

Queensland

Liquor (Red Tape Reduction) and Other Legislation Amendment Bill 2013



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2013

A Bill

for

An Act to amend the Casino Control Act 1982, the Criminal Law (Rehabilitation of Offenders) Act 1986, the Gaming Machine Act 1991, the Liquor Act 1992, the Roman Catholic Church (Incorporation of Church Entities) Act 1994, the Roman Catholic Church Lands Act 1985, the Security Providers Act 1993 and the Wagering Act 1998 for particular purposes

	The Parliar	nent of Queensland enacts—	1
	Part 1	Preliminary	2
Clause	1 Sho	rt title	3
		This Act may be cited as the Liquor (Red Tape Reduction) and Other Legislation Amendment Act 2013.	4 5
Clause	2 Com	nmencement	6
		The following provisions commence on 1 July 2014—	7
		(a) section 23(2), (4) and (5);	8
		(b) section 25;	9
		(c) sections 29 and 30;	10
		(d) section 35;	11
		(e) sections 37, 38 and 39;	12
		(f) section 41;	13
		(g) section 46;	14
		(h) schedule 1, part 1.	15
	Part 2	Amendment of Casino Control Act 1982	16 17
Clause		amended	18
		This part amends the Casino Control Act 1982.	19

ī —	47
ς:	41

Clause	4	Amendment of s 62 (Gaming equipment and chips) Section 62(6), 'subsection (3D)'— omit, insert— subsection (7)	1 2 3 4
	Part	3 Amendment of Gaming Machine Act 1991	5 6
Clause	5	Act amended	7
		This part amends the Gaming Machine Act 1991.	8
Clause	6	Amendment of s 50 (Delegations)	9
		Section 50(2), 'section 322(6)'—	10
		omit, insert—	11
		section 315(3)	12
Clause	7	Amendment of s 55D (Community comments)	13
		Section 55D(2), 'The commission'—	14
		omit, insert—	15
		The commissioner	16
Clause	8	Amendment of s 56 (Application for gaming machine licences)	17 18
		(1) Section 56(5)(d) to (m)—	19
		omit.	20

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		(2) Section 56(5)(n), 'such other'—	1
		omit, insert—	2
		the	3
		(3) Section 56(5)(n) to (p)—	4
		renumber as section 56(5)(d) to (f).	5
Clause	9	Amendment of s 82 (Consideration of increase application (gaming machines))	6 7
		(1) Section 82(3)(b)(i) and (iii)—	8
		omit.	9
		(2) Section 82(3)(b)(ii) to (viii)—	10
		renumber as section 82(3)(b)(i) to (vi).	11
Clause	10	Omission of s 88 (Disposal of gaming machines for decrease proposal)	12 13
		Section 88—	14
		omit.	15
Clause	11	Amendment of s 88A (Notice of decision about decrease proposal)	16 17
		Section 88A(3)—	18
		omit.	19
Clause	12	Amendment of s 90 (Surrender or disposal of gaming machines on approval of decrease)	20 21
		Section 90(2), note—	22
		omit.	23
		* :	

Clause	13		nendment of s 91C (Dealing with gaming machines on asing the conduct of gaming)	1 2
		(1)	Section 91C(1) and (2)—	3
			omit.	4
		(2)	Section 91C(3), from 'to whom notice of an approval is given' to 'receiving the notice; or'—	5 6
			omit, insert—	7
			who gives notice under section 91A(2)(b) must dispose of the gaming machines that are on the licensed premises mentioned in the notice—	8 9 10
			(a) within 1 month after giving the notice; or	11
		(3)	Section 91C(3) to (5)—	12
			renumber as section 91C(1) to (3).	13
Clause	14		nendment of s 95 (Surrender of gaming machine ences)	14 15
		(1)	Section 95(5)—	16
			omit.	17
		(2)	Section 95(6), 'Also, the'—	18
			omit, insert—	19
			The	20
		(3)	Section 95(7)—	21
			omit.	22
		(4)	Section 95(8)—	23
			omit, insert—	24
			(8) Subject to subsection (8A), a licensee who gives a notification under subsection (1)(a) must dispose of the gaming machines that are on the licensed premises—	25 26 27 28
			(a) within 1 month after giving the notification; or	29 30

		(b) if the commissioner extends, or further extends, the period for the disposal, by written notice given to the licensee in the period or extended period—within the period as extended.	1 2 3 4 5
		Maximum penalty—200 penalty units.	6
		(5) Section 95(10), from 'the later of the following—'—	7
		omit, insert—	8
		the nominated day for the surrender of the licence.	9
		(6) Section 95(11), definition clearance day—	10
		omit.	11
Clause	15	Amendment of s 95A (Surrender of gaming machine licence being replaced—category 1 licensed premises)	12 13
		(1) Section 95A(2) and (3), 'Section 95(2A) to (2C) and (3)'—	14
		omit, insert—	15
		Section 95(2A) to (2C), (3), (4), (6) and (8)	16
		(2) Section 95A(2)(c) and (3)(c), 'subsections (5) to'—	17
		omit, insert—	18
		subsections (6), (8) to	19
Clause	16	Amendment of s 95B (Surrender of gaming machine licence being replaced—category 2 licensed premises)	20 21
		(1) Section 95B(2), 'Section 95(2D)'—	22
		omit, insert—	23
		Section 95(2D) to (4), (6) and (8)	24
		(2) Section 95B(2)(c), 'subsections (5)'—	25
		omit, insert—	26
		subsections (6), (8) to	27

S /

Clause	17	Amendment of s 104 (Disposal of gaming machines on cancellation of gaming machine licence)	
		(1) Section 104(3) and (4)—	
		omit. 4	
		(2) Section 104(5), from 'notice of an approval is given under subsection (3)' to 'approval relates—'— 6	
		omit, insert—	
		the information notice for the decision to cancel the licence was given under section 97(15) must dispose of the gaming machines that are on the premises to which the licence related—	0
		(3) Section 104(5), note—	2
		omit.	3
		(4) Section 104(6), '(5)(b)'—	4
		omit, insert—	5
		(2)(b) 10	6
		(5) Section 104(5) and (6)—	7
		renumber as section 104(2) and (3).	8
Clause	18	Omission of s 277 (Destruction of gaming machines)	9
		Section 277— 20	
		omit. 2	1
Clause	19	Omission of s 289 (Gaming machines to be labelled with commissioner's identification number)	
		Section 289— 24	4
		omit. 2	5

