

DRUGS MISUSE AMENDMENT BILL 2002



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2002

A BILL

FOR

An Act to amend the Drugs Misuse Act 1986, and for other purposes

	The Parliament of Queensland enacts—	1
Clause	1 Short title	2
	This Act may be cited as the Drugs Misuse Amendment Act 2002.	3
Clause	2 Commencement	4
	This Act commences on a day to be fixed by proclamation.	5
Clause	3 Act amended	6
	This Act, other than the schedule, amends the Drugs Misuse Act 1986.	7
Clause	4 Amendment of s 4 (Definitions)	8
	Section 4—	9
	insert—	10
	"smoke" includes inhale.	11
	"THC" means tetrahydrocannabinol.'.	12
Clause	5 Insertion of new ss 4D and 4E	13
	After section 4C—	14
	insert—	15
	'4D Non-application of ss 5, 6, 8 and 9 to particular manufactured products	16 17
	'(1) Sections 5, 6, 8 and 9^1 do not apply to a manufactured product.	18
	(2) In this section—	19
	"industrial cannabis plant" has the same meaning as in section 46.	20
	"manufactured product" means a product that—	21

¹ Sections 5 (Trafficking in dangerous drugs), 6 (Supplying dangerous drugs), 8 (Producing dangerous drugs) and 9 (Possessing dangerous drugs)

	(a) is made from, or partly from, processed cannabis that—	1
	(i) is harvested from industrial cannabis plants; and	2
	(ii) has a concentration of THC in it of not more than 0.1% ; and	3
	(b) is in a form that stops it from being smoked or administered or consumed.	4 5
	"processed cannabis" has the same meaning as in section 46.	6
	'4E Notes	7
	'A note in the text of this Act is part of this Act.'.	8
Clause	6 Amendment of s 8A (Publishing or possessing instructions for producing dangerous drugs)	9 10
	(1) Section 8A(2)—	11
	renumber as section 8A(3).	12
	(2) Section 8A—	13
	insert—	14
	'(2) It is a defence to a charge of an offence against subsection (1) of unlawfully publishing instructions, or unlawfully possessing a document containing instructions, about the way to produce cannabis as a commercial fibre or seed crop, for a person to prove that the person published the instructions, or possessed the document containing the instructions, for a purpose authorised under part 5B. ² '.	15 16 17 18 19 20
Clause	7 Replacement of pt 5B	21
	Part 5B—	22
	omit, insert—	23

2 Part 5B (Commercial production of industrial cannabis)

'PART 5B—COMMERCIAL PRODUCTION OF INDUSTRIAL CANNABIS

4 Obj	ject of pt 5B
'The c	bject of this part is to facilitate—
(a)	the processing and marketing of, and trade in, industrial cannabis fibre and fibre products; and
(b)	the processing and marketing of, and trade in, industrial cannabis seed and seed products, other than for the purpose, directly or indirectly, of producing anything for administration to, or consumption or smoking by a person

		consumption or smoking by, a person.	11
' 45	Wa	ys of achieving part's objects	12
	(1) The ways of achieving this part's objects include enabling the following activities to be carried out under controlled conditions—		
	(a)	commercial production of industrial cannabis fibre and seed;	15
	(b)	research into the use of industrial cannabis as a commercial fibre and seed crop;	16 17
		Example of research for paragraph (b)—	18
		Field trials using fertilisers or irrigation and different planting rates.	19
	(c)	plant breeding programs using class A or class B research cannabis plants and seed, but only for developing new or improved strains of cannabis for use by growers for the commercial production of industrial cannabis fibre and seed.	20 21 22 23
	(2) Another way of achieving this part's objects is to enable research to be carried out into—		24 25
	(a)	how cannabis seed may be denatured; and	26
	(b)	how processed cannabis may be used.	27
' 46	Def	initions for pt 5B	28
ʻI	'In this part—		

'44 Object of pt 5B

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"affected by bankruptcy action" , for an individual, means the individual, in any jurisdiction—		
(a) is bankrupt; or	3	
(b) has compounded with creditors; or	4	
(c) has otherwise taken, or applied to take, advantage of any law about bankruptcy.	5 6	
"cannabis" means cannabis sativa.	7	
"category 1 researcher" means a person who holds a category 1 researcher licence that is in force.	8 9	
"category 1 researcher licence" means a category 1 researcher licence issued under section 49.	10 11	
"category 2 researcher" means a person who holds a category 2 researcher licence that is in force.	12 13	
"category 2 researcher licence" means a category 2 researcher licence issued under section 49.		
"certified cannabis seed" means seed certified, in the way prescribed under a regulation, by any of the following as seed that will produce cannabis plants with a THC concentration in their leaves and flowering heads of not more than 0.5%—	16 17 18 19	
(a) a grower; or	20	
(b) a category 1 or category 2 researcher; or	21	
(c) a person authorised under a regulation under section 48 to supply industrial cannabis seed.	22 23	
"class A research cannabis plant" means a cannabis plant that has a THC concentration in its leaves and flowering heads of 3% or more.	24 25	
"class A research cannabis seed" means—	26	
(a) seed harvested from a class A research cannabis plant; or	27	
(b) seed that, if grown, will produce a class A research cannabis plant.	28 29	
"class B research cannabis plant" means a cannabis plant that has a THC concentration in its leaves and flowering heads of more than 1% but less than 3%.		
"class B research cannabis seed" means—	33	

(a) seed harvested from a class B research cannabis plant; or					
(b) seed that, if grown, will produce a class B research cannabis plant.	2 3				
"close associate", of an applicant or licensee, means any of the following—					
(a) a person who——	6				
(i) holds or will hold any relevant financial interest in the business of the applicant or licensee; and	7 8				
(ii) because of the interest, is or will be able to exercise a significant influence over or in relation to the conduct of that business;	9 10 11				
(b) a person who—	12				
(i) is or will be entitled to exercise any relevant power (whether in his or her own right or on behalf of any other person), in the business of the applicant or licensee; and	13 14 15				
(ii) because of the power, is or will be able to exercise a significant influence over or in relation to the conduct of that business;	16 17 18				
(c) a person who holds or will hold any relevant position, whether in his or her own right or on behalf of any other person, in the business of the applicant or licensee.	19 20 21				
"convicted" of an offence means that the person has been found guilty of the offence, on a plea of guilty or otherwise, whether or not a conviction was recorded.	22 23 24				
"criminal history", of a person, means the person's criminal history as defined under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> .	25 26 27				
"denatured", for seed harvested from industrial cannabis plants, means that the seed will not grow because it has been cracked, de-hulled, heated, or treated in another way that prevents growth.	28 29 30				
"executive officer" , of a corporation, means any person, by whatever name called and whether or not the person is a director of the corporation, who is concerned, or takes part, in the management of the corporation.					
"grower" means a person who holds a grower licence that is in force.	34				
"grower licence" means a grower licence issued under section 49.	35				

"indu	ıstri	ial ca	nnabis fibre" means fibre from industrial cannabis plants.	1	
			annabis plant" means a cannabis plant with a THC tion in its leaves and flowering heads of not more than 1%.	2 3	
"indu	ıstri	ial ca	nnabis seed" means—	4	
((a) cannabis seed harvested from an industrial cannabis plant; or				
((b)	certi	fied cannabis seed.	6	
"information notice" , for a decision of the chief executive under this part, is a written notice stating—			7 8		
((a)	the c	lecision; and	9	
((b)	the r	easons for the decision; and	10	
((c)	Dist	the person to whom the notice is given may appeal to the rict Court against the decision within 21 days after receiving notice.	11 12 13	
"insp	ecto)r" m	eans a person appointed under this part as an inspector.	14	
"licer	nce"	' mea	ns a licence issued under section 49.3	15	
"licer	nsee	" me	ans the holder of a licence that is in force.	16	
"pro	cesse	ed ca	nnabis" means—	17	
((a)	indu	strial cannabis plants that—	18	
		(i)	have been harvested or chemically or mechanically treated or artificially treated in another way; and	19 20	
		(ii)	have no leaf, flowers or seed; or	21	
((b)	seed from industrial cannabis plants grown by a holder of a grower licence under part 5B and denatured—		22 23	
		(i)	on the place stated in the licence; or	24	
		(ii)	by a person authorised under a regulation under section 48 to denature the seed at another place.	25 26	
1	hold	er pa	ition ", in relation to a business, means a position whose rticipates in the management of the business (whether in the of a director, manager or secretary or in another capacity).	27 28 29	

