

Queensland



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Tobacco and Other Smoking Products Amendment Bill 2004

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2004

A Bill

for

An Act to amend the *Tobacco and Other Smoking Products Act* 1998 and for other purposes

s 1 6 s 4

	ıne	Pariia	iment of Queensiand enacts—	1
Clause	1	She	ort title	2
			This Act may be cited as the <i>Tobacco and Other Smoking Products Amendment Act 2004</i> .	3 4
Clause	2	Co	mmencement	5
		(1)	Sections 3, 5(1) and (2), 9, 35, 47(1) and 47(5) commence on assent.	6 7
		(2)	Sections 33(2), 37, 40 (except to the extent it inserts new part 2C, division 1), 41 to 43, 45, 47(2), 47(6) and 47(9) commence on 1 January, 2005.	8 9 10
		(3)	Sections 4, 5(3), 6 to 8, 10 to 32, 46, 47(3), 47(7), 47(10), 48 and the schedule commence on 31 December, 2005.	11 12
		(4)	Sections 33(1), 33(3), 34, 36, 38, 39, 40 (to the extent it inserts new part 2C, division 1), 47(4) and 47(8) commence on 1 July, 2006.	13 14 15
		(5)	Section 44 commences on a day to be fixed by proclamation.	16
Clause	3	Act	t amended	17
			This Act amends the <i>Tobacco and Other Smoking Products</i> Act 1998.	18 19
Clause	4		nendment of s 9A (Supplier must take prevention asures)	20 21
			Section 9A(1), penalty, '20 penalty units'—	22
			omit, insert—	23
			'40 penalty units'.	24

Clause	5		ing products to children)	1 2
		(1) S	ection 10, heading, 'Individual supplier'—	3
		O	mit, insert—	4
		'§	Supplier'.	5
		(2) S	ection 10(1), other than the penalty—	6
		Oi	mit, insert—	7
		'(1) A	supplier must not supply a smoking product to a child.'.	8
		(3) S	ection 10(1), penalty—	9
		Oi	mit, insert—	10
		'N	Maximum penalty—	11
		(a	for a first offence—140 penalty units; or	12
		(t	o) for a second offence—280 penalty units; or	13
		(0	for a third or later offence—420 penalty units.'.	14
Clause	6		dment of s 11 (Supplier must ensure employees do upply smoking products to children)	15 16
		S	ection 11(1), penalty—	17
		Oi	mit, insert—	18
		'N	Maximum penalty—	19
		(a	for a first offence—140 penalty units; or	20
		(t	o) for a second offence—280 penalty units; or	21
		(0	for a third or later offence—420 penalty units.'.	22
Clause	7	Amen	dment of s 12 (When employee of supplier liable)	23
		S	ection 12(2), penalty—	24
		Oi	mit, insert—	25
		'N	Maximum penalty—	26
		(a	for a first offence—20 penalty units; or	27
		(t	for a second or later offence—40 penalty units.'.	28

Clause	8			ment of s 13 (Suppliers may be prohibited from smoking products)	1 2	
			Sect	ion 13—	3	
			omit	, insert—	4	
	'13	Order prohibiting or restricting sale of smoking products				
		'(1)		section applies if a supplier is convicted of an offence nst section 10 or 11.	7 8	
		'(2)		court sentencing the supplier for the offence may, on its initiative or the application of the prosecutor, make an r—	9 10 11	
			(a)	prohibiting the supply of all or stated smoking products by the supplier; or	12 13	
			(b)	imposing conditions or restrictions on the supply of smoking products by the supplier.	14 15	
		'(3)	The	period of the order must not be more than—	16	
			(a)	for a first offence—6 months; or	17	
			(b)	for a second offence—1 year; or	18	
			(c)	for a third or later offence—3 years.	19	
		'(4)	prod	when the offence happened, the supplier supplied smoking ucts at more than 1 outlet, the order may apply only to an et where the offence happened.	20 21 22	
		'(5)	pena	court may make the order in addition to imposing another lity to which the supplier is liable because of the riction.	23 24 25	
		'(6)	A pe	erson must not contravene an order under this section.	26	
			Max	imum penalty—420 penalty units.	27	
		'(7)		onviction under subsection (6) for contravening an order not affect the continuation of the order.'.	28 29	
Clause	9	Ins	ertio	n of new s 13A	30	
			Part	2, division 1, after section 13—	31	
			insei	rt—	32	

'13A	Pol	wer to	o require details of retail suppliers	1
	'(1)	a m	s section applies if the chief executive reasonably believes nanufacturer or wholesaler of smoking products has blied smoking products to suppliers for sale at retail ets.	2 3 4 5
	'(2)	man who cont to	chief executive may, by written notice given to the sufacturer or wholesaler, require the manufacturer or blesaler to give all or any of the following information (the tact information) to the chief executive for each supplier which the manufacturer or wholesaler has supplied king products—	6 7 8 9 10 11
		(a)	the name of the supplier;	12
		(b)	if a supplier trades under a business name, that business name;	13 14
		(c)	the address of the supplier's retail outlet;	15
		(d)	the supplier's postal address;	16
		(e)	the supplier's phone number;	17
		(f)	the supplier's fax number and email address.	18
	'(3)	The	notice must state—	19
		(a)	the period before the date of the notice, not exceeding 12 months, for which the contact information is required; and	20 21 22
		(b)	a date, not less than 28 days from the date of the notice, by which the contact information must be given to the chief executive; and	23 24 25
		(c)	the way the contact information must be given to the chief executive.	26 27
			Example—	28
			The notice may require the contact information to be given by fax or email.	29 30
	'(4)		manufacturer or wholesaler must comply with the notice, ess the manufacturer or wholesaler has a reasonable use.	31 32 33
		Max	simum penalty—70 penalty units.	34