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Clause	20	Amendment o gaming equip		rotection of sensitive areas of	1 2
		Section 292(1)(I	k) and (l)—	-	3
		omit.			4
Clause	21	Insertion of no	ew pt 12,	div 18	5
		Part 12—			6
		insert—			7
		Divisio	on 18	Transitional provision for Liquor (Red Tape Reduction) and Other Legislation Amendment Act 2013	8 9 10 11 12
		ma		increase application (gaming ot finally dealt with before nent	13 14 15
		(1)	(gaming	tion applies to an increase application machines) made, but not finally decide commencement.	
		(2)	may not section 8	lering the application the commissione have regard to the matters mentioned in 2(3)(b)(i) or (iii) as in force immediately a commencement.	n 20
		(3)	In this se	ction—	23
			commend section.	cement means commencement of thi	s 24 25

	Part	4	A	Amendment of Liquor Act 1992	1
Clause	22	Act	amended		2
			This part ame	ends the Liquor Act 1992.	3
			Note—		4
			See also the a	mendments in schedule 1.	5
Clause	23	Am	endment of	s 4 (Definitions)	6
		(1)		definitions assistant police commissioner, event, training course certificate and training	7 8 9
			omit.		10
		(2)		efinitions accepted representations, approval, on, show cause notice and show cause period—	11 12
			omit.		13
		(3)	Section 4—		14
			insert—		15
			•	<i>fundraising event</i> means an event or occasion hat—	16 17
			(a) is held primarily for the purpose of raising funds for the benefit of the community; and	18 19
			(b) is either of the following—	20
				(i) a one-off small regional show;	21
				(ii) another one-off event or occasion starting and ending on the same day.	22 23
			F r r	police district officer, for a locality, means a police officer who is the local police epresentative responsible for giving and eceiving advice about liquor licensing issues under this Act for the locality.	24 25 26 27 28

		trai	ning course certificate means—	1
		(a)	a certificate given to a person for satisfactorily completing an approved training course; or	2 3 4
		(b)	a licensee's course certificate.	5
(4)	Section 4—	_		6
	insert—			7
		acc	epted representations—	8
		(a)	for part 5C—see section 142ZC(2); or	9
		(b)	for part 5D, division 5—see section 142ZT(2).	10 11
		арр	<i>roval</i> means—	12
		(a)	for parts 5A and 5B—an approval under part 5A as a trainer for the licensee's course; or	13 14
		(b)	for an approved manager—an approval to be an approved manager under part 5C; or	15 16
		(c)	for a controller—an approval under part 5D for the holder of the approval to work as a controller.	17 18 19
			sion 5 notice, for part 5D, division 5, see tion 142ZT(1).	20 21
		•	ther action, for part 5D, division 5, see tion 142ZR(3)(c).	22 23
			nediate suspension notice, for part 5D, sion 5, see section 142ZR(2).	24 25
		_	<i>ice information report</i> , for part 5D, see tion 142ZO(4).	26 27
		pro	posed action—	28
		(a)	for part 5C—see section 142ZB(2)(a); or	29
		(b)	for part 5D, division 5—see section 142ZS(3)(a).	30 31

		show cause notice—	1
		(a) for part 5C—see section 142ZB(1); or	2
		(b) for part 5D, division 5—see section 142ZS(2).	3 4
		show cause period—	5
		(a) for part 5C—see section 142ZB(2)(e); or	6
		(b) for part 5D, division 5—see section 142ZS(3)(e).	7 8
	(5)	Section 4, definition <i>controller</i> , from 'authorised' to 'supervise'—	9 10
		omit, insert—	11
		who supervises	12
lause 24		nendment of s 14B (Other exemptions for the sale of uor)	13 14
	(1)	Section 14B(1)(c), after 'liquor'—	15
		insert—	16
		to an adult	17
	(2)	Section 14B(1)(f), 'sale at auction'—	18
		omit, insert—	19
		sale to an adult at an auction, other than an auction in a relevant restricted area,	20 21
	(3)	Section 14B(1)(g), 'a passenger'—	22
		omit, insert—	23
		an adult passenger	24
	(4)	Section 14B(1)(h), 'to a guest'—	25
		omit, insert—	26
		, other than accommodation in a relevant restricted area, to an adult guest	27 28

(5)	Section 14B(1)(i), from 'a person' to 'described'—	1
	omit, insert—	2
	an adult by the proprietor of a duty free shop, other than a duty free shop in a relevant restricted area, described	3 4 5
(6)	Section 14B(1)(i)(iii), 'the person'—	6
	omit, insert—	7
	the adult	8
(7)	Section 14B(1)(j)(iv) to (vi)—	9
	renumber as section 14B(1)(j)(v) to (vii).	10
(8)	Section 14B(1)(j)—	11
	insert—	12
	(iv) the gift is to be delivered to a place other than a place within a relevant restricted area; and	13 14 15
(9)	Section 14B(1)(k), 'retirement village to a person'—	16
	omit, insert—	17
	retirement village, other than a retirement village in a relevant restricted area, to an adult	18 19
10)	Section 14B(1)(l)(ii) to (iv)—	20
	renumber as section 14B(1)(l)(iii) to (v).	21
11)	Section 14B(1)(l)—	22
	insert—	23
	(ii) the premises are not in a relevant restricted area; and	24 25
12)	Section 14B(1)(l)(v), as renumbered, 'Day, Good'—	26
	omit, insert—	27
	Day or Good	28