³ Section 49 (Categories of licences)

e	exerc	cisab	ver ", in relation to a business, means any power, whether le by voting or otherwise and whether exercisable alone or in on with others—	1 2 3
(;	a) to participate in any managerial or executive decision for the business; or			
(to el busin	lect or appoint any person to any relevant position in the ness.	6 7
"serio	ous e	offen	ice" means—	8
(;	· · ·		of the following offences, whether or not prosecuted on ctment—	9 10
		(i)	an offence involving fraud or dishonesty punishable by 3 or more years imprisonment;	11 12
		(ii)	an offence against section 5, 6 or 8; ⁴	13
		(iii)	an offence against section 8A or 9 ⁵ punishable by 3 or more years imprisonment;	14 15
		(iv)	an offence involving the use or threatened use of violence punishable by 3 or more years imprisonment; or	16 17
(b)	exto	rtion; or	18
(c)		ffence against a provision of the Criminal Code mentioned in schedule; or	19 20
(d)		ffence that, if committed in Queensland, would be a serious nee under paragraph (a), (b) or (c).	21 22
'47 A	Auth	noris	ations for licensees	23
			ensee is authorised to perform the activities stated in or 52 for the licensee's licence.	24 25
·(2)) Th	ie ac	tivities are lawful for the purposes of sections 5, 6, 8, 8A	26

and 9.

⁴ Section 5 (Trafficking in dangerous drugs), 6 (Supplying dangerous drugs) or 8 (Producing dangerous drugs)

⁵ Section 8A (Publishing or possessing instructions for producing dangerous drugs) or 9 (Possessing dangerous drugs)

(3) However, the activities are lawful only while the licensee performs the activities—	1 2
(a) in accordance with this Act and the conditions of the licence; and	3
(b) for a purpose consistent with the purposes of this part.	4
'(4) Subsection (3) is subject to section $81(2)$. ⁶	5
'48 Authorisations for persons other than licensees	6
(1) A regulation may authorise a person other than a licensee to perform activities stated under a regulation for the person for the time and on the conditions stated in the regulation.	7 8 9
(2) Without limiting subsection (1), a regulation may, for example, authorise a person other than a licensee to possess lawfully obtained cannabis seed that will produce industrial cannabis plants or class A or class B research cannabis plants.	10 11 12 13
(3) However, a regulation made for this section must be for a purpose consistent with the purposes of this part.	14 15
(4) The activities mentioned in subsections (1) and (2) are lawful for the purposes of sections 5, 6, 8, 8A and 9.	16 17
(5) Subsection (4) applies only if the conditions stated in the regulation are complied with.	18 19
'Division 2—Licences generally	20
'49 Categories of licences	21
'The chief executive may issue the following licences—	22
(a) category 1 researcher licences;	23
(b) category 2 researcher licences;	24
(c) grower licences.	25

'50 Wha	at category 1 researcher licences authorise	1
	category 1 researcher licence authorises the licensee, in ce with the licence—	2 3
(a)	to possess—	4
	(i) industrial cannabis plants and seed; and	5
	(ii) class A and class B research cannabis plants and seed; and	6
(b)	to produce, for use in plant breeding programs for developing new commercial strains of industrial cannabis—	7 8
	(i) industrial cannabis plants and seed; and	9
	(ii) class A and class B research cannabis plants and seed; and	10
(c)	to supply class A and class B research cannabis plants and seed to another category 1 researcher; and	11 12
(d)	to supply class A and class B research cannabis seed to a grower for use, under the licensee's supervision, as part of a field trial the licensee is conducting on land owned or leased by the grower; and	13 14 15 16
(e)	to supply industrial cannabis plants or seed to-	17
	(i) a category 1 or category 2 researcher; or	18
	(ii) a grower; or	19
	(iii) a person authorised under a regulation under section 48 to possess industrial cannabis plants or seed; and	20 21
(f)	to supply class A or class B research cannabis seed or industrial cannabis seed to a person in another State who is authorised under the law of that State to possess cannabis seed that, if grown, will produce plants with a THC concentration in their leaves and flowering heads that the person in the other State may possess; and	
(g)	if the licensee holds a licence under the <i>Customs Act 1901</i> (Cwlth) authorising the licensee to export cannabis—to supply class A or class B research cannabis seed or industrial cannabis seed to a person in another country who is authorised under the law of that country to possess the seed.	28 29 30 31 32
'(2) In	this section—	33
"State" includes an external territory.		34

