

Queensland

Transport Legislation Amendment Bill 2008



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2008

A Bill

for

An Act to amend the *Transport Infrastructure Act 1994* and the *Transport Planning and Coordination Act 1994*, and to amend other Acts and repeal an Act administered by the Minister for Transport

[s 1]

The Parliament of Queensland enacts— 1 Part 1 **Preliminary** 2 Clause 1 Short title 3 This Act may be cited as the Transport Legislation 4 Amendment Act 2008. 5 Clause 2 Commencement 6 Part 8, division 3 commences on a day to be fixed by 7 proclamation. 8

Part 2	Amendment of Maritime Safety	9
	Queensland Act 2002	10

Clause	3	Act amended in pt 2 This part amends the <i>Maritime Safety Queensland Act 2002</i> .	11 12
Clause	4	Amendment of long title	13
		Long title, 'the Maritime Safety Agency of Queensland'—	14
		omit, insert—	15
		'Maritime Safety Queensland'.	16
Clause	5	Amendment of s 4 (Purpose of Act)	17
		Section 4, 'the Maritime Safety Agency of Queensland'—	18

			[\$ 6]	
		omit, inse	rt—	1
		'Maritime	Safety Queensland'.	2
Clause		Amendment Queensland)	of pt 2 (Maritime Safety Agency of	3 4
		Part 2, hea	ading, 'Agency of'—	5
		omit.		6
Clause	7	Amendment	of s 7 (Establishment of MSQ)	7
		Section 7((1), 'The Maritime Safety Agency of Queensland'—	8
		omit, inse	rt—	9
		'Maritime	Safety Queensland'.	10
Clause	8	Amendment	of s 10 (Appointment of general manager)	11
		Section 10	D(1), after 'MSQ'—	12
		insert—		13
		(the gene	ral manager)'.	14
Clause	9	Insertion of p	ot 5, div 1 hdg	15
		Part 5, bef	fore section 15—	16
		insert—		17
	'Divisi	ion 1	Transitional provisions for pilotage service contracts'.	18 19
Clause	10	Insertion of r	new pt 5, div 2	20
		Part 5, afte	er section 15—	21
		insert—		22

[s 10]

'Division 2		2 Transitional provisions for Transport Legislation Amendment Act 2008, part 2	1 2 3
'16	Cha etc	ange of name does not affect legal personality	4 5
	' (1)	The change of name of MSQ from 'Maritime Safety Agency of Queensland' to 'Maritime Safety Queensland' does not—	6 7
		(a) affect MSQ's legal personality or identity; or	8
		(b) affect a right, entitlement or liability of MSQ or anyone else; or	9 10
		(c) make legal proceedings by or against MSQ defective.	11
	'(2)	Without limiting subsection (1), the change of name of MSQ does not affect any right, entitlement, liability or benefit MSQ would have had or enjoyed apart from the change of name.	12 13 14
	'(3)	In addition, but without limiting subsection (1), a legal proceeding that could have been started or continued by or against MSQ under its former name may be started or continued by or against it under its new name.	15 16 17 18
'17		erences to Maritime Safety Agency of eensland	19 20
		'A reference in an Act or document to the Maritime Safety Agency of Queensland may, if the context permits, be taken as a reference to Maritime Safety Queensland.	21 22 23
'18	Re	cording MSQ's changed name in register	24
	"(1)	The registrar of titles or other person responsible for keeping a register for dealings in property must, if asked by MSQ in the appropriate form, and on payment of any fee, record in the register, for any property vested in MSQ, the change of name of MSQ from 'Maritime Safety Agency of Queensland' to 'Maritime Safety Queensland'.	25 26 27 28 29 30
	'(2)	In this section—	31

		[s 11]	
		<i>registrar of titles</i> means a public official or authority responsible for registering title to land and dealings affecting land.'.	1 2 3
Clause 11	Am	endment of sch 2 (Dictionary)	4
	(1)	Schedule 2, definition MSQ—	5
		omit.	6
	(2)	Schedule 2—	7
		insert—	8
		'general manager see section 10(1).	9
		MSQ see section 7.'.	10

	Part	3	Amendment of Transport Infrastructure Act 1994	11 12
	Divis	ion 1	Act amended	13
use	12	Act amended This part a	in pt 3 mends the Transport Infrastructure Act 1994.	14 15
	Divis	ion 2	Amendments for tolling purposes	16
use	13	Amendment of	of s 92 (Definitions for pt 7)	17
		Section 92	, definition toll road—	18
		omit, inser	<i>t</i> —	19
			means a road, or part of a road, in relation to which become payable for use of the road or part of the r a declaration under section 93.'.	20 21

Cla

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[s 14]

0				
Clause	14	Am	endment of s 93 (Tolls)	1
		(1)	Section 93(1), from 'declare' to 'is a toll road'—	2
			omit, insert—	3
			'declare a toll may be payable for use of any of the following'.	4
		(2)	Section 93(1)(c)—	5
			renumber as section 93(1)(d).	6
		(3)	Section 93(1)—	7
			insert—	8
			'(c) a road to be constructed under a road franchise agreement;'.	9 10
Clause	15	Ins	ertion of new ch 18, pt 9	11
			Chapter 18—	12
			Chapter 18— insert—	12 13
	'Paı	rt 9	insert— Transitional provision for	13 14
	'Paı	rt 9	insert— Transitional provision for Transport Legislation	13 14 15
	'Paı	rt 9	insert— Transitional provision for Transport Legislation Amendment Act 2008, part 3,	13 14 15 16
			insert- Transitional provision for Transport Legislation Amendment Act 2008, part 3, division 2	13 14 15 16 17
	'Pa ı '546		insert— Transitional provision for Transport Legislation Amendment Act 2008, part 3,	13 14 15 16
			insert- Transitional provision for Transport Legislation Amendment Act 2008, part 3, division 2	13 14 15 16 17
		Tra	insert— Transitional provision for Transport Legislation Amendment Act 2008, part 3, division 2 nsitional provision for toll roads This section applies to a road that immediately before the commencement of this section continued, under section 543, to be a toll road as if it had been declared to be a toll road by	13 14 15 16 17 18 19 20 21
		Tra '(1)	insert— Transitional provision for Transport Legislation Amendment Act 2008, part 3, division 2 nsitional provision for toll roads This section applies to a road that immediately before the commencement of this section continued, under section 543, to be a toll road as if it had been declared to be a toll road by gazette notice under section 93.	13 14 15 16 17 18 19 20 21 22

					[s 16]	
				the 1 93.	road being the subject of a declaration under section	1 2
		' (3)	In th	nis sec	ction—	3
			by t		ent of section 93 means the amendment of section 93 ransport Legislation Amendment Act 2008, part 3,	4 5 6
	Divi	sion	3		Amendments for rail purposes	7
Clause	16	Ins	ertio	n of ı	new ss 240E and 240F	8
			Afte	er sect	ion 240D—	9
			inse	rt—		10
	'240E Access arrangements across proposed railway					1
		' (1)	This	secti	on applies if—	12
			(a)		chief executive enters into an agreement with a son about land (<i>relevant land</i>)—	13 14
				(i)	that the State proposes to acquire as mentioned in section $240(1)(a)$; or	15 16
				(ii)	that is non-rail corridor land mentioned in section 240(1)(b); and	17 18
			(b)		relevant land is, or is proposed to be, future railway l; and	19 20
			(c)		person is the railway manager for a proposed railway e constructed on the relevant land; and	21 22
			(d)		owner of land adjacent to the relevant land (the <i>l-owner</i>)—	23 24
				(i)	owns the relevant land; or	25
				(ii)	has a right of access over the relevant land; and	20
			(e)	the raily	land-owner requires access across the proposed way.	27 28

[s 16]

'(2)		land-owner may ask the railway manager for a right of ss across the proposed railway.	1 2
' (3)	The	railway manager must—	3
	(a)	negotiate with the land-owner about a right of access across the proposed railway; and	4 5
	(b)	have regard to the relevant matters for the proposed railway; and	6 7
	(c)	either—	8
		(i) provide a right of access across the proposed railway; or	9 10
		(ii) refuse to provide a right of access across the proposed railway.	11 12
'(4)	Subs	section (5) applies if—	13
	(a)	the railway manager and the land-owner do not agree on a right of access across the proposed railway, including about any conditions to which the right of access is subject; or	14 15 16 17
	(b)	the railway manager refuses to provide a right of access across the proposed railway.	18 19
'(5)	exec	railway manager or the land-owner may ask the chief utive to decide whether a right of access across the osed railway should be granted.	20 21 22
'(6)		eciding whether or not to grant a right of access across the osed railway, the chief executive—	23 24
	(a)	must have regard to the relevant matters for the proposed railway; and	25 26
	(b)	must consult with the railway manager about what, if any, conditions should be imposed on the right of access; and	27 28 29
	(c)	may ask the railway manager or the land-owner for any other information the chief executive needs to make a decision.	30 31 32

