Queensland



TOURISM SERVICES BILL 2003

Queensland



TOURISM SERVICES BILL 2003

TABLE OF PROVISIONS

Section	n	Page	
PART 1—PRELIMINARY			
1	Short title	8	
2	Commencement	8	
3	Act binds all persons	8	
4	Main purpose of Act	8	
5	Non-application of Act	9	
6	This Act's interaction with other laws	9	
	PART 2—INTERPRETATION		
7	Definitions	9	
8	Meaning of "associated person" and "effective control"	10	
9	Meaning of "inbound tour operator" and "carry on the business of an inbound tour operator"	10	
10	Meaning of "tour guide"	11	
11	Notes in text	11	
	PART 3—REGISTRATION		
	Division 1—Requirement of registration		
12	Requirement to be registered.	12	
	Division 2—Suitability for registration		
13	Suitability for registration	13	
14	When applicant is not a suitable person	14	
15	Inquiries about applicant's suitability to hold registration	14	
Division 3—Conditions on registration			
16	Definition for div 3	15	
17	Registration may be granted or renewed on conditions	15	
18	Changing conditions of registration	16	

19	Return of registration certificate for changing conditions	17
	Division 4—Applications for registration	
20	Application for registration	17
21	Decision on application.	18
	Division 5—Renewal of registration	
22	Application for renewal of registration	18
23	Decision on application.	19
24	Registration continues pending decision about renewal	20
	Division 6—Surrender of registration	
25	Surrender of registration	20
	Division 7—Registration certificates	
26	Commissioner to issue registration certificates	21
27	Replacement of registration certificate	21
	Division 8—Register about registrations	
28	Commissioner to keep register	22
	Division 9—Immediate suspension and cancellation of registration	
29	Immediate suspension	22
30	Suspension continues if disciplinary proceedings started	23
31	Return of registration certificate after suspension	24
32	Immediate cancellation after conviction for serious offence etc	24
	Division 10—Other provisions about registration	
33	Requirement to notify changes in circumstances	25
34	Registration not transferable	25
	PART 4—UNCONSCIONABLE CONDUCT	
35	Unconscionable conduct	25
36	Matters that may indicate unconscionable conduct	26
37	Not unconscionable conduct only because of legal proceedings	28
	PART 5—CODES OF CONDUCT	
38	Codes of conduct.	28
	PART 6—INVESTIGATION AND ENFORCEMENT	
	Division 1—Inspectors	
39	Appointment	29

40	Limit on powers	29
41	Issue of identity card	29
42	Production or display of identity card	30
43	Return of identity card	30
	Division 2—Powers of inspectors	
	Subdivision 1—Entry of places	
44	Power to enter places	30
	Subdivision 2—Procedure for entry	
45	Entry with consent	31
46	Application for warrant	32
47	Issue of warrant	32
48	Special warrants	33
49	Warrants—procedure before entry	34
	Subdivision 3—Powers after entry	
50	General powers after entering places	35
51	Failure to help inspector	36
	Subdivision 4—Power to seize evidence	
52	Seizing evidence at a place that may be entered without consent or warrant	36
53		30
33	Seizing evidence at a place that may only be entered with consent or warrant	36
54	Limitation on power to seize	37
55	Receipt for seized things	37
56	Forfeiture of seized thing	38
57	Forfeiture on conviction	39
58	Dealing with forfeited things etc.	39
59	Access to seized things	39
60	Return of seized things	40
	Subdivision 5—Power to require information	
61	Power to require name and address	40
62	Power to require information	41
	Subdivision 6—Compensation	
63	Notice of damage	41

64	Compensation	42
	Subdivision 7—General enforcement matters	
65	False or misleading statements	43
66	False or misleading documents	43
67	Obstructing inspectors	43
68	Impersonation of inspector	44
	PART 7—UNDERTAKINGS	
69	Commissioner may seek undertaking after contravention	44
70	Variation and withdrawal of undertakings	45
71	Enforcement of undertakings	46
72	Register of undertakings	46
	PART 8—INJUNCTIONS	
73	Who may apply for an injunction	47
74	Grounds for injunction	47
75	Court's powers for injunctions	47
76	Terms of injunction	48
77	Undertakings as to damages or costs	48
	PART 9—CIVIL PENALITES, COMPENSATION ORDERS AND OTHER ORDERS FOR UNCONSCIONABLE CONDUCT	
78	Application for order imposing civil penalties	49
79	Orders District Court may make	50
80	Criteria for deciding amount to be ordered	51
	PART 10—DISCIPLINARY PROCEEDINGS	
81	Tribunal may conduct disciplinary proceeding	52
82	Grounds for starting disciplinary proceedings	52
83	Orders the tribunal may make	53
84	Criteria for deciding amount to be ordered	54
	PART 11—REVIEW OF CERTAIN DECISIONS	
85	Review by tribunal	55
	PART 12—OFFENCES AND EVIDENCE	
86	Proceeding for offence	55
87	Orders court may make on conviction of registrant, tour guide or inbound tour operator	55

88	Evidence	56
89	Executive officers must ensure corporation complies with Act	57
	PART 13—OTHER MATTERS	
90	Treatment of partnerships	58
91	Complaint about conduct that contravenes this Act	58
92	Language of complaint	59
93	Public warning statements	59
94	Confidentiality of information	60
95	Protecting officials from liability	60
96	Delegation by commissioner	61
97	Limit on action to be taken for contravention of this Act	61
98	Review of certain sections	62
99	Approved forms	62
100	Regulation-making power	62
	PART 14—TRANSITIONAL PROVISION	
101	Requirement to be registered does not apply in limited circumstances	62
	SCHEDULE 1	64
	DISQUALIFYING OFFENCE PROVISIONS UNDER THE CRIMINAL CODE	
	SCHEDULE2	65
	DICTIONARY	

2003

A BILL

FOR

An Act to provide protection for tourists in dealings with inbound tour operators and tour guides, and for related purposes

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s 1

	Tourism Services Bill 2003	
The Par	liament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
1 Sho	ort title	3
This A	act may be cited as the <i>Tourism Services Act 2003</i> .	4
2 Con	nmencement	5
This A	act commences on a day to be fixed by proclamation.	6
3 Act	binds all persons	7
	nis Act binds all persons including the State and, as far as the re power of the Parliament permits, the Commonwealth and the stes.	8 9 10
another S	absection (1) does not make the State, the Commonwealth or State liable to be prosecuted for an offence or proceeded against for it contravention.	11 12 13
4 Ma	in purpose of Act	14
	ain purpose of this Act is to provide for fair trading in the tourism industry by—	15 16
(a)	establishing a registration system for inbound tour operators; and	17
(b)	providing for codes of conduct for inbound tour operators and tour guides including the setting of minimum standards for—	18 19
	(i) carrying on the business of an inbound tour operator; or	20
	(ii) tour guides; and	21
(c)	prohibiting unconscionable conduct by inbound tour operators	22

(d) promoting sound business practices by inbound tour operators and tour guides.

and tour guides; and

5	Nor	n-application of Act	1
		is Act does not apply to a person to the extent the person merely a travel package, or guiding services for tourists—	2 3
	(a)	on a not for profit basis; or	4
	(b)	for a community purpose if all net proceeds from the package or services are applied solely to furthering the community purpose.	5 6
(2) In	this section—	7
"co	mmu	nity purpose" means—	8
	(a)	a benevolent or philanthropic purpose, including, for example, the promotion of art, charity, culture, education, medicine, religion or science; or	9 10 11
	(b)	a sporting or recreational purpose.	12
"n(profit basis" , for providing a travel package or guiding services, ans the provision of the package or service—	13 14
	(a)	does not have a significant commercial purpose or character; and	15
	(b)	does not primarily seek to make a profit for anyone.	16
6	Thi	s Act's interaction with other laws	17
7	This A	act does not limit any other law.	18
Еха	mple—	-	19
c		iminal Code, sections 12 to 14 include some of the provisions that apply the 1 law of Queensland to particular acts or omissions occurring outside land.	20 21 22
		PART 2—INTERPRETATION	23
7	Def	initions	24
]	Γhe di	ctionary in schedule 2 defines particular words used in this Act.	25

8 Mea	aning of "associated person" and "effective control"	1
of registr would be	"associated person" of an applicant for registration or renewal ration is a person who is not the applicant but nevertheless is, or if the registration were granted or renewed, in effective control of cant's business.	2 3 4 5
	"associated person" of a registrant is a person who is not the but nevertheless is in effective control of the registrant's	6 7 8
(3) A person w	person who is in "effective control" of a business includes a ho—	9 10
(a)	is regularly or usually in charge of the business; or	11
(b)	regularly directs staff of the business in their duties; or	12
(c)	is in a position to control or substantially influence the business.	13
registran	an applicant for registration or renewal of registration, or a t, is a corporation, each executive officer of the corporation is be an "associated person" of the applicant or registrant.	14 15 16
	aning of "inbound tour operator" and "carry on the business n inbound tour operator"	17 18
(1) An	"inbound tour operator" is a person who alone or with others—	19
(a)	carries on a business of selling to any of the following entities who are overseas entities, for an inclusive price, travel packages ¹ that include persons visiting, or travelling in, Queensland—	20 21 22
	(i) wholesalers of travel packages;	23
	(ii) retailers of travel packages;	24
	(iii) corporate buyers of travel packages, including, for example, an overseas corporation that buys travel packages for its employees; or	25 26 27
(b)	holds himself, herself or itself out in any way as carrying on a business mentioned in paragraph (a); or	28 29
(c)	is entitled to share in the income of a business mentioned in paragraph (a).	30 31

¹ Travel package is defined in the dictionary in schedule 2.