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		(5)	conta		nformation to a person only for the following —	2 3
			(a)	supj	apiling and keeping a list of suppliers so that the pliers may be advised about matters relating to this including the requirements applying to suppliers;	4 5 6
			(b)	mor	nitoring or enforcing compliance with this Act.'.	7
Clause	10				of s 15 (Restriction on location of tobacco ding machines)	8 9
		(1)	Secti	ion 1:	5(2)(a), 'if'—	10
			omit,	, inse	rt—	11
			if th	e use	of'.	12
		(2)	Secti	ion 1:	5(2)(c)—	13
			omit,	, inse	rt—	14
			'(c)		ming machine area, if each tobacco product vending thine in the area—	15 16
				(i)	can be easily observed by employees of the person in charge of the tobacco product vending machine; and	17 18 19
				(ii)	is not more than 1 m from a gaming machine in the gaming machine area.'.	20 21
Clause	11	Am	endn	nent	of s 19 (Supply prohibited)	22
			Secti	ion 19	9(1), penalty, '70 penalty units'—	23
			omit,	, inse	rt—	24
			'140	pena	ılty units'.	25
Clause	12	Ins	ertior	n of i	new pt 2, div 3B	26
			Afte	r part	2, division 3A—	27
			inser	т—		28

	'Divi	sion 3B False representation of age	1
	'19A	Person must not falsely represent age	2
		'A person must not falsely represent himself or herself to have attained 18 years for the purpose of being supplied with a smoking product.	3 4 5
		Maximum penalty—20 penalty units.'.	6
Clause	13	Amendment of s 20 (Supplier must display a prohibition sign)	7 8
		Section 20(1), penalty, '10 penalty units'—	9
		omit, insert—	10
		'20 penalty units'.	11
Clause	14	Amendment of s 21 (Person in charge of tobacco product vending machine must attach or display a prohibition sign)	12 13 14
		Section 21, penalty, '10 penalty units'—	15
		omit, insert—	16
		'20 penalty units'.	17
Clause	15	Amendment of s 22 (Cigarettes and herbal cigarettes must be sold in packages)	18 19
		(1) Section 22(1), penalty, '70 penalty units'—	20
		omit, insert—	21
		'140 penalty units'.	22
		(2) Section 22(2), penalty, '70 penalty units'—	23
		omit, insert—	24
		'140 penalty units'.	25

Clause	16	Re	placement of ss 23 and 23A	1
			Sections 23 and 23A—	2
			omit, insert—	3
	'23	Lo	ose tobacco must be sold in packages	4
		'(1)	A supplier must not sell loose tobacco except in a package.	5
			Maximum penalty—140 penalty units.	6
		'(2)	A supplier must not sell loose tobacco in a package containing less than 25 g of loose tobacco.	7 8
			Maximum penalty—140 penalty units.	9
	'23A	Lo	ose smoking blend must be sold in packages	10
		'(1)	A supplier must not sell loose smoking blend except in a package.	11 12
			Maximum penalty—140 penalty units.	13
		'(2)	A supplier must not sell loose smoking blend in a package containing less than 15 g of loose smoking blend.	14 15
			Maximum penalty—140 penalty units.'.	16
Clause	17	Am tob	nendment of s 24 (Supply of food or toys resembling bacco products)	17 18
			Section 24(1), penalty, '70 penalty units'—	19
			omit, insert—	20
			'140 penalty units'.	21
Clause	18	Ins	sertion of new pt 2A, div 1AA	22
			Part 2A, before division 1—	23
			insert—	24

	'Divi	sion	1AA	Definitions	1
	'26AA	Defi	nitions	for pt 2A	2
			'In this p	art—	3
			•	<i>ted container</i> means a container in which the is controlled to preserve the quality of cigars in the r.	4 5 6
				ded room means a room in which the humidity is d to preserve the quality of cigars in the room.	7 8
				product means a tobacco product, herbal cigarette, oking blend or cigarette papers.'.	9 10
Clause	19			nt of s 26A (Advertising and display to be as this division)	11 12
			Section 2	26A—	13
			omit, ins	ert—	14
	'26A		ertising sion	and display to be as provided in this	15 16
		'(1)		ier must not advertise or display, or cause to be ed or displayed, a smoking product other than at a elet.	17 18 19
			Maximu	m penalty—140 penalty units.	20
		'(2)	advertise any way	ier must not advertise or display, or cause to be ad or displayed, a smoking product at a retail outlet in other than a way specifically provided for in another of this division.	21 22 23 24
			Maximu	m penalty—140 penalty units.'.	25
Clause	20		endment ducts)	t of s 26B (Location of display of smoking	26 27
		(1)	Section 2	26B(4)—	28
			omit.		29

	(2)	Section 26B(5)—	1
		renumber as subsection (4).	2
	(3)	Section 26B(6)—	3
		omit.	4
Clause	21 Ins	ertion of new 26CA and 26CB	5
		After section 26C—	6
		insert—	7
	'26CA On	e smoking product display only per retail outlet	8
	'(1)	Smoking products may be displayed at a retail outlet at 1 place only.	9 10
	'(2)	Smoking products are taken to be displayed at more than 1 place if the display of the smoking products is not continuous.	11 12 13
	'(3)	Despite subsection (2), cigars may be displayed in a humidified container that is separate from the rest of the display.	14 15 16
	'(4)	The following are taken not to be a display, or part of a display, of smoking products—	17 18
		(a) cigars in a humidified room if customers are not able to see into the room;	19 20
		(b) a tobacco product vending machine.	21
	'26CB Siz	e of smoking product display	22
	'(1)	The area of the surface of a display of smoking products may be not more than—	23 24
		(a) for a tobacconist—3 m ² ; or	25
		(b) otherwise—1 m ² .	26
	'(2)	The area of the surface of a display of smoking products includes any surface of a humidified container through which a customer can see the contents of the container.	27 28 29