' 51	Wha	at cat	tegory 2 researcher licence authorises	1
```	-		egory 2 researcher licence authorises the licensee, in the licence—	2 3
	(a)	to po	ossess—	4
		(i)	industrial cannabis plants and seed; and	5
		(ii)	class B research cannabis plants and seed; and	6
	(b)		roduce, for use in plant breeding programs for developing commercial strains of industrial cannabis—	7 8
		(i)	industrial cannabis plants and seed; and	9
		(ii)	class B research cannabis plants and seed; and	10
	(c)	to su	apply class B research cannabis plants or seed to—	11
		(i)	a category 1 or category 2 researcher; or	12
		(ii)	a person authorised under a regulation under section 48 to possess class B research cannabis plants or seed; and	13 14
	(d)	to su	apply industrial cannabis plants or seed to—	15
		(i)	a category 1 or category 2 researcher; or	16
		(ii)	a grower; or	17
		(iii)	a person authorised under a regulation under section 48 to possess industrial cannabis plants or seed; and	18 19
	(e)	unde	upply class B research cannabis seed to a grower for use, er the licensee's supervision, as part of a field trial the usee is conducting on land owned or leased by the grower;	20 21 22 23
	(f)	seed of th cann	upply class B research cannabis seed or industrial cannabis to a person in another State who is authorised under the law hat State to possess cannabis seed that, if grown, will produce habis plants with a THC concentration in their leaves and thering heads the person in the other State may possess; and	24 25 26 27 28
	(g)	(Cw class pers	he licensee holds a licence under the <i>Customs Act 1901</i> lth) authorising the licensee to export cannabis—to supply is B research cannabis seed or industrial cannabis seed to a on in another country who is authorised under the law of that htry to possess the seed.	29 30 31 32 33

	(2) In this section— "State" includes an external territory.		1 2
<b>'</b> 52	Wha	at grower licence authorises	3
	a gro nce—	ower licence authorises the licensee, in accordance with the	4 5
	(a)	to possess industrial cannabis plants and seed; and	6
	(b)	to produce industrial cannabis plants from certified cannabis seed; and	7 8
	Note-	_	9
		While industrial cannabis plants may have a THC concentration in their leaves and flowering heads of not more than 1.0%, certified cannabis seed must be seed harvested from a plant with a THC concentration in its leaves and flowering heads of not more than 0.5%. The difference recognises that the leaves and flowering heads of plants grown using certified cannabis seed may have more than 0.5% THC because of environmental conditions beyond a grower's control.	10 11 12 13 14 15 16
	(c)	to supply industrial cannabis seed to—	17
		(i) a category 1 or category 2 researcher; or	18
		(ii) a grower; or	19
		(iii) a person authorised under a regulation under section 48 to possess the seed; and	20 21
	(d)	to possess class A or class B research cannabis seed for use under the supervision of a category 1 or category 2 researcher, as part of a field trial the category 1 or category 2 researcher is conducting on land owned or leased by the grower; and	22 23 24 25
	(e)	to produce class A or class B research cannabis plants under the supervision of a category 1 or category 2 researcher, as part of a field trial the category 1 or category 2 researcher is conducting on land owned or leased by the grower; and	26 27 28 29
	(f)	to supply to a category 1 or category 2 researcher class A or class B research cannabis plants and seed produced on land owned or leased by the grower as part of a field trial conducted under the supervision of the category 1 or category 2 researcher; and	30 31 32 33
	(g)	to supply industrial cannabis seed to a person in another State who is authorised under the law of that State to possess cannabis seed that, if grown, will produce cannabis plants with a THC	34 35 36

	concentration in their leaves and flowering heads the person in the other State may possess; and	1 2
(h)	if the licensee holds a licence under the <i>Customs Act 1901</i> (Cwlth) authorising the licensee to export cannabis—to supply industrial cannabis seed to a person in another country who is authorised under the law of that country to possess the seed; and	3 4 5 6
(i)	to supply processed cannabis to a person authorised under a regulation under section 48 to possess processed cannabis.	7 8
	'Division 3—Licence applications	9
<b>'53</b> Ap	plying for a licence	10
(1) A hold the	person who wishes to obtain a licence must be a suitable person to licence.	11 12
<b>'(2)</b> T	he person must apply for the licence by—	13
(a)	submitting an application showing, among other things, the person is eligible to obtain the licence; and	14 15
(b)	paying the fee prescribed under a regulation; and	16
(c)	giving the chief executive the other information required under section 54 or 56.	17 18
	The chief executive decides the person's application after having umong other things, to—	19 20
(a)	the person's suitability to hold a licence; and	21
(b)	the person's eligibility to hold the licence.	22
•54 Ap	plication for licence	23
<b>'(1)</b> A	n applicant for a licence must—	24
(a)	apply to the chief executive in the approved form; and	25
(b)	state the licence being applied for; and	26
(c)	give the chief executive information for establishing the applicant's eligibility to hold the licence; and	27 28
(d)	state the names and addresses of—	29

(i) the applicant's close associates; and	1
(ii) if the applicant is a corporation—its executive officers; and	2
(e) provide any information the chief executive reasonably requires to decide whether the applicant is a suitable person to hold a licence.	3 4 5
(2) The application must be accompanied by the application fee prescribed under a regulation.	6 7
<b>'55</b> Application must state address	8
'The applicant must also specify in the application—	9
(a) the place or places in Queensland where the applicant proposes to carry on activities under the licence; and	10 11
(b) an address where a document can be served personally.	12
Example—	13
A post office box is not a place the applicant may specify as a place or an address for this division.	14 15
<b>'56 Requirement to give information or material about application</b>	16
(1) The chief executive may, by written notice given to the applicant for a licence, require the applicant to give the chief executive, within a stated reasonable time, information or material the chief executive reasonably considers is needed to consider the applicant's application for the licence.	17 18 19 20
(2) The applicant is taken to have withdrawn the application if, within the stated reasonable time, the applicant fails to comply with the chief executive's requirement.	21 22 23
Division 4—Eligibility and suitability to hold licence	24
<b>'57</b> Eligibility for researcher licence	25
(1) A person is eligible to obtain a category 1 or category 2 researcher licence only if the person satisfies the chief executive that—	26 27
(a) the person has the necessary educational or other qualifications and experience to engage in plant breeding or other research	28 29

	involving the use of industrial cannabis or class A or class B research cannabis; or	1 2
(b)	if the applicant is a corporation—a person employed by the corporation to carry out plant breeding under the licence has the necessary educational or other qualifications and experience to engage in plant breeding or other research involving the use of industrial cannabis or class A or class B research cannabis.	3 4 5 6 7
category	owever, an individual is not eligible to obtain a category 1 or 2 researcher licence if the person has been convicted within the g 10 years of a serious offence.	8 9 10
'58 Elig	gibility for grower licence	11
'An in	dividual is not eligible to hold a grower licence if the person—	12
(a)	has been convicted within the preceding 10 years of a serious offence; or	13 14
(b)	is affected by bankruptcy action.	15
(EQ		1.6
	ability of applicants or licensees—corporation	16
	corporation is not a suitable person to hold a licence if an e officer of the corporation is—	17 18
(a)	affected by bankruptcy action; or	19
(b)	a person who has been convicted within the preceding 10 years of a serious offence; or	20 21
(c)	a person the chief executive decides under section 60 is not a suitable person to hold a licence.	22 23
<b>'(2)</b> A	corporation that is not a suitable person can not hold a licence.	24
'60 Con	sideration of suitability of applicant or licensee	25
	hief executive must, when deciding whether a person is a suitable	26
person to	hold a licence, consider the following things—	27
(a)	whether the person is of good repute, having regard to character, honesty and integrity;	28 29
(b)	whether the person's close associates are of good repute, having regard to character, honesty and integrity;	30 31

(c)		ther the person held a licence under this part that was bended or cancelled;	1 2
(d)	for a	n individual—	3
	(i)	the person's criminal history; and	4
	(ii)	whether the person has been convicted of an offence against this Act or an offence that, if committed in Queensland, would be an offence against this Act; and	5 6 7
	(iii)	whether the person is capable of satisfactorily performing the activities of a licensee;	8 9
(e)	for a	a corporation—	10
	(i)	whether the corporation has been placed in receivership or liquidation; and	11 12
	(ii)	whether an executive officer of the corporation has been convicted of an offence against this Act or an offence that, if committed in Queensland, would be an offence against this Act; and	13 14 15 16