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[S		ΟJ

'(7)		railway manager or the land-owner must give the chief eutive the information the chief executive asks for.	1 2
' (8)	The	chief executive must decide—	3
	(a)	to grant a right of access across the proposed railway; or	4
	(b)	not to grant a right of access across the proposed railway; or	5 6
	(c)	not to grant a right of access across the proposed railway and refer the matter of a right of access back to the railway manager for further negotiation with the land-owner.	7 8 9 10
'(9)	subs subs	e chief executive decides to grant a right of access under ection (8)(a), or not to grant a right of access under ection (8)(b), the chief executive must notify, in writing, railway manager and the land-owner about the decision.	11 12 13 14
'(10)	requ	railway manager must meet the full cost of any works ired for the purpose of a right of access granted by the f executive across the proposed railway.	15 16 17
' (11)	unde	ght of access across a proposed railway given or granted er this section may be given or granted with or without litions.	18 19 20
' (12)	impo chie	nout limiting the conditions the chief executive may ose on a right of access across a proposed railway, the f executive may impose a condition that the right of ess may be used only for a stated approved use.	21 22 23 24
'(13)	In th	is section—	25
	railv	way manager includes a proposed railway manager.	26
	rele	want matters, for a proposed railway, means-	27
	(a)	the safety and operational integrity of the proposed railway; and	28 29
	(b)	the need to limit the number of level crossings across the proposed railway; and	30 31
	(c)	the cost of providing a right of access across the proposed railway.	32 33

[s 16]

'240F	Can	ncellation of right of access	1
	' (1)		2 3
	'(2)		4 5
		(a) while the relevant land is rail corridor land; or	6
			7 8
	'(3)	A right of access granted by the chief executive under section 240E(8)(a) may be cancelled—	9 10
		(a) by written agreement between the relevant entity for the relevant land and the holder of the right of access; or	11 12
		(b) by the chief executive if—	13
		 (i) the holder of the right of access does not comply with any conditions imposed by the chief executive under section 240A(8)(a) on the right of access; or 	14 15 16
		• •	17 18 19 20 21
	'(4)	subsection (3)(b)(ii), the owner of land affected by the decision is entitled to be paid reasonable compensation for the	22 23 24 25
			26 27
			28 29
	'(5)	a condition that it be used only for a stated approved use, the owner is entitled to be paid compensation only for the loss of	30 31 32 33

		[s 17]	
	' (6)	Compensation may be claimed and ordered to be paid in a proceeding brought in the Land Court.	1 2
	' (7)	In this section—	3
		<i>relevant entity</i> means—	4
		(a) for relevant land that is rail corridor land—both the chief executive and the railway manager for the land; or	5 6
		(b) for relevant land that becomes non-rail corridor land—the chief executive.'.	7 8
lause 17		nendment of s 253 (Extending roads through or over I corridor land)	9 1(
	(1)	Section 253, heading, after 'land'	1
		insert—	12
		'or non-rail corridor land'.	1.
	(2)	Section 253(1), after 'land'—	14
		insert—	1
		'or non-rail corridor land'.	1
	(3)	Section 253(1)(a), 'a railway'—	1
		omit, insert—	1
		'relevant infrastructure on the land'.	1
	(4)	Section 253(1)(b), 'the railway'—	20
		omit, insert—	2
		'relevant infrastructure on the land'.	2
	(5)	Section 253(1)(c)—	23
		omit, insert—	24
		(c) a crossing at the same level as relevant infrastructure on the land.	2: 20
		Example for paragraph (c) —	27
		a level crossing'.	28

[s 17]

(6)	Section 253—	1
	insert—	2
'(1A)	Without limiting subsection (1), a permission may be granted under the subsection in relation to relevant infrastructure that is proposed to be on the land—	3 4 5
	(a) under a transport infrastructure strategy; or	6
	(b) for non-rail corridor land that is subleased, under the relevant sublease.'.	7 8
(7)	Section 253—	9
	insert—	10
'(2A)	Without limiting subsection (2), a condition of a permission for rail corridor land may provide for the future expansion of the railway on the land.	11 12 13
	Example—	14
	A condition may provide that the length of a bridge over a railway be long enough to allow for an additional track to be laid in the future.'.	15 16
(8)	Section 253(3), (4) and (5), 'railway manager'—	17
	omit, insert—	18
	'relevant person'.	19
(9)	Section 253(3A)(b), after 'corridor land'—	20
	insert—	21
	'or non-rail corridor land'.	22
(10)	Section 253(7)(a), 'or level crossing'—	23
	omit, insert—	24
	', structure or crossing'.	25
(11)	Section 253(7)(b), from 'or level crossing' to 'railway'—	26
	omit, insert—	27
	', structure or crossing away and restoring the relevant infrastructure on the land'.	28 29
(12)	Section 253(8), from 'the rail corridor land' to 'manager'—	30

[s 18]

		omii	t, insert—	1
			corridor land or non-rail corridor land between the State a relevant person for the land'.	2 3
	(13)	Sect	tion 253—	4
		inse	rt—	5
	' (9)	In th	nis section—	6
		rele	vant infrastructure means—	7
		(a)	for rail corridor land—a railway or part of a railway on the land; or	8 9
		(b)	for non-rail corridor land—any infrastructure on the land.	10 11
		rele	<i>vant person</i> means—	12
		(a)	for rail corridor land—the railway manager for the land; or	13 14
		(b)	for non-rail corridor land—any entity to whom the land is subleased.'.	15 16
18	Am	nendr	ment of s 255 (Interfering with railway)	17
		Sect	tion 255(1)(b), after 'under'—	18
		inse	rt—	19
		'a ri	ght of access under section 240E,'.	20
19	Am	nendr	ment of sch 3 (Reviews and appeals)	21
		Sche	edule 3—	22

Clause

Clause

[s 20]

'240E(8)	decision of chief executive to grant or not grant a right of access across a proposed railway, or impose conditions on a right of access across a proposed railway	Land
240F(3) (b)(i) and (ii)	decision of chief executive to cancel a right of access across a railway or proposed railway, other than by agreement with the relevant railway manager and holder of the right of access	Land'.

Division 4 Amendments for busway and light 2 rail purposes 3

1

Clause 20 Amendment of s 302 (Declaration of land as busway land) 4 Section 302(2)(b), 'necessary'— (1)5 omit. 6 Section 302(4)(a), from ', including'— (2)7 omit. insert— 8 'or for a purpose, or combination of purposes, that includes 9 busway purposes; or'. 10 (3) Section 302— 11 insert— 12 (5) In this section— 13 busway purposes includes busway transport infrastructure.'. 14 Clause 21 Amendment of s 353 (Declaration of land as light rail 15 land) 16 (1)Section 353(2)(b), 'necessary'— 17 omit. 18 Section 353(4)(a), from ', including'— (2)19

		[s 22]	
		omit, insert—	1
		'or for a purpose, or combination of purposes, that includes light rail purposes; or'.	2 3
	(3)	Section 353—	4
		insert—	5
	' (5)	In this section—	6
		<i>light rail purposes</i> includes light rail transport infrastructure.'.	7
22	Am	endment of sch 6 (Dictionary)	8
	(1)	Schedule 6, definition <i>busway transport infrastructure</i> , paragraph (f)—	9 10
		omit, insert—	11
		'(f) other facilities, or commercial or retail outlets or works, for the convenience of passengers and others who may use a busway, including, for example, automatic teller machines, lockers or showers for cyclists and others, newsagents and wheelchair hire or exchange centres;	12 13 14 15 16
		(g) landscaping or associated works for a busway.'.	17
	(2)	Schedule 6, definition <i>light rail transport infrastructure</i> , paragraph (f)—	18 19
		omit, insert—	20
		'(f) other facilities, or commercial or retail outlets or works, for the convenience of passengers and others who may use a light rail, including, for example, automatic teller machines, lockers or showers for cyclists and others, newsagents and wheelchair hire or exchange centres;	21 22 23 24 25
		(g) landscaping or associated works for a light rail.'.	26

Clause

[s 23]

	Part	4 Amendment of Transport Legislation and Another Act Amendment Act 2007	1 2 3
Clause	23	Act amended in pt 4	4
		This part amends the <i>Transport Legislation and Another Act Amendment Act</i> 2007.	5 6
Clause	24	Omission of pt 2 (Amendment of Maritime and Other Legislation Amendment Act 2006)	7 8
		Part 2—	9
		omit.	10
		Editor's note—	11
		The legislation ultimately amended is the <i>Transport Operations (Marine Safety) Act 1994</i> .	12 13
Clause	25	Amendment of s 57 (Amendment of s 80 (Provisions with respect to breath tests and laboratory tests))	14 15
		Section 57(62) and (63)—	16
		omit.	17
		Editor's note—	18
		The legislation ultimately amended is the <i>Transport Operations (Road Use Management) Act 1995</i> .	19 20