(a) has a place of business in Queensland; or	2
(b) directly or indirectly provides other tourism services to persons who use a travel package of the inbound tour operator.	3 4
(3) A person mentioned in subsection (1)(a), (b) or (c) is taken to "carry on the business of an inbound tour operator".	5 6
(4) Despite subsections (1)(c) and (3), a person is not an inbound tour operator, and is not taken to carry on the business of an inbound tour operator, only because the person is entitled to share, as a shareholder, in the income of the business of an inbound tour operator that is a corporation.	7 8 9 10
10 Meaning of "tour guide"	11
(1) A "tour guide" is an individual who, for reward, personally supplies guiding services to tourists.	12 13
(2) For subsection (1), an individual supplies guiding services for reward if the individual receives a payment or other benefit for supplying the services, regardless of—	14 15 16
(a) who makes the payment or provides the other benefit; or	17
(b) where the payment is made or the other benefit is provided.	18
Example of benefit other than money—	19
provision of accommodation, flights or food	20
(3) Also, for subsection (1), an individual is taken to supply guiding services for reward if he or she supplies the services as work experience, regardless of whether or not he or she is, or has an expectation he or she will be, later paid for supplying guiding services.	21 22 23 24
(4) Further, for subsection (1), an individual supplies guiding services whether the individual supplies the services for the whole, or only part, of the time the tourists are in Queensland.	25 26 27
11 Notes in text	28
A note in the text of this Act is part of this Act.	29

PART 3—REGISTRATION 1 Division 1—Requirement of registration 2 12 Requirement to be registered 3 (1) A person must not carry on the business of an inbound tour operator 4 unless the person is a registrant whose registration is not suspended. 5 Maximum penalty—200 penalty units. 6 (2) It is a defence to an offence against subsection (1) for the person to 7 prove the person is an exempt person. 8 9 Note-The provisions of this Act about unconscionable conduct by inbound tour operators 10 apply to all inbound tour operators whether or not they are exempt persons under this 11 section. 12 (3) A person is an exempt person if— 13 the person carries on the business of an inbound tour operator; 14 and 15 also carries on a business of selling to persons in Australia travel 16 packages that include persons visiting or travelling in 17 Queensland; and 18 (c) either— 19 (i) the person has carried on the business of an inbound tour 20 operator for 12 months immediately preceding the date of 21 the alleged offence and the percentage of travel packages 22 sold by the person in carrying on that business in that period 23 is less than 20% of the total number of travel packages sold 24 by the person in that period in carrying on business as 25 mentioned in paragraphs (a) and (b); or 26 the person has not carried on the business of an inbound 27 tour operator for 12 months immediately preceding the date 28 of the alleged offence and, having regard to the business 29 already carried on, and the business likely to be carried on, 30 by the person in the 12 month period starting when the 31 person started to carry on the business of an inbound tour 32 operator, it is likely that the percentage of travel packages 33 sold by the person in carrying on the business of an inbound 34

tour operator in that 12 month period will be less than 20% of the total number of travel packages likely to be sold by the person in that period in carrying on business as mentioned in paragraphs (a) and (b).	1 2 3 4
Examples for subsection $(3)(c)(i)$ —	5
Example 1	6
Over the past 12 months X sells 10 travel packages to a retailer of travel packages who is an overseas entity and sells 90 travel packages to an inbound tour operator in Australia. X complies with subsection (3)(c)(i) because only 10% of the total number of travel packages sold by X were sold in carrying on the business of an inbound tour operator.	7 8 9 10 11
Example 2	12
Over the past 12 months Y sells 80 travel packages to a wholesaler of travel packages who is an overseas entity and sells 20 travel packages to an inbound tour operator in Australia. Y does not comply with subsection (3)(c)(i) because 80% of the total number of travel packages sold by Y were sold in carrying on the business of an inbound tour operator.	13 14 15 16 17
Example for subsection $(3)(c)(ii)$ —	18
Z begins selling travel packages 3 months before the date of the alleged offence. Z advertises the packages in a way that is directed primarily at entities in Australia.	19 20
In that 3 month period Z sells 40 travel packages to entities within Australia and 5 packages to a retailer of travel packages who is an overseas entity. The 5 packages were sold on the first day of that period.	21 22 23
Z may be able to establish that, in the 12 months starting when Z commenced selling travel packages it is likely that the number of travel packages to be sold by Z in carrying on the business of an inbound tour operator will be less than 20% of the total number of travel packages likely to be sold by Z.	24 25 26 27
Division 2—Suitability for registration	28
13 Suitability for registration	29
(1) The commissioner may grant an application for registration, or renewal of registration, only if the commissioner is satisfied the applicant is a suitable person to hold registration.	30 31 32
(2) In deciding whether an applicant is a suitable person to hold registration, the commissioner may have regard to any issue relevant to the applicant's ability to carry on the business of an inbound tour operator in a competent and ethical way.	33 34 35 36

(3) Also, in deciding whether an applicant is a suitable person to hold registration, the commissioner may have regard to the fact that—		1 2	
	(a)	an order has been made against the applicant under part 9;2 or	3
	(b)	the tribunal has made an order against the applicant for a contravention of section 35(1); ³ or	4 5
	(c)	the applicant has been convicted of an offence against this Act, the <i>Fair Trading Act 1989</i> , the <i>Travel Agents Act 1988</i> , the <i>Trade Practices Act 1974</i> (Cwlth) or a corresponding law within the last 5 years.	6 7 8 9
14	Whe	en applicant is not a suitable person	10
		plicant is not a suitable person to hold registration if the applicant, ociated person of the applicant—	11 12
	(a)	is an individual who is under 18; or	13
	(b)	is an insolvent under administration within the meaning of the Corporations Act, section 9; or	14 15
	(c)	has been convicted of a disqualifying offence within the last 5 years; or	16 17
	(d)	has breached an undertaking accepted by the commissioner under part 7 of this Act, or the <i>Fair Trading Act 1989</i> , part 5, division 1B, within the last 5 years; or	18 19 20
	(e)	is a corporation that is an externally-administered body corporate within the meaning of the Corporations Act, section 9.	21 22
15	Inqı	uiries about applicant's suitability to hold registration	23
pers	on of	e commissioner may inquire about the applicant or an associated f the applicant to help in deciding whether the applicant is a person to hold registration.	24 25 26
mus	t give	sked by the commissioner, the commissioner of the police service the commissioner a written report about the criminal history of cant or a named associated person of the applicant.	27 28 29

² Part 9 (Civil penalties, compensation orders and other orders for unconscionable conduct)

³ Section 35 (Unconscionable conduct)

(2) Subsection (2) applies to the animinal history	1
(3) Subsection (2) applies to the criminal history—	1
(a) that is in the possession of the commissioner of the police service; or	2 3
(b) to which the commissioner of the police service ordinarily has access through arrangements with the police service of the Commonwealth or another State.	4 5 6
(4) Information required to be supplied under this section may be used only to decide whether the applicant is a suitable person to hold registration and must not be disclosed for any purpose other than as provided by section 94. ⁴	7 8 9 10
(5) The commissioner must destroy a report given to the commissioner under this section as soon as practicable after it is no longer needed for the purpose for which it was requested.	11 12 13
Division 3—Conditions on registration	14
16 Definition for div 3	15
In this division—	16
"change" means amend, include or remove.	17
17 Registration may be granted or renewed on conditions	18
(1) The commissioner may grant or renew registration on the conditions the commissioner considers necessary or desirable—	19 20
(a) for the proper carrying on of the business of an inbound tour operator; or	21 22
(b) for another purpose consistent with the achievement of the main purpose of this Act.	23 24
Example of condition upon which registration may be granted or renewed—	25
a condition that the registrant not engage in conduct that was the subject of an undertaking by the registrant and accepted by the commissioner under this Act	26 27
(2) A condition may limit the carrying on of the business of an inbound tour operator.	28 29

⁴ Section 94 (Confidentiality of information)

(3) If the commissioner decides to grant or renew registration on a condition, the commissioner must give the registrant an information notice within 14 days after the decision is made.	1 2 3
18 Changing conditions of registration	4
(1) The commissioner may change a condition of registration—	5
(a) on the application of the registrant; or	6
(b) on the order of a court; or	7
(c) on the order of the tribunal made in a disciplinary proceeding; or	8
(d) on the commissioner's own initiative.	9
(2) An application under subsection (1)(a) must be made in the approved form and be accompanied by the application fee prescribed under a regulation.	10 11 12
(3) If the commissioner grants the application, the commissioner must give the registrant notice of the decision.	13 14
(4) If the commissioner decides to refuse the application, the commissioner must give the registrant an information notice for the decision within 14 days after the decision is made.	15 16 17
(5) Before changing a condition under subsection (1)(d), the commissioner must—	18 19
(a) give notice to the registrant to whom the condition relates—	20
(i) of the way the commissioner proposes to change the condition; and	21 22
(ii) that the registrant may make written submissions to the commissioner about the proposal before a stated day that is at least 14 days after the notice is given to the registrant; and	23 24 25
(b) have regard to the written submissions, if any, made to the commissioner by the registrant before the stated day.	26 27
(6) If the commissioner decides to change the conditions of registration under subsection (1)(d), the commissioner must give the registrant an information notice for the decision within 14 days after the decision is made.	28 29 30 31

(7) The decision under subsection (6) takes effect—	1
(a) on the day the information notice is given to the registrant; or	2
(b) if a later day is stated in the information notice, the later day.	3
19 Return of registration certificate for changing conditions	4
(1) If the commissioner changes a condition of registration under section 18, the commissioner may, by notice given to the registrant to whom the condition applies, require the registrant to produce the registration certificate, for changing, within a stated reasonable period of at least 14 days.	5 6 7 8 9
(2) The registrant must comply with the requirement, unless the registrant has a reasonable excuse.	10 11
Maximum penalty—100 penalty units.	12
Division 4—Applications for registration	13
20 Application for registration	14
(1) A person may apply to the commissioner for registration.	15
(2) The application must—	16
(a) be in the approved form; and	17
(b) state the names and business addresses of all associated persons of the applicant; and	18 19
(c) be accompanied by the application fee and registration issue fee prescribed under a regulation.	20 21
(3) The applicant must state in the application whether the application is for registration for a term of 1 or 3 years.	22 23
(4) The commissioner may, by notice given to the applicant, require the applicant to give the commissioner further information or documents relevant to the application within a stated reasonable period of at least 14 days.	24 25 26 27
(5) If the applicant fails to comply with the commissioner's requirement within the stated reasonable period—	28 29
(a) the applicant is taken to have withdrawn the application; and	30

(b) the commissioner must refund the registration issue fee paid by the applicant, if any.	1 2
(6) Despite subsection (2)(c), the application need not be accompanied by the fees mentioned in subsection (2)(c) if the applicant holds a licence under the <i>Travel Agents Act 1988</i> or a law of another State that provides for the same matter as that Act.	3 4 5 6
Note—	7
Under section 82(1)(b) it is a ground for starting a disciplinary proceeding against a registrant that the registrant obtained registration because of a materially false or misleading representation or declaration.	8 9 10
21 Decision on application	11
(1) The commissioner must consider the application for registration and—	12 13
(a) grant registration, with or without conditions; or	14
(b) refuse to grant registration.	15
(2) However, the commissioner must not consider the application unless it is properly made under section 20.	16 17
(3) If the commissioner decides to grant registration, the commissioner must grant registration for the term stated in the application for registration.	18 19
(4) If the commissioner decides to refuse to grant registration, the commissioner must—	20 21
(a) give the applicant an information notice about the decision within 14 days after the decision is made; and	22 23
(b) refund the registration issue fee paid by the applicant, if any.	24
Division 5—Renewal of registration	25
22 Application for renewal of registration	26
(1) A registrant may apply to the commissioner for renewal of the registrant's registration before the registration expires.	27 28
(2) The application must—	29
(a) be in the approved form; and	30

(b)	of the registrant; and	1 2
(c)	be accompanied by the registration renewal fee prescribed under a regulation.	3 4
	e registrant must state in the application whether the application is tration for a term of 1 or 3 years.	5 6
registran	te commissioner may, by notice given to the registrant, require the to give the commissioner further information or documents to the application within a stated reasonable period of at least	7 8 9 10
	the registrant fails to comply with the commissioner's requirement the stated reasonable period—	11 12
(a)	the registrant is taken to have withdrawn the application; and	13
(b)	the commissioner must refund the registration renewal fee paid by the registrant, if any.	14 15
by the fe	espite subsection (2)(c), the application need not be accompanied the mentioned in subsection (2)(c) if the registrant holds a licence to the Travel Agents Act 1988 or a law of another State that provides for a matter as that Act.	16 17 18 19
23 Dec	cision on application	20
	ne commissioner must consider the application for renewal of ion and—	21 22
(a)	grant the renewal, with or without conditions; or	23
(b)	refuse to grant the renewal.	24
	owever, the commissioner must not consider the application unless early made under section 22.	25 26
	the commissioner decides to grant the renewal, the commissioner nt registration for the term stated in the application.	27 28
	the commissioner decides to refuse to grant the renewal, the sioner must—	29 30
(a)	give the registrant an information notice about the decision within 14 days after the decision is made; and	31 32
(b)	refund the registration renewal fee paid by the registrant, if any.	33

Maximum penalty for subsection (3)—20 penalty units.