		'(3)	take	area of the surface of a display of smoking products is n to include the whole of the area within the perimeter of display.'.	1 2 3
Clause	22			ment of 26D (Manner of display of immediate e of smoking product)	4 5
		(1)	Sect	ion 26D(1)(b), 'subsection (2)'—	6
			omit	t, insert—	7
			'this	section'.	8
		(2)	Sect	ion 26D(3)—	9
			renu	mber as section 26D(5).	10
		(3)	Sect	ion 26D—	11
			insei	rt—	12
		'(3)		nediate packages in a stack dispenser may not be arranged display panel.	13 14
		'(4)		nediate packages in a stack dispenser are taken to be nged as a display panel if—	15 16
			(a)	the packages are arranged in a way that highlights the immediate packages to a person facing the stack dispenser, including by leaving spaces between the packages; and	17 18 19 20
			(b)	the packages in the stack dispenser visible to a person facing the dispenser are considerably less in number than the packages that could be fitted into the same area of a stack dispenser that is designed to maximise the number of packages in the area visible to a person facing the dispenser.'.	21 22 23 24 25 26
Clause	23			ment of s 26F (Manner of display of cartons of g products)	27 28
			Sect	ion 26F—	29
			omit	t, insert—	30

	'26F	Dis and	splay of health warning on humidified container did numidified room	1 2		
		'(1)	A humidified container or humidified room at a retail outlet must, on the container or the door to the room, have the same warning message and explanatory message as the warning message and explanatory message with which a retail package containing cigars is required to be labelled under the <i>Trade Practices</i> (Consumer Product Information Standards) (Tobacco) Regulations 2004 (Cwlth).	3 4 5 6 7 8 9		
		'(2)	The warning message and explanatory message must be displayed on the container or door in the way prescribed under a regulation.'.	10 11 12		
Clause	24		nendment of s 26H (Display of retail prices of smoking oduct)	13 14		
			Section 26H—	15		
			insert—	16		
		'(2)	A display of smoking products must not include anything else about the price of a smoking product including, for example, a thing that states the price is discounted.'.	17 18 19		
Clause	25	Ins	ertion of new ss 26HA and 26HB	20		
			In part 2A, division 1, after section 26H—	21		
			insert—	22		
	'26H	A Ce	rtain business names allowed	23		
			'A supplier does not advertise or display a smoking product merely by using a business name that includes a reference to a smoking product.	24 25 26		
	'26HB Use of 'tobacconist' in advertising					
			'A supplier who is a tobacconist does not advertise or display a smoking product merely by using the word 'tobacconist' in an advertisement or display for the tobacconist's business.'.	28 29 30		

Clause	26	Amendment of s 26I (Mandatory quit smoking sign)	1
		Section 26I(1), penalty, '10 penalty units'—	2
		omit, insert—	3
		'20 penalty units'.	4
Clause	27	Amendment of s 26L (Supply of object or entitlement that promotes smoking product etc.)	5 6
		Section 26L(1), penalty, '70 penalty units'—	7
		omit, insert—	8
		'140 penalty units'.	9
Clause	28	Amendment of s 26M (Supply of object or entitlement in association with smoking product sale or consumption)	10 11
		(1) Section 26M(1), penalty, '70 penalty units'—	12
		omit, insert—	13
		'140 penalty units'.	14
		(2) Section 26M—	15
		insert—	16
		'(4) However, subsection (3) does not apply if the object or entitlement would have been received by the person only if the person had bought the goods from the defendant or from a supplier nominated by the defendant.'.	17 18 19 20
Clause	29	Amendment of s 26N (Smoking product giveaways)	21
		Section 26N(1), penalty, '70 penalty units'—	22
		omit, insert—	23
		'140 penalty units'.	24

Clause	30	Am sm	nendment of s 260 (Competition that promotes oking product)	1 2
			Section 26O(1), penalty, '70 penalty units'—	3
			omit, insert—	4
			'140 penalty units'.	5
Clause	31		nendment of s 26P (Conduct of competition in sociation with smoking product sale or consumption)	6 7
			Section 26P(1), penalty, '70 penalty units'—	8
			omit, insert—	9
			'140 penalty units'.	10
Clause	32	Ins	sertion of new s 26PA	11
			Part 2A, division 3, after section 26P—	12
			insert—	13
	'26PA	\ Ima	age of consumption of smoking product	14
		'(1)	A supplier must not, at a retail outlet, display an image that promotes a person or thing consuming, using or being otherwise associated with, a smoking product.	15 16 17
			Maximum penalty—140 penalty units.	18
		'(2)	Subsection (1) does not apply to a trademark.'.	19
Clause	33	Am	nendment of s 26Q (Definitions for pt 2B)	20
		(1)	Section 26Q, definitions bingo, bingo area, bingo session, dining area, enclosed, gaming table area and meal—	21 22
			omit.	23
		(2)	Section 26Q, definitions occupier, residential premises and smoke—	24 25
			omit.	26

19

		(3)		ion 26Q, definition multi-unit residential accommodation, 'means'—	1 2
			inser	<i>t</i> —	3
			'hote	el accommodation,'.	4
Clause	34			nent of s 26R (Person must not smoke in d place)	5
			Secti	on 26R(2)(e)—	7
			omit.		8
Clause	35	Ins	ertior	n of new s 26RA	9
			After	r section 26R—	10
			inser	·t—	11
	'26RA			on may require areas of licensed premises t aside as nonsmoking areas	12 13
		'(1)		oite section 26R(2)(e), for phasing in the ban on smoking enclosed place in licensed premises, a regulation may—	14 15
			(a)	require the licensee of licensed premises to progressively set aside parts of the licensed premises as parts in which a person must not smoke; and	16 17 18
			(b)	prescribe matters relating to the implementation and enforcement of the ban.	19 20
		'(2)		out limiting subsection (1), a regulation may do 1 or e of the following—	21 22
			(a)	state the proportion of the whole of the area of the enclosed places at the licensed premises which must be set aside as an area or areas in which a person must not smoke;	23 24 25 26
			(b)	state the period for which the proportion of the area must be set aside;	27 28

¹ Section 26R(2)(e) is repealed on 1 July, 2006.