			[s 26]	
	Part	t 5	Amendment of Transport Operations (Marine Pollution) Act 1995	1 2 3
Clause	26	Ac	t amended in pt 5 This part amends the <i>Transport Operations (Marine</i>	4 5
Clause	27	Ins	Pollution) Act 1995. Sertion of new s 48A After section 48—	6 7 8
	'48 A		<i>insert—</i> ip with fixed toilet operating in prescribed nil charge waters to be able to hold or treat sewage	9 1 1
		'(1)	The owner or master of a section 48A ship must not operate the ship in nil discharge waters for treated sewage or untreated sewage from a section 48A ship, unless the owner or master complies with the requirements prescribed under a regulation in relation to the holding or treating of sewage on the ship.	1 1 1 1 1
			Maximum penalty—850 penalty units.	1
		'(2)	The nil discharge waters for treated sewage or untreated sewage from a section 48A ship are the coastal waters prescribed under a regulation for this section.	1 1 2
		' (3)	In this section—	2
			<i>fixed toilet</i> , on a ship, means a toilet fixed permanently on board the ship.	2 2
			operate, a ship, includes anchor, berth or moor the ship.	2
			section 48A ship means a ship—	2
			(a) that is not a declared ship under section 49; and	2
			(b) has a fixed toilet.'.	2

Transport Legislation Amendment Bill 2008 Part 5 Amendment of Transport Operations (Marine Pollution) Act 1995

[s 28]

Clause	28	Am	endment of s 118 (Evidentiary provisions)	1			
			Section 118(2) and (3), after 'manager'—	2			
			insert—	3			
			', an analyst'.	4			
Clause	29	Ins	ertion of new pt 15A	5			
			After part 15—	6			
			insert—	7			
	'Part	15	A Appointment of analysts	8			
	'132B	Арј	pointment and qualifications	9			
		' (1)	The general manager may appoint a person as an analyst.	10			
		·(2)	However, the general manager may appoint a person as an analyst only if satisfied the person is qualified for appointment because the person has the necessary expertise or experience.	11 12 13 14			
	'132C Appointment conditions						
			'An analyst holds office on the conditions stated in the analyst's instrument of appointment.	16 17			
	'132D When analyst stops holding office						
		' (1)	An analyst stops holding office if any of the following happens—	19 20			
			(a) the term of office stated in a condition of office ends;	21			
			(b) under another condition of office, the analyst stops holding office;	22 23			
			(c) the analyst's resignation under section 132E takes effect.	24			
		' (2)	Subsection (1) does not limit the ways an analyst may stop holding office.	25 26			

[s 30]
1
hich the analyst 2 3
4
n to the general 5 6
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9
10
e prohibited by 11 12
r 13
mitigating or in14s of, or damage15meone else.16
ounts as a debt 17 18
mentioned in 19 20
es, reasonably 21
ly liable for the 23 24
the discharge; 25
20
27
28

[s 31]

'(4)			subsection (3) does not apply to a member of a w whose act or omission caused the discharge if—	1 2
	(a)	mas	member was complying with an instruction from the ter or of someone authorised by the master to give instruction; or	3 4 5
	(b)	the	member was acting under the direct supervision of master or of someone authorised by the master for purpose.	6 7 8
' (5)	For s	subse	ction (1)—	9
	(a)	refe	ference to a discharge prohibited by this Act is a rence to a discharge that constitutes a discharge nce in the absence of a lawful defence or excuse;	10 11 12 13
	(b)	it is	immaterial—	14
		(i)	whether or not there would be a lawful defence or excuse to a charge for a discharge offence; and	15 16
		(ii)	whether or not a person mentioned in subsection (3) is prosecuted for a discharge offence.'.	17 18
31 Om	nissio	on of	s 135 (Review of Act)	19
	Sect	ion 13	35—	20
	omit	•		21
32 Ins	ertio	n of ı	new pt 17, div 3	22
	Part	17—		23
	inser	rt—		24
'Divisior	n 3		Provisions for Transport Legislation Amendment Act 2008, part 5	25 26

Clause

Clause

_			[s 33]	
"	154	Ар	pointments of analysts	
			'An appointment of a person as an analyst made by the general manager before the commencement of section 132B and in force immediately before the commencement—	
			(a) continues in force according to its terms; and	
			(b) is taken to have been made under that section.	
"	155	Ac	tions done and documents made by analysts	
		' (1)	This section applies to an action done or a document made by an analyst before the commencement of section 132B.	
		'(2)	The action or document—	
			(a) continues in force or to have effect according to its terms; and	
			(b) is taken to have been done or made as if the analyst had been appointed under that section.	
٤.	156	Re	covery of damages	
			'To remove any doubt, it is declared that section 132F applies only in relation to a discharge prohibited by this Act that happens after the commencement of that section.'.	
3	3	Am	nendment of schedule (Dictionary)	
		(1)	Schedule, definitions analyst and authorised officer-	
			omit.	
		(2)	Schedule—	
			insert—	
			<i>analyst</i> means a person who is appointed as an analyst under section 132B.	
			<i>authorised officer</i> means a person who is appointed as an authorised officer under section 72.'.	

[s 34]

(3)	Schedule, definition <i>MSQ</i> , 'the Maritime Safety Agency of Queensland'—							
	omit, insert—							
	'Maritime Safety Queensland'.							

Part 6Amendment of Transport5Operations (Marine Safety) Act619947

Clause	34	Act amended in pt This part amends Act 1994.	6 5 the Transport Operations (Marine Safety)	8 9 10
Clause	35	Amendment of s 87 stranded)	A (Owner of ship lost, abandoned or	11 12
		Section 87A—		13
		insert—		14
		owner of the ship owners, all of the	on (2), more than 1 person is taken to be the , on the giving of the direction to any of the e owners are jointly and severally liable for expense mentioned in subsection (3).	15 16 17 18
		mentioned in sub ship is registere	bubt, it is declared that the registered owner section (2) is the person in whose name the d under a law of the State or another her inside or outside Australia.'.	19 20 21 22
Clause	36	Insertion of new s	99B	23
		After section 199	A—	24
		insert—		25

[s 36]

ʻ199B		ırt ma ters	ay m	ake orders about apologies and other	1 2
	'(1)	court	deal	n is convicted of an offence against this Act, the ing with the matter may make an order under this addition to—	3 4 5
		(a)		other penalty the court may impose under this Act, Penalties and Sentences Act 1992 or another Act; or	6 7
		(b)		other order the court may make under this Act, the alties and Sentences Act 1992 or another Act.	8 9
		Editor	's note	?	10
				on 245 if an offence was committed entirely before the ement of section 245.	11 12
	'(2)	The o	court	may order the defendant—	13
		(a)		pplication only by the prosecution, to do 1 or more e following—	14 15
			(i)	to conduct a stated advertising or education campaign to promote compliance with this Act;	16 17
			(ii)	to make a stated private apology or publish a stated public apology to persons affected by the contravention;	18 19 20
			(iii)	to operate a stated ship in a particular way, including putting a stated procedure or system in place for or on the ship to ensure compliance with this Act;	21 22 23 24
			(iv)	to repair, modify or replace a stated ship or part of a ship, or repair, modify, install or replace stated machinery or equipment on a stated ship, to ensure compliance with this Act;	25 26 27 28
			(v)	to start or stop a stated activity in relation to a stated ship;	29 30
			(vi)	not to own or operate any ship unless the general manager has given written consent for the ownership or operation; or	31 32 33

[s 37]

Clause

Clause

		(b) to comply with another order the court considers appropriate.	1 2
	' (3)	An order under this section is subject to any limitation of liability that may apply under a law of the State or the Commonwealth.	3 4 5
		Example—	6
		Limitation of Liability for Maritime Claims Act 1989 (Cwlth)	7
	' (4)	A person who contravenes an order under this section commits an offence against this Act.	8 9
		Maximum penalty for subsection (4)—3500 penalty units or 2 years imprisonment.'.	10 11
37	Am	endment of s 202K (Variation of restrictions)	12
		Section 202K(7), 'section 202D(4)'—	13
		omit, insert—	14
		'section 202D(6)'.	15
38	Am	endment of s 205 (False or misleading documents)	16
	(1)	Section 205(1)—	17
		omit, insert—	18
	' (1)	A person must not—	19
		 (a) for the purposes of this Act, give to the chief executive, the general manager or an officer or employee of the department or of MSQ a document containing information the person knows is false or misleading in a material particular; or 	20 21 22 23 24
		(b) state in a document that the person knows will, for the purposes of this Act, be given to the chief executive, the general manager or an officer or employee of the department or of MSQ by someone else (the <i>other</i> <i>person</i>), information the person knows is false or misleading in a material particular.	25 26 27 28 29 30

		[s 39]	
		Maximum penalty—200 penalty units.	1
	ʻ(1A) For subsection (1)(b), it is immaterial whether the other person knows the information is false or misleading in a material particular.	2 3 4
	ʻ(1B	Also, subsection (1)(b) does not limit the Criminal Code, section 7, 8 or 542, in its application to subsection (1)(a).'.	5 6
	(2) Section 205(2), after 'the document'—	7
		insert—	8
		'or making the statement'.	9
	(3) Section 205(1) to (3)—	10
		<i>renumber</i> as section $205(1)$ to (5).	11
Clause	39 Ir	nsertion of new pt 19, div 4	12
		Part 19—	13
		insert—	14
	'Divisio	on 4 Provision for Transport Legislation Amendment Act 2008, part 6	15 16
	'245 M	laking orders under s 199B	17
		'An order may not be made under section 199B in relation to an offence committed entirely before the commencement of that section.'.	18 19 20
Clause	40 A	mendment of schedule (Dictionary)	21
		Schedule, definition MSQ, 'the Maritime Safety Agency of Queensland'—	22 23
		omit, insert—	24
		'Maritime Safety Queensland'.	25