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24 Reg	istration continues pending decision about renewal	1
registrati	registrant applies for renewal of registration under section 22, the on is taken to continue in force from the day it would, apart from ection, have ended until the day on which any of the following first	2 3 4 5
(a)	the commissioner renews the registration;	6
(b)	if the commissioner decides to refuse to grant the renewal, the commissioner gives the registrant an information notice about the decision;	7 8 9
(c)	the registrant is taken to have withdrawn the application under section 22(5).	10 11
	the commissioner renews the registration, the registration is taken been renewed from the day it would, apart from subsection (1), ed.	12 13 14
(3) Sul suspende	osection (1) does not apply if the registration is earlier cancelled or d.	15 16
	Division 6—Surrender of registration	17
25 Sur	render of registration	18
	registrant may surrender the registrant's registration by signed ven to the commissioner.	19 20
	e surrender takes effect on the day the notice of surrender is given mmissioner or, if a later day of effect is stated in the notice, the	21 22 23
commiss	the registrant must return the registration certificate to the ioner within 14 days after the surrender takes effect, unless the thas a reasonable excuse.	24 25 26

Tourism	Services	Bill 2003
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	Division 7—Registration certificates		
26	Con	nmissioner to issue registration certificates	2
gran	t regi	e commissioner must, as soon as practicable after deciding to stration, or renewal of registration, give the registrant a certificate cration certificate").	3 4 5
		e registration certificate must be in the approved form and must be following—	6 7
	(a)	the name of the registrant;	8
	(b)	the date on which the registration, or renewal of registration, starts;	9 10
	(c)	the date on which the registration, or renewal of registration, ends;	11 12
	(d)	conditions of the registration, if any;	13
	(e)	other particulars, if any, prescribed under a regulation.	14
27	Rep	lacement of registration certificate	15
		egistrant may apply to the commissioner for the replacement of a destroyed, lost, or stolen registration certificate.	16 17
		ne application must be made in the approved form and be nied by the fee prescribed under a regulation.	18 19
satis	fied	e commissioner must grant the application if the commissioner is the certificate has been damaged in a way that requires its ent, destroyed, lost, or stolen.	20 21 22
issue	and	he commissioner grants the application, the commissioner must other registration certificate to the registrant to replace the destroyed, lost, or stolen certificate.	23 24 25
comi	missi	the commissioner decides to refuse the application, the oner must give the registrant an information notice for the within 14 days after the decision is made.	26 27 28

s 29

	Division 8—Register about registrations	1
28 Co	mmissioner to keep register	2
(1) T	ne commissioner must keep a register about registrations.	3
(2) TI	ne register must contain the following details for each registrant—	4
(a)	the registrant's name;	5
(b)	the registrant's business name and trading name, if any;	6
(c)	the registrant's business address;	7
(d)	the dates when the current registration started and ends;	8
(e)	any conditions of the registration;	9
(f)	particulars of any cancellation, surrender or suspension of the registration;	10 11
(g)	the name, business name and trading name, if any, and business address of each associated person of the registrant.	12 13
(3) To commis	ne register must be kept in the form and in the way decided by the sioner.	14 15
	person may, on payment of the fee, if any, prescribed under a on, inspect, or obtain a copy of an entry in, the register—	16 17
(a)	at the department's head office when it is open to the public; or	18
(b)	at another place decided by the commissioner.	19
(5) In	this section—	20
"entry"	, for the register, means all the details about a particular registrant.	21
Divis	ion 9—Immediate suspension and cancellation of registration	22
29 Im	mediate suspension	23
(1) T grounds	his section applies if the commissioner considers, on reasonable , that—	24 25
(a)	a registrant is contravening, or has contravened this Act, the <i>Fair Trading Act 1989</i> , the <i>Travel Agents Act 1988</i> , the <i>Trade Practices Act 1974</i> (Cwlth) or a corresponding law; and	26 27 28

(b) tourists may suffer, or have suffered, detriment because of the contravention.	1 2
Example for subsection (1)—	3
A registrant takes tourists to a retail outlet, for which the registrant receives a commission from the owner of the outlet, to purchase goods in circumstances that contravene section 35.5 The tourists purchase goods from the outlet. The tourists could have purchased goods of the same or a similar quality from other retail outlets in the vicinity at a considerably lower price. This was known to the registrant who failed to tell the tourists. Because of the contravention the tourists have suffered detriment.	4 5 6 7 8 9
(2) The commissioner may suspend the registrant's registration for not more than 28 days.	10 11
(3) The suspension—	12
(a) must be effected by an information notice given to the registrant about the decision to suspend the registration; and	13 14
(b) operates immediately the notice is given.	15
(4) The registrant must return the registration certificate to the commissioner within 14 days after the registrant is given the information notice, unless the registrant has a reasonable excuse.	16 17 18
Maximum penalty for subsection (4)—100 penalty units.	19
30 Suspension continues if disciplinary proceedings started	20
(1) This section applies if a registrant's registration is suspended under section 29 and while it is suspended the commissioner applies—	21 22
(a) to the tribunal to start disciplinary proceedings against the registrant for the contravention and detriment that gave rise to the suspension; or	23 24 25
(b) to the District Court under section 786 in relation to the contravention.	26 27
(2) The suspension continues until the first of the following to happen—	28
(a) the disciplinary proceedings are decided by the tribunal;	29
(b) the commissioner withdraws the application;	30

⁵ Section 35 (Unconscionable conduct)

⁶ Section 78 (Application for order imposing civil penalties)

(c) the tribunal or the District Court, on application by the registrant, orders that the suspension end.	1 2
31 Return of registration certificate after suspension	3
(1) This section applies if a registrant's registration certificate is returned to the commissioner after suspension under section 29, and the registration is still current when it stops being suspended under that section or section 30.	4 5 6 7
(2) The commissioner must return the certificate to the registrant.	8
32 Immediate cancellation after conviction for serious offence etc.	9
(1) A person's registration is cancelled if the person is convicted of a serious offence or an order is made against the person under part 9.7	10 11
(2) The person must return the person's registration certificate to the commissioner within 14 days after the cancellation happens, unless the person has a reasonable excuse.	12 13 14
Maximum penalty—100 penalty units.	15
(3) In this section—	16
"corresponding law" means a law of another State or another country that provides for the same, or substantially the same, matter as the <i>Fair Trading Act 1989</i> , part 3,8 or a provision of that part.	17 18 19
"serious offence" means an offence under the <i>Fair Trading Act 1989</i> , part 3, or a corresponding law for which the maximum penalty is at least 100 penalty units, an amount at least equal to the value of 100 penalty units, or imprisonment.	20 21 22 23

Part 9 (Civil penalties, compensation orders and other orders for unconscionable conduct)

⁸ Fair Trading Act 1989, part 3 (Trade practices)

Division 10—Other provisions about registration	1
33 Requirement to notify changes in circumstances	2
A registrant must, within 30 days after the happening of a change in the registrant's circumstances prescribed under a regulation, give the commissioner a signed notice stating details of the change.	3 4 5
Maximum penalty—50 penalty units.	6
34 Registration not transferable	7
Registration is not transferable to another person and does not vest in another person by operation of law.	8 9
PART 4—UNCONSCIONABLE CONDUCT	10
35 Unconscionable conduct	11
(1) An inbound tour operator or tour guide must not, in relation to supplying services to a tourist, engage in conduct that is, in all the circumstances, unconscionable.	12 13 14
(2) For deciding whether an inbound tour operator or tour guide has contravened subsection (1), regard must not be had to any circumstances that were not reasonably foreseeable at the time of the alleged contravention.	15 16 17 18
(3) Subsection (1) is in addition to, does not limit, and is not in substitution for, any right, entitlement or remedy under common law or otherwise.	19 20 21
Note—	22
A proceeding for a contravention of subsection (1) may be taken under parts 7 to 10.9	23

⁹ Parts 7 (Undertakings), 8 (Injunctions), 9 (Civil penalties, compensation orders and other orders for unconscionable conduct) and 10 (Disciplinary proceedings)

30	Mai	tters that may indicate unconscionable conduct	I
an i	nbou	thout limiting the matters to which regard may be had to decide if nd tour operator or tour guide has contravened section 35(1), ay be had to all or any of the following—	2 3 4
	(a)	the relative strengths of the bargaining positions of the inbound tour operator (the "service provider"), the tour guide (also the "service provider") or a business associate of the inbound tour operator or tour guide (also the "service provider") and the tourist;	5 6 7 8 9
	(b)	whether any undue influence or pressure was exerted on, or any unfair tactics were used against, the tourist by the service provider;	10 11 12
	(c)	the extent to which the service provider unreasonably failed to tell the tourist about—	13 14
		(i) any intended conduct of the service provider that might affect the interests of the tourist; or	15 16
		(ii) any apparent risk to the tourist from the intended conduct;	17
	(d)	the extent to which the service provider failed to tell the tourist about any relationship between the service provider and an entity who was involved in the provision of a service to the tourist;	18 19 20
		Examples of a relevant relationship between a service provider and an entity—	21 22
		Example 1	23
		A service provider owns, has a proprietary interest in, or receives a payment or other benefit from a retail establishment to which the service provider takes a tourist for the purpose of the tourist purchasing goods.	24 25 26
		Example 2	27
		An inbound tour operator publishes, or contributes material to, a brochure for the use of tourists that contains an itinerary for the tourists. The inbound tour operator is the owner of a retail establishment listed in the brochure as a place at which the tourists can purchase goods or services.	28 29 30 31
	(e)	whether the tourist's ability to protect the tourist's interests was affected by the tourist's cultural, language or religious characteristics;	32 33 34
	(f)	the amount for which, and the circumstances under which, the tourist could have acquired identical or equivalent services—	35 36
		(i) from a person other than the service provider; or	37