(

(13)	Section 14B(1)(1	m)(i), 'part'—	1
	omit, insert—		2
	place		3
(14)	Section 14B(1)(1	m)(ii) to (iv)—	4
	renumber as sec	tion 14B(1)(m)(iii) to (v).	5
(15)	Section 14B(1)(1	m)—	6
	insert—		7
		(ii) the liquor is not sold or consumed inside a relevant restricted area; and	8 9
(16)	Section 14B(1)(1	m)(v), as renumbered, 'Day, Good'—	10
	omit, insert—		11
	Day or C	Good	12
(17)	Section 14B(1)–	_	13
	insert—		14
	(n)	a sale of liquor by a tour operator to an adult participant of a tour if—	15 16
		(i) the sale happens during a tour booked with the operator; and	17 18
		(ii) the liquor is not sold or consumed inside a relevant restricted area; and	19 20
		(iii) the quantity of the liquor sold by the operator to the participant is not more than 2 standard drinks in a day; and	21 22 23
		(iv) the liquor is not sold or consumed on Christmas Day or Good Friday, before 1p.m. on Anzac Day, or on another day between 5a m, and 10a m	24 25 26

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Clause	25	Amendment of s 21 (Jurisdiction and powers of tribunal)	1
		Section 21(1)—	2
		insert—	3
		(ab) the refusal to grant an approval for a controller under section 142ZK; or	4 5
		(cb) the suspension or cancellation of an approval for a controller under section 142ZV; or	6 7 8
Clause	26	Amendment of s 67B (Principal activity is the provision of accommodation)	9 10
		Section 67B(2)—	11
		insert—	12
		(c) to a person attending a function on the premises during ordinary trading hours or approved extended trading hours for consumption on the premises, whether or not the person is eating a meal.	13 14 15 16 17
Clause	27	Amendment of s 103R (Duration of adult entertainment permit)	18 19
		Section 103R(a), '1 year'—	20
		omit, insert—	21
		3 years	22
Clause	28	Amendment of s 107A (Additional restriction on grant of licence)	23 24
		(1) Section 107A(2), from 'successfully' to 'training course'—	25
		omit, insert—	26
		, successfully completed the licensee's course	27

[s	29]
L-	,

-		
		(2) Section 107A(3), 'either or both of the courses'—
		omit, insert—
		the licensee's course
iuse 2	29	Insertion of new s 107CA
		After section 107C—
		insert—
		107CA Additional condition on adult entertainment permit
		It is a condition of an adult entertainment permit that, if a controller who is the holder of an approval supervises adult entertainment on the permittee's premises, the licensee or permittee must—
		(a) keep a copy of the controller's approval on the licensed premises at all times; and
		(b) make a copy of the controller's approval available for inspection by a police officer or investigator.
use 3	30	Omission of s 109B (Controllers)
		Section 109B—
		omit.
iuse (31	Amendment of s 141C (Conditions about training course certificates for particular persons)
		Section 141C(3) and (4)—
		omit, insert—
		(3) Subject to subsection (2), it is a condition of a licensee's licence that the licensee must—
		(a) keep a copy of the training course certificates held by persons mentioned in subsection (1); and

[s	32]
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		(b) make each copy kept under paragraph (a) available for inspection by an investigator at the premises.
ause	32	Amendment of s 142AD (Definitions for div 6)
		(1) Section 142AD, definition training register—
		omit.
		(2) Section 142AD, definition <i>incident register</i> , 'section 142AI(1)(a)'—
		omit, insert—
		section 142AI(a)
ause	33	Amendment of s 142AG (Conditions about crowd controllers) Section 142AG(c)—
		omit, insert—
		(c) must keep on the licensed premises each of the following for a crowd controller while the crowd controller is engaged in maintaining order in and around the premises—
		(i) a copy of the crowd controller's current training course certificate as mentioned in paragraph (b)(i);
		(ii) the crowd controller's certificate and licence as given to the licensee under paragraph (b)(ii).