[s 41]

	Part	t 7	Amendment of Transport Operations (Passenger Transport) Act 1994	1 2 3
Clause	41	Act	t amended in pt 7 This part amends the <i>Transport Operations (Passenger</i> <i>Transport) Act 1994</i> .	4 5 6
Clause	42	Ins	ertion of new ch 13, pt 5 Chapter 13— <i>insert</i> —	7 8 9
	'Par	t 5	Provision for Transport Legislation Amendment Act 2008, part 7	10 11
	'180	Cat	tegory C driver disqualifying offence	12
		'(1)	For the purposes of a reference in this Act to a category C driver disqualifying offence, it is declared that the reference includes a reference to a section 9 offence only if the section 9 offence was committed after the commencement.	13 14 15 16
		'(2)	For the purposes of a reference in this Act to a conviction of a person for a category C driver disqualifying offence, it is declared that the reference includes a conviction for a section 9 offence only if the section 9 offence was committed after the commencement.	17 18 19 20 21
		' (3)	In this section—	22
			<i>commencement</i> means the commencement of the <i>Transport Legislation Amendment Act 2008</i> , section 43.	23 24
			section 9 offence means an offence against the Summary Offences Act 2005, section 9.'.	25 26

			[s 43]	
Clause	43	Am	endment of sch 3 (Dictionary)	1
		(1)	Schedule 3, definition <i>category</i> C driver disqualifying offence—	2 3
			insert—	4
			'(ea) an offence against the Summary Offences Act 2005, section 9;'.	5 6
		(2)	Schedule 3, definition <i>category C driver disqualifying offence</i> , paragraph (f), 'or (e)'—	7 8
			omit, insert—	9
			', (e) or (ea)'.	10
		(3)	Schedule 3, definition <i>category C driver disqualifying offence</i> , paragraph (g), after '(e)'—	11 12
			insert—	13
			', (ea)'.	14

	Part 8		Amendment of Transport Operations (Road Use Management) Act 1995			
	Division 1	sion 1	Act amended	18		
Clause	44	Act amended in pt 8				
			eart amends the Transport Operations (Road Use ement) Act 1995.	20 21		

[s 45]

	Division 2			Amendment to commence on assent		1 2
Clause	45	Amendment			of s 124 (Facilitation of proof)	3
		(1)			on 124(1)(l), 'or the chief executive's delegate'—	
		(2)	omit Sect omit	ion 12	24(1)(1), from 'appointment,' to 'give it'	5 6 7
	Divis	sion			Amendments to commence by proclamation	8 9
Clause	46		nendment of s 18 (Grounds for amending, suspending cancelling approvals)			10 11
		(1)	Sect	ion 18	8(1)(i)—	12
			renu	mber	as section 18(1)(k).	13
		(2) Section			ion 18(1)—	
			inse	rt—		15
			'(i)	gran pers gran how	an approval that is an accreditation or exemption need under a fatigue management regulation—the on to whom the accreditation or exemption is need or applies no longer satisfies the criteria, rever called, under the regulation for the grant of the reditation or exemption;	16 17 18 19 20 21
			'(j)		an approval that is an exemption granted under a gue management regulation—	22 23
				(i)	a change in circumstances has happened after the exemption was granted; and	24 25
				(ii)	had the changed circumstances existed when the exemption was granted, the exemption would not have been granted under the regulation because of	26 27 28

		[\$ 4	47]
		the requirements under the regulation applying the grant.'.	to 1 2
Clause	47	Amendment of s 35 (Power to enter vehicles etc. other than for vehicle inspection)	3 4
		Section 35(2)(e)—	5
		insert—	6
		'Example—	7
		download information contained on a disk, tape or other devi in the vehicle'.	ice 8 9
Clause	48	Amendment of s 35B (Further powers to access stored information or to decide if anything found in a heavy vehicle may be seized)	10 1 12
		Section 35B, heading and subsection (1)(a), after 'access'—	- 13
		insert—	14
		'or download'.	1:
Clause	49	Insertion of new ch 3, pt 3, div 2, sdiv 6	10
		After section 39H—	1′
		insert—	18
	'Sub	odivision 6 Further powers in relation to fatigue regulated heavy vehicles	e 19 20
	'39I	Application of sdiv 6	2
		'This subdivision applies to a fatigue regulated heavy vehic regardless of whether the vehicle is, has been, or becomes the subject of a direction or requirement given or made by a authorised officer under another provision of this part.	he 23

'39J	Me	aning	g of <i>f</i>	atigue regulated heavy vehicle	1
	' (1)		-	vehicle is a <i>fatigue regulated heavy vehicle</i> if it is following—	2 3
		(a)	a me	otor vehicle with a GVM of more than 12t;	4
		(b)	a co	mbination with a GVM of more than 12t;	5
		(c)	a bu	IS.	6
	'(2)			subject to subsection (3), a heavy vehicle is not a gulated heavy vehicle if it is any of the following—	7 8
		(a)	a tra	ım;	9
		(b)	a me	otor vehicle that—	10
			(i)	is built, or has been modified, primarily to operate as a machine or implement off-road, on a road-related area, or on an area of road that is under construction; and	11 12 13 14
			(ii)	is not capable of carrying goods or passengers by road;	15 16
			Exan	nples for paragraph (b)—	17
			fr	gricultural machine, backhoe, bulldozer, excavator, forklift, ont-end loader, grader, tractor, motor vehicle registered as a becial purpose vehicle (type p)	18 19 20
		(c)	a me	otor home.	21
	' (3)	mac	hine	or a combination including a truck, that has a or implement attached to it is a <i>fatigue regulated iicle</i> —	22 23 24
		(a)		he GVM of the truck or combination with the ched machine or implement is more than 12t; and	25 26
		(b)	or imp	ther or not the truck or combination has been built modified primarily to operate as a machine or lement off-road, on a road-related area, or on an area bad that is under construction.	27 28 29 30
		Exan	iples fo	or subsection (3)—	31
		tru	ck-mo	unted crane, truck-mounted drilling rig	32

			[s 49]	
	'(4)	For	subsection (2)(c), a <i>motor home</i> —	1
		(a)	is a rigid or articulated motor vehicle or combination that is built, or has been modified, primarily for residential purposes; and	2 3 4
		(b)	does not include a motor vehicle that is merely a motor vehicle constructed with a sleeper berth.	5 6
'39K			ng person to rest for contravention of m work requirement	7 8
	'(1)	belie vehi worl	s section applies if an authorised officer reasonably eves the person in control of a fatigue regulated heavy cle has contravened a maximum work requirement by king for a period in excess of the maximum period wed under the requirement.	9 10 11 12 13
	'(2)	is a offic	e authorised officer reasonably believes the contravention critical risk breach or severe risk breach, the authorised cer must, by notice in the approved form, require the on—	14 15 16 17
		(a)	to immediately take a stated period of rest in accordance with a minimum rest requirement applying to the person; and	18 19 20
		(b)	to work for a stated shorter period when the person next works to compensate for the excess period worked.	21 22
	' (3)	is a auth	e authorised officer reasonably believes the contravention a substantial risk breach or minor risk breach, the orised officer may, by notice in the approved form, hire the person—	23 24 25 26
		(a)	to immediately take a stated period of rest in accordance with a minimum rest requirement applying to the person; and	27 28 29
		(b)	to work for a stated shorter period when the person next works to compensate for the excess period worked.	30 31

'39L Requiring person to rest for contravention of minimum rest requirement

(1) This section applies if an authorised officer reasonably believes the person in control of a fatigue regulated heavy vehicle has contravened a minimum rest requirement by taking a period of rest that is shorter than the minimum period of rest required under the requirement.

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- (2) If the authorised officer reasonably believes the contravention 8 is a critical risk breach or severe risk breach, the authorised 9 officer must, by notice in the approved form, require the 10 person—
 - (a) to immediately take a stated period of rest to 12 compensate for the shortfall between the period of rest 13 taken by the person and the minimum period of rest 14 required under the minimum rest requirement; and 15
 - (b) if the person has failed to take 1 or more night rest 16 breaks required under a minimum rest requirement—to 17 take 1 or more night rest breaks to compensate for the 18 shortfall between the number of night rest breaks taken 19 by the person and the number of night rest breaks 20 required under the minimum rest requirement. 21
- '(3) If the authorised officer reasonably believes the contravention
 is a substantial risk breach or minor risk breach, the
 authorised officer may, by notice in the approved form,
 require the person—
 - (a) to immediately take a stated period of rest to 26 compensate for the shortfall between the period of rest 27 taken by the person and the minimum period of rest 28 required under the minimum rest requirement; or 29
 - (b) to take a stated period of additional rest, at the next rest
 break the person is required to take under a fatigue
 management regulation, to compensate for the shortfall
 between the period of rest taken by the person and the
 minimum period of rest required under the minimum
 rest requirement; or

