Queensland



# INTRODUCTION AGENTS BILL 2001

### Queensland



## **INTRODUCTION AGENTS BILL 2001**

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# 2001

## A BILL

### **FOR**

An Act to regulate the introduction agency industry, and for other purposes

The	e Par	liament of Queensland enacts—	1
		PART 1—PRELIMINARY	2
1	Sho	rt title	3
Τ	his A	act may be cited as the Introduction Agents Act 2001.	4
2	Cor	nmencement	5
Τ	his A	act commences on a day to be fixed by proclamation.	6
3	Pur	rpose	7
		ourpose of this Act is to provide for fair trading within the ion agency industry by—	8 9
	(a)	establishing a licensing system for introduction agents; and	10
	(b)	establishing methods for disqualifying unsuitable people from the industry; and	11 12
	(c)	setting minimum standards for carrying on the business of an introduction agent; and	13 14
	(d)	improving the provision of information to consumers about introduction services and the prices for services; and	15 16
	(e)	ensuring representations about introduction services include accurate details of the services provided; and	17 18
	(f)	promoting sound business practices within the industry in order to protect consumers.	19 20
4	Thi	s Act's interaction with other laws	21
(	<b>1</b> ) Th	is Act does not limit any other law.	22
Exa	mple—	-	23
C		iminal Code, sections 12 to 14 include some of the provisions that apply the 1 law of Queensland to particular acts or omissions occurring outside land.	24 25 26

(2) However, if an introduction agreement is a contract to which the <i>Fair Trading Act 1989</i> , part 3, division 4 applies, sections 61 and 62 of that Act do not apply to the introduction agreement. <sup>1</sup>	1 2 3
PART 2—INTERPRETATION	4
Division 1—Definitions and notes	5
5 Definitions	6
The dictionary in schedule 2 defines particular words used in this Act.	7
6 Notes in text	8
A note in the text of this Act is part of the Act.	9
Division 2—Associated persons	10
7 Meaning of "associated person" and "effective control"	11
(1) An "associated person" of an applicant for a licence or a licensee is a person who is not an applicant for a licence or a licensee but nevertheless is, or would be if the licence were granted, in effective control of the applicant's or licensee's business.	12 13 14 15
(2) A person who is in "effective control" of a business includes a person who—	16 17
(a) is regularly or usually in charge of the business; or	18
(b) regularly directs staff of the business in their duties; or	19
(c) is in a position to control or influence substantially the business.	20

<sup>1</sup> Fair Trading Act 1989, part 3 (Trade practices), division 4 (Door-to-door sales), sections 61 (Requirements in relation to prescribed contracts) and 62 (No consideration during cooling-off period)

s 9

executive	an applicant for a licence or a licensee is a corporation, an officer of the corporation is taken to be an "associated person" dicant or licensee.	1 2 3
Divis	sion 3—Introduction agent, business, service or agreement	4
	ning of "introduction agent" and "carry on the business of an oduction agent"	5 6
(1) An	"introduction agent" is a person who—	7
	carries on a business of providing, or offering to provide, an introduction service; or	8 9
	holds himself, herself or itself out in any way as carrying on the business of an introduction agent; or	10 11
` '	is entitled to share in the income of the business of an introduction agent.	12 13
<b>(2)</b> Sub	section (1) applies—	14
	whether the head office or principal place of business of the person is in Queensland or elsewhere; or	15 16
	even if the person does not have an established place of business in Queensland.	17 18
	erson mentioned in subsection (1)(a), (b) or (c) is taken to "carry siness of an introduction agent".	19 20
agent, and agent, onl	spite subsections (1)(c) and (3), a person is not an introduction d is not to be taken to carry on the business of an introduction by because the person is entitled to share, as a shareholder, in the f the business of an introduction agent that is a corporation.	21 22 23 24
9 Mea	ning of "introduction service"	25
introduce	"introduction service" is a service the purpose of which is to a person to 1 or more other persons who might be interested in personal relationship, or in attending a social outing, with the	26 27 28 29
	giving a name or other identifying details of the other person to the person; or	30 31

(b)	giving a document containing names or other identifying details of the other person to the person; or	1 2
(c)	arranging for the person to attend a meeting with the other person.	3 4
<b>(2)</b> Fo	or subsection (1), it does not matter whether—	5
(a)	the intended introduction is direct or indirect; or	6
(b)	the personal relationship is intended to be for a long or short time.	7 8
10 Me	aning of "introduction agreement"	9
provide	greement is an "introduction agreement" if it is an agreement to an introduction service or part of an introduction service to a the "client") and—	10 11 12
(a)	the introduction service or part of the introduction service is provided, or proposed to be provided, to the client in Queensland; or	13 14 15
(b)	the agreement is executed in Queensland by or for a party to the agreement; or	16 17
(c)	the client ordinarily resides in Queensland.	18
	Division 4—Persons who are not introduction agents	19
11 Per	sons carrying out activities with a community purpose	20
	person is not an introduction agent only because the person carries tivity that has some of the features of an introduction service if—	21 22
(a)	the activity is carried out for a community purpose; and	23
(b)	any net proceeds from the activity are solely applied, or are to be solely applied, to furthering the community purpose.	24 25
( <b>2</b> ) In	this section—	26
"commı	unity purpose" means—	27
(a)	a philanthropic or benevolent purpose, including the promotion of art, culture, science, religion, education, medicine or charity; or	28 29 30

	(b)	a sporting or recreational purpose, including the benefiting of any sporting or recreational club or association.	1 2
12	Per	sons carrying out non-profit activities	3
an a		son is not an introduction agent only because the person carries on ty that has some of the features of an introduction service if the	4 5 6
	(a)	does not have a significant commercial purpose or character; and	7
	(b)	does not primarily seek to make a profit for the person or any other person.	8 9
13	Puk	olishers of advertisements	10
(1	1) A j	person is not an introduction agent only because the person—	11
	(a)	publishes, or makes available, details of persons who might be interested in having a personal relationship, or in attending a social outing, with 1 or more other persons—	12 13 14
		(i) in a newspaper, magazine or similar publication that is readily available to members of the public; or	15 16
		(ii) in a television, radio or similar broadcast that is readily accessible to members of the public who have the necessary equipment to access the broadcast; and	17 18 19
	(b)	provides a way of enabling persons seeing or hearing the details to make contact with the persons supplying the details.	20 21
(2	<b>2</b> ) Su	bsection (1) applies even if—	22
	(a)	a member of the public must pay to obtain the publication or broadcast; and	23 24
	(b)	a person using the way mentioned in subsection (1)(b) must pay a fee of not more than the amount prescribed under a regulation or, if no amount is prescribed, of not more than \$100 for using the way.	25 26 27 28
14	Info	ormation providers	29
•	-	person is not an introduction agent only because the person nation provider") operates an information service if—	30 31

(a)	havin with with perso	ng a personal relationship, or in attending a social outing, 1 or more other persons from the information service out the need to speak to, or to otherwise communicate onally and directly with, the information provider or an	1 2 3 4 5 6
(b)	emp the	loyee of the information provider for the purpose of having information given to other persons is not, by giving the	7 8 9 10
	(i)	to use the service again; or	11
	(ii)	to pay a fee of more than the amount prescribed under a regulation or, if no amount is prescribed, of more than \$100; and	12 13 14
(c)	prov	rider is not, by using the information service, placed under an	15 16 17
	(i)	to use the service again; or	18
	(ii)	to pay a fee of more than the amount prescribed under a regulation or, if no amount is prescribed, of more than \$100.	19 20
nation forn	on to the le	o, or obtaining information from, an information service are ength of time a person has electronic or mechanical access to n service and the length of the time is automatically recorded	21 22 23 24 25
In t	his se	ection—	26
inter	ested	l in having a personal relationship, or in attending a social	27 28 29
Org	anise	ers of social activities	30
			31 32
(a)	the	public who is willing to pay the admission cost for the	33 34 35
	Submatic on formectro. In the result of the submatic of the su	havi with with with pers emp (b) a per emp (i) (ii) (ii) (ii) (iii) Subsection to on the left formation to on the left formation to cetronic of the left formation to cetronic of the left formation to on the left formation to cetronic of the left formation the left formation to cetronic of the left formation t	having a personal relationship, or in attending a social outing, with 1 or more other persons from the information service without the need to speak to, or to otherwise communicate personally and directly with, the information provider or an employee of the information provider; and  b) a person who gives information to the information provider or an employee of the information provider for the purpose of having the information, placed under an obligation—  (i) to use the service again; or  (ii) to pay a fee of more than the amount prescribed under a regulation or, if no amount is prescribed, of more than \$100; and  (c) a person to whom the information is given by the information provider is not, by using the information service, placed under an obligation—  (i) to use the service again; or  (ii) to pay a fee of more than the amount prescribed under a regulation or, if no amount is prescribed, of more than \$100.  Subsection (1)(b)(ii) and (c)(ii) does not apply if the fees for giving mation to, or obtaining information from, an information service are on the length of time a person has electronic or mechanical access to formation service and the length of the time is automatically recorded electronic or mechanical means.  In this section—  **rmation service** means a service under which details of persons interested in having a personal relationship, or in attending a social outing, with 1 or more other persons are provided.  **Organisers of social activities**  Derson is not an introduction agent only because the person organises all activity with the intention of enabling persons to meet if—

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Introduction A	gents	Rill	2001
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	is a limit on the number of persons who can attend the activity); and	1 2
(b)	the admission cost is the only cost a person attending the activity is liable to pay the organiser of the activity, other than the cost of food or drink; and	3 4 5
(c)	a person attending the activity is not placed under an obligation to the organiser of the activity because the person is allowed to attend the activity, other than an obligation concerning the person's conduct at the activity itself.	6 7 8 9
	sons providing neighbourhood information and welcome vices	10 11
service t primary person w	son is not an introduction agent only because the person provides a chat arranges for a person to meet with another person if the purpose of the meeting is for the other person to provide the with information about local entertainment, sporting, recreational, or business activities.	12 13 14 15 16
17 Pro	viders of prostitution	17
	son is not an introduction agent only because the person provides auction service for the purposes of, or facilitating the provision of, on.	18 19 20
	PART 3—LICENCES	21
	Division 1—Applications for licence	22
18 Rec	uirement to be licensed	23
	son must not carry on the business of an introduction agent unless on holds a licence.	24 25
Maximu	m penalty—200 penalty units.	26

