

TOURISM, RACING AND FAIR TRADING (MISCELLANEOUS PROVISIONS) BILL 2002



TOURISM, RACING AND FAIR TRADING (MISCELLANEOUS PROVISIONS) BILL 2002

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A BILL

FOR

An Act to amend Acts administered by the Minister for Tourism and Racing and Minister for Fair Trading, and for other purposes The Parliament of Queensland enacts-

	PART 1—PRELIMINARY	2
Clause	1 Short title	3
	This Act may be cited as the Tourism, Racing and Fair Trading (Miscellaneous Provisions) Act 2002.	4 5
Clause	2 Commencement	6
	(1) Section 33 is taken to have commenced on 27 June 2000.	7
	(2) Part 18 is taken to have commenced on 23 June 2000.	8
	(3) The following provisions commence on a day to be fixed by proclamation—	9 10
	• parts 3, 6 to 8, 10, 12 and 15	11
	• sections 16 to 18 and 20	12
	• sections 74 to 78, 81 to 85, 87 to 91, 97 and 99	13
	• schedule, amendments of the Police Powers and Responsibilities Act 2000, the Security Providers Act 1993 and the Transport Operations (Road Use Management) Act 1995.	14 15 16

PART 2—AMENDMENT OF ASSOCIATIONS 17 INCORPORATION ACT 1981 18

Clause	3	Act amended in pt 2	19
	r	This part amends the Associations Incorporation Act 1981.	20

Clause	4	Amendment of s 3 (Special resolutions)	1
		Section 3(1), 'personally or by post'—	2
		omit.	3
Clause	5	Amendment of s 93 (Cancellation of incorporation)	4
		(1) Section 93(1), 'the secretary or other officer of the incorporated sociation'—	5 6
		omit, insert—	7
		'a relevant officer of the incorporated association'.	8
		(2) Section 93(1)(g), 'secretary, or other'—	9
		omit, insert—	10
		'relevant'.	11
		(3) Section 93(1)(h), 'secretary or other'—	12
		omit, insert—	13
		'relevant'.	14
		(4) Section 93(2), from 'appearing' to 'association,'—	15
		omit, insert—	16
		'served with a notice under subsection (1),'.	17
		(5) Section 93—	18
		insert—	19
		(3) In this section—	20
	"r	elevant officer", of an incorporated association, means—	21
		(a) the secretary or another officer of the incorporated association; or	22
		(b) if the incorporated association has ceased to exist—a person appearing to the chief executive to have been the last known secretary or other officer of the incorporated association.'.	23 24 25

	PA	RT 3—AMENDMENT OF BILLS OF SALE AND OTHER INSTRUMENTS ACT 1955	1 2	
Clause	6 Ac	t amended in pt 3	3	
	This _J	part amends the Bills of Sale and Other Instruments Act 1955.	4	
Clause	7 An	nendment of s 6C (Rents and profits)	5	
	Section	on $6C(2)$, 'subsection (4)'—	6	
	omit,	insert—	7	
	'subs	ection (1)'.	8	
Clause	8 Re	placement of s 13 (Inspecting the register)	9	
	Section	on 13—	10	
	omit,	insert—	11	
	'13 Inspecting the register			
	(1) On payment of the fee that may be prescribed under a regulation, a person may inspect the register or get a copy of the particulars included in the register (a " printed search result ")—			
	(a)	at an office of the department prescribed under a regulation when the office is open to the public; or	16 17	
	(b)	by using a computer under arrangements approved by the chief executive.	18 19	
		Example—	20	
		The chief executive may approve arrangements under which a person is given access to particular information held electronically by the department to allow the person to perform a search from a remote location and print the printed search result on the person's printer.	21 22 23 24	
	and pay	A printed search result may, on application to the chief executive ment of the fee that may be prescribed under a regulation, be by the chief executive.	25 26 27	
		A printed search result certified by the chief executive is evidence of ers stated in it.	28 29	

	'(4) In t	this	section—	1	
	"compute data.		neans a mechanical, electronic or other device that processes	2 3	
Clause	9 Ame	ndn	nent of s 18J (Application of div 6)	4	
	Section	18J	(e)—	5	
	omit, in	sert	_	6	
	'(e)	the j	person—	7	
		(i)	searches the register for a security interest or particulars of a security interest and there is an error in the register because of a negligent act or omission by the chief executive (the "incorrect information"); and	8 9 10 11	
		(ii)	relies on the incorrect information contained in a printed search result.'.	12 13	
Clause	10 Inser	rtior	n of new s 45A	14	
	After se	ectio	n 45—	15	
	insert—	_		16	
	'45A Arrangements for fees				
	(1) A person may apply to the chief executive for approval of an arrangement for the payment of fees under this Act.				
	Example—				
	An arran	geme	ent may be for the payment of fees in advance or in arrears.	21	
	'(2) The	e apj	plication must be—	22	
	. ,	in w and	writing stating the particulars of the proposed arrangement;	23 24	
			ompanied by the fee that may be prescribed under a lation.	25 26	
			chief executive approves the proposed arrangement, the ay fees under this Act in accordance with the arrangement.'.	27 28	

Provisions) Bill 2002

PART 4—AMENDMENT OF BODY CORPORATE AND 1 **COMMUNITY MANAGEMENT ACT 1997** 2 11 Act amended in pt 4 Clause 3 This part amends the Body Corporate and Community Management 4 Act 1997. 5 Clause 12 Amendment of s 170 (Statement to be given by seller to buyer) 6 (1) Section 170(5)— 7 omit. insert— 8 (5) The seller must attach an information sheet (the "information 9 **sheet**") in the approved form to the contract— 10 (a) as the first or top sheet; or 11 (b) if the proposed lot is residential property under the *Property* 12 Agents and Motor Dealers Act 2000-immediately beneath the 13 warning statement that must be attached as the first or top sheet 14 of the contract under section 366 of that Act.¹. 15 (2) Section 170— 16 insert— 17 (8) In this section— 18 "residential property" see the Property Agents and Motor Dealers Act 19 2000. section 17.'. 20 13 Insertion of new ch 8, pt 2 Clause 21 After section 293— 22 insert— 23

¹ Property Agents and Motor Dealers Act 2000, section 366 (Warning statement to be attached to relevant contract)

(3) In this section—

'PART 2—TRANSITIONAL PROVISION FOR TOURISM, RACING AND FAIR TRADING (MISCELLANEOUS PROVISIONS) ACT 2002

'294 Transitional provision for information sheets
(1) This section applies to a contract mentioned in section 170(1) entered into on or after 1 July 2001 and before the commencement of this section that has not been settled or lawfully terminated.
(2) Despite section 170(6), a buyer can not cancel the contract because of noncompliance with section 170(5) as in force immediately before the commencement of this section only because an information sheet was attached to the contract immediately beneath a warning statement that was attached as the first or top sheet of the contract
commencement of this section only because an information sheet was

	10
"warning statement" means a warning statement under the Prope	rty 14
Agents and Motor Dealers Act 2000, section 366.2'.	15

PART 5—AMENDMENT OF BUSINESS NAMES 16 ACT 1962 17

Clause	14 Act amended in pt 5	18
	This part amends the Business Names Act 1962.	19
Clause	15 Insertion of new ss 3C and 3D	20
	After section 3B—	21
	insert—	22
	'3C How prescribed fee may be paid	23
	(1) This section applies if a provision of this Act requires—	24

1

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11 12

² *Property Agents and Motor Dealers Act 2000*, section 366 (Warning statement to be attached to relevant contract)

	(a) payment of a prescribed fee; or	1
	(b) an application to be accompanied by a prescribed fee; or	2
	(c) a document to be lodged together with the prescribed fee.	3
	(2) The fee may be paid in any way approved by the chief executive.	4
	Example of how prescribed fee may be paid—	5
	The chief executive may approve that the prescribed fee can be paid by lodging an authorisation to debit a credit account with the application form.	6 7
	'3D How documents may be lodged	8
	'If a person is required to lodge a document under this Act, the person may lodge the document by post, fax or in any other way approved by the chief executive.'.	9 10 11
Clause	16 Amendment of s 7 (Registration of business names)	12
	(1) Section 7(1)—	13
	insert—	14
	'(ea) whether the term of the proposed registration of the business name is 1 year or 3 years; and'.	15 16
	(2) Section 7(1)(ca) to (f)—	17
	<i>renumber</i> as section 7(1)(d) to (h).	18
	(3) Section 7(3), after 'the business name'—	19
	insert—	20
	'for the term stated in the application for registration'.	21
	(4) Section 7—	22
	insert—	23
	'(3A) The term of the registration of the business name can not be changed during the current term of the registration.'.	24 25
Clause	17 Insertion of new s 10A	26
	After section 10—	27

	insert—	1		
	'10A Term of registration			
	'The registration of a business name remains in force for the term of 1 year or 3 years registered by the registrar under section $7(3)$.'.	3 4		
Clause	18 Amendment of s 11 (Renewal of registration)	5		
	(1) Section 11(1)—	6		
	omit, insert—	7		
	(1) The person or 1 of the persons in relation to whom a business name is registered may, before the expiry of the registration of the business name, apply to the registrar to renew the registration in any way approved by the chief executive.	8 9 10 11		
	(1A) The application for renewal must—	12		
	(a) state whether the term of the proposed renewal is 1 year or 3 years; and	13 14		
	(b) be accompanied by the prescribed fee.'.	15		
	(2) Section 11(2), 'period of 12 months'—	16		
	omit, insert—	17		
	'term of 1 year or 3 years stated in the application for renewal'.	18		
	(3) Section 11—	19		
	insert—	20		
	'(2A) The term of the renewal of the registration can not be changed during the term of the renewal.'.	21 22		
Clause	19 Amendment of s 19A (Cancellation for nonpayment of prescribed fee)	23 24		
	Section 19A(1)—	25		
	omit, insert—	26		
	(1) The registrar may cancel the registration of a business name if—	27		
	(a) payment of the prescribed fee for the registration or renewal of registration was made in a way that has not been effective; and	28 29		

• •	ays have passed since the application for registration or val was made.	1 2
Examp	les—	3
1.	A cheque for payment was not honoured on presentation.	4
2.	Authorisation for payment made by credit card was rejected by the relevant financial institution.'.	5 6
20 Insertion of	of new s 19B	7
After section	19A—	8
insert—		9
'19B Fees not r	efundable if registration cancelled	10
	tion applies if the registrar cancels the registration of a other than under section 10.	11 12
	can not obtain any refund of the prescribed fee paid for the enewal of registration of the business name.'.	13 14