		(c)	if the person has failed to take 1 or more night rest breaks required under a minimum rest requirement—to take 1 or more night rest breaks to compensate for the shortfall between the number of night rest breaks taken by the person and the number of night rest breaks required under the minimum rest requirement.	1 2 3 4 5 6
	'(4)	In thi	is section—	7
		has t	<i>t rest break</i> , in relation to a minimum rest requirement, he meaning given by the fatigue management regulation cribing the minimum rest requirement.	8 9 10
'39M		quirin gue	g person to stop working if impaired by	11 12
	'(1)	belie	section applies if an authorised officer reasonably ves the person in control of a fatigue regulated heavy cle is impaired by fatigue.	13 14 15
	'(2)	The a	authorised officer may, by notice in the approved form—	16
		(a)	require the person to immediately stop work and not work again for a stated period; and	17 18
		(b)	if the officer has observed the person driving in a way the officer considers on reasonable grounds to be dangerous, require the person to also immediately stop being in control of the vehicle.	19 20 21 22
	' (3)		ated period under subsection (2)(a) must be a reasonable of having regard to the following—	23 24
		(a)	the periods of rest the person was required to take under minimum rest requirements applying to the person during the 24 hours leading up to the notice being given;	25 26 27
		(b)	the periods of rest the officer reasonably believes the person has taken during the 24 hours leading up to the notice being given;	28 29 30
		(c)	the periods the person was allowed to work under maximum work requirements applying to the person during the 24 hours leading up to the notice being given;	31 32 33

'39N

	(d)	the periods the officer reasonably believes the person has worked during the 24 hours leading up to the notice being given;	1 2 3
	(e)	the degree to which the person appears to be fatigued to the authorised officer;	4 5
	(f)	any other relevant matters.	6
'(4)	the a vehic	e authorised officer gives a notice under subsection (2)(b), authorised officer may authorise a person to move the cle to a suitable rest place for fatigue regulated heavy cles but only if the person is qualified and fit to drive the cle.	7 8 9 10 11
'(5)	whic regai	igue management regulation may prescribe the matters to h the authorised officer, or a court, must or may have rd when deciding whether or not a person was impaired tigue for this section.	12 13 14 15
		g person to stop working if work diary not d or unreliable	16 17
' (1)	This	section applies if—	18
	(a)	an authorised officer has, under section 49, asked the person in control of a fatigue regulated heavy vehicle to produce a work diary the person is required to keep under a fatigue management regulation; and	19 20 21 22
	(b)	either—	23
		(i) the person has failed to produce the diary without a reasonable excuse; or	24 25
		 (ii) the person produces a document that the authorised officer reasonably believes is not the work diary the person is required to keep under a fatigue management regulation; or 	26 27 28 29
		(iii) the authorised officer reasonably believes the work diary, or purported work diary, produced by the person can not be relied on as an accurate record of	30 31 32

		[s 50]
		the time the person recently spent working or resting.
		Examples for subparagraph (iii)—
		• information in the work diary appears to be incorrect
		 particular information appears to be missing from the work diary
		• the work diary appears to have been tampered with
	'(2)	The authorised officer may, by notice in the approved form, require the person to immediately stop work and to not work again for a stated period of up to 24 hours.
'39	90 Co	mpliance with requirement under this subdivision
	' (1)	A person given a notice under this subdivision must comply with the notice unless the person has a reasonable excuse.
		Maximum penalty—120 penalty units.
	'(2)	An authorised officer who gives a person a notice under section 39K, 39L or 39N may, by stating it in the notice, allow the person to delay complying with the notice for a period of up to 1 hour if the authorised officer reasonably believes—
		 (a) the delay is necessary to allow the person time to drive the relevant fatigue regulated heavy vehicle to the nearest suitable rest place for fatigue regulated heavy vehicles and it is reasonably safe to allow the person to continue driving the vehicle to that place; or
		(b) the delay is necessary to allow the person time to attend to, or to secure, the load on the relevant fatigue regulated heavy vehicle before taking a rest.'.
e 50		nendment of s 49 (Power to require documents to be oduced)
		Section 49(1), examples, 'log book'—
		omit, insert—
		'logbook or work diary'.

[s 51]

Clause	51	Amendr	nent	of s 53B (False or misleading transport	1
Olddoc	•			on for goods)	2
		Sect	ion 53	3B(4), after 'Each'—	3
		inse	rt—		4
		'load	ding n	nanager or'.	5
Clause	52	Insertio	n of r	new s 57AB	6
		Afte	r sect	ion 57AA—	7
		inse	rt—		8
	'57AB	Definitio	ons fo	or sdiv 2	9
		'In t	his su	bdivision—	10
		exte	nded	liability offence means—	11
		(a)	an o	ffence against section 162D; or	12
		(b)	heav a ma	offence committed by the person in control of a y vehicle because there has been a contravention of ass, dimension or loading requirement in relation to wehicle; or	13 14 15 16
		(c)	fatig cont	offence committed by the person in control of a gue regulated heavy vehicle because there has been a ravention of a fatigue management requirement in tion to the vehicle.	17 18 19 20
		influ	iencii	ng person—	21
		(a)		elation to a heavy vehicle generally, means any or all ne following persons—	22 23
			(i)	the owner of the heavy vehicle or, if the heavy vehicle is a combination, the owner of a vehicle forming part of the combination;	24 25 26
			(ii)	the registered operator of the heavy vehicle or, if the heavy vehicle is a combination, the registered operator of a vehicle forming part of the combination;	27 28 29 30

	[s 52]	
	(iii) a person, other than the owner or registered operator, who controls or directly influences the operation of the heavy vehicle; and	1 2 3
	Example—	4
	the operator of the heavy vehicle	5
(b)	for an offence against section 162D or relating to a contravention of a mass, dimension or loading requirement involving a heavy vehicle, includes any or all of the following persons—	6 7 8 9
	(i) the consignor of any goods in the heavy vehicle;	10
	(ii) the packer of any goods in the heavy vehicle;	11
	(iii) the loading manager of any goods in the heavy vehicle;	12 13
	(iv) the loader of any goods in the heavy vehicle; and	14
(c)	for an offence relating to a contravention of a maximum work requirement or minimum rest requirement involving a heavy vehicle, includes any or all of the following persons—	15 16 17 18
	(i) the employer of the driver of the heavy vehicle;	19
	(ii) a person who schedules the transport of any goods or passengers by the heavy vehicle;	20 21
	(iii) a person who schedules the work and rest times of the driver of the heavy vehicle;	22 23
	(iv) the consignor of any goods in the heavy vehicle;	24
	(v) the consignee of any goods in the heavy vehicle;	25
	(vi) the loading manager of any goods in the heavy vehicle; and	26 27
(d)	for an offence relating to a contravention of a work and rest hours option requirement involving a heavy vehicle, includes any or all of the following persons—	28 29 30
	(i) the employer of the driver of the heavy vehicle;	31

[s 53]

			(ii)	a person who schedules the transport of any goods or passengers by the heavy vehicle;	1 2
			(iii) a person who schedules the work and rest times of the driver of the heavy vehicle; and	3 4
			req	an offence relating to a contravention of a work diary uirement involving a heavy vehicle, includes any or of the following persons—	5 6 7
			(i)	the employer of the driver of the heavy vehicle;	8
			(ii)	a person who schedules the transport of any goods or passengers by the heavy vehicle;	9 10
			(iii) a person who schedules the work and rest times of the driver of the heavy vehicle.'.	11 12
Clause	53			t of s 57B (Further liability provisions for bility offences)	13 14
		(1)		57B(3), definitions associate, holding company, interest and subsidiary—	15 16
			relocate	to section 57AB.	17
		(2)	Section 5	57B(3), as amended—	18
			omit.		19
Clause	54			t of s 57C (Liability for inducing breaches of nsion or loading requirements—consignees)	20 21
			Section 5	57C(3)—	22
			omit.		23
Clause	55	Am	endment	t of s 57D (Reasonable steps defence)	24
		(1)	Section 5	j7D(2)—	25
			omit.		26
		(2)	Section 5	57D(3)—	27
			renumbe	r as section $57D(2)$.	28

[s 56]

Clause	56	Inse	ertior	n of r	new ss 57DA–57DD	1
			After	secti	on 57D—	2
			inser	t—		3
	'57DA	per	son t	ook a	t may consider for deciding whether all reasonable steps—offences about sion or loading	4 5 6
		'(1)	done dime	or oi nsion	imiting section 57D, in deciding whether things nitted to be done by a person charged with a mass, or loading offence constitute reasonable steps, the have regard to the following—	7 8 9 10
			(a)		circumstances of the alleged offence, including any category for the contravention constituting the nce;	11 12 13
			(b)		out limiting paragraph (a), the measures available measures taken for any or all of the following—	14 15
				(i)	to accurately and safely weigh or measure the heavy vehicle or its load, or to safely restrain the load in the heavy vehicle;	16 17 18
				(ii)	to provide and obtain sufficient and reliable evidence from which the weight or measurement of the heavy vehicle or its load might be calculated;	19 20 21 22
				(iii)	to manage, reduce or eliminate a potential contravention arising from the location of the heavy vehicle, or from the location of the load in the heavy vehicle, or from the location of goods in the load;	23 24 25 26 27
				(iv)	to manage, reduce or eliminate a potential contravention arising from weather and climatic conditions, or from potential weather and climatic conditions, affecting or potentially affecting the weight or measurement of the load;	28 29 30 31 32
				(v)	to exercise supervision or control over others involved in activities leading to the contravention;	33 34

