

CLASSIFICATION OF COMPUTER GAMES AND IMAGES (INTERIM) BILL 1995

Queensland



CLASSIFICATION OF COMPUTER GAMES AND IMAGES (INTERIM) BILL 1995

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1995

A BILL

FOR

An Act to provide for the classification of computer games and images, and for other purposes

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The Parliament of Queensland enacts—	1
PART 1—PRELIMINARY	2
Short title	3
1. This Act may be cited as the Classification of Computer Games and Images (Interim) Act 1995.	4 5
Commencement	6
2. This Act commences on a day to be fixed by proclamation.	7
Definitions and dictionary	8
3. The dictionary ¹ in schedule 2 defines particular words used in this Act.	9
PART 2—CLASSIFICATION OF COMPUTER	10
GAMES	11
Classification under Ordinance	12
4.(1) If a computer game is not classified under this Act but is classified,	13
or is refused classification, under the Ordinance, ² the computer games	14
classification, or its refusal of classification, under the Ordinance has effect for this Act.	15 16

¹ In some Acts, definitions are contained in a dictionary appearing as a schedule and forming part of the Act—Acts Interpretation Act 1954, section 14.

² To aid readers of this Act, a copy of the provisions of the *Classification of Publications Ordinance 1983* (ACT) as applying under section 5 is attached to this Act. The attachment is not part of this Act.

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(2) If-	_	1
(a)	a computer game is classified or is refused classification under this Act; and	3
(b)	the computer game is later classified under the Ordinance;	۷
	diffication under the Ordinance has no effect for this Act and the taken not to be classified under the Ordinance.	5
Classific officer	cation of computer games by computer games classification	?
classifica	If a computer game is not classified, the computer games ation officer may classify the game or refuse to approve the ation of the game.	9 1(11
	ne computer games classification officer may act on the officer's iative or because of representations made about the game to the	12 13 14
	r this section, the following provisions of the Ordinance apply with sary changes as if they were part of this Act—	15 16
•	section 25A (Approval of computer game by censorship board)	17
•	section 34(1) to (4) (Criteria for classification)	18
•	definitions relevant to the provisions unless the term is defined in this Act or the <i>Acts Interpretation Act 1954</i> .	19 20
(4) Wi	ithout limiting subsection (3)—	21
(a)	in applying section 25A of the Ordinance, a reference to the censorship board is a reference to the computer games classification officer; and	22 23 24
(b)	in applying section 34 of the Ordinance—	25
	(i) a reference to a prescribed authority is a reference to the computer games classification officer; and	26 27
	(ii) a reference to publication is a reference to a computer game.	28

Reclassification of computer games	1
6.(1) This section applies if the computer games classification officer is satisfied a computer game classified, or refused approval for classification, under section 5 should have a different classification, or be classified.	2 3 4
(2) The computer games classification officer may set the classification, or the refusal, aside and again classify or refuse to approve the classification with the game under section 5.	5 6 7
Production of computer game for classification or reclassification	8
7.(1) For sections 5 and 6, ³ the computer games classification officer may ask a person (the " publisher ") who publishes a computer game to give the officer a copy of the game.	9 10 11
(2) The request must be in a signed notice given to the publisher.	12
(3) If a copy of a computer game is given to the computer games classification officer under this section, the officer must promptly classify the game under section 5 or reclassify the game under section 6.	13 14 15
(4) When the game is classified or refused approval for classification the computer games classification officer must immediately return the game to the publisher.	16 17 18
(5) Subsection (4) does not apply to a computer game that is refused approval for classification if it is a child abuse computer game.	19 20
Appeal to appeal body against classification of, or refusal to approve classification of computer game	21 22
8. If the computer games classification officer classifies, or refuses to approve the classification of a computer game under section 5, a person whose interests are adversely affected by the decision may appeal to the appeal body within 28 days after the person becomes aware of the decision.	23 24 25 26

Sections 5 (Classification of computer games by computer games classification officer) and 6 (Reclassification of computer games)

PART 3—DEMONSTRATION OF COMPUTER	1
GAMES	2
Prohibition against demonstration of unclassified computer game	3
9.(1) A person must not demonstrate, or attempt to demonstrate, an unclassified computer game in a public place.	4 5
Maximum penalty—	6
(a) for a computer game that, if it were classified, would be classified as a G , $G(8+)$ or $M(15+)$ computer game—5 penalty units; or	7 8
(b) for a computer game that, if it were classified, would be classified as an MA(15+) computer game—20 penalty units; or	9 10
(c) for a computer game that has been, or would have been, refused approval for classification—150 penalty units or imprisonment for 1 year.	11 12 13
(2) Subsection (1) applies to a computer game published before the commencement of this Act only if the game is an objectionable computer game.	14 15 16
Restriction on demonstration of MA(15+) computer game	17
10.(1) A person must not demonstrate, or attempt to demonstrate, in a public place an MA(15+) computer game if a child under 15 years who is not accompanied by an adult is present.	18 19 20
Maximum penalty—10 penalty units.	21
(2) A person does not commit an offence against subsection (1) if the person reasonably believes the child is at least 15 years or is accompanied by an adult when the game is demonstrated.	22 23 24

s 11 10 **s 13**

PART 4—ADVERTISING AND SUPPLY OF	1
COMPUTER GAMES	2
Use of advertisements	3
11.(1) A person must not use, or attempt to use, an advertisement for a computer game if the advertisement has been refused approval under the Ordinance.	4 5 6
Maximum penalty—60 penalty units.	7
(2) A person must not use, or attempt to use, an advertisement approved under the Ordinance for a computer game other than in the form in which the advertisement was approved.	8 9 10
Maximum penalty—60 penalty units.	11
(3) A person must not use, or attempt to use, an advertisement approved under the Ordinance for a computer game other than under the conditions (if any) on which the approval was given.	12 13 14
Maximum penalty—60 penalty units.	15
Advertisement to bear determined markings	16
12. A person must not publish, or attempt to publish, an advertisement for a computer game unless the advertisement bears the determined markings for the computer game displayed so that they are clearly visible, having regard to the size and nature of the advertisement.	17 18 19 20
Maximum penalty—10 penalty units.	21
False advertising of computer games	22
13.(1) A person must not publish, or attempt to publish, an advertisement for a classified computer game indicating the computer game is unclassified or has a classification other than its classification under the Ordinance or this Act.	23 24 25 26
Maximum penalty—60 penalty units.	27
(2) A person must not publish or attempt to publish an advertisement	28

