

Queensland



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Revenue and Other Legislation Amendment Bill (No. 2) 2007

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37		ent of s 85AA (When approval lapses and number of gaming machines changes)	32
38	Insertion	of new s 95A	33

	95A S	urrender of gaming machine licence being replaced	33
39	Insertion of r	new pt 12, div 12	34
	Division 12	Provisions for Revenue and Other Legislation Amendment Act (No. 2) 2007	
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Part 6	Amendmen	t of Taxation Administration Act 2001	
40	Act amended	d in pt 6	35
41	Amendment commissione	of s 143 (Ways of giving document to er)	35
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2007

A Bill

for

An Act to amend Acts administered by the Treasurer

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	The Parliament of Queensland enacts—					
	Part 1	Preliminary	2			
Clause	1 SI	hort title	3			
		This Act may be cited as the Revenue and Other Legislation Amendment Act (No. 2) 2007.	4 5			
Clause	2 C	ommencement	6			
	(1)	Part 2, divisions 1 and 2 commence on 7 January 2008.	7			
	(2)	Part 2, division 3 commences on 4 February 2008.	8			
	Part 2	Amendment of Duties Act 2001	9			
	Divisio	n 1 Preliminary	10			
Clause	3 A	ct amended in pt 2	11			
		This part amends the <i>Duties Act 2001</i> .	12			
	Divisio		13			
		January 2008	14			
Clause	4 A	mendment of s 445 (Notice of registration)	15			
		Section 445(2)—	16			
		insert—	17			
		'(j) the self assessor's client number.'.	18			

Clause	5	An	nendment of s 452 (Notice of registration)	1
			Section 452(2)—	2
			insert—	3
			'(j) the self assessor's client number.'.	4
Clause	6	An	nendment of s 492 (Way instruments are stamped)	5
		(1)	Section 492(a), 'with an impressed stamp indicating the payment'—	6 7
			omit, insert—	8
			'by endorsing it with particulars of the payment'.	9
		(2)	Section 492(b), 'with an impressed stamp indicating'—	10
			omit, insert—	11
			'by endorsing it with an indication that'.	12
		(3)	Section 492(c), 'with a stamp indicating'—	13
			omit, insert—	14
			'by endorsing it with an indication that'.	15
Clause	7	Ins	sertion of new ch 17, pt 8	16
			Chapter 17—	17
			insert—	18
	'Par	t 8	Savings and transitional	19
			provisions for Revenue and	20
			Other Legislation Amendment	21
			Act (No. 2) 2007	22
	'587		vings provision about properly stamped struments	23 24
		'(1)	A reference in this Act to an instrument that is properly stamped includes—	25 26

			(a) an instrument stamped with an impressed stamp or othe stamp under section 492 before the commencement day and	
			(b) an instrument stamped with an impressed stamp or othe stamp, during the transitional period, in a way that complies with section 492 as in force immediately before the commencement day.	nt 5
		'(2)	In this section—	8
			commencement day means 7 January 2008.	9
			transitional period means the period of 1 year starting on 3 January 2008.'.	7 10 11
Clause	8	Am	nendment of sch 6 (Dictionary)	12
			Schedule 6—	13
			insert—	14
			'client number, of a self assessor, means the client number stated in the self assessor's notice of registration.'.	er 15 16
	Divi	sion	3 Amendments commencing on 4 February 2008	17 18
Clause	9	Am	nendment of s 455 (Lodging returns)	19
		(1)	Section 455(1)(c), 'endorse the instruments to which each return relates'—	h 20 21
			omit, insert—	22
			'stamp the instruments to which each return relates by endorsing them'.	y 23 24
		(2)	Section 455(2)(a)—	25
			omit, insert—	26
			'(a) an instrument for which duty is imposed must be endorsed with the following—	e 27 28
			(i) a reference to this Act's short title;	29

			(ii)	the self-assessor's client number;	1
			(iii)	the transaction number for the instrument;	2
			(iv)	the amounts of any duty, assessed interest and penalty tax paid on the instrument;	3 4
			(v)	the date the endorsement is made;	5
			(vi)	the signature of the individual completing the endorsement;	6 7
			(vii)	other matters stated in the self assessor's notice of registration; and'.	8 9
		(3)	Section 4:	55—	10
			insert—		11
		'(5)	In this sec	tion—	12
				<i>n number</i> , for an instrument endorsed by a self means the transaction number—	13 14
				gned to the instrument by the self assessor under a em stated in the self assessor's notice of registration;	15 16 17
			asse	gned to the instrument, and notified to the self ssor, under a system administered by the missioner.'.	18 19 20
Clause	10	Ins	ertion of ı	new s 481A	21
			After sect	ion 481—	22
			insert—		23
	'481 <i>A</i>	A Offe	ence to e	ndorse instrument incorrectly or illegibly	24
		'(1)	This section	on applies if an instrument is endorsed—	25
			or a	self assessor registered under chapter 12, part 2 or 3 n officer or employee of a self assessor registered er chapter 12, part 2 or 3; or	26 27 28
			(b) by s	omeone else in contravention of section 481.	29
		'(2)	The perso	n making the endorsement commits an offence if—	30