PART 6—AMENDMENT OF CLASSIFICATION OF15COMPUTER GAMES AND IMAGES ACT 199516

Clause	21 Act amended in pt 6	17
	This part amends the Classification of Computer Games and Images Act 1995.	18 19
Clause	22 Insertion of new ss 8A to 8C	20
	Part 2, after section 8—	21
	insert—	22
	'8A Calling in computer game for reclassification by board	23
	(1) This section applies if—	24

Clause

(a)	the board proposes to reclassify a computer game under the Commonwealth Act, section 39 ³ ; and	1 2
(b)	the publisher of the computer game resides in Queensland or has an office in Queensland.	3 4
	he director may, by written notice given to the publisher, require sher to submit a copy of the computer game for the purpose of ring it.	5 6 7
(3) Thafter rece	ne publisher must comply with the notice within 3 business days iving it.	8 9
Maximur	n penalty—20 penalty units.	10
	is a defence to a prosecution for an offence against subsection (3) effendant to prove that the defendant did not have a copy of the game.	11 12 13
'8B Obt	aining copies for review	14
'(1) Th	is section applies if—	15
(a)	an application is made for a review of a classification decision under the Commonwealth Act by a person who is not the original applicant for classification of the computer game concerned; and	16 17 18
(b)	the board or review board does not have a copy of the computer game and a copy is not available to it; and	19 20
(c)	the original applicant or the publisher of the computer game resides in Queensland or has an office in Queensland.	21 22
publisher	the director may, by written notice given to the original applicant or require the original applicant or publisher to make a copy of the game available for the purpose of the review.	23 24 25
	person to whom the notice is given must comply with the notice business days after receiving it.	26 27
Maximur	n penalty—20 penalty units.	28
	is a defence to a prosecution for an offence against subsection (3) effendant to prove that the defendant did not have a copy of the game.	29 30 31

s 23

	'8C Ca	lling in unclassified computer game for classification	1	
	(1) T that—	his section applies if the director has reasonable grounds to believe	2 3	
	(a)	an unclassified computer game is not an exempt computer game; and	4 5	
	(b)	a person ("publisher") is publishing, or will publish, the computer game in Queensland.	6 7	
	compute	The director may, by written notice given to the publisher of the er game, require the publisher to submit an application for ation of the computer game.	8 9 10	
		For the requirement under subsection (2) to have effect, the director use notice of the requirement to be published in the Commonwealth	11 12 13	
		The publisher must comply with the notice within 3 business days eiving it.	14 15	
	Maximum penalty—20 penalty units.			
		t is a defence to a prosecution for an offence against subsection (4) lefendant to prove that the defendant did not intend—	17 18	
	(a)	to publish the computer game in Queensland; or	19	
	(b)	to cause, authorise, permit or license the computer game to be published in Queensland.'.	20 21	
Clause	23 Ins	sertion of new s10B	22	
	Part 3	, after section 10A—	23	
	insert	·	24	
	'10B Computer game available for playing on pay and play basis to bear determined markings and consumer advice			
	pay and determin	a person must not make a computer game available for playing on a play basis unless the device used for playing the game bears the ned markings for the game's classification and any consumer for the game.	27 28 29 30	
	Maximu	m penalty—10 penalty units.	31	
	Example of	of game available on a pay and play basis—	32	

A coin operated arcade game.

s 24

(2) If 2 or more computer games are available for playing on a device
2 mentioned in subsection (1), the determined markings and consumer
3 advice to be displayed on the device are those relevant to the computer
4 game with the higher or highest classification under the Commonwealth
5 Act.

'(3) If		7
(a)	the board reclassifies a computer game under the Commonwealth Act, section 39; ⁴ or	8 9
(b)	the board revokes a classification or consumer advice for a computer game under the Commonwealth Act, section $22B(3)$; ⁵	10 11
display of the determined markings and consumer advice for the computer game before the reclassification or revocation is sufficient compliance with this section for the 30 day period after the reclassification or revocation takes effect.'.		12 13 14 15

Clause	24 Am	endment of sch 2 (Dictionary)	16
	(1) Sc	hedule 2, definition "advertisement"—	17
	omit.		
	(2) Sc	hedule 2—	19
	insert-	_	20
		tisement ", for a computer game, means any form of advertising the computer game and includes—	21 22
	(a)	advertising, whether visual or audible, whether in the form of written or spoken words or other sounds and whether in a book, paper, magazine, poster, photograph, sketch, program, computer game or slide or in any other form; and	23 24 25 26
	(b)	advertising on a container or wrapping enclosing the computer game; and	27 28

⁴ Section 39 (Reclassification etc. after 2 years)

⁵ Section 22B (Classification of a publication, film or computer game that may be the same as or similar to a classified item)

(c)	advertising on an item of clothing advertising the computer game;	1 2
but	does not include—	3
(d)	advertising for an exempt computer game; or	4
(e)	advertising, in an imported publication, for a computer game that has not been published in Australia; or	5 6
(f)	advertising, in an imported film or computer game that is in a form that can not be modified, for a computer game that has not been published in Australia (" advertised game "), whether or not the advertised game is later published in Australia.	
"exempt	computer game'' see section 5 of the Commonwealth Act. ⁶	11
"review	board" see section 5 of the Commonwealth Act.'.	12
(3) Sc	hedule 2, definition "computer game", paragraph (e)—	13
omit, i	nsert—	14
'(e)	an exempt computer game; or'.	15

PART 7—AMENDMENT OF CLASSIFICATION OF 16 FILMS ACT 1991 17

25 Act amended in pt 7	18
This part amends the Classification of Films Act 1991.	19
26 Amendment of s 3 (Definitions)	20
(1) Section 3, definition "advertisement"—	21
omit.	22
(2) Section 3—	23
	 This part amends the <i>Classification of Films Act 1991</i>. 26 Amendment of s 3 (Definitions) (1) Section 3, definition "advertisement"— omit.

⁶ Under section 5 (Definitions) of the Commonwealth Act, ' "exempt computer game" has the meaning given by section 5B, and includes a game for which a certificate is in force under Division 6 of Part 2.'.

insert–	_	1
	tisement" , for a film, means any form of advertising for the film includes—	2 3
(a)	advertising, whether visual or audible, whether in the form of written or spoken words or other sounds and whether in a book, paper, magazine, poster, photograph, sketch, program, film or slide or in any other form; and	4 5 6 7
(b)	advertising on a container or wrapping enclosing the film; and	8
(c)	advertising on an item of clothing advertising the film;	9
but o	does not include—	10
(d)	advertising for an exempt film; or	11
(e)	advertising, in an imported publication, for a film that has not been published in Australia; or	12 13
(f)	advertising, in an imported film or computer game that is in a form that can not be modified, for a film that has not been published in Australia ("advertised film"), whether or not the advertised film is later published in Australia.	14 15 16 17
"exempt	film" see section 5 of the Commonwealth Act. ⁷	18
air s	tional flight'' , of an aircraft, means a flight that passes through the space over the territory of more than 1 country and includes any of the flight that happens within Australia.	19 20 21
indi	tional voyage'' , of a vessel, means a voyage, whether direct or rect, between a place in Australia and a place outside Australia and udes any part of the voyage that happens within Australia.	22 23 24
"review	board" see section 5 of the Commonwealth Act.'.	25
(3) Sec	ction 3, definition "film" , paragraph (b), after 'produced'—	26
insert–	_	27
'togeth	her with its sound track'.	28
(4) Sec	ction 3, definition "film" , paragraph (f)—	29

⁷ Under section 5 (Definitions) of the Commonwealth Act, "**"exempt film"** has the meaning given by section 5B, and includes a film for which a certificate is in force under Division 6 of Part 2.".

	omit, insert—	1		
	(f) an exempt film.'.	2		
	(5) Section 3, definition "place", after 'aircraft'—	3		
	insert—	4		
	', other than a vessel on an international voyage or an aircraft on an international flight'.	5 6		
	(6) Section 3, definition "premises", paragraph (c), after 'aircraft'—	7		
	insert—	8		
	', other than a vessel on an international voyage or an aircraft on an international flight'.	9 10		
Clause	27 Insertion of new ss 25CA to 25CC	11		
	Part 3, after section 25C—	12		
	insert—			
	'25CA Calling in unclassified film for classification			
	(1) This section applies if the director has reasonable grounds to believe that—	15 16		
	(a) an unclassified film is not an exempt film; and	17		
	(b) a person ("publisher") is publishing, or will publish, the film in Queensland.	18 19		
	(2) The director may, by written notice given to the publisher of the film, require the publisher to submit an application for its classification.			
	(3) The publisher must comply with the notice within 3 business days after receiving it.			
	Maximum penalty—20 penalty units.			
	'(4) For the requirement under subsection (2) to have effect, the director must cause notice of the requirement to be published in the Commonwealth gazette.			
	(5) It is a defence to a prosecution for an offence against subsection (3) for the defendant to prove that the defendant did not intend to publish the film, or cause it to be published, in Queensland.	28 29 30		

'25CB C	Calling in film for reclassification	1
'(1) Tl	nis section applies if—	2
(a)	the board proposes to reclassify a film under the Commonwealth Act, section 39 ⁸ ; and	3 4
(b)	the publisher of the film resides in Queensland or has an office in Queensland.	5 6
	he director may, by written notice given to the publisher, require sher to submit a copy of the film for the purpose of reclassifying it.	7 8
(3) The after rece	he publisher must comply with the notice within 3 business days eiving it.	9 10
Maximu	m penalty—20 penalty units.	11
	is a defence to a prosecution for an offence against subsection (3) defendant to prove that the defendant did not have a copy of the	12 13 14
'25CC C	Obtaining copies for review	15
'(1) Tl	nis section applies if—	16
(a)	an application is made for a review of a classification decision under the Commonwealth Act by a person who is not the original applicant for classification of the film concerned; and	17 18 19
(b)	the board or review board does not have a copy of the film and a copy is not available to it; and	20 21
(c)	the original applicant or the publisher of the film resides in Queensland or has an office in Queensland.	22 23
publisher	ne director may, by written notice given to the original applicant or r, require the original applicant or publisher to make a copy of the lable for the purpose of the review.	24 25 26
	person to whom the notice is given must comply with the notice business days after receiving it.	27 28
Maximu	m penalty—20 penalty units.	29

2

3

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'(4) It is a defence to a prosecution for an offence against subsection (3) for the defendant to prove that the defendant did not have a copy of the film.'.