[s 56]

	(c)	the measures available and measures taken for any or all of the following—	1 2
		 to include compliance assurance conditions in relevant commercial arrangements with other responsible persons for heavy vehicles; 	3 4 5
		 (ii) to provide information, instruction, training and supervision to employees to enable compliance with relevant laws; 	6 7 8
		(iii) to maintain equipment and work systems to enable compliance with relevant laws;	9 10
		(iv) to address and remedy similar compliance problems that may have happened in the past;	11 12
	(d)	whether the person charged had, either personally or through an agent or employee, custody or control of the heavy vehicle, its load, or any goods included or to be included in the load;	13 14 15 16
	(e)	the personal expertise and experience that the person charged had or ought to have had or that an agent or employee of the person charged had or ought to have had.	17 18 19 20
' (2)	In th	nis section—	21
	mass	s, dimension or loading offence means—	22
	(a)	an offence against section $53B(2)$, (3), (4) or (5) or $53C(1)$ or (2); or	23 24
	(b)	an offence against section 57B(2) relating to a contravention of a mass, dimension or loading requirement; or	25 26 27
	(c)	an offence against section 162D(1).	28
per	son t	court may consider for deciding whether took all reasonable steps—offences about ehicle driver fatigue	29 30 31
' (1)		nout limiting section 57D, in deciding whether things e or omitted to be done by a person charged with a fatigue	32 33

	[s 56]
	agement offence constitute reasonable steps, the court have regard to the following—
(a)	the nature of the activity to which the contravention constituting the offence relates;
(b)	the risks to safety associated with the activity mentioned in paragraph (a);
(c)	the likelihood of the risks to safety mentioned in paragraph (b) arising;
(d)	the degree of harm likely to result from the risks to safety mentioned in paragraph (b) arising;
(e)	the circumstances of the alleged offence, including any risk category for the contravention constituting the offence;
(f)	the measures available and measures taken—
	(i) to prevent, eliminate or minimise the likelihood of a potential contravention happening; or
	(ii) to eliminate or minimise the likelihood of a risk to safety arising from a potential contravention; or
	(iii) to manage, minimise or eliminate a risk to safety arising from a potential contravention;
(g)	the measures available and measures taken for any or all of the following—
	 (i) to include compliance assurance conditions in relevant commercial arrangements with other responsible persons for fatigue regulated heavy vehicles;
	 (ii) to provide information, instruction, training and supervision to employees to enable compliance with relevant laws;
	(iii) to maintain equipment and work systems to enable compliance with relevant laws;
	(iv) to address and remedy similar compliance problems that may have happened in the past;

[s 56]

	(h)	the personal expertise and experience that the person charged had or ought to have had or that an agent or employee of person had or ought to have had;	1 2 3
	(i)	the costs of measures mentioned in paragraph (f);	4
	(j)	any accreditation scheme, scientific knowledge, expert opinion, guidelines, standards or other knowledge about preventing or managing exposure to risks to safety arising from fatigue;	5 6 7 8
	(k)	any other matter the court must or may consider when deciding whether or not a person has contravened the fatigue management requirement to which the offence relates.	9 10 11 12
'(2)	In th	is section—	13
	requ	<i>category</i> , for a contravention of a fatigue management irement of a fatigue management regulation, means 1 of following categories—	14 15 16
	(a)	minor risk breach;	17
	(b)	substantial risk breach;	18
	(c)	severe risk breach;	19
	(d)	critical risk breach.	20
		erson regarded to have taken all reasonable offences about heavy vehicle driver fatigue	21 22
'(1)	With	out limiting the circumstances in which things done or	23

- '(1) Without limiting the circumstances in which things done or 23 omitted to be done by a person charged with a fatigue 24 management offence constitute reasonable steps, the person is 25 to be regarded as having taken all reasonable steps if the 26 person did all of the following to prevent the act or omission 27 that led to the contravention to which the offence relates— 28
 - (a) identified and assessed the aspects of the activities of the person, and relevant drivers for the person, that may lead 30 to the contravention of a fatigue management 31 requirement by a relevant driver for the person; 32

'57DC

for each aspect identified and assessed under paragraph (b) 1 (a), identified and assessed— 2 (i) the risk of the aspect leading to a contravention of 3 a fatigue management requirement by a relevant 4 driver for the person; and 5 (ii) if there is a substantial risk of the aspect leading to 6 contravention of a fatigue а management 7 a relevant requirement by driver for the 8 person-the measures the person may take to 9 eliminate the risk or, if it not reasonably possible to 10 eliminate the risk, to minimise the risk; 11 (c) carried out the identification and assessment mentioned 12 in paragraphs (a) and (b)— 13 (i) at least annually; and 14 (ii) after each event that indicated the way the 15 activities of the person or relevant driver are being 16 carried out have led, or may lead, to a 17 contravention of fatigue а management 18 requirement by the relevant driver; 19 took the measures identified and assessed under (d) 20 paragraph (b)(ii); 21 (e) documented each action the person has taken under this 22 section-23 (i) during the past 3 years; or 24 (ii) if 3 years have not passed since the 25 of this section—from commencement the 26 commencement of this section. 27 In this section— 28 *driver* means the person in control of a fatigue regulated 29 heavy vehicle. 30 relevant driver, for a person charged with a fatigue 31

management offence, means a driver of a fatigue regulated32heavy vehicle in relation to which the person is an influencing33person under section 57AB.34

(2)

[s 56]

[s 57]

	'57DD	Regulation for ss 57DB and 57DC	1
		'For sections 57DB and 57DC, a regulation may provide for—	2 3
		 (a) the ways, or examples of ways, a person may identify and assess the aspects of activities of the person, or relevant drivers for the person, that may lead to a contravention of a fatigue management requirement by a relevant driver for the person; and 	4 5 6 7 8
		(b) the measures, or examples of measures, a person may take to eliminate or minimise risks of aspects of activities of the person, or relevant drivers for the person, leading to a contravention of a fatigue management requirement by a relevant driver for the person.'.	9 10 11 12 13 14
Clause	57	Amendment of s 57E (Inclusion of reasonable diligence)	15
		Section 57E, after 'liability'—	16
		insert—	17
		', or is not liable,'.	18
Clause	58	Amendment of s 60 (Evidentiary aids)	19
		Section 60(7), example, 'log book'—	20
		omit, insert—	21
		'logbook or work diary'.	22
Clause	59	Amendment of s 150 (Regulating driver management)	23
		Section 150(1)(g)—	24
		omit, insert—	25
		(g) providing for the management of fatigue of drivers of heavy vehicles.'.	26 27

[s 60]

Clause	60			ering of s 150AB (Driver Licensing regulation over rules of court)	1 2
			Secti	ion 150AB—	3
			renu	mber as section 150AC.	4
Clause	61	Ins	ertior	n of new s 150AB	5
			Afte	r section 150AA—	6
			inser	<i>t</i> —	7
	ʻ150A			ting management of fatigue of drivers of phicles	8 9
		'(1)	the r	gulation made under this part, to the extent that it is about nanagement of fatigue of drivers of heavy vehicles, may ide for the following—	10 11 12
			(a)	rules requiring drivers of fatigue regulated heavy vehicles to take stated minimum periods of rest and to work no longer than stated maximum periods;	13 14 15
			(b)	rules requiring that drivers be in a fit state of health and wellbeing to drive fatigue regulated heavy vehicles safely;	16 17 18
			(c)	the keeping and production of work diaries and other records;	19 20
			(d)	rules requiring any or all of the following persons to ensure drivers of fatigue regulated heavy vehicles comply with a regulation under this part—	21 22 23
				(i) employers of the drivers;	24
				(ii) operators of the vehicles;	25
				(iii) persons who schedule the transport of goods or passengers by the vehicles;	26 27
				(iv) persons who schedule the work and rest times of the drivers;	28 29
				(v) consignors or consignees of goods in the vehicles;	30
				(vi) loading managers of goods in the vehicles;	31

[s 62]

		(e)	rules for ensuring a person's activities do not cause or encourage drivers of fatigue regulated heavy vehicles to contravene a requirement under a regulation made under this part;	1 2 3 4
		(f)	matters to which the court must or may have regard when deciding whether or not a person has contravened a requirement under a regulation made under this part;	5 6 7
		(g)	the recognition of an entity whose members include the chief executive and corresponding authorities responsible for the administration of laws relating to the management of fatigue of drivers of heavy vehicles, and other matters in relation to the recognised entity and decisions made by it.	8 9 10 11 12 13
		-	bower to make a regulation providing for rules requiring a on to ensure something includes the power to provide for	14 15 16
		(a)	requiring a person to take all reasonable steps to ensure the thing; and	17 18
		(b)	otherwise encouraging the person to take action that will in effect ensure the thing.'.	19 20
62	Inse	ertion	of new s 150C	21
		Chap	ter 5, part 10, after section 150B—	22
		inseri	t—	23
'150C			ings for particular offences involving ents about fatigue regulated heavy vehicles	24 25
		again comn ensur	section applies in relation to proceedings for an offence ast a fatigue management regulation that may be nitted by a person failing to take all reasonable steps to re that another person does not drive a fatigue regulated y vehicle while impaired by fatigue.	26 27 28 29 30
	. ,	steps	ation to proof of whether the person took all reasonable to ensure that another person did not drive a fatigue ated heavy vehicle while impaired by fatigue, the fatigue	31 32 33