		(a)	for a person mentioned in subsection (1)(a), the endorsement incorrectly states—	1 2
			(i) the self-assessor's client number; or	3
			(ii) the transaction number for the instrument; or	4
		(b)	for a person mentioned in subsection (1)(b), the endorsement states a number purporting to be—	5 6
			(i) a client number; or	7
			(ii) a transaction number for the instrument; or	8
		(c)	the endorsement incorrectly states the amount of duty, assessed interest or penalty tax paid on the instrument; or	9 10 11
		(d)	the endorsement contains other information that the person knows, or should reasonably know, is false or misleading in a material particular; or	12 13 14
		(e)	the person—	15
			(i) obscures all or part of the endorsement; or	16
			(ii) otherwise makes all or part of the endorsement illegible.	17 18
		Max	imum penalty—100 penalty units.	19
	'(3)	In th	is section—	20
		tran	saction number see section 455(5).'.	21
Clause 11			ment of s 488 (Commissioner may require t of penalty)	22 23
	(1)	Sect	ion 488(1)(b) and (c)—	24
		renu	mber as section 488(1)(c) and (d).	25
	(2)	Sect	ion 488(1)—	26
		inse	rt—	27
		'(b)	a person contravenes section 481A in relation to the endorsement of an instrument; or'.	28 29
	(3)	Sect	ion 488(2)(a), after 'return'—	30

s 12 s 13

		insert—	1
		', instrument'.	2
Clause	12	Amendment of s 491 (When is an instrument <i>properly stamped</i>)	3 4
		Section 491(1), 'endorsed under section'—	5
		omit.	6
Clause	13	Replacement of s 587 (Savings provision about properly stamped instruments)	7 8
		Section 587—	9
		omit, insert—	10
	'587	Definitions for pt 8	11
		'In this part—	12
		agent self assessor means a self assessor registered under chapter 12, part 3.	13 14
		amending Act means the Revenue and Other Legislation Amendment Act (No. 2) 2007.	15 16
	'588	Delayed application of amendments to agent self assessors	17 18
		'For the period up to and including 2 March 2008—	19
		(a) sections 455, 488 and 491 apply to an agent self assessor as if the amending Act, part 2, division 3, had not commenced; and	20 21 22
		(b) section 481A does not apply to an agent self assessor.	23
	'589	Savings provision about properly stamped instruments	24 25
		'(1) A reference in this Act to an instrument that is properly stamped includes—	26 27

s 14 12 **s 15**

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			(a)	an instrument endorsed under section 455(1)(c) before the commencement day; and	1 2
			(b)	an instrument stamped with an impressed stamp or other stamp under section 492 before the commencement day; and	3 4 5
			(c)	an instrument stamped with an impressed stamp or other stamp, during the transitional period, in a way that complies with section 492 as in force immediately before the commencement day.	6 7 8 9
	•	(2)	In thi	s section—	10
			comn	nencement day means—	11
			(a)	for an instrument endorsed under section 455(1)(c) by an agent self assessor—3 March 2008; or	12 13
			(b)	for another instrument endorsed under section 455(1)(c)—4 February 2008; or	14 15
			(c)	otherwise—7 January 2008.	16
				itional period means the period of 1 year starting on 7 ary 2008.'.	17 18
	Part	3		Amendment of Energy Assets	19
				(Restructuring and Disposal)	20
				Act 2006	21
Clause	14	Act	ameı	nded in pt 3	22
				part amends the Energy Assets (Restructuring and osal) Act 2006.	23 24
Clause	15	Inse	ertion	of new s 4A	25
			After	section 4—	26
			inser	<i>t</i> —	27

	'4A	En	ergy	entities	1
		'(1)	In th	nis Act—	2
				rgy entity means a 2006 project energy entity or a 2007 ect energy entity.	3 4
		'(2)	How	/ever—	5
			(a)	if a provision of this Act applies only to the 2006 project, a reference in the provision to an energy entity is a reference to a 2006 project energy entity; and	6 7 8
			(b)	if a provision of this Act applies only to the 2007 project, a reference in the provision to an energy entity is a reference to a 2007 project energy entity.'.	9 10 11
Clause	16	Am	nendr	ment of s 5 (Meaning of <i>energy entity</i>)	12
		(1)	Sect	ion 5, heading—	13
			omii	t, insert—	14
	' 5	200	06 pro	oject energy entities'.	15
		(2)	Sect	ion 5(1), 'an energy entity'—	16
			omii	t, insert—	17
			'a 20	006 project energy entity'.	18
		(3)	Sect	ion 5(1)(e), before 'project'—	19
			inse	rt—	20
			'200	16'.	21
		(4)	Sect	ion 5(1)(f) and (2), 'an energy entity'—	22
			omii	t, insert—	23
			'a 20	006 project energy entity'.	24
Clause	17	Ins	ertio	n of new ss 5A and 5B	25
			Afte	er section 5—	26
			inse	rt—	27
	'5A	200)7 pr	oject energy entities	28
		'(1)	Eacl	n of the following is a 2007 project energy entity—	29