19 A <sub>l</sub>	oplication for licence	1
	An individual, a group of individuals or a corporation may apply to ef executive for a licence.	2 3
<b>(2)</b> T	he application must—	4
(a)	be in the approved form; and	5
(b)	state the names, addresses and residential addresses of all associated persons of the applicant; and	6 7
(c)	be accompanied by the fee prescribed under a regulation; and	8
(d)	contain the information prescribed under a regulation.	9
	The applicant must state in the application whether the application is sence for a term of 1, 2 or 3 years.	10 11
	The chief executive, by notice, may ask the applicant to give further ation or documents relevant to the application.	12 13
	The chief executive may reject the application if the applicant fails to with the request without reasonable excuse.	14 15
20 E1	ntitlement to licence	16
	The chief executive may grant a licence to an applicant only if the executive is satisfied that the applicant is a suitable person to hold the	17 18 19
licence	in deciding whether the applicant is a suitable person to hold a the chief executive must consider whether the applicant or an atted person of the applicant—	20 21 22
(a)	has been convicted of an offence against this Act, the <i>Fair Trading Act 1989</i> , or a corresponding law within the last 5 years; or	23 24 25
(b)	has breached an undertaking given to the chief executive under this Act or the <i>Fair Trading Act 1989</i> within the last 5 years.	26 27
21 Di	squalifying criteria—individuals	28
	ndividual is not a suitable person to hold a licence if the person or an ted person of the person—	29 30
(a)	is under 18 years; or	31

	(b)	is an	n insolvent under administration; or	1
	(c)		been convicted of a disqualifying offence within the last ars; or	2 3
	(d)		r within the last 5 years has been, a licensee or an approved ager under the <i>Prostitution Act 1999</i> ; or	4 5
	(e)	oper	been ordered by a court not to be in any way involved in the ration of the business of an introduction agent (whether under Act or another law) and the order is still current.	6 7 8
22	Disc	qualif	fying criteria—corporations	9
(1	) A	corpo	ration is not a suitable person to hold a licence if—	10
	(a)	it is	an externally-administered body corporate; or	11
	(b)	oper	as been ordered by a court not to be in any way involved in the ration of the business of an introduction agent (whether under Act or another law) and the order is still current; or	12 13 14
	(c)		as been convicted of a disqualifying offence within the last ars; or	15 16
	(d)	an a	ssociated person of the corporation—	17
		(i)	is under 18 years; or	18
		(ii)	is an insolvent under administration; or	19
		(iii)	has been convicted of a disqualifying offence within the last 5 years; or	20 21
		(iv)	is, or in the last 5 years has been, a licensee or an approved manager under the <i>Prostitution Act 1999</i> ; or	22 23
		(v)	has been ordered by a court not to be in any way involved in the operation of the business of an introduction agent (whether under this Act or another law) and the order is still current.	24 25 26 27
(2	)) In	thia a	ection	20

<b>"externally-administered body corporate"</b> has the meaning given by the Corporations Law, section 9. <sup>2</sup>	1 2
23 Inquiries about applicant's suitability to hold licence	3
(1) The chief executive may inquire about an applicant or an associated person of the applicant to help in deciding whether the applicant—	4 5
(a) is a suitable person for the grant of a licence; or	6
(b) continues to be a suitable person.	7
(2) If asked by the chief executive, the commissioner must give the chief executive a written report about the criminal history of the applicant or a named associated person of the applicant.	8 9 10
(3) Subsection (2) applies to the criminal history—	11
(a) that is in the commissioner's possession; or	12
(b) to which the commissioner ordinarily has access through arrangements with the police service of the Commonwealth or another State.	13 14 15
(4) Information required to be supplied under this section may be used only to decide whether the applicant is a suitable person for this section or to investigate or prosecute an offence and must not be disclosed for any purpose other than as provided by section 95.3	16 17 18 19
24 Decision on application	20
(1) The chief executive must consider an application for a licence and—	21
2 Corporations Law section 9—	

- that is being wound up; (a)
- (b) in respect of property of which a receiver, or a receiver and manager, has been appointed (whether or not by a court) and is acting;
- (c) that is under administration;
- (ca) that has executed a deed of company arrangement that has not yet terminated; or
- (d) that has entered into a compromise or arrangement with another person the administration of which has not been concluded.
- 3 Section 95 (Confidentiality of information)

<sup>&</sup>quot;externally-administered body corporate" means a body corporate—

(0)		
(a)	grant the licence, with or without conditions; or	1
(b)	refuse to grant the licence.	2
(2) If t must—	he chief executive decides to grant the licence, the chief executive	3 4
(a)	grant the licence for the term stated in the application for the licence; and	5 6
(b)	promptly give the applicant the licence.	7
	he chief executive decides to refuse to grant the licence, the chief e must promptly give the applicant a notice stating—	8 9
(a)	the decision; and	10
(b)	the reasons for the decision; and	11
(c)	that the applicant may appeal against the decision to a Magistrates Court within 28 days after the date of the notice.	12 13
25 Ren	ewal of licence	14
	licensee may apply to the chief executive for renewal of the s licence before the licence expires.	15 16
<b>(2)</b> The	e application must—	
	11	17
(a)	be in the approved form; and	17 18
(a) (b)		
` '	be in the approved form; and state the names and residential addresses of all associated	18 19
(b)	be in the approved form; and state the names and residential addresses of all associated persons of the licensee; and	18 19 20
(b) (c) (d) (3) The	be in the approved form; and state the names and residential addresses of all associated persons of the licensee; and be accompanied by the fee prescribed under a regulation; and	18 19 20 21
(b) (c) (d) (3) The renewal (4) The	be in the approved form; and state the names and residential addresses of all associated persons of the licensee; and be accompanied by the fee prescribed under a regulation; and contain the information prescribed under a regulation. e licensee must state in the application whether the application for	18 19 20 21 22 23 24 25
(b) (c) (d) (3) The renewal of (4) The application	be in the approved form; and state the names and residential addresses of all associated persons of the licensee; and be accompanied by the fee prescribed under a regulation; and contain the information prescribed under a regulation. The licensee must state in the application whether the application for of the licence is for a term of 1, 2 or 3 years.	18 19 20 21 22 23

<sup>4</sup> Section 27 (Procedure for suspending, cancelling, refusing to renew or imposing conditions on a licence)

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		(i)	the chief executive renews or refuses to renew the licence; or	1 2
		(ii)	the licensee withdraws the application for renewal; and	3
	(b)	have	ne chief executive renews the licence, the licence is taken to be been renewed from the day it would, apart from agraph (a), have ended.	4 5 6
Div	rision	2—X	Suspensions, cancellations, refusals to renew and imposing conditions on licences	7 8
26			s for suspending, cancelling, refusing to renew or g conditions on a licence	9 10
			following is a ground for suspending, cancelling, refusing to using a condition on a licence—	11 12
	(a)		licence was obtained because of incorrect or misleading ormation;	13 14
	(b)		licensee has, for at least 1 month, stopped carrying on the iness of an introduction agent;	15 16
	(c)	the	licensee has failed to comply with a condition of the licence;	17
	(d)	an t	licensee or an associated person of the licensee has breached undertaking given to the chief executive under this Act or the <i>r Trading Act 1989</i> ;	18 19 20
	(e)	con	licensee or an associated person of the licensee has been victed of an offence against this Act, the <i>Fair Trading Act</i> 9, or a corresponding law within the last 5 years;	21 22 23
	(f)		licensee is no longer a suitable person to hold a licence ause of section 21 or 22.5	24 25
27			re for suspending, cancelling, refusing to renew or g conditions on a licence	26 27
	-		nief executive considers reasonable grounds exist to suspend, to renew or impose a condition on a licence (the "action"),	28 29

<sup>5</sup> Section 21 (Disqualifying criteria—individuals) or 22 (Disqualifying criteria—corporations)

the chief notice")		ecutive must give the licensee a notice (the "show cause —	1 2
(a)	state	es the action proposed and—	3
	(i)	if the proposed action is to suspend the licence—states the proposed suspension period; and	4 5
	(ii)	if the proposed action is to impose a condition on a licence—states the proposed condition; and	6 7
(b)	state	es the grounds for proposing to take the action; and	8
(c)		lines the facts and circumstances that form the basis for the ef executive's belief; and	9 10
(d)		tes the licensee to make representations, within a stated time not less than 28 days, why the action proposed should not be en.	11 12 13
	exec	considering all representations made within the stated time, entire still believes grounds exist to take the action, the chief by—	14 15 16
(a)	susp	he show cause notice stated the action proposed was to pend the licence for a stated period—suspend the licence for a lod not longer than the stated period; or	17 18 19
(b)		ne show cause notice stated the action proposed was to cancel licence—	20 21
	(i)	cancel the licence; or	22
	(ii)	suspend the licence for a period; or	23
(c)		he show cause notice stated the action proposed was not to ew the licence—	24 25
	(i)	refuse to renew the licence; or	26
	(ii)	refuse to renew the license for a period; or	27
(d)	a cc	ne show cause notice stated the action proposed was to impose ondition on a licence—impose the condition on the licence for eriod.	28 29 30
(3) The executive		nief executive must give the licensee notice of the chief ecision.	31 32
		hief executive decides to cancel, suspend, refuse to renew or dition on the licence, the notice must state—	33 34