			(c)	state the proportion of the total number of gaming machines in the licensed premises that must be situated in an area where a person must not smoke;	1 2 3
			(d)	prescribe the no smoking signs the licensee must display and the way they are to be displayed;	4 5
			(e)	state that a person must not smoke in an area set aside;	6
			(f)	state that a licensee must ensure a person does not smoke in an area set aside;	7 8
			(g)	impose a penalty of not more than 20 penalty units for a contravention of a provision of a regulation.	9 10
		'(3)	the 1	egulation under this section must not state a proportion of licensed premises that is the whole area of all enclosed es at the licensed premises.	11 12 13
		'(4)		section expires on 30 June 2006, and any regulation in e under this section also expires on that day.'.	14 15
lause	36	Am	endn	ment of s 26S (No smoking sign)	16
			Sact	ion 26S, from 'containing' to 'for the area'—	17
		(1)	Seci		
		(1)		t, insert—	18
		(1)	omit 'mus	•	18 19 20
		(1)	omit 'mus prem	st display a no smoking sign at the entrance to the	19
		. ,	omit 'mus prem Sect	st display a no smoking sign at the entrance to the nises'.	19 20
		. ,	omit 'mus prem Sect omit	st display a no smoking sign at the entrance to the nises'. ion 26S, penalty, '10 penalty units'—	19 20 21
lause	37	(2)	omit 'mus pren Sect omit '20 I	st display a no smoking sign at the entrance to the nises'. ion 26S, penalty, '10 penalty units'— t, insert—	19 20 21 22
lause	37	(2)	omit 'mus prem Sect omit '20 p	st display a no smoking sign at the entrance to the nises'. ion 26S, penalty, '10 penalty units'— t, insert— penalty units'.	19 20 21 22 23
lause	37	(2)	omit 'mus prem Sect omit '20 p	st display a no smoking sign at the entrance to the nises'. ion 26S, penalty, '10 penalty units'— t, insert— penalty units'. on of s 26T (No right to smoke in enclosed place) ion 26T—	19 20 21 22 23

Clause	38		endment ected)	t of s 26U (Person smoking must stop when	1 2
			Section 2	26U—	3
			insert—		4
		'(2)	contraver is provide	son does not comply with a direction to stop the ntion and the person is at a place where food or drink ed, the occupier of the place must not provide food or the person while the person continues to contravene 6R.	5 6 7 8 9
			Maximui	m penalty—140 penalty units.'.	10
Clause	39	Am	endment	t of s 26V (Offence by occupier)	11
			Section 2	26V(1), penalty, '20 penalty units'—	12
			omit, inse	ert—	13
			'140 pen	alty units'.	14
Clause	40	Ins	ertion of	new pt 2C	15
			After par	t 2B—	16
			insert—		17
	'Part 2C Smoke-free outdoor places				18
	'Division 1 Outdoor eating or drinking places				19
	'26W Meani		aning of	outdoor eating or drinking place	20
		'(1)	enclosed	por eating or drinking place is a place, other than an place, provided by a person conducting a business consumption of food or drink provided from the	21 22 23 24
		'(2)		e, a place mentioned in subsection (1) is an outdoor drinking place only while—	25 26
			(a) foo	d or drink is being provided from the business; or	27

		(b) food or drink provided from the business is being consumed at the place.	1 2
	'(3)	Food or drink is taken to be provided from a business whether it is—	3 4
		(a) served to a person in the outdoor eating or drinking place by or for the person conducting the business; or	5 6
		(b) taken by a person from the business for consumption in the outdoor eating or drinking place.	7 8
'26X	Per pla	rson must not smoke at outdoor eating or drinking ce	9 10
	'(1)	A person must not smoke at an outdoor eating or drinking place.	11 12
		Maximum penalty—20 penalty units.	13
	'(2)	Subsection (1) does not apply to a designated outdoor smoking area.	14 15
'26Y	Per	rson smoking must stop when directed	16
	'(1)	A person contravening section 26X(1) must comply with a direction to stop the contravention by—	17 18
		(a) an authorised person; or	19
		(b) an occupier of the outdoor eating or drinking place where the contravention is happening, or an employee or agent of the occupier.	20 21 22
		Maximum penalty—20 penalty units.	23
	'(2)	If a person does not comply with a direction to stop the contravention, the occupier must not provide food or drink to the person while the person continues to contravene section $26X(1)$.	24 25 26 27
		Maximum penalty—140 penalty units.	28

'26Z	Off	ence by occupier	1
	'(1)	If a person contravenes section $26X(1)$, the occupier of the outdoor eating or drinking place where the contravention happens commits an offence.	2 3 4
		Maximum penalty—140 penalty units.	5
	'(2)	However, it is a defence for the occupier to prove—	6
		(a) the occupier was not aware, and could not have reasonably been expected to be aware, that the contravention was happening; or	7 8 9
		(b) the occupier, or an employee or agent of the occupier—	10
		(i) directed the person to stop smoking; and	11
		(ii) told the person it was an offence not to comply with a direction to stop smoking.	12 13
'26Z <i>I</i>	A De	signating an outdoor smoking area	14
	'(1)	This section applies to premises to which a general licence or club licence under the <i>Liquor Act 1992</i> applies.	15 16
	'(2)	The licensee may designate a part of the outdoor area of the premises as an area in which smoking is allowed (a <i>designated outdoor smoking area</i>) by posting a diagram or other notice clearly showing the limits of the area.	17 18 19 20
	'(3)	There may be more than 1 designated outdoor smoking area at the premises.	21 22
	'(4)	The licensee must not designate a part or parts of the outdoor area of the premises under subsection (2) other than in compliance with this section.	23 24 25
		Maximum penalty—140 penalty units.	26
	'(5)	The total area of the designated outdoor smoking area or areas must not be more than 50% of the whole outdoor area of the premises.	27 28 29
	'(6)	Each designated outdoor smoking area must have buffers on its perimeter wherever it is adjacent to other parts of the outdoor area ordinarily accessed by patrons.	30 31 32
	'(7)	Each buffer must be—	33

