Queensland



TRANSPORT LEGISLATION AMENDMENT BILL 2001

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93	Amendment of s 32 (Power to stop heavy vehicles)
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101	Amendment of s 102 (Parking regulation involves installing official traffic signs)	92
102	Amendment of s 113 (Definitions for div 2)	92
103	Amendment of s 114 (Offences detected by photographic detection device)	93
104	Amendment of s 116 (Notice accompanying summons)	94
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106	Amendment of s 121 (Application of the State Penalties Enforcement Act 1999)	95
107	Amendment of s 124 (Facilitation of proof)	95
108	Omission of s 129 (Effect of cancellation pursuant to regulations)	95
109	Amendment of s 130 (Delivery of cancelled or suspended licences, or licences for endorsement)	95
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111	Amendment of s 151 (Application of part)	96
112	Amendment of s 153 (Exemptions)	97
113	Amendment of s 166 (Official traffic sign approvals)	97
114	Omission of sch 1 (Disqualifying offences—approvals)	97
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2001

A BILL

FOR

An Act to amend legislation administered by the Minister for Transport and the Minister for Main Roads

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Transport	Legislation	Amendment	Bill 2001
Tichiopoit	Deg isterion	11110010011100101	Dill 2001

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
Clause	1 Short title	3
	This Act may be cited as the <i>Transport Legislation Amendment Act 2001</i> .	4
Clause	2 Commencement	5
	This Act commences on a day to be fixed by proclamation.	6
	PART 2—AMENDMENT OF AIR NAVIGATION ACT 1937	7 8
Clause	3 Act amended in pt 2	9
	This part amends the Air Navigation Act 1937.	10
Clause	4 Amendment of title	11
	Title, after 'State'—	12
	insert—	13
	', and to provide in relation to liability for certain injury, loss, damage or destruction by aircraft'.	14 15
Clause	5 Insertion of pt hdg	16
	Before section 1—	17
	insert—	18
	'PART 1—PRELIMINARY'.	19

Clause	6	Amendment of s 4 (Definitions)	1
	5	Section 4—	2
	i	nsert—	3
	٠ د و	aircraft" means any machine or craft that can derive support in the atmosphere from the reactions of the air, other than the reactions of the air against the earth's surface, but does not include model aircraft.	4 5 6
	"in	flight" see section 12.	7
	"op	perator" see section 13.".	8
Clause	7	Insertion of pt hdg	9
	I	Before section 5—	10
	i	nsert—	11
		'PART 2—APPLICATION OF REGULATIONS'.	12
Clause	8	Amendment of s 9 (Purpose of this Act)	13
	5	Section 9, 'Act'—	14
	C	omit, insert—	15
	•	part'.	16
Clause	9	Amendment of s 10 (Construction of the regulations in their application by virtue of this Act)	17 18
	(1) Section 10(2)(b)—	19
	ć	omit.	20
	(2) Section 10(2)(c)—	21
	7	renumber as section $10(2)(b)$.	22
Clause	10	Amendment of s 11 (Power of Governor in Council to declare that provision of the regulations shall not apply in Queensland by virtue of this Act)	23 24 25
	5	Section 11, heading, and section 11(1) and (2), 'in Council'—	26
	(omit	27

Clause	11 Insertion of new pt 3	1
	After section 11—	2
	insert—	3
	'PART 3—RECOVERY OF CERTAIN DAMAGES	4
	'12 Meaning of "in flight"	5
	'(1) For this part, an aircraft that is lighter than air is taken to be "in flight" from the moment when it becomes detached from the earth's surface until the moment when it again becomes attached to the earth's surface.	6 7 8 9
	'(2) For this part, a power-driven aircraft that is heavier than air is taken to be "in flight" from the moment when power is applied for the purpose of take-off until the moment when its landing run ends.	10 11 12
	'(3) For this part, an aircraft that is heavier than air but is not power-driven is taken to be "in flight" from the moment when it becomes airborne (whether or not it is then attached to any other aircraft or machine) until the moment when its landing run ends.	13 14 15 16
	'13 Meaning of "operator"	17
	'(1) For this part, a person who uses an aircraft is taken to be the operator of the aircraft.	18 19
	'(2) However, if a person authorises the use of an aircraft but retains control of its navigation—	20 21
	(a) the person who is authorised to use the aircraft is not taken to be the operator of the aircraft; and	22 23
	(b) the person who retains control of the aircraft's navigation is taken to be the operator of the aircraft.	24 25
	'14 Part binds all persons	26
	'This part binds all persons, including the State, and, in so far as the legislative power of the State permits, the Commonwealth and the other States.	27 28 29

'15 Us	se of an aircraft by employees	1
	person's employee uses an aircraft in the course of the employee's ment, whether or not the employee is authorised to do so—	2 3
(a)	the employee is not taken to use the aircraft; and	4
(b)) the person is taken to use the aircraft.	5
'16 Li	ability for injury, loss, damage or destruction	6
water	This section applies if a person or property on, in or under land or suffers personal injury, loss of life, material loss, damage or tion caused by—	7 8 9
(a)	an impact with an aircraft that is in flight, or that was in flight immediately before the impact happened; or	10 11
(b)	an impact with part of an aircraft that was damaged or destroyed while in flight; or	12 13
(c)	an impact with a person, animal or thing that fell from an aircraft in flight; or	14 15
(d	something that results from an impact of a kind mentioned in paragraph (a), (b) or (c).	16 17
	The following people are jointly and severally liable in respect of the loss, damage or destruction—	18 19
(a)	the operator of the aircraft immediately before the impact happened;	20 21
(b)) the owner of the aircraft immediately before the impact happened;	22 23
(c)	if the operator of the aircraft immediately before the impact happened was authorised to use the aircraft but did not have the exclusive right to use it for a period of more than 14 consecutive days—the person who authorised the use of the aircraft;	24 25 26 27
(d	if the operator of the aircraft immediately before the impact happened was using the aircraft without the authority of the person entitled to control its navigation—the person entitled to control the navigation of the aircraft.	28 29 30 31
navigat	Subsection (2)(d) does not apply if the person entitled to control the ion of the aircraft had taken all reasonable steps to prevent the prised use of the aircraft	32 33

s 12 s 12

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Transport		1 1111C11C111C111	Diii 2001

'(4) If—	1
(a) an injury, loss, damage or destruction of the kind mentioned in subsection (1) is the result of a collision or interference between 2 or more aircraft in flight; or	2 3 4
(b) 2 or more aircraft jointly cause an injury, loss, damage or destruction of that kind;	5 6
this section applies in relation to each of the aircraft.	7
'17 Recovery of damages without proof of intention, negligence or other cause of action	8 9
'(1) Damages for an injury, loss, damage or destruction of the kind mentioned in section 16(1) are recoverable in an action in a court of competent jurisdiction against all or any of the persons (the "defendants") who are jointly and severally liable under that section.	10 11 12 13
'(2) The damages are recoverable without proof of intention, negligence or other cause of action, as if the injury, loss, damage or destruction had been caused by the wilful act, negligence or default of the defendant.	14 15 16
'PART 4—MISCELLANEOUS	17
'18 Regulation-making power	18
'The Governor in Council may make regulations under this Act.'.	19
PART 3—AMENDMENT OF CIVIL AVIATION (CARRIERS' LIABILITY) ACT 1964	20 21

Clause

Clause	13 Amendment of s 6A (Administration of the applied provisions as Commonwealth laws)	1 2
	(1) Section 6A(3)—	3
	renumber as section 6A(4).	4
	(2) Section 6A—	5
	insert—	6
	'(3) Despite subsection (2)(b) and (c), the <i>Penalties and Sentences Act</i> 1992, section 181A ¹ applies to offences against the applied provisions.'.	7 8
	PART 4—AMENDMENT OF TOW TRUCK ACT 1973	9
Clause	14 Act amended in pt 4	10
	This part amends the <i>Tow Truck Act 1973</i> .	11
Clause	15 Amendment of s 21 (Cancellation or suspension of licences or certificates)	12 13
	Section 21(2), ', given pursuant to section 28'—	14
	omit.	15
Clause	16 Replacement of pt 6 (Appeals)	16
	Part 6—	17
	omit, insert—	18
	'PART 6—REVIEW OF AND APPEALS AGAINST DECISIONS	19 20
	'28 Review of and appeals against decisions	21
	'(1) A person whose interests are affected by a decision (the "original decision") described in the schedule may ask the chief executive to review the decision.	22 23 24

¹ Sections 181A (Corporations to be fined if imprisonment is the only penalty)

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16

original decision.	2
'(3) The <i>Transport Planning and Coordination Act 1994</i> , part 5, division 2—	3 4
(a) applies to the review; and	5
(b) provides—	6
(i) for the procedure for applying for the review and the way it is to be carried out; and	7 8
(ii) that the person may apply to the Magistrates Court for a stay of the original decision.	9 10
'(4) Also, after the chief executive confirms or amends the original decision or substitutes another decision, the person may appeal against the confirmed, amended or substituted decision (the "reviewed decision") to the Magistrates Court.	11 12 13 14
'(5) The <i>Transport Planning and Coordination Act 1994</i> , part 5, division 3—	15 16
(a) applies to the appeal; and	17
(b) provides—	18
(i) for the procedure for the appeal and the way it is to be disposed of; and	19 20
(ii) that the person may apply to the Magistrates Court for a stay of the reviewed decision.'.	21 22
17 Insertion of new schedule	23
After section 44—	24
insert—	25
'SCHEDULE	26
'REVIEWABLE DECISIONS	27
section 28	28
Licence	29
1. Failing to grant and issue a licence under section 6	30
	original decision. '(3) The Transport Planning and Coordination Act 1994, part 5, division 2— (a) applies to the review; and (b) provides— (i) for the procedure for applying for the review and the way it is to be carried out; and (ii) that the person may apply to the Magistrates Court for a stay of the original decision. '(4) Also, after the chief executive confirms or amends the original decision or substitutes another decision, the person may appeal against the confirmed, amended or substituted decision (the "reviewed decision") to the Magistrates Court. '(5) The Transport Planning and Coordination Act 1994, part 5, division 3— (a) applies to the appeal; and (b) provides— (i) for the procedure for the appeal and the way it is to be disposed of; and (ii) that the person may apply to the Magistrates Court for a stay of the reviewed decision.'. 17 Insertion of new schedule After section 44— insert— 'SCHEDULE 'REVIEWABLE DECISIONS section 28

s 18 17 **s 19**

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	2. Failing to renew a licence under section 9	1
	3. Imposing conditions on the grant or renewal of a licence under section 10	2 3
	4. Varying licence conditions under section 10	4
	5. Cancelling or suspending a licence under section 21	5
	Driver's certificate or assistant's certificate	6
	1. Failing to grant and issue a certificate under section 14	7
	2. Failing to renew a certificate under section 17	8
	3. Imposing conditions on the grant or renewal of a certificate under section 16	9 10
	4. Varying certificate conditions under section 16	11
	5. Cancelling or suspending a certificate under section 21'.	12
Clause	AND LIGHT RAIL) AMENDMENT ACT 2000 18 Act amended in pt 5	14 15
Clause	-	
	This part amends the <i>Transport (Busway and Light Rail) Amendment Act</i> 2000.	16 17
Clause	19 Amendment of s 13 (Insertion of new chs 7A–7C)	18
	(1) Section 13, new section 180A—	19
	omit.	20
	(2) Section 13, new chapter 7A, part 4, division 1—	21
	insert—	22
	'180KA Watercourses and busway transport infrastructure works	23
	'(1) To carry out busway transport infrastructure works, the chief executive may—	24 25

(a) divert a watercourse; or	1
(b) construct a watercourse, whether temporary or permanent.	2
'(2) In taking action under subsection (1)(a), the chief executive must consider the effect that the action will have on the physical integrity and flow characteristics of the watercourse.'.	3 4 5
(3) Section 13, new sections 180M and 180N—	6
omit, insert—	7
'180M Powers of chief executive for busway transport infrastructure works contracts etc.	8 9
'(1) The chief executive may, for the State, carry out or enter into contracts with other persons for the carrying out of—	10 11
(a) busway transport infrastructure works on a busway or on land that is intended to become a busway; or	12 13
(b) other works that contribute to the effectiveness and efficiency of the busway network; or	14 15
(c) the operation of a busway.	16
'(2) The chief executive, for the State, may enter into contracts with other persons for busway transport infrastructure works to be carried out outside the State under an agreement between the State and the other State concerned.	17 18 19 20
'(3) A contract with a local government under this section may include arrangements about which powers of the local government are to be exercised by the chief executive, and which are to be exercised by the local government, for the busway.	21 22 23 24
'(4) A local government may enter into a contract mentioned in subsection (1) even though the contract relates to works or operation outside the local government's area.	25 26 27
'(5) The chief executive, for the State, may carry out or enter into contracts for works on or adjacent to a busway at the request of the owner of adjacent land on the basis that the owner provides consideration, whether monetary or otherwise, as agreed between the chief executive and the owner.	28 29 30 31 32
'(6) This section does not prevent the chief executive carrying out, or entering into contracts for the carrying out, of busway transport infrastructure works of a minor or emergency nature	33 34

'(7) In carrying out works or the operation of a busway, the chief executive must ensure that the carrying out is done on a price competitive basis.	1 2 3
'(8) In entering into contracts under this section, the chief executive must ensure that open competition is encouraged.	4 5
'(9) Subsection (8) does not apply to a contract with a person if the person is the sole invitee and enters into a price performance contract with the chief executive.	6 7 8
'(10) The chief executive may arrange with another person for the sharing by the chief executive with the other person of the cost of—	9 10
(a) acquisition of land for busway transport infrastructure; or	11
(b) busway transport infrastructure works on a busway; or	12
(c) other works that contribute to the effectiveness and efficiency of the busway network; or	13 14
(d) the operation of a busway;	15
including all necessary preliminary costs associated with the acquisition, works or operation.	16 17
'180N Distraction of traffic on busway	18
'(1) A local government must obtain the chief executive's written approval if it intends to approve the erection, alteration or operation of an advertising sign or other advertising device that would be—	19 20 21
(a) visible from a busway; and	22
(b) reasonably likely to create a traffic hazard for the busway.	23
'(2) For subsection (1), the chief executive may make guidelines to which local governments must have regard in deciding whether the chief executive's approval is required for a particular busway.	24 25 26
'(3) An approval may be subject to conditions.	27
'(4) Subsection (1) does not apply if the conditions applied by the local government to the erection, alteration or operation of the sign or device comply with permission criteria fixed by the chief executive.	28 29 30
'(5) The permission criteria may include conditions.	31
'(6) A local government must comply with conditions that apply to it under this section.	32 33