(a)	the reasons for the decision; and	1
(b)	that the licensee may appeal against the decision to a Magistrates Court within 28 days after the date of the notice.	2 3
( <b>5</b> ) Th	e decision takes effect on the later of the following—	4
(a)	the day on which the notice is given to the licensee;	5
(b)	the day stated in the notice.	6
28 Ret	urn of suspended or cancelled licence	7
chief exe	the chief executive cancels or suspends a person's licence, the ecutive may give the person a notice requiring the person to return ce to the chief executive in the way stated in the notice within a riod of not less than 14 days.	8 9 10 11
	ne person must comply with the notice, unless the person has a le excuse.	12 13
Maximu	m penalty—20 penalty units.	14
current a	a licence returned to the chief executive after suspension is still t the end of the suspension period, the chief executive must return ce to the licensee.	15 16 17
	Division 3—General provisions about licences	18
29 Reg	uirement to notify changes in information given	19
informat	is section applies if a licensee becomes aware of a change in the ion given at any time by the licensee for an application for a r a renewal of a licence.	20 21 22
	ne licensee must, within 30 days after becoming aware of the give details of the change to the chief executive by signed notice.	23 24
Maximu	m penalty for subsection (2)—50 penalty units.	25
30 Rep	placement licence	26
	licensee may apply to the chief executive for the replacement of a en or destroyed licence.	27 28
( <b>2</b> ) Th	e chief executive must consider each application and—	29

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(a) replace the licence; or	
(b) refuse to replace the licence.	
(3) If the chief executive is satisfied the licence has been lost, stolen destroyed, the chief executive must replace the licence.	or
(4) If the chief executive decides to refuse to replace the licence, the chief executive must give the applicant a notice stating—	ie
(a) the decision; and	
(b) the reasons for the decision; and	
(c) that the applicant may appeal against the decision to Magistrates Court within 28 days after the date of the notice.	a
31 Surrender of licence	
(1) A licensee may surrender the licensee's licence by signed notic given to the chief executive.	:e
(2) The surrender of the licence takes effect on the day the notice surrender is given to the chief executive or, if a later day of effect is state in the notice, the later day.	
(3) The person to whom the licence was granted must return the licence to the chief executive within 14 days after the person surrenders the licence, unless the person has a reasonable excuse.	
Maximum penalty for subsection (3)—20 penalty units.	
32 Licence not transferable	
A licence—	
(a) is personal to the licensee; and	
(b) is not transferable to another person; and	
(c) does not vest by operation of law in another person.	
33 Register of licences	

(1) The chief executive must keep a register of licences.

(2) The register must contain—

(a) the addresses of the principal and other places at which a licensee carries on the business of an introduction agent; and	1 2
(b) any other information prescribed under a regulation.	3
(3) The register is to be kept in the form and in the way decided by the chief executive.	4 5
(4) Any person may inspect the register—	6
(a) at any office of the department when it is open to the public; or	7
(b) at any other place or in any other way decided by the chief executive.	8 9
(5) On the application of a person and on payment of any fee prescribed under a regulation, the chief executive may give the person a certificate certifying as to any matter relating to the contents of the register.	10 11 12
PART 4—RESTRICTIONS ON THE OPERATION OF INTRODUCTION AGENCIES	13 14
34 False representations by employees or associated persons	15
An employee or an associated person of an introduction agent must not, directly or indirectly—	16 17
(a) represent herself or himself as being available to be introduced to persons entering into introduction agreements with the agent; or	18 19
(b) falsely represent that a particular person, whether identified by name, likeness or otherwise, is available to be introduced to persons entering into introduction agreements with the agent; or	20 21 22
(c) falsely represent that a database of a specified size or composition is available to persons entering into introduction agreements with the agent; or	23 24 25
(d) represent that a person having specified characteristics is available to be introduced to persons entering into introduction agreements with the agent, if the person mentioned in the representation is not available to be introduced to persons entering into introduction agreements with the agent.	26 27 28 29 30
Maximum penalty—540 penalty units.	31

35	Fals	se representations by introduction agents	1
(1	<b>1</b> ) An	introduction agent must not, directly or indirectly—	2
	(a)	represent herself or himself as being available to be introduced to persons entering into introduction agreements with the agent; or	3 4
	(b)	falsely represent that a particular person, whether identified by name, likeness or otherwise, is available to be introduced to persons entering into introduction agreements with the agent; or	5 6 7
	(c)	falsely represent that a database of a specified size or composition is available to persons entering into introduction agreements with the agent; or	8 9 10
	(d)	represent that a person having specified characteristics is available to be introduced to persons entering into introduction agreements with the agent, if the person mentioned in the representation is not available to be introduced to persons entering into introduction agreements with the agent.	11 12 13 14 15
Max	ximuı	m penalty—540 penalty units.	16
subs rele	sectic vant	a prosecution against an introduction agent for an offence against on (1)(b) or (c), the agent bears the onus of proving that the representation is not false if there is evidence of the falsity of the representation.	17 18 19 20
subs mer intro	section ntione oduce	a prosecution against an introduction agent for an offence against on (1)(d), the agent bears the onus of proving that the person ed in the representation was available at the relevant time to be ed to persons entering into introduction agreements with the agent is evidence of the falsity of the relevant representation.	21 22 23 24 25
36	Use	and protection of client information	26
give	en to	introduction agent must restrict access to personal information the agent by a client, or a person who may become a client, to the g persons—	27 28 29
	(a)	the introduction agent;	30
	(b)	an employee of the introduction agent;	31
	(c)	a person authorised under this Act or another Act to have access to the information:	32

(d)	a person entitled to have access to the information under a relevant introduction agreement.	1 2
Maximur	m penalty—200 penalty units.	3
other per client, or	introduction agent, an employee of an introduction agent or any son having access to personal information given to the agent by a a person who may become a client of the agent, must not use the ion for any purpose other than—	4 5 6 7
(a)	to provide an introduction service under an agreement between the agent and the client; or	8 9
(b)	a purpose that the person giving the information has agreed to in writing; or	10 11
(c)	a purpose related to the administration or enforcement of this Act.	12 13
Maximur	m penalty—200 penalty units.	14
changes, the new	owever, if the ownership of an introduction agent's business the agent may transfer personal information held by the agent to owner of the business without the written consent of the person the personal information, unless the person otherwise directs.	15 16 17 18
an introd to have	personal information is transferred on the change of ownership of uction agent's business, the information is taken, for this section, been given to the new owner by the person to whom the on relates.	19 20 21 22
( <b>5</b> ) In t	this section—	23
_	al information" means information a person gives about herself imself.	24 25
"use" inf	formation includes disclose, give or sell the information to another on.	26 27
37 Intr	roduction agent not to use premises used for prostitution	28
	n introduction agent must not carry on the business of an ion agent from the same premises where a person is engaged in on.	29 30 31
Maximur	m penalty—200 penalty units.	32
	r subsection (1), persons carry on business from the same premises sons wholly or partly use or share the same office or work space.	33 34

38	Em	nployees must be over 18				
	-	on must not employ another person under 18 years in the business roduction agent if the other person—	2 3			
	(a)	is involved directly or indirectly in negotiating, or entering into, introduction agreements for the introduction agent; or	4 5			
	(b)	provides introduction services for the introduction agent.	6			
Max	kimu	m penalty—200 penalty units.	7			
39	Clie	ents must be over 18	8			
		troduction agent must not enter into an introduction agreement erson under 18 years.	9 10			
Max	kimu	m penalty—200 penalty units.	11			
40	Pur	pose of market research must be disclosed	12			
	ole th	is section applies if an introduction agent collects information to be compilation of a list of persons who may become clients of the	13 14 15			
info	rmat	ne agent, an employee of the agent or an entity collecting the ion for the agent must, before seeking the information, tell the om whom the information is sought—	16 17 18			
	(a)	the reason the information is being sought; and	19			
	(b)	that the information is being sought for an introduction agent.	20			
Max	kimu	m penalty—200 penalty units.	21			
emp	loye	e agent must ensure, to the maximum extent practicable, that an e or an entity collecting the information, and any person acting on 's behalf—	22 23 24			
	(a)	tells the person from whom information is sought the reason the information is being sought; and	25 26			
	(b)	does so before seeking the information.	27			
Max	kimu	m penalty—200 penalty units.	28			

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41	Clie	ent's name must be removed from active lists	1
		is section applies if a client asks an introduction agent in writing to riding an introduction service to the client.	2 3
(2	2) Th	e agent must—	4
	(a)	immediately remove the client's name from any list held by the agent of persons available for introduction; and	5 6
	(b)	within 2 business days <sup>6</sup> after receiving the request, do everything else that it is practicable for the agent to do to comply with the request.	7 8 9
Max	imuı	m penalty—100 penalty units.	10
		is section does not prevent an introduction agent from bringing a on against the client in relation to the client's request.	11 12
•	_	is section does not authorise the destruction of a document an ion agent is required to keep under this Act.	13 14
42	Rec	ords must be kept for 7 years	15
	-	introduction agent must keep a copy of a document required to be der this Act for 7 years after—	16 17
	(a)	if the document is required to be signed—the document is signed; or	18 19
	(b)	if the document is not required to be signed—the document is given to a person.	20 21
		Examples of documents—	22
		Introduction agreements, pre-contractual disclosure statements.	23
Max	kimui	n penalty—100 penalty units.	24
agei	it mu	the ownership of an introduction agent's business changes, the ast transfer records held by the agent to the new licensee carrying asiness.	25 26 27

<sup>6</sup> Acts Interpretation Act 1954, section 36—

<sup>&</sup>quot;business day" means a day that is not-

<sup>(</sup>a) a Saturday or Sunday; or

<sup>(</sup>b) a public holiday, special holiday or bank holiday in the place in which any relevant act is to be or may be done.