Clause	34		1
		(1) Section 142AI, heading, 'and training registers'—	3
		omit, insert—	4
		register	5
		(2) Section 142AI(2)—	6
		omit.	7
Clause	35	Amendment of s 142N (Application for review)	8
		Section 142N(1)—	9
		insert—	10
		· / 1 11 11	11 12
		1 1	13 14
Clause	36	Amendment of s 142Q (Applying for approval)	15
		(1) Section 142Q(2)(c)—	16
		omit, insert—	17
		· ·	18 19
		(2) Section 142Q(3)(b)(i)—	20
		omit, insert—	21
		```	22 23
Clause	37	Insertion of new pt 5D	24
		After section 142ZF—	25
		insert—	26

Part !	Approval as adult entertainment controller	1 2 3
Divisio	on 1 Person to have approval to be controller	4 5
	Prohibition on working as controller without proval	6 7
(1)	A person must not work as a controller unless the person has a current approval to be a controller.	8 9
	Maximum penalty—100 penalty units.	10
(2)	In this section—	11
	current approval does not include an approval for a controller that is suspended or cancelled.	12 13
Divisi	on 2 Obtaining approval	14
142ZH	Applying for approval	15
(1)	A person may apply to the commissioner for an approval to be a controller if the person is an adult.	16 17 18
(2)	The application must—	19
	(a) be in the approved form; and	20
	(b) be accompanied by the fee prescribed under a regulation.	21 22
(3)	The applicant must also give any other relevant information reasonably required by the commissioner to decide the application.	23 24 25

	Current controller's approval pending cision about approval	1 2
(1)	This section applies if—	3
	(a) the applicant holds an approval as a controller; and	4 5
	(b) the applicant applies for a new approval under section 142ZH at least 3 months before the last day of the period of the approval.	6 7 8 9
(2)	The applicant's current approval is taken to continue in force from the day it would, apart from this subsection, have ended until the day on which the first of the following happens—	10 11 12 13
	(a) the commissioner grants, or refuses to grant, the application under section 142ZK;	14 15
	(b) the person withdraws the application;	16
	(c) the application lapses under section 142ZP.	17
	Application to be referred to police mmissioner	18 19
(1)	The commissioner may ask the police commissioner for a police information report about an applicant under section 142ZH.	20 21 22
(2)	The police commissioner must give a police information report about the applicant to the commissioner.	23 24 25
142 <b>Z</b> K	Deciding application	26
(1)	The commissioner must consider the application and either grant, or refuse to grant, the application as soon as practicable after the last of the following happens—	27 28 29 30

	(a)	the commissioner receives all necessary information to decide the application;	1 2
	(b)	the commissioner receives the police information report about the applicant from the police commissioner.	3 4 5
(2)	if s	commissioner may grant the application only atisfied the applicant is a suitable person to d the approval.	6 7 8
(3)	pers	deciding whether the applicant is a suitable son to hold the approval, the commissioner where regard to the following—	9 10 11
	(a)	whether the applicant has an interest in a brothel;	12 13
	(b)	whether the applicant has been convicted of—	14 15
		(i) an indictable offence; or	16
		(ii) an offence against this Act or the <i>Prostitution Act 1999</i> ;	17 18
	(c)	whether the applicant has been charged with an offence of a sexual nature involving violence, intimidation, threats or children, including the circumstances surrounding the laying of the charge and whether proceedings in relation to the charge are continuing or have been discontinued;	19 20 21 22 23 24 25
	(d)	if the applicant has been approved as a controller or nominated and authorised under former section 109B as a controller—the applicant's previous conduct as a controller;	26 27 28 29 30
	(e)	a recommendation included in the police information report given to the commissioner under section 142ZJ;	31 32 33
	(f)	whether the applicant is of good repute who does not have a history of behaviour that	34 35

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	would make the applicant unsuitable to hold the approval.	1 2
(4)	For subsection (3)(c), it does not matter whether the offence is alleged to have been committed in Queensland or elsewhere.	3 4 5
(5)	In this section—	6
	former section 109B means section 109B as in force immediately before the commencement of this section.	7 8 9
	Grant of application and duration of proval	10 11
(1)	If the commissioner decides to grant the approval, the commissioner must as soon as practicable give the applicant written notice about the decision.	12 13 14 15
(2)	An approval for a person to work as a controller remains in force, unless sooner cancelled, for the period of 5 years after the grant of the application.	16 17 18 19
142ZM	Refusal to grant application	20
(1)	If the commissioner decides to refuse to grant the approval, the commissioner must as soon as practicable give the applicant written notice about the decision.	21 22 23 24
(2)	The written notice must comply with the tribunal Act, section 157(2).	25 26

Divisio	on 3 Requesting information from police commissioner	1 2				
142ZN ( froi	Commissioner may request information molice commissioner during approval	3 4				
(1)	During the period a controller's approval remains in force, the commissioner may ask the police commissioner for a police information report about the controller.	5 6 7 8				
(2)	The police commissioner must give a police information report about the controller to the commissioner.					
142 <b>Z</b> O I	Police commissioner's information report	12				
(1)	This section applies if the commissioner asks the police commissioner for a police information report about a person under section 142ZJ or 142ZN.	13 14 15 16				
(2)	The commissioner must give to the police commissioner particulars the commissioner considers relevant to the request.	17 18 19				
(3)	On receiving the request, the police commissioner must—	20 21				
	(a) make inquiries about the person's criminal history; and	22 23				
	(b) make other inquiries about the person, including inquiries to the Prostitution Licensing Authority, as the police commissioner considers appropriate.	24 25 26 27				
(4)	The police commissioner must make a report about the person (a <i>police information report</i> ) to the commissioner after receiving the responses to the inquiries.	28 29 30 31				
(5)	The police information report—	32				

	(a) must include reference to or disclosure of convictions of the person mentioned in the <i>Criminal Law (Rehabilitation of Offenders)</i> Act 1986, section 6; and	1 2 3 4
	(b) may include recommendations about the person.	5 6
Divisio	on 4 Lapsing of applications	7
142ZP L	apsing of application	8
(1)	This section applies if an application for an approval to be a controller is made under this part.	9 10 11
