

Queensland

Consumer Credit (Queensland) and Other Acts Amendment Bill 2008



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2008

A Bill

for

An Act to amend the *Consumer Credit (Queensland) Act 1994*, the *Legal Profession Act 2007* and the *Security Providers Act 1993* for particular purposes

The Parliament of Queensland enacts— 1 Part 1 **Preliminary** 2 Clause 1 Short title 3 This Act may be cited as the *Consumer Credit* (*Queensland*) 4 and Other Acts Amendment Act 2008. 5 Clause 2 Commencement 6 (1) Parts 2 and 3 commence on a day to be fixed by proclamation. 7 (2) Part 4 commences immediately after all the provisions of the 8 Security Providers Amendment Act 2007 have commenced. 9 Part 2 Amendment of Consumer 10 Credit (Queensland) Act 1994 11 Clause 3 Act amended in pt 2 12 This part amends the Consumer Credit (Queensland) Act 13 1994. 14 Clause 4 Amendment of s 14 (Maximum annual percentage rate) 15 Section 14(2)— (1)16 insert— 17

'Note— 18

The effect of subsection (2) is that a provision of a contract is void to the
extent it imposes a monetary liability in excess of the maximum annual
percentage rate prescribed under subsection (1) and that any excess19
20
21

[s 1]

[s 5]

		amount paid under the contract may be recovered. In addition the credit provider commits an offence for entering into the contract.'.	$\frac{1}{2}$
	(2)	Section 14—	3
		insert—	4
	ʻ(3)	A regulation may require that, for calculating the annual percentage rate of a credit contract for subsection (1), not only interest charges but all credit fees and charges under the credit contract are to be included.	5 6 7 8
	' (4)	If a provision of a contract is void to a particular extent because of this section and section 21(2) of the Code, nothing in this section affects the powers of the Court under part 4, division 3 of the Code in relation to the other provisions of the contract.	9 10 11 12 13
		Note—	14
		Part 4, division 3 of the Code allows (among other things) the Court to reopen unjust transactions.'.	15 16
Clause	5 Rej	placement of pt 10, hdg (Transitional)	17
		Part 10, heading—	18
		omit, insert—	19
	'Part 10	Transitional provisions	20
	'Division	1 Transitional provision for Consumer	21
		Credit Legislation Amendment Act	22
		1996'.	23
Clause	6 Ins	ertion of new pt 10, div 2	24
		After section 65—	25
		insert—	26

[s 7]

'Division 2	Transitional provision for Consumer	1
	Credit (Queensland) and Other Acts	2
	Amendment Act 2008, part 2	3

66 Transitional provision about maximum annual percentage rate

(1) This section applies if a maximum annual percentage rate is prescribed for a credit contract or class of credit contract under section 14(1) after the commencement of this section.

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- (2) A regulation may provide that the prescribed maximum 9 annual percentage rate applies to a credit contract entered into before the day the maximum annual percentage rate is 11 prescribed if, after the day— 12
 - (a) the interest charges or credit fees or charges under the 13 credit contract are increased, or a new fee or charge is 14 imposed, whether or not the increase is made, or a new 15 fee or charge is imposed, under the contract; or 16
 - (b) the period of the credit contract is extended, whether or 17 not under the contract, other than under section 66 of the 18 Code.'.

	Part	3 Amendment of Legal Profession Act 2007	20 21
Clause	7	Act amended	22
		This part amends the Legal Profession Act 2007.	23
Clause	8	Amendment of s 24 (Prohibition on engaging in legal practice when not entitled)	24 25
		(1) Section $24(2)(e)$ —	26
		omit.	27

	[\$ 8]	
(2)	Section 24(2)(f)—	1
	renumber as section 24(2)(e).	2
(3)	Section 24—	3
	insert—	4
ʻ(3A)	It is declared that neither a PAMDA licensee nor a PAMDA employee is engaging in legal practice only because the licensee or employee provides, prepares or completes a property contract or other document as part of performing either of the following (each of which is a <i>PAMDA licensee's work</i>)—	5 6 7 8 9 1
	(a) the work of a PAMDA licensee;	1
	(b) other work ancillary or incidental to the work of a PAMDA licensee and part of the ordinary course of business undertaken generally by a PAMDA licensee.	1 1 1
'(3B)	However, a PAMDA licensee's work does not include—	1
	(a) giving legal advice in relation to a property contract or other document; or	1 1
	(b) providing, preparing or completing a document prescribed under a regulation.	1 1
'(3C)	For subsection (3A), it is immaterial that a fee is charged by the PAMDA licensee for a transaction in relation to which the PAMDA licensee or PAMDA employee provides, prepares or completes a property contract or other document.	2 2 2 2 2
'(3D)	However, it is material as to whether or not a person who is a PAMDA licensee or PAMDA employee is engaging in legal practice in this jurisdiction if the person commits an offence against the <i>Property Agents and Motor Dealers Act 2000</i> , section 578.	2 2 2 2 2 2
'(3E)	A PAMDA licensee or PAMDA employee <i>prepares or completes</i> a property contract or other document—	2 3
	(a) by inserting information in a blank space, or crossing or leaving out an alternative included, in the property contract or other document; or	3 3 3