			(a)	Queensland Power Trading Corporation (QPTC);	1
			(b)	Stanwell Corporation Limited ACN 078 848 674 (Stanwell);	2 3
			(c)	Tarong Energy Corporation Limited ACN 078 848 736 (<i>Tarong</i>);	4 5
			(d)	a company of which QPTC, Stanwell or Tarong is the ultimate holding company;	6 7
			(e)	a government company established for the 2007 project;	8
			(f)	a company that was a 2007 project energy entity under paragraph (d), all of whose shares have been transferred to the State or to a government company mentioned in paragraph (e).	9 10 11 12
		'(2)		emove any doubt, it is declared that a company is not a 7 project energy entity if it is not—	13 14
			(a)	a company ultimately owned by the State; or	15
			(b)	a company of which QPTC, Stanwell or Tarong is the ultimate holding company.	16 17
	'5B	Pro	ojects		18
		'(1)	In th	is Act—	19
			proje	ect means the 2006 project or the 2007 project.	20
		'(2)	proje prov	vever, if a provision of this Act applies only to the 2006 eet or only to the 2007 project, a reference in the ision to the project is a reference only to the project to the provision applies.'.	21 22 23 24
Clause	18	Am	nendr	nent of s 6 (Meaning of <i>project</i>)	25
		(1)	Sect	ion 6, heading—	26
			omit	, insert—	27
	'6	The	e 200	6 project'.	28
		(2)	Sect	ion 6(1), 'The <i>project</i> '—	29
			omit	, insert—	30

			'The	2006	oproject'.	1
		(3)	Sect	ion 6((2), 'The project'—	2
			omii	t, inse	rt—	3
			'The	2006	project'.	4
		(4)	Sect	ion 6-	_	5
			inse	rt—		6
		'(4)			ce in this section to an energy entity is a reference to oject energy entity.'.	7 8
Clause	19	Ins	ertio	n of r	new s 6A	9
			Afte	r sect	ion 6—	10
			inse	rt—		11
	'6A	The	e 200	7 pro	ject	12
		' (1)	The	2007	<i>project</i> is—	13
			(a)	restr entit	taking of steps, including establishing companies, ructuring businesses, assets and liabilities of energy ties, disposing of energy entities and granting and ing with authorities—	14 15 16 17
				(i)	to facilitate the disposal of particular gas and electricity businesses of energy entities; and	18 19
				(ii)	for associated purposes relating to the continuing operation of energy entities; and	20 21
			(b)		disposal of the gas and electricity businesses, uding by the disposal of energy entities; and	22 23
			(c)		taking of steps for purposes relating to the winding of QPTC.	24 25
		'(2)			ce in this section to an energy entity is a reference to oject energy entity.	26 27
		'(3)	In th	nis sec	etion—	28
			auth	oritie	s includes—	29

s 20 s 22

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		(a) licences, approvals, accreditations, registrations and exemptions; and	1 2
		(b) applications for authorities.'.	3
Clause	20	Insertion of new s 7A	4
		Part 3—	5
		insert—	6
	'7A	Application of pt 3	7
		'This part applies to the 2006 project and the 2007 project.	8
		Note—	9
		Under section 52, the Minister may not perform a function under this part—	10 11
		• for the 2006 project, on or after the FRC day (1 July 2007); or	12
		• for the 2007 project, on or after 1 July 2008 (except as provided in section 52(3)).'.	13 14
Clause	21	Amendment of s 9 (Transfer notice)	15
		(1) Section 9(1)(f), after 'another energy entity'—	16
		insert—	17
		'or the State is the successor in law of an energy entity'.	18
		(2) Section 9(1)(g), after 'another energy entity'—	19
		insert—	20
		'or the State'.	21
Clause	22	Insertion of new s 11A	22
		Part 4, division 1—	23
		insert—	24
	'11A	Application of pt 4	25
		'This part applies only to the 2006 project.	26