PART 8—AMENDMENT OF CLASSIFICATION OF4PUBLICATIONS ACT 19915

Clause	28 Act amended in pt 8	6		
	This part amends the Classification of Publications Act 1991.	7		
Clause	29 Amendment of s 3 (Definitions)	8		
	(1) Section 3, definition, "submittable publication"—	9		
	omit.	10		
	(2) Section 3—	11		
	insert—	12		
	"submittable publication" see section 5 of the Commonwealth Act.'.	13		
Clause	30 Insertion of new ss 20D and 20E	14		
	Part 3, after section 20C—	15		
	insert—	16		
	'20D Sale or delivery of publications contrary to conditions			
	'If a publication is classified unrestricted subject to a condition imposed under section 13A of the Commonwealth Act, ⁹ a person must not sell or deliver the publication except in accordance with the condition.	18 19 20		
	Maximum penalty—25 penalty units.	21		

9 Section 13A (Conditions of certain classifications for publications)

	'20E Consumer advice for unrestricted publications	1
A person must not sell a publication classified unrestricted for which t board has determined consumer advice under section 20(2) of t Commonwealth Act ¹⁰ unless the consumer advice is displayed on t publication or the packaging of the publication.		
	Maximum penalty—25 penalty units.'.	6
	PART 9—AMENDMENT OF COLLECTIONS ACT 1966	7
Clause	31 Act amended in pt 9	8
	This part amends the Collections Act 1966.	9
Clause	32 Insertion of new s 8A	10
	Part 2, after section 8—	11
	insert—	12
	'8A Delegation by chief executive	13
	(1) The chief executive may delegate the chief executive's powers under this Act to an appropriately qualified public service officer.	14 15
	(2) In this section—	16
	"appropriately qualified" , for a person to whom a power under this Act may be delegated, includes having the qualifications, experience or standing to exercise the power.	17 18 19
	Example of standing—	20
	A person's classification level in the public service.'.	21
Clause	33 Amendment of schedule	22
	Schedule, from 'Limited'—	23

¹⁰ Section 20 (Board to decide consumer advice for publications, films and computer games)

	Tourism, Racing and Fair Trading (Miscellaneous Provisions) Bill 2002		
	omit, insert—		
	'Foundation'.	2	
	PART 10—AMENDMENT OF FAIR TRADING ACT 1989	3	
Clause	34 Act amended in pt 10	4	
	This part amends the Fair Trading Act 1989.	5	
Clause	35 Amendment of s 39 (Unconscionable conduct—TPA s 52A)	6	
	Section 39, heading, 's 52A'—	7	
	omit, insert—	8	
	's 51AB'.	9	
Clause	36 Insertion of new pt 3, div 2B	10	
	After section 55D—	11	
	insert—	12	
	'Division 2B—Loan fund schemes	13	
	'55E Definitions for div 2B	14	
	'In this division—	15	
	"loan fund scheme" means a scheme that, in substance and regardless of its form—	16 17	
	(a) involves the contribution or subscription of an amount, directly or indirectly, by persons to a fund; and	18 19	
	(b) confers on each of the persons, or on each of a substantial proportion of them, an entitlement to receive a loan out of the fund at some date, whether ascertainable or not; and	20 21 22	

s 36

	reference to the	he amount of the loan to be determined by e amount each person contributes or subscribes, or bute or subscribe, to the fund;	1 2 3	
	and includes—		4	
	(d) all activities, m	atters and things associated with a scheme; and	5	
	(e) any part of a sc	heme.	6	
	"operate", a loan fund so	cheme, includes manage or control the scheme.	7	
	'55F Operating a loan	fund scheme	8	
	'A person must not—		9	
	(a) operate a loan t	fund scheme; or	10	
	(b) promote the op	eration of a loan fund scheme; or	11	
		person, by an advertisement or another means, to abscribe to or participate in a loan fund scheme.	12 13	
	Maximum penalty—540 units.			
	'55G Implying that a l o	oan fund scheme is operating	15	
	'A person must not—		16	
	the name or de	carrying on a business, use words or references in scription of the business to represent or imply the ting a loan fund scheme; or	17 18 19	
	· · · · · · ·	ation at any place that would represent or imply is operating a loan fund scheme.	20 21	
	Maximum penalty—540	units.'.	22	
Clause	37 Insertion of new s	DIIA	23	
	After section 91I—			
	insert—			
	'91IA Undertaking about other matter			
		ion 91H or 91I, the commissioner may accept an verson for this section in relation to any matter in	27 28	

			hich the office or the commissioner has a function or the or an inspector has a power.'.	1 2
Clause	38	Amendm	nent of s 91J (Variation and withdrawal of undertakings)	3
	Se	ection 91J	(1), 'under section 91H or 91I'—	4
	OK	nit, insert-	_	5
	ʻu	nder this o	division'.	6
Clause	39	Amendm	nent of s 94 (Proceedings for offences)	7
	(1) Section	94(6)(a)—	8
	OK	nit, insert-	—	9
			be started only by an inspector appointed for this Act or with commissioner's consent; and'.	10 11
		(2) Section	on 94(6)(b), 'shall be commenced'—	12
		omit, inse	ert—	13
		'must be	started'.	14
Clause	40	Amendm	nent of s 109 (Limitation of action)	15
	Se	ection 109	(1)(b)—	16
	OK	nit, insert-	—	17
		the com if th	ccount of any disclosure or publication made in good faith by Minister, the commissioner or by someone on the missioner's behalf, concerning any of the following matters e Minister or the commissioner is satisfied it is in the public rest to make the disclosure or publication—	18 19 20 21 22
		(i)	the supply of goods or services;	23
		(ii)	the commercial or business reputation of any person associated with the supply of goods or services;	24 25
		(iii)	the quality or standard of goods or services supplied by any person;	26 27

	Provisions) Bill 2002			
	(iv) a contravention or alleged contravention of this Act or the operation or enforcement of this Act.'.	1 2		
	PART 11—AMENDMENT OF FUNERAL BENEFIT BUSINESS ACT 1982	3 4		
Clause	41 Act amended in pt 11	5		
	This part amends the Funeral Benefit Business Act 1982.	6		
Clause	42 Section 5 (Definitions)	7		
	Section 5, definition "corporation", after 'Act'—	8		
	', but does not include an exempt body within the meaning of that Act'.	9		
	PART 12—AMENDMENT OF INVASION OF PRIVACY ACT 1971	10 11		
Clause	43 Act amended in pt 12	12		
	This part amends the Invasion of Privacy Act 1971.	13		
Clause	44 Amendment of s 4 (Definitions)	14		
	Section 4, definitions "consumer", "credit report", "credit reporting agent", "credit reporting agent's licence", "licence", "licensed credit reporting agent", "register" and "registered address"—	15 16 17		
	omit.	18		

Tourism, Racing and Fair Trading (Miscellaneous Provisions) Bill 2002

Clause	45 Omission of pt 3 (Credit Reporting Agents)	1				
	Part 3—	2				
	omit.	3				
Clause	46 Amendment of s 51 (Savings of Remedies)	4				
	Section 51, 'Subject to section 23, no'—	5				
	omit, insert—	6				
	'No'.	7				
Clause	47 Amendment of s 52 (Regulation making power)	8				
	(1) Section 52(2)—	9				
	omit.	10				
	(2) Section 52(3)—	11				
	renumber as section 52(2).	12				
	PART 13—AMENDMENT OF LIENS ON CROPS OF SUGAR CANE ACT 1931	13 14				
Clause	48 Act amended in pt 13	15				
	This part amends the Liens on Crops of Sugar Cane Act 1931.	16				
Clause	49 Replacement of s 7C (Inspecting the register)	17				
	Section 7C—	18				
	omit, insert—	19				
	'7C Inspecting the register					
	'(1) On payment of the fee that may be prescribed under a regulation, a person may inspect the register or get a copy of particulars in the register (a "printed search result")—	21 22 23				

	(a)		n office of the department prescribed under a regulation when office is open to the public; or	1 2			
	(b)	•	using a computer under arrangements approved by the chief cutive.	3 4			
		Exan	nple—	5			
		gi to	he chief executive may approve arrangements under which a person is ven access to particular information held electronically by the department allow the person to perform a search from a remote location and print the inted search result on the person's printer.	6 7 8 9			
	(2) A printed search result may, on application to the chief executive and payment of the fee that may be prescribed under a regulation, be certified by the chief executive.						
	(3) A printed search result certified by the chief executive is evidence of the matters stated in it.						
	(4) In this section—						
	"compu data		neans a mechanical, electronic or other device that processes	16 17			
Clause	50 Am	endn	nent of s 7P (Application of compensation provision)	18			
Clause	50 Am Sectio			18 19			
Clause		on 7P(e)—				
Clause	Sectio omit, i	on 7P(insert-	e)—	19			
Clause	Sectio omit, i	on 7P(insert-	e)—	19 20			
Clause	Sectio omit, i	on 7P(<i>insert</i> - the p	e)— person— searches the register for a lien or particulars of a lien and there is an error in the register because of a negligent act or omission by the chief executive (the "incorrect	19 20 21 22 23 24			
Clause	Sectio <i>omit, t</i> '(e)	on 7P(insert- the p (i)	e)— person— searches the register for a lien or particulars of a lien and there is an error in the register because of a negligent act or omission by the chief executive (the "incorrect information"); and relies on the incorrect information contained in a printed	19 20 21 22 23 24 25 26			
	Sectio <i>omit, t</i> '(e) 51 Inse	on 7P(insert- the p (i) (ii) ertion	e)— person— searches the register for a lien or particulars of a lien and there is an error in the register because of a negligent act or omission by the chief executive (the "incorrect information"); and relies on the incorrect information contained in a printed search result.'.	19 20 21 22 23 24 25 26 27			