for an ob	jectionable computer game.	1
Maximu	m penalty—60 penalty units or imprisonment for 6 months.	2
Marking	gs on containers	3
14. A	person must not sell, or attempt to sell, a computer game unless	4
	iner, wrapping or casing in which the computer game is contained,	5
bears the	determined markings for the game's classification.	6
Maximu	m penalty—10 penalty units.	7
Display	of information about classification	8
	A person who sells, or attempts to sell, a classified computer	9
_	a public place must keep displayed, as required by subsection (2), a	10
	bout classifications in the same form as that determined under	11
	264 of the <i>Publications Control Act 1989</i> (ACT) for a computer	12 13
game.		
Maximu	m penalty—10 penalty units.	14
	e notice must be displayed in a conspicuous place and in a way that	15
it can be	conveniently read by any person on the premises.	16
	ed computer games containing advertisements for other	17
-	er games	18
	person must not sell, or attempt to sell, a classified computer game an advertisement for—	19 20
(a)	if the computer game is classified as a G computer game—a	21
	computer game classified as a $G(8+)$, $M(15+)$ or $MA(15+)$	22
	computer game or an objectionable computer game; or	23
(b)	if the computer game is classified as a G(8+) computer game—a	24
	computer game classified as a $M(15+)$ or $MA(15+)$ computer	25
	game or an objectionable computer game; or	26

⁴ Section 26 (Possession of objectionable computer game)

s 17 12 **s 19**

(c) if the computer game is classified as an M(15+) computer game—a computer game classified as an MA(15+) computer game or an objectionable computer game; or	1 2 3
(d) if the computer game is classified as an MA(15+) computer game—an objectionable computer game.	4 5
Maximum penalty—10 penalty units.	6
Display for sale of MA(15+) computer game	7
17. A person who displays, or attempts to display, for sale an MA(15+)	8
computer game or an advertisement for an MA(15+) computer game must	9
comply with the conditions prescribed under a regulation.	10
Maximum penalty—10 penalty units.	11
Sale of MA(15+) computer game to certain children prohibited	12
18.(1) A person must not sell or deliver, or attempt to sell or deliver, an	13
MA(15+) computer game to a child under 15 years unless the child is	14
accompanied by an adult.	15
Maximum penalty—20 penalty units.	16
(2) A person does not commit an offence against subsection (1) if the	17
person reasonably believes the child is at least 15 years or is accompanied	18
by an adult.	19
(3) Also, a person does not commit an offence against subsection (1)	20
about the delivery of a computer game if—	21
(a) the child is employed by a person in a business of selling	22
computer games; and	23
(b) the delivery takes place in the course of the employment.	24
Sale of unclassified computer games prohibited	25
19.(1) A person must not sell, or attempt to sell, an unclassified	26
computer game.	27
Maximum penalty—	28

s 20 13 s 22

Classification	of Computer	· Games	and	Images
	(Interin	ı)		

(a)	for a computer game that, if it were classified, would be classified as a G , $G(8+)$ or $M(15+)$ computer game—5 penalty units; or	1 2
(b)	for a computer game that, if it were classified, would be classified as an (MA)(15+) computer game—10 penalty units; or	3
(c)	for a computer game that has been, or would have been, refused approval for classification—150 penalty units.	5 6
	bsection (1) applies to a computer game published before the cement of this Act only if the game is an objectionable computer	7 8 9
Sale of in	mproperly marked unclassified computer games prohibited	10
game if to contained	person must not sell, or attempt to sell, an unclassified computer the container, wrapping or casing in which the computer game is d bears a marking or other thing indicating or suggesting the game has been classified.	11 12 13 14
Maximuı	m penalty—60 penalty units or imprisonment for 6 months.	15
Sale of in	nproperly marked classified computer games	16
if the co	person must not sell, or attempt to sell, a classified computer game ontainer, wrapping or casing in which the computer game is d bears a mark or other thing indicating the computer game is not l or has a classification other than the classification it has under this	17 18 19 20 21
Maximuı	m penalty—60 penalty units or imprisonment for 6 months.	22
PAR	T 5—OBJECTIONABLE COMPUTER GAMES	23
Public d	emonstration of objectionable computer game	24
22. A	person must not demonstrate, or attempt to demonstrate, an	25

objectionable computer game in a way that it can be seen by persons in a

26

s 23 14 s 26

public place.	1
Maximum penalty—20 penalty units.	2
Demonstration of an objectionable computer game before a minor	3
23. A person must not demonstrate, or attempt to demonstrate, an objectionable computer game in the presence of a child.	4 5
Maximum penalty—10 penalty units.	6
Sale of objectionable computer game prohibited	7
24. A person must not sell, or attempt to sell, an objectionable computer game.	8
Maximum penalty—60 penalty units or imprisonment for 6 months.	10
Keeping together of classified and objectionable computer games	11
25. A person must not, on premises on or from which classified computer games are sold, keep or have possession of an objectionable computer game.	12 13 14
Maximum penalty—60 penalty units or imprisonment for 6 months.	15
Possession of objectionable computer game	16
26.(1) A person must not have possession of an objectionable computer game to sell it.	17 18
Maximum penalty—60 penalty units or imprisonment for 6 months.	19
(2) A person must not have possession of an objectionable computer game to demonstrate it in a public place.	20 21
Maximum penalty—250 penalty units or imprisonment for 2 years.	22
(3) A person must not knowingly have possession of a child abuse computer game.	23 24
Maximum penalty—250 penalty units or imprisonment for 2 years.	25

Making objectionable computer game	1
27.(1) A person must not, for gain, make or produce, or attempt to make or produce, an objectionable computer game.	2 3
Maximum penalty—250 penalty units or imprisonment for 2 years.	4
(2) A person must not, for gain, copy, or attempt to copy, an objectionable computer game.	5 6
Maximum penalty—250 penalty units or imprisonment for 2 years.	7
(3) A person must not make or produce, or attempt to make or produce, a child abuse computer game.	8 9
Maximum penalty—1 000 penalty units or imprisonment for 5 years.	10
(4) A person must not copy, or attempt to copy, a child abuse computer game.	11 12
Maximum penalty—800 penalty units or imprisonment for 3 years.	13
Obtaining minor for objectionable computer game	14
28. A person must not obtain, or attempt to obtain, a minor to be in any way concerned in the making or production of an objectionable computer game.	15 16 17
Maximum penalty—800 penalty units or imprisonment for 3 years.	18
No liability in certain circumstances	19
29. A person is not guilty of an offence against section 26 or 27 ⁵ in relation to an objectionable computer game of the kind other than that mentioned in the definition "objectionable computer game" paragraph (b), (c) or (d) if—	20 21 22 23
(a) the person took all reasonable steps to obtain classification of the computer game under the Ordinance, having regard to the stage of making or production of the computer game or the time that	24 25 26