'(7) An approval must be given—	1
(a) within 21 days after receiving the application for approval; or	2
(b) within a longer period notified to the local government by the chief executive within the 21 day period.	3 4
'(8) If the chief executive does not respond to a local government's application within 21 days after receiving it, the chief executive is taken to have given approval at the end of the 21 days.	5 6 7
'(9) The chief executive must publish a copy of each notice mentioned in subsection (10) in the gazette.	8 9
'(10) In this section—	10
"busway" includes land that the chief executive has notified the local government in writing is intended to become a busway.'.	11 12
(4) Section 13, new section 180P(2)—	13
omit.	14
(5) Section 13, new chapter 7A, part 4—	15
insert—	16
Division 2A—Ancillary works and encroachments	17
'180QA Ancillary works and encroachments	18
'(1) The chief executive may construct, maintain, operate or conduct ancillary works and encroachments on a busway.	19 20
'(2) The chief executive may, by gazette notice, decide that stated ancillary works and encroachments must not be constructed, maintained, operated or conducted on busways, without the chief executive's written approval.	21 22 23 24
'(3) A person must not construct, maintain, operate or conduct ancillary works and encroachments on a busway contrary to a notice under subsection (2).	25 26 27
Maximum penalty—200 penalty units.	28
'(4) Subsection (3) does not apply to the construction, maintenance, operation or conduct of ancillary works and encroachments on a busway if the construction, maintenance, operation or conduct—	29 30 31

(a) conforms to requirements specified by the chief executive by gazette notice; or	1 2
(b) is done as required by a contract entered into with the chief executive.	3 4
'(5) An approval or requirements may be subject to conditions, including conditions about the payment of fees and other charges, fixed by the chief executive.	5 6 7
'180QB Presumptions about advertising sign	8
'(1) This section applies to a prosecution for an offence against section 180QA(3) in relation to an advertising sign.	9 10
'(2) Each person whose product or service is advertised on the sign is taken to maintain the sign, unless the person proves the advertisement was placed without the person's knowledge or permission.	11 12 13
'180QC Alteration etc. of ancillary works and encroachments	14
'(1) If ancillary works and encroachments are constructed, maintained, operated or conducted contrary to section 180QA ² , the chief executive may—	15 16 17
(a) cause them to be altered, relocated, made safe or removed; or	18
(b) for activities—direct that their conduct be altered or that they stop being conducted.	19 20
'(2) A person who constructed, maintained or operated ancillary works and encroachments contrary to section 180QA is liable to pay to the chief executive the cost of altering or relocating them, making them safe or removing them.	21 22 23 24
'(3) If ancillary works and encroachments are removed under subsection (1), the chief executive may cause them to be sold or destroyed.	25 26
'(4) If the chief executive considers ancillary works and encroachments, or the use of ancillary works and encroachments, that were constructed, maintained, operated or conducted on a busway under an approval, requirements or contract under section 180QA—	27 28 29 30
(a) by themselves or with other factors—	31

² Section 180QA (Ancillary works and encroachments)

	(i)	are creating, or may create, a traffic hazard; or	1
	(ii)	are reducing, or may reduce, safety; or	2
	(iii)	are having, or may have, an adverse effect on traffic operations; or	3 4
(b)	requ	tire emergency action; or	5
(c)	busy	be become, or may become, an obstacle to the carrying out of way transport infrastructure works on the busway or to the struction, augmentation, alteration or maintenance of public ty plant on the busway;	6 7 8 9
relocated	l, mac	eutive may cause them to be, or direct that they be, altered, de safe or removed or, for activities, direct that their conduct that they stop being conducted.	10 11 12
'(5) A	perso	on must comply with a direction under subsection (4).	13
Maximu	m per	nalty—200 penalty units.	14
safe or a executive works an	remove may d enc	llary works and encroachments are altered, relocated, made yed because of a direction under subsection (4), the chief y enter into an agreement with the owner of the ancillary troachments for making a contribution towards the cost of the ocation, making safe or removal.'.	15 16 17 18 19
(6) Sec	ction	13, new section 180ZE(3)—	20
omit.			21
(7) See	ction	13, new chapter 7A—	22
insert-	_		23
	'PA	RT 5—BUSWAY SERVICE PROVIDER AUTHORISATION	24 25
'180ZK	A Wh	o may drive on a busway	26
'(1) A	perso	on must not drive on a busway unless the person is—	27
(a)	driv	ing in the course of the person's duty as an employee of—	28
	(i)	an authorised busway service provider for the busway; or	29
	(ii)	the holder of a service contract that requires the holder to provide a public passenger service for the busway; or	30 31
	(iii)	an emergency service: or	32

(b)	authorised by the chief executive to drive on the busway.	1
Maximu	m penalty—160 penalty units.	2
'(2) In	this section—	3
"emerge	ncy service" means—	4
(a)	the Queensland Ambulance Service; or	5
(b)	the Queensland Fire and Rescue Authority; or	6
(c)	the Queensland Police Service; or	7
(d)	the State Emergency Services; or	8
(e)	another entity approved by the chief executive.	9
'180ZKI	3 Applying for authorisation as busway service provider	10
	person may apply to the chief executive for authorisation as a service provider for a busway.	11 12
give the	ne chief executive may, by written notice, require an applicant to chief executive stated written information that the chief executive ly requires to consider the application.	13 14 15
to compl	ne chief executive may reject the application if the applicant fails y with the requirement within a stated reasonable time, of not less lays, without reasonable excuse.	16 17 18
'180ZKO	C Considering application for authorisation	19
authorisa	the chief executive must promptly consider an application for tion as a busway service provider and decide to grant, or refuse to authorisation.	20 21 22
	the chief executive decides to grant the authorisation, the chief must promptly give the applicant a written notice stating—	23 24
(a)	the decision; and	25
(b)	the details of the authorisation, including its scope; and	26
(c)	if the authorisation is subject to a condition—	27
	(i) the details of the condition; and	28
	(ii) the reason for the condition.	29

'(3) If the chief executive decides not to grant the authorisation, the chief executive must promptly give the applicant a written notice stating—	1 2
(a) the decision; and	3
(b) the reason for the decision.	4
'(4) A notice under subsection (2) or (3) must be accompanied by an information notice.	5 6
'180ZKD Authorisation conditions	7
'(1) An authorisation may be subject to conditions.	8
(2) A condition may relate only to—	9
(a) safely using a busway; or	10
(b) something else prescribed under a regulation.	11
'(3) An authorised busway service provider must comply with each condition of the provider's authorisation.	12 13
Maximum penalty for subsection (3)—40 penalty units.	14
'180ZKE Requiring authorisation conditions to be complied with	15
'(1) This section applies if the chief executive reasonably believes an authorised busway service provider has not complied with a condition of the provider's authorisation.	16 17 18
'(2) The chief executive may, by written notice, require the provider to remedy the breach within a reasonable period stated in the notice.	19 20
'(3) If the provider has not complied with the condition, the provider must comply with the notice.	21 22
Maximum penalty for subsection (3)—40 penalty units.	23
'180ZKF Authorisation period	24
'A busway service provider's authorisation remains in force until suspended, cancelled or surrendered.	25 26

180ZKG Amending authorisation conditions on application	1
'(1) An authorised busway service provider may apply to the chief executive for an amendment of the conditions of the provider's authorisation.	2 3 4
'(2) The chief executive must consider the application and decide to grant, or refuse to grant, the amendment.	5 6
'(3) The chief executive may amend a condition only if satisfied the condition is—	7 8
(a) no longer appropriate; or	9
(b) no longer consistent with generally accepted risk management principles.	10 11
'(4) If the chief executive decides to amend a condition, the chief executive must promptly give the applicant a written notice stating the decision and the amendment.	12 13 14
'(5) If the chief executive decides not to amend a condition, the chief executive must promptly give the applicant a written notice stating—	15 16
(a) the decision; and	17
(b) the reason for the decision.	18
'(6) A notice under subsection (5) must be accompanied by an information notice.	19 20
'(7) If the chief executive does not decide the application within 70 days after it is made, the chief executive is taken to have made the amendment sought by the applicant at the end of the 70 days.	21 22 23
'180ZKH Amending authorisation conditions without application	24
'(1) This section applies if the chief executive considers the conditions of a busway service provider's authorisation should be amended although the provider has not applied for the amendment.	25 26 27
'(2) Before amending the conditions, the chief executive must give the provider a written notice stating—	28 29
(a) the proposed amendment; and	30
(b) the reason for the amendment; and	31
(c) an invitation to the provider to show in writing, within a stated time of at least 28 days, why the amendment should not be made	32

'(3) If, after considering all written representations made within the stated time, the chief executive still considers the conditions should be amended, the chief executive may amend the conditions—	1 2 3
(a) in the way proposed; or	4
(b) in another way, having regard to the representations.	5
'(4) The chief executive must inform the provider of the decision by written notice.	6 7
'(5) If the chief executive decides to amend the conditions, the notice must also state—	8 9
(a) the amendment; and	1(
(b) the reason for the decision.	11
'(6) A notice under subsection (5) must be accompanied by an information notice.	12 13
'(7) Subsections (2) to (5) do not apply if the chief executive proposes to amend the conditions of a busway service provider's authorisation for a formal or clerical reason that does not adversely affect the provider's interests.	14 15 16 17
(8) The chief executive may amend a condition in a way mentioned in subsection (7) by written notice to the provider.	18 19
'180ZKI Suspending or cancelling authorisation	20
'(1) This section applies if the chief executive—	21
(a) reasonably suspects an authorised busway service provider has contravened a condition of the provider's authorisation; and	22 23
(b) considers the authorisation should be suspended or cancelled (the "proposed action").	24 25
'(2) Before taking the proposed action, the chief executive must give the provider a written notice stating—	26 27
(a) the proposed action; and	28
(b) the reason for the proposed action; and	29
(c) if the proposed action is to suspend the authorisation—the proposed suspension period; and	30

(d)	if the proposed action is to suspend the authorisation only in relation to a particular service operated by the provider—the service; and	1 2 3
(e)	an invitation to the provider to show in writing, within a stated time of at least 28 days, why the proposed action should not be taken.	4 5 6
stated tin	after considering all written representations made within the ne, the chief executive still considers the proposed action should the chief executive may—	7 8 9
(a)	if the proposed action was to suspend the authorisation—suspend the authorisation—	10 11
	(i) for no longer than the proposed suspension period; and	12
	(ii) if the proposed suspension was limited to a particular service—only in relation to the service; or	13 14
(b)	if the proposed action was to cancel the authorisation—cancel the authorisation or suspend it for a period.	15 16
'(4) The written n	he chief executive must inform the provider of the decision by otice.	17 18
	the chief executive decides to suspend or cancel the authorisation, e must also state the reason for the decision.	19 20
'(6) If-	<u> </u>	21
(a)	rather than cancel the authorisation, the chief executive suspends it on condition that the provider do certain things to rectify the failure to comply with a condition of the provider's authorisation; and	22 23 24 25
(b)	the provider does not rectify the failure within the suspension period;	26 27
	executive may immediately cancel the authorisation by written the provider.	28 29
	notice under subsection (4) or (6) must be accompanied by an ion notice.	30 31
'180ZKJ	Immediate suspension of authorisation	32
'(1) Tł	nis section applies if the chief executive—	33

	` '	contravened a condition of the provider's authorisation; and	1 2
	` '	considers members of the public may be seriously harmed if argent action to suspend the authorisation is not taken.	3 4
	` '	e chief executive may immediately suspend the authorisation by tice to the provider.	5 6
		e notice must state the reason for the decision and must be led by an information notice.	7 8
		chief executive must at the same time give the provider a notice ion 180ZKI(2).	9 10
	'(5) The the followi	authorisation is suspended under this section until the earlier of ing—	11 12
	, ,	the chief executive gives the provider notice of the chief executive's decision under section 180ZKI;	13 14
	` '	the end of 60 days after the notice under subsection (2) was given to the provider.	15 16
	'180ZKK	Surrender of authorisation	17
		norised busway service provider may, at any time, surrender the authorisation by written notice to the chief executive.'.	18 19
	(8) Secti	ion 13, new section 180ZL—	20
	omit.		21
Clause	20 Amer	ndment of s 19 (Amendment of sch 3 (Dictionary))	22
	(1) Secti	ion 19(2), definition "construction"—	23
	omit, ins	sert—	24
	includ	action" of busway, light rail, or road transport infrastructure des each of the following for the infrastructure, to the extent it was the development of the infrastructure—	25 26 27
	(a) i	nitial construction;	28
	(b) i	mprovement of its standard;	29
	(c) r	realignment;	30
	(d) v	widening;	31

	(e) extension to accommodate the extension of a busway, light rail or road.'.(2) Section 19(8)— omit.	1 2 3 4
	PART 6—AMENDMENT OF TRANSPORT (GLADSTONE EAST END TO HARBOUR CORRIDOR) ACT 1996	5 6 7
Clause	21 Act amended in pt 6	8
	This part amends the <i>Transport</i> (Gladstone East End to Harbour Corridor) Act 1996.	9 10
Clause	22 Amendment of sch 1 (Land for rail transport corridor)	11
	(1) Schedule 1, section reference—	12
	omit, insert—	13
	'sections 2(1) and 6(1)(b)'.	14
	(2) Schedule 1, part 3—	15
	insert—	16
	'27A. Lot 25 on plan SP103896 in the parish of Calliope, county of Clinton.'.	17 18
Clause	23 Amendment of sch 4 (Roads partially closed)	19
	Schedule 4—	20
	insert—	21
	'17A. Lot 35 on plan SP101571 in the parish of Nolan, county of Deas Thompson.'.	22 23

	PART 7—AMENDMENT OF TRANSPORT INFRASTRUCTURE ACT 1994	1 2
Clause	24 Act amended in pt 7	3
	This part amends the Transport Infrastructure Act 1994.	4
Clause	25 Omission of s 22 (Definitions for ch 5)	5
	Section 22—	6
	omit.	7
Clause	26 Amendment of s 45 (Removal of materials etc.)	8
	Section 45(2)—	9
	omit.	10
Clause	27 Replacement of s 59 (Location and requirements)	11
	Section 59—	12
	omit, insert—	13
	'59 Location	14
	'For the purposes of this division, the location of public utility plant on a State-controlled road includes the line, level and boundary of the plant on the road.	15 16 17
	'59A Chief executive's requirements for public utility plant	18
	'(1) The chief executive may, by written notice to the owner of public utility plant on a State-controlled road, make requirements about matters prescribed under a regulation in relation to the plant.	19 20 21
	'(2) The requirements may include the imposition of conditions, including conditions about the payment of a fee or other charge fixed by the chief executive.'.	22 23 24

Clause	28 An	nendment of s 62 (Liability for damage or expenses)	1
	(1) Se	ection 62(3), 'replace or reconstruct'—	2
	omit,	insert—	3
	'appr	ove the replacement or reconstruction of'.	4
	(2) Se	ection 62(4)—	5
	omit,	insert—	6
	plant, tl	f the chief executive approves the replacement or reconstruction of the replacement or reconstruction must be done under the chief we's requirements.'.	7 8 9
Clause	29 Ins	sertion of new ss 131A and 131B	10
	After	section 131—	11
	insert	<i>t</i> —	12
	'131A F	Railway tunnel easements	13
		This section applies to an easement described in schedule 2A, the terms of the easement.	14 15
	'(2) T	The benefit of the easement is taken to be vested in Queensland Rail.	16
	'(3) (Queensland Rail may—	17
	(a)	transfer the benefit of the easement only to the State; or	18
	(b)	surrender the easement only with the State's consent.	19
	'(4) It	f—	20
	(a)	Queensland Rail remains the grantee of the easement; and	21
	(b)	the easement is over, or adjoins, part of a railway tunnel corridor; and	22 23
	(c)	Queensland Rail—	24
		(i) surrenders a part of the sublease of rail corridor land that adjoins the railway tunnel corridor to the State; or	25 26
		(ii) transfers the sublease of rail corridor land that adjoins the railway tunnel corridor to a railway manager;	27 28
	Queensl	and Rail must transfer the benefit of the easement to the State	20