'23E Arrangements for fees	1				
(1) A person may apply to the chief executive for approval of an arrangement for the payment of fees under this Act.					
Example—	4				
An arrangement may be for the payment of fees in advance or in arrears.	5				
(2) The application must be—	6				
(a) in writing stating the particulars of the proposed arrangement; and	7 8				
(b) accompanied by the fee that may be prescribed under a regulation.	9 10				
(3) If the chief executive approves the proposed arrangement, the person may pay fees under this Act in accordance with the arrangement.'.	11 12				
PART 14—AMENDMENT OF LIQUOR ACT 1992	13				

Clause	52	Act	ame	nded in pt 14	14
	This part amends the Liquor Act 1992.				15
Clause	53	Am	endn	nent of s 12 (Exemptions)	16
	(1) Section 12(2)— <i>insert</i> —				17
					18
		'(i)		le of liquor to a person by the proprietor of a duty free shop cribed in a warehouse licence under the Customs Act if—	19 20
			(i)	the sale takes place at the duty free shop; and	21
			(ii)	the liquor is goods specified in a permission given to the proprietor under section 96A or 96B of that Act ¹¹ ; and	22 23

¹¹ Customs Act 1901 (Cwlth), section 96A (Outwards duty free shops) or 96B (Inwards duty fee shops)

	(iii) the liquor is to be delivered to the person under the permission.'.	1 2
	(2) Section 12(4)—	3
	insert—	4
	""Customs Act" means the Customs Act 1901 (Cwlth).	5
	"duty free shop" means—	6
	(a) an outwards duty free shop under section 96A of the Customs Act; or	7 8
	(b) an inwards duty free shop under section 96B of the Customs Act.'.	9 10
Clause	54 Amendment of s 113A (Transfer of licence or permit held for or on behalf of unincorporated association)	11 12
	Section 113A(2)—	13
	omit, insert—	14
	(2) The person and the incorporated association must, within 3 months after the association is incorporated, apply to the chief executive for the licence or permit to be transferred to the incorporated association.'.	
Clause	55 Amendment of s 133 (Request to surrender)	18
	(1) Section 133(1), 'A licensee'—	19
	omit, insert—	20
	'An appropriate person'.	21
	(2) Section 133(3)(a)—	22
	omit, insert—	23
	(a) must be made in writing by the appropriate person; and'.	24
	(3) Section 133(4), 'a licensee'—	25
	omit, insert—	26
	'an appropriate person'.	27
	(4) Section 133(4), 'the licensee'—	28

omit, i	nsert—	1
'the ap	ppropriate person'.	2
(5) Se	ction 133—	3
insert-	_	4
'(8) In	this section—	5
"approp	riate person", in relation to the surrender of a licence, means—	6
(a)	the licensee, if the licensee is sole owner of the licensed premises; or	7 8
(b)	the owner, lessee or mortgagee of the licensed premises, if any of the following apply—	9 10
	(i) the licensee has been lawfully evicted from, or has abandoned, the licensed premises;	11 12
	(ii) the lease, sublease, tenancy or right to occupy the licensed premises of the licensee has been lawfully terminated;	13 14
	(iii) the licensee has ceased to conduct business in the licensed premises and has not agreed to the application; or	15 16
(c)	the licensee and the owner of the licensed premises, if paragraph (a) or (b) does not apply.'.	17 18

PART 15—AMENDMENT OF MOTOR VEHICLES19SECURITIES ACT 198620

56 Act amended in pt 15	21
This part amends the Motor Vehicles Securities Act 1986.	22
57 Insertion of new s 23A	23
After section 23—	24
insert—	25
	This part amends the <i>Motor Vehicles Securities Act 1986</i> . 57 Insertion of new s 23A After section 23—

'23A Inspecting searchable application	1
(1) A person may, on payment of the fee prescribed under a regulation, inspect a searchable application.	2 3
(2) In this section—	4
"searchable application" means an application under any of the following provisions—	5 6
(a) section 7(1);	7
(b) section $8(2)$;	8
(c) section $14(1)$;	9
(d) section $42(2)$.	10
PART 16—AMENDMENT OF PARTNERSHIP (LIMITED LIABILITY) ACT 1988	11 12
58 Act amended in pt 16	13
This part amends the Partnership (Limited Liability) Act 1988.	14
59 Amendment of s 16 (Incidents of limited partnerships)	15
(1) Section 16(1A), (2) and (3)—	16
renumber as section 16(2), (4) and (5) respectively.	17

insert—

(2) Section 16—

Clause

Clause

(3) A limited partner must not be regarded as taking part in the 20 management of the business of the limited partnership only because the 21 limited partner— 22

- (a) is an employee or an independent contractor of the partnership or 23 of a general partner; or 24
- (b) is an officer of a general partner that is a corporation; or

18

19

(c)	gives advice to, or for, the limited partnership or a general partner—	1 2
	 (i) as part of the proper exercise of the functions arising from the engagement of the limited partner in a professional capacity; or 	3 4 5
	(ii) arising from business dealings between the limited partner and the partnership or a general partner; or	6 7
(d)	gives a guarantee or indemnity for a debt or obligation of the partnership or of a general partner; or	8 9
(e)	participates in an action by the limited partners to enforce the rights, or safeguard the interests, of the limited partners; or	10 11
(f)	if authorised by the partnership agreement, participates in a general meeting of all the partners; or	12 13
(g)	exercises a right mentioned in subsection (2).'.	14

PART 17—AMENDMENT OF PROPERTY AGENTS AND 15 MOTOR DEALERS ACT 2000 16

Clause	60 Act amended in pt 17 This part amends the <i>Property Agents and Motor Dealers Act 2000.</i>	17 18
Clause	61 Amendment of s 5 (Exemption—public officials)	19
	Section 5(1)—	20
	omit, insert—	21
	(1) Section 354 ¹² does not apply to—	22
	(a) a bailiff serving a notice, claim, application, summons or other process; or	23 24

¹² Section 354 (Acting as commercial agent)

	(b) a person, other than a commercial agent, who is an enforcement officer or a member of the staff of the State Penalties Enforcement Registry under the <i>State Penalties Enforcement Act 1999</i> —	1 2 3 4
	(i) collecting, or requesting payment of, debts; or	5
	(ii) serving a notice, claim, application, summons or other process.'.	6 7
Clause	62 Insertion of new s 31A	8
	After section 31—	9
	insert—	10
	'31A Defence Housing Authority is a suitable person	11
	'The Defence Housing Authority is taken to be a suitable person to hold a licence.'.	12 13
Clause	63 Insertion of new s 48A	14
	In chapter 2, part 5, division 8, after section 48—	15
	insert—	16
	'48A Defence Housing Authority is eligible to obtain particular licences	17 18
	'The Defence Housing Authority is taken to be eligible to obtain the following licences—	19 20
	(a) restricted letting agent's licence;	21
	(b) real estate agent's licence;	22
	(c) auctioneer's licence;	23
	(d) property developer's licence.'.	24
Clause	64 Amendment of s 50 (Licence—public trustee)	25
	Section 50—	26
	insert—	27

(2) A licence issued to the public trustee authorises an officer or employee of the public trustee to perform any activity authorised by the public trustee that the public trustee may perform under the licence.

(3) To remove any doubt, it is declared that an officer or employee 4 performing an activity authorised by the public trustee is not required to be 5 licensed or registered under this Act to perform the activity.'. 6

Clause 65 Amendment of s 51 (Licence—chief executive of department)

Section 51—

insert—

s 65

(4) A licence issued to the chief executive authorises an officer or employee of the department of which the chief executive is chief executive 11 to perform any activity authorised by the chief executive that the chief 12 executive may perform under the licence.

(5) To remove any doubt, it is declared that an officer or employee 14 performing an activity authorised by the chief executive is not required to 15 be licensed or registered under this Act to perform the activity.' 16

Clause 66 Amendment of s 52 (Licence—Queensland Housing Commission) 17

Section 52—	1	8

insert—

(2) A licence issued to the Queensland Housing Commission authorises
 an officer or employee of the commission to perform any activity
 authorised by the commission that the commission may perform under the
 licence.

(3) To remove any doubt, it is declared that an officer or employee 24 performing an activity authorised by the commission is not required to be 25 licensed or registered under this Act to perform the activity.' 26

Clause	67 Insertion of new s 52A	27
	After section 52—	28
	insert—	29

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	'52A Licence—Defence Housing Authority	1
	(1) The chief executive may issue a licence to the Defence Housing Authority in the name 'Defence Housing Authority'.	2 3
	(2) A licence issued to the Defence Housing Authority authorises an officer or employee of the authority to perform any activity authorised by the authority that the authority may perform under the licence.	4 5 6
	(3) To remove any doubt, it is declared that an officer or employee performing an activity authorised by the authority is not required to be licensed or registered under this Act to perform the activity.'.	7 8 9
Clause	68 Amendment of s 74 (Immediate suspension)	10
	Section 74(2)(b), 'suspend'—	11
	omit, insert—	12
	'without limiting paragraph (a), for subsection (1)(a), suspend'.	13
Clause	69 Amendment of s 85 (Suitability of applicants)	14
	(1) Section 85(1)(a)—	15
	omit.	16
	(2) Section 85(1)(b) to (d)—	17
	<i>renumber</i> as section 85(1)(a) to (c).	18
Clause	70 Amendment of s 86 (Chief executive must consider suitability of applicants)	19 20
	Section 86(1)(g)—	21
	omit, insert—	22
	'(g) if the person is affected by bankruptcy action—	23
	(i) the circumstances giving rise to the person being affected by bankruptcy action; and	24 25
	 (ii) whether the person took all reasonable steps to avoid the coming into existence of the circumstances that resulted in the person being affected by bankruptcy action; and 	26 27 28

Tourism,	Racing and Fa	ir Trading	(Miscellaneous
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	(iii) whether the person is in a position to influence significantly the management of a licensee's business;'.	1 2
Clause	71 Amendment of s 92 (Registration certificate—conditions)	3
	Section 92(1), from 'desirable'—	4
	omit, insert—	5
	'desirable—	6
	(a) for the proper performance of the activities authorised by the certificate; or	7 8
	(b) for another purpose consistent with the achievement of the objects of this Act.	9 10
	Example—	11
	If the chief executive decides to issue a registration certificate to a person who is or has been affected by bankruptcy action, the chief executive may issue the certificate subject to a condition that the person not receive, bank or otherwise be responsible for dealing with trust account moneys.'.	12 13 14 15
Clause	72 Replacement of s 105 (Immediate cancellation)	16
	Section 105—	17
	omit, insert—	18
	'105 Immediate cancellation	19
	(1) The registration certificate of a registered employee is cancelled if the employee is convicted of a serious offence.	20 21
	(2) The employee must return the certificate to the chief executive within 14 days after the conviction, unless the employee has a reasonable excuse.	22 23 24
	Maximum penalty for subsection (2)—100 penalty units.'.	25
Clause	73 Amendment of s 133 (Appointment of real estate agent—general)	26
	(1) Section 133(3)(f)—	27
	insert—	28

'Note—	1
For additional requirements for an appointment for a sole or exclusive agency, see section 135.'.	2 3
(2) Section 133(4)(b), 'the appointment'—	4
omit, insert—	5
'that the appointment, other than to the extent it relates to the sale of land or interests in land,'.	6 7
74 Insertion of new s 134A	8
After section 134—	9
insert—	10
'134A Pre-appointment advice about types of appointment	11
'If the appointment is for the sale of a place of residence or land or an interest in a place of residence or land, before the appointment is signed, the real estate agent must specifically bring to the client's notice the information in the form of appointment about—	12 13 14 15
(a) the effect of the following—	16
(i) an open listing; ¹³	17
(ii) an exclusive agency; ¹⁴	18
(iii) a sole agency; ¹⁵ and	19
(b) the difference between sole agency and exclusive agency.	20
Maximum penalty—200 penalty units.	21
Note—	22
The commission of an offence against this section also renders the appointment ineffective under section $137(3)$.	23 24

¹³ See section 16 (Meaning of "open listing").