(2)	The commissioner may make a requirement as mentioned in section 142ZH(3) for information to decide the application by giving the applicant a written notice stating—	12 13 14 15
	(a) the required information; and	16
	(b) the time by which the information must be given to the commissioner; and	17 18
	(c) that, if the information is not given to the commissioner by the stated time, the application will lapse.	19 20 21
(3)	The stated time must be reasonable and, in any case, at least 21 days after the requirement is made.	22 23 24
(4)	The commissioner may give the applicant a further notice extending or further extending the time if the commissioner is satisfied it would be reasonable in all the circumstances to give the extension.	25 26 27 28 29
(5)	A notice may be given under subsection (4) even if the time to which it relates has lapsed.	30 31

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(6)	requ	the applicant does not comply with the airement within the stated time, or any ension, the application lapses.	1 2 3
Divisio	on 5	Suspension and cancellation of approvals	4 5
142ZQ (	Grou	inds for suspension or cancellation	6
app	roval	as a controller if the commissioner believes nable grounds—	7 8 9
	(a)	the approval was granted in error or because of a materially false or fraudulent document, statement or representation; or	10 11 12
	(b)	the person is convicted of—	13
		(i) an indictable offence; or	14
		(ii) an offence against this Act or the <i>Prostitution Act 1999</i> ; or	15 16
	(c)	the person is convicted, in Queensland or elsewhere, with an offence of a sexual nature involving violence, intimidation, threats or children; or	17 18 19 20
	(d)	the person is no longer a suitable person to hold the approval.	21 22
142ZR I	mme	ediate suspension of approval	23
(1)	The	commissioner may immediately suspend an roval as a controller if—	24 25
	(a)	the person is charged, in Queensland or elsewhere, with a serious offence of a sexual nature involving violence, intimidation, threats or children; or	26 27 28 29
	(b)	the commissioner reasonably believes—	30

	<ul><li>(i) a ground exists to suspend or cancel the approval; and</li></ul>	1 2
	(ii) the ground is serious in nature; and	3
	(iii) either—	4
	(A) the ground jeopardises the integrity or conduct of the adult entertainment industry; or	5 6 7
	(B) immediate suspension of the approval is necessary to ensure the safety of the public.	8 9 10
(2)	The commissioner must immediately give a written notice of the decision (an <i>immediate suspension notice</i> ) to the holder of the approval.	11 12 13
(3)	The immediate suspension notice must state the following—	14 15
	(a) the grounds for the immediate suspension;	16
	(b) an outline of the facts and circumstances forming the basis for the grounds;	17 18
	(c) the further action the commissioner proposes to take under this division (the <i>further action</i> );	19 20 21
	(d) the grounds for the further action;	22
	(e) an invitation to the holder to show within a stated period why—	23 24
	(i) further action should not be taken; and	25
	(ii) the immediate suspension should be lifted.	26 27
(4)	The stated period must be a period ending not less than 21 days after the immediate suspension notice is given to the holder.	28 29 30
(5)	The decision takes effect the day the immediate suspension notice is given to the holder.	31 32

142ZS S	Show cause notice	1			
(1)	This section applies if the commissioner reasonably believes a ground exists to suspend or cancel an approval as a controller, but the commissioner has not given an immediate suspension notice to the holder of the approval.				
(2)	The commissioner must give the holder of the approval a written notice under this section (a <i>show cause notice</i> ).	7 8 9			
(3)	The show cause notice must state the following—	10 11			
	(a) the action (the <i>proposed action</i> ) the commissioner proposes taking under this division;	12 13 14			
	(b) the grounds for the proposed action;	15			
	(c) an outline of the facts and circumstances forming the basis for the grounds;	16 17			
	(d) if the proposed action is suspension of the approval—the proposed suspension period;	18 19			
	(e) an invitation to the holder to show within a stated period (the <i>show cause period</i> ) why the proposed action should not be taken.	20 21 22			
(4)	The show cause period must be a period ending not less than 21 days after the show cause notice is given to the holder.	23 24 25			
	Representations about show cause notice mmediate suspension notice	26 27			
(1)	The holder of the approval may make representations about the show cause notice or immediate suspension notice (each of which is a <i>division 5 notice</i> ) to the commissioner within—	28 29 30 31			
	(a) for a show cause notice—the show cause period; or	32 33			

	(b) for an immediate suspension notice—the stated period in the notice.	1 2	
(2)	The commissioner must consider all written representations (the <i>accepted representations</i> ) made under subsection (1).	3 4 5	
	Ending show cause or immediate spension process	6 7	
(1)	This section applies if, after considering the accepted representations for a division 5 notice, the commissioner no longer believes a ground exists to suspend or cancel the approval.		
(2)	The commissioner must—	12	
	(a) for a show cause notice—not take the proposed action stated in the show cause notice; or	13 14 15	
	(b) for an immediate suspension notice—revoke the immediate suspension notice.	16 17	
(3)	If the decision is made to revoke the immediate suspension notice, the suspension ends on the day the decision to revoke the notice is made.	18 19 20	
(4)	Notice of the decision and information about the effect of the decision made under subsection (2) must be given to the holder of the approval by the commissioner as soon as practicable after the decision is made.		
142 <b>Z</b> V \$	Suspension or cancellation	26	
(1)	This section applies—	27	
	(a) if accepted representations are made for a division 5 notice and, after considering the accepted representations, the commissioner—	28 29 30 31	

		(i)	still believes a ground exists to suspend or cancel the approval as a controller; and	1 2 3
		(ii)	believes suspension, a continued suspension or cancellation of the approval is warranted; or	4 5 6
	(b)		accepted representations are made for a sion 5 notice.	7 8
(2)	The	com	missioner may—	9
	(a)	state susp peri	he proposed action or further action ed in the division 5 notice was to end the approval for a stated od—suspend the approval for not longer the stated period; or	10 11 12 13 14
	(b)	state the	the proposed action or further action and in the division 5 notice was to cancel approval—either cancel the approval or bend it for a period.	15 16 17 18
(3)	give	the	missioner must as soon as practicable holder of the approval a written notice decision.	19 20 21
(4)			ten notice must comply with the tribunal ion 157(2).	22 23
(5)	The	decis	sion takes effect on—	24
	(a)	the o	day the notice is given to the holder; or	25