	(iii)	whether each executive officer of the corporation is a suitable person to hold a licence;	17 18
(f)	anot	her thing the chief executive may consider under this part.	19
61 Inve	estiga	tion about the suitability of applicant or licensee	20
following	g pers	nief executive may make investigations about any of the sons to help the chief executive decide whether an applicant a suitable person to hold a licence—	21 22 23
(a)	the a	applicant or licensee;	24
(b)		e applicant or licensee is a corporation—the corporation's cutive officers;	25 26
(c)	-	rson stated by the applicant or licensee to be a close associate applicant or licensee.	27 28
commiss	ioner	It limiting subsection (1), the chief executive may ask the of the police service for a written report about the criminal of the persons.	29 30 31

'(6) The chief executive must refuse to consider the applicant's or licensee's application if the person refuses to consent to the person's fingerprints being taken.10'(7) The commissioner must report to the chief executive after receiving the results of the inquiries.13'(8) The commissioner's report must include disclosure of convictions of the person mentioned in the <i>Criminal Law (Rehabilitation of Offenders)</i> (7) Fingerprints taken under this section—16(a) may be used only for the purposes of subsection (4)(a); and (b) must be destroyed as soon as practicable after the commissioner reports to the chief executive under subsection (7).20'(62 Criminal history is confidential document '(1) An officer, employee or agent of the department must not, directly or indirectly, disclose to anyone else a report about a person's criminal history, or information contained in the report, given under section 61.23	(3) For subsection (2), the chief executive must give the commissioner any particulars the chief executive advises the commissioner are relevant for each application for a licence or renewal of a licence.	1 2 3
(b) must make any other inquiries about the applicant the commissioner considers appropriate.       6         (5) For subsection (4)(a), the applicant or licensee must consent to the person's fingerprints being taken by a police officer.       9         (6) The chief executive must refuse to consider the applicant's or licensee's application if the person refuses to consent to the person's fingerprints being taken.       10         (7) The commissioner must report to the chief executive after receiving the results of the inquiries.       13         (8) The commissioner's report must include disclosure of convictions of the person mentioned in the <i>Criminal Law (Rehabilitation of Offenders)</i> 16         Act 1986, section 6.7       17         (9) Fingerprints taken under this section—       18         (a) may be used only for the purposes of subsection (4)(a); and       19         (b) must be destroyed as soon as practicable after the commissioner reports to the chief executive under subsection (7).       23 <b>*62 Criminal history is confidential document</b> 23         (1) An officer, employee or agent of the department must not, directly or indirectly, disclose to anyone else a report about a person's criminal history or information contained in the report, given under section 61.       24         Maximum penalty—100 penalty units.       26       27         (2) However, the person does not contravene subsection (1) if—       28         (a) disclosure of the report or information to someone else is authorised by	(4) On receiving particulars of the application, the commissioner—	4
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the person mentioned in the Criminal Law (Rehabilitation of Offenders)16Act 1986, section 6.717'(9) Fingerprints taken under this section—18(a) may be used only for the purposes of subsection (4)(a); and19(b) must be destroyed as soon as practicable after the commissioner reports to the chief executive under subsection (7).20'62 Criminal history is confidential document22'(1) An officer, employee or agent of the department must not, directly or indirectly, disclose to anyone else a report about a person's criminal history, or information contained in the report, given under section 61.23Maximum penalty—100 penalty units.26'(2) However, the person does not contravene subsection (1) if— (a) disclosure of the report or information to someone else is authorised by the chief executive for the performance of a 29	(7) The commissioner must report to the chief executive after receiving the results of the inquiries.	
<ul> <li>(a) may be used only for the purposes of subsection (4)(a); and</li> <li>(b) must be destroyed as soon as practicable after the commissioner reports to the chief executive under subsection (7).</li> <li><b>*62 Criminal history is confidential document</b></li> <li><b>*62 confidential document</b></li> <li><b>*</b></li></ul>	<b>(8)</b> The commissioner's report must include disclosure of convictions of the person mentioned in the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> , section 6. ⁷	16
<ul> <li>(b) must be destroyed as soon as practicable after the commissioner reports to the chief executive under subsection (7).</li> <li><b>*62 Criminal history is confidential document</b> <ul> <li>(1) An officer, employee or agent of the department must not, directly or indirectly, disclose to anyone else a report about a person's criminal history, or information contained in the report, given under section 61.</li> <li>Maximum penalty—100 penalty units.</li> <li>(2) However, the person does not contravene subsection (1) if— </li> <li>(a) disclosure of the report or information to someone else is authorised by the chief executive for the performance of a</li> </ul> </li> </ul>	(9) Fingerprints taken under this section—	18
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<ul> <li>(2) However, the person does not contravene subsection (1) if—</li> <li>(a) disclosure of the report or information to someone else is authorised by the chief executive for the performance of a</li> </ul>	(1) An officer, employee or agent of the department must not, directly or indirectly, disclose to anyone else a report about a person's criminal history, or information contained in the report, given under section 61.	24
<ul> <li>(a) disclosure of the report or information to someone else is 28 authorised by the chief executive for the performance of a 29</li> </ul>	Maximum penalty—100 penalty units.	26
authorised by the chief executive for the performance of a 29	(2) However, the person does not contravene subsection (1) if—	27
	authorised by the chief executive for the performance of a	29

⁷ *Criminal Law (Rehabilitation of Offenders) Act 1986*, section 6 (Non-disclosure of convictions upon expiration of rehabilitation period)

(b)	the disclosure is otherwise required or permitted by law.	1
	he chief executive must destroy the report as soon as practicable sidering the person's suitability to hold a licence.	2 3
	Division 5—Decision-making for licence issue	4
'63 Chi	ef executive may issue or refuse to issue licence	5
(1) The applicant	he chief executive may issue or refuse to issue a licence to an .	6 7
	he chief executive may issue a licence to an applicant only if the cutive is satisfied that—	8 9
(a)	the applicant is a suitable person to hold a licence; and	10
(b)	if the applicant intends performing activities under the licence in partnership or in conjunction with others—each member of the partnership, or each person with whom the applicant intends performing activities in conjunction, is a suitable person to hold a licence; and	11 12 13 14 15
(c)	if the applicant is a corporation—each executive officer of the corporation is a suitable person to hold a licence; and	16 17
(d)	the applicant is eligible to hold the licence; and	18
(e)	the application is properly made.	19
	or subsection (2)(e), an application is properly made only if the complies with section $54.^{8}$	20 21
executive	the chief executive decides to refuse to issue the licence, the chief must give the applicant an information notice for the decision days after the decision is made.	22 23 24
'64 Teri	m and conditions	25
than 3 ye	he chief executive may issue a licence for the term, of not more ars, and on the conditions, the chief executive considers necessary ble for the proper performance of the activities authorised by the	26 27 28 29

'(2) W	ithout limiting subsection (1), it is a condition of every licence—	1
(a)	that the licensee must not contravene this Act; and	2
(b)	that the licensee must notify the chief executive of any change of address or close associates as soon as practicable after the change happens.	3 4 5
( <b>3</b> ) A comply w	regulation may prescribe additional conditions a licensee must with.	6 7
mentione	the chief executive decides to issue a licence on a condition d in subsection (1), the chief executive must give the applicant an on notice for the decision within 14 days after the decision is	8 9 10 11
'Divis	sion 6—Licence renewals and decision-making for renewals	12
'65 App	lication for renewal	13
<b>'(1)</b> A	licensee may apply for renewal of the licensee's licence.	14
'( <b>2</b> ) Th	e application must—	15
(a)	be made to the chief executive in the approved form; and	16
(b)	be made before the licence expires; and	17
(c)	state the names and addresses of the licensee's close associates; and	18 19
(d)	be accompanied by—	20
	(i) the licence renewal fee prescribed under a regulation; and	21
	<ul> <li>(ii) for a licensee who is an individual, 2 recent colour photographs of the licensee of a size prescribed under a regulation and certified as photographs of the licensee in the way prescribed under a regulation.</li> </ul>	22 23 24 25