	(a) a screen, impervious to smoke, at least 2.1 m hi	gh; or 1
	(b) an area, at least 2 m wide, in which patrons permitted to eat, drink or smoke.	s are not 2 3
	Examples—	4
	• a thick screening hedge, 2.1 m high	5
	• an artificial screen, 2.1 m high	6
	• a garden or pathway, 2 m wide	7
'(8)	For a buffer mentioned in subsection (7)(b), at least harea must be taken from the area that would otherw part of the designated outdoor smoking area.	
	oligations of licensee of premises with designate tdoor smoking area	ed 11
'(1)	This section applies to the licensee of premises at whis a designated outdoor smoking area.	ich there 13
'(2)	The licensee must ensure that, in the designated smoking area—	outdoor 15
	(a) no food or drink is served; and	17
	(b) no food is consumed; and	18
	(c) no entertainment is offered; and	19
	(d) there are no gaming machines.	20
	Maximum penalty—140 penalty units.	21
'(3)	The licensee must ensure the designated outdoor area and its buffers comply with section 26ZA(5) to (_
	Maximum penalty—140 penalty units.	24
'(4)	The licensee must—	25
	(a) prepare, and keep up-to-date, a smoking man plan complying with section 26ZC; and	nagement 26
	(b) display a notice in or near the designated smoking area stating that the smoking managen is available for perusal by patrons on request; as	nent plan 29

	(c)	make the plan available for perusal on request by a patron; and	1 2
	(d)	produce the plan for inspection on request by an authorised officer.	3 4
	Max	timum penalty—70 penalty units.	5
'(5)	area	licensee must not allow anyone to smoke in an outdoor of the premises other than the designated outdoor king area.	6 7 8
	Max	timum penalty—140 penalty units.	9
'267C Sm	okina	g management plans	10
	`		10
'(1)	pren stati	moking management plan is a document, prepared for nises at which there is a designated outdoor smoking area, and how smoking is managed at the premises with the aim educing smoking at the premises.	11 12 13 14
'(2)	A sn	noking management plan must—	15
	(a)	identify the designated outdoor smoking area; and	16
	(b)	identify the outdoor areas where food is provided; and	17
	(c)	identify the buffers under section 26ZA; and	18
	(d)	state how the licensee will minimise the exposure of staff and patrons to environmental tobacco smoke; and	19 20
	(e)	describe the training or instruction given to staff to ensure this Act and the plan are complied with; and	21 22
		Example—	23
		training to ensure patrons do not smoke outside the designated outdoor smoking area or take food into that area	24 25
	(f)	provide for signage that clearly identifies where smoking is or is not allowed; and	26 27
	(g)	include any other matters prescribed under a regulation.	28

'Division	2	Major sports facilities	1
'26ZD Mea	aning	g of major sports facility	2
		najor sports facility is a facility declared to be a major ts facility under the Major Sports Facilities Act 2001.	3 4
'26ZE Per	son :	must not smoke at major sports facility	5
'(1)	A pe	erson must not smoke at a major sports facility.	6
	Max	timum penalty—20 penalty units.	7
'(2)		section (1) does not apply to an area of the facility that always be entered without payment of an entry fee.	8 9
'26ZF Per	son	smoking must stop when directed	10
		person contravening section 26ZE(1) must comply with a ction to stop the contravention by—	11 12
	(a)	an authorised person; or	13
	(b)	an occupier of the major sports facility, or the part of the facility, where the contravention is happening, or an employee or agent of the occupier.	14 15 16
	Max	timum penalty—20 penalty units.	17
'26ZG Offe	ence	by occupier	18
'(1)	majo	person contravenes section 26ZE(1), the occupier of the or sports facility, or of the part of the facility, where the ravention happened, commits an offence.	19 20 21
	Max	timum penalty—140 penalty units.	22
'(2)	How	vever, it is a defence for the occupier to prove—	23
	(a)	the occupier was not aware, and could not have reasonably been expected to be aware, that the contravention was happening; or	24 25 26
	(b)	the occupier, or an employee or agent of the occupier—	27
		(i) directed the person to stop smoking; and	28

	(ii)	told the person it was an offence not to comply with a direction to stop smoking.	1 2
'Division	3	Other outdoor places	3
'26ZH Per	son mus	st not smoke at a patrolled beach	4
'(1)	A perso patrolled	n must not smoke in a patrolled beach area of a l beach.	5 6
	Maximu	m penalty—20 penalty units.	7
'(2)	In this se	ection—	8
	<i>line</i> mea	ns an imaginary line.	9
	_	d beach is a beach on which red and yellow flags boundaries for safe swimming at the beach.	10 11
	<i>patrolled</i> within—	d beach area, of a patrolled beach, is the area	12 13
	the	ine, at right angles to 1 end of a straight line between e flags, extending seawards for 50 m and landwards to extent of any registered land; and	14 15 16
	the	other straight line, at right angles to the other end of e line between the flags, extending seawards for 50 m d landwards to the extent of any registered land; and	17 18 19
	in	ine joining the landward ends of the lines mentioned paragraphs (a) and (b) that follows the boundary of y registered land; and	20 21 22
		straight line joining the seaward ends of the lines entioned in paragraphs (a) and (b).	23 24
	registere	ed land means—	25
		ehold land on the freehold land register under the nd Title Act 1994; or	26 27
	or	sehold land, road, reserve, trust land, licence, permit State Housing lease, recorded on a register under the <i>nd Act 1994</i> .	28 29 30