	(b)		later day of effect is stated in the ce—the later day.	26 27
			r to inform employer of or cancellation of approval	28 29
part	mu	st in	who holds, or held, an approval under this form the licensee for each licensed the controller is employed that—	30 31

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	(a)	the approval for the controller has been suspended under section 142ZR; or	1 2
	(b)	the approval for the controller has been suspended or cancelled under section 142ZV.	3 4 5
	Maximui	m penalty—40 penalty units.	6
Clause 38	Replacement of s premises)	149 (Employment on licensed	7 8
	Section 149—		9
	omit, insert—		10
	149 Employ	ment on licensed premises	11
	be emplo	ioner's prior approval, knowingly permit to byed on the licensee's behalf on the licensed a person who, because of misconduct or bad	12 13 14 15 16
	(a)	has, under this Act or a corresponding previous enactment or under a corresponding law of another State or a Territory—	17 18 19 20
		(i) had a licence, permit or other authority relating to the sale or supply of liquor cancelled; or	21 22 23
		(ii) been refused a licence, permit or other authority relating to the sale or supply of liquor; or	24 25 26
	(b)	for premises where adult entertainment is provided under an adult entertainment permit—	27 28 29
		(i) has had an application for approval as a controller refused under section 142ZK; or	30 31 32

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	<u> </u>		
		(ii) has had an approval as a controller cancelled under section 142ZV.	
		Maximum penalty—100 penalty units.	•
Clause	39	Amendment of s 149B (Supervising adult entertainment)	
		(1) Section 149B(1), from 'the licensee or' to 'permit.'—	
		omit, insert—	(
		at least one of the following to ensure it is being provided in accordance with the Act and the conditions of the permit—	
		(a) the licensee or permittee;	1
		(b) a controller who holds an approval as a controller and is employed or engaged by the licensee or permittee to supervise the entertainment at the relevant time.	1 1 1 1
		(2) Section 149B(2)(b), 'a controller whose duty it was'—	
		omit, insert—	1
		the holder of an approval as a controller who was employed or engaged	1
Clause	40	Amendment of s 153 (Letting or subletting of licensed premises)	]
		Section 153(2)—	2
		omit, insert—	2
		(2) If a licensee lets or sublets, or enters into a franchise or management agreement for part of the licensed premises (the <i>relevant part</i> ), the lease, sublease or agreement must not purport to authorise the sale of liquor under the licensee's licence on the relevant part.	
		Maximum penalty—40 penalty units.	

Clause	41		f s 155AA (Minors must not be in approved alt entertainment being provided)	1 2
		Section 155AA(	2), 'the licensee's or permittee's controller'—	3
		omit, insert—		4
			holder of an approval as a controller who was bloyed or engaged for the premises	5 6
Clause	42		f s 155AD (Who must be present or ailable at licensed premises etc.)	7 8
		Section 155AD-	_	9
		insert—		10
		(1A)	However, this section does not apply to licensed premises under a subsidiary on-premises licence if the premises are a boat or on a boat.	11 12 13
		(4A)	If the premises are low risk premises and are not open for business beyond 12 midnight, the licensee or permittee is exempted from—	14 15 16
			(a) for a licensee or permittee that is a corporation—subsection (2)(a); or	17 18
			(b) for a licensee or permittee who is an individual—subsection (3)(a).	19 20
		(4B)	If the premises are low risk premises but are open for business beyond 12 midnight, the licensee or permittee is exempted until 10p.m. from—	21 22 23
			(a) for a licensee or permittee that is a corporation—subsection (2)(a); or	24 25
			(b) for a licensee or permittee who is an individual—subsection (3)(a).	26 27
		(5A)	The powers of the commissioner under section 107C to impose a condition on a licence or permit as mentioned in subsection (5) are not limited by subsection (4A) or (4B) even if the relevant premises are low risk premises.	28 29 30 31 32

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			(9)	In t	his se	ction—	1
						premises means premises to which any lowing relates—	2 3
				(a)	a su	bsidiary on-premises licence (meals);	4
				(b)		ommunity club licence if the club has 0 or fewer members;	5 6
				(c)	a co	mmunity other licence;	7
				(d)	a re	stricted liquor permit.	8
Clause	43	Amend availab				E (Copies of certificates must be	9 10
		Section	155AE(	a), 'c	urren	t training course certificates and'—	11
		omit.					12
Clause	44					aking liquor onto or away from bsidiary on-premises licence)	13 14
		(1) Sec	tion 162	2(1),	after	'67A'—	15
		inse	ert—				16
			or 6	67B			17
		(2) Sec	tion 162	2(3)—	_		18
		om	it, inseri	t			19
			(3)	Sub	section	on (2) does not apply—	20
				(a)	if—		21
					(i)	the premises are premises mentioned in section 67A; and	22 23
					(ii)	either of the following applies—	24
						(A) the liquor is wine and it was supplied to the person on the premises lawfully under the licence as authorised under section 67A(2)(b);	25 26 27 28 29

		(B) the person brought the liquor of the premises; or	onto 1 2
		(b) if the premises are premises mentioned section 67B.	d in 3
Clause	45	Amendment of s 209 (Payment of fees by instalments)	5
		(1) Section 209(1)(b), after 'personal'—	6
		insert—	7
		or financial	8
		(2) Section 209(4)—	9
		omit.	10
Clause	46	Insertion of new pt 12, div 14	11
		After section 316—	12
		insert—	13
		Division 14 Transitional provision fo Liquor (Red Tape Reduction) and Other Legislation Amendment	r 14 15 16 17
		Act 2013	18
		317 Former controllers under former s 109B continue as adult entertainment controllers	19 20
		(1) This section applies to a person who, at commencement, is a controller.	the 21 22
		(2) The commissioner is taken to have granted approval to the person as a controller ur section 142ZK.	
		(3) The approval is taken to—	26
		(a) have commenced on the day the controll nomination was authorised by written no from the commissioner to the licensee	tice 28

				and permittee under former section 109B(2);	2
			(b)	remain in force for the period of 5 years from the day mentioned in paragraph (a), unless sooner cancelled under part 5D, division 5 or otherwise ending under this Act.	3 4 5 6 7
		(4)		commissioner must give to a controller a ce stating—	8 9
			(a)	the controller is taken to have been granted an approval because of subsection (2); and	10 11
			(b)	the last day of the period of the approval as a controller under this section, unless the approval is cancelled or otherwise ends as mentioned in subsection (3)(b).	12 13 14 15
		(5)	In th	nis section—	16
			com sect	mencement means commencement of this ion.	17 18
			sect	troller means a person who, under former ion 109B, was nominated and authorised as a roller.	19 20 21
			-	ner section 109B means section 109B as in e immediately before the commencement.	22 23