<b>(3)</b> If	Maximum penalty—100 penalty units.  (3) If subsection (2) applies, the new licensee must comply with subsection (1) for the transferred records.	
	PART 5—INTRODUCTION AGREEMENTS	4
43 Pre	-contractual disclosure statement	5
introduct clearly e	efore entering into an introduction agreement with a person, and ion agent must give the person a detailed, easily legible and expressed written statement describing the introduction service to ided under the agreement (a "pre-contractual disclosure").	6 7 8 9 10
Maximu	m penalty—200 penalty units.	11
	Vithout limiting subsection (1), the pre-contractual disclosure t must state the following—	12 13
(a)	the name of the agent;	14
(b)	the type and levels of service provided by the agent;	15
(c)	the price of each level of service and the method of payment;	16
(d)	the criteria to be used for introductions;	17
	Example of criterion for paragraph (d)—	18
	Whether preferences specified by the person will be strictly adhered to by the agent, or will be used only as a guide.	19 20
(e)	the methods used to introduce clients;	21
	Examples of methods of introduction for paragraph (e)—	22
	Personal introduction, circulation of membership list.	23
(f)	the agent's refund policies, including the time within which refunds will be given;	24 25
(g)	the agent's complaint procedures;	26
(h)	whether the person will be liable to pay an amount for ending the agreement early and, if so, the amount the person will be liable to pay;	27 28 29

(i)	any	other obligations of the person;	1
(j)	anyt	hing else prescribed under a regulation.	2
Maximu	m per	nalty—200 penalty units.	3
with a p	erson pers	oduction agent must not enter into an introduction agreement a unless the agent has obtained a written acknowledgment on that the person has received a pre-contractual disclosure	4 5 6 7
Maximu	m per	nalty—200 penalty units.	8
language statemen	othe	ntroduction agent gives a person written information in a er than English to accompany the pre-contractual disclosure agent must ensure that the information is substantially h the information provided in English.	9 10 11 12
Maximu	m per	nalty—200 penalty units.	13
44 Wh	at m	ust be included in an introduction agreement	14
<b>(1)</b> An	intro	oduction agent must ensure than an introduction agreement—	15
(a)	is in	writing, easily legible and clearly expressed; and	16
(b)	state	es the following—	17
	(i)	at the beginning of the agreement, the words 'Important Notice' in bold type followed by the statement prescribed under a regulation for this subparagraph;	18 19 20
	(ii)	the names, addresses and telephone numbers of the parties to the agreement;	21 22
	(iii)	a full description of the service to be provided by the agent under the agreement and the terms on which the service is offered;	23 24 25
	(iv)	the price of the service and the method of payment;	26
	(v)	prominently in bold type that this Act forbids the payment of an amount more than a stated percentage that is the prepayment limit, before any part of the service is provided;	27 28 29
	(vi)	the term of the agreement;	30
	(vii)	the conditions under which refunds will be made;	31
	(viii	) all terms of the agreement in full;	32

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(ix) the date on which the client signed the agreement; and	1
(c) complies with any other requirements prescribed under a regulation; and	2 3
(d) is signed by the client and by or for the introduction agent.	4
Maximum penalty—200 penalty units.	5
(2) An introduction agreement need not contain the statement mentioned in subsection $(1)(b)(v)$ if section $49^7$ does not apply to the agreement.	6 7
(3) An introduction agent must ensure an introduction agreement is not dated earlier than the date on which the client signs the agreement.	8 9
Maximum penalty for subsection (3)—200 penalty units.	10
45 Client must be given copy of agreement	11
(1) Immediately after entering into an introduction agreement, an introduction agent must give the client a readily legible copy of the agreement signed by the agent and the client.	12 13 14
Maximum penalty—200 penalty units.	15
(2) If the copy of the agreement given to the client is a photocopy, it is sufficient compliance with subsection (1) that the photocopy has a copy of the signatures of the agent and the client.	16 17 18
46 When introduction agreement is voidable	19
(1) This section applies if—	20
(a) an introduction agent does not give a person (a "client") a pre-contractual disclosure statement before entering into an introduction agreement with the client; or	21 22 23
(b) an introduction agent gives a person (also a "client") a pre-contractual statement that does not comply with section 43; or	24 25 26
(c) an introduction agreement entered into by a client does not comply with section 44: or	27 28

<sup>7</sup> Section 49 (Restriction on prepayments)

(d) an introduction agent does not give a client a copy of the introduction agreement in accordance with section 45.	1 2
(2) The client may end the agreement at any time before it is completed by notice given to the introduction agent.	3 4
47 Client entitled to refund if agreement voidable	5
(1) If a client gives an introduction agent a notice under section 46, the introduction agent must refund to the client any amount that has been paid under the agreement within 21 days after receiving the notice.	6 7 8
Maximum penalty—200 penalty units.	9
(2) If the introduction agent does not refund the amount to the client, the client may recover the amount from the agent as a debt due to the client.	10 11
(3) Subsections (1) and (2) are subject to section 48.	12
(4) Subsections (1) and (2) do not apply if, under section 53—	13
(a) the introduction agent and the client agree in writing on an amount to be refunded to the client; and	14 15
(b) the agent refunds the amount to the client.	16
48 When introduction agent entitled to compensation	17
(1) This section applies if a client gives an introduction agent a notice under section 46.	18 19
(2) This section does not apply if, under section 53—	20
(a) the introduction agent and the client agree in writing on an amount to be refunded to the client; and	21 22
(b) the agent refunds the amount to the client.	23
(3) The introduction agent may, within 28 days after receiving the notice, apply to a Magistrates Court for an order that the agent is entitled to an amount from the client for things done by the agent under the introduction agreement before the agent received the notice.	24 25 26 27
(4) The introduction agent may make the application even though the agent has refunded an amount under section 47.	28 29
(5) An introduction agent need not refund an amount under, and does not contravene, section 47(1) if the agent—	30 31

(a)	Court for an ord	after receiving the notice, applies to a Magistrat der that the agent is entitled to an amount from the gs done by the agent under the introduction re the agent received the notice; and	he 2
(b)		ourt an amount equivalent to the amount that he the agreement.	as 5 6
	r the client to pa	n application is made under subsection (3) or (ay an amount to the introduction agent if the county and an amount to the introduction agent if the county and are the county as a subsection (3) or (3).	,
(a)	the defect that relatively minor	caused the agreement to be voidable was of r nature; and	a 10 11
(b)	allowing the ag the client havin	ent to recover the amount would not be unfair g regard to—	to 12 13
	(i) any service agreement	ces provided or work performed under the ; and	he 14 15
	undue influerelation to	he agent or any one else used unfair pressur uence or unfair tactics on the client at any time the agreement and, if so, the nature and extent pressure, undue influence or unfair tactics.	in 17
	e court may also onsiders approp	make any incidental order, including an order friate.	or 20 21
49 Res	riction on prep	payments	22
(1) Th	s section applies	s to an introduction agreement only if—	23
(a)		rice for the agreement is at least the amou er a regulation or, if no amount is prescribed,	
(b)	amounts that the introduction age	e contract price for the agreement and all oth he person entering into the agreement with the ent paid, or became liable to pay, the agent for an on agreements—	he 28
	was signe	days immediately before the date the agreement distribution is at least the amount prescribed under or, if no amount is prescribed, at least \$500; or	

(ii) in the 12 months immediately before the date the agreement was signed—is at least the amount prescribed under a regulation or, if no amount is prescribed, at least \$2 500.	1 2 3
(2) An introduction agent must not, before any part of an introduction service is provided under the agreement, demand of or receive from, a client or someone else on the client's behalf, an amount that is more than the prepayment limit for the agreement.	4 5 6 7
Maximum penalty—200 penalty units.	8
(3) An associated person of an introduction agent must not, before any part of an introduction service is provided under the agreement, demand of, or receive from, a client or someone else on the client's behalf, an amount that is more than the prepayment limit for the agreement.	9 10 11 12
Maximum penalty—200 penalty units.	13
50 Introduction agreement voidable if restriction on prepayments not complied with	14 15
(1) This section applies if—	16
(a) an introduction agent does not comply with section 49(2); or	17
(b) an associated person of an introduction agent does not comply with section 49(3).	18 19
(2) The client may end the agreement at any time before it is completed by notice given to the introduction agent.	20 21
51 Client entitled to full refund	22
(1) If a client gives an introduction agent a notice under section 50, the introduction agent must refund to the client the whole of the amount that has been paid under the agreement within 21 days after receiving the notice.	23 24 25 26
Maximum penalty—200 penalty units.	27
(2) If the introduction agent does not refund the amount to the client, the client may recover the amount from the agent as a debt due to the client.	28 29
(3) Subsections (1) and (2) do not apply if, under section 53—	30

	(a)	the introduction agent and the client agree in writing on the amount to be refunded to the client; and	1 2
	(b)	the agent refunds the amount to the client.	3
52	Wh	en introduction agent entitled to compensation	4
(1	l) Thi	s section applies if—	5
	(a)	an introduction agent is given a notice under section 50; and	6
	(b)	under section 51(1), the agent refunds to the client the whole of the amount that has been paid under the introduction agreement by the client.	7 8 9
(2	<b>2</b> ) Thi	s section does not apply if, under section 53—	10
	(a)	the agent and the client agree in writing on an amount to be paid to the agent; and	11 12
	(b)	the amount is paid to the agent.	13
noti an	ce, ap amou	e introduction agent may, within 28 days after receiving the ply to a Magistrates Court for an order that the agent is entitled to nt from the client for things done by the agent under the ion agreement before the agent received the notice.	14 15 16 17
		e court may order the client to pay an amount to the introduction ne court considers that—	18 19
	(a)	the amount, received by the introduction agent before any part of the introduction service is provided, that is more than the prepayment limit for the agreement is only a small amount compared to the contract price for the agreement; and	20 21 22 23
	(b)	it would be unfair in all the circumstances of the case for the agent not to recover an amount having regard to—	24 25
		(i) the extent of the agent's compliance with this Act as a whole in relation to the agreement; and	26 27
		(ii) the extent to which the agent or anyone else used unfair pressure, undue influence or unfair tactics on the client at any time in relation to the agreement and, if so, the nature and extent of the unfair pressure, undue influence or unfair tactics.	28 29 30 31 32
		e court may also make any incidental order, including an order for onsiders appropriate.	33 34