	(11) without the help of the service provider;	1
(g)	if the service provider supplies a service of selling goods to a tourist, or taking a tourist to a place to purchase goods or services, the amount for which, and the circumstances under which, the tourist could have acquired identical or equivalent goods or services—	2 3 4 5 6
	(i) from a person other than the service provider; or	7
	(ii) without the help of the service provider;	8
(h)	whether the service provider acted to prevent or dissuade the tourist from making a choice about where to eat, shop, stay or visit in circumstances where it would have been reasonable to have allowed the tourist to make the choice;	9 10 12 12
	Example of circumstance in which service provider acts to prevent choice—	13
	To facilitate shopping by tourists, a service provider takes them to a retail outlet (the "first outlet") in an area away from competing outlets. The provider is aware of competing outlets in places to be visited by the tourists as part of their itinerary but, before taking them to the first outlet, fails to tell them that they will have the opportunity to shop at these outlets also.	14 15 16 17 18
(i)	the extent to which, in a dealing with the tourist, the conduct of the service provider toward the tourist was consistent with the conduct of the service provider in a similar dealing with other tourists;	19 20 21 22
(j)	whether the service provider deceived or misled the tourist;	23
	Examples of deceptive or misleading conduct—	24
	Example 1	25
	A service provider deceives a tourist by telling the tourist that goods the tourist can purchase from a particular retail outlet are 'good value', knowing that identical or equivalent goods are available for considerably lower prices from other retail outlets easily accessible by the tourist.	26 27 28 29
	Example 2	30
	A service provider misleads a tourist by telling the tourist that certain goods the tourist is considering buying from a particular retail establishment are likely to be confiscated by customs authorities, knowing that the information is untrue or having no reason to believe that it is true.	31 32 33 34
(k)	whether the service provider has contravened a code of conduct;	35
(1)	the provisions of any applicable industry code that the service provider has agreed to be bound by.	36 37

(2) In this section—	1
"apparent risk" means a risk the service provider should reasonably foresee but that may not be apparent to the tourist.	2 3
"business associate", of an inbound tour operator or tour guide (the "relevant person"), means—	4 5
(a) an employee of the relevant person; or	6
(b) a person with whom the relevant person has a contractual relationship that relates to or affects the tourist, including, for example, a hotelier, restaurateur or retailer with whom the relevant person has a contractual interest that relates to or affects the tourist.	7 8 9 10 11
"help" includes direction or guidance, whether or not the tourist asked for the direction or guidance.	12 13
37 Not unconscionable conduct only because of legal proceedings	14
An inbound tour operator or tour guide does not, for section 35(1), engage in unconscionable conduct in relation to supplying services to a tourist only because the inbound tour operator or tour guide, in relation to supplying the services—	15 16 17 18
(a) institutes legal proceedings; or	19
(b) seeks to have a dispute or claim dealt with through a dispute resolution process.	20 21
PART 5—CODES OF CONDUCT	22
38 Codes of conduct	23
(1) A regulation may prescribe a code of conduct for inbound tour operators, and a code of conduct for tour guides, relating to supplying services to tourists.	24 25 26
(2) Without limiting subsection (1), a code of conduct may—	27
(a) set minimum standards for carrying on the business of an inbound tour operator or for tour guides; or	28

(b)	between—	2
	(i) inbound tour operators and tourists or tour guides and tourists; or	3 4
	(ii) inbound tour operators and businesses or other entities with which tourists come, or are likely to come, in contact or tour guides and those entities; or	5 6 7
(c)	provide for a system of dispute resolution including by requiring an inbound tour operator or tour guide to have a written policy about resolving disputes.	8 9 10
ΡΔΙ	RT 6—INVESTIGATION AND ENFORCEMENT	11
1711	VI U-IIVVESTIGNITION MIND ENTORCEMENT	11
	Division 1—Inspectors	12
39 Apj	pointment	13
-	son who is an inspector under the Fair Trading Act 1989 is an a for this Act.	14 15
40 Lin	nit on powers	16
	signed notice given to an inspector or a regulation may limit the r's powers under this Act.	17 18
(2) In	this section—	19
"signed	notice " means a notice signed by the commissioner.	20
41 Issi	ne of identity card	21
	e commissioner must issue an identity card to each inspector.	22
	e identity card must—	23
(a)	contain a recent photo of the inspector; and	24
(b)	contain a copy of the inspector's signature; and	25
(0)		

(0	c)	identify the person as an inspector under this Act; and	1
(0	d)	state an expiry date for the card.	2
		s section does not prevent the issue of a single identity card to a r this Act and other purposes.	3 4
42 P	roc	duction or display of identity card	5
		exercising a power under this Act in relation to a person, an must—	6 7
(8	a)	produce the inspector's identity card for the person's inspection before exercising the power; or	8 9
(l	b)	have the identity card displayed so it is clearly visible to the person when exercising the power.	10 11
to a pe	ersc	subsection (1), an inspector does not exercise a power in relation on only because the inspector has entered a place as mentioned in $4(1)(b)$ or (2).	12 13 14
43 R	Reti	ırn of identity card	15
card to	o th	on who ceases to be an inspector must return the person's identity are commissioner within 21 days after ceasing to be an inspector, as person has a reasonable excuse.	16 17 18
Maxin	nun	n penalty—20 penalty units.	19
		Division 2—Powers of inspectors	20
		Subdivision 1—Entry of places	21
44 P	ow	er to enter places	22
(1)	An	inspector may enter a place if—	23
(8	a)	its occupier consents to the entry; or	24
(ł	b)	it is a public place and the entry is made when it is open to the public; or	25 26
(0	c)	the entry is authorised by a warrant; or	27

(d) it is a place where an inbound tour operator carries on the business of an inbound tour operator and the place is open for carrying on the business or otherwise open for entry; or	
 (e) it is a place where a tour guide carries on business as a tour guide and the place is open for carrying on the business or otherwise open for entry; or 	
(f) the inspector reasonably believes that records relating to carrying on the business of an inbound tour operator, or business as a tour guide, are kept at the place and the place is open for carrying on business or otherwise open for entry.	8
(2) For the purpose of asking the occupier of a place for consent to enter, an inspector may, without the occupier's consent or a warrant—	11 12
(a) enter land around premises at the place to an extent that is reasonable to contact the occupier; or	13 14
(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.	
(3) Subsection (1)(d) to (f) does not authorise an inspector to enter a part of the place where an individual resides.	18 19
Subdivision 2—Procedure for entry	20
45 Entry with consent	21
(1) This section applies if an inspector intends to ask an occupier of a place to consent to the inspector or another inspector entering the place under section $44(1)(a)$.	
(2) Before asking for the consent, the inspector must tell the occupier—	25
(a) the purpose of the entry; and	26
(b) that the occupier is not required to consent.	27
(3) If the consent is given, the inspector may ask the occupier to sign an acknowledgment of the consent.	28 29
(4) The acknowledgment must state—	30
(a) the occupier has been told—	31
(i) the purpose of the entry; and	32

	(ii) that the occupier is not required to consent; and	1
(b)	the purpose of the entry; and	2
(c)	the occupier gives the inspector consent to enter the place and exercise powers under this division; and	3
(d)	the time and date the consent was given.	5
	the occupier signs the acknowledgment, the inspector must rely give a copy to the occupier.	6 7
(6) If—	_	8
(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	9 10
(b)	an acknowledgment complying with subsection (4) for the entry is not produced in evidence;	11 12
	of proof is on the person relying on the lawfulness of the entry to occupier consented.	13 14
46 App	lication for warrant	15
(1) An	inspector may apply to a magistrate for a warrant for a place.	16
(2) The warrant is	e application must be sworn and state the grounds on which the s sought.	17 18
inspector	e magistrate may refuse to consider the application until the gives the magistrate all the information the magistrate requires application in the way the magistrate requires.	19 20 21
Example—		22
	gistrate may require additional information supporting the application to be statutory declaration.	23 24
47 Issu	e of warrant	25
	e magistrate may issue a warrant only if the magistrate is satisfied reasonable grounds for suspecting—	26 27
(a)	there is a particular thing or activity (the "evidence") that may provide evidence of an offence against this Act or of a relevant contravention; and	28 29 30

(b)	the evidence is at the place, or, within the next 7 days, may be at the place.	1 2
(2) Th	e warrant must state—	3
(a)	that a stated inspector may, with necessary and reasonable help and force—	4 5
	(i) enter the place and any other place necessary for entry; and	6
	(ii) exercise the inspector's powers under this division; and	7
(b)	the offence or relevant contravention for which the warrant is sought; and	8 9
(c)	the evidence that may be seized under the warrant; and	10
(d)	the hours of the day or night when the place may be entered; and	11
(e)	the date, within 14 days after the warrant's issue, the warrant ends.	12 13
48 Spe	cial warrants	14
phone, f	in inspector may apply for a warrant (a "special warrant") by fax, radio or another form of communication if the inspector is it necessary because of—	15 16 17
(a)	urgent circumstances; or	18
(b)	other special circumstances, including, for example, the inspector's remote location.	19 20
	fore applying for the special warrant, the inspector must prepare ation stating the grounds on which the warrant is sought.	21 22
	he inspector may apply for the special warrant before the on is sworn.	23 24
fax a cop	ter issuing the special warrant, the magistrate must immediately py (the "facsimile warrant") to the inspector if it is reasonably ble to fax the copy.	25 26 27
(5) If i	t is not reasonably practicable to fax a copy to the inspector—	28
(a)	the magistrate must tell the inspector—	29
	(i) what the terms of the special warrant are; and	30
	(ii) the date and time the special warrant was issued; and	31

(b)	the inspector must complete a form of warrant (a "warrant form") and write on it—	1 2
	(i) the magistrate's name; and	3
	(ii) the date and time the magistrate issued the special warrant; and	4 5
	(iii) the terms of the special warrant.	6
inspector	e facsimile warrant, or the warrant form properly completed by the authorises the entry and the exercise of the other powers stated in all warrant issued.	7 8 9
(7) The magistrat	e inspector must, at the first reasonable opportunity, send to the e—	10 11
(a)	the sworn application; and	12
(b)	if the inspector completed a warrant form, the completed warrant form.	13 14
(8) On special w	receiving the documents, the magistrate must attach them to the arrant.	15 16
(9) If—	_	17
(a)	an issue arises in a proceeding about whether an exercise of a power was authorised by a special warrant; and	18 19
(b)	the warrant is not produced in evidence;	20
	of proof is on the person relying on the lawfulness of the exercise ower to prove a special warrant authorised the exercise of the	21 22 23
49 War	rrants—procedure before entry	24
	is section applies if an inspector named in a warrant issued under ion for a place is intending to enter the place under the warrant.	25 26
	fore entering the place, the inspector must do or make a reasonable o do the following things—	27 28
(a)	identify himself or herself to a person present at the place who is an occupier of the place by producing a copy of the inspector's identity card or other document evidencing the inspector's appointment;	29 30 31 32