		Note—		1
			section 52, the Minister may not perform a function under this or after the FRC day (1 July 2007).'.	2 3
Clause	23	Amendmer	nt of pt 5 hdg (Electricity authorities)	4
		Part 5 h	eading, after 'authorities'—	5
		insert—	-	6
		'(2006 <u>j</u>	project)'.	7
Clause	24	Insertion o	f new s 31A	8
		Part 5, c	livision 1—	9
		insert—	-	10
	'31A	Application	າ of pt 5	11
		'This pa	art applies only to the 2006 project.	12
		Note—		13
			section 52, the Minister may not perform a function under this or after the FRC day (1 July 2007).'.	14 15
Clause	25	Insertion o	f new pts 5A-5C	16
		After pa	art 5—	17
		insert—	-	18
	'Part	5 A	Electricity authorities (2007	19
			project)	20
	'Divis	sion 1	Preliminary	21
	'45A	Application	າ of pt 5A	22
		'This pa	art applies only to the 2007 project.	23
		Note—		24
			section 52, the Minister may not perform a function under this or after 1 July 2008.	25 26

s 25 s 25

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'45B	Def	finition for pt 5A	1
		'In this part—	2
		Electricity Act means the Electricity Act 1994.	3
'45C	Wo	ords have meanings given by Electricity Act	4
		'Words defined in the Electricity Act and used in this part have the same meanings as they have in the Electricity Act.	5 6
'45D	Per	rformance of regulator's functions	7
	'(1)	This part provides for the Minister to perform particular functions of the regulator in relation to energy entities.	8 9
	'(2)	The Minister may perform the functions for the purpose of the project.	10 11
	'(3)	A thing done by the Minister under this part has effect as if it had been done by the regulator under the Electricity Act.	12 13
	'(4)	This part does not limit the functions of the regulator or energy Minister under the Electricity Act, including the regulator's functions relating to a special approval given under division 2.	14 15 16 17
		Example—	18
		A special approval given by the Minister under division 2 may be amended by the regulator under the Electricity Act.	19 20
'45E	Re	view or appeal of decisions	21
		'To remove any doubt, it is declared that a decision by the Minister under this part is not a decision that may be the subject of a review, stay or appeal under the Electricity Act, chapter 10.	22 23 24 25
'Divi	sion	2 Special approvals	26
'45F		ving of special approval	27
	'(1)	The Minister may give a special approval to an energy entity.	28

	'(2)	The Minister may impose conditions on the special approval the Minister considers appropriate.	1 2
	'(3)	The special approval may state the term of the special approval.	3 4
	'(4)	As soon as practicable after giving the special approval, the Minister must notify the regulator.	5 6
	'(5)	The Electricity Act, chapter 9, part 5, division 1 does not apply to the giving of a special approval by the Minister under this section.	7 8 9
	'(6)	However, the Electricity Act applies to a special approval given under this section as if the special approval had been given by the regulator under the Electricity Act, chapter 9, part 5, division 1.	10 11 12 13
'45G		endment, cancellation or transfer of special proval	14 15
	'(1)	This section applies to a special approval held by an energy entity.	16 17
	'(2)	The Minister may, by giving a written notice to the energy entity, take any of the following actions under this section—	18 19
		(a) amend the special approval or the conditions stated in the special approval;	20 21
		(b) cancel the special approval;	22
		(c) transfer the special approval to another energy entity.	23
	'(3)	As soon as practicable after taking the action, the Minister must notify the regulator.	24 25
	'(4)	The Electricity Act, chapter 5, part 4 and chapter 9, part 5, divisions 2 and 3 do not apply to the taking of the action by the Minister.	26 27 28
'45H	Sur	render of special approval	29
	'(1)	An energy entity that holds a special approval may surrender it by giving written notice to the Minister and, for that	30 31

		purpose, the Electricity Act, section 213 applies as if a reference to the regulator were a reference to the Minister.	1 2
	'(2)	As soon as practicable after a special approval is surrendered under subsection (1), the Minister must notify the regulator.	3 4
'Div	ision	3 Accreditations	5
'45I	Tra	nsfer of accreditation	6
	'(1)	This section applies to an accreditation held by an energy entity.	7 8
	'(2)	The Minister may, by giving written notice to the regulator, transfer the accreditation to another energy entity.	9 10
	'(3)	The Electricity Act, chapter 5A, part 2, division 4, subdivision 1 does not apply to a transfer under this section.	11 12
	'(4)	However, the transfer has effect as if it had been done under the Electricity Act, chapter 5A, part 2, division 4, subdivision	13 14
		1.	15
'Div	ision	1.	
'Div '45J		1.	15
		4 Scheme participants	15 16
	Reg	4 Scheme participants gistration as scheme participant The Minister may give a written notice to the regulator asking the regulator to register an energy entity as a scheme	15 16 17 18 19
	Re (4 Scheme participants gistration as scheme participant The Minister may give a written notice to the regulator asking the regulator to register an energy entity as a scheme participant. On receiving the notice, the regulator must, by complying with the Electricity Act, section 135JH, register the energy entity as a scheme participant in the scheme participant	155 166 177 188 199 200 211 222 233