¹⁴ See section 19(2) (Difference between "exclusive agency" and "sole agency").

¹⁵ See section 19(3) (Difference between "exclusive agency" and "sole agency").

Clause		endment of s 135 (Appointment of real estate agent—sole and lusive agencies)	1 2
	(1) Se	action 135(1)—	3
	omit, i	insert—	4
	appointn whether and spec	The appointment is for a sole or exclusive agency, before the ment is signed, the real estate agent must discuss with the client the appointment is to be for a sole agency or an exclusive agency cifically bring to the client's notice the information in the form of ment about—	5 6 7 8 9
	(a)	the proposed term of the appointment; and	10
	(b)	if the appointment is for the sale of residential property, the client's entitlement to negotiate the term of the appointment up to a maximum term of 60 days; and	11 12 13
	(c)	the difference between sole agency and exclusive agency, unless the information has been brought to the client's notice under section 134A; and	14 15 16
	(d)	the consequences for the client if the property is sold by someone other than the agent during the term of the appointment.	17 18
	Maximum penalty—200 penalty units.		
	Note—		20
	the sale	mmission of an offence against this subsection also renders an appointment for e of a place of residence or land or an interest in a place of residence or land tive under section 137(3).'.	21 22 23
	(2) Section 135(3)—		24
	omit, insert—		
		ubsection (1)(b) does not apply if the appointment is for the sale of re residential properties.'.	26 27
Clause		nendment of s 136 (Restriction on reappointment of real estate ents for sales of residential property)	28 29
	Sectio	on 136(2)—	30
	omit, i	insert—	31

(2) The limitation on the term of reappointment under subsection (1)1 does not apply if the reappointment is for the sale of 3 or more residential 2 properties. 3 (3) A real estate agent appointed for the sale of residential property 4 under a sole or exclusive agency commits an offence if the agent is 5 reappointed for the sale earlier than 14 days before the term of the sole or 6 exclusive agency ends. 7 Maximum penalty for subsection (3)—200 penalty units. 8 Note-9 The commission of an offence against this subsection in relation to the reappointment 10 also renders the reappointment ineffective under section 137.'. 11 Insertion of new s 136A 77 12 After section 136— 13 insert— 14 **'136A** Form of reappointment 15 (1) The reappointment of a real estate agent under section 136 must be 16 made in the approved form. 17 (2) A reappointment that does not comply with subsection (1) is 18 ineffective from the time it is made.'. 19 78 Replacement of s 137 (Avoidance of appointments) 20 Section 137— 21 omit, insert— 22 '137 When appointments and reappointments are ineffective 23 (1) The appointment of a real estate agent for the sale of residential 24 property under a sole or exclusive agency is ineffective from the time it is 25 made if the term of the appointment is more than 60 days. 26 (2) Subsection (1) does not apply if the appointment is for the sale of 27 3 or more residential properties. 28 (3) The appointment of a real estate agent for the sale of a place of 29 residence or land or an interest in a place of residence or land is ineffective 30

Clause

	from the time it is made if the real estate agent commits an offence against section 134A or 135(1).	1 2
	'(4) The reappointment of a real estate agent for a further term of sole or exclusive agency for the sale of residential property is ineffective from the time it is made if the real estate agent commits an offence against section 136(3) in relation to the reappointment.'.	3 4 5 6
Clause	79 Amendment of s 138 (Disclosures to prospective buyer)	7
	Section 138(1)(b)—	8
	omit, insert—	9
	(b) whether the agent derives or expects to derive any benefit from a person to whom the agent has referred the buyer and, if so, the amount or value of the benefit;'.	10 11 12
Clause	80 Amendment of s 173 (Appointment of pastoral house—general)	13
	Section 173(4)(b), 'the appointment'—	14
	omit, insert—	15
	'that the appointment, other than to the extent it relates to the sale of land or interests in land,'.	16 17
Clause	81 Insertion of new s 174A	18
	After section 174—	19
	insert—	20
	'174A Pre-appointment advice about types of appointment	21
	'If the appointment is for the sale of a place of residence or land or an interest in a place of residence or land, before the appointment is signed, the pastoral house must specifically bring to the client's notice the information in the form of appointment about—	22 23 24 25
	(a) the effect of the following—	26
	(i) an open listing; ¹⁶	27

		(ii) an exclusive agency; ¹⁷	1
		(iii) a sole agency; ¹⁸ and	2
	(b)	the difference between sole agency and exclusive agency.	3
N	laximu	m penalty—	4
	(a)	for an individual guilty under chapter 2 of the Criminal Code of an offence or for section 591 ¹⁹ —200 penalty units; or	5 6
	(b)	for a pastoral house—1 000 penalty units.	7
N	ote—		8
		mmission of an offence against this section also renders the appointment ive under section $177(3)$.	9 10
8		endment of s 175 (Appointment of pastoral house—sole and lusive agencies)	11 12
	(1) Se	ction 175(1)—	13
	omit, i	nsert—	14
w ai	ppointn hether nd spec	the appointment is for a sole or exclusive agency, before the nent is signed, the pastoral house must discuss with the client the appointment is to be for a sole agency or an exclusive agency ifically bring to the client's notice the information in the form of nent about—	15 16 17 18 19
	(a)	the proposed term of the appointment; and	20
	(b)	if the appointment is for the sale of residential property, the client's entitlement to negotiate the term of the appointment up to a maximum term of 60 days; and	21 22 23
	(c)	the difference between sole agency and exclusive agency, unless the information has been brought to the client's notice under section 174A; and	24 25 26
	(d)	the consequences for the client if the property is sold by someone other than the agent during the term of the appointment.	27 28

¹⁷ See section 19(2) (Difference between "exclusive agency" and "sole agency").

¹⁸ See section 19(3) (Difference between "exclusive agency" and "sole agency").

¹⁹ Section 591 (Executive officers must ensure corporation complies with Act)

	Maximum penalty—	1
	 (a) for an individual guilty under chapter 2 of the Criminal Code an offence or for section 591²⁰—200 penalty units; or 	e of 2 3
	(b) for a pastoral house—1 000 penalty units.	4
	Note—	5
	The commission of an offence against this subsection also renders an appointment the sale of a place of residence or land or an interest in a place of residence or l ineffective under section 177(3).'.	
	(2) Section 175(3)—	9
	omit, insert—	10
	(3) Subsection (1)(b) does not apply if the appointment is for the sale 3 or more residential properties.'.	e of 11 12
Clause	83 Amendment of s 176 (Restriction on reappointment of pastoral house for sales of residential property)	13 14
	Section 176(2)—	15
	omit, insert—	16
	(2) The limitation on the term of reappointment under subsection does not apply if the reappointment is for the sale of 3 or more resident properties.	
	(3) A pastoral house appointed for the sale of residential property under a sole or exclusive agency commits an offence if the pastoral house is reappointed for the sale earlier than 14 days before the term of the sole or exclusive agency ends.	
	Maximum penalty for subsection (3)—	24
	 (a) for an individual guilty under chapter 2 of the Criminal Code an offence or for section 591²¹—200 penalty units; or 	e of 25 26
	(b) for a pastoral house—1 000 penalty units.	27
	Note—	28

²⁰ Section 591 (Executive officers must ensure corporation complies with Act)

²¹ Section 591 (Executive officers must ensure corporation complies with Act)

	The commission of an offence against this subsection in relation to the reappointment also renders the reappointment ineffective under section 177.	1 2
Clause	84 Insertion of new s 176A	3
	After section 176—	4
	insert—	5
	'176A Form of reappointment	6
	(1) The reappointment of a pastoral house under section 176 must be made in the approved form.	7 8
	(2) A reappointment that does not comply with subsection (1) is ineffective from the time it is made.'.	9 10
Clause	85 Replacement of s 177 (Avoidance of appointments)	11
	Section 177—	12
	omit, insert—	13
	'177 When appointments and reappointments are ineffective	14
	(1) The appointment of a pastoral house for a sole or exclusive agency for the sale of residential property is ineffective from the time it is made if the term of the appointment is more than 60 days.	15 16 17
	(2) Subsection (1) does not apply if the appointment is for the sale of 3 or more residential properties.	18 19
	'(3) The appointment of a pastoral house for the sale of a place of residence or land or an interest in a place of residence or land is ineffective from the time it is made if the pastoral house commits an offence against section $174A$ or $175(1)$.	20 21 22 23
	'(4) The reappointment of a pastoral house for a further term of sole or exclusive agency for the sale of residential property is ineffective from the time it is made if the pastoral house commits an offence against section 176(3) in relation to the reappointment.'.	24 25 26 27
Clause	86 Amendment of s 210 (Appointment of auctioneer—general)	28
	(1) Section 210(4)(b), 'the appointment'—	29
	omit, insert—	30

'that the appointment, other than to the extent it relates to the sale of land or interests in land,'.	1 2
(2) Section 210(7), penalty—	3
omit, insert—	4
'Maximum penalty—200 penalty units.	5
(8) This section does not apply if the service to be performed is the sale of livestock.	6 7
87 Insertion of new s 211A	8
After section 211—	9
insert—	10
'211A Pre-appointment advice about types of appointment	11
'If the appointment is for the sale of a place of residence or land or an interest in a place of residence or land, before the appointment is signed, the auctioneer must specifically bring to the client's notice the information in the form of appointment about—	12 13 14 15
(a) the effect of the following—	16
(i) an open listing; ²²	17
(ii) an exclusive agency; ²³	18
(iii) a sole agency; ²⁴ and	19
(b) the difference between sole agency and exclusive agency.	20
Maximum penalty—200 penalty units.	21
Note—	22
The commission of an offence against this section also renders the appointment ineffective under section $214(3)$.	23 24

²² See section 16 (Meaning of "open listing").