[s 8]

(b)	•		ing a term into, or altering a term of, the contract or other document if—	1 2
	(i)	the in	nsertion or alteration—	3
		(A)	is authorised by a party to the proposed property contract or other document as an insertion or alteration; or	4 5 6
		(B)	is given in writing to the licensee or employee by a party to the proposed property contract or other document as an insertion or alteration; or	7 8 9 10
		(C)	was previously prepared by an Australian legal practitioner, whether or not in connection with the property contract or other document; and	11 12 13 14
			Note for subsubparagraph (C)—	15
			The provision allows the use of a precedent.	16
	(ii)		licensee or employee does not change the tion or alteration except in relation to—	17 18
		(A)	changing a detail about the transaction that is the subject of the property contract or other document; or	19 20 21
		(B)	crossing or leaving out an alternative, or changing the grammatical form of words, of the insertion or alteration.	22 23 24
Exam	ple of	prepar	ing or completing a property contract—	25
licens releva includ and d	see has ant for ding th escrip	s prepa rm fron ne name tion of	ee gives a property contract to a seller to sign. The red or completed the property contract by printing the n the REIQ website and by filling in required details, es and addresses of the seller and buyer and the address the property. The licensee also crossed out words when ives set out in the property contract.	26 27 28 29 30 31
contra becau condi specia	act. Thuse the tion read core	ne first e propelated to dition	licensee inserted 2 special conditions into the property special condition is one the seller gave to the licensee erty is located within a gated community and the o the standard covenants for the community. The second is about financing and the licensee used a special by the PAMDA licensee to have been prepared by an	32 33 34 35 36 37

[s 9]

			ralian legal practitioner for another transaction but changed details to be the property contract read properly.'.	$1 \\ 2$
((4)	Sect	ion 24(7), definitions <i>filling in</i> and <i>PAMDA licensee</i> —	3
		omit	•	4
((5)	Sect	ion 24(7)—	5
		inser	rt—	6
		<i>oth</i>	er document means—	7
		(a)	an approved form, under an Act, relevant to a PAMDA licensee's work; or	8 9
		(b)	a document provided, prepared or completed as part of a PAMDA licensee's work in connection with transactions relevant to a property contract;	10 11 12
			does not include a property contract or a document of a prescribed under a regulation as mentioned in subsection (b).	13 14 15
			IDA <i>employee</i> means an employee of a PAMDA licensee, ther or not the employee is also a PAMDA licensee.	16 17
		Prop	IDA licensee means the holder of a licence under the <i>berty Agents and Motor Dealers Act 2000</i> , that is cribed under a regulation.	18 19 20
		prop	perty contract means—	21
		(a)	a form of contract or agreement generally recognised and accepted for use by PAMDA licensees when carrying out activities authorised by the <i>Property Agents</i> <i>and Motor Dealers Act 2000</i> in dealing with real property or an interest in real property; or	22 23 24 25 26
		(b)	a form of contract or agreement, or a proposed contract or agreement, relating to real property or an interest in real property that was previously prepared by an Australian legal practitioner.'.	27 28 29 30
	Rei	blace	ment of s 342 (Costs of assessment)	31
	•		ion 342—	32

Consumer Credit (Queensland) and Other Acts Amendment Bill 2008 Part 3 Amendment of Legal Profession Act 2007

[s 10]

		omit, insert—	1
'342	Со	sts of assessment	2
	' (1)	A costs assessor must decide the costs of a costs assessment.	3
	'(2)	Unless the costs assessor otherwise orders, the law practice to which the legal costs are payable or were paid must pay the costs of the costs assessment if—	4 5 6
		(a) on the assessment, the legal costs are reduced by 15% or more; or	7 8
		(b) the costs assessor is satisfied the law practice failed to comply with division 3.	9 10
	'(3)	Unless the costs assessor otherwise orders if, under subsection (2), the law practice is not liable to pay the costs of the costs assessment, the costs of the assessment must be paid by the party ordered by the costs assessor to pay those costs.'.	11 12 13 14
10	Ins	ertion of new ch 10	15
		After section 769—	16
		insert—	17
'Ch	'Chapter 10 Other transitional provision		