			wards means in the direction of the water to which the s relate.	1 2	
26ZI	Person must not smoke at a prescribed outdoor swimming area				
	'(1)	_	erson must not smoke at a prescribed outdoor swimming between sunrise and sunset.	5 6	
		Max	imum penalty—20 penalty units.	7	
	'(2)	In th	is section—	8	
			door swimming area means an area in, or adjacent to, a or other body of water used by the public for swimming.	9 10	
		Exam	nple—	11	
		an	artificial beach	12	
		swin	cribed outdoor swimming area means an outdoor mming area, or part of an outdoor swimming area, cribed under a regulation.	13 14 15	
26 Z J	Per	son ı	must not smoke near building entrance	16	
	'(1)	-	erson must not smoke within 4 m of any part of the ance to a building, unless the person has a reasonable use.	17 18 19	
		Max	imum penalty—20 penalty units.	20	
	'(2)		section (1) does not apply to an entrance that is an ance only to—	21 22	
		(a)	residential premises; or	23	
		(b)	multi-unit residential accommodation; or	24	
		(c)	premises, or a part of premises, to which a general licence or club licence under the <i>Liquor Act 1992</i> applies.	25 26 27	
	' (3)	Subs	section (1) does not apply to—	28	
		(a)	a person in a motor vehicle; or	29	
		(b)	a person in an outdoor pedestrian mall prescribed under a regulation.	30 31	

(4)	not remaining at or near the entrance of the building but was merely passing the entrance.	1 2 3
'(5)	Subsection (1) applies only while general access to the building is available by the entrance.	4 5
	Example—	6
	Subsection (1) applies to the entrance to a shop while the shop is open for business. It does not apply when the shop is closed for business, even if the shop owner or staff have after-hours access by that entrance.	7 8 9
'(6)	In this section—	10
	general access, to a building, means either of the following types of access—	11 12
	(a) public access;	13
	(b) the access usually available to enable the building to be used in a way it is ordinarily used.	14 15
	<i>multi-unit residential accommodation</i> means motels, hostels, boarding houses, nursing homes, residential accommodation comprising lots in a community titles scheme and other similar accommodation.	16 17 18 19
	son must not smoke near children's playground uipment	20 21
'(1)	A person must not smoke within 10 m of any part of children's playground equipment situated at a place that is ordinarily open to the public.	22 23 24
	Maximum penalty—20 penalty units.	25
'(2)	Subsection (1) does not apply to—	26
	(a) a person in a motor vehicle; or	27
	(b) a person at residential premises or on land on which residential premises are built or may lawfully be built.	28 29

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'26ZL P	erson smoking must stop when directed	1
	'A person contravening section 26ZH(1), 26ZI(1), 26ZJ(1) or 26ZK(1) must comply with a direction by an authorised person to stop the contravention.	2 3 4
	Maximum penalty—20 penalty units.	5
'26ZM S '	ate and local governments administer this division	6
'(1)	Both the State and local governments have a role in administering this division.	7 8
'(2)	However, nothing in this division imposes a duty on a local government to enforce this division.	9 10
'26ZN R	ole of local government	11
	'In exercising its jurisdiction of local government in enforcing this division, the local government has its executive role—	12 13
	(a) to administer and enforce this division in the local government's area; and	14 15
	(b) for a patrolled beach area of a patrolled beach or a prescribed outdoor swimming area—to administer and enforce this division for the patrolled beach area or prescribed outdoor swimming area whether it is adjacent to or within the local government's area.	16 17 18 19 20
'26ZO S	ate may require report from local government	21
'(1)	This section applies to a matter under this division administered and enforced by local governments.	22 23
'(2)	The chief executive, by written notice, may ask a local government to give the chief executive information about the local government's administration and enforcement of the matter.	24 25 26 27
'(3)	The local government must comply with the request.	28

	'26Z	P Fin	es payable to local government	1
		'(1)	This section applies if—	2
			(a) a proceeding for an offence is taken for a matter under this division by a local government; and	3 4
			(b) a court imposes a fine for the offence.	5
		'(2)	The fine must be paid to the local government.'.	6
Clause	41	Re	placement of ss 27 to 30	7
			Sections 27 to 30—	8
			omit, insert—	9
	'27	Pov	wers generally	10
		'(1)	An authorised person has the powers given under this Act.	11
		'(2)	In exercising the powers an authorised person is subject to the directions of the administering executive.	12 13
		'(3)	If the authorised person is appointed by 2 or more chief executive officers, the authorised person is subject to the directions of the chief executive officer of the local government for the area in which the authorised person is exercising his or her powers under this Act.	14 15 16 17 18
	'28	Ар	pointment	19
		'(1)	The chief executive may appoint any of the following persons as an authorised person—	20 21
			(a) a public service officer or employee;	22
			(b) a health service employee;	23
			(c) a person prescribed under a regulation.	24
		'(2)	The chief executive officer of a local government may appoint any of the following persons as an authorised person for the local government and its area—	25 26 27
			(a) an employee of the local government;	28
			(b) if another local government consents—an employee of the other local government;	29 30