require t reasonabl	he chief executive may, by written notice given to the licensee, he licensee to give to the chief executive, within a stated le time, information or material the chief executive considers is o consider the licensee's application for renewal of the licence.	26 27 28 29
	e licensee is taken to have withdrawn the application if, within the asonable time, the licensee fails to comply with the chief	30 31

executive's requirement.

'66 Chie	of executive may renew or refuse to renew licence	1
	e chief executive must consider a renewal application made under 5 and may renew or refuse to renew the licence.	2 3
	ne chief executive may renew the licence only if the chief is satisfied—	4 5
(a)	the licensee is a suitable person to hold a licence; and	6
	if the licensee carries on business in partnership or in conjunction with others—each member of the partnership, or each person with whom the licensee carries on business in conjunction, is a suitable person to hold a licence; and	7 8 9 10
	if the licensee is a corporation—each executive officer of the corporation is a suitable person to hold a licence; and	11 12
(d)	the application is properly made; and	13
(e)	the licensee is eligible to hold the licence.	14
	or subsection $(2)(d)$ , an application is properly made only if it with section $65(2)$ .	15 16
executive	the chief executive decides to refuse the application, the chief must give the applicant an information notice for the decision days after the decision is made.	17 18 19
	nce taken to be in force while application for renewal nsidered	20 21
taken to	application is made under section 65, the licensee's licence is continue in force from the day that it would, apart from this ave expired until the licensee's application for renewal is—	22 23 24
(a)	decided under section 66; or	25
(b)	withdrawn by the licensee; or	26
(c)	taken to have been withdrawn under section 65(4).	27
Note—		28
	t happens to cannabis plants and seed in the licensee's possession if the chief e decides to refuse to renew a licence, see sections 82 and 83.	29 30

'68 Ret	urn of licence if renewal refused	1
must ret	son whose application for renewal of a licence has been refused urn the licence to the chief executive within 14 days after the inless the person has a reasonable excuse.	2 3 4
Maximu	n penalty—100 penalty units.	5
	Division 7—Dealing with licences	6
<b>'69</b> Tra	nsfer of licence prohibited	7
A lice	nce may not be transferred.	8
'70 Am	endment of licence conditions	9
'(1) Tl	he chief executive may amend the conditions of a licence—	10
(a)	on the licensee's application; or	11
(b)	on the chief executive's own initiative.	12
	In application under subsection (1)(a) must be made in the form and be accompanied by the application fee prescribed under on.	13 14 15
executive the chief	efore making an amendment under subsection (1)(a), the chief e must be satisfied the licensee meets the eligibility requirements executive specifies as relevant to the amendment of the condition ses to the applicant.	16 17 18 19
( <b>4</b> ) B executive	efore making an amendment under subsection (1)(b), the chief must—	20 21
(a)	give written notice to the licensee—	22
	(i) of the particulars of the proposed amendment; and	23
	<ul> <li>(ii) that the licensee may make written submissions to the chief executive about the proposed amendment before a stated day, not later than 14 days after the notice is given to the licensee; and</li> </ul>	24 25 26 27
(b)	have regard to submissions made to the chief executive by the licensee before the stated day.	28 29

<b>(5)</b> Subsection (4) does not apply if the chief executive decides that the amendment must be made urgently to ensure compliance with this Act.	1 2
<b>'(6)</b> If the chief executive decides to amend the conditions of a licence under subsection (1)(b), the chief executive must give written notice of the amendment to the licensee and an information notice for the decision within 14 days after the decision is made.	3 4 5 6
(7) The amendment takes effect—	7
(a) on the day the written notice of the amendment is given to the licensee; or	8 9
(b) if a later day is stated in the notice, the stated day.	10
(8) If the chief executive decides to refuse to make an amendment requested under subsection $(1)(a)$ , the chief executive must give the applicant an information notice for the decision within 14 days after the decision is made.	11 12 13 14
<b>'71</b> Return of licence for amendment of conditions	15
<b>(1)</b> If the chief executive amends the conditions of a licence under section 70, the chief executive may ask the licensee to produce the licence for amendment within a stated period of not less than 14 days.	16 17 18
(2) The licensee must comply with a request under subsection (1), unless the person has a reasonable excuse.	19 20
Maximum penalty—100 penalty units.	21
<b>'72</b> Surrender of licence	22
(1) A licensee may surrender the licensee's licence by giving written notice to the chief executive and returning the licence.	23 24
(2) Before the licensee surrenders the licence, the licensee must destroy or otherwise lawfully dispose of all cannabis plants and seed the licensee possesses.	25 26 27
Note—	28
Unless otherwise authorised, continued possession of the plants and seed after the surrender takes effect will be unlawful.	29 30
(3) A licence surrendered under this section stops having effect at the end of the day it is surrendered.	31 32

	Division 8—Suspension and cancellation of licences	1
<b>'73</b> Gro	ounds for suspension action or cancellation	2
(1) A licensee-	ground for suspending or cancelling a licence exists if the	3 4
(a)	is not a suitable person to hold the licence; or	5
(b)	contravenes a provision of this Act or a condition of the licence with the effect that the licensee is no longer eligible to hold the licence.	6 7 8
licence	lso, a ground for suspending or cancelling a licence exists if the was issued because of a materially false or misleading tation or declaration.	9 10 11
'74 Sho	w cause notice	12
	his section applies if the chief executive considers a ground exists and or cancel a licence.	13 14
	tice") stating the following—	15 16
(a)	the action (the <b>"proposed action"</b> ) the chief executive proposes taking under this division;	17 18
(b)	the grounds for the proposed action;	19
(c)	an outline of the facts and circumstances forming the basis for the grounds;	20 21
(d)	if the proposed action is suspension of the licence, the proposed suspension period;	22 23
(e)	an invitation to the licensee to show cause within a stated period (the <b>"show cause period"</b> ) why the proposed action should not be taken.	24 25 26
	ne show cause period must be a period ending at least 21 days after cause notice is given to the licensee.	27 28
	he licensee may make written representations about the proposed the chief executive in the show cause period.	29 30

<b>'75</b> Consideration of representations	1
'The chief executive must consider all written representations (the "accepted representations") made in the show cause period by the licensee.	2 3 4
<b>'76</b> Ending show cause process without further action	5
<b>(1)</b> This section applies if, after considering the accepted representations for the show cause period, the chief executive no longer believes a ground exists to suspend or cancel a licence.	6 7 8
(2) The chief executive must not take further action about the show cause notice.	9 10
(3) the chief executive must, immediately after making the decision, give the licensee written notice that no further action about the show cause notice is to be taken.	11 12 13
<b>'77</b> Suspension and cancellation of licences	14
(1) This section applies if, after considering the accepted representations for the show cause notice, the chief executive—	15 16
(a) still believes a ground exists to suspend or cancel a licence; and	17
(b) believes suspension or cancellation of the licence is warranted.	18
(2) This section also applies if there are no accepted representations for the show cause notice.	19 20
(3) The chief executive may—	21
<ul> <li>(a) if the proposed action stated in the show cause notice was to suspend the licence for a stated period—suspend the licence for not longer than the stated period; or</li> </ul>	22 23 24
(b) if the proposed action stated in the show cause notice was to cancel the licence—either cancel the licence or suspend it for a period.	25 26 27
(4) The chief executive must immediately give an information notice for the decision to the licensee.	28 29
(5) The decision takes effect—	30

(a) on the day the information notice is given to the licensee; or	1
(b) if a later day is stated in the notice—the later day.	2
<b>'78</b> Immediate suspension	3
(1) This section applies if the chief executive considers, on reasona grounds, that a licensee—	ble 4 5
(a) has contravened or is contravening this Act; or	6
(b) is likely or is proposing to engage in conduct that wor contravene this Act.	uld 7 8
(2) The chief executive may suspend the licensee's licence wimmediate effect.	vith 9 10
(3) The licence may be suspended for the period, of not more than days, and on the conditions, the chief executive decides.	28 11 12
(4) The chief executive must give the licensee an information notice the decision to suspend within 3 days after suspending the license licence.	
<b>'79</b> Immediate cancellation	16
'A licensee's licence is cancelled immediately on the happening of a of the following events—	any 17 18
(a) the licensee is convicted of a serious offence;	19