	Part	5	Am	endment of Roman Catholic	24
			Ch	urch (Incorporation of	25
			Ch	urch Entities) Act 1994	26
Clause	47	Act amended			27
		-		s the Roman Catholic Church (Incorporation es) Act 1994.	28 29

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Clause	48	Am		of s 3 (Definitions)	1
			Section 3–	_	2
			insert—		3
				<i>public juridical person</i> means a juridical person that is a public juridical person under canon law.	4 5
Clause	49	Am	nendment o	of s 9 (Request to incorporate church entity)	6
		(1)	Section 9,	after subsection (2A)—	7
			insert—		8
			(2AA)	Before asking for incorporation of a public juridical person or an associated entity of a public juridical person, the bishop or Corporation of the Bishops must obtain written consent to the making of the request from the public juridical person's competent authority who has jurisdiction for the State.	9 10 11 12 13 14 15
		(2)	Section 9(2	2B), ', the consent under subsection (2A)'—	16
			omit, inser	<i>t</i> —	17
				a public juridical person, the consent under esection (2A) or (2AA)	18 19
		(3)	Section 9(3	3)(e), after 'of a religious institute'—	20
			insert—		21
			ora	a public juridical person	22
		(4)	Section 9(2A)'—	3)(f), from 'or an associated entity' to 'subsection	23 24
			omit, inser	<i>t</i> —	25
			reli acc	public juridical person or an associated entity of a agious institute or public juridical person—be companied by a copy of the consent mentioned in esection (2A) or (2AA)	26 27 28 29

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Clause	50	Amendment of s 11A (Vesting of assets)	1
		Section 11A(2)(a), from 'institute—' to 'section 9(2A)'—	2
		omit, insert—	3
		institute or a public juridical person—only the assets stated in the consent mentioned in section 9(2A) or (2AA)	4 5 6
Clause	51	Amendment of s 16 (Request to establish existing church corporation under this part)	7 8
		(1) Section 16, after subsection (2A)—	9
		insert—	10
		(2AA) However, if the existing church corporation is a public juridical person or an associated entity of a public juridical person, a request for establishment may be made only if the public juridical person's competent authority who has jurisdiction for the State has given written consent to the making of the request.	11 12 13 14 15 16
		(2) Section 16(3)(d), from 'or an associated' to 'subsection (2A)'—	18 19
		omit, insert—	20
		, a public juridical person or an associated entity of a religious institute or public juridical person—be accompanied by a copy of the consent mentioned in subsection (2A) or (2AA)	21 22 23 24
Clause	52	Insertion of new ss 25A to 25C	25
		Part 5, division 1—	26
		insert—	27
		25A Holding property on trust for unincorporated juridical person	28 29
		(1) This section applies if an incorporated church entity holds property under canon law on behalf	30 31

	of a juridical person who is not an incorporated church entity (an <i>unincorporated juridical person</i> ).	1 2 3
(2)	The incorporated church entity holds the property on trust for—	4 5
	(a) if the property held under subsection (1) is given for a specific trust purpose of the unincorporated juridical person—the specified purpose; or	6 7 8 9
	(b) if no purpose is specified—the religious, educational and charitable purposes of the unincorporated juridical person.	10 11 12
(3)	The incorporated church entity may exercise any of the powers of an incorporated church entity under section 25 as a trustee for the benefit of the unincorporated juridical person, in accordance with—	13 14 15 16 17
	(a) canon law; and	18
	(b) a law of the State or the general law.	19
(4)	In proceedings against a trustee involving either of the following, the trustee's liability is limited to the value of the property held on trust for the unincorporated juridical person—	20 21 22 23
	(a) the property held on trust under this section;	24
	(b) the transactions or activities conducted as trustee for the unincorporated juridical person.	25 26 27
(5)	However, subsection (4) does not apply to a trustee who acts fraudulently in exercising the powers of a trustee.	28 29 30
(6)	It is sufficient compliance with the <i>Property Law Act 1974</i> , section 11(1)(b), if the trustee issues a written certificate that complies with subsection (7) to record the following—	31 32 33 34

	(a) the property is held on trust by the incorporated church entity;	1 2					
	(b) the unincorporated juridical person for which the incorporated church entity holds the property on trust;	3 4 5					
	(c) details of the transactions or activities conducted as trustee for the unincorporated juridical person.	6 7 8					
(7)	A certificate mentioned in subsection (6) must be executed by the seal of the incorporated church entity or signed by a person authorised by the incorporated church entity for that purpose.						
(8)	The trustee must make a copy of the certificate mentioned in subsection (6) available to a person on request.						
25B Vai	riation of purposes of charitable trust	16					
(1)	This section applies to a charitable trust if—	17					
	(a) an incorporated church entity is the trustee of the trust; and	18 19					
	(b) the trustee reasonably considers the original purpose of the trust—	20 21					
	(i) has been as far as may be fulfilled; or	22					
	(ii) can not be carried out; or	23					
	(iii) does not provide a community or religious benefit.	24 25					
(2)	By resolution, the trustee may vary the charitable purpose of the trust (the <i>original purpose</i> ) to—	26 27					
	(a) a different purpose that is also a charitable purpose but closely related to the original purpose; or	28 29 30					
	(b) if the trustee is reasonably satisfied it is not practicable to comply with paragraph	31					

	(a)—another purpose that is charitable and connected to the church.	1 2
(3)	The trustee must make a copy of the resolution available to a person on request.	3 4
(4)	In this section—	5
	<i>charitable trust</i> means a trust established for a charitable purpose, whether before or after commencement of this section.	6 7 8
25C Poo	oling of trust money into one investment	9 10
(1)	This section applies if an incorporated church entity holds any money on trust under more than one trust.	11 12 13
(2)	Subject to any express provision to the contrary in a trust deed or other relevant document, the incorporated church entity may—	14 15 16
	(a) pool the money into one fund; and	17
	(b) invest the money as one fund.	18
(3)	The incorporated church entity must distribute any income or losses arising from the pooling and investment of money under subsection (2) rateably among the trusts for which money was pooled and invested.	19 20 21 22 23
(4)	In this section—	24
	<i>trust</i> means a trust established before or after the commencement of this section.	25 26

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Clause	53	Ame	endment of s 27 (Restrictions on powers)	1
			Section 27(1), 'Section 25 (Powers and legal capacity generally)' applies—	2 3