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			ction agent and client can agree on refund or cation	1 2
introc under	ducti r sec	ion a	ction agent and a client may, within 21 days after the agent receives a notice ending an introduction agreement 46 or 50, agree in writing on an amount to be refunded to the ection 47 or 51.	3 4 5 6
			of contract price to be paid at end of agreement or in stalments	7 8
(1)	Thi	s sec	etion applies to an introduction agreement only if—	9
(	(a)	pres	contract price for the agreement is at least the amount cribed under a regulation or, if no amount is prescribed, at t\$500; or	10 11 12
(	(b)	amo intro	total of the contract price for the agreement and all other bunts that the person entering into the agreement with the oduction agent paid, or became liable to pay, the agent for any or introduction agreements—	13 14 15 16
		(i)	in the 30 days immediately before the date the agreement was signed, is at least the amount prescribed under a regulation or, if no amount is prescribed, at least \$500; or	17 18 19
		(ii)	in the 12 months immediately before the date the agreement was signed, is at least the amount prescribed under a regulation or, if no amount is prescribed, at least \$2 500.	20 21 22
paym	ent	made	oduction agreement must provide that, apart from the first e under the agreement, the balance of the contract price for is to be paid—	23 24 25
(	(a)	at th	ne end of the agreement; or	26
(	(b)		equal instalments spread equally over the term of the sement as the term is set out in the agreement.	27 28
(3)	Des	spite	subsection (2)—	29
(	(a)	is m be p	first payment under the agreement may be for an amount that agree than the amount of each of the subsequent instalments to eaid under the agreement, but must not be for an amount that agree than the prepayment limit for the agreement; and	30 31 32 33
(	(b)		agreement may require the last instalment to be paid before end of the agreement.	34 35

( <b>4</b> ) A	n introduction agent must not—	1
(a)	enter into an introduction agreement that does not comply with subsection (2) as qualified by subsection (3); or	2 3
(b)	in relation to an introduction agreement, demand of, or receive from, a client or someone else on the client's behalf an amount in contravention of this section.	4 5 6
Maximu	nm penalty—200 penalty units.	7
an intro	n associated person of an introduction agent must not, in relation to duction agreement, demand of, or receive from, a client or someone the client's behalf an amount in contravention of this section.	8 9 10
Maximu	nm penalty—200 penalty units.	11
that is	ny amount that the client has paid to the agent under the agreement more than the amount permitted to be paid under this section is ately recoverable by the client from the agent as a debt due to the	12 13 14 15
55 Ea	rly termination payment by client allowed	16
( <b>1</b> ) T	rly termination payment by client allowed his section does not apply if a client has ended an introduction ent under section 46 or 50.8	16 17 18
(1) To agreemed (2) Do to pay a than the	his section does not apply if a client has ended an introduction	17
(1) T agreemed (2) D to pay a than the signed i	his section does not apply if a client has ended an introduction ent under section 46 or 50.8 espite section 54(2), an introduction agreement may require a client n amount for ending the agreement before a stated date (not earlier end of 3 clear business days after the client receives a copy of the	17 18 19 20 21
(1) T agreemed (2) D to pay a than the signed i	his section does not apply if a client has ended an introduction ent under section 46 or 50.8 espite section 54(2), an introduction agreement may require a client n amount for ending the agreement before a stated date (not earlier end of 3 clear business days after the client receives a copy of the introduction agreement). he amount must be stated in the agreement and must not be more difference between—	17 18 19 20 21 22 23
(1) T agreemed (2) D to pay a than the signed i (3) T than the	his section does not apply if a client has ended an introduction ent under section 46 or 50.8 espite section 54(2), an introduction agreement may require a client in amount for ending the agreement before a stated date (not earlier end of 3 clear business days after the client receives a copy of the introduction agreement). The amount must be stated in the agreement and must not be more difference between—  the contract price for the agreement; and	17 18 19 20 21 22 23 24
(1) T agreemed (2) D to pay a than the signed i (3) T than the (a) (b)	his section does not apply if a client has ended an introduction ent under section 46 or 50.8 espite section 54(2), an introduction agreement may require a client n amount for ending the agreement before a stated date (not earlier end of 3 clear business days after the client receives a copy of the introduction agreement).  The amount must be stated in the agreement and must not be more difference between—  the contract price for the agreement; and the amount that the client has paid under the agreement up to the	17 18 19 20 21 22 23 24 25 26

<sup>8</sup> Section 46 (When introduction agreement is voidable) or 50 (Introduction agreement voidable if restriction on prepayments not complied with)

(a) an introduction agreement has an opt out clause; and	1
(b) the client does not end the agreement on the opt out date.	2
(2) For sections 49 to 55, the client is taken to have entered into a new introduction agreement with the introduction agent on the opt out date for the balance of the term of the original agreement.	3 4 5
57 Provisions of this Act not to be avoided	6
(1) An introduction agent must not enter into an introduction agreement or other instrument that contains a term that purports to vary or exclude the operation of a provision of this Act, unless the variation or exclusion is expressly allowed by this Act.	7 8 9 10
Maximum penalty—200 penalty units.	11
(2) Unless expressly allowed by this Act, a term in an introduction agreement or other instrument that purports to vary or exclude the operation of a provision of this Act is void.	12 13 14
(3) This section does not prevent the parties to an introduction agreement from including terms in the agreement that vary or exclude the operation of this Act by imposing greater or more onerous obligations on an introduction agent than are imposed by this Act.	15 16 17 18
58 Cooling-off period	19
(1) This section does not limit section 46.9	20
(2) A client may end an introduction agreement at any time before the end of 3 clear business days after the client receives a copy of the signed agreement by signed notice given to the introduction agent.	21 22 23
59 Consequences of exercising rights in cooling-off period	24
(1) If a client ends an introduction agreement under section 58—	25
(a) the introduction agent is entitled to the lesser of the following amounts—	26 27
(i) the amount prescribed under a regulation or, if no amount is prescribed, \$50;	28 29

<sup>9</sup> Section 46 (When introduction agreement is voidable)

(ii) an amount equal to 10% of the contract price for the agreement; and	1 2
(b) the agent must refund to the client the whole of the amount that the client has paid to the agent under the agreement, other than an amount the agent is entitled to under paragraph (a); and	3 4 5
(c) the client is not liable to the agent in any way for ending the agreement, despite anything to the contrary in the agreement.	6 7
(2) The introduction agent must refund the amount mentioned in subsection (1)(b) within 7 days after receiving the client's notice.	8 9
Maximum penalty—200 penalty units.	10
(3) If the introduction agent does not refund the amount mentioned in subsection (1)(b) to the client, the client may recover the amount from the agent as a debt due to the client.	11 12 13
60 Additional services may only be provided under a new agreement	14
(1) If a client wishes to obtain a different level of introduction service from the level stated in an introduction agreement, the introduction agent must not demand or receive any amount for providing the different level of service.	15 16 17 18
Maximum penalty—200 penalty units.	19
(2) Subsection (1) does not apply if the introduction agent receives an amount for providing the different level of service under a new introduction agreement.	20 21 22
PART 6—ENFORCEMENT	23
TART U-ENTORCEMENT	23
Division 1—Inspectors	24
61 Appointment of inspectors	25
(1) The chief executive may appoint an officer of the public service to be an inspector.	26 27

(2) Th	ne chief executive may appoint a person to be an inspector only	1 2
(a)	the chief executive believes the person has the necessary expertise or experience to be an inspector; or	3 4
(b)	the person has satisfactorily completed an appropriate course of training approved by the chief executive.	5 6
` '	e chief executive may limit the powers of an inspector by stating as in the instrument of appointment.	7 8
62 Insp	pector's identity card	9
(1) Th	e chief executive must give each inspector an identity card.	10
(2) Th	e identity card must—	11
(a)	contain a recent photo of the inspector; and	12
(b)	contain a copy of the inspector's signature; and	13
(c)	identify the person as an inspector under this Act; and	14
(d)	state an expiry date for the card.	15
identity of	person who stops being an inspector must return the person's card to the chief executive as soon as possible (but within 21 days) person stops being an inspector, unless the person has a reasonable	16 17 18 19
Maximui	m penalty—20 penalty units.	20
	is section does not prevent the giving of a single identity card to a or this Act and other purposes.	21 22
63 Pro	duction or display of inspector's identity card	23
	inspector may exercise a power under this Act in relation to some (the "other person") only if the inspector—	24 25
(a)	first produces the inspector's identity card for the other person's inspection; or	26 27
(b)	has the inspector's identity card displayed so it is clearly visible to the other person.	28 29
	owever, if for any reason it is not practicable to comply with on (1) before exercising the power, the inspector must, at the first	30 31

	onab ectio	le opportunity, produce the identity card for the other person's on.	1 2
64	Insp	pector's appointment conditions	3
	-	inspector holds office on the conditions stated in the instrument atment.	4 5
(2	<b>2</b> ) An	inspector—	6
	(a)	if the appointment provides for a term of appointment—stops holding office at the end of the term; and	7 8
	(b)	if the conditions of appointment provide—stops holding office when the inspector stops holding another office stated in the appointment conditions (the "main office"); and	9 10 11
	(c)	may resign by signed notice of resignation given to the chief executive.	12 13
(the	"se	owever, an inspector may not resign from the office under this Act condary office") if a term of employment to the main office the person to hold the secondary office.	14 15 16
		Division 2—Powers of inspectors	17
		Subdivision 1—Entry of places	18
65	Pov	ver to enter places	19
(	<b>1</b> ) An	inspector may enter a place if—	20
	(a)	its occupier consents to the entry; or	21
	(b)	it is a public place and the entry is made when it is open to the public; or	22 23
	(c)	the entry is authorised by a warrant; or	24
	(d)	the inspector believes on reasonable grounds it is a place of business of an introduction agent, and the place is—	25 26
		(i) open for carrying on the business; or	27
		(ii) otherwise open for entry; or	28