	'(5) If Queensland Rail remains the grantee of the easement, Queensland Rail may grant a licence in relation to the easement to a railway operator.	1 2
	'(6) If the State becomes the grantee of the easement—	3
	(a) the State may grant a licence in relation to the easement to a railway manager; and	4 5
	(b) the railway manager may grant a sublicence to a railway operator.	6 7
	'(7) No compensation is payable to the grantor of the easement because of any vesting, transfer, licence or sublicence under this section.	8 9
	(8) In this section—	10
	"railway tunnel corridor" means a corridor of land within which a tunnel containing rail transport infrastructure is situated.	11 12
	'131B What is "future railway land"	13
	'(1) Land becomes "future railway land" when the chief executive, by written notice to the relevant local government and in the gazette, indicates that the land is intended to be used for a railway.	14 15 16
	'(2) Future railway land ceases to be future railway land when it is leased under section 131(4).	17 18
	'(3) If the chief executive decides that future railway land is no longer to be used for a railway, the chief executive must give written notice of that fact to the relevant local government and in the gazette.'.	19 20 21
Clause	30 Omission of s 138 (Carrying dangerous goods)	22
	Section 138—	23
	omit.	24
Clause	31 Amendment of s 152 (Application of Land Act 1994)	25
	(1) Section 152, second dot point, after 'payable'—	26
	insert—	27
	'generally'.	28

	(2) Section 152—	1
	insert—	2
	• 'section 336(2)(a) and (c).3'.	3
Clause	32 Omission of s 154 (Continuation of port authorities)	4
	Section 154—	5
	omit.	6
Clause	33 Amendment of s 181B (Definition for pt 2)	7
	Section 181B, 'Organization'—	8
	omit, insert—	9
	'Organisation'.	10
Clause	34 Insertion of new ch 8AA	11
	After section 187A—	12
	insert—	13
	'CHAPTER 8AA—TRANSPORTING DANGEROUS GOODS BY RAIL	14 15
	'PART 1—INTRODUCTORY	16
	'187AA Purposes of ch 8AA	17
	'The purposes of this chapter are—	18
	(a) to reduce risk arising from transporting dangerous goods by rail; and	19 20
	(b) to help create a substantially uniform national rail transport law about dangerous goods; and	21 22

³ Land Act 1994, section 336 (Amending a sublease)

(c)	-	romote consistency between the regulation of the transport of gerous goods by rail and by other modes of transport.	1 2
187AB	Appl	ication of ch 8AA	3
'(1) This chapter—			4
(a)	applies only to the transportation of dangerous goods by rail; and		
(b)	applies in addition to, and does not limit, any other provision of this Act or any other Act.		6 7
'(2) H	owev	er, this chapter does not apply to any of the following—	8
(a)	the transportation of radioactive substances under the <i>Radiation Safety Act 1999</i> ;		9 10
(b)	the transportation of explosives under the Explosives Act 1999;		11
(c)	the transfer, under the <i>Gas Act 1965</i> , of gas within the meaning of that Act from a rail tank vehicle or bulk container;		12 13
(d)	dangerous goods in a container that is—		14
	(i)	designed to form part of, and forms part of, the fuel system of—	15 16
		(A) a rail vehicle's engine; or	17
		(B) another part of a rail vehicle's propulsion equipment; or	18 19
		(C) an engine that is part of a rail vehicle's refrigeration system; or	20 21
		(D) another auxiliary engine of a rail vehicle; or	22
	(ii)	designed as a fuel storage container for a fuel burning appliance, or an engine, that is—	23 24
		(A) built into a rail vehicle; or	25
		(B) designed to be attached to a rail vehicle; or	26
		(C) part of a refrigeration system attached to a freight container; or	27 28
		(D) prescribed under a regulation:	29

(e)	a battery installed in a rail vehicle or on its load for the purpose of operating a function of the vehicle or of equipment relating to the load;	1 2 3
(f)	a fire extinguisher fitted to or carried in a rail vehicle to be used for the protection of the vehicle or its load;	4 5
(g)	equipment installed in a rail vehicle to provide a safety or protective system for an occupant of the vehicle;	6 7
(h)	compressed air, compressed oxygen or oxygen releasing chemicals that are part of self contained breathing or rebreathing apparatus for use by a rail vehicle's driver.'.	8 9 10
187AC	Ch 8AA binds all persons	11
governm	This chapter binds all persons, including every Queensland ent entity, and, so far as the legislative power of the Parliament every government entity of the Commonwealth or of another	12 13 14 15
'(2) In	this section—	16
"governi	ment entity" includes—	17
(a)	the State, the Commonwealth or another State; and	18
(b)	an instrumentality, agent, authority, company, GOC or entity of the State, the Commonwealth or another State.	19 20
	'PART 2—REGULATIONS	21
'187AD]	Regulations about dangerous goods	22
	regulation may prescribe matters about the transportation of as goods by rail, including for example, the following matters—	23 24
(a)	types and categories of dangerous goods;	25
(b)	ways of deciding types and categories of dangerous goods;	26
(c)	deciding which goods are—	27
	(i) dangerous; or	28

	(ii) dangerous goods of a particular type; or	1
	(iii) too dangerous to be transported by rail; or	2
	(iv) too dangerous to be transported in bulk by rail;	3
(d)	the analysis and testing of dangerous goods;	4
(e)	the marking of packages, and unit loads, containing dangerous goods;	5 6
(f)	the placarding of containers and rail vehicles containing dangerous goods;	7 8
(g)	containers, packaging equipment and other items to be used for transporting dangerous goods;	9 10
(h)	the manufacture of rail vehicles and containers for use in transporting dangerous goods;	11 12
(i)	the loading of dangerous goods for, and the unloading of dangerous goods after, their transportation;	13 14
(j)	deciding routes along which, the areas in which and the times during which, dangerous goods may or may not be transported;	15 16
(k)	procedures for transporting dangerous goods, including—	17
	(i) the quantities and circumstances in which dangerous goods may be transported; and	18 19
	(ii) safety procedures and equipment;	20
(1)	the approval of packages, containers, equipment and other items used for transporting dangerous goods;	21 22
(m)	the approval of processes to be carried out when transporting dangerous goods;	23 24
(n)	other approvals;	25
(o)	documents to be prepared or kept by persons involved in transporting dangerous goods and the approval of alternative documentation;	
(p)	obligations arising, and procedures to be followed, in a dangerous situation;	29 30
(q)	the training and qualifications required of persons involved in, and the approval of training courses and qualifications relating to involvement in, transporting dangerous goods.	31 32 33

'(2) W	ithout limiting subsection (1), a regulation may provide—	1
(a)	for the granting or renewing of, or refusing to grant or renew, an approval or exemption; or	2 3
(b)	grounds for amending, suspending or cancelling an approval or exemption.	4 5
	regulation may allow the chief executive to make provision about mentioned in subsection (1)(j).	6 7
` '	decision about a matter mentioned in subsection (1)(c), other than val, may only be made by regulation.	8 9
•	PART 3—APPROVALS AND EXEMPTIONS	10
	'Division 1—Exemptions	11
'187AE	Exemptions	12
chief exe	person, or a representative of a class of person, may apply to the cutive for an exemption from complying with a provision of a about transporting dangerous goods by rail.	13 14 15
on the ch	ne chief executive may, on an application under subsection (1) or ief executive's own initiative, exempt a person or a class of person applying with the provision if satisfied—	16 17 18
(a)	it is not reasonably practicable for the person or class of person to comply with the provision; and	19 20
(b)	granting the exemption—	21
	(i) would not be likely to create a risk of a dangerous situation, greater than would be the case if the person or class of person did comply; and	22 23 24
	(ii) would not cause unnecessary administrative or enforcement difficulties, particularly about maintaining national substantially uniform rail transport laws about dangerous goods.	25 26 27 28
, ,	an exemption is given on conditions, the exemption operates only ditions are complied with	29 30

	he chief executive must, as soon as is practicable after giving a mption, give notice of the exemption in the gazette.	1 2
'(5) Th	ne notice must state the following—	3
(a)	the class of person to whom the exemption applies;	4
(b)	the provision of the regulation from which the class is exempt;	5
(c)	the dangerous goods to which the exemption applies;	6
(d)	the time for which the exemption applies;	7
(e)	the conditions, if any, to which the exemption is subject;	8
(f)	the geographical area in which the exemption applies.	9
	the Statutory Instruments Act 1992, sections 24 and 25 apply to an on as if it were a statutory instrument.	10 11
'(7) A section.	regulation may regulate the giving of an exemption under this	12 13
'Division	a 2—Amending, suspending or cancelling approval or exemption	14
	Grounds for amending, suspending or cancelling approval or mption	15 16
	is a ground for amending, suspending or cancelling an approval or on if the approval or exemption was—	17 18
(a)	granted because of a document or representation that is false or misleading; or	19 20
(b)	obtained or made in another improper way.	21
exemptio	is a ground for amending, suspending or cancelling an approval or on if the person, or 1 or more of the persons, to whom the approval option applies—	22 23 24
(a)	has contravened a condition of the approval or exemption; or	25
(b)	has been convicted of an offence against this chapter or a law of another State or the Commonwealth about transporting dangerous goods by rail.	26 27 28

	What chief executive must do before taking proposed action, r than for class exemption	1 2
suspend o	his section applies if the chief executive proposes to amend, or cancel an approval or exemption, other than a class exemption posed action ").	3 4 5
	fore taking the proposed action, the chief executive must give the the approval or exemption written notice stating—	6 7
(a)	the proposed action; and	8
(b)	the grounds for the proposed action; and	9
(c)	an outline of the facts and circumstances forming the basis for the grounds; and	10 11
(d)	if the proposed action is to amend the approval or exemption, including a condition of the approval or exemption—the proposed amendment; and	12 13 14
(e)	if the proposed action is to suspend the approval or exemption—the proposed suspension period; and	15 16
(f)	an invitation to the holder of the approval or exemption to show in writing, within a stated time of at least 28 days, why the proposed action should not be taken.	17 18 19
	What chief executive must do before taking proposed action class exemption	20 21
	his section applies if the chief executive proposes to amend, or cancel a class exemption (the "proposed action").	22 23
	efore taking the proposed action, the chief executive must give otice to the class representative for the exemption and in the ating—	24 25 26
(a)	the proposed action; and	27
(b)	the grounds for the proposed action; and	28
(c)	an outline of the facts and circumstances forming the basis for the grounds; and	29 30
(d)	if the proposed action is to amend the exemption, including a condition of the exemption—the proposed amendment; and	31 32

(e)	if the proposed action is to suspend the exemption—the proposed suspension period; and		
(f)	an invitation to any member of the class for the exemption to show in writing, within a stated time of at least 28 days, why the proposed action should not be taken.	3 4 5	
'187AI I	Decision on proposed action	6	
time allo	s, after considering any written representations made within the owed under section 187AG or 187AH, the chief executive still is the proposed action should be taken, the chief executive may—	7 8 9	
(a)	if the proposed action was to amend the approval or exemption—amend the approval or exemption; or	10 11	
(b)	if the proposed action was to suspend the approval or exemption—suspend the approval or exemption for no longer than the period stated in the notice under section 187AG or 187AH; or	12 13 14 15	
(c)	if the proposed action was to cancel the approval or exemption—amend or cancel the approval or exemption, or suspend the approval or exemption for a period.	16 17 18	
(2) The decision	ne chief executive must give written notice of the chief executive's to—	19 20	
(a)	for an approval or exemption, other than a class exemption—the holder; or	21 22	
(b)	for a class exemption—the class representative for the exemption.	23 24	
approval	If the chief executive decides to amend, suspend or cancel the or exemption, the notice must state the reasons for the decision ecompanied by an information notice.	25 26 27	
	The decision takes effect on the day notice is given under on (2) or a later day stated in the notice.	28 29	
	Sections 187AG–187AI do not apply to beneficial or clerical endment	30 31	
'(1) Se	ections 187AG to 187AI do not apply—	32	

(a) if the chief executive proposes to amend an a exemption only—	pproval or 1 2
(i) for a formal or clerical reason; or	3
(ii) in another way that does not adversely affect the any person; or	interests of 4 5
(b) if the chief executive proposes to amend an age exemption in another way or cancel it and the holder the chief executive to take the proposed action.	
'(2) The chief executive may amend an approval or exemption mentioned in subsection (1) by written notice to—	on in a way 9 10
(a) for an approval or exemption, other than a class exemple holder; or	nption—the 11
(b) for a class exemption—the class representative exemption.	e for the 13
'187AK Immediate suspension in the public interest	15
'(1) Despite sections 187AG and 187AH, this section applies executive considers it is necessary in the interest of public immediately suspend an approval or exemption.	
'(2) The chief executive may, by written notice to the horapproval or exemption, other than a class exemption, immediate the approval or exemption until the earlier of the following—	
(a) a notice is given to the holder under section 187AI(2);	; or 22
(b) the end of 56 days after the notice is given to the holder	er. 23
'(3) The chief executive may, by written notice to the class rep for a class exemption, immediately suspend the exemption until of the following—	
(a) a notice is given for the exemption under section 187A	AI(2); or 27
(b) the end of 56 days after the notice is given to the holder	er. 28
'(4) If the chief executive suspends a class exemption, executive must give notice of the suspension in the gazette.	the chief 29 30
'(5) A notice under subsection (2) or (3) must state the reas decision and be accompanied by an information notice.	sons for the 31 32

'PART 4—OFFENCES	1
'187AL Goods too dangerous to be transported	2
'A person must not transport by rail goods prescribed under a regulation as being too dangerous to transport by rail if the person knows, or reasonably ought to know, the goods are too dangerous to be transported by rail.	3 4 5 6
Maximum penalty—665 penalty units.	7
'187AM Duties when transporting dangerous goods	8
'(1) A person involved in transporting dangerous goods by rail must ensure, as far as is practicable, that the goods are transported safely.	9 10
Maximum penalty—665 penalty units.	11
'(2) A person involved in transporting dangerous goods by rail must not contravene this chapter in circumstances in which the person knew, or ought reasonably to have known, that the contravention would be likely to endanger the safety of another person or of property or the environment.	12 13 14 15
Maximum penalty—665 penalty units.	16
'(3) This section applies in addition to, and does not limit, any other provision of this chapter.	17 18
'187AN Prohibition on involvement in the transportation of dangerous goods by rail	19 20
'(1) A court convicting a person of an offence against this chapter may order that the person be prohibited, for a stated period, from involvement in the transportation of dangerous goods by rail after having regard to the following matters—	21 22 23 24
(a) the person's record in the transportation of dangerous goods by rail in Australia;	25 26
(b) the person's convictions under Queensland law, or a law of another State or the Commonwealth relating to dangerous goods;	27 28
(c) the circumstances surrounding the commission of the offence;	29
(d) any other matters the court considers appropriate	20