⁵ Sections 26 (Possession of objectionable computer game) or 27 (Making objectionable computer game)

s 30 s 32

	has elapsed since making or production of the computer game; and	1 2
(b)	the person believes on reasonable grounds that the computer game will be classified.	3
PAR	T 6—INVESTIGATION AND ENFORCEMENT	
	Division 1—Administration generally	6
Appoint	ment of inspectors	7
	The chief executive may appoint any of the following persons to pector—	8
(a)	an officer or employee of the department;	10
(b)	a police officer.	11
	e chief executive may appoint a person (other than a police officer) ed in subsection (1) to be an inspector only if—	12 13
(a)	the chief executive believes the person has the necessary expertise or experience to be an inspector; or	14 15
(b)	the person has satisfactorily completed a course of training approved by the chief executive.	16 17
Terms o	f appointment of inspectors	18
	n inspector holds office under the conditions stated in the nt of appointment.	19 20
Identity	cards	21
32.(1)	This section does not apply to an inspector who is a police officer.	22
(2) Th	e chief executive must give each inspector an identity card.	23

s 33 17 s 33

(3) Th	e identity card must—	1
(a)	contain a recent photograph of the person; and	2
(b)	be signed by the person; and	3
(c)	identify the person as an inspector under this Act; and	4
(d)	state an expiry date.	5
identity 21 days)	person who stops being an inspector must return the person's card to the chief executive as soon as practicable (but within after the person stops being an inspector, unless the person has a le excuse.	6 7 8 9
Maximu	m penalty—5 penalty units.	10
	is section does not prevent the giving of a single identity card to the or this and other Acts.	11 12
Producti	ion or display of inspector's identity card	13
33.(1)	This section does not apply to a uniformed police officer.	14
(2) An	inspector may exercise a power in relation to a person only if—	15
(a)	the inspector—	16
	(i) for an inspector who is a police officer—first produces the inspector's police identity card for the person's inspection; or	17 18 19
	(ii) for any other inspector—first produces the inspector's identity card for the person's inspection; or	20 21
(b)	the inspector has the inspector's identity card displayed so it is clearly visible to the person.	22 23
subsection	owever, if for any reason it is not practicable to comply with on (2) before exercising the power, the inspector must produce the ard as soon as it is practicable.	24 25 26

s 34 18 s 35

	Division 2—Inspector's entry to places and vehicles]
Entry to	place by inspectors	2
34.(1)	An inspector may enter a place if—	3
(a)	its occupier consents to the entry; or	4
(b)	the entry is authorised by a warrant.	5
(2) Howarrant,	owever, an inspector may, without the occupier's consent or a enter—	6 7
(a)	a public place when the place is open to the public; or	8
(b)	the land around the premises to ask its occupier for consent to enter the premises.	10
Consent	to entry	11
	This section applies if an inspector intends to ask an occupier of a consent to the inspector or another inspector entering the place.	12 13
(2) Be	fore asking for the consent, the inspector must tell the occupier—	14
(a)	the purpose of the entry; and	15
(b)	that the occupier is not required to consent.	16
	the consent is given, the inspector may ask the occupier to sign an edgment of the consent.	17 18
(4) Th	e acknowledgment must state—	19
(a)	that the occupier was told—	20
	(i) the purpose of the entry; and	21
	(ii) that the occupier is not required to consent; and	22
(b)	the purpose of the entry; and	23
(c)	that the occupier gives the inspector consent to enter the place and exercise powers under this part; and	24 25
(d)	the time and date the consent was given	26

s 36 19 **s 36**

	mediately give a copy to the occupier.	2
(6) Su	bsection (7) applies to a court if—	3
(a)	an issue arises, in a proceeding in or before the court, whether the occupier of a place consented to an inspector entering the place under this part; and	:
(b)	an acknowledgment under this section is not produced in evidence for the entry; and	? {
(c)	it is not proved that the occupier consented to the entry.	Ģ
(7) Th	e court may presume that the occupier did not consent.	10
Warran	ts	1
36.(1)	An inspector may apply to a Magistrate for a warrant for a place.	12
, ,	e application must be sworn and state the grounds on which the s sought.	13 14
inspector	ne Magistrate may refuse to consider the application until the gives the Magistrate all the information the Magistrate requires application in the way the Magistrate requires.	1: 10 1'
Example—	-	18
	agistrate may require additional information supporting the application to y statutory declaration.	19 20
	e Magistrate may issue a warrant only if the Magistrate is satisfied reasonable grounds for suspecting—	2:
(a)	there is a particular thing or activity (the "evidence") that may provide evidence of an offence against this Act; and	2 2
(b)	the evidence is, or may be within the next 7 days, at the place.	2:
(5) Th	e warrant must state—	20
(a)	that a stated inspector may, with necessary and reasonable help and force, enter the place and exercise the inspector's powers under this part; and	2° 28 29
(b)	the offence for which the warrant is sought; and	30

(c)	the evidence that may be seized under the warrant; and			
(d)	the hours of the day or night when the place may be entered; and			
(e)	the date, within 7 days after the warrant's issue, when the warrant ends.	2		
Warrant	ts—applications made other than in person	:		
	An inspector may apply for a warrant by phone, fax, radio or m of communication if the inspector considers it necessary because	6		
(a)	urgent circumstances; or	Ģ		
(b)	other special circumstances, including, for example, the inspector's remote location.	1 1		
	efore applying for the warrant, the inspector must prepare an on stating the grounds on which the warrant is sought.	12 12		
(3) Th sworn.	e inspector may apply for the warrant before the application is	14 1:		
	ter issuing the warrant, the Magistrate must immediately fax a ne inspector if it is reasonably practicable to fax the copy.	10 17		
(5) If i inspector	t is not reasonably practicable to fax a copy of the warrant to the	18 19		
(a)	the Magistrate must—	20		
	(i) tell the inspector what the terms of the warrant are; and	2		
	(ii) tell the inspector the date and time the warrant was issued; and	2 2:		
(b)	the inspector must complete a form of warrant ("warrant form") and write on it—	24 2:		
	(i) the Magistrate's name; and	20		
	(ii) the date and time the Magistrate issued the warrant; and	2		
	(iii) the terms of the warrant.	28		
(6) The	e facsimile warrant, or the warrant form properly completed by the	29		