'Divi	ision	1 5 Liable load exemptions	1
'45K	Ap	plication of Electricity Act	2
		'The Electricity Act applies to a liable load exemption granted under this division as if the exemption had been granted under the Electricity Act by the regulator.	3 4 5
'45L	Gra	ant of renewable energy exemption	6
	'(1)	The Minister may grant a renewable energy exemption to an energy entity.	7 8
	'(2)	The Electricity Act, sections 135GS to 135GU and 135GV(4) do not apply to the granting of the exemption.	9 10
	'(3)	The Electricity Act, sections 135GV(1) to (3) and 135GW apply to the granting of the exemption as if—	11 12
		(a) a reference to the regulator were a reference to the Minister; and	13 14
		(b) a reference to the applicant were a reference to the energy entity.	15 16
	'(4)	As soon as practicable after granting the exemption, the Minister must notify the regulator.	17 18
	'(5)	In this section—	19
		renewable energy exemption means a liable load exemption under the Electricity Act, chapter 5A, part 5, division 6, subdivision 3.	20 21 22
'45M	Gra	ant of power station auxiliary load exemption	23
	'(1)	The Minister may grant a power station auxiliary load exemption to an energy entity.	24 25
	'(2)	The Electricity Act, sections 135H to 135HB and 135HC(3) do not apply to the granting of the exemption.	26 27
	'(3)	The Electricity Act, section 135HC(1) and (2) apply to the granting of the exemption as if—	28 29

s 25 22 s 25

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		(a) a reference to the regulator were a reference to the Minister; and	1 2
		(b) a reference to the applicant were a reference to the energy entity.	3 4
	'(4)	As soon as practicable after granting the exemption, the Minister must notify the regulator.	5 6
	'(5)	In this section—	7
		power station auxiliary load exemption means a liable load exemption under the Electricity Act, chapter 5A, part 5, division 6, subdivision 4.	8 9 10
'45N	Am	endment of liable load exemption	11
	'(1)	The Minister may amend a liable load exemption in force for an energy entity by giving the energy entity an amended certificate of exemption that reflects the amendment.	12 13 14
	'(2)	As soon as practicable after making the amendment, the Minister must give copies of the amended certificate to the regulator and any interested person.	15 16 17
	'(3)	The Electricity Act, chapter 5A, part 5, division 6, subdivision 6 does not apply to the making of the amendment by the Minister.	18 19 20
	'(4)	However, the amendment has effect as if it had been made by the regulator under the Electricity Act, chapter 5A, part 5, division 6, subdivision 6.	21 22 23
'Par	t 5B	Environmental authorities	24
'45O	Арр	olication of pt 5B	25
		'This part applies only to the 2007 project.	26
		Note—	27
		Under section 52, the Minister may not perform a function under this part on or after 1 July 2008.	28 29

s 25 23 s 25

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'45P	Def	finitions for pt 5B	1
		'In this part—	2
		<i>administering authority</i> see the Environmental Act, schedule 3.	3 4
		Environmental Act means the Environmental Protection Act 1994.	5 6
		environmental authority (petroleum activities) see the Environmental Act, section 74(2).	7 8
'45Q	Tra	nsfer of environmental authority or application	9
	'(1)	This section applies to—	10
		(a) an environmental authority (petroleum activities) held by an energy entity; or	11 12
		(b) an application made by an energy entity for an environmental authority (petroleum activities).	13 14
	'(2)	For the purpose of the project, the Minister may, by giving written notice to the administering authority, transfer the authority or application to another energy entity.	15 16 17
	'(3)	Subject to subsection (5), the Environmental Act, chapter 4A, part 4 does not apply to a transfer under this section.	18 19
	'(4)	However, the transfer has effect as if it had been done under the Environmental Act, chapter 4A, part 4.	20 21
	'(5)	The Environmental Act, section 136 applies to the administering authority as if a reference in that section to deciding to approve a transfer were a reference to receiving a notice from the Minister under this section.	22 23 24 25
'Par	t 5C	Petroleum authorities	26
'45R	Apı	plication of pt 5C	27
		'This part applies only to the 2007 project.	28

		Note—	1
		Under section 52, the Minister may not perform a function under this part on or after 1 July 2008.	2 3
'45S	De	finitions for pt 5C	4
		'In this part—	5
		Petroleum Act means the Petroleum and Gas (Production and Safety) Act 2004.	6 7
		<i>petroleum Minister</i> means the Minister administering the Petroleum Act.	8 9
		<i>pipeline licence</i> see the Petroleum Act, section 18(1)(f).	10
'45T	Tra	nsfer of pipeline licence	11
	'(1)	This section applies to a pipeline licence held by an energy entity.	12 13
	'(2)	For the purpose of the project, the Minister may, by giving written notice to the petroleum Minister, transfer the licence to another energy entity.	14 15 16
	'(3)	The Petroleum Act, chapter 5, part 10 does not apply to a transfer under this section.	17 18
	'(4)	However, the transfer has effect as if it were a permitted dealing carried out under the Petroleum Act, chapter 5, part 10.	19 20 21
'45U	Tra	nsfer of application for pipeline licence	22
	'(1)	This section applies to an application for a pipeline licence made by an energy entity under the Petroleum Act.	23 24
	'(2)	For the purpose of the project, the Minister may, by giving written notice to the petroleum Minister, transfer the application to another energy entity.	25 26 27
	'(3)	The Petroleum Act, section 844(1) does not apply to a transfer under this section.	28 29