	(iii) required to be open for inspection under the licensee's licence.	1 2
	the purpose of asking the occupier of a place for consent to enter, etor may, without the occupier's consent or a warrant—	3 4
(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	5 6
(b)	enter part of the place the inspector reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	7 8 9
	r subsection (1)(d), a place of business does not include a part of where a person resides.	10 11
	Subdivision 2—Procedure for entry	12
66 Ent	ry with consent	13
place to	is section applies if an inspector intends to ask an occupier of a consent to the inspector or another inspector entering the place $65(1)(a)$ .	14 15 16
<b>(2)</b> Bef	fore asking for the consent, the inspector must tell the occupier—	17
(a)	the purpose of the entry; and	18
(b)	that the occupier is not required to consent.	19
	he consent is given, the inspector may ask the occupier to sign an edgment of the consent.	20 21
( <b>4</b> ) The	e acknowledgment must state—	22
(a)	the occupier has been told—	23
	(i) the purpose of the entry; and	24
	(ii) that the occupier is not required to consent; and	25
(b)	the purpose of the entry; and	26
(c)	the occupier gives the inspector consent to enter the place and exercise powers under this part; and	27 28
(d)	the time and date the consent was given.	29
	the occupier signs the acknowledgment, the inspector must tely give a copy to the occupier.	30 31

( <b>6</b> ) If—	-	1
(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	2 3
(b)	an acknowledgment complying with subsection (4) is not produced in evidence for the entry;	4 5
	of proof is on the person relying on the lawfulness of the entry to t the occupier consented.	6 7
<b>67</b> App	lication for warrant	8
<b>(1)</b> An	inspector may apply to a magistrate for a warrant for a place.	9
(2) The warrant is	e application must be sworn and state the grounds on which the s sought.	10 11
inspector	e 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.	12 13 14
Example—		15
	gistrate may require additional information supporting the application to be statutory declaration.	16 17
68 Issu	e of warrant	18
	e magistrate may issue a warrant only if the magistrate is satisfied reasonable grounds for suspecting—	19 20
(a)	there is a particular thing or activity (the <b>"evidence"</b> ) that may provide evidence of an offence against this Act; and	21 22
(b)	the evidence is at the place or may be at the place within the next 7 days.	23 24
( <b>2</b> ) The	e warrant must state—	25
(a)	that a stated inspector may, with necessary and reasonable help and force—	26 27
	(i) enter the place and any other place necessary for entry; and	28
	(ii) exercise the inspector's powers under this part; and	29
(b)	the offence for which the warrant is sought; and	30
(c)	the evidence that may be seized under the warrant; and	31

	(d)	the l	nours of the day or night when the place may be entered; and	1
	(e)	the ends	date, within 14 days after the warrant's issue, the warrant s.	2 3
	~			
69	Spe	cial v	varrants	4
pho	ne, fa	ax, r	pector may apply for a warrant (a "special warrant") by adio or another form of communication if the inspector ecessary because of—	5 6 7
	(a)	urge	ent circumstances; or	8
	(b)		r special circumstances, including, for example, the ector's remote location.	9 10
			applying for the special warrant, the inspector must prepare stating the grounds on which the warrant is sought.	11 12
			spector may apply for the special warrant before the sworn.	13 14
fax	a coj	oy (a	suing the special warrant, the magistrate must immediately "facsimile warrant") to the inspector if it is reasonably fax the copy.	15 16 17
(5	5) If i	t is n	ot reasonably practicable to fax a copy to the inspector—	18
	(a)	the 1	magistrate must tell the inspector—	19
		(i)	what the terms of the special warrant are; and	20
		(ii)	the date and time the special warrant is issued; and	21
	(b)		inspector must complete a form of warrant (a "warrant n") and write on it—	22 23
		(i)	the magistrate's name; and	24
		(ii)	the date and time the magistrate issued the special warrant; and	25 26
		(iii)	the terms of the special warrant.	27
insp	ector	, auth	simile warrant, or the warrant form properly completed by the norises the entry and the exercise of the other powers stated in rrant issued.	28 29 30
	7) Th gistrat		pector must, at the first reasonable opportunity, send to the	31 32

(a)	the sworn application; and	1
(b)	if the inspector completed a warrant form, the completed warrant form.	2 3
(8) Or special v	n receiving the documents, the magistrate must attach them to the varrant.	4 5
( <b>9</b> ) If-	_	6
(a)	an issue arises in a proceeding about whether an exercise of power was authorised by a special warrant; and	7 8
(b)	the warrant is not produced in evidence;	9
	of proof is on the person relying on the lawfulness of the exercise lower to prove a special warrant authorised the exercise of the	10 12 12
70 Wa	rrants—procedure before entry	13
	his section applies if an inspector named in a warrant issued under for a place is intending to enter the place under the warrant.	14 15
	efore entering the place, the inspector must do, or make a ble attempt to do, the following things—	16 17
(a)	identify himself or herself to a person present at the place who is an occupier of the place by producing a copy of the inspector's identity card or other document evidencing the inspector's appointment;	18 19 20 21
(b)	give the person a copy of the warrant or, if the entry is authorised by a facsimile warrant or warrant form mentioned in section 69(6), a copy of the facsimile warrant or warrant form;	22 23 24
(c)	tell the person the inspector is permitted by the warrant to enter the place;	25 26
(d)	give the person an opportunity to allow the inspector immediate entry to the place without using force.	27 28
inspecto	owever, the inspector need not comply with subsection (2) if the r believes on reasonable grounds that immediate entry to the place ed to ensure the effective execution of the warrant is not frustrated	29 30 31

		Subdivision 3—Powers after entry	1
71	Gei	neral powers after entering places	2
(	( <b>1</b> ) Th	is section applies to an inspector who enters a place.	3
	( <b>2</b> ) Fo	r monitoring or enforcing compliance with this Act, the inspector	4 5
	(a)	search any part of the place; or	6
	(b)	examine, inspect, photograph or film any part of the place or anything at the place; or	7 8
	(c)	take a sample of anything at the place; or	9
	(d)	take an extract from, or copy, a document at the place; or	10
	(e)	take into or onto the place any person, equipment or material the inspector reasonably requires for exercising a power under this part; or	11 12 13
	(f)	require the occupier of the place, or a person at the place, to give the inspector reasonable help to exercise the inspector's powers mentioned in paragraphs (a) to (e).	14 15 16
ins	pecto	then making a requirement mentioned in subsection (2)(f), the r must warn the person it is an offence to fail to comply with the tent, unless the person has a reasonable excuse.	17 18 19
72	Fai	lure to help inspector	20
mu		person required to give reasonable help under section 71(2)(f) mply with the requirement, unless the person has a reasonable	21 22 23
Ma	aximu	m penalty—20 penalty units.	24
(	( <b>2</b> ) If t	the help is required to be given to an inspector by—	25
	(a)	answering a question; or	26
	(b)	producing a document (other than an authority or a document required to be kept under this Act);	27 28
pro	duce	asonable excuse for the person to fail to answer the question, or the document, if complying with the requirement might tend to ate the person.	29 30 31

		Subdivision 4—Power to seize evidence	1
73	Pov	ver to seize evidence	2
		n inspector who enters a place under this part other than under a may seize a thing in the place if—	3 4
	(a)	the inspector reasonably believes the thing is evidence of an offence against this Act; and	5 6
	(b)	for an entry made with the occupier's consent, seizure of the thing is consistent with the purpose of entry as told to the occupier.	7 8 9
		inspector who enters a place under this part under a warrant may evidence for which the warrant was issued.	10 11
sub	section	n inspector entering a place under authority mentioned in on (1) or (2) may also seize anything else in the place if the reasonably believes—	12 13 14
	(a)	the thing is evidence of an offence against this Act; and	15
	(b)	the seizure is necessary to prevent the thing being hidden, lost or destroyed or used to commit, continue or repeat the offence.	16 17
74	Rec	eipt for seized things	18
the	inspe	soon as possible after an inspector seizes a thing ("seized thing"), ector must give a receipt for the seized thing to the person from was seized.	19 20 21
sub	section	owever, if for any reason it is not practicable to comply with on (1), the inspector must leave the receipt at the place of seizure, onably secure way and in a conspicuous position.	22 23 24
	3) Tl	ne receipt must describe generally each seized thing and its n.	25 26
	unrea	is section does not apply to a thing if it is impracticable or would sonable to give the receipt, given the thing's nature, condition and	27 28 29

s 77

75 Ac	ccess to seized things	1
would	intil a seized thing is returned, an inspector must allow a person who be entitled to the seized thing, if it were not in the inspector's ion, to inspect it and, if it is a document, to take extracts from it or	2 3 4 5
	Subsection (1) does not apply if it is impracticable or would be mable to allow the inspection or copying.	6 7
76 Re	eturn of seized things	8
(1) A	n inspector must return a seized thing to its owner at the end of—	9
(a)	1 year; or	10
(b)	if a proceeding for an offence involving it is started within 1 year, the proceeding and any appeal from the proceeding.	11 12
	Despite subsection (1), the inspector must immediately return the hing to its owner if the inspector is satisfied that—	13 14
(a)	its retention as evidence is no longer necessary; and	15
(b)	its return is not likely to result in its use in repeating an offence against this Act.	16 17
77 Co	ompensation	18
	person may claim compensation from the State if the person incurs expense because of the exercise or purported exercise of a power his part.	19 20 21
	Payment of compensation may be claimed and ordered in a ling for—	22 23
(a)	compensation brought in a court of competent jurisdiction; or	24
(b)	an offence against this Act brought against the person making the claim for compensation.	25 26
expense	A court may order the payment of compensation for the loss or e only if it is satisfied it is just to make the order in the stances of the particular case.	27 28 29