	, authorises the entry and the exercise of the other powers stated in ant issued by the Magistrate.	1 2
(7) Th Magistra	ne inspector must, at the first reasonable opportunity, send the te—	3
(a)	the sworn application; and	5
(b)	if the inspector completed a warrant form—the completed warrant form.	6 7
(8) On warrant.	receiving the documents, the Magistrate must attach them to the	8
(9) Su	bsection (10) applies to a court if—	10
(a)	an issue arises, in a proceeding in or before the court, whether a power exercised by an inspector was not authorised by a warrant issued under this section; and	11 12 13
(b)	the warrant is not produced in evidence.	14
, ,	The court must presume that the exercise of the power was not ad by a warrant issued under this section, unless the contrary is	15 16 17
General	powers after entering places	18
38.(1)	This section applies to an inspector who enters a place.	19
(2) For may—	r monitoring or enforcing compliance with this part, the inspector	20 21
(a)	search any part of the place; or	22
(b)	inspect, measure, test, photograph or film any part of the place or anything at the place; or	23 24
(c)	demonstrate a computer game at the place; or	25
(d)	copy a document or computer game at the place; or	26
(e)	take into or onto the place any persons, equipment and materials the inspector reasonably requires for exercising a power under this part; or	27 28 29

s 39 22 s 39

(f)	the inspector reasonable help to exercise the powers under paragraphs (a) to (e).	1 2 3
	person must comply with a requirement under subsection (2)(f), e person has a reasonable excuse for not complying.	4 5
Maximuı	m penalty—10 penalty units.	6
informati be kept l person to	the requirement is to be complied with by the person giving ion, or producing a document (other than a document required to by the person under this part), it is a reasonable excuse for the o fail to comply with the requirement, if complying with the ent might tend to incriminate the person.	7 8 9 10 11
	is section applies to an inspector who enters a place to get the s's consent only if the consent is given or the entry is otherwise ed.	12 13 14
Entry ar	nd search of vehicles etc.	15
39.(1)	This section applies to an inspector who reasonably suspects—	16
(a)	a vehicle is being, or has just been, used to commit an offence; or	17
(b)	a vehicle, or a thing in a vehicle, may provide evidence of an offence that is being, or has just been, committed.	18 19
(2) Th	e inspector may—	20
(a)	enter the vehicle, using necessary and reasonable help and force; or	21 22
(b)	search any part of the vehicle; or	23
(c)	demonstrate a computer game in the vehicle; or	24
(d)	inspect, measure, test, photograph or film any part of the vehicle or anything in the vehicle; or	25 26
(e)	copy a document or a computer game in the vehicle; or	27
(f)	take into the vehicle the persons, equipment and materials the inspector reasonably requires for exercising a power under this section; or	28 29 30

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Classification	of Computer	Games	and	Images
	(Interim)		

reasonable help to exercise the powers mentioned in paragraphs (a) to (f).	2 3
(3) A person must comply with a requirement under subsection (2)(g), unless the person has a reasonable excuse for not complying.	4 5
Maximum penalty—10 penalty units.	6
(4) Before entering an unattended vehicle, an inspector must take reasonable steps to advise its owner, or the person in control of it, of the intention to enter.	7 8 9
Power to enable vehicle to be entered	10
40. (1) This section applies if an inspector intends to enter a vehicle.	11
(2) If the vehicle is moving or about to move, the inspector may require the person in control of the vehicle to stop or not to move it.	12 13
(3) The requirement may be given by a sign or hand signal.	14
(4) A person must comply with a requirement under subsection (2), unless the person has a reasonable excuse for not complying.	15 16
Maximum penalty—50 penalty units.	17
Division 3—Power to seize evidence	18
Power to seize evidence	19
41.(1) An inspector who enters a place with the occupier's consent may seize a thing in the place if—	20 21
(a) the inspector reasonably believes the thing is evidence of an offence against this Act; and	22 23
(b) seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	24 25
(2) An inspector who enters a place with a warrant may seize the evidence for which the warrant was issued.	26 27

Classification	of Computer	Games	and	Images
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(3) An inspector may also seize anything else at a place or in a vehicle if the inspector reasonably believes—	1 2
(a) the thing is evidence of an offence against this Act; and	3
(b) the seizure is necessary to prevent the thing being hidden, lost, or destroyed or used to continue or repeat the offence.	5
(4) Also, an inspector may seize a thing if the inspector reasonably believes it has just been used in committing an offence against this Act.	7
Additional power of inspector to seize computer games	8
42. (1) This section applies if—	9
(a) someone makes representations to the computer games classification officer about a computer game; and	10 11
(b) the computer games classification officer reasonably believes the computer game is an objectionable computer game.	12 13
(2) The computer games classification officer may direct an inspector to seize the computer game from any public place when the place is open to the public.	14 15 16
(3) The inspector may seize the computer game from the place.	17
(4) An inspector who seizes a computer game under subsection (3) must, as soon as practicable, submit the computer game to the computer games classification officer for classification.	18 19 20
(5) If a computer game seized under subsection (3) is classified as a G, $G(8+)$, $M(15+)$ or an $MA(15+)$ computer game, the inspector must immediately return the computer game to the person from whom it was seized.	21 22 23 24
Powers supporting seizure	25
43.(1) Having seized a thing, an inspector may—	26
(a) move the thing from the place or vehicle where it was seized (the "place of seizure"); or	27 28
(b) leave the thing at the place of seizure but take reasonable action to	29

s 44 25 s 44

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restrict access to it.	1
Examples of restricting access to a thing—	2
1. Sealing a thing and marking it to show access to it is restricted.	3
2. Sealing the entrance to a room where the seized thing is situated and marking it to show access to it is restricted.	4 5
(2) If an inspector restricts access to a seized thing, a person must not tamper, or attempt to tamper, with the thing or something restricting access to the thing without an inspector's approval.	6 7 8
Maximum penalty—60 penalty units.	9
(3) To enable a thing to be seized, an inspector may require the person in control of it—	10 11
(a) to take it to a stated reasonable place by a stated reasonable time; and	12 13
(b) if necessary, to remain in control of it at the stated place for a reasonable time.	14 15
(4) The requirement—	16
(a) must be made by notice in the approved form; or	17
(b) if for any reason it is not practicable to give the notice, may be made orally and confirmed by notice in the approved form as soon as practicable.	18 19 20
(5) The person must comply with the requirement, unless the person has a reasonable excuse for not complying.	21 22
Maximum penalty—60 penalty units.	23
(6) A further requirement may be made under this section in relation to the same thing if it is necessary and reasonable to make the further requirement.	24 25 26
Receipt for seized things	27
44.(1) As soon as practicable after an inspector seizes a thing, the inspector must give a receipt for it to the person from whom it was seized.	28 29