		'(4)		vever, the transfer has effect as if it had been done by nding the application under the Petroleum Act, section '.	1 2 3
Clause	26	Am	nendn	ment of s 52 (Time within which Minister may act)	4
		(1)	Sect	ion 52, 'part 3, 4 or 5'—	5
			omit	t, insert—	6
			'part	t 3 for the 2006 project, or under part 4 or 5,'.	7
		(2)	Sect	ion 52—	8
			inser	rt—	9
		'(2)		ect to subsection (3), the Minister may not perform a tion under part 3 for the 2007 project on or after 1 July 3.	10 11 12
		'(3)	1 Jul	Minister may perform a function under part 3 on or after ly 2008 to the extent the Minister considers necessary or venient for a purpose relating to the winding up of QPTC, ading—	13 14 15 16
			(a)	providing for the State to be the successor in law of QPTC; and	17 18
			(b)	transferring assets or liabilities of QPTC to the State; and	19 20
			(c)	making provision for legal proceedings that are being, or may be, taken by or against QPTC to be continued or taken by or against the State.	21 22 23
		'(4)		Minister may not perform a function under part 5A, 5B or on or after 1 July 2008.'.	24 25
Clause	27	Am	nendn	ment of sch (Dictionary)	26
		(1)	Sche	edule—	27
			insei	rt—	28
			<i>'200</i>	6 project see section 6.	29
			2006	6 project energy entity see section 5.	30

s 28 26 s 28

			2007 project see section 6A.	1
			2007 project energy entity see section 5A.	2
			administering authority, for part 5B, see section 45P.	3
			Environmental Act, for part 5B, see section 45P.	4
			environmental authority (petroleum activities), for part 5B, see section 45P.	5 6
			Petroleum Act, for part 5C, see section 45S.	7
			petroleum Minister, for part 5C, see section 45S.	8
			pipeline licence, for part 5C, see section 45S.	9
			\mathbf{QPTC} see section $5A(1)(a)$.	10
			Stanwell see section 5A(1)(b).	11
			Tarong see section $5A(1)(c)$.	12
		(2)	Schedule, definition <i>Electricity Act</i> , 'section 32'—	13
			omit, insert—	14
			'sections 32 and 45B'.	15
		(3)	Schedule, definition energy entity, 'section 5'—	16
			omit, insert—	17
			'section 4A'.	18
		(4)	Schedule, definition project, 'section 6'—	19
			omit, insert—	20
			'section 5B'.	21
	Part	4	Amendment of Fuel Subsidy	22
			Act 1997	23
Clause	28	Act	amended in pt 4	24
			This part amends the Fuel Subsidy Act 1997.	25

s 29 27 s 32

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Clause	29	Amendment of s 142 (Service of documents on commissioner)					
		(1) Section 142(2)(c)—	3				
		renumber as section 142(2)(d).	4				
		(2) Section 142(2)—	5				
		insert—	6				
		'(c) giving it to a person mentioned in paragraph (a) under the <i>Electronic Transactions (Queensland) Act 2001</i> ; or'.	7 8				
	Part	5 Amendment of Gaming	0				
	ıaıı	Machine Act 1991	9 10				
		Muonine Aut 1991	10				
Clause	30	Act amended in pt 5	11				
		This part amends the Gaming Machine Act 1991.	12				
Clause	31	Amendment of s 29 (Appeals to Minister)	13				
		Section 29(9)—	14				
		insert—	15				
		'(bb) under section 59(2)(a)(iii), fixing the number of operating authorities to be transferred to premises if that number is less than the number sought in the application relating to the premises; or'.	16 17 18 19				
Clause	32	Amendment of s 55A (Applications of significant community impact)	20 21				
		Section 55A(1)(a), after 'licence'—	22				
		insert—	23				
		'including an application to grant a gaming machine licence in place of a licence to be surrendered under section 95'.	24 25				