'(2) A	person must not contravene an order made under subsection (1).	1
Maximum penalty—665 penalty units or 2 years imprisonment.		2
, ,	subsection (1) does not limit any other penalty the court may for the offence.	3 4
'(4) In	this section—	5
	ment" in the transportation of dangerous goods by rail includes following—	6 7
(a)	importing, or arranging for the importation of, dangerous goods into Australia;	8 9
(b)	packing or labelling dangerous goods for transportation by rail;	10
(c)	consigning dangerous goods for transportation by rail;	11
(d)	loading dangerous goods onto a rail vehicle or into a container that is to be put on a rail vehicle;	12 13
(e)	unloading dangerous goods that have been transported by rail;	14
(f)	undertaking or being responsible for the transportation of dangerous goods by rail, other than as an employee or sub-contractor;	15 16 17
(g)	being a consignee of dangerous goods transported by rail;	18
(h)	being involved as a director, secretary or manager of a corporation or other person who takes part in the management of a corporation that takes part in an activity mentioned in paragraphs (a) to (g).	19 20 21 22
'PAR'	Γ 5—RECOVERY OF COSTS AND FORFEITURE	23
'187AO	Forfeiture on conviction	24
	court convicting a person of an offence against this chapter may forfeiture to the State of—	25 26
(a)	anything used to commit the offence; or	27
(b)	anything else the subject of the offence.	28
'(2) Tl	he court may make the order—	29

(a) whether or not the thing has been seized; and	1
(b) if the thing has been seized, whether or not the thing has been returned to its owner.	2 3
'(3) The court may make any order to enforce the forfeiture that it considers appropriate.	4 5
'(4) This section does not limit the court's powers under the <i>Penalties</i> and <i>Sentences Act 1992</i> or another law.	6 7
'187AP Dealing with forfeited things etc.	8
'(1) On the forfeiture of a thing to the State, the thing becomes the State's property and may be dealt with by the chief executive as the chief executive considers appropriate.	9 10 11
'(2) Without limiting subsection (1), the chief executive may destroy or dispose of the thing.	12 13
'(3) The chief executive must not deal with the thing until any review of, or appeal against, the decision to forfeit the thing is decided.	14 15
'187AQ Recovery of costs from convicted person	16
'(1) A court convicting a person of an offence against this chapter may order the person to pay to the State the costs reasonably incurred by the State in prosecuting the offence, including the cost of testing, transporting, storing and disposing of dangerous goods and other evidence.	17 18 19 20
'(2) An amount ordered to be paid under subsection (1) is a debt owing to the State.	21 22
'(3) A court may make an order under subsection (1) in addition to any other order the court may make.	23 24
'187AR Recovery of costs of government action	25
'(1) This section applies if any of the following events happen in relation to the transportation of dangerous goods by rail—	26 27
(a) a dangerous situation;	28
(b) an incident wholly or partly constituted by or arising from—	29
(i) the escape of dangerous goods; or	30

	(ii)	an explosion or fire involving dangerous goods; or	1
(c)		ncident involving the risk of the escape of dangerous goods n explosion or fire involving dangerous goods.	2 3
may reco	ver t	vernment entity incurs costs because of the event, the entity he costs reasonably incurred in dealing with the event as a the entity.	4 5 6
'(3) The following		sts are recoverable as a joint and several liability from the sons—	7 8
(a)		person who owned the dangerous goods when the event pened;	9 10
(b)		person who had possession or control of the dangerous goods in the event happened;	11 12
(c)	the 1	person who caused the event;	13
(d)	the person responsible (other than as an employee, agent or subcontractor of someone else) for the transportation of the dangerous goods by rail.		14 15 16
'(4) He	owev	er, costs are not recoverable from a person—	17
(a)	who	does not incur civil liability because of section 187AT; or	18
(b)	who	establishes that—	19
	(i)	the event was primarily caused by someone else; or	20
	(ii)	the person could not, exercising reasonable care, have prevented the event; or	21 22
	(iii)	the event was not attributable to the person or to an employee, agent or subcontractor of the person.	23 24
		ction does not limit the powers a government entity has apart	25
from this	chap	eter.	26

1

'PART 6—MISCELLANEOUS

	'187	AS Certificates and documents	2
	statin exem	A certificate purporting to be signed by the chief executive and g that a stated person held or did not hold a stated approval or uption under this chapter on a stated day or throughout a stated period dence of the matters stated.	3 4 5 6
	-	A) A court may admit into evidence a copy of a document made by an orised person under this chapter.	7 8
	'187	AT Helping in accidents or emergencies	9
	'(1) This section applies if a person, other than an official—	10
	1	(a) helps, or attempts to help, in a situation in which an accident or emergency involving dangerous goods happens or is likely to happen; and	11 12 13
		(b) the help, or attempt to help, is given—	14
		(i) honestly and without negligence; and	15
		(ii) without any fee, charge or other reward.	16
	'(2 help.	The person does not incur civil liability for helping or attempting to	17 18
	-	b) If subsection (2) prevents civil liability attaching to a person, the ity attaches instead to the State.	19 20
	'(4) This section does not apply to a person whose act or omission wholly or partly caused the accident, emergency or likely accident or emergency.		
	'(5) In this section—		
		cial" means a person who is, or is acting under the control of, an authorised person under the <i>Transport Operations (Passenger Transport) Act 1994.</i> '.	25 26 27
Clause		Amendment of s 187Q (Notice of draft waterway transport management plan)	28 29
	Se	ction 1870—	30

	insert—	1
	'(5) This section does not apply if the draft deals only with fees or a minor error.	2 3
	'(6) In this section—	4
	"minor error" includes—	5
	(a) a typographical error; and	6
	(b) a grammatical error; and	7
	(c) an error of punctuation; and	8
	(d) an error in cross-referencing to a provision of a law.'.	9
Clause	36 Amendment of s 191 (Disposal of fees, penalties etc.)	10
	(1) Section 191(2), 'Justices Act 1886, part 4A'—	11
	omit, insert—	12
	'State Penalties Enforcement Act 1999'.	13
	(2) Section 191(5)—	14
	omit, insert—	15
	'(5) A declared amount received or recovered by the chief executive is to be retained by the chief executive and not paid into the consolidated fund.'.	16 17
	(3) Section 191—	18
	insert—	19
	'(8) In this section—	20
	"declared amount" means any of the following—	21
	(a) a fee or charge under section 59A(2);	22
	(b) a fee under section 187B(3);	23
	(c) a levy under schedule 1, item 20.'.	24
Clause	37 Insertion of new ss 199A–199C	25
	Chapter 9—	26
	insert—	27

'199A Altering watercourse to adversely affect transport route	1
'(1) A person must not, without lawful excuse, alter a watercourse in a way that adversely affects a transport route.	2 3
Maximum penalty—40 penalty units.	4
'(2) If the chief executive considers that water from a watercourse has collected or is likely to collect, and obstruct or be likely to obstruct, traffic on a transport route, the chief executive may—	5 6 7
(a) under section 33, 95 or 180D, ⁴ enter the land on which the watercourse is situated; and	8 9
(b) take the action that the chief executive considers necessary or desirable to reduce or prevent the collection of water.	10 11
'(3) Before exercising the powers under subsection (2), the chief executive may, by written notice, require the owner of the land on which the watercourse is situated to take the action that the chief executive considers necessary or desirable to reduce or prevent the collection of water.	12 13 14 15 16
'(4) The owner must comply with the notice, unless the owner has a reasonable excuse.	17 18
Maximum penalty—200 penalty units.	19
'(5) If the owner fails to comply with the notice, the chief executive may exercise the powers mentioned in subsection (2).	20 21
'(6) The owner is liable to pay the chief executive the costs incurred because of the exercise of powers.	22 23
'(7) This section applies—	24
(a) even if the water collected as a result of action that was authorised under an Act; or	25 26
(b) whether the water collects permanently, temporarily or intermittently.	27 28
'(8) In this section—	29
"alter" includes damage and interfere with	30

⁴ Section 33 (Temporary occupation and use of land), 95 (Entry to land by notice or with approval) or 180D (Authority to enter or temporarily occupy or use land)

"chief executive", in relation to a railway, includes a railway manager or operator for whom an accreditation for the railway is in force under chapter 6.	1 2 3
"transport route" means a busway, railway or road.	4
'199B Altering materials etc.	5
'(1) A person must not, without lawful excuse, alter any naturally occurring materials, stockpile of material or works on a busway or railway.	6 7
Maximum penalty—200 penalty units.	8
'(2) A person must not deposit rubbish or abandon goods or materials on a busway or railway other than at places approved by, and under conditions fixed by, the chief executive.	9 10 11
Maximum penalty—200 penalty units.	12
(3) In this section—	13
"alter" includes damage, interfere with and remove.	14
"chief executive", in relation to a railway, includes a railway manager or operator for whom an accreditation for the railway is in force under chapter 6.	15 16 17
"works" means—	18
(a) for a busway—	19
(i) ancillary works and encroachments; or	20
(ii) busway transport infrastructure works; or	21
(b) for a railway—railway works.	22
'199C Recovery of cost of damage	23
'(1) This section applies if a person intentionally, recklessly or negligently damages works on a busway or railway.	24 25
'(2) The person is liable to pay the chief executive the cost of repairing the damage.	26 27
'(3) However, if the damage is caused by the driver of a vehicle whose identity is unknown, or who can not be located, the registered operator of the vehicle is liable for the costs of repairing the damage, unless the vehicle was being used without the registered operator's knowledge or permission.	28 29 30 31

'(4) Subsections (2) and (3) apply, whether or not the damage

s 39

1

	constitutes, or is done in connection with, an offence against this Act.	2
	'(5) However, if—	3
	(a) a court finds a person guilty of an offence against this Act; and	4
	(b) in committing the offence, the person damaged works;	5
	the court may, as well as imposing a penalty, order the person to pay an amount towards the cost of repairing the damage.	6 7
	'(6) In this section—	8
	"chief executive", in relation to a railway, includes a railway manager or operator for whom an accreditation for the railway is in force under chapter 6.	9 10 11
	"registered operator" means the person in whose name the vehicle is registered.	12 13
	"repairing" includes replacing and reconstructing.	14
	"works" means—	15
	(a) for a busway—	16
	(i) ancillary works and encroachments; or	17
	(ii) busway transport infrastructure works; or	18
	(b) for a railway—railway works.'.	19
Clause	38 Omission of s 227 (Definitions)	20
	Section 227—	21
	omit.	22
Clause	39 Amendment of sch 1 (Subject matter for regulations)	23
	(1) Schedule 1, section 2, after 'road works'—	24
	insert—	25
	'or busway transport infrastructure works'.	26
	(2) Schedule 1, section 3, after 'roads'—	27
	insert—	28
	'or busways'.	29

	(3) Schedul	le 1, section 10—		1
	insert—			2
	'(e) busy	ways.'.		3
	(4) Schedul	le 1, section 12, after 'railway'—		4
	insert—			5
	'or busway	,		6
	(5) Schedul	le 1, sections 13 to 15—		7
	omit, insert	<u>. </u>		8
	'13. The rea	moval and disposal of vehicles or property the railway.	at are abandoned	9 10
	'14. The rea	moval of vehicles parked or property left—		11
	(a) on a	a busway against the chief executive's directi	ions; or	12
	(b) on a	a railway against the railway manager's direc	ctions.	13
	'15. The resections 13 and	recovery of the costs of doing the thing ad 14.'.	gs mentioned in	14 15
Clause	40 Amendn	nent of sch 2 (Reviews and appeals)		16
	Schedule 2-	<u> </u>		17
	insert—			18
	'180N(1)	Refusal to approve erection of, alteration or operation of sign or device	Planning and Environment	
	180N(3) and (5)	Imposition or inclusion of conditions	Planning and Environment	
	180QA	Refusal of chief executive to approve construction, maintenance, operation or conduct of ancillary work or encroachment	Magistrates	
	180QC(1)	Decision to cause ancillary works and encroachments to be altered, relocated, made safe or removed, or to direct that the conduct of ancillary works and encroachments be altered or stopped	District or Magistrates	

	180QC(2)	alteration, mak	f executive about cost of ing safe or removing and encroachments		
	180QC(4)	Decision to alteremove anci	r, relocate, make safe or illary works and or that activities are to be	Magistrates	
	187AE	Refusing to give	exemption	Magistrates	
	187AI	Amendment, suspapproval or exem	pension or cancellation of aption	Magistrates	
	187AK	Immediate suspe	ension of approval or	Magistrates	
	199C		f executive about cost of ent or reconstruction of		
Clause	41 Inserti	on of new sch 2A			1
	After sch	edule 2—			2
	insert—				3
		'SC	HEDULE 2A		4
		'RAILWAY T	'UNNEL EASEMEN'	ΓS	5
				section 131A	6
	Servient la	nd	Easement		
	Lot 325 CP	SL 1633	Easements A and	B RP 852852	
	Lot 408 CP	SL 7151	Lots C and D CP	852851	
	Lot 515 CP	SL 6565	Easement G RP 8	352850	
	Lot 461 CP	SL 3741	Lot H CP 852849)	
	Lot 13 CP E	332219	Easement K RP 1	36379	
	Lot 1 RP 11	5152	Easement H RP 1	15158	

Lot 5 SP 115364

Easement A SP 118572

Servient land	Easement
Lot 5 SP 115364	Easement B SP 118573
Lot 5 SP 115364	Easement E SP 118574
Lot 5 SP 115364	Easement F SP 118575
Lot 5 SP 115364	Easement G SP 118576
Lot 5 SP 115364	Easement H SP 118577
Lot 5 SP 115364	Easement K SP 134045
Lot 5 SP 115364	Easement L SP 123675
Lot 2 RP 124155	Easement A RP 852844
Lot 2 RP 124155	Easement B RP 893936
Lot 2 RP 118622	Easement in gross no. 602205520
Lot 2 RP 118622	Easement B RP 852845
Lot 1 RP 152576	Easement in gross no. 602205520
Lot 1 RP 152576	Easement C RP 852845
Lot 2 RP 152576	Easement D RP 852845
Lot 2 RP 85223 and Lot 1 RP 105765	Easement B RP 852848
Lot 21 RP 178644	Easement in gross no. 602106739
Lot 21 RP 178644	Easements A, B and C RP 183623
Lot 1 RP 188351	Easement in gross no. 602505742
Lot 1 RP 117227	Easement A RP 880802
Lot 2 RP 117227	Easement A RP 852848
Lot 1 RP 155774	Easement E RP 852846
Lot 1 RP 197728	Easement F RP 852847
Lot 2 RP 10133	Easement in gross no. 601608083
Lot 2 RP 10133	Easement H RP 852847
Lot 3 RP 10133	Easement in gross no. 601401832
Lot 3 RP 10133	Easement K RP 852847
Lot 13 RP 10122	Easement D RP 852846
Lot 2 RP 60443	Easement C RP 852846
Lot 2 RP 197728	Easement G RP 852847
Lot 13 RP 10124	Easement in gross no. 601539792
Lot 13 RP 10124 and Lot 2 RP 10129	Easement J RP 852847
Lot 12 RP 10124	Easement in gross no. 601544351
Lot 1 RP 196222	Easement in gross no. 602129535