²³ See section 19(2) (Difference between "exclusive agency" and "sole agency").

²⁴ See section 19(3) (Difference between "exclusive agency" and "sole agency").

Clause		endment of s 212 (Appointment of auctioneer—sole and lusive agencies)	1 2
	(1) Se	ction 212(1)—	3
	omit, i	nsert—	4
	appointn the appo specifica	the appointment is for a sole or exclusive agency, before the nent is signed, the auctioneer must discuss with the client whether intment is to be for a sole agency or an exclusive agency and lly bring to the client's notice the information in the form of nent about—	5 6 7 8 9
	(a)	the proposed term of the appointment; and	10
	(b)	if the appointment is for the sale of residential property, the client's entitlement to negotiate the term of the appointment up to a maximum term of 60 days; and	11 12 13
	(c)	the difference between sole agency and exclusive agency, unless the information has been brought to the client's notice under section 211A; and	14 15 16
	(d)	the consequences for the client if the property is sold by someone other than the auctioneer during the term of the sole or exclusive agency.	17 18 19
	Maximu	m penalty—200 penalty units.	20
	Note—		21
	the sale	mmission of an offence against this subsection also renders an appointment for e of a place of residence or land or an interest in a place of residence or land ive under section 214(3).'.	22 23 24
	(2) Section 212—		
	insert-	_	26
		absection (1)(b) does not apply if the appointment is for the sale of e residential properties.'.	27 28
Clause		endment of s 213 (Restriction on reappointment of auctioneers sales of residential property)	29 30
	Sectio	n 213(2)—	31
	omit, i	nsert—	32

Clause

Clause

(2) The limitation on the term of reappointment under subsection (1)1 does not apply if the reappointment is for the sale of 3 or more residential 2 properties. 3 (3) An auctioneer appointed for the sale of residential property under a 4 sole or exclusive agency commits an offence if the auctioneer is 5 reappointed for the sale earlier than 14 days before the term of the sole or 6 exclusive agency ends. 7 Maximum penalty for subsection (3)—200 penalty units. 8 Note-9 The commission of an offence against this subsection in relation to the reappointment 10 also renders the reappointment ineffective under section 214.'. 11 90 Insertion of new s 213A 12 After section 213— 13 insert— 14 **'213A** Form of reappointment 15 (1) The reappointment of an auctioneer under section 213 must be made 16 in the approved form. 17 (2) A reappointment that does not comply with subsection (1) is 18 ineffective from the time it is made.'. 19 **Replacement of s 214 (Avoidance of appointments)** 91 20 Section 214— 21 omit, insert— 22 '214 When appointments and reappointments are ineffective 23 (1) The appointment of an auctioneer for a sole or exclusive agency for 24 the sale of residential property is ineffective from the time it is made if the 25 term of the appointment is more than 60 days. 26 (2) Subsection (1) does not apply if the appointment is for the sale of 27 3 or more residential properties. 28 (3) The appointment of an auctioneer for the sale of a place of residence 29 or land or an interest in a place of residence or land is ineffective from the 30

	time it is made if the auctioneer commits an offence against section 211A	1	
	or 212(1).	2	
	(4) The reappointment of an auctioneer for a further term of sole or exclusive agency for the sale of residential property is ineffective from the	3 4	
	time it is made if the auctioneer commits an offence against section 213(3) in relation to the reappointment.'.	5 6	
Clause	92 Amendment of s 237 (Application of pt 4)	7	
	Section 237(2), after 'part'—	8	
	insert—	9	
	', other than sections 238 and 239,'.	10	
Clause	93 Amendment of s 239 (Announcements before auction)	11	
	Section 239(2)—	12	
	omit, insert—	13	
	(2) An auctioneer does not contravene subsection (1) if—		
	 (a) 2 or more vehicles that do not have a statutory warranty are to be auctioned in consecutive lots; and 	15 16	
	(b) immediately before the first vehicle is to be auctioned, the auctioneer identifies the vehicles and announces that the identified vehicles do not have a statutory warranty.	17 18 19	
	Example—	20	
	Lots 10 to 25 are vehicles that do not have a statutory warranty. The auctioneer does not contravene subsection (1) if, immediately before the auction of lot 10, the auctioneer announces lots 10 to 25 are vehicles that do not have a statutory warranty.'.	21 22 23 24	
Clause	94 Amendment of s 261 (Meaning of "complete a residential property sale")	25 26	
	Section 261(2)(a)—	27	
	omit, insert—	28	
	(a) the person appointed a real estate agent, pastoral house or auctioneer (the "agent") to sell the interest in the residential	29 30	

		property on the person's behalf and the agent is the effective cause of the sale; or'.	1 2
Clause		Amendment of s 262 (What a property developer's licence uthorises)	3 4
	Sec	tion 262—	5
	inse	ert—	6
	charge corpor	A property developer who is an individual may be the person in e of the business of a property developer that is a corporation at the ration's registered office or at another place where the corporation cts its business.'.	7 8 9 10
Clause		Amendment of s 267 (Licensee or salesperson to be in charge of a roperty developer's business at a place)	11 12
	(1)	Section 267(2)(a), after 'corporate developer'—	13
	inse	ert—	14
	'or	another property developer'.	15
	(2)	Section 267(2)(b), 'property developer director or'—	16
	omi	t, insert—	17
	-	operty developer director, or a property developer who is an dual or a'.	18 19
Clause	97 R	Replacement of s 268 (Disclosures to prospective buyer)	20
	Sec	tion 268—	21
	omi	t, insert—	22
	'268 I	Disclosures to prospective buyer	23
		A property developer agent marketing residential property must se the following to any prospective buyer of the property—	24 25
	(8	a) any relationship, and the nature of the relationship (whether personal or commercial), the property developer agent has with anyone to whom the agent refers the buyer for professional services associated with the sale;	26 27 28 29

	Examples of relationships for paragraph (a)—	1
	1. A family relationship.	2
	2. A business relationship, other than a casual business relationship.	3
	3. A fiduciary relationship.	4
	4. A relationship in which 1 person is accustomed, or obliged, to act in accordance with the directions, instructions, or wishes of the other.	5 6
(b)	whether the property developer agent derives or expects to derive any benefit from a person to whom the agent has referred the buyer and, if so, the amount, value or nature of the benefit;	7 8 9
(c)	the amount, value or nature of any benefit any person has received, receives, or expects to receive in connection with the sale, or for promoting the sale, or for providing a service in connection with the sale, of the property.	10 11 12 13
	Examples for paragraph (c) of persons who may receive a benefit—	14
	• seller	15
	finance broker	16
	financial adviser	17
	• financier	18
	property valuer	19
	• solicitor	20
	residential property developer.	21
Maximu	m penalty—200 penalty units.	22
'(2) Tl	ne disclosure is effective for subsection (1) only if it is—	23
(a)	given to the prospective buyer in the approved form; and	24
(b)	acknowledged by the prospective buyer in writing on the approved form; and	25 26
(c)	given and acknowledged before a contract for the sale of the residential property is entered into.	27 28
property	he approved form must include a statement that a residential developer marketing residential property must hold an interest of 5% in the property.	29 30 31
	lso, for subsection (1)(c), disclosure in compliance with the form is sufficient.	32 33

	(5) In this section—	1
	"benefit" means monetary or other benefit.	2
	"property developer agent" means—	3
	(a) a residential property developer; or	4
	(b) a property developer salesperson; or	5
	(c) a person acting as a property developer salesperson in contravention of section 276. ²⁵	6 7
	"residential property developer" means—	8
	(a) a property developer; or	9
	(b) a person acting as a property developer in contravention of section 275. ²⁶ '.	10 11
Clause	98 Replacement of s 365 (When buyer is bound under a relevant contract)	12 13
	Section 365—	14
	omit, insert—	15
	'365 When parties are bound under a relevant contract	16
	(1) The buyer and the seller under a relevant contract are bound for all purposes by the contract when the buyer or the buyer's agent receives a copy of the contract signed by the buyer and the seller.	17 18 19
	(2) For subsection (1) and without limiting how the buyer or the buyer's agent may receive a copy of the signed contract, the buyer or the buyer's agent may receive the copy by fax.	20 21 22
	'(3) Without limiting how the buyer may withdraw the offer to purchase made in the contract form, the buyer may withdraw the offer at any time before being bound by the contract under subsection (1) by giving written notice of withdrawal, including notice by fax, to the seller or the seller's agent.	23 24 25 26 27

²⁵ Section 276 (Pretending to be property developer salesperson)

²⁶ Section 275 (Acting and marketing offences)