			omit, insert—	4
			Sections 25 to 25C apply	5
Clause	54	Ame	endment of s 33 (Request to dissolve entity)	6
			Section 33(3)(b), 'or an associated entity of a religious institute—the religious institute's competent authority'—	7 8
			omit, insert—	9
			, a public juridical person, or an associated entity of a religious institute or public juridical person—the competent authority of the religious institute, or public juridical person,	10 11 12 13
			Section 33(4)(f), 'or an associated entity of a religious entity'—	14 15
			omit, insert—	16
			, a public juridical person or an associated entity of a religious institute or public juridical person	17 18
	Part 6		Amendment of Roman Catholic	19
			Church Lands Act 1985	20
Clause	55	Act	amended	21
			This part amends the Roman Catholic Church Lands Act 1985.	22 23

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Clause	56	Amendment of sch 1 (Land vesting in the Corporation of the Trustees of the Roman Catholic Archdiocese of Brisbane)  Schedule 1—				
	Freehold	Title reference 10052141  Title Churchill Brassall Lot 1 on RP8351  RP8351  Lot 1 on RP8351  I acre Henry Brun and James Shea as trustees under Nomination of Trustees No. 20733	5			
	Part	7 Amendment of Security Providers Act 1993	6 7			
Clause	57	Act amended  This part amends the Security Providers Act 1993.	8			
Clause	58	Amendment of s 11 (Entitlement to licences—individuals) Section 11(5), after 'convicted of a disqualifying offence'—  insert—  for which a conviction was recorded	10 11 12 13			
Clause	59	Amendment of s 13 (Entitlement to licences—corporations or firms)  (1) Section 13(3)(b), 'has not been convicted of a disqualifying offence'—  omit, insert—	14 15 16 17 18			
		is an appropriate person to hold the licence	19			

		(2)	Section 13-	_		1
			insert—			2
			(3A)	corj sect	subsection (3)(b), in deciding whether a poration is an appropriate person to hold a urity firm licence, the chief executive must sider the following matters—	3 4 5 6
				(a)	whether the corporation has been convicted of a disqualifying offence for which a conviction has not been recorded and that has not been quashed or set aside by a court;	7 8 9 10
				(b)	whether investigative information about the corporation in relation to a disqualifying offence indicates the holding of a licence by the person would be contrary to the public interest;	11 12 13 14 15
				(c)	any other information indicating the granting of the licence to the person would be contrary to the public interest.	16 17 18
		(3)	Section 13-	_		19
			insert—			20
			(6)	hole with bee	corporation is not an appropriate person to d a security firm licence if the corporation, nin 10 years of applying for the licence, has n convicted of a disqualifying offence for ch a conviction has been recorded.	21 22 23 24 25
Clause	60		nendment o	fs2	4 (Automatic cancellation on	26 27
		Sec	etion 24(1), a	fter '	convicted of a disqualifying offence'—	28
		inse	ert—			29
				for	which a conviction is recorded	30

[s	61	]

clause	61		i sch 2 (Dictionary)  inition unrecorded finding of guilt—  on 11(6).	1 2 3
	Part	_	Amendment of Wagering Act 1998	4 5
clause	62	Act amended This part an	nends the Wagering Act 1998.	6 7
lause	63	Insertion of ne After section 29- insert— 29A Exter (1)		8 9 10 11 12 13 14
		(2) (3)	An extension application must be made at least 1 month before the licence expires.  The provisions of this part relating to an application for, and issue of, a wagering licence apply to an extension application as if an extension application were an application for a wagering licence.	15 16 17 18 19 20 21
		(4)	However, for the purposes of subsection (3)—  (a) section 26(1) applies as if the reference to the Minister issuing the authority were a reference to the Minister issuing an extension of the licence; and	22 23 24 25 26

[s	64]
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	[5 04]		
		<ul><li>(b) section 29(1) applies as if the wagering licence remained in force for the term stated in the extension.</li><li>(5) To remove any doubt, it is declared that a</li></ul>	1 2 3 4
		wagering licence may be extended one or more times.	5 6
Clause	64	Amendment of s 105 (Conditions for granting application)	7
		Section 105(b), 'Editor's note—'—	8
		omit, insert—	9
		Note—	10
Clause	65	Amendment of s 119 (Investigation of suitability of key person licensees)	11 12
		Section 119(1), 'Editor's note—'—	13
		omit, insert—	14
		Note—	15
Clause	66	Insertion of new pt 18	16
		After section 340—	17
		insert—	18

ſs	67

	Part [·]	Validating provision for Liquor (Red Tape Reduction) and Other Legislation Amendment Act 2013	1 2 3 4 5
		lidation of extension of sports gering licence	6 7
	(1)	This section applies to the extension, before the commencement of this section, of the term of the sports wagering licence held by TattsBett.	8 9 10
		Note—	11
		Before the commencement TattsBett's company name was UNiTAB.	12 13
	(2)	The extension of the term of the licence is taken to have been validly granted as if—	14 15
		(a) section 29A had been in force at the time of the granting of the extension; and	16 17
		(b) the extension had been granted under that section.	18 19
	(3)	In this section—	20
		<i>TattsBett</i> means TattsBett Limited ACN 085 691 738.	21 22
Am	nendment o	of sch 2 (Dictionary)	23
(1)		2, definition <i>race club</i> and <i>TAB</i> —	24
` /	omit.		25

Clause 67

Liquor (Red Tape Reduction) and Other Legislation Amendment Bill 201	13
Part 9 Minor and consequential amendments	

[s	68]
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	(2)		Schedule 2, define points—	nition interested person, first and second dot	1 2
			omit, insert—		3
			(a)	for part 4, division 5—see section 45; or	4
			(b)	for part 11, division 1—see section 195.	5
	Part	9		nor and consequential endments	6 7
Clause	68	Leg	islation amend	ed	8
			Schedule 1 amer	nds the Acts it mentions.	9

Sch	edule 1	Minor and consequential amendments	1 2
		section 68	8 3
Part	1	Criminal Law (Rehabilitation of Offenders) Act 1986	4 5
1	a'—	), table, item 14, 'A person nominated to be	6 7
	omit, insert— A	n applicant for an approval to be a	8 9
Part	2	Liquor Act 1992	10
Part 1		Liquor Act 1992 )(c), 'Day, Good'—	10 11
		•	
	Section 13(2 omit, insert—	•	11
	Section 13(2 omit, insert—	)(c), 'Day, Good'—	11 12
1	Section 13(2 omit, insert—	ay or Good	11 12 13
1	Section 13(2 omit, insert— Disconnection 67A	ay or Good  A(2)(b), after 'to'—	11 12 13
1	Section 13(2  omit, insert—  Disconnection 67AA  insert—  be	ay or Good  A(2)(b), after 'to'—	11 12 13 14 15
1	Section 13(2  omit, insert—  Disconnection 67AA  insert—  be	(c), 'Day, Good'—  ay or Good  A(2)(b), after 'to'—  (D(2), 117(1)(b) and (2), 117A(1)(b) and	11 12 13 14 15 16

## Schedule 1

4	Sections 112(1A)(a) and 173J(1)(a)(ii), 'each assistant police commissioner for a'—		
	omit, insert—	3	
	the police district officer for each	4	

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