'770		nsitional provision for the Consumer Credit ueensland) and Other Acts Amendment Act 2008	19 20
	'(1)	This section applies in relation to a person who, immediately before the commencement of this section, was—	21 22
		(a) the president, the deputy president or the immediate past president (each of whom is a <i>relevant officer</i>); or	23 24
		(b) a council member, other than a relevant officer.	25
	'(2)	The law society's power to make rules under section 696 includes power to allow a relevant officer to continue to hold office until 31 December 2008.	26 27 28

[s 11]

	'(3)	Also, the law society's power to make rules under section 696 includes power to allow a council member, other than a relevant officer, to continue to hold office as a council member until 31 December 2009.	1 2 3 4
	'(4)	A rule made as mentioned in subsection (2) or (3) has effect despite anything to the contrary in section 685 or 686.	5 6
	' (5)	The following applies to this section—	7
		(a) subsection (2) expires on 1 January 2009;	8
		(b) the remaining provisions expire on 1 January 2010.'.	9
Par	t 4	Amendment of Security	10
		Providers Act 1993	11
11	Ac	t amended in pt 4	12
11	Act	t amended in pt 4 This part amends the <i>Security Providers Act 1993</i> .	12 13
11 12		-	
		This part amends the Security Providers Act 1993.	13
		This part amends the <i>Security Providers Act 1993</i> .	13 14
	Am	This part amends the <i>Security Providers Act 1993</i> . endment of s 7 (Who is a security officer) Section 7(1), 'with or without a guard dog,'—	13 14 15
12	Am	This part amends the <i>Security Providers Act 1993</i> . endment of s 7 (Who is a security officer) Section 7(1), 'with or without a guard dog,'— <i>omit</i> .	13 14 15 16
12	Am Am	This part amends the <i>Security Providers Act 1993</i> . endment of s 7 (Who is a security officer) Section 7(1), 'with or without a guard dog,'— <i>omit</i> . endment of s 10 (Application)	13 14 15 16 17
12	Am Am	This part amends the <i>Security Providers Act 1993</i> . endment of s 7 (Who is a security officer) Section 7(1), 'with or without a guard dog,'— <i>omit</i> . endment of s 10 (Application) Section 10(3), from 'sought' to 'under the licence.'—	13 14 15 16 17 18
12	Am Am	This part amends the <i>Security Providers Act 1993</i> . endment of s 7 (Who is a security officer) Section 7(1), 'with or without a guard dog,'— <i>omit</i> . endment of s 10 (Application) Section 10(3), from 'sought' to 'under the licence.'— <i>omit, insert</i> —	13 14 15 16 17 18 19

Clause

Clause

Clause

(3A) The applicant must also state in the application— 23

[s 14]

Clause

		(a) if it is for carrying out the functions of a security officer—the category of functions intended to be carried out under the licence; or	1 2 3
		(b) if it is for carrying out the functions of a security firm—the security firm services intended to be supplied under the licence.'.	4 5 6
14	Am	nendment of s 11 (Entitlement to licences—individuals)	7
	(1)	Section 11(2)(a)—	8
		omit, insert—	9
		(a) is either—	10
		(i) 18 years or more; or	11
		 (ii) for a class 2 licence for carrying out the functions of a security equipment installer—an apprentice or trainee security equipment installer; and'. 	12 13 14
	(2)	Section 11(2)(b) and (2A), after 'functions'—	15
		insert—	16
		', or the category of functions,'.	17
	(3)	Section 11(6)—	18
		insert—	19
		<i>apprentice or trainee</i> means an apprentice or trainee within the meaning of the <i>Vocational Education, Training and Employment Act 2000.</i> '.	20 21 22
15		nendment of s 12C (Use of information obtained under 2, 12A or 12B)	23 24
		Section 12C(5)(b) and (6)(b), 'out of the'—	25
		omit, insert—	26
		'out the'.	27

[s 16]

Clause	16	Amendment of s 14 (Decision on application)				
		(1)	Sect	ion 14(3)(b), after 'licence'—		
			inse	rt—		
			'und	er section 15'.		
		(2)	Sect	ion 14(3A), 'licence.'—		
			omit	, insert—		
				nce and, for a security officer, the category of functions may be carried out under the licence.'.		
Clause	e 17 Replacement of s 14B (Statutory conditions)					
			Sect	ion 14B—		
			omit	, insert—		
	'14B	Sta	tutor	y conditions		
		' (1)		estricted licence is subject to the conditions that the nsee-		
			(a)	may carry out only—		
				(i) for a security provider other than a security officer—the functions of each type of security provider stated in the licence; or		
				(ii) for a security officer—the category of functions of a security officer stated in the licence; and		
			(b)	when carrying out the functions must be under appropriate direct supervision.		
		'(2)	requ	unrestricted licence is subject to the condition that, if ired in writing by the chief executive, the licensee must plete relevant approved training—		
			(a)	on renewal of the licence; or		
			(b)	at 1 or more stated intervals during the term of the licence; or		
			(c)	both on renewal of the licence and at 1 or more stated intervals during the term of the licence.		