		Subdivision 5—Power to require information	1
<b>78</b>	Pov	ver to require name and address	2
(	<b>1</b> ) Th	is section applies if an inspector—	3
	(a)	finds a person committing an offence against this Act; or	4
	(b)	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.	5 6 7
	2) Thress.	e inspector may require the person to state the person's name and	8 9
is a	n offe	nen making the requirement, the inspector must warn the person it ence to fail to state the person's name or address, unless the person sonable excuse.	10 11 12
cor	rectne	ne inspector may require the person to give evidence of the ess of the stated name or address if the inspector reasonably the stated name or address is false.	13 14 15
		person must comply with a requirement under subsection (2) lless the person has a reasonable excuse.	16 17
Ma	ximu	m penalty—20 penalty units.	18
(	<b>6)</b> A j	person does not commit an offence against subsection (5) if—	19
	(a)	the person was required to state the person's name and address by an inspector who suspected the person had committed an offence against this Act; and	20 21 22
	(b)	the person is not proved to have committed the offence.	23
		Subdivision 6—General enforcement matters	24
<b>79</b>	Fals	se or misleading statements	25
		son must not state anything to an inspector the person knows is nisleading in a material particular.	26 27
Ma	ximu	m penalty—200 penalty units.	28

80 False or misleading documents	1
(1) A person must not give an inspector a document containing information the person knows is false or misleading in a material particular.	2 3 4
Maximum penalty—200 penalty units.	5
(2) Subsection (1) does not apply to a person if the person, when giving the document—	6 7
(a) tells the inspector, to the best of the person's ability, how it is false or misleading; and	8 9
(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	10 11
81 Obstruction of inspectors	12
(1) A person must not obstruct an inspector, or someone helping an inspector, in the exercise of a power under this Act, unless the person has a reasonable excuse.	13 14 15
Maximum penalty—200 penalty units.	
(2) If a person obstructs an inspector in the exercise of a power under this Act and the inspector decides to exercise the power, the inspector must warn the person that—	17 18 19
(a) it is an offence to obstruct the inspector, unless the person has a reasonable excuse; and	20 21
(b) the inspector considers the person's conduct is an obstruction.	22
(3) In this section—	23
"obstruct" includes hinder, resist and attempt to obstruct.	24
PART 7—APPEALS	25
82 Right to appeal to Magistrates Court	26
(1) An applicant for a licence may appeal against the chief executive's decision to refuse to grant the licence.	27 28

<b>(2)</b> A l	licensee may appeal against a decision of the chief executive—	1
(a)	to suspend a licence; or	2
(b)	to cancel a licence; or	3
(c)	to refuse to renew a licence; or	4
(d)	to impose a condition on a licence; or	5
(e)	to refuse to replace a licence.	6
where th	e appeal may be made to the Magistrates Court nearest the place e applicant or licensee resides or carries on, or proposes to carry less under the licence.	7 8 9
83 Hov	v to start appeal	10
(1) An	appeal is started by—	11
(a)	filing a notice of appeal with the registrar of the Magistrates Court; and	12 13
(b)	serving a copy of the notice on the chief executive.	14
	e notice of appeal must be filed within 28 days after the appellant notice of the decision appealed against.	15 16
(3) Th appeal.	e court may at any time extend the period for filing the notice of	17 18
( <b>4</b> ) Th	e notice of appeal must state the grounds of the appeal.	19
84 Stay	y of operation of decisions	20
	the court may grant a stay of a decision appealed against for the of securing the effectiveness of the appeal.	21 22
(2) A s	stay—	23
(a)	may be granted on conditions the court considers appropriate; and	24 25
(b)	has effect for the period specified by the court; and	26
(c)	may be revoked or amended by the court.	27
	e period of a stay specified by the court must not extend past the	28 29

85	Hea	aring procedures	1
	-	e procedure for an appeal to a Magistrates Court under this Act is accordance with—	2 3
	(a)	the rules of court for Magistrates Courts; or	4
	(b)	in the absence of relevant rules, directions of the court.	5
		n appeal is to be by way of rehearing, unaffected by the chief e's decision.	6 7
(3	<b>3</b> ) In	deciding an appeal, the court—	8
	(a)	is not bound by the rules of evidence; and	9
	(b)	must observe natural justice.	10
86	Pov	vers of court on appeal	11
(1	1) In	deciding an appeal, the court may—	12
	(a)	confirm the decision appealed against; or	13
	(b)	vary the decision; or	14
	(c)	set aside the decision and substitute another decision; or	15
	(d)	set aside the decision and return the matter to the chief executive with directions the court considers appropriate.	16 17
		ne decision as varied or substituted may be any decision that the ecutive may make.	18 19
for	the 1	the court substitutes another decision, the substituted decision is, purposes of this Act other than this part, taken to be the chief e's decision.	20 21 22
87	Apj	peal to District Court on questions of law only	23
	-	y aggrieved by the decision of the court may appeal to the District at only on a question of law.	24 25

	PART 8—MISCELLANEOUS	1
	Division 1—Undertakings	2
88 Un	dertakings about contravention of Act	3
	his section applies if the chief executive reasonably believes an etion agent has contravened this Act.	4 5
<b>(2)</b> T	ne chief executive may, by notice given to the agent—	6
(a)	state the act or omission the chief executive reasonably believes is the contravention; and	7 8
(b)	ask the agent to give the chief executive a written undertaking that the agent will not continue or repeat the act or omission.	9 10
( <b>3</b> ) Si	absection (4) applies if—	11
(a)	the agent gives the undertaking; and	12
(b)	the contravention is conduct consisting of an act or omission, or a series of acts or omissions; and	13 14
(c)	the agent stops the conduct; and	15
(d)	the chief executive accepts the undertaking.	16
the agei	ne chief executive can not start a proceeding for an offence against at for the contravention, unless the chief executive withdraws the king under section 89.	17 18 19
89 Va	riation and withdrawal of undertakings	20
	n undertaking given by an introduction agent and accepted by the ecutive may be varied or withdrawn at any time by—	21 22
(a)	the agent who gave it, but only if the chief executive agrees to the variation or withdrawal; or	23 24
(b)	the chief executive, if the chief executive reasonably believes that before it was accepted—	25 26
	(i) the agent who gave it contravened this Act in a way unknown to the chief executive; and	27 28

	(ii) had the chief executive known about the contravention, the chief executive would not have accepted the undertaking, or would not have accepted it unless its terms were changed.	1 2 3
	e chief executive may also withdraw the undertaking if the chief reasonably believes it is no longer necessary.	4 5
	he chief executive varies or withdraws the undertaking, the chief e must give the agent who gave it notice of its variation or al.	6 7 8
in relatio	court may not hear or decide any charge brought against the agent in to the act or omission identified in the undertaking unless the is contravened the undertaking, or the undertaking has been in.	9 10 11 12
	is section does not prevent a person from bringing a civil action at agent in relation to the act or omission.	13 14
	Division 2—General provisions about offences	15
90 Pro	ceeding for offence	16
	proceeding for an offence against this Act must be taken in a way under the <i>Justices Act 1886</i> .	17 18
(2) A p	proceeding may be started within—	19
(a)	1 year after the offence is committed; or	20
(b)	1 year after the offence comes to the complainant's knowledge, but within 2 years after the offence is committed.	21 22
91 Evid	lence	23
(1) Thi	s section applies to a proceeding under this Act.	24
<b>(2)</b> Un	less a party, by reasonable notice, requires proof of—	25
(a)	the appointment of an inspector; or	26
(b)	the authority of an inspector to do anything under this Act;	27
the appoi	ntment or authority must be presumed.	28
	ignature purporting to be the signature of the chief executive or an is evidence of the signature it purports to be.	29 30

		certificate purporting to be signed by the chief executive and my of the following matters is evidence of the matter—	1 2
	(a)	that a specified document is a licence or copy of a licence granted under this Act;	3 4
	(b)	that on a specified day, or during a specified period, a specified person was or was not a licensee;	5 6
	(c)	that a licence—	7
		(i) was or was not granted for a specified term; or	8
		(ii) was or was not in force on a specified day or during a specified period; or	9 10
		(iii) was or was not subject to conditions or a specified condition;	11 12
	(d)	that a document is a copy of a record kept under this Act.	13
92	Add	litional powers of court	14
		is section applies if a court finds a person guilty of an offence his Act.	15 16
(2	<b>2</b> ) Th	e court may make any of the following orders—	17
	(a)	an order that the chief executive suspend or cancel the person's licence;	18 19
	(b)	an order that the person not be in any way involved in the operation of the business of any introduction agent;	20 21
	(c)	an order that the person refund within 28 days an amount, or part of an amount, paid to the person by a client or someone else.	22 23
(:	<b>3</b> ) Sul	bsection (2) is in addition to any other order the court may make.	24
93	Cor	poration taken to have knowledge of its officers	25
-		•	
offic	cers v	is Act, a corporation has the knowledge and intent of any of its who is acting, or purporting to act, in the course of his or her duties corporation.	26 27 28