Clause 62

			[s 63]	
				1 2
			with a prescribed corresponding obligation is evidence	3 4 5
			with the conditions of an accreditation granted to the person under a fatigue management regulation is	6 7 8 9
		*(3)	not necessary in proceedings mentioned in subsection (1) for	10 11 12 13
		(4)	In this section—	14
			obligation under a corresponding law to a fatigue management regulation that is prescribed under the fatigue	15 16 17 18
Clause	63	Inse	ertion of new ch 6, pt 1, hdg	19
			Before section 163B—	20
			insert—	21
	'Part	1	Provisions for mass, dimension	22
				23
Clause	64	Inse	ertion of new ch 6, pt 2 and pt 3, hdg	24
			After section 163C—	25
			insert—	26
	'Part	2	Provision for offences about	27
			heavy vehicle driver fatigue	28

ciding whether person knew or ought reasonably have known something	1 2
This section applies in relation to proceedings for an offence mentioned in paragraph (a) or (b) if it is relevant to prove that someone ought reasonably to have known something—	3 4 5
(a) an offence against section 57B(2) relating to a contravention of a maximum work requirement, minimum rest requirement or work diary requirement;	6 7 8
(b) an offence against a fatigue management regulation.	9
A court must consider the following when deciding whether the person ought reasonably to have known the thing—	10 11
(a) the person's abilities, experience, expertise, knowledge, qualifications and training;	12 13
(b) the circumstances of the offence;	14
(c) any other matter prescribed under a fatigue management regulation.	15 16
	 have known something This section applies in relation to proceedings for an offence mentioned in paragraph (a) or (b) if it is relevant to prove that someone ought reasonably to have known something— (a) an offence against section 57B(2) relating to a contravention of a maximum work requirement, minimum rest requirement or work diary requirement; (b) an offence against a fatigue management regulation. A court must consider the following when deciding whether the person ought reasonably to have known the thing— (a) the person's abilities, experience, expertise, knowledge, qualifications and training; (b) the circumstances of the offence; (c) any other matter prescribed under a fatigue management

	'Par	t 3	Other provisions'.	17
Clause	65	Am	nendment of sch 4 (Dictionary)	18
		(1)	Schedule 4—	19
			insert—	20
			<i>'accreditation record requirement</i> means a requirement of a fatigue management regulation relating to the person in control of a fatigue regulated vehicle keeping a record of the maximum work periods and minimum rest periods applying to the person under an AFM accreditation.	21 22 23 24 25
			AFM accreditation means an accreditation granted, under a fatigue management regulation, to an operator of a fatigue regulated heavy vehicle that provides for the application of alternative maximum work periods and alternative minimum	26 27 28 29

	1 2
control of a fatigue regulated heavy vehicle, means the naximum period for which the person may work that is different to the maximum period of work that would apply to he person under the standard work and rest hours	3 4 5 6 7 8
control of a fatigue regulated heavy vehicle, means the ninimum period for which the person must rest that is lifferent to the minimum period of rest that would apply to he driver under the standard work and rest hours	9 10 11 12 13 14
	15 16
0 1	17 18
a) means the person who—	19
identified as the intended consignee of the goods in the transport documentation for the consignment;	20 21 22 23
	24 25
1 2	26 27
ninimum rest requirement, means a contravention of the equirement declared under a fatigue management regulation	28 29 30 31
	32 33

secti	<i>que management offence</i> means an offence against ion 57B(2) relating to a contravention of a fatigue agement requirement.	1 2 3
unde	<i>gue management regulation</i> means a regulation made er chapter 5, part 10, about the management of fatigue of ers of heavy vehicles.	4 5 6
fatig	gue management requirement means—	7
(a)	accreditation record requirement; or	8
(b)	maximum work requirement; or	9
(c)	minimum rest requirement; or	10
(d)	work and rest hours option requirement; or	11
(e)	work diary requirement.	12
fatig	gue regulated heavy vehicle see section 39J.	13
	<i>ling company</i> , for chapter 3, part 5, division 1, subdivision be section 57AB.	14 15
	<i>aired by fatigue</i> , in relation to a person in control of a gue regulated heavy vehicle—	16 17
(a)	for an offence against a fatigue management regulation—has the meaning given by the regulation; or	18 19
(b)	otherwise—means the person is fatigued to the extent that the person is incapable of driving the fatigue regulated heavy vehicle safely.	20 21 22
•	<i>uencing person</i> , for chapter 3, part 5, division 1, livision 2, see section 57AB.	23 24
load	<i>ing manager</i> means—	25
(a)	for goods in a fatigue regulated heavy vehicle—	26
	 (i) a person who manages, or is responsible for the operation of, premises, or part of premises, at which the goods are loaded onto the vehicle or unloaded from the vehicle; or 	27 28 29 30
	(ii) a person who has been assigned by a person mentioned in subparagraph (i) as responsible for	31 32

[\$ 65]	
supervising, managing or controlling, directly or indirectly, activities carried out by a loader or unloader of the goods; and	1 2 3
(b) for goods in another heavy vehicle—	4
(i) a person who manages, or is responsible for the operation of, premises, or part of premises, at which the goods are loaded onto the vehicle; or	5 6 7
 (ii) a person who has been assigned by a person mentioned in subparagraph (i) as responsible for supervising, managing or controlling, directly or indirectly, activities carried out by a loader of the goods. 	8 9 10 11 12
<i>maximum work requirement</i> means a requirement of a fatigue management regulation relating to the maximum period a driver, or two-up driver, of a fatigue regulated heavy vehicle may drive a fatigue regulated heavy vehicle, or otherwise work, without taking a rest.	13 14 15 16 17
<i>minimum rest requirement</i> means a requirement of a fatigue management regulation relating to the minimum period a driver, or two-up driver, of a fatigue regulated heavy vehicle must rest to break up the period of time the driver, or two-up driver, drives a fatigue regulated heavy vehicle or otherwise works.	18 19 20 21 22 23
<i>security interest</i> , for chapter 3, part 5, division 1, subdivision 2, see section 57AB.	24 25
<i>standard work and rest arrangements</i> means the maximum periods of work and minimum periods of rest applying to persons in control of fatigue regulated heavy vehicles operating other than under an accreditation granted under a fatigue management regulation.	26 27 28 29 30
<i>subsidiary</i> , for chapter 3, part 5, division 1, subdivision 2, see section 57AB.	31 32
suitable rest place, for fatigue regulated heavy vehicles, means—	33 34

(a)	a rest area that is designated by the chief executive for use by a fatigue regulated heavy vehicle and able to be used by a fatigue regulated heavy vehicle; or	1 2 3
(b)	a place at which a fatigue regulated heavy vehicle may be safely parked; or	4 5
(c)	another place prescribed under a fatigue management regulation to be a suitable rest place for fatigue regulated heavy vehicles.	6 7 8
unlo	pader, of goods in a heavy vehicle, means a person who-	9
(a)	unloads from the vehicle goods that have been transported by road; or	10 11
(b)	unloads from a bulk container or freight container on the vehicle, or a tank that is part of the vehicle, goods that have been transported by road; or	12 13 14
(c)	unloads from the vehicle a freight container, whether or not it contains goods, that has been transported by road.	15 16
<i>worl</i> mea	k, in relation to a fatigue regulated heavy vehicle, ns—	17 18
(a)	drive a fatigue regulated heavy vehicle; or	19
(b)	be in control of a fatigue regulated heavy vehicle; or	20
(c)	instruct or supervise another person to drive a fatigue regulated heavy vehicle; or	21 22
(d)	perform another task relating to the operation of a fatigue regulated heavy vehicle, including, for example—	23 24 25
	(i) load things onto, or unload things from, the heavy vehicle; and	26 27
	(ii) inspect, service or repair the heavy vehicle; and	28
	(iii) inspect or attend to a load on the heavy vehicle; and	29 30
	(iv) if the heavy vehicle is a bus, attend to passengers on the bus; and	31 32