	(4) For this section, a thing sent by fax is taken to be received by the person to whom it is sent if the sender's fax machine indicates that transmission has been successful.	1 2 3
	(5) If a dispute arises about when the buyer and the seller are bound by the contract, the onus is on the seller to prove when the parties were bound by the contract.	4 5 6
	(6) In this section—	7
	"buyer's agent" includes a lawyer or licensee acting for the buyer and a person authorised by the buyer or by law to sign the contract on the buyer's behalf.'.	8 9 10
Clause	99 Amendment of s 366 (Warning statement to be attached to relevant contract)	11 12
	Section 366(4)(a), 'before a witness'—	13
	omit.	14
Clause	100 Amendment of s 367 (Buyer's rights if warning statement not given)	15 16
Clause	• • •	
Clause	given)	16
Clause	given) (1) Section 367(5) to (7)—	16 17
Clause	given) (1) Section 367(5) to (7)— <i>renumber</i> as section 367(6) to (8).	16 17 18
Clause	given) (1) Section 367(5) to (7)— <i>renumber</i> as section 367(6) to (8). (2) Section 367—	16 17 18 19
Clause	 given) (1) Section 367(5) to (7)— renumber as section 367(6) to (8). (2) Section 367— <i>insert</i>— '(5) If the seller, acting under subsection (4), instructs a licensee acting for the seller to refund the deposit paid under the contract to the buyer, the 	16 17 18 19 20 21 22
Clause	 given) (1) Section 367(5) to (7)— renumber as section 367(6) to (8). (2) Section 367— <i>insert</i>— '(5) If the seller, acting under subsection (4), instructs a licensee acting for the seller to refund the deposit paid under the contract to the buyer, the licensee must immediately refund the deposit to the buyer. 	16 17 18 19 20 21 22 23
	given) (1) Section 367(5) to (7)— renumber as section 367(6) to (8). (2) Section 367— insert— '(5) If the seller, acting under subsection (4), instructs a licensee acting for the seller to refund the deposit paid under the contract to the buyer, the licensee must immediately refund the deposit to the buyer. Maximum penalty—200 penalty units.'.	16 17 18 19 20 21 22 23 24

Clause	102 Amendment of s 506 (Constitution of tribunal for hearing)	1
	Section 506(3)—	2
	omit, insert—	3
	(3) Also, the tribunal must be constituted by the chairperson sitting alone, or another member who is a lawyer sitting alone, for the following proceedings—	4 5 6
	(a) a marketeer proceeding; ²⁷	7
	(b) a public examination under section $528A.^{28}$.	8
Clause	103 Amendment of s 547 (Entry to places)	9
	(1) Section 547(1)—	10
	insert—	11
	'(d) it is a licensee's place of business and is—	12
	(i) open for carrying on business; or	13
	(ii) otherwise open for entry; or	14
	(iii) required to be open for inspection under, or as a condition of, the licensee's licence; or	15 16
	(e) it is a marketeer's place of business and is—	17
	(i) open for carrying on business; or	18
	(ii) otherwise open for entry.'.	19
	(2) Section 547—	20
	insert—	21
	(3) For subsection (1)(d) and (e), a place of business does not include a part of the place where a person resides.'.	22 23
Clause	104 Insertion of new div hdg	24
	After section 554—	25

²⁷ See chapter 14 (Claims against the fund and other proceedings), part 3A (Marketeer proceedings).

²⁸ Section 528A (Tribunal may conduct public examination)

	insert—	1		
	'Division 4—Other powers'.	2		
Clause	105 Amendment of s 556 (Power to require documents to be produced)	3 4		
	Section 556, heading, after 'produced'—	5		
	insert—	6		
	'—licensees'.	7		
Clause	106 Insertion of new s 556A	8		
	After section 556—	9		
	insert—	10		
	'556A Power to require documents to be produced—marketeers	11		
	(1) An inspector may require a marketeer, or another person having possession, custody, or control of relevant documents on behalf of the marketeer, to produce any document relating to—	12 13 14		
	 (a) the sale, or promotion of the sale, or provision of a service in connection with the sale, of residential property in which the marketeer has or had an interest; or 	15 16 17		
	(b) the employment of a person by the marketeer in the sale, or promotion of the sale, or provision of a service in connection with the sale, of residential property in which the marketeer has or had an interest.	18 19 20 21		
	(2) The inspector may require the marketeer or other person to produce a document immediately or at a stated reasonable place at a stated reasonable time.	22 23 24		
	(3) The marketeer or other person must comply with a requirement under subsection (1) or (2), unless the person has a reasonable excuse.	25 26		
	Maximum penalty—200 penalty units.			
	'(4) It is a reasonable excuse for an individual to fail to produce a document if producing the document might tend to incriminate the individual.	28 29 30		
	(5) The inspector may—	31		

	(a)	inspect a produced	l document; or	1
(b) audit or copy a produced document; or				
	(c)	seize a produced reasonable ground	d document if the inspector believes, on s—	4 3
		(i) the document	t is evidence of an offence against this Act; and	5
		(ii) the seizure is	necessary to prevent—	6
		(A) the docu	ment being hidden, lost or destroyed; or	7
			ment being used to commit, continue or repeat ce against this Act.'.	t 8 9
Clause	107 Am	endment of s 589 (Proceedings for an offence)	10
	Sectio	1 589(8), '2 years o	r more'—	11
	omit, i	isert—		12
	'more	han 2 years'.		13
Clause	108 Inse	rtion of pt hdg		14
	Chapte	r 19, before sectior	n 603—	15
	insert-	-		16
		1—TRANSITI	ONAL AND SAVINGS PROVISIONS REPEALED ACT'.	16 17 18
Clause	'PART	1—TRANSITIO FOR		17
Clause	'PART 109 Am	1—TRANSITIO FOR	REPEALED ACT'. Definitions for ch 19)	17 18
Clause	'PART 109 Am (1) Sec	1—TRANSITIO FOR endment of s 603 (REPEALED ACT'. Definitions for ch 19)	17 18 19
Clause	'PART 109 Am (1) Sec	1—TRANSITIO FOR endment of s 603 (tion 603, heading,	REPEALED ACT'. Definitions for ch 19)	17 18 19 20
Clause	<pre>'PART 109 Am (1) Sec omit, i 'pt 1'.</pre>	1—TRANSITIO FOR endment of s 603 (tion 603, heading,	REPEALED ACT'. Definitions for ch 19) 'ch 19'—	17 18 19 20 21
Clause	'PART 109 Am (1) Sec omit, i 'pt 1'. (2) Sec	1—TRANSITIO FOR endment of s 603 (tion 603, heading, asert—	REPEALED ACT'. Definitions for ch 19) 'ch 19'—	17 18 19 20 21 22

Clause	110 Ame	endment of s 614 (Existing appointments to act as licensee)	1
	Sectior	n 614—	2
	insert–	_	3
	exclusive	lso, if the engagement, appointment or agreement is for an agency (as defined under this Act), the engagement, appointment nent ends on the earlier of the following days—	4 5 6
	(a)	the day it ends according to its terms;	7
	(b)	a day 60 days after the commencement of this subsection.'.	8
Clause	111 Inse	ertion of new ch 19, pt 2	9
	Chapte	er 19, after section 630—	10
	insert–	_	11
	'P	ART 2—TRANSITIONAL PROVISIONS FOR	12
		TOURISM, RACING AND FAIR TRADING	13
	[]	MISCELLANEOUS PROVISIONS) ACT 2002	14
		nsitional provision for relevant contracts mentioned epealed s 365	15 16
	(1) Th commence	nis section applies to a relevant contract for chapter 11 if, on the cement—	17 18
	(a)	the buyer under the contract has the contract, or a copy of the contract, signed by the buyer and the seller; and	19 20
	(b)	the seller has given the buyer a notice in the approved form for the repealed section 365 signed and dated by the seller and declaring the date on which the seller signed the contract; and	21 22 23
	(c)	the buyer has not given the seller or the seller's agent—	24
		(i) a copy of the signed contract; and	25
		(ii) the notice mentioned in paragraph (b); and	26
	(d)	the contract has not been settled or lawfully terminated.	27
		he buyer is taken to be bound under the contract on the earlier of ving days—	28 29

Tourism, Racing and Fair Trading (Miscellaneous Provisions) Bill 2002

(a) the day the buyer would be bound under the contract if repealed section 365 were still in force;	1 2
(b) the end of the seventh day after the commencement of this section.	3 4
(3) To remove any doubt, it is declared that the cooling-off period for the contract starts on the day the buyer is taken to be bound under the contract.	5 6 7
(4) In this section—	8
"commencement" means the commencement of this section.	9
"repealed section 365" means section 365 as in force immediately before the commencement."	10 11
632 Transitional provision for warning statements	12
(1) This section applies to a relevant contract for chapter 11 entered into on or after 1 July 2001 and before the commencement of this section.	13 14
(2) The seller or a person acting for the seller who prepared the contract does not commit an offence against section 366(2) if the warning statement was attached to the contract immediately beneath an information sheet if the information sheet was attached as the first or top sheet of the contract.	15 16 17 18
'(3) Also, if the contract has not been settled or lawfully terminated, the buyer can not terminate the contract because of noncompliance with section 366(1) only because a warning statement was attached to the contract immediately beneath an information sheet if the information sheet was attached as the first or top sheet of the contract.	19 20 21 22 23
(4) Subsection (3) has effect despite section 367(2).	24
(5) In this section—	25
"information sheet" means an information sheet under the <i>Body</i> <i>Corporate and Community Management Act 1997</i> , section 170(5). ^{29"} .	26 27

²⁹ *Body Corporate and Community Management Act 1997*, section 170 (Statement to be given by seller to buyer)

	PART 18—AMENDMENT OF RACING AND BETTING AMENDMENT ACT 2000	1 2
Clause	112 Act amended in pt 18	3
	This part amends the Racing and Betting Amendment Act 2000.	4
Clause	113 Amendment of s 45 (Amendment of sch 3 (Acts amended after assent))	5 6
	Section 45, '1998'—	7
	omit, insert—	8
	<i>`1980'</i> .	9

PART 19—AMENDMENT OF RETIREMENT VILLAGES 10 ACT 1999 11

Clause	114 Act amended in pt 19	12
	This part amends the Retirement Villages Act 1999.	13
Clause	115 Amendment of s 45 (Content of residence contract)	14
	(1) Section $45(1)(h)$ to (m)—	15
	<i>renumber</i> as section $45(1)(i)$ to (n).	16
	(2) Section 45(1)—	17
	insert—	18
	'(h) all conditions precedent to the resident's right to reside in the retirement village;'.	19 20
Clause	116 Amendment of s 46 (Dealing with ingoing contribution)	21
	(1) Section $46(3)$ —	22

insert- '(c)	if the ingoing contribution relates to an accommodation unit that has not previously been occupied—the day the resident's accommodation unit is suitable for habitation and the resident is entitled to vacant possession of the unit.'.	1 2 3 4 5
(2) Sec	ction 46—	6
insert-	_	7
	For subsection $(3)(c)$, without limiting when an accommodation it suitable for habitation, an accommodation unit is not suitable for n if—	8 9 10
(a)	reticulated water is not connected to the unit; or	11
(b)	all sanitary installations are not installed or are not operational in the unit.'.	12 13
	endment of s 87 (Definitions for div 1) action 87—	14 15
insert-	_	16
the	hal history" , of a person, means criminal history as defined under <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> , other than a at conviction.	17 18 19
"spent co	onviction" means a conviction—	20
(a)	for which the rehabilitation period under the <i>Criminal Law</i> (<i>Rehabilitation of Offenders</i>) Act 1986 has expired under that Act; and	21 22 23
(b)	that is not revived as prescribed by section 11 of that Act. ³⁰ '.	24
(2) Sec	ction 87, definition "relevant conviction", 'conviction for'—	25
omit, i	nsert—	26
'convi	ction, other than a spent conviction, for'.	27