(2) However, if for any reason it is not practicable to comply with

30

s 45 26 s 46

subsection (1), the inspector must leave the receipt in a conspicuous position and in a reasonably secure way at the place of seizure.	1 2
(3) The receipt must describe generally each thing seized and its condition.	3 4
(4) This section does not apply to a thing if it is impracticable or would be unreasonable to give the notice required by the section (given the thing's nature, condition and value).	5 6 7
Return of seized things	8
45.(1) The inspector must return a seized thing to its owner at the end of—	9 10
(a) 60 days; or	11
(b) if a proceeding for an offence involving it is started within the 60 days—the proceeding and any appeal from the proceeding.	12 13
(2) Despite subsection (1), the inspector must immediately return a thing seized as evidence to its owner if the inspector stops being satisfied its continued retention as evidence is necessary.	14 15 16
(3) Subsections (1) and (2) do not apply to a seized thing that is a child abuse computer game.	17 18
Access to seized things	19
46.(1) Until a seized thing is forfeited or returned, an inspector must allow its owner to inspect it and, if it is a document, to copy it.	20 21
(2) Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	22 23
(3) Also, subsection (1) does not apply if the seized thing is a child abuse computer game.	24 25

	Division 4—General powers	1
Power to	require name and address	2
47. (1)	This section applies if—	3
(a)	an inspector finds a person committing an offence against this Act; or	4 5
(b)	an inspector finds a person in circumstances that lead, or has information that leads, the inspector to reasonably suspect the person has just committed an offence against this Act.	6 7 8
	e inspector may require the person to state the person's name and al address.	9 10
is an offe	nen making the requirement, the inspector must warn the person it ence to fail to state the person's name or residential address, unless in has a reasonable excuse.	11 12 13
correctne	ne inspector may require the person to give evidence of the ess of the stated name or residential address if the inspector ly suspects the stated name or address is false.	14 15 16
	person must comply with a requirement under subsection (2) less the person has a reasonable excuse.	17 18
Maximu	m penalty—50 penalty units.	19
(6) A ₁	person does not commit an offence against subsection (5) if—	20
(a)	the person was required to state the person's name and address by an inspector who suspected the person had committed an offence; and	21 22 23
(b)	the person is not proved to have committed the offence.	24
	inspector who is an officer or employee of the department may ice officer to assist with the enforcement of this section.	25 26
Steps po	lice officer may take for failure to give name and address	27

48. A police officer may take the following steps if a person fails to

comply with a requirement made by the officer or another inspector under

28

29

section 4	7(2) or (4)6—	1
(a)	the police officer may ask the person whether the person has a reasonable excuse for not complying with the requirement and, if the person gives an excuse, ask for details or further details of the excuse;	2 3 4 5
(b)	if the person does not answer the question or gives an excuse that the police officer reasonably believes is not a reasonable excuse, the officer may—	6 7 8
	(i) tell the person that the officer is considering the arrest of the person for failing to comply with the requirement; and	9 10
	(ii) require the person to state the person's name and residential address (or, if the person has no residential address, an address at which the person can most likely be contacted) and, if the officer reasonably suspects that the stated name or address is false, require the person to give evidence of the correctness of the stated name or address;	11 12 13 14 15
(c)	the police officer may arrest the person without a warrant if the officer reasonably believes—	17 18
	(i) the person has not complied with a requirement of the officer under paragraph (b)(ii); and	19 20
	(ii) proceedings by way of complaint and summons against the person for an offence would be ineffective.	21 22
Power to	o require information	23
49. (1)	This section applies if an inspector reasonably believes—	24
(a)	an offence against this Act has just been committed; and	25
(b)	a person may be able to give information about the offence.	26
(2) Th offence.	e inspector may require the person to give information about the	27 28
(3) Wh	hen making the requirement, the inspector must warn the person it	29

⁶ Section 47 (Power to require name and address)

s 50 29 s 51

is an offence to fail to give the information, unless the person has a reasonable excuse.	1 2
(4) The person must give the information, unless the person has a reasonable excuse.	3
Maximum penalty—50 penalty units.	5
(5) It is a reasonable excuse for an individual to fail to give information if complying with the requirement might tend to incriminate the individual.	6 7
Division 5—Other enforcement matters	8
False or misleading statements	9
50.(1) A person must not—	10
(a) state anything to an inspector that the person knows is false or misleading in a material particular; or	11 12
(b) omit from a statement made to an inspector anything without which the statement is, to the person's knowledge, misleading in a material particular.	13 14 15
Maximum penalty—50 penalty units.	16
(2) It is enough for a complaint against a person for an offence against subsection (1) to state that the statement made was false or misleading to the person's knowledge.	17 18 19
Obstructing inspector	20
51.(1) A person must not obstruct an inspector in the exercise of a power, unless the person has a reasonable excuse for the obstruction.	21 22
Maximum penalty—50 penalty units.	23
(2) If a person has obstructed an inspector and the inspector decides to proceed with the exercise of the power, the inspector must warn the person.	24 25
(3) In warning a person under subsection (2), an inspector must warn the person that—	26 27

(a)	it is an offence to obstruct the inspector, unless the person has a reasonable excuse; and	-
(b)	the inspector considers the person's conduct is an obstruction.	3
has warn	after an inspector who is an officer or employee of the department ed the person, the person continues with the conduct or repeats the the officer may ask a police officer to assist with the enforcement ction.	
Steps a p	oolice officer may take for obstruction	;
	police officer may take the following steps if a person has d an inspector—	<u>9</u> 10
(a)	the officer may ask the person whether the person has a reasonable excuse for the conduct and, if the person gives an excuse, ask for details or further details of the excuse;	1 12 13
(b)	if the person does not answer the question or gives an excuse the officer reasonably believes is not a reasonable excuse—the officer may—	14 13 10
	(i) tell the person that the officer is considering arresting the person for obstruction; and	1 18
	(ii) require the person to stop, or not repeat, the conduct;	19
(c)	the officer may arrest the person without a warrant if the officer reasonably believes—	20
	(i) the person has not complied with a requirement under paragraph (b)(ii); and	22
	(ii) proceedings by way of complaint and summons against the person for an offence against section 517 would be ineffective.	24 25 20