		(c)	another person under contract to the local government.	1
	'(3)	may to, o	chief executive officers of 2 or more local governments appoint an employee of, or another person under contract ne of the local governments to be an authorised person for ocal governments' areas.	2 3 4 5
'29	Qua	alifica	ations for appointment	6
		auth satis	e administering executive may appoint a person as an orised person only if the administering executive is fied the person is qualified for appointment because the on has the necessary expertise or experience.	7 8 9 10
'30	Apı	point	ment conditions and limit on powers	11
	'(1)	An a	authorised person holds office on the conditions stated	12 13
		(a)	the authorised person's instrument of appointment; or	14
		(b)	a signed notice given to the authorised person; or	15
		(c)	a regulation.	16
	'(2)	auth	instrument of appointment, a signed notice given to an orised person or a regulation may limit the authorised on's powers under this Act.	17 18 19
	'(3)	In th	is section—	20
			ed notice means a notice signed by the administering entire.	21 22
'30A	Iss	ue of	identity card	23
	'(1)		administering executive must issue an identity card to authorised person.	24 25
	'(2)	The	identity card must—	26
		(a)	contain a recent photo of the authorised person; and	27
		(b)	contain a copy of the authorised person's signature; and	28
		(c)	identify the person as an authorised person under this Act; and	29 30

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		(d) state an expiry date for the card.	1
	'(3)	This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	2 3
'30B	Pro	duction or display of identity card	4
	'(1)	In exercising a power under this Act in relation to another person, an authorised person must—	5 6
		(a) produce the authorised person's identity card for the other person's inspection before exercising the power; or	7 8 9
		(b) have the identity card displayed so it is clearly visible to the other person when exercising the power.	10 11
	'(2)	However, if it is not practicable to comply with subsection (1), the authorised person must produce the identity card for the other person's inspection at the first reasonable opportunity.	12 13 14
	'(3)	For subsection (1), an authorised person does not exercise a power in relation to another person only because the authorised person has entered a place as mentioned in section 33(2) or (3).	15 16 17 18
'30C	Wh	en authorised person ceases to hold office	19
	'(1)	An authorised person ceases to hold office if any of the following happens—	20 21
		(a) the term of office stated in a condition of office ends;	22
		(b) under another condition of office, the authorised person ceases to hold office;	23 24
		(c) the authorised person's resignation under section 30D takes effect.	25 26
	'(2)	Subsection (1) does not limit the ways an authorised person may cease to hold office.	27 28
	' (3)	In this section—	29
		<i>condition of office</i> means a condition on which the authorised person holds office.	30 31

	'30D '30E	Resignation		1
			'An authorised person may resign by signed notice given to the administering executive.	2 3
		'30E Return of identity card		4
		'(1)	A person who ceases to be an authorised person must return the person's identity card to the administering executive within 21 days after ceasing to be an authorised person, unless the person has a reasonable excuse.	5 6 7 8
			Maximum penalty—10 penalty units.	9
		'(2)	For subsection (1), for a person appointed under this Act as an authorised person by 2 or more chief executive officers, the identity card must be returned to one of the chief executive officers.'.	10 11 12 13
Clause	42	Re	placement of s 48 (Compensation)	14
			Section 48—	15
			omit, insert—	16
	'48	Co	mpensation	17
		'(1)	If a person incurs loss or expense because of the exercise or purported exercise of a power under this part the person may claim compensation—	18 19 20
			(a) for the exercise or purported exercise of a power by or for the State—from the State; or	21 22
			(b) for the exercise or purported exercise of a power by or for a local government—from the local government.	23 24
		'(2)	Without limiting subsection (1), compensation may be claimed for loss or expense incurred in complying with a requirement made of the person under this part.	25 26 27
		'(3)	Compensation may be claimed and ordered to be paid in a proceeding—	28 29
			(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	30 31

		(b) for an offence against this Act brought against the person claiming compensation.	1 2
		'(4) A court may order compensation to be paid only if it is satisfied it is just to make the order in the circumstances of the particular case.'.	3 4 5
Clause	43	Insertion of new s 51C	6
		After section 51B—	7
		insert—	8
	'51C	Act does not create or preserve right to smoke	9
		'(1) To remove any doubt, it is declared that this Act does not create or preserve a right for a person to smoke in or at any place.	10 11 12
		'(2) Also, nothing in this Act affects the operation of another Act to the extent that the other Act prohibits smoking at any place.'.	13 14 15
Clause	44	Omission of s 52 (Review of Act)	16
		Section 52—	17
		omit.	18
Clause	45	omit. Amendment of s 53 (Regulation-making power)	18 19
Clause	45		
Clause	45	Amendment of s 53 (Regulation-making power)	19
Clause	45	Amendment of s 53 (Regulation-making power) Section 53—	19 20
Clause	45	Amendment of s 53 (Regulation-making power) Section 53— insert— '(2) A regulation may impose requirements about signs for	19 20 21 22
Clause	45	Amendment of s 53 (Regulation-making power) Section 53— insert— '(2) A regulation may impose requirements about signs for part 2C. '(3) A regulation may provide for a maximum penalty of not more	19 20 21 22 23 24
		Amendment of s 53 (Regulation-making power) Section 53— insert— '(2) A regulation may impose requirements about signs for part 2C. '(3) A regulation may provide for a maximum penalty of not more than 20 penalty units for a contravention of a regulation.'.	19 20 21 22 23 24 25

	'Part 5		Transitional	
	'54	Tra	nsitional—court order under s 13	2
			'Section 13 applies only to an offence committed after the commencement of the <i>Tobacco and Other Smoking Products Amendment Act 2004</i> , section 8.	3 4 5
	'55	Tra	nsitional—amendment of regulation	6
			'The amendment of the <i>Tobacco and Other Smoking Products Regulation 1998</i> by the <i>Tobacco and Other Smoking Products Amendment Act 2004</i> does not affect the power of the Governor in Council to further amend the regulation or to repeal it.'.	7 8 9 10 11
Clause	47	Am	nendment of schedule (Dictionary)	12
		(1)	Schedule, definition consumption—	13
			omit.	14
		(2)	Schedule, definitions multi-unit residential accommodation, occupier, residential premises and smoke—	15 16
			omit.	17
		(3)	Schedule, definitions duty free shop, package, prepackaged loose smoking blend, prepackaged loose tobacco and smoking product—	18 19 20
			omit.	21
		(4)	Schedule, definitions dining area, enclosed, gaming table area and meal—	22 23
			omit.	24
		(5)	Schedule—	25
			insert—	26
			'consumption, of a smoking product, includes smoking, inhaling or chewing the smoking product.	27 28
			gaming machine has the meaning given by the Gaming Machine Act 1991, schedule.'.	29 30