[s 18]

'(3)	The chief executive may make a requirement under subsection (2) only if satisfied the relevant approved training is required—	1 2 3			
	 (a) because of an increased risk to public safety or protection of property since the licensee's latest successful completion of an approved training course or relevant approved training; or 	4 5 6 7			
	(b) to update the licensee's competency for carrying out the functions, or the category of functions, of a security provider authorised under the licence.	8 9 10			
'(4)	A licensee must comply with the statutory conditions of the licence.				
	Note—	13			
	See section 21(1)(b) for a contravention of a condition of a licence.	14			
' (5)	No appeal lies against a decision of the chief executive made under subsection (2).				
' (6)	A court or tribunal must dismiss a proceeding started in contravention of subsection (5).				
' (7)	In this section—				
	<i>decision</i> includes a decision affected by jurisdictional error.	20			
	<i>relevant approved training</i> , in relation to an unrestricted licence, means training approved by the chief executive for carrying out—				
	(a) for a security provider other than a security officer—the functions of each type of security provider stated in the licence; or	24 25 26			
	(b) for a security officer—the category of functions of a security officer stated in the licence.	27 28			
	Example of relevant approved training—				
	1 or more components of an approved training course'.				
٨٣	nendment of s 15 (Imposed conditions)	21			
~11		31			
	Section 15(2)—	32			

[s 19]

		omit	t, insert—	1		
	'(2)	the licer emp	nout limiting subsection (1), for a security firm licence, imposed conditions may include a condition that the usee must monitor, at stated intervals, whether or not its loyees who are employed as security providers are plying with this Act.'.	2 3 4 5 6		
19	Am	nendr	nent of sch 2 (Dictionary)	7		
	(1)) Schedule 2, definitions <i>appropriate licence</i> , <i>approved training course</i> , <i>statutory conditions</i> and <i>unrestricted licence</i> —				
		omit	•	10		
	(2)	Schedule 2—				
		inse	rt—	12		
		`app	propriate licence means—	13		
		(a)	for a security provider other than a security officer—a class 1 or class 2 unrestricted licence authorising the licensee to carry out the functions of the types of security provider stated in the licence; or	14 15 16 17		
		(b)	for a security provider who is a security officer-	18		
			 (i) a class 1 unrestricted licence authorising the licensee to carry out the category of functions of a security officer stated in the licence; or 	19 20 21		
			 (ii) a class 1 restricted licence authorising the licensee to carry out the category of functions of a security officer stated in the licence, under appropriate direct supervision; or 	22 23 24 25		
		(c)	for a security provider other than a security firm or security officer—a class 1 or class 2 restricted licence authorising the licensee to carry out the functions of the types of security provider stated in the licence, under appropriate direct supervision.	26 27 28 29 30		

Clause

approved training course, for carrying out the functions or a 31 category of functions of a particular type of security provider, 32

[s	19]
----	-----

the	ns a training course approved by the chief executive for carrying out of the functions or the category of functions.	
mea guar othe	<i>in transit category</i> , of functions of a security officer, ns the carrying out of the activities of personally rding, patrolling or watching another person's cash or r valuables while they are in transit or being stored in nection with their transit.	
cate	gory, of functions of a security officer, means—	
(a)	cash in transit category; or	
(b)	dog patrol category; or	
(c)	monitoring category; or	
(d)	unarmed category.	
the	<i>patrol category</i> , of functions of a security officer, means carrying out of the activities of personally guarding, olling or watching another person's property with a dog.	
func	ctions, of a security provider—	
(a)	means the carrying out of the activities mentioned in a following provision—	
	(i) for a bodyguard—section 4A;	
	(ii) for a crowd controller—section 5;	
	(iii) for a private investigator—section 6;	
	(iv) for a security adviser—section 6A;	
	(v) for a security equipment installer—section 6B;	
	(vi) for a security firm—section 8; or	
(b)	for a security officer, means 1 or more categories of functions of a security officer.	
mon	<i>titoring category</i> , of functions of a security officer, means carrying out of the activities mentioned in section $7(1)(b)$.	

[s 19]

<i>unarmed category</i> , of functions of a security officer, means the carrying out of the activities of personally guarding, patrolling or watching another person's property—		
(a)	other than as mentioned in section $7(1)(b)$; and	4
(b)	without a weapon within the meaning of the Weapons Act 1990.	5 6
<i>unrestricted licence</i> means a licence for carrying out, other than under appropriate direct supervision—		
(a)	for a security provider other than a security officer—the functions of each type of security provider stated in the licence; or	9 10 11
(b)	for a security officer—the category of functions of a security officer stated in the licence.'.	12 13

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