⁷ Section 51 (Obstructing authorised officers)

s 53 31 **s 55**

Impersonating inspectors	1
53. A person must not pretend to be an inspector.	2
Maximum penalty—100 penalty units or imprisonment for 6 months.	3
Inspector to give notice of damage	4
54.(1) This section applies if—	5
(a) an inspector damages something when exercising or purporting to exercise a power; or	6 7
(b) a person (the "other person") acting under the direction of an inspector damages something.	8 9
(2) The inspector must promptly give written notice of particulars of the damage to the person who appears to be the owner of the thing.	10 11
(3) If the inspector believes the damage was caused by a latent defect in the thing or circumstances beyond the inspector's or other person's control, the inspector may state it in the notice.	12 13 14
(4) If, for any reason, it is impracticable to comply with subsection (2), the inspector must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	15 16 17
(5) This section does not apply to damage the inspector reasonably believes is trivial.	18 19
(6) In this section—	20
"owner" of a thing includes the person in possession or control of it.	21
Compensation	22
55.(1) A person may claim compensation from the State if the person incurs loss or expense because of the exercise or purported exercise of a power under this part, including, for example, in complying with a requirement made of the person.	23 24 25 26
(2) Compensation may be claimed and ordered in a proceeding—	27
(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	28 29

s 56 32 s 56

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(b)	for an offence brought against the person claiming compensation.	1
	court may order compensation to be paid only if satisfied it is just the order in the circumstances of the particular case.	2 3
	regulation may prescribe matters that may, or must, be taken into by the court when considering whether it is just to make the order.	4 5
	PART 7—EXEMPTIONS	6
Divis	sion 1—Exemption for demonstration of computer games by approved entities	7 8
Approva	al of entity	9
, ,	On receipt of a written application, the computer games ation officer may approve an entity as an approved entity.	10 11
	considering whether to approve the entity, the computer games ation officer must have regard to—	12 13
(a)	the purpose for which the entity was formed; and	14
(b)	the extent to which the entity carries on activities of a medical, scientific, educational, cultural or artistic nature; and	15 16
(c)	the reputation of the entity for the demonstration of computer games; and	17 18
(d)	the conditions imposed by the entity about the admission of persons to the demonstration of computer games by the entity.	19 20
(3) Th	e approval—	21
(a)	must be published in the Gazette; and	22
(b)	takes effect on the date of publication; and	23
(c)	continues in force until it is revoked.	24
(4) Th	e computer games classification officer may revoke the approval if	25

the computer games classification officer decides that, because of a change in the things mentioned in subsection (2), it is no longer appropriate that the entity be an approved entity.	1 2 3
Application by approved entity for exemption for demonstration of computer game	5
57. An application for an exemption from this Act, or a provision of this Act, for a computer game that an approved entity intends to demonstrate at a stated event must—	8
(a) be made by the approved entity; and	9
(b) state the computer game and the event at which the approved entity intends to demonstrate the computer game; and	10 11
(c) be accompanied by a synopsis of the story or events depicted in the computer game; and	12 13
(d) be given to the computer games classification officer in writing.	14
Exemption for demonstration of computer game	15
58.(1) On receipt of an application under section 57,8 the computer games classification officer may exempt an approved entity from this Act, or stated provisions of this Act, for a stated computer game to be demonstrated at a stated event.	16 17 18 19
(2) The exemption may be given on conditions.	20
(3) If the conditions are complied with, subsection (4) has effect for the demonstration by the approved entity of the computer game at the event.	21 22
(4) This Act, or the provisions of this Act stated in the exemption, do not apply and the computer game is not indecent or obscene material for the purposes of the Criminal Code or the <i>Vagrants</i> , <i>Gaming and Other Offences Act 1931</i> .	23 24 25 26

Section 57 (Application by approved entity for exemption for demonstration of computer game)

Division 2—Exemption for medical, educational or scientific computer games	1 2
Exemption of entity and computer game for medical etc. purposes	3
59.(1) On receipt of a written application, the computer games classification officer may, in writing, exempt an entity from this Act, or specified provisions of this Act, for specified computer games.	4 5 6
(2) An exemption may only be given for computer games that are—	7
(a) of a medical, educational or scientific character; or	8
(b) intended to be used by the person or body for a medical, educational or scientific purpose.	9 10
(3) The exemption may be given on conditions.	11
(4) If the conditions are complied with, subsection (5) has effect for the entity and the computer game.	12 13
(5) This Act, or the provisions of this Act stated in the exemption, do not apply and the computer game is not indecent or obscene material for the purposes of the Criminal Code or the <i>Vagrants</i> , <i>Gaming and Other Offences Act 1931</i> .	14 15 16 17
Division 3—Appeal to appeal body about approval of entities and exemptions	18 19
Appeal to appeal body against refusal to approve entity etc.	20
60.(1) If the computer games classification officer makes a decision—	21
(a) under section 569—	22
(i) refusing to approve an entity; or	23
(ii) revoking the approval of an entity; or	24

⁹ Section 56 (Approval of entity)

(b) refusing to give an exemption under section 58 or section 59;10	1
the computer games classification officer must notify the entity in writing of the decision and the reasons for the decision.	2 3
(2) Within 28 days after being notified of the decision, the entity may appeal to the appeal body against the decision.	4 5
PART 8—MISCELLANEOUS	6
Appeal procedure	7
61.(1) This section applies to an appeal to the appeal body under section 8 and section 60.11	8 9
(2) The appeal must be started by giving written notice of appeal to the appeal body and the computer games classification officer.	10 11
(3) The notice of appeal must state fully the grounds of appeal and the facts relied on.	12 13
(4) The appeal body must—	14
(a) affirm the decision appealed against; or	15
(b) vary the decision appealed against; or	16
(c) revoke the decision and substitute an alternative decision.	17
(5) For the appeal, the appeal body may exercise all the powers of the computer games classification officer	18 19

 $^{^{10}\,}$ Sections 58 (Exemption for demonstration of computer game) or 59 (Exemption of entity and computer game for medical etc. purposes)

Sections 8 (Appeal to appeal body against classification of, or refusal to approve classification of computer game) and 60 (Appeal to appeal body against refusal to approve entity etc.)