5)	Schedule—				
	inse	rt—	2		
	'administering executive means—				
	(a)	for a person appointed under this Act as an authorised person by the chief executive—the chief executive; or	4 5		
	(b)	for a person appointed under this Act as an authorised person by a chief executive officer—the chief executive officer; or	6 7 8		
	(c)	for a person appointed under this Act as an authorised person by 2 or more chief executive officers—the chief executive officers.	9 10 11		
	-	f executive officer means the chief executive officer of a l government.	12 13		
		Ith service employee means a person appointed under the lth Services Act 1991, section 24.	14 15		
	<i>maje</i> secti	or sports facility, for part 2C, division 2, see ion 26ZD.	16 17		
	mul	ti-unit residential accommodation—	18		
	(a)	for part 2B, see section 26Q; or	19		
	(b)	for part 2C, see section 26ZJ(6).	20		
	occupier, of a place or part of a place—				
	(a)	for part 3, division 2, see section 32; or	22		
	(b)	otherwise, means a person having the management or control, or otherwise being in charge, of the place or part.	23 24 25		
	patr	olled beach see section 26ZH(2).	26		
	patr	olled beach area see section 26ZH(2).	27		
	pres	cribed outdoor swimming area see section 26ZI(2).	28		
	used	dential premises means premises used, or intended to be I, as a place of residence or mainly as a place of residence does not include multi-unit residential accommodation.	29 30 31		

		ke means smoke, hold or otherwise have control over an ted smoking product.'.	1 2		
(7)	Schedule—				
	inse	rt—	4		
	hur	nidified container, for part 2A, see section 26AA.	5		
	hum	nidified room, for part 2A, see section 26AA.	6		
	<i>loose tobacco</i> means a tobacco product for smoking that is cut for retail sale, but does not include a cigarette or a cigar.				
	Exan	ıple—	9		
	tobacco product commonly called 'roll your own tobacco' or 'pipe tobacco'				
	package means—				
	(a)	for cigarettes—a package containing cigarettes packed by the manufacturer, or importer, of the cigarettes; or	13 14		
	(b)	for herbal cigarettes—a package containing herbal cigarettes packed by the manufacturer, or importer, of the herbal cigarettes; or	15 16 17		
	(c)	for loose tobacco—a package containing loose tobacco packed by the manufacturer, or importer, of the loose tobacco; or	18 19 20		
	(d)	for loose smoking blend—a package containing loose smoking blend packed by the manufacturer, or importer, of the loose smoking blend.	21 22 23		
	smoking product—				
	(a)	for part 2A, see section 26AA; or	25		
	(b)	otherwise, means a tobacco product, herbal cigarette or loose smoking blend.	26 27		
		<i>ecconist</i> means a person who conducts a business selling king products by retail if—	28 29		
	(a)	80% or more of the average gross turnover of the business is derived from the sale of smoking products; and	30 31		

	(b)	the business is conducted separately from, not in conjunction with, and not within the premises of, any other business.'.	1 2 3
(8)	Sche	edule—	4
	inse	rt—	5
	'des	ignated outdoor smoking area see section 26ZA.	6
	encl	losed means—	7
	(a)	for a place other than a vehicle or part of a vehicle—having a ceiling or roof and, except for doors and passageways, completely or substantially enclosed, whether permanently or temporarily; or	8 9 10 11
	(b)	for a place that is a vehicle, or part of a vehicle—having a ceiling or roof and, except for doors and exits, completely or substantially enclosed, whether permanently or temporarily.	12 13 14 15
		door area, of premises, means any area at the premises is not enclosed.	16 17
		loor eating or drinking place , for part 2C, division 1, see ion 26W.'.	18 19
(9)	Sche	edule, definition authorised person, 'section 27'—	20
	omit	t, insert—	21
	'sec	tion 28'.	22
(10)	Sche	edule, definition tobacco product, 'prepackaged'—	23
	omii	.	24
Am	endr	ments—schedule	25
	The	schedule amends the regulation mentioned in it.	26

Clause 48

Schedule		Amendment of regulation		1
			section 48	2
Tob 199		ther Smoking Products	Regulation	3 4
1	Section 6(1), 'section 26H(a)'—		5
	omit, ins	ert—		6
	'section	26H(1)(a)'.		7
2	Section 6(1)(a), '100 mm x 80 mm'—		8
	omit, ins	ert—		9
	'80 mm	x 40 mm'.		10
3	Section 7(1), 'section 26H(a)'—		11
	omit, ins	ert—		12
	'section	26H(1)(a)'.		13
4	Section 7(1)(a), '100 mm x 80 mm'—		14
	omit, ins	ert—		15
	'80 mm	x 40 mm'.		16
5	Section 8, '	section 26H(a)'—		17
	omit, ins	ert—		18
	'section	26H(1)(a)'.		19

Schedule (continued)

6	Section 9(1), 'section 26H(b)'—	1
	omit, insert—	2
	'section 26H(1)(b)'.	3
7	Section 9(1)(a), '1 m²'—	4
	omit, insert—	5
	'0.5m ² '.	6
3	Section 9(1)(b)(i)(B)—	7
	omit.	8
9	Section 9(1)(b)(i)(D)—	9
	omit.	10
10	Section 9(1)(b)(i)(C)—	11
	renumber as section 9(1)(b)(i)(B).	12
11	Section 9(1)(b)(i)(E)—	13
	renumber as section 9(1)(b)(i)(C).	14
12	Section 9(1)(b)(i)(F)—	15
	renumber as section 9(1)(b)(i)(D)	16