(b)	give the person a copy of the warrant or if the entry is authorised by a facsimile warrant or warrant form mentioned in section 48(6), a copy of the facsimile warrant or warrant form;	1 2 3
(c)	tell the person the inspector is permitted by the warrant to enter the place;	4 5
(d)	give the person an opportunity to allow the inspector immediate entry to the place without using force.	6 7
inspector	wever, the inspector need not comply with subsection (2) if the believes on reasonable grounds that immediate entry to the place d to ensure the effective execution of the warrant is not frustrated.	8 9 10
	Subdivision 3—Powers after entry	11
50 Gen	eral powers after entering places	12
(1) Thi	s section applies to an inspector who enters a place.	13
to enter a	wever, if an inspector enters a place to get the occupier's consent place, this section applies to the inspector only if the consent is he entry is otherwise authorised.	14 15 16
(3) For may—	monitoring or enforcing compliance with this Act, the inspector	17 18
(a)	search any part of the place; or	19
(b)	examine, inspect, photograph or film any part of the place or anything at the place; or	20 21
(c)	take an extract from, or copy, a document at the place; or	22
(d)	take into or onto the place any person, equipment or material the inspector reasonably requires for exercising a power under this division; or	23 24 25
(e)	require the occupier of the place, or a person at the place, to give the inspector reasonable help to exercise the inspector's powers mentioned in paragraphs (a) to (d).	26 27 28
inspector	nen making a requirement mentioned in subsection (3)(e), the must warn the person it is an offence to fail to comply with the ent, unless the person has a reasonable excuse.	29 30 31

51	Fail	ure to help inspector	1
mu		person required to give reasonable help under section 50(3)(e) mply with the requirement, unless the person has a reasonable	2 3 4
Ma	ximuı	m penalty—20 penalty units.	5
que to f	stion ail to	the help is required to be given to an inspector by answering a or producing a document, it is a reasonable excuse for the person answer the question, or produce the document, if complying with rement might tend to incriminate the person.	6 7 8 9
		Subdivision 4—Power to seize evidence	10
52		rant	11 12
ente a w the	ered u arrant thing	et to section 54, an inspector who enters a place that may be inder this division without the consent of the occupier and without it, may seize a thing at the place if the inspector reasonably believes it is evidence of an offence against this Act or of a relevant intion.	13 14 15 16 17
53		ing evidence at a place that may only be entered with consent warrant	18 19
(1) Su	bject to section 54, this section applies if—	20
	(a)	an inspector is authorised to enter a place under this division only with the consent of the occupier or a warrant; and	21 22
	(b)	the inspector enters the place after obtaining the necessary consent or warrant.	23 24
		the inspector enters the place with the occupier's consent, the may seize a thing at the place if—	25 26
	(a)	the inspector reasonably believes the thing is evidence of an offence against this Act or of a relevant contravention; and	27 28
	(b)	seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	29 30

	the inspector enters the place with a warrant, the inspector may evidence for which the warrant was issued.	1 2
	ne inspector also may seize anything else at the place if the reasonably believes—	3 4
(a)	the thing is evidence of an offence against this Act or of a relevant contravention; and	5 6
(b)	the seizure is necessary to prevent the thing being—	7
	(i) hidden, lost or destroyed; or	8
	(ii) used to continue, or repeat, the offence or relevant contravention.	9 10
reasonab	so, the inspector may seize a thing at the place if the inspector ly believes it has just been used in committing an offence against or a relevant contravention.	12 12 13
54 Lin	nitation on power to seize	14
	spector must not seize a thing under section 52 or 53 that the knows or suspects is the property, or in the possession, of a	15 16 17
55 Rec	eipt for seized things	18
thing"),	s soon as possible after an inspector seizes a thing (a "seized the inspector must give a receipt for the seized thing to the person om it was seized.	19 20 21
subsection	owever, if for any reason it is not practicable to comply with on (1), the inspector must leave the receipt at the place of seizure, onably secure way and in a conspicuous position.	22 23 24
(3) The condition	he receipt must describe generally each seized thing and its n.	25 26
	is section does not apply to a thing if it is impracticable or would sonable to give the receipt, given the thing's nature, condition and	25 28 29

56 For	feiture of seized thing	1
(1) A s thing—	seized thing is forfeited to the State if the inspector who seized the	2 3
(a)	can not find its owner, after making reasonable inquiries; or	4
(b)	can not return it to its owner, after making reasonable efforts; or	5
(c)	reasonably believes it is necessary to keep the thing to prevent it being used to commit an offence against this Act or a relevant contravention.	6 7 8
(2) In	applying subsection (1)—	9
(a)	subsection (1)(a) does not require the inspector to make inquiries if it would be unreasonable to make inquiries to find the owner; and	10 11 12
(b)	subsection (1)(b) does not require the inspector to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	13 14 15
	Example—	16
	The owner of the thing has migrated to another country.	17
the seize	the inspector makes a decision under subsection (1)(c), resulting in d thing being forfeited to the State, the inspector must, as soon as ble, give the owner an information notice for the decision.	18 19 20
(4) Su	bsection (3) does not apply if—	21
(a)	the inspector can not find the owner, after making reasonable inquiries; or	22 23
(b)	it is impracticable or would be unreasonable to give the information notice.	24 25
(5) Re	gard must be had to a thing's nature, condition and value—	26
(a)	in deciding—	27
	(i) whether it is reasonable to make inquiries or efforts; and	28
	(ii) if making inquiries or efforts, what inquiries or efforts, including the period over which they are made, are reasonable; or	29 30 31
(b)	in deciding whether it would be unreasonable to give the information notice.	32 33

57 Fe	orfeiture on conviction	1
	On the conviction of a person for an offence against this Act, the nay order the forfeiture to the State of—	2 3
(a	anything used to commit the offence; or	4
(b	anything else the subject of the offence.	5
(2) 7	The court may make the order—	6
(a	whether or not the thing has been seized; or	7
(b	o) if the thing has been seized, whether or not the thing has been returned to its owner.	8 9
(3) Tapprop	The court may make any order to enforce the forfeiture it considers priate.	10 11
	This section does not limit the court's powers under the <i>Penalties</i> ntences Act 1992 or another law.	12 13
58 D	ealing with forfeited things etc.	14
propert	On the forfeiture of a thing to the State, the thing becomes the State's ty and may be dealt with by the commissioner as the commissioner ers appropriate.	15 16 17
	Without limiting subsection (1), the commissioner may destroy or e of the thing.	18 19
thing i	Despite subsection (1), the commissioner must not deal with the n a way that could prejudice the outcome of an appeal, relevant to ng, of which the commissioner is aware.	20 21 22
59 A	ccess to seized things	23
person inspect	Until a seized thing is forfeited or returned, an inspector must allow a who would be entitled to the seized thing, if it were not in the tor's possession, to inspect it and, if it is a document, to take extracts or copy it.	24 25 26 27
	Subsection (1) does not apply if it is impracticable or would be onable to allow the inspection or copying	28

60 R	Return of seized things	1
	If a seized thing is not forfeited, an inspector must return it to its at the end of—	2
(2	a) 6 months; or	4
(ł	o) if a proceeding for an offence, a disciplinary proceeding or a proceeding under part 9, involving it is started within 6 months—the proceeding and any appeal from the proceeding.	5 6 7
	Despite subsection (1), the inspector must immediately return the thing to its owner if the inspector is satisfied that—	8 9
(8	a) its retention as evidence is no longer necessary; and	10
(ł	its return is not likely to result in its use in repeating an offence against this Act or a relevant contravention.	11 12
	Subdivision 5—Power to require information	13
61 P	ower to require name and address	14
(1)	This section applies if an inspector—	15
(2	a) finds a person committing an offence against this Act or a relevant contravention; or	16 17
(ł	finds a person in circumstances that lead, or has information that leads, the inspector to reasonably suspect the person has just committed an offence against this Act or a relevant contravention.	18 19 20 21
(2) addres	The inspector may require the person to state the person's name and is.	22 23
is an o	When making the requirement, the inspector must warn the person it offence to fail to state the person's name or address, unless the person reasonable excuse.	24 25 26
correc	The inspector may require the person to give evidence of the tness of the stated name or address if the inspector reasonably ets the stated name or address is false.	27 28 29
	A person must comply with a requirement under subsection (2) unless the person has a reasonable excuse.	30 31
Maxin	num penalty—20 penalty units.	32

(6) A person does not commit an offence against subsection (5) if—	1
(a) the person was required to state the person's name and address by an inspector who suspected the person had committed offence against this Act or a relevant contravention; and	
(b) the person is not proved to have committed the offence relevant contravention.	or 5 6
(7) In this section—	7
"address", of a person, includes the person's residential and busine address and, for a person temporarily in Queensland, includes t place where the person is living in Queensland.	
62 Power to require information	11
(1) This section applies if an inspector believes, on reasonal grounds—	ole 12 13
(a) an offence against this Act or a relevant contravention has be committed; and	en 14 15
(b) a person may be able to give information about the offence relevant contravention.	or 16 17
(2) The inspector may require the person to give information, including document, about the offence or relevant contravention.	g a 18 19
(3) The inspector may require the person to give the inspector t information at a stated reasonable place at a stated reasonable time.	the 20 21
(4) The person must comply with a requirement under subsection (or (3), unless the person has a reasonable excuse.	(2) 22 23
Maximum penalty—200 penalty units.	24
(5) It is a reasonable excuse for an individual to fail to give informati if giving the information might tend to incriminate the individual implicate the individual in a relevant contravention.	
Subdivision 6—Compensation	28
63 Notice of damage	29
(1) This section applies if—	30

(a) an inspector damages property when exercising or purporting to exercise a power; or	1 2
(b) a person (the "other person") acting under the direction or authority of an inspector damages property.	3 4
(2) The inspector must, as soon as practicable, give notice of particulars of the damage to the person who appears to the inspector to be the owner of the property.	
(3) If the inspector believes the damage was caused by a latent defect in the property or circumstances beyond the inspector's or other person's control, the inspector may state the belief in the notice.	
(4) If, for any reason, it is impracticable to comply with subsection (2), the inspector must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	
(5) This section does not apply to damage the inspector reasonably believes is trivial.	14 15
(6) In this section—	16
"owner", of property, includes the person in possession or control of it.	17
64 Compensation	18
(1) A person may claim compensation from the State if the person incurs loss or expense because of the exercise or purported exercise of a power under any of the following subdivisions of division 2 ¹⁰ —	
• subdivision 1 (Entry of places)	22
• subdivision 3 (Powers after entry)	23
• subdivision 4 (Power to seize evidence).	24
(2) Payment of compensation may be claimed and ordered in a proceeding for—	25 26
(a) compensation brought in a court of competent jurisdiction; or	27
(b) an offence against this Act brought against the person making the claim for compensation.	28 29

¹⁰ Division 2 (Powers of inspectors)