94 Executive officers must ensure corporation complies with Act	1
(1) The executive officers of a corporation must ensure that the corporation complies with this Act.	2 3
(2) If a corporation commits an offence against a provision of this Act, each of the executive officers of the corporation also commits an offence, namely, the offence of failing to ensure the corporation complies with the provision.	4 5 6 7
Maximum penalty—the penalty for the contravention of the provision by an individual or, if the penalty is expressed to be for this section, the expressed penalty.	8 9 10
(3) Evidence that the corporation has committed an offence against a provision of this Act is evidence that each of the executive officers committed the offence of failing to ensure the corporation complies with the provision.	11 12 13 14
(4) However, it is a defence for an executive officer to prove that—	15
(a) if the officer was in a position to influence the conduct of the corporation in relation to the offence, the officer took all reasonable steps to ensure the corporation complied with the provision; or	16 17 18 19
(b) the officer was not in a position to influence the conduct of the corporation in relation to the offence.	20 21
(5) For subsection (4)(a), it is sufficient for the executive officer to prove that the act or omission that was the offence was done or made without the officer's knowledge despite the officer having taken all reasonable steps to ensure the corporation complied with the provision.	22 23 24 25
Division 3—Other general provisions	26
95 Confidentiality of information	27
(1) A person must not disclose information gained by the person in the administration of this Act.	28 29
Maximum penalty—50 penalty units.	30
(2) Subsection (1) does not apply to a disclosure of information—	31
(a) with the consent of the person from whom the information was obtained; or	32 33

(b)	in the administration of this Act; or	1
(c)	to the commissioner; or	2
(d)	with the approval of the chief executive, to a person administering a corresponding law; or	3 4
(e)	in a proceeding under this Act or a report of the proceeding; or	5
(f)	in a proceeding before a court in which the information is relevant to the issue before the court.	6 7
(3) Th	nis section does not limit the Freedom of Information Act 1992.	8
96 Pro	otecting officials from liability	9
in the p	n official is not civilly liable for any disclosure or publication made public interest by the official about the commercial or business on of any person involved in providing an introduction service.	10 11 12
` '	ithout limiting subsection (1), an official is not civilly liable for an e, or omission made, honestly and without negligence under this	13 14 15
	subsection (2) prevents a civil liability attaching to an official, the attaches instead to the State.	16 17
( <b>4</b> ) In	this section—	18
"official	" means—	19
(a)	the Minister; or	20
(b)	the chief executive; or	21
(c)	the commissioner of fair trading; or	22
(d)	an inspector.	23
97 Del	legation by chief executive	24
	hief executive may delegate the chief executive's powers under this n officer of the department.	25 26
98 Ap	proved forms	27
The cl	hief executive may approve forms for use under this Act.	28

99 Regulation-making power	1
(1) The Governor in Council may make regulations under this Act.	2
(2) A regulation may be made about any of the following matters—	3
(a) fees, including the refunding of fees;	4
(b) the keeping of records by introduction agents;	5
(c) the form and content of advertisements used by introduction agents.	6 7
(3) A regulation may provide for a maximum penalty of not more than 20 penalty units for a contravention of a regulation.	8 9
Note—	10
For further provisions about the power to make regulations, see the <i>Statutory Instruments Act 1992</i> , part 4. Under that Act, section 22(2) and (3), subsection (1) of this section is not limited by subsection (2).	11 12 13
PART 9—TRANSITIONAL PROVISIONS	14
100 Requirement to be licensed	15
(1) This section applies if, immediately before the commencement of this section, a person carries on the business of an introduction agent.	16 17
(2) Part 3 does not apply to the person until the end of 6 months after the commencement of this section.	18 19
101 Existing introduction agreements	20
(1) Section 39 and part 5 <sup>10</sup> do not apply to an introduction agreement entered into before the commencement of this section.	21 22
(2) However, part 5 applies to an agreement entered into on or after the commencement of this section that purports to extend an introduction agreement entered into before the commencement of this section.	23 24 25

<sup>10</sup> Section 39 (Clients must be over 18) and part 5 (Introduction agreements)

102 Existing employees under 18	1
Section 38 <sup>11</sup> does not apply to an employee of an introduction agent if	2
the employee's employment with the agent started before the	3
commencement of this section.	_

11 Section 38 (Employees must be over 18)

	SCHEDULE 1	1
DIS	SQUALIFYING OFFENCE PROVISIONS UNDER THE CRIMINAL CODE	2 3
	schedule 2, definition "disqualifying offence", paragraph (e)	4
	PART 1—EXISTING PROVISIONS	5
1.	Chapter 16 (Offences relating to the administration of justice)	6
2.	Chapter 20 (Miscellaneous offences against public authority)	7
3.	Chapter 22 (Offences against morality)	8
4.	Chapter 22A (Prostitution)	9
<b>5.</b>	Chapter 28 (Homicide—suicide—concealment of birth)	10
6.	Chapter 29 (Offences endangering life or health)	11
7.	Chapter 30 (Assaults)	12
8.	Chapter 32 (Rape and sexual assaults)	13
9.	Chapter 33 (Offences against liberty)	14
10.	Chapter 33A (Unlawful stalking)	15
11.	Chapter 36 (Stealing)	16
12.	Chapter 37 (Offences analogous to stealing)	17
13.	Chapter 38 (Stealing with violence—extortion by threats)	18
14.	Chapter 39 (Burglary—housebreaking—and like offences)	19
15.	Chapter 40 (Other fraudulent practices)	20
16.	Chapter 41 (Receiving property stolen or fraudulently obtained and like offences)	21 22
17.	Chapter 42 (Frauds by trustees and officers of companies and corporations—false accounting)	23 24
18.	Chapter 42A (Secret commissions)	25
19.	Chapter 49 (Punishment of forgery and like offences)	26

# SCHEDULE 1 (continued)

20.	Chapter 52 (Personation)	1
21.	Chapter 56 (Conspiracy)	2
22.	Section 408C (Fraud)	3
	PART 2—REPEALED PROVISIONS	4
1.	Section 343A (Assaults occasioning bodily harm)	5
2.	Section 344 (Aggravated assaults)	6
3.	Section 427 (Obtaining goods or credit by false pretence or wilfully false promise)	7 8
Note	<u>,                                    </u>	9
	The headings shown in this schedule for the provisions are the headings for the isions that are current as at 31 March 2001	10

SCHEDULE 2	1
DICTIONARY	2
section	n 5 3
"approved form" see section 98.	4
"associated person" see section 7(1).	5
"carry on the business of an introduction agent" see section 8(3).	6
"client" means a person who is a party to an introduction agreement, other than an introduction agent.	ner 7 8
"commissioner" means the commissioner of the police service.	9
"contract price", for an introduction agreement, means the total amou payable under the agreement inclusive of GST.	int 10 11
"conviction" means a finding of guilt, or the acceptance of a plea of guilt by a court, but does not include a finding of guilt, or the acceptance a plea of guilty, by a court if no conviction is recorded by the court.	of 13
"corresponding law" means a law of another State that provides for to same matter as this Act or the <i>Fair Trading Act 1989</i> , or a provisi of this Act or the <i>Fair Trading Act 1989</i> .	
"criminal history", of a person, means the person's criminal history defined under the <i>Criminal Law (Rehabilitation of Offenders) A 1986</i> , other than convictions for which the rehabilitation period hexpired, and not been revived, under that Act.	19 Act
"disqualifying offence" means an offence—	22
(a) against the <i>Drugs Misuse Act 1986</i> that is punishable imprisonment for 1 year or more, even if a fine may be imposin addition or as an alternative; or	•
(b) against the <i>Vagrants</i> , <i>Gaming and Other Offences Act 193</i> part 2A as in force immediately before its repeal; <sup>12</sup> or	31, 26 27
(c) against the <i>Prostitution Act 1999</i> ; or	28
(d) involving fraud or dishonesty that is punishable by imprisonme for 3 months or more; or	ent 29 30

<sup>12</sup> Vagrants, Gaming and Other Offences Act 1931, part 2A (Offences relating to prostitution)

# SCHEDULE 2 (continued)

	(e)	against a provision of the Criminal Code mentioned in schedule 1; or	1 2
	(f)	against a provision of a law of another State or of the Commonwealth corresponding to a law mentioned in paragraphs (a) to (e).	3 4 5
"eff	ectiv	e control" see section 7(2).	6
"em		" includes engage on a contract for services or commission and the services of, whether or not for reward.	7 8
"ex	with the	ve officer", of a corporation, means a person who is concerned a, or takes part in, the corporation's management, whether or not person is a director or the person's position is given the name of cutive officer.	9 10 11 12
"ins	solve	nt under administration" means a person—	13
	(a)	who is an undischarged bankrupt; or	14
	(b)	for whom a debt agreement has been made under the <i>Bankruptcy Act 1966</i> (Cwlth), part X or the corresponding provisions of the law of another jurisdiction, if the debt agreement has not ended or has not been terminated; or	15 16 17 18
	(c)	who has executed a deed of arrangement under the <i>Bankruptcy Act 1966</i> (Cwlth), part X or the corresponding provisions of the law of another jurisdiction, if the terms of the deed have not been fully complied with; or	19 20 21 22
	(d)	whose creditors have accepted a composition under the <i>Bankruptcy Act 1966</i> (Cwlth), part X or the corresponding provisions of the law of another jurisdiction, if a final payment has not been made under the composition.	23 24 25 26
"ins		<b>or"</b> means a person who is appointed as an inspector under ion 61.	27 28
"int	trodu	action agent" see section 8(1).	29
"int	trodu	action agreement" see section 10.	30
"int	trodu	action service" see section 9(1).	31
"lic	ence'	' means a licence to carry on the business of an introduction agent.	32
"no	tice"	means written notice.	33

# SCHEDULE 2 (continued)

"opt out clause", in an introduction agreement, means a clause that gives the client the option of ending the agreement on an opt out date.	1 2
"opt out date", for an introduction agreement, means the date on or before which the client may end the agreement without paying any further amounts due under the agreement.	3 4 5
"pre-contractual disclosure statement" see section 43(1).	6
"prepayment limit" means—	
(a) for an introduction agreement that has an opt out clause—an amount that is equal to the percentage prescribed under a regulation of the total amount payable under the agreement until the opt out date or, if no percentage is prescribed, 30%; or	8 9 10 11
(b) for an introduction agreement that does not have an opt out clause—an amount that is equal to the percentage prescribed under a regulation of the contract price for the agreement or, if no percentage is prescribed, 30%.	12 13 14 15
"prostitution" see the Criminal Code, section 229E.	16 17

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