(b) if the licensee is an individual, the licensee is affected bankruptcy action;	by 20 21
(c) if the licensee is a corporation, the licensee has gone in liquidation.	nto 22 23
<b>'80</b> Return of licence if suspended or cancelled	24
'A person whose licence has been suspended or cancelled must retu the licence to the chief executive within 14 days after the suspension cancellation, unless the person has a reasonable excuse.	
Maximum penalty—100 penalty units.	28

Division 9—Action after suspension or cancellation of licence	

<b>'81</b> What	at happens to cannabis plants and seed if licence suspended	2
	his section applies if the chief executive suspends a licensee's nder section 77 or 78.9	3 4
(2) W suspensio	Thile the licence is suspended, the licensee may, despite the on-	5 6
(a)	continue to possess the cannabis plants and seed in the person's possession on the day the licence is suspended (the <b>"suspension day"</b> ); and	7 8 9
(b)	for cannabis plants in the licensee's possession on the suspension day—	10 11
	(i) do anything reasonably necessary to help the plants continue to grow; and	12 13
	(ii) harvest the plants and any seed on the plants; and	14
(c)	supply harvested cannabis seed to a person lawfully entitled to possess them.	15 16
thing mer	bsection (2) does not authorise the doing of anything other than a ntioned in that subsection in relation to cannabis plants and seed in see's possession on the suspension day.	17 18 19
'(4) No	o compensation is payable by the State because of the suspension.	20
<b>'82</b> What	at happens to cannabis plants if licence cancelled	21
<b>'(1)</b> Th	is section applies if—	22
(a)	the chief executive cancels a licensee's licence under section 77 or 79; ¹⁰ and	23 24
(b)	the licensee possesses cannabis plants.	25
destroy t	the cannabis plants can not be harvested, the chief executive may he plants in the way the chief executive considers appropriate, , for example, by ploughing them in or burning them.	26 27 28

⁹ Section 77 (Suspension and cancellation of licences) or 78 (Immediate suspension)

¹⁰ Section 77 (Suspension and cancellation of licences) or 79 (Immediate cancellation)

Examples	for subsection (2)—	1
	ne plants may be too small to harvest and ploughing them in or burning them may the most appropriate way of destroying them.	2 3
	may be appropriate to burn plants because flooding may prevent the plants being urvested.	4 5
( <b>3</b> ) H may—	Iowever, if the cannabis plants can be harvested, the chief executive	6 7
(a)	harvest the plants and any seed on the plants; and	8
(b)	for industrial cannabis seed—	9
	(i) denature the seed; or	10
	(ii) supply the seed to a person authorised under a regulation under section 48 to denature the seed at another place; or	11 12
	(iii) supply processed cannabis to a person who may lawfully possess it; and	13 14
(c)	for research cannabis—supply the harvested material to a person who may lawfully possess it.	15 16
<b>'(4)</b> F	For giving effect to this section, the chief executive may—	17
(a)	enter and re-enter the place stated in the cancelled licence as often as is reasonably necessary; and	18 19
(b)	bring onto the place reasonably necessary help, machinery and other equipment.	20 21
'( <b>5</b> ) F	For subsections (2) to (4)—	22
(a)	the chief executive is taken to hold a licence identical to the cancelled licensee for the place stated in the cancelled licence; and	23 24 25
(b)	cannabis plants in the possession of the former licensee immediately before the cancellation are taken to be in the chief executive's possession and not the possession of the former licensee; and	26 27 28 29
(c)	if—	30
	(i) the cancelled licence was a category 1 or category 2 researcher licence; and	31 32
	(ii) under the cancelled licence, class A or class B research cannabis is growing on land owned or leased by a grower as	33 34

	part a field trial conducted under the supervision of a category 1 or category 2 researcher;	1 2
	the class A or class B cannabis plants are taken to be in the chief executive's possession and not in the possession of the grower or the former licensee.	3 4 5
	wever, sections $50(1)(b)$ , $51(1)(b)$ and $52(b)$ and $(e)^{11}$ do not ne chief executive, other than to the extent necessary to allow—	6 7
(a)	cannabis plants already growing on land to which the cancelled licence relates; or	8 9
(b)	for cannabis plants growing on land owned or leased by a grower, for a former licensee, cannabis plants growing on that land;	10 11
to contin	e to grow until they can be destroyed or harvested.	12
	compensation is payable by the State because of the cancellation e of the destruction of cannabis plants or seed under this section.	13 14
	t happens to cannabis seed if licence cancelled or wal refused	15 16
'(1) Tł	is section applies if—	17
(a)	the chief executive refuses to renew a licence under section 66 ¹² and the licensee possesses cannabis seed, other than harvested material under section 82; or	18 19 20
(b)	the chief executive cancels a licensee's licence under section 77 or 79. ¹³	21 22
'( <b>2</b> ) Th	e chief executive may—	23
"( <b>2</b> ) Th (a)	e chief executive may— for industrial cannabis seed—	23 24
	-	-

¹¹ Sections 50 (What category 1 researcher licences authorise), 51 (What category 2 researcher licence authorises) and 52 (What grower licence authorises)

¹² Section 66 (Chief executive may renew or refuse to renew licence)

¹³ Section 77 (Suspension and cancellation of licences) or 79 (Immediate cancellation)

¹⁴ Section 48 (Authorisations for persons other than licensees)

	<ul><li>(iii) supply the seed to a category 1 or category 2 researcher, a grower, or a person authorised under a regulation under section 48 to possess industrial cannabis seed; or</li></ul>	1 2 3
(b)	for class A research cannabis seed—supply the seed to a category 1 researcher or a person authorised under a regulation under section 48 to possess class A research cannabis seed; or	4 5 6
(c)	for class B research cannabis seed—supply the seed to a category 1 or category 2 researcher or a person authorised under a regulation under section 48 to possess class B research cannabis seed; or	7 8 9 10
(d)	destroy the seed.	11
<b>'(3)</b> Fo	or subsection (2)—	12
(a)	the chief executive is taken to hold a licence identical to the cancelled licence for the place stated in the cancelled licence; and	13 14 15
(b)	the cannabis seed in the possession of the former licensee immediately before the cancellation are taken to be in the chief executive's possession and not the possession of the licensee; and	16 17 18
(c)	if—	19
	(i) the cancelled licence was a category 1 or category 2 researcher licence; and	20 21
	<ul> <li>(ii) under the cancelled licence, class A or class B research cannabis seed is in the possession of a grower for use for growing class A or class B research cannabis on land owned or leased by the grower as part a field trial conducted under the supervision of a category 1 or category 2 researcher;</li> </ul>	22 23 24 25 26
	the class A or class B cannabis seed are taken to be in the chief executive's possession and not in the possession of the grower or the former licensee.	27 28 29
'( <b>4</b> ) Fo	or subsections (2) and (3), the chief executive may—	30
(a)	enter and re-enter the place stated in the cancelled licence as often as is reasonably necessary; and	31 32
(b)	bring onto the place reasonably necessary machinery and other equipment; and	33 34
(c)	open anything in which the chief executive reasonably suspects cannabis seed may be kept; and	35 36

(d) inspect anything opened under paragraph (c) and seize any	1
cannabis seed found.	2
<b>(5)</b> For subsection (4), the chief executive is taken to have the powers of an inspector who enters a place.	3 4
(6) No compensation is payable by the State because of the destruction of the seed.	5 6
<b>'84</b> Cost recovery	7
(1) The chief executive may recover the cost incurred by the chief executive under section 82 or 83 as a debt payable to the State by the former licensee.	8 9 10
(2) For subsection (1), the chief executive may recover the costs from the proceeds of the sale of harvested material under section 82 or cannabis seed under section 83.	11 12 13
(3) However, if the proceeds are more than the costs, the chief executive must pay any balance to the former licensee.	14 15
(4) Despite subsection (3), if before the proceeds are paid, the chief executive becomes aware that the proceeds may be subject to an application for forfeiture of tainted property under the <i>Crimes</i> ( <i>Confiscation</i> ) <i>Act 1989</i> , the chief executive must not pay the proceeds to the former licensee unless no order for forfeiture is made under that Act.	16 17 18 19 20
<b>(5)</b> Also, if the chief executive becomes aware that the harvested material is subject to a lien under the <i>Bills of Sale and Other Instruments Act 1955</i> that has not been satisfied, the chief executive must pay any balance—	21 22 23 24
(a) first, in satisfaction of the lien; and	25
(b) then, to the former licensee.	26

#### *Division 10—Appeals*

#### **'85** Appeals

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'A person who is dissatisfied with a decision of the chief executive under this part (**"aggrieved person"**) may appeal to the District Court against the decision. 31

27
'86 Starting appeal	1
(1) An appeal is started by—	2
(a) filing a written notice of appeal with the District Court; and	3
(b) serving a copy of the notice on the chief executive.	4
(2) The notice of appeal must be filed within 21 days after the day the aggrieved person is given notice of the decision appealed against ("original decision").	5 6 7