Servient land	Easement
Lot 1 RP 196222	Easement in gross no. 602129536
Lot 9 RP 814964	Easement A RP 852846
Lot 0 BUP 4313 (CMS 10872)	Easement in gross no. 601201902
Lot 0 BUP 4313 (CMS 10872)	Easement B RP 852846
Lots 22 and 23 RP 10122	Easement in gross no. 602279385
Lot 2 RP 888141	Easement in gross no. 601837139
Lot 5 RP 127273	Easement A RP 852853
Lot 0 BUP 9977 (CMS 5362)	Easement B RP 852853
Lot 15 SP 126957	Easements C and D RP 852853
Lot 16 SP 120013	Easements C and E RP 852853
Lot 2 RP 9449	Easement F RP 852854
Lot 1 RP 9449	Easement G RP 852854
Lot 10 SP 120689	Lot B RP 852855
Lot 10 SP 120689	Easement H RP 852853
Lot 10 SP 120689	Lot J RP 852854
Lot 10 SP 120689	Easements M and N RP 885880
Lot 10 SP 120689	Easement in gross no. 601481648
Lot 10 SP 120689	Easement in gross no. 601922003
Lot 10 SP 120689	Easement in gross no. 601922004
Lot 10 SP 120689	Easement in gross no. 601993708
Lot 10 SP 120689	Easement in gross no. 602418143
Lot 8 RP 151540	Easement A RP 852855
Lot 1 RP 202674	Easement in gross no. 601481648
Lot 1 RP 202674	Easement E RP 852855
Lot 0 BUP 105422 (CMS 15376)	Easements C and D RP 852855
Lot 3 RP 9399	Easement A RP 880804
Lot 103 RP 48101	Easement F RP 852855
Lots 67 to 69 RP 46061	Easement in gross no. 602009566
Lots 67 to 69 RP 46061	Easement in gross no. 602009567
Lot 60 RP 46062	Easement A RP 852856
Lot 59 RP 46062	Easement in gross no. 601842947
Lot 59 RP 46062	Easement B RP 852856
Lot 58 RP 46062	Easement C RP 852856

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Servient land

Easement

	Lots 55 to 57 RP 46062	Easements A, B, and C RP 880805	
	Lot 54 RP 47036	Easement D RP 852856	
	Lots 51 and 52 RP 47036	Easement E RP 852856	
	Lot 1 RP 126496	Easements A and B RP 126496	
	Lot 2 RP 11632	Easement in gross no. 602230916	
	Lot 4 RP 11657	Easement in gross no. 602063425	
	Lot 5 RP 11657	Easement A RP 46641	
	Lot 6 RP 11657	Easement in gross no. 602443214	
	Lot 6 RP 11657	Easement in gross no. 602443215	
	Lot 7 RP 11657	Easement in gross no. 601262452	
	Lot 7 RP 11657	Easement in gross no. 702217998	
	Lot 12 RP 11657	Easement in gross no. 602820194	
	Lots 21 to 26 RP 11653	Easement in gross no. 602464557	
	Lots 21, 22, 24 and 26 RP 11653	Easement in gross no. 602464558	
	Lots 27 and 28 RP 11653	Easement in gross no. 602784029	
	Lot 28 RP 11653	Easement in gross no. 602563205	
	Lot 29 RP 11668	Easement in gross no. 602784029	
	Lot 29 RP 11668	Easement in gross no. 602784030'.	
Clause	42 Amendment of sch 3 (Dictiona	ury)	1
		illary works and encroachments",	2
		es", "future railway land", "means	3
	of access", "plant" and "transport i	infrastructure"—	4
	omit.		5
	(2) Schedule 3—		6
	insert—		7
	"ancillary works and encroachme	ents", for chapters 5 and 7A, means—	8
	(a) the following things—	•	9
	(i) cane railways;		10
	(ii) monorails;		11
	,	veyors or other overhead structures;	
	(iii) bridges, overhead con	veyors or other overhead structures;	12

	(iv) tunnels;	1			
	(v) rest area facilities;	2			
	(vi) monuments or statues;	3			
	(vii) advertising signs or other advertising devices;	4			
	(viii)traffic and service signs;	5			
	(ix) bores, wells, pumps, windmills, water pipes, channels, culverts, viaducts, water tanks or dams;	6 7			
	(x) pipes;	8			
	(xi) tanks;	9			
	(xii) cables;	10			
	(xiii)road access works;	11			
	(xiv)paths or bikeways;	12			
	(xv) grids or other stock facilities;	13			
	(xvi)buildings, shelters, awnings or mail boxes;				
	(xvii)poles, lighting, gates or fences;	15			
	(xviii)pumps and bowsers; or	16			
(b)	any of the following activities—	17			
	(i) drilling;	18			
	(ii) clearing;	19			
	(iii) trimming;	20			
	(iv) slashing;	21			
	(v) landscaping;	22			
	(vi) planting;	23			
	(vii) burning off;	24			
	(viii)removing trees;	25			
	(ix) road safety related activities;	26			
	(x) sporting activities;	27			
	(xi) camping;	28			
	(xii) conducting a business (for example, a market);	29			

		(xiii)moving stock, other than under the <i>Rural Lands Protection Act 1985</i> ;	1 2
		(xiv)holding meetings; or	3
	(c)	other encroachments declared under a regulation to be ancillary works and encroachments;	4 5
	but	does not include public utility plant.	6
"ap	prov	al"—	7
	(a)	for chapter 8—see section 181; or	8
	(b)	for chapter 8AA—means an approval by the chief executive.	9
"cla		temption' means an exemption granted to a class of person under ion 187AE(2).	10 11
"cla		epresentative", for a class exemption, means the representative of ass of person who applied for the exemption.	12 13
"coi		ing" a person includes a court finding the person guilty, or the son pleading guilty, whether or not a conviction is recorded.	14 15
"da	_	ous goods" means goods prescribed under a regulation to be gerous goods	16 17
"da	dan	ous situation " means a situation involving the transportation of gerous goods by rail that is causing, or is likely to cause, imminent of—	18 19 20
	(a)	death of, or significant injury to, a person; or	21
	(b)	significant harm to the environment; or	22
	(c)	significant damage to property.	23
"exe	empt	ion", for chapter 8AA, means an exemption under section 187AE.	24
"fut	ure	railway land" has the meaning given by section 131B.	25
"in"	' a ra	il vehicle includes on the vehicle.	26
"rai	l" , fo	or chapter 8AA, includes cableway.	27
"rai	l vel	nicle", for chapter 8AA, includes a cableway car.	28
"roa	ad ac	ccess works", for chapters 5 and 7A, means—	29
	(a)	a physical means of entry or exit for traffic between land and a	30

Examp	ole—		1
A driv	eway.		2
(b)	mer	d works providing entry or exit for traffic between works ationed in paragraph (a) and the part of the road formed or pared for use by general traffic.	3 4 5
Examp	ole—		6
		on or deceleration lane, or a laneway, lane or track, connecting a driveway acent to a road to a lane on the road designed to carry through traffic.	7 8
"road v	vorks'	', for chapter 5, means—	9
(a)	wor	ks done for—	10
	(i)	constructing roads or things associated with roads; or	11
	(ii)	maintaining roads or things associated with roads (other than public utility plant); or	12 13
	(iii)	facilitating the operation of road transport infrastructure; or	14
(b)	wor	ks declared under a regulation to be road works.	15
"State §	goveri	nment body", for chapter 5, means—	16
(a)	a de	epartment or a division, branch or other part of a department;	17 18
(b)	brar	ate instrumentality, agency, authority or entity or a division, ach or other part of a State instrumentality, agency, authority ntity; or	19 20 21
(c)	a G	OC;	22
but	does	not include a local government.	23
	" incl mals.	udes the passing back and forth of persons, vehicles and	24 25
"transp	ort"	dangerous goods includes—	26
(a)		k, load and unload the goods, and transfer them to or from a vehicle, for their transport; and	27 28
(b)	mar	k packages, and unit loads, containing dangerous goods; and	29
(c)		eard containers and rail vehicles in which dangerous goods transported.	30 31
"transn	ort in	frastructure" includes—	32

	(a) air, busway, light rail, miscellaneous, public marine, rail or road transport infrastructure; and	1 2	
	(b) transport infrastructure relating to ports.	3	
	"watercourse" includes a lake, spring, stream or swale.'.	4	
	(3) Schedule 3, definition "land", paragraphs (a)(ii) and (b)(ii), 'stream,'—	5 6	
	omit.	7	
	(4) Schedule 3, definition "port authority", paragraph (d)—	8	
	omit.	9	
Clause	43 Omission of attachment	10	
	Attachment for <i>Transport Infrastructure Act 1994</i> not forming part of any Act—	11 12	
	omit.	13	
	PART 8—AMENDMENT OF TRANSPORT OPERATIONS (MARINE POLLUTION) ACT 1995	14 15	
Clause	44 Act amended in pt 8	16	
	This part amends the Transport Operations (Marine Pollution) Act 1995.	17	
Clause	45 Amendment of s 26 (Discharge of oil into coastal waters prohibited)	18 19	
	Section 26(1)—		
	omit, insert—	21	
	'(1) If oil is discharged from a ship into coastal waters, the following persons each commit an offence—	22 23	
	(a) the ship's owner;	24	
	(b) the ship's master;	25	

	(c) another member of the ship's crew whose act caused or contributed to the discharge, unless the member was complying with an instruction from the master or of someone authorised by the master to give the instruction.	1 2 3 4
	Maximum penalty—3 500 penalty units.'.	5
Clause	46 Amendment of s 28 (Defences to discharge offence)	6
	Section 28(2), after 'master'—	7
	insert—	8
	'or, for a discharge offence against section 26(1), another member of the ship's crew'.	9 10
Clause	47 Amendment of s 30 (Shipboard oil pollution emergency plan)	11
	Section 30(2)—	12
	omit, insert—	13
	(2) In this section—	14
	"ship" means a ship—	15
	(a) more than 24 m in length overall if the ship is carrying—	16
	(i) oil as cargo; or	17
	(ii) a vehicle that is carrying more than 400 L of oil as cargo; or	18
	(b) otherwise, more than 35 m in length overall.'.	19
Clause	48 Amendment of s 35 (Discharge of noxious liquid substances into coastal waters prohibited)	20 21
	Section 35(1)—	22
	omit, insert—	23
	'(1) If a noxious liquid substance is discharged from a ship into coastal waters, the following persons each commit an offence—	24 25
	(a) the ship's owner;	26
	(b) the ship's master;	27

	(c) another member of the ship's crew whose act caused or contributed to the discharge, unless the member was complying with an instruction from the master or of someone authorised by the master to give the instruction.	1 2 3 4
	Maximum penalty—3 500 penalty units.'.	5
Clause	49 Amendment of s 36 (Defences to discharge offence)	6
	Section 36(2), 'or master'—	7
	omit, insert—	8
	', master or other member of the ship's crew'.	9
Clause	50 Amendment of s 42 (Jettisoning of harmful substances into coastal waters prohibited)	10 11
	Section 42(1)—	12
	omit, insert—	13
	'(1) If a harmful substance carried as cargo in packaged form is jettisoned from a ship into coastal waters, the following persons each commit an offence—	14 15 16
	(a) the ship's owner;	17
	(b) the ship's master;	18
	(c) another member of the ship's crew whose act caused or contributed to the jettisoning, unless the member was complying with an instruction from the master or of someone authorised by the master to give the instruction.	19 20 21 22
	Maximum penalty—3 500 penalty units.'.	23
Clause	51 Amendment of s 47 (Discharge of sewage into coastal waters prohibited)	24 25
	(1) Section 47(1), (2) and (3), 'the ship's owner and master each commit'	26
	omit, insert—	27
	'each culpable person commits'.	28
	(2) Section 47—	20

insert-	<u> </u>	1
'(5) In	n this section—	2
"culpab	le person", for a discharge of sewage from a ship, means—	3
(a)	the ship's owner; or	4
(b)	the ship's master; or	5
(c)	another member of the ship's crew whose act caused or contributed to the discharge, unless the member was complying with an instruction from the master or of someone authorised by the master to give the instruction.'.	6 7 8 9
52 Am	nendment of s 50 (Ships to have holding tanks)	10
Section	on 50(3), 'An' to 'subsection (2)'—	11
omit,	insert—	12
'A shi	p may be exempted from subsection (1) or (2)'.	13
		14 15
Section	on 55(1)—	16
omit,	insert—	17
		18 19
(a)	the ship's owner;	20
(b)	the ship's master;	21
(c)	another member of the ship's crew whose act caused or contributed to the disposal, unless the member was complying with an instruction from the master or of someone authorised by the master to give the instruction.	22 23 24 25
Maximu	m penalty—3 500 penalty units.'.	26
	• • •	27 28
Section	on 58(a), 'and master are'—	29
	'(5) In "culpab (a) (b) (c) 52 Am Section omit, 'A shi 53 Am pro Section omit, (1) If followin (a) (b) (c) Maximum 54 Am ope	 (b) the ship's master; or (c) another member of the ship's crew whose act caused or contributed to the discharge, unless the member was complying with an instruction from the master or of someone authorised by the master to give the instruction.'. 52 Amendment of s 50 (Ships to have holding tanks) Section 50(3), 'An' to 'subsection (2)'— <i>omit, insert</i>— 'A ship may be exempted from subsection (1) or (2)'. 53 Amendment of s 55 (Disposal of garbage into coastal waters prohibited) Section 55(1)— <i>omit, insert</i>— '(1) If garbage is disposed of from a ship into coastal waters, the following persons each commit an offence— (a) the ship's owner; (b) the ship's master; (c) another member of the ship's crew whose act caused or contributed to the disposal, unless the member was complying with an instruction from the master or of someone authorised by the master to give the instruction. Maximum penalty—3 500 penalty units.'.

	amit insart	1
	omit, insert—	1
	', master or other crew member is'.	2
Clause	55 Amendment of s 61 (Discharge of pollutant into coastal waters prohibited)	3 4
	Section 61(1)—	5
	omit, insert—	6
	'(1) If a pollutant is discharged into coastal water during a transfer operation, the following persons each commit an offence—	7 8
	(a) the ship's owner;	9
	(b) the ship's master;	10
	(c) another member of the ship's crew whose act caused the discharge, unless the member was complying with an instruction from the master or of someone authorised by the master to give the instruction.	11 12 13 14
	Maximum penalty—3 500 penalty units.'.	15
Clause	56 Amendment of s 67 (Duty to report certain incidents)	16
	Section 67(5)—	17
	omit, insert—	18
	'(5) The report must include the particulars, and be given to an authorised officer within the time, prescribed under a regulation.'.	19 20
Clause	57 Amendment of s 89 (Power to require production of documents)	21
	Section 89(1)(a), after 'Act'—	22
	insert—	23
	'or the Transport Operations (Marine Safety) Act 1994'.	24
Clause	58 Amendment of pt 13 heading (Security)	25
	Part 13, heading—	26

	omit, insert—	1
	'Discharge expenses'.	2
Clause	59 Amendment of s 111 (Definitions for part)	3
	Section 111, definition "discharge expenses", paragraph (a)—	4
	insert—	5
	'(iia)taking action to prevent or minimise the effects of a likely discharge of pollutant if—	6 7
	 (A) the State or port authority reasonably believes the discharge is likely to happen and takes action to prevent or minimise its effects; and 	8 9 10
	(B) the likely discharge does not happen; and'.	11
CI.		10
Clause	60 Omission of s 112 (Application of part)	12
	Section 112—	13
	omit.	14
Clause	Amendment of s 113 (Detained ship must be released on giving security)	15 16
	(1) Section 113(1)—	17
	omit, insert—	18
	'(1) The chief executive must release a ship detained under this Act if a security is given under this section.'.	19 20
	(2) Section 113(5), 'or guarantee'—	21
	omit.	22
Clause	62 Amendment of s 114 (Other ways detained ship may be released)	23
	Section 114, 'detained ship'—	24
	omit, insert—	25
	'ship detained under this Act'.	26