(3) A court may order the payment of compensation for the loss or expense only if it is satisfied it is just to make the order in the circumstances of the particular case.	1 2 3
Subdivision 7—General enforcement matters	4
65 False or misleading statements	5
A person must not state anything to an inspector the person knows is false or misleading in a material particular.	6 7
Maximum penalty—200 penalty units.	8
66 False or misleading documents	9
(1) A person must not give an inspector a document containing information the person knows is false or misleading in a material particular.	10 11 12
Maximum penalty—200 penalty units.	13
(2) Subsection (1) does not apply to a person if the person, when giving the document—	14 15
(a) tells the inspector, to the best of the person's ability, how it is false or misleading; and	16 17
(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	18 19
67 Obstructing inspectors	20
(1) A person must not obstruct an inspector in the exercise of a power under this Act, unless the person has a reasonable excuse.	21 22
Maximum penalty—200 penalty units.	23
(2) If a person obstructs an inspector in the exercise of a power under this Act and the inspector decides to exercise the power, the inspector must warn the person that—	24 25 26
(a) it is an offence to obstruct the inspector, unless the person has a reasonable excuse; and	27 28
(b) the inspector considers the person's conduct is an obstruction	29

s 68	44	s 69

` ′	this section—	1
obstruc	ct" includes hinder, resist and attempt to obstruct.	2
68 Im _j	personation of inspector	3
A pers	son must not pretend to be an inspector.	4
Maximu	m penalty—50 penalty units.	5
	PART 7—UNDERTAKINGS	6
69 Co	mmissioner may seek undertaking after contravention	7
tour ope	the commissioner believes, on reasonable grounds, an inbound rator or tour guide has contravened this Act, the commissioner written notice given to the inbound tour operator or tour guide—	8 9 10
(a)	state the act or omission the commissioner believes is the contravention; and	11 12
(b)	ask the inbound tour operator or tour guide to give the commissioner a written undertaking that the inbound tour operator or tour guide will not continue or repeat the act or omission.	13 14 15 16
, ,	absection (3) applies if the inbound tour operator or tour guide undertaking, the commissioner accepts it and either—	17 18
(a)	the contravention is conduct consisting of an act or omission and the inbound tour operator or tour guide does not repeat the conduct; or	19 20 21
(b)	the contravention is conduct consisting of a series of acts or omissions and the inbound tour operator or tour guide stops the conduct and does not later repeat it.	22 23 24

(3) A person can not start an offence proceeding or a proceeding under part 9 or 10^{11} against the inbound tour operator or tour guide for the contravention, unless the commissioner withdraws his or her acceptance of the undertaking under section $70(1)(b)$.	1 2 3 4
70 Variation and withdrawal of undertakings	5
(1) If the commissioner accepts the undertaking—	6
(a) it may be varied or withdrawn by the inbound tour operator or tour guide if the commissioner agrees to the variation or withdrawal; or	7 8 9
(b) the commissioner may withdraw his or her acceptance of it, if the commissioner believes, on reasonable grounds, that—	10 11
 before it was accepted, the inbound tour operator or tour guide contravened this Act in a way unknown to the commissioner; and 	12 13 14
(ii) had the commissioner known about the contravention, the commissioner would not have accepted the undertaking or would not have accepted it unless its terms were changed.	15 16 17
(2) The commissioner may also withdraw his or her acceptance of the undertaking if the commissioner believes, on reasonable grounds, the undertaking is no longer necessary.	18 19 20
(3) If the commissioner varies, or withdraws his or her acceptance of, or agrees to the variation or withdrawal of, the undertaking, the commissioner must give the inbound tour operator or tour guide notice of the variation, withdrawal or agreement.	21 22 23 24
(4) The variation or withdrawal takes effect when notice of the variation, withdrawal or agreement is given to the inbound tour operator or tour guide.	25 26 27
(5) The undertaking as varied under this section is taken to be accepted by the commissioner.	28 29

Part 9 (Civil penalties, compensation orders and other orders for unconscionable conduct) or 10 (Disciplinary proceedings)

71 En	forcement of undertakings	1
tour ope	the commissioner believes, on reasonable grounds, an inbound trator or tour guide (the "undertaker") has contravened a term of traking accepted by the commissioner, the commissioner may the District Court for an order under this section.	2 3 4 5
	the court is satisfied the undertaker has contravened the term, the ay make 1 or more of the following orders—	6 7
(a)	an order directing the undertaker to comply with the term;	8
(b)	an order directing the undertaker to pay to the State an amount that is not more than the direct or indirect financial benefit obtained by the undertaker from, and reasonably attributable to, the contravention;	9 10 11 12
(c)	an order directing the undertaker to pay compensation to someone else who has suffered loss or damage because of the contravention;	13 14 15
(d)	an order directing the undertaker to give a security bond to the State for a stated period;	16 17
(e)	another order the court considers appropriate.	18
	he court may order the forfeiture to the State of all or part of a bond given by an undertaker under subsection (2)(d) if—	19 20
(a)	the commissioner applies to the court for the order; and	21
(b)	the court is satisfied the undertaker contravened the term of the undertaking during the period for which the bond was given.	22 23
72 Re	gister of undertakings	24
	ne commissioner must keep a register of each undertaking accepted ommissioner under this part.	25 26
(2) The commission	ne register must be kept in the form and in the way decided by the sioner.	27 28
(3) Th	ne register must contain a copy of the undertaking.	29
	person may, on payment of the fee, if any, prescribed under a on, inspect, or obtain a copy of an entry in, the register—	30 31
(a)	at the department's head office when it is open to the public; or	32
(b)	at another place decided by the commissioner.	33

(5) In	n this section—	1
•	', for the register, means all the details about a particular dertaking.	2 3
	PART 8—INJUNCTIONS	4
73 W	ho may apply for an injunction	5
The injuncti	following persons may apply to the District Court for an on—	6 7
(a)	the commissioner;	8
(b)	a person aggrieved by the conduct of another person who is carrying on the business of an inbound tour operator or who is a tour guide.	9 10 11
74 Gi	rounds for injunction	12
is satisf	District Court may grant an injunction against a person if the court fied the person has engaged, or is proposing to engage, in conduct astitutes or would constitute—	13 14 15
(a)	contravening this Act; or	16
(b)	attempting to contravene this Act; or	17
(c)	aiding, abetting, counselling or procuring a person to contravene this Act; or	18 19
(d)	inducing or attempting to induce, whether by threats, promises or otherwise, a person to contravene this Act; or	20 21
(e)	being in any way, directly or indirectly, knowingly concerned in, or party to, the contravention by a person of this Act; or	22 23
(f)	conspiring with others to contravene this Act.	24
75 Co	ourt's powers for injunctions	25
` ,	The power of the District Court to grant an injunction restraining a from engaging in conduct may be exercised—	26 27

(a)	whether or not it appears to the court that the person intends to engage again, or to continue to engage, in conduct of that kind; and	1 2 3
(b)	whether or not the person has previously engaged in conduct of that kind.	4 5
	e power of the court to grant an injunction requiring a person to do thing may be exercised—	6 7
(a)	whether or not it appears to the court that the person intends to fail again, or to continue to fail, to do the act or thing; and	8 9
(b)	whether or not the person has previously failed to do the act or thing.	10 11
	n interim injunction may be granted under this part until the on is finally decided.	12 13
(4) The	e District Court may rescind or vary an injunction at any time.	14
76 Teri	ms of injunction	15
	e District Court may grant an injunction in the terms the court appropriate.	16 17
injunction business registrant	ithout limiting the court's power under subsection (1), and may be granted restraining a person from carrying on the of an inbound tour operator, whether or not the person is a cor the business is carried on as part of, or incidental to, the on of another business—	18 19 20 21 22
(a)	for a stated period; or	23
(b)	except on stated terms and conditions.	24
stated a advertise	so, the court may grant an injunction requiring a person to take ction, including action to disclose information or publish ments, to remedy any adverse consequences of the person's nation of this Act.	25 26 27 28
77 Und	lertakings as to damages or costs	29
	commissioner applies for an injunction under this part, no ng as to damages or costs may be required or made.	30 31

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PART 9—CIVIL PENALITES, COMPENSATION	1
ORDERS AND OTHER ORDERS FOR	2
UNCONSCIONABLE CONDUCT	3
78 Application for order imposing civil penalties	4
(1) This section applies if an inbound tour operator or tour guide is alleged to have contravened section $35(1)$. ¹²	5 6
(2) The commissioner, or a person (the "injured person") who claims to have suffered financial loss because of the contravention, may apply to the District Court for an order requiring the inbound tour operator or tour guide—	7 8 9 10
(a) to pay a money penalty to the State; or	11
(b) to pay an amount to the injured person as compensation.	12
(3) An application by the commissioner may be made together with an application made by the commissioner under part 8.13	13 14
Note—	15
Under section 82(1)(a), (2) or (3) the contravention by a registrant, tour guide or inbound tour operator of section 35(1) is also a ground for starting a disciplinary proceeding against the person in the tribunal.	16 17 18
However, under section 97, either of the following actions may be taken, but not both—	19
(a) a registrant, tour guide or inbound tour operator may be dealt with by way of a disciplinary proceeding;	20 21
(b) the commissioner or injured person may make an application under section $78(2)$.	22 23
(4) The applicant must, at least 14 days before making the application, give notice of the intention to make the application to—	24 25
(a) if the commissioner intends to make the application—any person the commissioner reasonably believes may have suffered financial loss because of the contravention, if practicable; and	26 27 28
(b) if an injured person intends to make the application—the commissioner.	29 30

¹² Section 35 (Unconscionable conduct)

¹³ Part 8 (Injunctions)

		e commissioner or an injured person may make a joint application bsection (2), or may join in a proceeding started by the other.	1 2
79	Ord	lers District Court may make	3
		is section applies if the District Court is satisfied the inbound tour or tour guide has contravened section 35(1).	4 5
the	State	e court may order the inbound tour operator or tour guide to pay to , as a money penalty, an amount up to the limit of the court's civil on for each contravention.	6 7 8
con to p	trave	satisfied a person has suffered financial loss because of the ntion, the court may order the inbound tour operator or tour guide the person, as compensation, an amount, decided by the court, up nit of the court's civil jurisdiction.	9 10 11 12
(4	4) If–	_	13
	(a)	the court proposes to order an inbound tour operator or tour guide to pay a money penalty under subsection (2) and compensation under subsection (3); and	14 15 16
	(b)	the inbound tour operator or tour guide does not have the resources to pay both;	17 18
the	court	must prefer to make an order for compensation.	19
(5) If–	_	20
	(a)	the court orders a corporation to pay a money penalty under subsection (2) or compensation under subsection (3); and	21 22
	(b)	the corporation does not have the resources to pay either or both;	23
		utive officers of the corporation are jointly and severally liable to amount not paid by the corporation.	24 25
		is a defence to a liability under subsection (5) for an executive prove that—	26 27
	(a)	if the officer was in a position to influence the conduct of the corporation in relation to the conduct in question—the officer exercised reasonable diligence to ensure the corporation did not contravene section 35(1); or	28 29 30 31
	(b)	the officer was not in a position to influence the conduct of the corporation in relation to the conduct in question.	32 33