(3) The court may, at any time, extend the period for filing the notice of appeal.	8 9
(4) The notice of appeal must state fully the grounds of the appeal.	10
<b>'87</b> Stay of operation of decision	11
(1) The court may grant a stay of the operation of the original decision to secure the effectiveness of the appeal.	12 13
(2) The stay—	14
(a) may be given on conditions the court considers appropriate; and	15
(b) operates for the period fixed by the court; and	16
(c) may be revoked or amended by the court.	17
(3) The period of the stay must not extend past the time when the court decides the appeal.	18 19
(4) The appeal affects the decision, or carrying out of the decision, only if the decision is stayed.	20 21
<b>'88 Hearing procedures</b>	22
(1) In deciding an appeal, the court—	23
(a) has the same powers as the chief executive; and	24
(b) is not bound by the rules of evidence; and	25
(c) must comply with natural justice.	26
(2) An appeal is by way of rehearing, unaffected by the original decision.	27 28

<b>'89 Pow</b>	vers of court on appeal	1
<b>'(1)</b> In	deciding an appeal, the court may—	2
(a)	confirm the original decision; or	3
(b)	set aside the original decision; or	4
(c)	amend the original decision in the way the court considers appropriate; or	5 6
(d)	send the matter back to the chief executive and give the directions the court considers appropriate; or	7 8
(e)	set aside the original decision and substitute it with a decision the court considers appropriate.	9 10
decision	the court amends the original decision or substitutes another for the original decision, the amended or substituted decision is, part (other than this division) taken to be the chief executive's	11 12 13 14
'90 App	beal to Supreme Court	15
'An ap a point o	ppeal against a decision of the District Court may only be made on f law.	16 17
	Division 11—Appointment of inspectors	18
<b>'91</b> App	pointment and qualifications	19
(1) T inspector	The chief executive may appoint any of the following as an $-$	20 21
(a)	a public service employee employed in the department;	22
(b)	another person engaged by the chief executive for the purposes of this division.	23 24
only if	owever, the chief executive may appoint a person as an inspector the chief executive is satisfied the person is qualified for nent because the person has the necessary expertise or experience.	25 26 27
'92 App	pointment conditions and limit on powers	28

(1) An inspector holds office on any conditions stated in—

8

(a) the inspector's instrument of appointment; or	1
(b) a signed notice given to the inspector; or	2
(c) a regulation.	3
(2) The instrument of appointment, a signed notice given to the inspector or a regulation may limit the inspector's powers under this Act.	4 5
(3) In this section—	6
"signed notice" means a notice signed by the chief executive.	7
<b>'93</b> Issue of identity card	8
(1) The chief executive must issue an identity card to each inspector.	9
(2) The identity card must—	10
(a) contain a recent photo of the inspector; and	11
(b) contain a copy of the inspector's signature; and	12
(c) identify the person as an inspector under this Act; and	13
(d) state an expiry date for the card.	14
(3) This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	15 16
<b>'94</b> Production or display of identity card	17
(1) In exercising a power under this Act in relation to a person, an inspector must—	18 19
<ul> <li>(a) produce the inspector's identity card for the person's inspection before exercising the power; or</li> </ul>	20 21
(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	22 23
(2) However, if it is not practicable to comply with subsection (1), the inspector must produce the identity card for the person's inspection at the first reasonable opportunity.	24 25 26

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to a perso	r subsection (1), an inspector does not exercise a power in relation on only because the inspector has entered a place as mentioned in 8(1)(b) or (2). ¹⁵	1 2 3
'95 Wh	en inspector ceases to hold office	4
<b>'(1)</b> Ar	n inspector ceases to hold office if any of the following happens—	5
(a)	the term of office stated in a condition of office ends;	6
(b)	under another condition of office, the inspector ceases to hold office;	7 8
(c)	the inspector's resignation under section 96 takes effect.	9
(2) Su hold offic	absection (1) does not limit the ways an inspector may cease to be.	10 11
<b>'(3)</b> In	this section—	12
"condition offic	on of office" means a condition on which the inspector holds be.	13 14
'96 Resi	ignation	15
(1) A executive	n inspector may resign by signed notice given to the chief	16 17
inspector	owever, if holding office as an inspector is a condition of the holding another office, the inspector may not resign as an without resigning from the other office.	18 19 20
'97 Retu	urn of identity card	21
card to th	son who ceases to be an inspector must return the person's identity ne chief executive within 21 days after ceasing to be an inspector e person has a reasonable excuse.	22 23 24
Maximur	n penalty—20 penalty units.	25

## *Division 12—Powers of inspectors*

<b>'98 Pow</b>	ver of entry	2		
(1) An inspector may enter and stay at a place if—		3		
(a)	its occupier consents to the entry; or			
(b)	<ul> <li>b) the inspector reasonably suspects any delay in entering the place will result in the concealment or destruction of anything at the place that is—</li> </ul>			
	(i) evidence of an offence against this Act; or	8		
	(ii) being used to commit, continue or repeat, an offence.	9		
	or the purpose of asking the occupier of a place for consent to inspector may, without the occupier's consent—	10 11		
(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	12 13		
(b)	enter part of the place the inspector reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	14 15 16		
<b>'99 Pro</b>	cedure for entry with consent	17		
place to	his section applies if an inspector intends to ask an occupier of a consent to the inspector or another inspector entering the place $p(1)(a)$ .	18 19 20		
'( <b>2</b> ) Be	efore asking for the consent, the inspector must tell the occupier—	21		
(a)	the purpose of the entry; and	22		
(b)	that the occupier is not required to consent.	23		
	the consent is given, the inspector may ask the occupier to sign an edgment of the consent.	24 25		
'( <b>4</b> ) Th	ne acknowledgment must state—	26		
(a)	the occupier has been told—	27		
	(i) the purpose of the entry; and	28		
	(ii) that the occupier is not required to consent; and	29		
(b)	the purpose of the entry; and	30		

(c)	the occupier gives the inspector or another inspector consent to enter the place and exercise powers under this part; and	1 2
(d)	the time and date the consent was given.	3
	f the occupier signs the acknowledgment, the inspector must give a copy to the occupier.	4 5
'( <b>6</b> ) If-	_	6
(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	7 8
(b)	an acknowledgment complying with subsection (4) for the entry is not produced in evidence;	9 10
	of proof is on the person relying on the lawfulness of the entry to e occupier consented.	11 12
<b>'100 Pr</b> o	cedure for other entries	13
'(1) Tł	nis section applies if—	14
(a)	an inspector is intending to enter, under section 98(1)(b), a place; and	15 16
(b)	the occupier of the place is present at the place.	17
	Before entering the place, the inspector must do, or make a le attempt to do, the following things—	18 19
(a)	tell the occupier the purpose of the entry;	20
(b)	tell the occupier the inspector is permitted under this Act to enter the place without the occupier's consent.	21 22
'101 Gei	neral powers	23
'The in part—	nspector may do any of the following at a place entered under this	24 25
(a)	examine or inspect, or film, photograph, videotape or otherwise record an image of, a document or other thing at the place;	26 27
(b)	take a sample of or from a thing at the place for analysis or testing;	28 29
(c)	copy a document at the place;	30

(d) take into the place the equipment, materials or persons the inspector reasonably requires for exercising a power under this part;	1 2 3
(e) take a necessary step to allow a power under paragraphs (a) to (d) to be exercised.	4 5
<b>'102</b> Power to require reasonable help	6
(1) The inspector may require ("help requirement") a person at a place entered under this part to give the inspector reasonable help to exercise a power under this part, including, for example to produce a document or give information.	7 8 9 10
(2) When making a help requirement, the inspector must warn the person it is an offence to fail to comply with the requirement and the penalty for the offence.	11 12 13
<b>'103</b> Failure to comply with help requirement	14
(1) A person of whom a help requirement has been made must comply with the requirement unless the person has a reasonable excuse.	15 16
Maximum penalty—100 penalty units.	17
(2) It is a reasonable excuse for an individual not to comply with a help requirement if complying with the requirement might tend to incriminate the person.	18 19 20
(3) However, subsection (2) does not apply if the requirement is to produce a document required to be held or kept by the person under this Act.	21 22 23
<b>'104</b> Power to require information about contravention	24
(1) This section applies if an inspector reasonably suspects—	25
(a) this Act has been contravened; and	26
(b) a person may be able to give information about the contravention.	27 28