Clause	63 Amendment of s 115 (Claims on security)	1
	(1) Section 115, heading—	2
	omit, insert—	3
	'115 Recovery of discharge expenses'.	4
	(2) Section 115(1), 'the detained ship'—	5
	omit, insert—	6
	'a discharge or likely discharge of pollutant from a ship into coastal waters'.	7 8
Clause	64 Amendment of s 122 (Recovery of discharge expenses)	9
	Section 122, heading—	10
	omit, insert—	11
	'122 How discharge expenses may be recovered'.	12
Clause	65 Amendment of s 127 (Court may make orders about compensation and other matters)	13 14
	Section 127(1), 'on indictment for a'—	15
	omit, insert—	16
	'for an'.	17
Clause	66 Amendment of sch (Dictionary)	18
	Schedule—	19
	insert—	20
	"act" includes an omission.".	21

Transport Legislation Amendment Bill 20	
Ι ΓΛΙΝΝΝΟΝΤΙΙ ΦΟΙΝΙΛΙΙΙΟΝΙ ΑΝΠΕΝΛΙΝΙΕΝΙΙ ΙΝΙΙΙ / Ι) 7

	PART 9—AMENDMENT OF TRANSPORT OPERATIONS (MARINE SAFETY) ACT 1994	1 2
Clause	67 Act amended in pt 9	3
	This part amends the Transport Operations (Marine Safety) Act 1994.	4
Clause	68 Amendment of s 4 (Definitions)	5
	Section 4—	6
	insert—	7
	"compulsory pilotage area" means a pilotage area, or part of a pilotage area, declared under a regulation to be a compulsory pilotage area.".	8 9
Clause	69 Amendment of s 12 (Relationship with Commonwealth Navigation Act generally)	10 11
	Section 12(2), example—	12
	omit.	13
Clause	70 Amendment of s 35 (How is safety in Queensland waters achieved)	14
	(1) Section 35—	15
	insert—	16
	'(2A) The Act also allows a pilotage area, or part of a pilotage area, to be declared as a compulsory pilotage area.'.	17 18
	(2) Section 35(3), after 'within a'—	19
	insert—	20
	'compulsory'.	21
Clause	71 Amendment of s 71 (Declaration and closing of pilotage areas)	22
	(1) Section 71, heading—	23
	omit, insert—	24

	'71 Pilotage areas and compulsory pilotage areas'.	1
	(2) Section 71(a)—	2
	omit, insert—	3
	'(a) declare—	4
	(i) an area of Queensland waters to be a pilotage area; or	5
	(ii) a pilotage area, or part of a pilotage area, to be a compulsory pilotage area; or'.	6 7
Clause	72 Amendment of s 99 (Pilots required for ship navigation in pilotage areas)	8 9
	(1) Section 99, heading—	10
	omit, insert—	11
	'99 Pilots required for ship navigation in compulsory pilotage area'.	12
	(2) Section 99(1), after 'ship in a'—	13
	insert—	14
	'compulsory'.	15
Clause	73 Amendment of s 101 (Immunity for pilots and general employers)	16
	Section 101(5), definition "general employer", after 'services in a'—	17
	insert—	18
	'compulsory'.	19
Clause	74 Insertion of new s 172A	20
	Part 13, division 3—	21
	insert—	22
	'172A Other directions	23
	'(1) This section applies if a shipping inspector finds—	24
	(a) a person operating a ship that—	25
	(i) is not registered; or	26

	(ii)	is registered, but is operating in waters beyond the waters in which the ship is authorised to operate under its registration; or	1 2 3
(b)	(b) a person operating a ship as its master, or acting as a crew member of the ship, and the person is not appropriately licensed.		
		ection (1)(a)(i) or (b) applies, the inspector may, by written the master of the ship—	6 7
(a)	state	ake the ship to a reasonable anchorage, berth or mooring ed in the notice ("stated destination") within the reasonable estated in the notice; and	8 9 10
(b)		ot operate the ship for any purpose other than taking it to the ed destination.	11 12
		ection (1)(a)(ii) applies, the inspector may, by written notice, aster of the ship—	13 14
(a)	unde	ake the ship to waters in which it is authorised to operate er its registration ("operating waters") within the reasonable stated in the notice; and	15 16 17
(b)		ot operate the ship for any purpose other than taking it to the rating waters.	18 19
, ,		ster must comply with a requirement under subsection (2) or master has a reasonable excuse.	20 21
Maximur	n per	nalty—200 penalty units.	22
'(5) If subsectio		aster takes a ship to a stated destination as required under	23 24
(a)	the 1	master does not contravene section 57; or	25
(b)	the 1 (2);	master or crew member does not contravene section 61(1) or	26 27
while ope	eratin	g the ship to take it to the destination.	28
subsectio	n (3)	aster takes a ship to its operating waters as required under, the master does not contravene section 57 while operating e it to the waters.	29 30 31
the requi	reme	ster complies with a requirement under subsection (2) or (3), nt ceases to have effect when the ship reaches the stated operating waters.	32 33 34

		notice under subsection (2) or (3) must include a brief statement ounds for giving the notice.'.	1 2
Clause	75 Inse	ertion of new pt 13, div 4A	3
	Part 13	3—	4
	insert-	_	5
		'Division 4A—Removing abandoned property	6
	'175A R	emoving abandoned property	7
		his section applies if a shipping inspector reasonably believes that the inspector finds in Queensland waters is abandoned property.	8 9
		he inspector may seize the property and remove it to a place the r decides is appropriate.	10 11
	'(3) Be	efore seizing and removing the property, the inspector must—	12
	(a)	if practicable, attach to the property an intention to seize and remove notice in the approved form ("seizure notice"); and	13 14
	(b)	publish the seizure notice in a newspaper circulating in the locality where the property is.	15 16
	'(4) A	seizure notice must include the following particulars—	17
	(a)	the date the notice is given;	18
	(b)	a description of the property;	19
	(c)	where and when the property was found;	20
	(d)	a time, not less than 28 days after the date of the notice, after which, if no one claims the property, the inspector may seize and remove it to the place stated in the notice;	21 22 23
	(e)	a statement to the effect of subsection (5).	24
	seizes ar	no one claims the property within the stated time and the inspector and removes it, the inspector may, having regard to the value and a of the property—	25 26 27
	(a)	sell the property by public auction; or	28
	(b)	destroy it.	29

70

	'(6) The proceeds from a sale of the property must be applied as follows—	1 2
	(a) firstly, in payment of the expenses of the sale;	3
	(b) secondly, in payment of the costs of seizing, removing and storing the property and the seizure notice;	4 5
	(c) thirdly, in payment of the balance to the owner of the property, or if the owner can not be found, to the consolidated fund.	6 7
	'(7) In this section—	8
	"property" does not include land, or an interest in land.'.	9
Clause	76 Amendment of s 199 (Limitation on time for starting summary proceedings)	10 11
	(1) Section 199, '1 year'—	12
	omit, insert—	13
	'2 years'.	14
	(2) Section 199(b), '2 years'—	15
	omit, insert—	16
	'3 years'.	17
Clause	77 Amendment of s 201 (Evidentiary provisions)	18
	Section 201—	19
	insert—	20
	'(5) A certificate purporting to be signed by the chief executive or a shipping inspector certifying that a laser speed detection device ("device") has been—	21 22 23
	(a) tested at a specified time—	24
	(i) in accordance with the appropriate Australian Standard that was in force at the time; or	25 26
	(ii) if there was no appropriate standard—in accordance with the manufacturer's specifications; and	27 28
	(b) found to produce accurate results at the specified time;	29

		ance of the matters stated and evidence that the device was an accurate results at the time of testing and for 1 year after the	1 2 3
		certificate purporting to be signed by a shipping inspector stating ecified device was used by the inspector—	4 5
	(a)	at a specified time; and	6
	(b)	in accordance with—	7
		(i) the appropriate Australian Standard that was in force at the time; or	8 9
		(ii) if there was no appropriate standard—the manufacturer's specifications;	10 11
	is eviden	nce of the matters stated.	12
	'(7) If	a defendant intends to challenge—	13
	(a)	the accuracy of a device; or	14
	(b)	the time at which, or the way in which, the device was used;	15
	subsection	aring of a charge against the defendant under an Act mentioned in on (1), the defendant must give written notice of the challenge to ecution ("challenge notice").	16 17 18
	'(8) Th	he challenge notice must be—	19
	(a)	signed by the defendant; and	20
	(b)	given at least 14 days before the day fixed for the hearing.'.	21
Clause	78 Inse	ertion of new s 206B	22
	Part 17	7—	23
	insert-	_	24
	'206B A _]	pproval of forms	25
	'The c	chief executive may approve forms for use under this Act.'.	26
Clause	79 Am	nendment of s 215 (Pilotage fees and conservancy dues)	27
	Section	on 215(1)(a), after 'pilot in a'—	28

	inse	rt—	1
	'c	ompulsory'.	2
Clause		mendment of s 224 (Existing approvals, consents, licences, ermits etc.)	3 4
	Sect	ion 224(6)(b)—	5
	omit		6
	OPI	PART 10—AMENDMENT OF TRANSPORT ERATIONS (PASSENGER TRANSPORT) ACT 1994	7 8
Clause	81 A	ct amended in pt 10	9
	This Act 199	part amends the <i>Transport Operations (Passenger Transport)</i> 94.	10 11
Clause	82 In	sertion of new ss 126A–126G and pts 3A and 3B	12
	Chaj	oter 11, part 3, after section 126—	13
	inse	rt—	14
	'126A	Securing seized things	15
	'Hav	ring seized a thing, an authorised person may—	16
	(a) move the thing from the place where it was seized (the "place of seizure"); or	17 18
	(b) leave the thing at the place of seizure but take reasonable action to restrict access to it.	19 20
		Examples of restricting access to a thing—	21
		1. Sealing a thing and marking it to show access to it is restricted.	22
		2. Sealing the entrance to a room where the seized thing is situated and	23 24

'126B Tampering with seized things	1
'If an authorised person restricts access to a seized thing, a person must not tamper with the thing, or something restricting access to the thing, unless the person has a reasonable excuse.	
Maximum penalty—60 penalty units.	5
'126C Powers supporting seizure	6
'(1) To enable a thing to be seized, an authorised person may require the person in control of it—	7 8
(a) to take it to a stated reasonable place by a stated reasonable time; and	9 10
(b) if necessary, to remain in control of it at the stated place for a reasonable time.	11 12
'(2) The requirement must be made by notice in the approved form.	13
'(3) However, if for any reason it is not practicable to give the notice, the requirement may be made orally and confirmed by notice in the approved form as soon as practicable.	14 15 16
'(4) A further requirement may be made under this section about the same thing if it is necessary and reasonable to make the further requirement.	17 18 19
'(5) A person of whom a requirement is made under subsection (1) or (3) must comply with the requirement, unless the person has a reasonable excuse.	20 21 22
Maximum penalty for subsection (5)—60 penalty units.	23
'126D Forfeiture of seized things	24
'(1) A seized thing is forfeited to the State if the authorised person who seized the thing—	25 26
(a) can not find its owner, after making reasonable inquiries; or	27
(b) can not return it to its owner, after making reasonable efforts; or	28

(c) reasonably believes it is necessary to keep the thing to prevent it being used to commit an offence against the <i>Transport Infrastructure Act 1994</i> , chapter 8AA. ⁵	1 2 3
'(2) In applying subsection (1)—	4
(a) subsection (1)(a) does not require the authorised person to make inquiries if it would be unreasonable to make inquiries to find the owner; and	5 6 7
(b) subsection (1)(b) does not require the authorised person to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	8 9 10
'(3) If the authorised person decides it is necessary to keep something under subsection (1)(c), the authorised person must immediately give the owner a statement of the reasons for the decision and an information notice.	11 12 13 14
'(4) Subsection (3) does not apply if the authorised person can not find the owner, after making reasonable inquiries.	15 16
'(5) Regard must be had to the thing's nature, condition and value in deciding—	17 18
(a) whether it would be unreasonable to make inquiries or efforts under this section; and	19 20
(b) if making inquiries or efforts, what inquiries or efforts, including the period over which they are made, are reasonable.	21 22
'126E Dealing with forfeited things etc.	23
'(1) On the forfeiture of a thing to the State, the thing becomes the State's property and may be dealt with by the chief executive as the chief executive considers appropriate.	24 25 26
'(2) Without limiting subsection (1), the chief executive may destroy or dispose of the thing.	27 28
'(3) The chief executive must not deal with the thing until any review of, or appeal against, the decision to forfeit the thing is decided.	29 30

⁵ Transport Infrastructure Act 1994, chapter 8AA (Transporting dangerous goods by rail)

126F Return of seized things		
	a seized thing has not been forfeited, the authorised person must to its owner—	2 3
(a)	at the end of 6 months after the thing is seized; or	4
(b)	if a proceeding for an offence involving the thing is started within 6 months after the thing is seized, at the end of the proceeding and any appeal from the proceeding.	5 6 7
authorise owner if	espite subsection (1), unless the thing has been forfeited, the ed person must immediately return a thing seized as evidence to its the authorised person stops being satisfied its continued retention are is necessary.	8 9 10 11
'126G A	ccess to seized things	12
	ntil a seized thing is forfeited or returned, an authorised person ow its owner to inspect it and, if it is a document, to copy it.	13 14
	absection (1) does not apply if it is impracticable or would be table to allow the inspection or copying.	15 16
'PART	3A—POWERS OF AUTHORISED PERSONS FOR RAIL VEHICLES	17 18
'126H P	ower to hold or stop and hold rail vehicle	19
'(1) T that—	his section applies if an authorised person reasonably believes	20 21
(a)	dangerous goods are on a rail vehicle and a provision of the <i>Transport Infrastructure Act 1994</i> , chapter 8AA is being contravened in relation to their transportation; and	22 23 24
(b)	the interests of safety require the authorised person to stop or hold the vehicle.	25 26
	The authorised person may require the railway operator for the o hold, or stop and hold, the vehicle at a stated safe place.	27 28

'(3) Before making the requirement, the authorised person must tell the railway operator the grounds for the belief.	1 2
'(4) For subsection (2), a place is a "safe place" if—	3
(a) the train controller tells the authorised person that it is safe, so far as other rail traffic is concerned, to stop or hold the vehicle at the place; and	4 5 6
(b) the presence of the vehicle at the place is unlikely to endanger human life or property.	7 8
'(5) The railway operator must comply with a requirement under subsection (2), unless the railway operator has a reasonable excuse.	9 10
Maximum penalty—120 penalty units.	11
'(6) The train controller must give any advice asked for by the authorised person about whether it is safe, so far as other rail traffic is concerned, to stop or hold the vehicle at a place.	12 13 14
Maximum penalty—40 penalty unit.	15
'(7) This section does not limit any other power under this part or part 3B.6	16 17
'(8) In this section—	18
"train controller", in relation to a rail vehicle, means an individual who is in control of train control signalling and communication for the section of track on which the rail vehicle is travelling or standing.	19 20 21
'126I Power to require rail vehicle inspection	22
'(1) If an authorised person reasonably believes a rail vehicle that has been, or is being used, to transport dangerous goods may not comply with the <i>Transport Infrastructure Act 1994</i> , chapter 8AA, the authorised person may require its owner to have it inspected at a stated reasonable time and place.	23 24 25 26 27
'(2) The requirement must be made by notice in the approved form.	28