	subsection (1) or (3), if the court is to be satisfied of a matter, the d only be satisfied of the matter on the balance of probabilities.	1 2
may also	relation to an inbound tour operator who is a registrant, the court make any other order the tribunal could make in a disciplinary ng for a contravention of section 35(1).	3 4 5
80 Crit	teria for deciding amount to be ordered	6
ordered to	ride an amount an inbound tour operator or tour guide should be o pay under section 79, the District Court may consider any or all lowing—	7 8 9
(a)	the inbound tour operator or tour guide's conduct before and after the contravention;	10 11
(b)	whether the conduct was deliberate;	12
(c)	the period over which the conduct happened;	13
(d)	the amount of financial loss caused by the contravention;	14
(e)	any similar past conduct of the inbound tour operator or tour guide, including conduct happening before the commencement of this section;	15 16 17
(f)	whether the conduct could have been prevented;	18
(g)	if the inbound tour operator is a corporation—the extent to which the executive officers of the corporation knew or should have known of the contravention;	19 20 21
(h)	any action the inbound tour operator took to remedy the contravention including, for example, compensating persons who suffered financial loss because of it;	22 23 24
(i)	the extent to which the inbound tour operator or tour guide cooperated with the commissioner to remedy the contravention and prevent future contraventions;	25 26 27
(j)	the inbound tour operator's or tour guide's financial position;	28
(k)	any other relevant factor.	29

s 82

		PART 10—DISCIPLINARY PROCEEDINGS	1
81	Tril	bunal may conduct disciplinary proceeding	2
pro	ceedi	ribunal may, on application by the commissioner, conduct a ng (a "disciplinary proceeding") to decide whether a disciplinary s established.	3 4 5
82	Gro	ounds for starting disciplinary proceedings	6
		ich of the following is a ground (a "disciplinary ground") for a disciplinary proceeding against a registrant—	7 8
	(a)	the registrant has contravened this Act;	9
	(b)	the registrant obtained registration because of a materially false or misleading representation or declaration;	10 10
	(c)	the registrant is not, or is no longer, a suitable person ¹⁴ to be registered;	12 13
	(d)	the registrant has contravened a condition of the registrant's registration;	14 15
	(e)	if the registrant's registration is suspended under section 29, the contravention and detriment relating to the suspension.	16 17
	ceedi	is a ground (a "disciplinary ground") for starting a disciplinary ng against a tour guide that the tour guide has contravened this	18 19 20
pro	ceedi	is a ground (a "disciplinary ground") for starting a disciplinary ng against an inbound tour operator that the inbound tour operator ravened this Act.	21 22 23
Note	e—		24
a	lso an	ontravention of this Act by a registrant, tour guide or inbound tour operator is offence against this Act, under section 97(2) the person may then be prosecuted offence or dealt with under this part, but not both.	25 26 27

¹⁴ See section 14 (When applicant is not a suitable person).

83	Ord	ers the tribunal may make	1
estal	blishe	the tribunal decides a disciplinary ground under this Act is ed in relation to a registrant, tour guide or inbound tour operator, it e 1 or more of the following orders—	2 3 4
	(a)	an order reprimanding the registrant, tour guide or inbound tour operator;	5 6
	(b)	an order that the registrant, tour guide or inbound tour operator pay to the commissioner, within the time stated in the order, a penalty of not more than an amount equal to—	7 8 9
		(i) if the only disciplinary ground concerned is that the registrant, tour guide or inbound tour operator contravened this Act and the contravention is an offence—the maximum penalty for the offence; or	10 11 12 13
		(ii) otherwise—200 penalty units;	14
	(c)	an order suspending the registrant's registration for a stated period;	15 16
	(d)	an order cancelling the registrant's registration;	17
	(e)	an order imposing conditions on, or amending or revoking the conditions of, the registrant's registration;	18 19
	(f)	an order that the registrant, tour guide or inbound tour operator pay to a person who has suffered financial loss because of an act or omission of the registrant, tour guide or inbound tour operator, as compensation, an amount, decided by the tribunal, up to the limit of a Magistrates Court's civil jurisdiction;	20 21 22 23 24
	(g)	another order the tribunal considers appropriate to ensure a further disciplinary ground relating to the registrant, tour guide or inbound tour operator does not happen.	25 26 27
a per	rson ived i	e tribunal may make an order under subsection (1)(b) or (f) against only on the basis of evidence, submissions and other information in accordance with the evidentiary law and practice applicable to a seeding in a Magistrates Court.	28 29 30 31
(3	3) If—	_	32
	(a)	the tribunal proposes to order a person to pay an amount to the commissioner under subsection (1)(b) and compensation under subsection (1)(f); and	33 34 35

	(h)	the person does not have enough financial resources to pay both;	1
			-
tne tr	ıbun	al must prefer to make an order for compensation.	2
84	Crit	eria for deciding amount to be ordered	3
	on 83	cide the amount a person may be ordered to pay under $3(1)(b)$ or (f) , the tribunal may consider any or all of the	4 5 6
	(a)	the person's conduct before and after the disciplinary ground concerned happened;	7 8
	(b)	whether the conduct was deliberate;	9
	(c)	the period over which the conduct happened;	10
	(d)	the amount of financial loss caused by the disciplinary ground;	11
	(e)	any similar past conduct of the person, including conduct happening before the commencement of this section;	12 13
	(f)	whether the conduct could have been prevented;	14
	(g)	if the person is a corporation—the extent to which the executive officers of the corporation knew or should have known of the existence of the disciplinary ground;	15 16 17
	(h)	any action the person took to remedy the disciplinary ground including, for example, compensating persons who suffered financial loss because of it;	18 19 20
	(i)	the extent to which the person cooperated with the commissioner to remedy the disciplinary ground and prevent future disciplinary grounds happening;	21 22 23
	(j)	the person's financial position;	24
	(k)	any other relevant factor.	25

PA	ART 11—REVIEW OF CERTAIN DECISIONS	1
85 Revi	ew by tribunal	2
, ,	applicant for registration may apply to the tribunal for review of issioner's decision to refuse to grant the registration.	3 4
(2) A p	person may apply to the tribunal for review of a decision of the oner to—	5 6
(a)	suspend the person's registration; or	7
(b)	cancel the person's registration; or	8
(c)	refuse to renew the person's registration; or	9
(d)	impose a condition on the person's registration; or	10
(e)	refuse to replace the person's registration certificate.	11
	owner of a thing forfeited to the State because of a decision of an given under section 56(1)(c) may apply to the tribunal for review ision.	12 13 14
	PART 12—OFFENCES AND EVIDENCE	15
86 Proc	eeding for offence	16
	proceeding for an offence against this Act must be taken in a way under the <i>Justices Act 1886</i> .	17 18
(2) The	proceeding must start within—	19
(a)	1 year after the offence is committed; or	20
(b)	1 year after the offence comes to the complainant's knowledge, but within 2 years after the offence is committed.	21 22
	ers court may make on conviction of registrant, tour guide or und tour operator	23 24
	s section applies if a court convicts a registrant, tour guide or our operator of an offence against this Act	25 26

(2) In addition to any penalty imposed for the offence, the court n make 1 or more of the following orders—	nay 1
(a) if the offender is a registrant—	3
(i) an order suspending the registrant's registration for a sta period; or	ted 4 5
(ii) an order cancelling the registrant's registration; or	6
(iii) an order imposing conditions on, or amending or revok the conditions of, the registrant's registration;	ing 7 8
(b) in any case—an order that the registrant, tour guide or inboutour operator pay a stated amount as compensation to a state person who has suffered financial loss because of the registrant tour guide's or inbound tour operator's conduct relating to offence.	ted 10 at's, 11
(3) An order under subsection (2)(b) may be made on the application the prosecution or the person who has suffered financial loss.	of 14 15
(4) This section does not limit the court's powers under the <i>Penals and Sentences Act 1992</i> or another law.	ties 16 17
Note—	18
Under section 82(1)(a), (2) or (3) the contravention by a registrant, tour guide inbound tour operator of this Act is a ground for starting a disciplinary proceed against the person in the tribunal.	
However, under section 97, a registrant, tour guide or inbound tour operator can no both prosecuted for an offence against the Act and dealt with by way of discipling proceedings for the one contravention.	
88 Evidence	25
(1) This section applies to a proceeding under this Act.	26
(2) Unless a party, by reasonable notice, requires proof—	27
(a) that a person is an inspector; or	28
(b) of the authority of an inspector to do anything under this Act;	29
the fact of the person being an inspector or the authority must be presum	ed. 30
(3) A signature purporting to be the signature of the commissioner or inspector is evidence of the signature it purports to be.	an 31 32

	ertificate purporting to be signed by the commissioner and stating e following matters is evidence of the matter—	1 2
(a)	that a specified document is a registration certificate, or copy of a registration certificate, granted under this Act;	3
(b)	that on a specified day, or during a specified period, a specified person was or was not registered;	5 6
(c)	that registration—	7
	(i) was or was not granted for a specified term; or	8
	(ii) was or was not in force on a specified day or during a specified period; or	9 10
	(iii) was or was not subject to conditions or a specified condition;	11 12
(d)	that a document is a copy of a record kept under this Act.	13
89 Exec	cutive officers must ensure corporation complies with Act	14
	e executive officers of a corporation must ensure the corporation with this Act.	15 16
each of	a corporation commits an offence against a provision of this Act, the corporation's executive officers also commits an offence, he offence of failing to ensure the corporation complies with the .	17 18 19 20
Maximun an individ	n penalty—the penalty for the contravention of the provision by lual.	21 22
against a officers	idence that the corporation has been convicted of an offence provision of this Act is evidence that each of the executive committed the offence of failing to ensure the corporation with the provision.	23 24 25 26
(4) Ho	wever, it is a defence for an executive officer to prove—	27
(a)	if the officer was in a position to influence the conduct of the corporation in relation to the offence—the officer exercised reasonable diligence to ensure the corporation complied with the provision; or	28 29 30 31
(b)	otherwise—the officer was not in a position to influence the conduct of the corporation in relation to the offence.	32 33

58 s 91

	PART 13—OTHER MATTERS	1
90 Trea	atment of partnerships	2
	bject to this section, this Act applies to a partnership as if the ip were a person.	3 4
(2) For partnersh	an application by, or registration or renewal of registration of, a ip—	5 6
(a)	part 3, division 2^{15} applies as if each partner were an applicant; and	7 8
(b)	if a partner is not a suitable person to hold registration, the partnership is not a suitable person.	9 10
imposed	obligation or liability that, apart from this subsection, would be by this Act on a person that is a partnership is imposed on each out may be discharged by any of the partners.	11 12 13
	amount that, apart from this subsection, would be payable under by a person that is a partnership is jointly and severally payable by ers.	14 15 16
an offence by a par	because of the operation of subsection (1), a contravention of, or e against a provision of, this Act is taken to have been committed thership, the contravention or offence is taken to have been ad by each of the partners.	17 18 19 20
(6) Ho	wever, it is a defence for a partner to prove—	21
(a)	if the partner was in a position to influence the conduct of the partnership in relation to the contravention or offence—the partner exercised reasonable diligence to ensure the partnership complied with the provision; or	22 23 24 25
(b)	the partner was not in a position to influence the conduct of the partnership in relation to the contravention or offence.	26 27
91 Con	aplaint about conduct that contravenes this Act	28
	person aggrieved by another person's conduct that the person contravenes this Act may make a written or oral complaint to the	29 30

31

commissioner about the conduct.