Evidentiary J	provisions	1
62.(1) This	section applies to a proceeding under this Act.	2
officer, the of	ppointment or power of the computer games classification ficer's delegate and an inspector must be presumed unless a bnable notice, requires proof of—	3 4 5
(a) the	appointment; or	6
(b) the	power to do anything under this Act.	7
	ature purporting to be the signature of the computer games officer is evidence of the signature it purports to be.	9
	ificate purporting to be signed by the computer games officer and stating any of the following matters is evidence of	10 11 12
	tated computer game has been classified (and stating the sification) or refused approval for classification;	13 14
(b) a co	omputer game has not been classified;	15
the	omputer game would, if classified, be classified (and stating classification) or would be refused approval for classification the grounds for refusal;	16 17 18
` '	ndvertisement for a computer game has been approved or has in refused approval.	19 20
Indictable of	fences and summary offences	21
	offence against section 28 ¹² or against another provision of olving a child abuse computer game is punishable on	22 23 24
(2) Any oth	er offence against this Act is punishable summarily.	25
	ictable offence against this Act may be heard and decided the defendant's election.	26 27

¹² Section 28 (Obtaining minor for objectionable computer game)

s **64** 37 s **67**

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64.(1) On the conviction of a person for an offence against this Act, the

1

2

Forfeiture

court may order the forfeiture to the State of—	3
(a) anything (including a computer or computer game) used to commit the offence; or	4 5
(b) anything else, the subject of the offence.	6
(2) The court may make the order—	7
(a) whether or not the thing has been seized; and	8
(b) if the thing has been seized—whether or not the thing has been returned to its owner.	9 10
(3) The court may make an order to enforce the forfeiture that it considers appropriate.	11 12
(4) This section does not limit the court's powers under the <i>Penalties</i> and <i>Sentences Act 1992</i> or another law.	13 14
Dealing with forfeited things	15
65. On the forfeiture of a thing to the State, the thing becomes the State's property and may be dealt with as directed by the chief executive.	16 17
Classified computer games not indecent or obscene	18
66. A classified computer game and an approved advertisement for the game are not indecent or obscene material for the purposes of the Criminal Code or the <i>Vagrants</i> , <i>Gaming and Other Offences Act 1931</i> .	19 20 21
Regulations	22
67.(1) The Governor in Council may make regulations under this Act.	23
(2) A regulation may prescribe penalties of fines of not more than 20 penalty units for offences against a regulation.	24 25
(3) A regulation may make provision about the constitution, practice and procedure of the appeal body (which may be the holder of an office),	26 27

s 68 s 71

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including provision in relation to the making of arrangements between the State and the Commonwealth about the constitution of the appeal body.	1 2
Delegation by computer games classification officer	3
68.(1) The computer games classification officer may, with the chief	4
executive's written approval, delegate the officer's powers under this Act to—	5 6
(a) another officer of the department; or	7
(b) someone else prescribed under a regulation.	8
(2) The computer games classifications officer may delegate the officer's	9
powers only if the officer is satisfied the delegate has the necessary expertise or experience to exercise the powers.	10 11
Chief executive may approve forms	12
69. The chief executive may approve a form for use under this Act.	13
Expiry of Act	14
70. This Act expires 2 years after it commences.	15
PART 9—AMENDMENT OF ART UNIONS AND	16
PUBLIC AMUSEMENTS ACT 1992	17
Amendment of Art Unions and Public Amusements Act 1992	18
71. Schedule 1 amends the <i>Art Unions and Public Amusements Act 1992</i> .	19 20

21

SCHEDULE 1	-
ACT AMENDED	2
section 71 of the Act	3
ART UNIONS AND PUBLIC AMUSEMENTS ACT 1992	2
1. Section 76(b)—	4
omit, insert—	ϵ
'(b) the chief executive has approved it.'.	7
2. Section 80(1)—	8
omit, insert—	ç
'80.(1) A person may apply to the chief executive for the approval of a public amusement.'.	10 11
3. Section 80(3)—	12
omit, insert—	13
'(3) If the chief executive is satisfied a public amusement is not capable of being converted to a gaming machine and safe to use, the chief executive	14 15

16 17

may approve the public amusement.'.

SCHEDULE 2	1
DICTIONARY	2
section 3 of the Act	3
"advertisement", for a computer game, includes—	4
(a) every visual form of advertising (including any accompanying words or any spoken words or other sounds), whether in or on a book, paper, magazine, poster, photograph, sketch, program, film, slide or anything else (other than an item of clothing); and	5 6 7 8
 (b) any form of advertising capable of being heard from any instrument or device designed or used for the production of sound; and) 10 11
(c) any written or pictorial matter contained or displayed in or on a container, wrapping or casing used to enclose the computer game.	12 13
"appeal body" means the body prescribed under section 67 ¹³ of the Act as the appeal body for this Act.	14 15
"approved form" means a form approved by the chief executive.14	16
"at" a place includes in or on the place.	17
"bulletin board" means a system of electronically stored information accessible by computer through the telecommunications network.	18 19
"child abuse computer game" means a computer game that is an objectionable computer game because it depicts a child (whether engaged in sexual activity or otherwise) who is, or is apparently, under 16 years in a way likely to cause offence to a reasonable adult.	20 21 22 23

¹³ Section 67 (Regulations)

The chief executive is the chief executive of the department—see *Acts Interpretation Act 1954*, s 33(5B).

SCHEDULE 2 (continued)

"classifi	ed" means classified under this Act or the Ordinance.	1
"compu	ter game" means—	2
(a)	a computer program and associated data, capable of generating a display on a computer monitor, television screen, liquid crystal display or similar medium; or	3 4 5
(b)	a computer generated image;	6
but	does not include—	7
(c)	a bulletin board; or	8
(d)	a business, accounting, professional, scientific or educational computer program or computer generated image, other program or image containing a computer game that would, if classified, be classified as an MA(15+)computer game, or be refused approval for classification.	9 10 11 12 13
offi	ter games classification officer" means the person holding the ce of computer games classification officer under the <i>Public vice Management and Employment Act 1988</i> .	14 15 16
by moi	ter generated image" means electronically recorded data capable, way of an electronic device, of being produced on a computer nitor, television screen, liquid crystal display or similar medium as mage (including an image in the form of text).	17 18 19 20
-	ter program" means a set of statements or instructions to be used ectly or indirectly in a computer to bring about a certain result.	21 22
	tion" includes a finding of guilt, and the acceptance of a plea of lty, by a court.	23 24
"deal wi	ith" includes sell, dispose of and destroy.	25
	strate " includes exhibit, display, screen, play and make available playing.	26 27
	ined markings" means markings determined under the linance.	28 29
-	onable computer game" means an unclassified computer game,	3(31

SCHEDULE 2 (continued)