⁶ Part 3B (Powers of authorised persons for dangerous situations involving rail vehicles)

'(3) Tl a reasona		ner must comply with the requirement, unless the owner has couse.	1 2
		alty for subsection (3)—60 penalty units.	3
Iviaxiiiiui	преп	arty for subsection (3)—00 penarty units.	3
(10CLD	4	1974 6 9 171	
'126J Po	wer to	o prohibit use of rail vehicle	4
		ction applies if an authorised person reasonably believes a	5
rail vehicle that has been used, or is being used, to transport dangerous goods does not comply with the <i>Transport Infrastructure Act 1994</i> , chapter 8 A A			6 7
goods does not comply with the <i>Transport Infrastructure Act 1994</i> , chapter 8AA.			8
•		horised person may, by notice in the approved form, require	9
the owner of the vehicle not to use the vehicle, or permit it to be used,			10
until—			11
(a)	it, its	s equipment and any load on it are inspected at a stated	12
	reasc	onable place and are found to comply with the chapter; or	13
(b)		d reasonable action is taken in relation to the rail vehicle to	14
	ensui	re it complies with the chapter.	15
	Exam	ples of action that may be reasonable under paragraph (b)—	16
	1.	Adjusting or moving a vehicle's load.	17
	2.	Rearranging the order of rail vehicles.	18
	3.	Carrying out stated repairs to a vehicle and then having the vehicle inspected at a stated reasonable place and found to comply with the chapter.	19 20 21
'(3) T	he ow	oner must comply with the notice, unless the owner has a	22
reasonab		± •	23
Maximu	n pena	alty for subsection (3)—120 penalty units.	24
'126K P	ower 1	to give remedial action notices	25
		ction applies if an authorised person reasonably believes a	26
person—		enon applies if an additionised person reasonably believes a	27
(a)		contravened a provision of the <i>Transport Infrastructure Act</i>	28
		, chapter 8AA in circumstances that indicate that it is likely ontravention will be repeated; or	29 30
(b)		ntravening a provision of the chapter.	31
(0)	15 00	manding a provision or me enapter.	\mathcal{I}_1

'(2) The authorised person may give the person a written notice (a "remedial action notice") requiring the person to remedy the cause of the contravention.	1 2 3
'(3) The notice must state the following—	
(a) the provision the authorised person believes the person has contravened or is contravening;	5 6
(b) the reasons for the belief;	7
(c) that the person must remedy the cause of the contravention within a stated reasonable time;	8 9
(d) if the notice is attached to a rail vehicle—a warning that it is an offence for a person to remove the notice from the vehicle until the notice is complied with, but that the person to whom the notice is given may remove the notice to immediately read it and reattach it to the vehicle.	10 11 12 13 14
'(4) The notice may also state the steps the authorised person reasonably believes are necessary to remedy the cause of the contravention.	15 16
'(5) If the notice relates to a rail vehicle, the notice may be given by securely attaching it to the vehicle in a conspicuous place.	17 18
'(6) The person must comply with the notice, unless the person has a reasonable excuse.	19 20
Maximum penalty—the maximum penalty for the contravention of the provision mentioned in the notice as the provision the authorised person believes the person has contravened or is contravening.	21 22 23
'(7) The person does not commit an offence against subsection (6) if the person is not proved to have contravened the provision mentioned in the notice as the provision the authorised person believes the person has contravened or is contravening.	24 25 26 27
'(8) A person must not remove a remedial action notice from a rail vehicle before the notice is complied with.	28 29
Maximum penalty—135 penalty units.	30
'(9) However, the person to whom the notice is given does not contravene subsection (8) if the person removes the notice from the vehicle and immediately reads it and reattaches it to the vehicle.	31 32 33

'PART 3B—POWERS OF AUTHORISED PERSONS FOR DANGEROUS SITUATIONS INVOLVING RAIL VEHICLES	1 2 3
'126L Application of part	4
'(1) This part applies only if an authorised person reasonably believes a dangerous situation exists.	5 6
'(2) A "dangerous situation" is a situation involving the transportation of dangerous goods by rail that is causing, or is likely to cause, imminent risk of—	
(a) death of, or significant injury to, a person; or	10
(b) significant harm to the environment; or	11
(c) significant damage to property.	12
'126M Additional power to require information or produce document	13
'(1) This section applies if an authorised person reasonably believes a person may be able to give information or produce a document that will help deal with a dangerous situation.	14 15 16
'(2) The authorised person may require the person to give the information or produce the document.	17 18
'(3) The person must give the information or produce the document, unless the person has a reasonable excuse.	19 20
Maximum penalty—	21
(a) if the contravention results in the death of, or grievous bodily harm to, a person—270 penalty units; or	22 23
(b) otherwise—135 penalty units.	24
'(4) The fact that giving the information or providing the document might tend to incriminate the person is not a reasonable excuse for subsection (3).	25 26 27
'(5) However, evidence of, or directly or indirectly derived from, the information or the production of the document that might tend to incriminate the person is not admissible in evidence against the person in a proceeding, other than a proceeding for—	28 29 30 31

(a)	an offence against section 130 or 131;7 or	1
(b)	another offence about the falsity of the information or document.	2
'126N Po	ower to give directions to deal with dangerous situation	3
person in	his section applies if an authorised person reasonably believes a evolved in the transportation of dangerous goods is in a position to s to deal with a dangerous situation involving the goods.	4 5 6
"danger	he authorised person may give the person a written notice (a ous situation notice'') requiring the person to take reasonable leal with the dangerous situation.	7 8 9
'(3) Th	ne notice must state the following—	10
(a)	what it is that the authorised person believes is causing the dangerous situation;	11 12
(b)	the grounds for the belief;	13
(c)	the reasonable steps the person must take to deal with the dangerous situation;	14 15
(d)	that the person must take the steps within a stated reasonable time;	16 17
(e)	if the notice is attached to a rail vehicle—a warning that it is an offence for a person to remove the notice from the vehicle until the notice is complied with, but that the person to whom the notice is given may remove the notice to immediately read it and reattach it to the vehicle.	18 19 20 21 22
	the notice relates to a rail vehicle, the notice may be given by attaching it to the vehicle in a conspicuous place.	23 24
, ,	he person must comply with the notice, unless the person has a le excuse.	25 26
Maximuı	m penalty—	27
(a)	if the contravention results in the death of, or grievous bodily harm to, a person—270 penalty units; or	28 29
(b)	otherwise—135 penalty units.	30

⁷ Section 130 (False or misleading information) or 131 (False, misleading or incomplete documents)

'(6) A person must not remove a dangerous situation notice from a rail vehicle before the notice is complied with.	1 2
Maximum penalty—135 penalty units.	
'(7) However, the person to whom the notice is given does not contravene subsection (6) if the person removes the notice from the vehicle and immediately reads it and reattaches it to the vehicle.	4 5 6
'126O Power to take direct action to deal with dangerous situation	7
'(1) This section applies if an authorised person reasonably believes—	8
(a) a person given a remedial action notice or dangerous situation notice has not complied with the notice; or	9 10
(b) having regard to the nature of the dangerous situation, action under a remedial action notice or dangerous situation notice is inappropriate to deal with the dangerous situation.	11 12 13
'(2) The authorised person may take the action the authorised person reasonably believes is necessary to deal with the dangerous situation.	14 15
'(3) The action the authorised person may take includes asking someone the authorised person reasonably believes has appropriate knowledge and experience to help the authorised person deal with the dangerous situation.	16 17 18
'(4) If the person agrees to help, the person is taken to have the powers of an authorised person to the extent reasonably necessary for the person to help deal with the dangerous situation.	19 20 21
'(5) A rail vehicle can not be stopped or held under this section.'.	22
83 Amendment of s 127 (Power to require name and address)	23
Section 127(1)(a), after 'Act'—	24
insert—	25
'or the Transport Infrastructure Act 1994 chapter 8AA8'	26

⁸ Transport Infrastructure Act 1994, chapter 8AA (Transporting dangerous goods by rail)

s 85

Clause	84 Amendment of s 129 (Power to require production of certain documents)	1 2
	Section 129(2) to (4)—	3
	omit, insert—	4
	'(2) An authorised person may require a person to produce for inspection a document issued, or required to be kept, under the <i>Transport Infrastructure Act 1994</i> , chapter 8AA ⁹ or a law of another State or the Commonwealth about transporting dangerous goods by rail.	5 6 7 8
	'(3) The person must comply with the requirement under subsection (1) or (2), unless the person has a reasonable excuse.	9 10
	Maximum penalty—60 penalty units.	11
	'(4) The authorised person may keep the document to copy it.	12
	'(5) If the authorised person copies it, the authorised person may ask the person responsible for keeping the document to certify the copy as a true copy of the document.	13 14 15
	'(6) The authorised person must return the document to the person as soon as practicable after copying it.'.	16 17
Clause	85 Amendment of s 137 (Power to require name and address etc.)	18
	(1) Section 137(1)(a)—	19
	omit, insert—	20
	'(a) finds the person committing an offence (a "relevant offence") against railway legislation; or'.	21 22
	(2) Section 137(2), from 'this Act' to 'chapter 6'—	23
	omit, insert—	24
	'railway legislation'.	25
	(3) Section 137—	26
	insert—	27
	'(7) In this section—	28
	"railway legislation" means—	29

⁹ Transport Infrastructure Act 1994, chapter 8AA (Transporting dangerous goods by rail)

		(a)	a pro	ovision of this Act relating to a railway; or	1
		(b)	the 7	Transport Infrastructure Act 1994, chapter 6; or	2
		(c)		gulation in relation to a railway made under the <i>Transport</i> astructure Act 1994 other than under chapter 8AA of that '.	3 4 5
Clause	86			nent of s 143AE (Vehicle and equipment not to be d with)	6 7
	Se inter			3AE(2), definition "interfere with", after improperly	8 9
	in	sert-	_		10
	'W	ith'.	•		11
Clause	87	Inse	ertion	of new s 153A	12
	Afte	r sec	tion 1	153—	13
	insei	rt—			14
	'153	A E	viden	tiary aids—belief of authorised person	15
		-		a prosecution for a contravention of chapter 11 ¹⁰ or the astructure Act 1994, chapter 8AA ¹¹ —	16 17
		(a)		authorised person gives evidence that the authorised person eved any of the following matters—	18 19
			(i)	that dangerous goods, stated in shipping documents carried in a rail vehicle, were being carried in the vehicle;	20 21
			(ii)	that particular goods were dangerous goods or dangerous goods of a particular type;	22 23
			(iii)	that goods were the particular dangerous goods as indicated by markings on the goods;	24 25
			(iv)	that a container contained the particular dangerous goods as indicated by markings on the container;	26 27

¹⁰ Chapter 11 (Enforcement)

¹¹ Transport Infrastructure Act 1994, chapter 8AA (Transporting dangerous goods by rail)

	(v)	that a rail vehicle was being used to transport to dangerous goods as indicated by markings on the	•
	(vi)	that goods, a container or its contents had to attribute that was indicated by the markings of container or contents;	•
	(vii)	that a rail vehicle was loaded with, or a contain the quantity of dangerous goods as indicated on the vehicle or container; and	
(b		court considers the belief to be reasonable orised person's experience or qualifications; and	•
(c)) ther	e is no evidence to the contrary;	11
the cou	rt must	accept the matter as proved.	12
(2)	In this	section—	13
"attrib	ute" m	neans—	14
(a)) capa	acity; or	15
(b) char	racter; or	16
(c)) date	of manufacture; or	17
(d) orig	in; or	18
(e)) own	ership; or	19
(f)	spec	cification; or	20
(g) tare		21
"mark	ings'' i	nclude labels and placards.	22
"on" in	ncludes	attached to.'.	23
88 A	mendn	nent of sch 2 (Reviewable decisions)	24
(1) S	chedul	e 2—	25
inser	<i>t</i> —		26
'126D	F	Forfeiture of seized things Ma	gistrates'.
(2) S	chedul	e 2, 'a District Court'—	27
omit,	insert	<u> </u>	28
'the	District	t Court'	20

Clause	89 Am	nendment of sch 3 (Dictionary)	1
	(1) Sc	hedule 3, definition "railway"—	2
	omit.		3
	(2) Sc	hedule 3—	4
	insert	<u> </u>	5
		erous goods' means goods prescribed under the <i>Transport</i> rastructure Act 1994, chapter 8AA, 12 to be dangerous goods.	6 7
	"danger	rous situation" see section 126L.	8
	"danger	rous situation notice" see section 126N.	9
	"in" a ra	ail vehicle includes on the vehicle.	10
		ation notice", for a decision of the chief executive, means a notice ing that a person affected by the decision may—	11 12
	(a)	under section 102 ¹³ —ask for the decision to be reviewed and appeal against the reviewed decision; and	13 14
	(b)	under the <i>Transport Planning and Coordination Act 1994</i> , part 5 ¹⁴ —ask for the decision or the reviewed decision to be stayed.	15 16 17
		For chapter 11 in relation to the transportation of dangerous goods rail, includes cableway.	18 19
		hicle", for chapter 11 in relation to the transportation of dangerous ods by rail, includes a cableway car.	20 21
	"railwa	y", for chapter 11—	22
	(a)	includes a carpark or bus station under a railway manager's control; and	23 24
	(b)	in relation to the transportation of dangerous goods by rail, includes a cableway.	25 26
	"remedi	ial action notice" see section 126K	27

¹² Transport Infrastructure Act 1994, chapter 8AA (Transporting dangerous goods by rail)

¹³ Section 102 (Review of and appeals against decisions)

¹⁴ Transport Planning and Coordination Act 1994, part 5 (Review of and appeals against decisions)

	"tare" means the weight of a vehicle equipped for travelling on a railway, but not including any load.	1 2
	"transport" dangerous goods includes—	3
	(a) pack, load and unload the goods, and transfer them to or from a rail vehicle, for their transport; and	4 5
	(b) mark packages, and unit loads, containing dangerous goods; and	6
	(c) placard containers and rail vehicles in which dangerous goods are transported.'.	7 8
	(3) Schedule 3, definition "holder", paragraph (b), 'section 48(a)'—	9
	omit, insert—	10
	'section 48(1)(a) or (b)'.	11
	(4) Schedule 3, definition "operator", after 'taxi service'—	12
	insert—	13
	'and the lessor of a limousine service licence or taxi service licence'.	14
	PART 11—AMENDMENT OF TRANSPORT OPERATIONS (ROAD USE MANAGEMENT) ACT 1995	15
	OI ERATIONS (ROAD USE MANAGEMENT) ACT 1993	16
Clause	90 Act amended in pt 11	17
	This part amends the <i>Transport Operations (Road Use Management)</i> Act 1995.	18 19
Clause	91 Amendment of s 17B (Granting, renewing or refusing approval)	20
	(1) Section 17B(2), after 'under a regulation'—	21
	insert—	22
	', other than a permit under section 111,15'.	23
	(2) Section 17B(3)—	24