¹⁵ Part 3 (Registration), division 2 (Suitability for registration)

(2) The commissioner may investigate the complaint and, if satisfied this Act has been contravened, may start an offence proceeding or another proceeding under this Act against the other person for the contravention.	1 2 3
(3) The commissioner may require that an oral complaint be put in writing before it is investigated.	4 5
(4) The investigation may take place and a proceeding may be started and continued against a person who was an inbound tour operator, registrant or tour guide when the matter of complaint arose even though the person is no longer an inbound tour operator, registrant or tour guide.	6 7 8 9
(5) For subsection (4), part 9 or 10 ¹⁶ applies as if a reference in the part to an inbound tour operator, registrant or tour guide included a reference to a former inbound tour operator, registrant or tour guide mentioned in the subsection and with other necessary changes.	10 11 12 13
92 Language of complaint	14
The complaint may be in a language other than English if it is written and the complainant is unable to make it in English.	15 16
93 Public warning statements	17
(1) The Minister or commissioner may make or issue a public statement identifying, and giving warnings or information about, any of the following—	18 19 20
 (a) contraventions of this Act that have resulted in disciplinary proceedings and persons who commit the contraventions; 	21 22
 (b) conduct engaged in by inbound tour operators, whether or not they are registrants, or tour guides, that in all the circumstances the Minister or commissioner considers unconscionable; 	23 24 25
(c) the commission of offences against this Act and persons who commit the offences.	26 27
(2) The statement may identify particular contraventions, business practices, unconscionable conduct, offences and persons.	28 29

Part 9 (Civil penalties and compensation orders for unconscionable conduct) or 10 (Disciplinary proceedings)

give	a w	e Minister or commissioner must not issue a public statement or arning under this section unless satisfied that it is in the public o do so.	1 2 3
94	Con	fidentiality of information	4
		person must not disclose information gained by the person in the ration of this Act.	5 6
Maxi	imur	n penalty—50 penalty units.	7
(2)) Sut	osection (1) does not apply to a disclosure of information—	8
	(a)	with the consent of the person to whom the information relates; or	9 10
	(b)	in a public statement made or issued under section 93; or	11
	(c)	otherwise in the administration of this Act; or	12
	(d)	to the commissioner of the police service; or	13
	(e)	with the approval of the commissioner, to a person administering a corresponding law; or	14 15
	(f)	in a proceeding under this Act or a report of the proceeding; or	16
	(g)	in a proceeding before a court in which the information is relevant to the issue before the court.	17 18
(3)) Thi	s section does not limit the Freedom of Information Act 1992.	19
95	Prot	tecting officials from liability	20
		official is not civilly liable for an act done, or omission made, and without negligence under this Act.	21 22
		subsection (1) prevents a civil liability attaching to an official, the attaches instead to the State.	23 24
(3)) In t	his section—	25
"offi	cial'	'means—	26
	(a)	the Minister; or	27
	(b)	the commissioner; or	28
	(c)	an inspector.	29

96 l	Delegation by commissioner	1
	The commissioner may delegate the commissioner's powers under ct to an appropriately qualified officer—	2 3
(a) of the Office of Fair Trading established under the <i>Fair Trading Act 1989</i> ; or	4 5
(b) appointed under that Act.	6
(2)	In this section—	7
	copriately qualified" includes having the qualifications, experience r standing appropriate to exercise the power.	8 9
1	xample of standing for a member of the staff of the Office of Fair Trading—	10
	the staff member's classification level in the office	11
	imit on action to be taken for contravention of this Act	12
(1)	Subsection (2) applies if—	13
(a) a person is alleged to have contravened a provision of this Act and the contravention is an offence; and	14 15
(b) the person could be dealt with by way of a disciplinary proceeding for the contravention.	16 17
provis	The person may be prosecuted for the offence of contravening the ion or dealt with by way of a disciplinary proceeding for the vention but must not be dealt with in both ways.	18 19 20
contra	If a registrant, tour guide or inbound tour operator is alleged to have vened section 35(1), ¹⁷ either, but not both, of the following actions e taken—	21 22 23
(a) the registrant, tour guide or inbound tour operator may be dealt with by way of a disciplinary proceeding for the contravention;	24 25
(b) the commissioner or another person may make an application under section 78(2). ¹⁸	26 27

¹⁷ Section 35 (Unconscionable conduct)

¹⁸ Section 78 (Application for order imposing civil penalties)

98	Review of certain sections	1
	ne Minister must review the operation of sections 9 and 12 ¹⁹ within onths after this section commences.	2 3
99	Approved forms	4
T	ne commissioner may approve forms for use under this Act.	5
100	Regulation-making power	6
(.	The Governor in Council may make regulations under this Act.	7
(2	A regulation may be made about any of the following matters—	8
	(a) fees, including the refunding of fees, for this Act;	9
	(b) the keeping of records by inbound tour operators and former inbound tour operators;	10 11
	(c) advertising by inbound tour operators, including the form and content of advertisements.	12 13
	A regulation may provide for a maximum penalty of not more than enalty units for a contravention of a regulation.	14 15
	PART 14—TRANSITIONAL PROVISION	16
101	Requirement to be registered does not apply in limited circumstances	17 18
of a	Subsection (2) applies to a person who was carrying on the business in inbound tour operator immediately before the commencement of on 12^{20} and who continues to carry on that business.	19 20 21
	Section 12(1) does not apply to the person until the end of 3 months the commencement of the section.	22 23

¹⁹ Sections 9 (Meaning of "inbound tour operator" and "carry on the business of an inbound tour operator") and 12 (Requirement to be registered)

²⁰ Section 12 (Requirement to be registered)

1 2 3

(3) However, if the person becomes registered in that period and t	the
person's registration is cancelled or suspended in that period, section 120	(1)
applies to the person.	

	SCHEDULE 1	1
DIS	DISQUALIFYING OFFENCE PROVISIONS UNDER THE CRIMINAL CODE	
	schedule 2, definition "disqualifying offence", paragraph (b)	4
1.	Chapter 16 (Offences relating to the administration of justice)	5
2.	Chapter 20 (Miscellaneous offences against public authority)	6
3.	Chapter 36 (Stealing)	7
4.	Chapter 37 (Offences analogous to stealing)	8
5.	Chapter 38 (Stealing with violence—extortion by threats)	9
6.	Chapter 40 (Other fraudulent practices)	10
7.	Chapter 41 (Receiving property stolen or fraudulently obtained and like offences)	11 12
8.	Chapter 42 (Frauds by trustees and officers of companies and corporations—false accounting)	13 14
9.	Chapter 42A (Secret commissions)	15
10.	Chapter 49 (Punishment of forgery and like offences)	16
11.	Chapter 52 (Personation)	17
12.	Chapter 56 (Conspiracy)	18

SCHEDULE 2	1
DICTIONARY	2
section 7	3
"approved form" means a form approved by the commissioner under section 99.	4 5
"associated person' see section 8.	6
"carry on the business of an inbound tour operator" see section 9.	7
"change", for part 3, division 3, see section 16.	8
"code of conduct" means a code of conduct prescribed under section 38.	9
"commissioner" means the commissioner for fair trading appointed under the <i>Fair Trading Act 1989</i> .	10 11
"conviction" means the acceptance of a plea of guilty, or a finding of guilt, by a court, whether or not a conviction is recorded.	12 13
"corresponding law" means a law of another State or another country that provides for the same, or substantially the same, matter as this Act, the Fair Trading Act 1989, the Travel Agents Act 1988, the Trade Practices Act 1974 (Cwlth) or a provision of this Act, the Fair Trading Act 1989, the Travel Agents Act 1988 or the Trade Practices Act 1974 (Cwlth).	14 15 16 17 18
"criminal history", of a person, means the person's criminal history as defined under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> , other than convictions for which the rehabilitation period has expired, and not been revived, under that Act.	20 21 22 23
"disciplinary ground" see section 82.	24
"disciplinary proceeding" see section 81.	25
"disqualifying offence" means an offence—	26
(a) wherever committed in Australia involving fraud or dishonesty that is punishable by imprisonment for 3 months or more; or	27 28
(b) against a provision of the Criminal Code mentioned in schedule 1; or	29 30

SCHEDULE 2 (continued)

(c)	Commonwealth that provides for the same matter as a law mentioned in paragraph (b).	2 3
with the	we officer", of a corporation, means a person who is concerned h, or takes part in, the corporation's management, whether or not person is a director or the person's position is given the name of cutive officer.	4 5 6 7
"facsim	ile warrant" see section 48(4).	8
acc	g services', for tourists, means services that involve both ompanying the tourists and doing something else for the tourists luding, for example, any of the following—	9 10 11
•	translating for them	12
•	giving them information or advice	13
•	coordinating or leading their activities.	14
"inboun	d tour operator" see section 9.	15
	ation notice ", for a decision of the commissioner or an inspector, written notice stating—	16 17
(a)	the decision; and	18
(b)	the reasons for the decision; and	19
(c)	if the decision may be reviewed by the tribunal—that the person to whom the notice is given may apply to the tribunal for review of the decision within 28 days after receiving the notice and how the person may apply.	20 21 22 23
	tor" means a person who is an inspector for this Act under tion 39.	24 25
"notice"	means written notice.	26
	as entity" means an entity whose main place of business is outside stralia.	27 28
"place",	for part 6, includes a vehicle.	29
"registr	ant" means a person registered under part 3.	30
"registr	ation" means registration under part 3.	31
"registr	ation certificate" see section 26(1).	32

SCHEDULE 2 (continued)

"rele	evant	t contravention" means—	1
	(a)	a contravention of section 35(1); or	2
	(b)		3 4
"seiz	ed t	hing' see section 55(1).	5
"sell	" inc	cludes offer to sell.	6
"tou	r gui	ide" see section 10.	7
"tou	rist''	means an individual who—	8
	(a)	is visiting, or travelling in, Queensland; and	9
	(b)	in relation to the visiting or travelling, uses—	10
		(i) a travel package arranged by an inbound tour operator; or	11
		(ii) a service provided by an inbound tour operator or a tour guide.	12 13
	activ	package' means the prearranged provision of a combination of vities, goods or services for 1 person that includes at least 2 of the owing—	14 15 16
	(a)	accommodation, with or without the provision of food;	17
	(b)	guiding services;	18
	(c)	food other than food provided with accommodation;	19
	(d)	tourism activities;	20
		Examples of tourism activities—	21
			22
	(e)	translation services	23
	(f)	transport, including transport to, from and within, Queensland;	24
	(g)	visiting, or introductions to, retailers at a travel destination;	25
	(h)		26 27
		Examples of tourist attractions—	28
			29
	(i)	other activities, goods or services prescribed under a regulation.	30

SCHEDULE 2 (continued)

"tribunal" means the Commercial and Consumer Tribunal established	1
under the Commercial and Consumer Tribunal Act 2003.	2
"warrant form" see section 48(5)(b).	3

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