(a) describes, depicts, expresses or otherwise deals with matters of sex, drug misuse or addiction, crime, cruelty, violence, or revolting or abhorrent phenomena, in a way that offends against standards of morality, decency and propriety generally accepted by reasonable adults; or	1 2 3 4 5
(b) depicts a minor (whether engaged in sexual activity or otherwise) who is, or is apparently, under 16 in a way likely to cause offence to a reasonable adult; or	6 7 8
(c) promotes, incites or instructs in matters of crime or violence; or	9
(d) has been refused classification or approval.	10
"obstruct" includes hinder, resist and attempt to obstruct.	11
"occupier", of a place, includes a person who reasonably appears to be the occupier, or in charge, of the place.	12 13
"on" a place or vehicle includes in the place or vehicle.	14
"Ordinance" means the Classification of Publications Ordinance 1983 (ACT).	15 16
"owner" , of a seized thing, includes the person from whom the thing was seized unless the inspector concerned is aware of the actual owner.	17 18
"person in control", of a vehicle, includes—	19
(a) the driver of the vehicle; or	20
(b) the person who reasonably appears to be the driver; or	21
(c) the person who appears to be, claims to be or acts as if he or she is in control of a vehicle.	22 23
"place" includes premises and a place on land or waters, but does not include a vehicle.	24 25
"possession", of a computer game, includes—	26
(a) custody or control of the computer game; and	27
(b) an ability or right to obtain custody or control of the computer game.	28 29
"nremises" includes—	30

SCHEDULE 2 (continued)

(a)	a building or structure, or part of a building or structure; and	1
(b)	the land where a building or structure is situated.	2
"public	place" means a place that—	3
(a)	the public may use; or	4
(b)	is open to, or used by, the public (whether or not on payment of money).	6
"publish	" includes sell and demonstrate.	7
	ably believes" means believes on grounds that are reasonable in all circumstances.	Ş
	ably suspects " means suspects on grounds that are reasonable in the circumstances.	10 11
"sell" , fo	or a computer game, means—	12
(a)	sell, whether by wholesale or retail; or	13
(b)	display for sale; or	14
(c)	let on hire; or	15
(d)	exchange; or	16
(e)	distribute; or	17
(f)	offer or agree to do an act mentioned in paragraphs (a) to (e) or	18
(g)	invite to treat or expose for an act mentioned in paragraphs (a) to (e); or	19 20
(h)	cause or permit to be done an act mentioned in paragraphs (a) to (g).	21 22
"vehicle"	'includes an aircraft and a ship.	23

24

ATTACHMENT NOT FORMING PART OF ACT	
SECTIONS 25A AND 34 OF ORDINANCE AS APPLIED UNDER THIS ACT	2
section 5 of the Act	4
Approval of computer game classification by computer games classification officer	5 6
25A.(1) Where the <i>computer games classification officer</i> ¹ decides that a computer game—	7 8
(a) is not an objectionable computer game; and	9
(b) is not unsuitable for viewing or playing by a minor;	10
the <i>officer</i> shall approve the classification of the computer game—	11
(c) as a "G" computer game, where <i>the officer</i> is of the opinion that the computer game is suitable for all ages;	12 13
(d) as a "G (8+)" computer game, where <i>the officer</i> is of the opinion that the computer game cannot be recommended for viewing or playing by persons under the age of 8 years; or	14 15 16
(e) as a "M(15+)" computer game, where <i>the officer</i> is of the opinion that the computer game cannot be recommended for viewing or playing by persons under the age of 15 years.	17 18 19
(2) Subject to this section, the <i>computer games classification officer</i> shall approve the classification of a computer game as an "MA (15+)" computer game where <i>the officer</i> decides that the computer game depicts, expresses or otherwise deals with sex, violence or coarse language in such a manner as to make the computer game unsuitable for viewing or playing by persons under the age of 15 years.	20 21 22 23 24 25
(3) The <i>computer games classification officer</i> shall refuse to approve the	26

¹ Italicised words indicate changes in the text of the Ordinance.

classification of a computer game where the officer is satisfied that the game is unsuitable for viewing or playing by a minor. (5) The *computer games classification officer* shall refuse to approve the classification of a computer game where the officer is satisfied that the computer game depicts, expresses or otherwise deals with matters of sex, drug misuse or addiction, crime, cruelty, violence or revolting or abhorrent phenomena in such a manner that it offends against the standards of morality, decency and propriety generally accepted by reasonable adult persons to the extent that it should not be classified. **(6)** The *computer games classification officer* shall refuse to approve the classification of a computer game that depicts a child (whether engaged in sexual activity or otherwise) who is, or who is apparently, under the age of 16 years in a manner that is likely to cause offence to a reasonable adult person;

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or

(b) promotes, incites or instructs in matters of crime or violence.

(7) Where a computer game includes a trailer advertising an unclassified computer game, the computer games classification officer shall refuse to approve the classification of the computer game.

- (8) Where a computer game includes a trailer advertising a classified computer game, the computer games classification officer shall not approve the classification of the computer game—
 - (a) as a "G" computer game if the advertised computer game is classified as a "G (8+)", "M (15+)" or "MA (15+)" computer game;
 - (b) as a "G (8+)" computer game if the advertised computer game is classified as an "M (15+)" or "MA (15+)" computer game; or
 - (c) as an "M (15+)" computer game if the advertised computer game is classified as an "MA (15+)" computer game.
- (9) Where the computer games classification officer approves the classification of a computer game, the officer shall determine the consumer advice that shall apply to that computer game.

34.(1) The computer games classification officer shall, in considering

whether a *computer game* is an objectionable *computer game*, or is suitable

or unsuitable for perusal, viewing or playing by a minor, have regard to the

standards of morality, decency and propriety generally accepted by

(2) The computer games classification officer shall, in performing the

officer's functions under this Act, give effect, as far as possible, to the

Criteria for classification

reasonable adult persons.

following principles—

(a)	that adult persons are entitled to read, hear and see what they wish;	
(b)	that all persons are entitled to protection from exposure to unsolicited material that they find offensive;	
(c)	the need to take account of community concerns about depictions which condone or incite violence, particularly sexual violence or the portrayal of persons in a demeaning manner.	
(2A) The computer games classification officer shall apply the classification guidelines in deciding what classification (if any) should be given to a computer game (words omitted).		
(3) The computer games classification officer shall, in deciding whether or not a computer game is an objectionable computer game or is suitable or unsuitable for perusal, viewing or playing by a minor, have regard to any literary, artistic or educational merit it may possess and to the general character of the computer game including whether it is of a medical, legal or scientific character.		
	tion (if any) should be given to a <i>computer game</i> have regard to—	
(a)	the persons or class of persons to or amongst whom it is published or is intended or likely to be published; and	
(b)	the conditions (if any) subject to which it should be published.	
(4A) to (5) Not applicable.		

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