(2) The inspector may require ("information requirement") the person to give information in the person's knowledge about the contravention in a stated reasonable time and in a stated reasonable way.	29 30 31

(3) When making an information requirement, the inspector must tell the person it is an offence to fail to comply with the requirement and the penalty for the offence.			
'105 Failure to comply with information requirement	4		
(1) A person of whom an information requirement has been made must comply with the requirement unless the person has a reasonable excuse.	5 6		
Maximum penalty—50 penalty units.	7		
(2) It is a reasonable excuse—	8		
(a) for an individual not to give information if giving the information might tend to incriminate the person; or	9 10		
(b) if the information sought by the requirement is not in fact relevant to the contravention for which it was made.	11 12		
<b>'106 False or misleading statements</b>	13		
(1) A person must not state anything to an inspector that the person knows is false or misleading in a material particular.	14 15		
Maximum penalty—50 penalty units.	16		
(2) Subsection (1) applies even if the statement was not made in response to, or in purported compliance with, an information requirement or another specific requirement under a specific power.	17 18 19		
<b>'107 Power to require production of documents</b>	20		
<b>(1)</b> An inspector may require ( <b>"document production requirement"</b> ) a person to make available for inspection by an inspector, or produce to the inspector for inspection, at a stated reasonable time and place, a document—	21 22 23 24		
(a) required to be held or kept by the person under this Act; or	25		
(b) in the person's possession and about a stated matter relating to this Act.	26 27		
(2) The inspector may keep the document to copy it.	28		
(3) The inspector must return the document to the person as soon as practicable after copying it.	29 30		

<b>'108 Fai</b>	lure to comply with document production requirement	1
	person of whom a document production requirement has been ast comply with the requirement unless the person has a reasonable	2 3 4
Maximu	m penalty—50 penalty units.	5
documen	is a reasonable excuse for an individual not to comply with a at production requirement if complying with the requirement might acriminate the person.	6 7 8
	owever, subsection (2) does not apply if the document is required d or kept by the person under this Act.	9 10
<b>'109 Fal</b> s	se or misleading documents	11
	A person must not give an inspector a document containing ion the person knows is false or misleading in a material particular.	12 13
Maximu	m penalty—50 penalty units.	14
response	ubsection (1) applies even if the document was not given in to, or in purported compliance with, a document production, ion or another specific requirement under another specific power.	15 16 17
<b>'110 Ob</b> s	struction of inspectors	18
-	son must not obstruct an inspector in the exercise of a power under unless the person has a reasonable excuse.	19 20
Maximu	m penalty—20 penalty units.	21
'111 Rec	uirement to report loss or theft of controlled substance	22
'( <b>1</b> ) Tł	nis section applies to a licensee who—	23
(a)	owns a cannabis plant or cannabis seed; or	24
(b)	has possession of a cannabis plant or cannabis seed for a purpose authorised under this part.	25 26
must rep	the cannabis plant or cannabis seed is lost or stolen, the person ort the loss or theft of the plant or seed to a police officer within 2 r the person finds out about it.	27 28 29
Maximu	m penalty—	30

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s 7	44 s 7	
	Drugs Misuse Amendment Bill 2002	
(a)	for a first offence—20 penalty units; or	
(b)	for a second or later offence—40 penalty units.	
	Division 13—Other provisions	
'112 Res	sponsibility for acts or omissions of representatives	
(1) Suthis part.	absections (2) and (3) apply in a proceeding for an offence against	
	it is relevant to prove a person's state of mind about a particular hission, it is sufficient to show—	
(a)	the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	
(b)	the representative had the state of mind.	
the perseauthority person, u	n act done or omitted to be done for a person by a representative of on within the scope of the representative's actual or apparent is taken to have been done or omitted to be done also by the inless the person proves the person could not, by the exercise of le diligence, have prevented the act or omission.	
'( <b>4</b> ) In	this section—	
"represe	entative" means—	
(a)	of a corporation—an executive officer, employee or agent of the corporation; or	
(b)	of an individual—an employee or agent of the individual.	
"state of	<b>mind</b> " of a person includes—	
(a)	the person's knowledge, intention, opinion, belief or purpose; and	
(b)	the person's reasons for the intention, opinion, belief or purpose.	
'113 Exe	ecutive officers must ensure corporation complies with part	
. ,	he executive officers of a corporation must ensure the corporation with this part.	

	(2) If a corporation commits an offence against a provision of this part, each of the corporation's executive officers also commits an offence, namely, the offence of failing to ensure the corporation complies with the provision.			
	Maximum penalty—the penalty p provision by an individual.	rescribed for the contravention of the	5 6	
	a provision of this part is eviden	has been convicted of an offence against be each of the corporation's executive iling to ensure the corporation complies	7 8 9 10	
	(4) However, it is a defence for an executive officer to prove—			
	corporation in relation	osition to influence the conduct of the to the offence—the officer exercised asure the corporation complied with the	12 13 14 15	
	(b) the officer was not in a properties of the officer was not in a properties of the officer was not in the officer was not in a properties of the officer was not in a prope	position to influence the conduct of the the offence.	16 17	
	'114 Delegation		18	
	'The chief executive may delegather this part to an officer of the department	te powers of the chief executive under nent.	19 20	
	<b>'115 Review</b>		21	
	'The chief executive must review years after the commencement of p	the operation of section 61(5) within 2 art 5B.'.	22 23	
Clause	8 Amendment of s 57 (Evident	iary provisions)	24	
	Section 57—		25	
	insert—		26	
		son who may produce cannabis under a part $5B^{16}$ for an offence against part $2^{17}$	27 28	

¹⁶ Part 5B (Commercial production of industrial cannabis)

¹⁷ Part 2 (Drug trafficking)

involving the production of unauthorised cannabis plants, it is a defence for 1 the person to prove— 2 (a) that the plants were grown from lawfully obtained cannabis seed; 3 and 4 that although the person acted with reasonable diligence to 5 (b) prevent the contravention, the contravention was beyond the 6 person's control. 7 (3) In a proceeding against a person who may possess cannabis under a 8 licence or another authority under part 5B for a charge of an offence 9 against part 2 involving the possession of unauthorised cannabis plants, it is 10 a defence for the person to prove-11 (a) that the plants were grown from lawfully obtained cannabis seed; 12 and 13 (b) that although the person acted with reasonable diligence to 14 prevent the contravention, the contravention was beyond the 15 person's control. 16 '(4) A certificate signed by the chief executive and stating any of the 17 following is evidence of the matter stated-18 a stated person was, on a stated day, the holder of a stated licence (a) 19 under part 5B: 20 (b) a licence held by a stated person was, on a stated day, 21 surrendered or cancelled under part 5B. 22 (5) In this section— 23 "unauthorised cannabis plants" means cannabis plants with a higher 24 concentration of THC in their leaves and flowering heads than a 25 person may possess under a licence or other authorisation under 26 part 5B.'. 27 9 Amendment of s 57A (Evidence of prescribed substance by label) 28 Section 57A(2)(c), '57B(4)'— 29 omit, insert— 30 ·131(4)'. 31

Clause

Clause	10	Amendment of s 57B (Evidence of prescribed substance—notice of challenge required)	1 2
	S	ection 57B(1), '57A'—	3
	0	mit, insert—	4
	6	130'.	5
Clause	11	Renumbering of ss 44–62	6
	S	ections 44 to 62—	7
	re	enumber as sections 116 to 135.	8
Clause	12	Insertion of new sch	9
	A	fter section 135, as renumbered—	10
	iı	isert—	11
		<b>'SCHEDULE</b>	12
		<b>'SERIOUS OFFENCE PROVISIONS UNDER THE CRIMINAL CODE</b>	13 14
		section 46 (definition "serious offence", paragraph (c))	15
	1.	Section 87 (Official corruption)	16
	2.	Section 121 (Official corruption not judicial but relating to offences)	17
	3.	Section 300 (Unlawful homicide)	18
	4.	Section 306 (Attempt to murder)	19
	5.	Section 349 (Rape)	20
	6.	Section 350 (Attempt to commit rape)	21
	7.	Section 354 (Kidnapping)	22
	8.	Section 354A (Kidnapping for ransom)	23
	9.	Section 415 (Demanding property, benefit or performance of services with threats)'.	24 25

## Clause 13 Other Acts amended

The schedule amends the Acts it mentions.

	SCHEDULE	1
	OTHER ACTS AMENDED	2
	section 13	3
	<b>CRIME AND MISCONDUCT ACT 2000</b>	4
1	Section 40(3), 'section 46'—	5
	omit, insert—	6
	'section 119'.	7
	CRIMINAL CODE	8
1	Section 651(7), definition "summary offence", paragraph (b)(ii), from 'section'—	9 10
	omit, insert—	11
	'section 118 ¹⁸ of that Act.'.	12
]	POLICE POWERS AND RESPONSIBILITIES ACT 2000	13
1	Section 454(3), example, 'section 47'—	14
	omit, insert—	15
	'section 120'.	16
		17

18 Drugs Misuse Act 1986, section 118 (Proceedings for offences)

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