¹⁵ Section 111 (Parking permits for people with disabilities)

	renum	aber as section 17B(5).	1
	(3) Se	ction 17B—	2
	insert-	_	3
	executive	f a regulation made under subsection (1) authorises the chief e to grant or renew an approval, the chief executive may ask the sioner for a written report about the criminal history of the t for, or holder of, the approval.	4 5 6 7
		f requested, the commissioner must give the chief executive a report about the criminal history of the applicant or holder—	8 9
	(a)	that is in the commissioner's possession; or	10
	(b)	to which the commissioner ordinarily has access through arrangements with the police service of the Commonwealth or another State.'.	11 12 13
	(4) Se	ction 17B(5), as renumbered—	14
	insert-	_	15
	ʻ "crimi	nal history" of a person—	16
	(a)	means the person's criminal history as defined under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> , other than a conviction for which the rehabilitation period has expired but the conviction has not been revived as prescribed by section 11 of that Act; and	17 18 19 20 21
	(b)	despite the Criminal Law (Rehabilitation of Offenders) Act 1986, includes a charge made against the person for an offence, whether made in Queensland or elsewhere, other than a charge the proceedings for which have ended without the person being convicted.'.	22 23 24 25 26
Clause		nendment of s 18 (Grounds for amending, suspending or acelling approvals)	27 28
	Section	on 18—	29
	insert-	<u> </u>	30

	'(f) for a permit under section 111(1)(a) ¹⁶ —the holder's ability to walk is no longer impaired.'.	1 2
Clause	93 Amendment of s 32 (Power to stop heavy vehicles)	3
	(1) Section 32(3)—	4
	renumber as section 32(4).	5
	(2) Section 32—	6
	insert—	7
	'(3) Without limiting subsection (2), the requirement may require the person to move the vehicle in preparation for stopping it.	8 9
	Examples—	10
	1. A requirement to change lanes.	11
	2. A requirement to exit a motorway at a particular exit.	12
	3. A requirement to enter a heavy vehicle inspection site.'.	13
Clause	94 Amendment of s 60 (Evidentiary aids)	14
	(1) Section 60(1)—	15
	omit, insert—	16
	'(1) In this section—	17
	"certificate" means a certificate purporting to be signed by—	18
	 (a) for a certificate containing information under a corresponding law to a transport Act—the chief executive administering the corresponding law; or 	19 20 21
	(b) otherwise—the chief executive or commissioner.'.	22
	(2) Section 60(2)(d)—	23
	omit, insert—	24
	'(d) that specified information was or was not in—	25
	(i) the register of vehicles; or	26

¹⁶ Section 111 (Parking permits for people with disabilities)

	(ii) a register of vehicles established under a corresponding law to a transport Act;'.	1 2
	(3) Section 60(2)—	3
	insert—	4
	'(p) a specified document is the manufacturer's specification for a specified type of vehicle.'.	5 6
Clause	95 Insertion of new s 72A	7
	After section 72—	8
	insert—	9
	'72A Way to install official traffic sign	10
	'An official traffic sign must be installed in a way specified by the MUTCD.'.	11 12
Clause	96 Replacement of s 78 (Driving of motor vehicle without a driver licence prohibited)	13 14
	Section 78—	15
	omit, insert—	16
	'78 Driving of motor vehicle without a driver licence prohibited	17
	'(1) A person must not drive a motor vehicle on a road unless the person holds a driver licence authorising the person to drive the vehicle on the road.	18 19 20
	Maximum penalty—	21
	(a) if the person committed the offence while the person was disqualified, under a court order, from holding or obtaining a driver licence—60 penalty units or 18 months imprisonment; or	22 23 24
	(b) otherwise—40 penalty units or 1 year's imprisonment.	25
	'(2) If the person committed the offence while the person was disqualified from holding or obtaining a driver licence, the court, in deciding what penalty to impose on the person, must consider—	26 27 28
	(a) all the circumstances of the case, including circumstances of aggravation or mitigation; and	29 30
	(b) the public interest; and	31

insert—

31

	(c)	the person's criminal history and traffic history; and	
	(d)	any information before it relating to the person's medical history, or the person's mental or physical capacity, that the court considers relevant; and	
	(e)	whether the offence was committed in association with the commission or attempted commission of another offence and, if so, the nature of the other offence; and	
	(f)	any other matters that the court considers relevant.	
to	the	person convicted of an offence under subsection (1) is, in addition penalty imposed, disqualified from holding or obtaining a and driver licence—	
	(a)	if the person committed the offence while the person was disqualified, under a court order, from holding or obtaining a driver licence—absolutely; or	
	(b)	otherwise—for 6 months.	
	(4) Soften	ubsection (3) applies whether or not a conviction is recorded for ace.	
a r	oad if	person must not allow another person to drive a motor vehicle on the person knows the other person does not hold a driver licence ing the other person to drive the vehicle on the road.	
Ma	ıximu	m penalty—20 penalty units or 6 months imprisonment.'.	,
97		nendment of s 79 (Driving etc. whilst under influence of liquor drugs or with prescribed concentration of alcohol in blood)	4
		on 79(1A), (1B), (1E) and (2I), 'penalty not exceeding 34 penalty to imprisonment for a term not exceeding 18 months'—	,
(omit, i	insert—	2
•	ʻmaxii	mum penalty of 60 penalty units or 18 months imprisonment'.	,
98		nendment of s 80 (Provisions with respect to breath tests and oratory tests)	
((1) Se	ction 80—	,

	(15A) A copy of a certificate under subsection (15)—	1
	(a) is evidence that the instrument operated by the doctor or officer was a breath analysing instrument; and	2 3
	(b) is evidence that the instrument was in proper working order and properly operated by the doctor or officer; and	4 5
	(c) is evidence that all regulations relating to breath analysing instruments were complied with; and	6 7
	(d) is presumed to have been given to the person whose breath was analysed, unless the contrary is proved.'.	8 9
	(2) Section 80(15D) and (15E)—	10
	omit.	11
	(3) Section 80(22)(e), (22AA), (22A), (22C) and (22D), 'Queensland'—	12
	omit.	13
	(4) Section 80—	14
	insert—	15
	'(28) In this section—	16
	"suspend", in relation to a driver licence issued outside Queensland, includes suspend the authority to drive on a Queensland road under the licence.'.	17 18 19
Clause	99 Amendment of s 87 (Issue of restricted licence to disqualified person)	20 21
	(1) Section 87(5)(da), '79(2A)'—	22
	omit, insert—	23
	'79(1), (2A)'.	24
	(2) Section 87(5)(g)—	25
	omit.	26
Clause	100 Amendment of s 100 (Removal of things from roads)	27
	(1) Section 100(1), after 'on a road'—	28
	insert—	29

	', other than a busway,'.	1
	(2) Section 100(12)(a), after 'on a road'—	2
	insert—	3
	', other than a busway'.	4
Clause	101 Amendment of s 102 (Parking regulation involves installing official traffic signs)	5 6
	Section 102(3)(a)—	7
	omit, insert—	8
	'(a) the boundaries of the traffic area have been defined under a local law; and'.	9 10
Clause	102 Amendment of s 113 (Definitions for div 2)	11
	(1) Section 113, definition "owner"—	12
	omit.	13
	(2) Section 113—	14
	insert—	15
	"person in charge" of a vehicle, in relation to an alleged offence, means—	16 17
	(a) if there was a responsible operator for the vehicle at the time the offence allegedly happened—	18 19
	(i) the responsible operator; or	20
	(ii) if the responsible operator gives a notice under section 114(3)(b)—the person named, in any notice under the section, as the person in charge of the vehicle at the time; or	21 22 23 24
	(b) if there was no responsible operator for the vehicle, and the vehicle was registered under a transport Act or a corresponding transport law, at the time the offence allegedly happened—	25 26 27
	(i) the registered operator of the vehicle at the time; or	28
	(ii) if the registered operator gives a notice under section 114(3)(b)—the person named, in any notice under	29 30

		the section, as the person in charge of the vehicle at the time; or	1 2
(c)	vehi corr	here was no responsible operator for the vehicle, and the cele was not registered under a transport Act or a esponding transport law, at the time the offence allegedly pened—	3 4 5 6
	(i)	the person who, immediately before the registration expired, was the registered operator; or	7 8
	(ii)	if the person who was the registered operator gives a notice under section 114(3)(b)—the person named, in any notice under the section, as the person in charge of the vehicle at the time.'.	9 10 11 12
(3) See device'—		113, definition "photographic detection device", after 'a	13 14
insert–	_		15
'that ca	aptur	es an image, including, for example, a digital device,'.	16
(4) Sec	ction	113, definition "responsible operator", 'this Act'—	17
omit, i	nsert	<u> </u>	18
'sectio	n 170) ¹⁷ '.	19
		nent of s 114 (Offences detected by photographic n device)	20 21
(1) Sec	ction	114(1) and (2), 'owner'—	22
omit, i	nsert	_	23
'person	n in c	charge'.	24
(2) Sec	ction	114(3), from 'for a person' to 'under subsection (1)'—	25
omit, i	nsert	<u> </u>	26
'to a ca	amer	a detected offence for a person'.	27
(3) Sec	ction	114(3)(b)(i)—	28
omit, i	nsert	_	29

¹⁷ Section 170 (Nomination of responsible operator)

'(i) has notified the commissioner or chief executive of the name and address of the person in charge of the vehicle at the time the offence happened; or'.	1 2 3
(4) Section 114(3)(b)(ii), 'who drove'—	4
omit, insert—	5
'in charge of'.	6
(5) Section 114(5)—	7
omit, insert—	8
'(5) The defence under subsection (3) is not available unless notice under subsection (3)(b)(i) is given to the commissioner or chief executive by the person within 28 days of the first given of—	9 10 11
(a) written notice from the commissioner or chief executive to the person alleging a camera-detected offence; or	12 13
(b) an infringement notice under the <i>State Penalties Enforcement Act</i> 1999.'.	14 15
(6) Section 114(6)(a)(ii), 'driver'—	16
omit, insert—	17
'person in charge'.	18
(7) Section 114(6)(b), 'who drove'—	19
omit, insert—	20
'in charge of'.	21
(8) Section 114(8), 'driver'—	22
omit, insert—	23
'person in charge'.	24
104 Amendment of s 116 (Notice accompanying summons)	25
Section 116(1)(a), 'who drove'—	26
omit, insert—	27
'in charge of'.	28

Clause	105 Amendment of s 120 (Evidentiary provisions)	1
	Section 120(5)—	2
	omit.	3
Clause	106 Amendment of s 121 (Application of the State Penalties Enforcement Act 1999)	4 5
	(1) Section 121(3)(a) and (b)—	6
	omit, insert—	7
	'(a) a reference to "person in charge" or "user" is, if the context permits, taken to be a reference to the person in charge of the vehicle; and'.	8 9 10
	(2) Section 121(3)(c) and (d)—	11
	renumber as section 121(3)(b) and (c).	12
Clause	107 Amendment of s 124 (Facilitation of proof)	
	Section 124(4)(a) and (b), after 'radar'—	14
	insert—	15
	'or laser'.	16
Clause	108 Omission of s 129 (Effect of cancellation pursuant to regulations)	17
	Section 129—	18
	omit.	19
Clause	109 Amendment of s 130 (Delivery of cancelled or suspended licences, or licences for endorsement)	20 21
	(1) Section 130, heading, 'suspended'—	22
	omit, insert—	23
	'surrendered'.	24
	(2) Section 130(1), 'or suspended'—	25
	omit.	26

	(3) Section 130(1)(a) and (3), ', suspension,'—	1
	omit.	2
	(4) Section 130(4)—	3
	omit.	4
Clause	110 Amendment of s 147 (Regulating vehicles etc. in public places)	5
	(1) Section 147(1)(c) to (e) and (2)—	6
	omit.	7
	(2) Section 147(3)—	8
	renumber as section 147(2).	9
Clause	111 Amendment of s 151 (Application of part)	10
ciausc	(1) Section 151(2)(b), '1952'—	11
	omit, insert—	12
	'1999'.	
		13
	(2) Section 151(2)—	14
	insert—	15
	'(e) dangerous goods in a container that is—	16
	(i) designed to form part of, and forms part of, the fuel system of—	17 18
	(A) a vehicle's engine; or	19
	(B) another part of a vehicle's propulsion equipment; or	20
	(C) an engine that is part of a vehicle's refrigeration system; or	21 22
	(D) another auxiliary engine of a vehicle; or	23
	(ii) designed as a fuel storage container for a fuel burning appliance, or an engine, that is—	24 25
	(A) built into a vehicle; or	26
	(B) designed to be attached to a vehicle; or	27

		(C) part of a refrigeration system attached to a freight container; or	1 2
		(D) prescribed under a regulation; or	3
	(f)	a battery installed in a vehicle or its load for the purpose of operating a function of the vehicle or of equipment relating to the load; or	4 5 6
	(g)	a fire extinguisher fitted to or carried in a vehicle to be used for the protection of the vehicle or its load; or	7 8
	(h)	equipment, for example an airbag or seatbelt pretensioning device, installed in a vehicle to provide a safety or protective system for an occupant of the vehicle; or	9 10 11
	(i)	compressed air, compressed oxygen or oxygen releasing chemicals that are part of self contained breathing or rebreathing apparatus for use by the vehicle's driver.'.	12 13 14
Clause	112 Am	endment of s 153 (Exemptions)	15
	Sectio	n 153(2), from 'exempt' to 'if'—	16
	omit, i	insert—	17
	initiative	in application under subsection (1) or on the chief executive's own a person from complying with a provision of a regulation insporting dangerous goods by road if'.	18 19 20
Clause	113 Am	endment of s 166 (Official traffic sign approvals)	21
	(1) Se	ction 166(1)—	22
	omit.		23
	(2) Se	ction 166(2) to (4)—	24
	renum	ber as section 166(1) to (3).	25
Clause	114 Om	nission of sch 1 (Disqualifying offences—approvals)	26
	Sched	ule 1—	27
	omit.		28

Clause	115 Amendment of sch 4 (Dictionary)	1
	(1) Schedule 4, definitions "dangerous situation", "MUTCD" and "official traffic sign"—	2 3
	omit.	4
	(2) Schedule 4—	
	insert—	6
	"criminal history"—	7
	(a) for section 17B—see section 17B(5); and	8
	(b) for section 138—see section 138(8).	9
	"dangerous situation" means a situation involving the transportation of dangerous goods by road that is causing or is likely to cause imminent risk of—	10 11 12
	(a) death of, or significant injury to, a person; or	13
	(b) significant harm to the environment; or	14
	(c) significant damage to property.	15
	"MUTCD" means the Manual of Uniform Traffic Control Devices issued by the chief executive.	16 17
	"official traffic sign" means a sign, marking, light or device placed or erected to regulate, warn or guide traffic.'.	18 19
	(3) Schedule 4, definition "declared road", after 'means a'—	20
	insert—	21
	'busway or'.	22
	(4) Schedule 4, definition "disqualifying offence", paragraph (a)—	23
	omit, insert—	24
	'(a) an offence against the Criminal Code; or'.	25
	(5) Schedule 4, definition "road", paragraphs (a) and (b)—	26
	renumber as paragraphs (b) and (c).	27
	(6) Schedule 4, definition "road"—	28
	insert—	29
	'(a) includes a busway under the <i>Transport Infrastructure Act 1994</i> ; and'.	30 31

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