³⁰ Criminal Law (Rehabilitation of Offenders) Act 1986, section 11 (Revival of convictions)

Clause	18 Insertion of new ss 88A and 88B	1
	Part 5, division 1, after section 88—	2
	insert—	3
	88A Investigations about scheme operators etc.	4
	(1) The chief executive may ask the commissioner of the police service or a written report about the criminal history of a person who—	5 6
	(a) applies to the chief executive to register a retirement village scheme; or	7 8
	(b) the chief executive reasonably suspects—	9
	(i) is a scheme operator; or	10
	(ii) promotes a retirement village scheme; or	11
	(iii) sells rights to reside in a retirement village; or	12
	(iv) is concerned, directly or indirectly, in managing a retirement village.	13 14
	(2) The commissioner must give the report to the chief executive.	15
	(3) However, the report is required to contain only criminal history in the commissioner's possession or to which the commissioner has access.	16 17
	38B Criminal history is confidential document	18
	(1) An officer, employee or agent of the department (" representative ") nust not, directly or indirectly, disclose to anyone else a report about a erson's criminal history, or information contained in the report, given nder section 88A.	19 20 21 22
	faximum penalty—100 penalty units.	23
	(2) However, the representative does not contravene subsection (1) if—	24
	 (a) disclosure of the report or information to someone else is authorised by the chief executive to the extent necessary to perform a function under or in relation to this Act; or 	25 26 27
	(b) the disclosure is otherwise required or permitted by law.	28
	(3) The chief executive must destroy the report as soon as practicable fter considering it unless the report is to be used for a prosecution.	29 30

Clause	119 Am	endment of s 94 (Payments into capital replacement fund)	1
Cluuse		n 94(1), 'The following amounts must be'—	2
		in 9 ((1), The following amounts must be	2
		cheme operator must ensure that the following amounts are'.	4
	The s	eneme operator must ensure that the following amounts are .	4
Clause	120 Am	endment of s 100 (Payments into maintenance reserve fund)	5
	Sectio	n 100(1), 'The following amounts must be'—	6
	omit, i	nsert—	7
	'The s	cheme operator must ensure that the following amounts are'.	8
Clause	121 Am	endment of s 110 (Scheme operator must insure village)	9
	Sectio	n 110(2)—	10
	omit, i	insert—	11
	(2) The section	he scheme operator must ensure that insurance taken out under this	12 13
	(a)	covers, to the greatest practicable extent—	14
		(i) damage; and	15
		 (ii) costs incidental to the reinstatement or replacement of insured buildings, including the cost of taking away debris and the fees of architects and other professional advisers; and 	16 17 18 19
		(iii) public liability; and	20
	(b)	provides for the reinstatement of property to its condition when new.	21 22
	Maximu	m penalty for subsection (2)—540 penalty units.'.	23
Clause	122 Am	endment of s 112 (Quarterly financial statements)	24
	(1) Se	ction 112(2), 'The'—	25
	omit, i	nsert—	26
	'For su	ubsection (1), the'.	27

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(2) Section 112(2), penalty—*omit.*

PART 20—REPEALS AND MINOR AMENDMENTS 3

Clause	123 Repeals	4
	(1) The following Acts are repealed—	5
	• Hawkers Act 1984 No. 46	6
	• Loan Fund Companies Act 1982 No. 1.	7
	(2) The following regulation is repealed—	8
	• Invasion of Privacy Regulation 1998 SL No. 154.	9
Clause	124 Acts amended—schedule	10
	The schedule amends the Acts it mentions.	11

1

2

SCHEDULE	1
MINOR AMENDMENTS	2
sec	ction 124 3
BUSINESS NAMES ACT 1962	4
1 Section 3—	5
insert—	6
"" "prescribed fee" means the fee prescribed under a regulation.".	7
COLLECTIONS ACT 1966	8
1 Section 5, definition "art union", 'Art Unions and Public Amusements Act 1992'—	9 10
omit, insert—	11
'Charitable and Non-Profit Gaming Act 1999'.	12
2 Section 20(3), 'of charity'—	13
omit, insert—	14
'of a charity'.	15
3 Section 30(1), 'Art Unions and Public Amusements Act 199.	2'— 16
omit, insert—	17
'Charitable and Non-Profit Gaming Act 1999'.	18

	SCHEDULE (continued)	
	COOPERATIVES ACT 1997	1
1	Sections 143(4)(c) and 242(1)(b) and (d)(i), 'section 232(1)'—	2
	omit, insert—	3
	'section 232(2)'.	4
	LAND SALES ACT 1984	5
1	Sections 22(1) and 25(1)(a) and (c) and (2)(b), after 'section 21(4)'—	6 7
	insert—	8
	'or (6)'.	9
	MOTOR VEHICLES SECURITIES AND OTHER ACTS AMENDMENT ACT 2001	10 11
1	Section 6(2), definitions "existing security interest", "holder", "primary section" and "transferred security interest", 'part 6'—	12 13

 omit, insert—
 14

 'part 7'.
 15

2 Section 25, new part 5, division 3—16renumber as part 5, division 2.17

	SCHEDULE (continued)	
3	Section 25, new part 5, division 4—	1
	renumber as part 5, division 3.	2
4	Section 27, heading—	3
-	omit, insert—	4
•2	27 Insertion of new s 40 and pts 7 and 8'.	5
5	Section 27, new part 6—	6
	renumber as part 7.	7
6	Section 27, new section 41, heading—	8
	omit, insert—	9
•4	1 Definitions for pt 7'.	10
7	Section 27, new section 42(4), 'section 8'—	11
	omit, insert—	12
	'section 8(1)'.	13
8	Section 27, new part 7—	14
	renumber as part 8.	15
9	Section 27, new part 8 as renumbered, after section 46—	16
	insert—	17
•4	6A Declaration about commencement of certain provisions	18
38	'To remove any doubt, it is declared that the <i>Motor Vehicles Securities</i> <i>ad Other Acts Amendment Act 2001</i> , section 19(4), part 3, sections 35, 36, 8 to 40, 42 and 46(2) are always taken to have commenced on 7 June 201.'.	19 20 21 22

SCHEDULE (continued)

10	Section 27, new section 47, heading—	1
01	mit, insert—	2
' 47	Expiry of pt 8'.	3
11	Schedule 1, entry for Motor Vehicles Securities Act 1986, item 3—	4
01	mit, insert—	5
01 '3	mit, insert— Sections 7AA, 7AB, 7AC and 7A—	5

POLICE POWERS AND RESPONSIBILITES ACT 2000 8

1	Schedule 4, definition "identifying particulars offence",	9
	paragraph (b), entry for <i>Hawkers Act 1984—</i>	10
(omit.	11

PROPERTY AGENTS AND MOTOR DEALERS ACT 2000 12

1	Section 17(4)—	13
	insert—	14
٢	"vacant land" means land on which there are no structural improvements, other than fencing.".	15 16
2	Section 20(b), after 'estate'—	17
	insert—	18
	'agent'.	19

SCHEDULE (continued)

3	Section 149(3)(d)(ii), '; and'—	1
	omit, insert—	2
	· . ,	3
4	Section 153(4), penalty—	4
	omit.	5
5	Section 153(5)—	6
	omit, insert—	7
rea	(5) The real estate agent must keep a copy of the signed statement at the al estate agent's registered office and make it available for the immediate spection of an inspector who asks to see it.	8 9 10
Ma	aximum penalty for subsection (5)—200 penalty units.'.	11
6	Section 238, 'An unwarranted vehicle may be advertised or displayed for sale'—	12 13
	omit, insert—	14
	'An auctioneer may advertise or display for sale an unwarranted hicle'.	15 16
7	Section 316, 'An unwarranted vehicle may be advertised or displayed for sale'—	17 18
	omit, insert—	19
	'A motor dealer may advertise or display for sale an unwarranted hicle'.	20 21
8	Section 386(1), after 'account'—	22
i	insert—	23
	'as required under this section'.	24

SCHEDULE ((continued)
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9	Section 386(2) and (3), penalty—	1
C	omit.	2
10	Section 532(2)(i) to (vi)—	3
r	<i>renumber</i> as section 532(a) to (f).	4
11	Section 556(5)(c), 'seize a document'—	5
C	omit, insert—	6
•	seize a produced document'.	7
12	Section 591(3), 'committed'—	8
C	omit, insert—	9
•	been convicted of'.	10
13	Schedule 3, definition "livestock"—	11
0	omit, insert—	12
• • • •	ivestock" means horses, cattle, sheep or swine.'.	13
14	Schedule 3, definitions "commencement", "committee" and "former fund", after 'chapter 19,'—	14 15
i	nsert—	16
4	part 1,'.	17

SCHEDULE	(continued))
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	QUEENSLAND BUILDING TRIBUNAL ACT 2000	1
1	Section 79(2), 'contravenes'—	2
	omit, insert—	3
	'is in contempt under'.	4
	RETIREMENT VILLAGES ACT 1999	5
1	Section 10(3)(b), 'a right,'—	6
	omit, insert—	7
	', a right'.	8
2	Section 116(1), after 'a retirement village'—	9
	insert—	10
	'scheme'.	11
	SECURITY PROVIDERS ACT 1993	12
1	Section 6(2)(b)—	13
	omit.	14
2	Section 6(2)(c)—	15
	<i>renumber</i> as section 6(2)(b).	16

SCHEDULE (continued)

TRANSPORT OPERATIONS (ROAD USE MANAGEMENT) ACT 1995

1

2

1	Section 66(5)—	3
	omit.	4
2	Section 66(6), (7) and (8)—	5
	<i>renumber</i> as section 66(5), (6) and (7).	6
		7

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