Clause	33	Ins	ertio	n of ı	new s 56A	1
			Afte	r sect	ion 56—	2
			inse	rt—		3
	'56A		plica mise		or gaming machine licence for new	4 5
		'(1)	Subs	sectio	n (2) applies if—	6
			(a)	lice: mac	applicant, under section 56, for a gaming machine nee (a <i>new licence</i>) is the holder of a gaming hine licence for category 1 licensed premises (an <i>old nee</i>); and	7 8 9 10
			(b)	beca	use of exceptional circumstances—	11
				(i)	the applicant intends to give the chief executive notification under section 95 to surrender the old licence; and	12 13 14
				(ii)	the application is for a new licence, in place of the old licence, for category 1 licensed premises (<i>new premises</i>); and	15 16 17
				(iii)	the applicant wishes to have some or all of the applicant's operating authorities for the premises to which the old licence relates (the <i>old premises</i>) transferred to the new premises.	18 19 20 21
		'(2)	The	appli	cation—	22
			(a)		t be accompanied by notification under section 95 to ender the old licence; and	23 24
			(b)	mus	t relate only to new premises situated—	25
				(i)	in the same authority region as the old premises; and	26 27
				(ii)	within the local community area for the old premises; and	28 29
			(c)		t not relate to more than the number of gaming hines fixed for the old licence; and	30 31
			(d)		t not relate to hours of gaming that extend outside nours fixed for the old licence; and	32 33

			ne number of operating authorities the shes to have transferred to the new	1 2 3
		(f) must include exceptional ci	11	4 5
		Examples of exce	eptional circumstances—	6
		Land Act	icant may have received, under the Acquisition of 1967, a notice of intention to resume relating to on which the old premises are situated or the land eing acquired under another Act.	7 8 9 10
		2 The old properties the redevent	premises are situated in a shopping centre that is to eloped.	11 12
	'(3)	In this section—		13
		named 'Guidelines	Lea has the meaning given by the guideline—Community Impact Statement' issued under section 17 of the Act.	14 15 16
		that would, under under section 55B,	rea, for the old premises, means the area a community impact statement prepared be the local community area for the old ication were being made in relation to the	17 18 19 20 21
Clause 34			Recommendation by chief executive gaming machine licence)	22 23
	(1)	Section 57(3)—		24
		insert—		25
		the chief exe circumstances mentioned in	tion mentioned in section 56A—whether cutive is satisfied there are exceptional for transferring the operating authorities section 56A(1)(b)(iii) to the premises to lication relates.'	26 27 28 29 30
	(2)	Section 57(10)—		31
		insert—		32
		(c) for an applica	tion mentioned in section 56A—	33

		(i) whether the chief executive recommends the transfer of any of the applicant's operating authorities mentioned in the application; and	1 2 3
		(ii) if the chief executive recommends the transfer, the number of the applicant's operating authorities the chief executive considers appropriate to be transferred.'.	4 5 6 7
	(3)	Section 57, after subsection (10)—	8
		insert—	9
	'(10AA)	The chief executive must not recommend the transfer, under subsection (10)(c)(ii), of a number of operating authorities that is more than the number of gaming machines the chief executive considers appropriate for the premises to which the application relates.'.	10 11 12 13 14
Clause	ho	nendment of s 59 (Number of gaming machines and urs of gaming to be fixed on grant of gaming machine ence)	15 16 17
	(1)	Section 59, heading—	18
		omit, insert—	19
		rticulars to be fixed on grant of gaming machine ence'.	20 21
	(2)	Section 59(2)(a)(ii)—	22
		omit, insert—	23
		'(ii) fix the hours of gaming for the premises; and	24
		(iii) for an application mentioned in section 56A—fix the number of operating authorities to be transferred to the premises; or'.	25 26 27
	(3)	Section 59—	28
		insert—	29
	'(5)	For an application mentioned in section 56A—	30
		(a) if the number of operating authorities fixed for the premises is the number sought in the application—the	31 32

		chief executive must immediately give the applicant written notice of the decision; or	1 2
		(b) if the number of operating authorities fixed for the premises is not the number sought in the application—the chief executive must immediately give the applicant an information notice for the decision.'.	3 4 5 6
Clause 36	lap	nendment of s 80A (When gaming machine licence ses and number of approved gaming machines anges)	7 8 9
	(1)	Section 80A(3) and (4)—	10
		omit.	11
	(2)	Section 80A(4A), words before paragraph (a)(ii)—	12
		omit, insert—	13
	'(3)	The commission may fix a date that is the relevant date for particular licensed premises if—	14 15
		(a) the licensee—	16
		(i) applies in writing to the commission, for deferment of the relevant date, before the day that is 2 years after the day the licence was granted by the commission; and'.	17 18 19 20
	(3)	Section 80A(4B), '(4A)'—	21
		omit, insert—	22
		'(3)'.	23
	(4)	Section 80A(4B)—	24
		renumber as section 80A(4).	25
	(5)	Section 80A(6), definition relevant date—	26
		omit, insert—	27
		'relevant date, for a gaming machine licence, means—	28
		(a) the date that is 2 years after the day the licence was granted; or	29 30

		(b)	or an earlier date on which the deferment ceases to operate under subsection (5).'.	1 2 3 4
Clause 37			nent of s 85AA (When approval lapses and of additional gaming machines changes)	5 6
	(1)	Sect	ion 85AA(4)(a)(i), '6 months'—	7
		omit	, insert—	8
		'1 ye	ear'.	9
	(2)	Sect	ion 85AA(4)(a)(ii)—	10
		renu	mber as section 85AA(4)(a)(iii).	11
	(3)	Sect	ion 85AA(4)(a)—	12
		inse	rt—	13
			'(ii) includes in the application information about the licensee's exceptional circumstances for seeking a deferment under this subsection; and'.	14 15 16
	(4)	Sect	ion 85AA(4)(b) and example—	17
		omit	, insert—	18
		'(b)	the commission is, after considering the application and any information or materials given or requested under paragraph (a)(ii) or (iii), satisfied there are exceptional circumstances for the deferment.	19 20 21 22
			Examples of exceptional circumstances—	23
			The commission might consider that the fact the licensee's gaming machine licence is for premises that are a part of a complex development or redevelopment is an exceptional circumstance for deferment of the relevant date.	24 25 26 27
			2 The commission might consider that the cumulative effect of things like complex approval processes, abnormal weather patterns or unusual shortages of materials or skilled labour is an exceptional circumstance for deferment of the relevant date.'.	28 29 30 31 32
	(5)	Sect	ion 85AA(5), '1 year'—	33
		omit	, insert—	34

			'2 ye	ears'.	1
		(6)		ion 85AA(7), definition <i>relevant date</i> , paragraph (a), '6 ths'—	2 3
			omit,	, insert—	4
			'1 ye	ear'.	5
Clause	38	Ins	ertio	n of new s 95A	6
			Afte	r section 95—	7
			inser	rt—	8
	'95A	Su	render of gaming machine licence being replaced		
		'(1)	This	section applies if the commission has decided—	10
			(a)	to grant an application mentioned in section 56A for a new gaming machine licence (a <i>new licence</i>) for other premises (the <i>new premises</i>) in place of a licence being surrendered under section 95 (an <i>old licence</i>); and	11 12 13 14
			(b)	to transfer some or all of the operating authorities for the premises to which the old licence relates to the new premises.	15 16 17
		'(2)	the	ion 95(2A) to (11) applies in the following way if all of operating authorities are being transferred to the new nises—	18 19 20
			(a)	subsections (2A) to (2C) do not apply to the operating authorities;	21 22
			(b)	subsections (3) and (4) apply in relation to the surrender;	23 24
			(c)	subsections (5) to (9) do not apply to the gaming machines that may, under the new licence, be installed on the new premises but do apply to any gaming machines that may not be installed on the new premises under that licence;	25 26 27 28 29
			(d)	despite subsections (10) and (11), the surrender has effect when the new licence is issued by the chief executive under section 68.	30 31 32

		'(3)	Section 95(2A) to (11) applies in the following way if only some of the operating authorities are being transferred to the new premises—	1 2 3
			(a) subsections (2A) to (2C) apply only to the operating authorities not being transferred;	4 5
			(b) subsections (3) and (4) apply in relation to the surrender;	6 7
			(c) subsections (5) to (9) apply only to the gaming machines not being installed on the new premises;	8 9
			(d) despite subsections (10) and (11), the surrender has effect when the new licence is issued by the chief executive under section 68.'.	10 11 12
lause	39	Ins	ertion of new pt 12, div 12	13
			Part 12—	14
			insert—	15
	'Div	ision	Provisions for Revenue and Other Legislation Amendment Act (No. 2) 2007	16 17 18
	'444	Wh	en gaming machine licence lapses—s 80A	19
		'(1)	Subsection (2) applies if, immediately before the commencement of this section, a relevant date applied under section 80A in relation to a gaming machine licence.	20 21 22
		'(2)	Section 80A as in force immediately before the commencement continues to apply in relation to the gaming machine licence.	23 24 25
	'445	Wh	en approval lapses—s 85AA	26

		'(2)	Section 85AA as in force immediately before the commencement continues to apply in relation to the approval.'.	1 2 3
	Part	t 6	Amendment of Taxation Administration Act 2001	4 5
Clause	40	Act	t amended in pt 6	6
			This part amends the <i>Taxation Administration Act 2001</i> .	7
Clause	41		nendment of s 143 (Ways of giving document to mmissioner)	8
		(1)	Section 143(c)—	10
			renumber as section 143(d).	11
		(2)	Section 143—	12
			insert—	13
			'(c) it is given to the commissioner under the <i>Electronic Transactions (Queensland) Act 2001</i> ; or'.	14 15
Clause	42		nendment of s 144 (When document given to mmissioner)	16 17
			Section 144(1)(c)—	18
			omit, insert—	19
			'(c) if it is given to the commissioner under the <i>Electronic Transactions (Queensland) Act 2001</i> —at the time of receipt determined under that Act; or	20 21 22
			(d) if it is given to the commissioner in the way mentioned in section 143(d)—at the time prescribed under a regulation.	23 24 25

Note—	1
For the time of giving a document by post, see the <i>Acts Interpretation Act 1954</i> , section 39A(1)(b).'.	2

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