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	(v) clean or refuel the heavy vehicle; and
	(vi) perform marketing tasks in relation to the operation of the vehicle; and
	Examples for subparagraph (vi)—
	• arranging for the transport of goods or passengers by the heavy vehicle
	• canvassing for orders for the transport of goods or passengers by the heavy vehicle
	(vii) help or supervise another person to perform a task mentioned in subparagraph (i) to (vi); and
	(viii)record information or complete a document, as required under this Act or otherwise, in relation to the operation of the vehicle.
heav man requ	<i>k</i> and rest hours option, in relation to a fatigue regulated by vehicle, means an arrangement under a fatigue agement regulation that provides for the maximum work irements and minimum rest requirements applying to the on in control of the heavy vehicle.
	<i>k and rest hours option requirement</i> means a requirement fatigue management regulation that—
(a)	applies to a person in control of a fatigue regulated heavy vehicle who has changed the work and rest hours option under which the person is driving the heavy vehicle; and
(b)	provides for what the person must do or must not do in relation to the change.
work	k diary record means—
(a)	information, or a copy of information, included in a work diary kept by the driver, or other person in control, of a fatigue regulated heavy vehicle; or
	Example for paragraph (a)—
	a print-out of information included in an electronic work diary
(b)	a record kept by the driver, or other person in control, of a fatigue regulated heavy vehicle relating to a period for

	which the driver or person can not use the driver's or person's work diary.	1 2
	<i>k diary requirement</i> means any of the following irements of a fatigue management regulation—	3 4
(a)	a requirement that the driver, or other person in control, of a fatigue regulated heavy vehicle must keep a work diary or a work diary record;	5 6 7
(b)	a requirement that the driver, or other person in control, of a fatigue regulated heavy vehicle must include particular information in a work diary or a work diary record kept under the regulation;	8 9 10 11
(c)	a requirement about the way in which the driver, or other person in control, of a fatigue regulated heavy vehicle must include particular information in a work diary or a work diary record kept under the regulation, other than a requirement that the information included must not be false or misleading in a material particular;	12 13 14 15 16 17
	<i>Examples of requirements about the way in which information must be included in a work diary or work diary record—</i>	18 19
	• a requirement that a separate page of the work diary or work diary record be used for each day's information	20 21
	• a requirement that each page of a work diary or work diary record relating to a day's information be signed and dated	22 23
	• a requirement about the time zone that must be used for information included in a work diary or work diary record	24 25
(d)	a requirement that the driver, or other person in control, of a fatigue regulated heavy vehicle, must report any of the following to the chief executive or another person—	26 27 28
	(i) a malfunction of an electronic work diary or work diary record kept under the regulation;	29 30
	(ii) the finding or return of a work diary or work diary record kept under the regulation after its reported loss or theft;	31 32 33
	(iii) the destruction, loss or theft of a work diary or work diary record kept under the regulation;	34 35

	 (iv) a malfunction of equipment used by the driver or person to include particular information in a work diary or work diary record kept under the regulation. 	1 2 3 4
	Examples of other persons to whom the person in control of a fatigue regulated heavy vehicle may be required to report information—	5 6 7
	• the person's employer	8
	• the operator of the fatigue regulated heavy vehicle.'.	9
(2)	Schedule 4, definition base, 'log book'—	10
	omit, insert—	11
	'logbook or work diary'.	12
(3)	Schedule 4, definition bus, after 'section 79(2C)'—	13
	insert—	14
	'and the definition fatigue regulated heavy vehicle'.	15
(4)	Schedule 4, definition <i>consignor</i> , paragraph (b)(iii)(B), after 'that is'—	16 17
	insert—	18
	'usually'.	19
(5)	Schedule 4, definition <i>journey documentation</i> , paragraph (b)(iv), examples, second dot point—	20 21
	omit, insert—	22
	• an entry in a logbook or work diary'.	23
(6)	Schedule 4, definition <i>loader</i> , paragraphs (d) and (e)—	24
	omit.	25
(7)	Schedule 4, definition minor risk breach—	26
	insert—	27
	(c) for a maximum work requirement or minimum rest requirement—a contravention of the requirement declared under a fatigue management regulation to be a minor risk breach.'.	28 29 30 31

(8)	Sche (r)—	edule 4, definition <i>responsible person</i> , paragraphs (q) and	1 2
	omit	, insert—	3
	'(q)	a loading manager for goods for transport by use of the heavy vehicle or another person who controls or directly influences the loading of the heavy vehicle;	4 5 6
	(r)	a person who schedules the transport of goods or passengers by the heavy vehicle;	7 8
	(s)	a person who schedules the work and rest times of the driver of the heavy vehicle;	9 10
	(t)	an agent, employer, employee or subcontractor of a person referred to in any of paragraphs (a) to (s).'.	11 12
(9)	Sche	edule 4, definition severe risk breach—	13
	inser	rt—	14
	'(d)	for a maximum work requirement or minimum rest requirement—means a contravention of the requirement declared under a fatigue management regulation to be a severe risk breach.'.	15 16 17 18
(10)	Sche	edule 4, definition substantial risk breach—	19
	inser	rt—	20
	'(c)	for a maximum work requirement or minimum rest requirement—a contravention of the requirement declared under a fatigue management regulation to be a substantial risk breach.'.	21 22 23 24

				[s 66]	
	Part	9		Amendment of Transport Planning and Coordination Act 1994	1 2 3
Clause	66	Act	t ame	nded in pt 9	4
				part amends the <i>Transport Planning And Coordination</i> 1994.	5 6
Clause	67	Am	endr	nent of s 3 (Definitions)	7
		(1)	Sect	ion 3—	8
			inser	rt	9
				<i>plementary purposes</i> , for the purposes of transport land, ides purposes for a transport associated development.	10 11
			-	cribed transit node means an area declared under a lation to be a prescribed transit node.	12 13
			<i>tran</i> : that-	<i>sport associated development</i> means a development —	14 15
			(a)	primarily is or, when constructed, will be a development that supports the object of part 2A and the integration of a prescribed transit node into the community within which it is to operate in a way that contributes to the economic and social wellbeing of the community; and	16 17 18 19 20
			(b)	includes, or will include, commercial, community, educational, government, high or medium density residential, medical, retail or recreational facilities, places of worship or open or recreational spaces.	21 22 23 24
			Edito	r's notes—	25
			1	See section 8A for the object of part 2A.	26
			2	See sections 25 and 27 for use of transport associated development.	27
			3	See section 28AA for a prescribed transit node.'.	28
		(2)	Sect	ion 3, definition <i>transport land</i> , paragraph (b)—	29

[s 68]

			<i>insert</i> — '(vi) a transport associated development.'.	1 2
			(vi) a transport associated development.	Z
Clause	68	Am	endment of s 25 (General powers regarding property)	3
		(1)	Section 25(1), 'or for an incidental purpose.'—	4
			omit, insert—	5
			', for an incidental purpose, for the purpose of a transport associated development or for a combination of these purposes.	6 7 8
			Note—	9
			See subsections (2) and (2A) if land is to be acquired by resumption.'.	10
		(2)	Section 25(2), 'or for an incidental purpose'—	11
			omit, insert—	12
			', for an incidental purpose, for the purpose of a transport associated development or for a combination of these purposes'.	13 14 15
		(3)	Section 25—	16
			insert—	17
		'(2A)	If land is acquired by resumption for the purpose of a transport associated development as mentioned in subsection (1) or (2), at the time of acquisition the land must also be acquired for the purposes of transport or for an incidental purpose.'.	18 19 20 21 22
		(4)	Section 25(3), 'In particular'—	23
			omit, insert—	24
			'Without limiting subsection (1) or (2)'.	25
		(5)	Section 25(8)—	26
			omit, insert—	27
		' (8)	For the Acquisition of Land Act 1967—	28
			(a) the chief executive is a constructing authority within the meaning of that Act; and	29 30

			[s 69]	
			(b) without limiting the chief executive's powers to take land under that Act, the chief executive, as a constructing authority under that Act, may take land for purposes mentioned in subsections (1), (2) and (3).'.	1 2 3 4
Clause	69		nendment of s 27 (Power of chief executive to lease, I or otherwise dispose of land)	5 6
		(1)	Section 27(1)—	7
			insert—	8
			'(ba) if the land is for a combination of purposes (<i>combined purposes</i>) including the purpose of a transport associated development (<i>relevant purpose</i>)—to any person for a relevant purpose, whether or not the person is going to deal with the land for any other purpose included in the combined purposes; or'.	9 10 11 12 13 14
		(2)	Section 27(1)(c), '(aa), (a) or (b)'—	15
			omit, insert—	16
			'(a), (aa), (b) or (ba)'.	17
		(3)	Section 27(2)—	18
			insert—	19
			'Note—	20
			Subsection (1) would operate, for example, despite any implication in the <i>Acquisition of Land Act 1967</i> that the chief executive must carry out the development for which land is acquired and despite the requirements of section 41 of that Act.'.	21 22 23 24
		(4)	Section 27(3)(b), '(1)(aa) to (c)'—	25
			omit, insert—	26
			'(aa), (b) or (c)'.	27
Clause	70	Ins noe	ertion of new s 28AA (Declaration of prescribed transit de)	28 29
			Part 4—	30

[s 71]

		insert—	1
'28AA		claration of area used or to be used for particular poses to be prescribed transit node	2 3
	' (1)	A regulation may declare an area that is used, or is proposed to be used, as any of the following to be a prescribed transit node—	4 5 6
		(a) a busway station;	7
		(b) railway station;	8
		(c) a station for operating a light rail;	9
		(d) another transport facility.	10
,	' (2)	For a declaration under subsection (1), the Minister may have regard to planning documents the Minister considers appropriate in relation to the region or local area within which the prescribed transit node is or is to be located.	11 12 13 14
		Examples of planning documents—	15
		South East Queensland Regional Plan	16
		South East Queensland Infrastructure Plan and Program	17
		• local growth management strategy.'.	18
Part	10	Repeal and other minor	19
		amendments	20
71	Rej	peal of National Rail Corporation (Agreement) Act 1991	21
		The National Rail Corporation (Agreement) Act 1991, No. 86 is repealed.	22 23
72	Scł	nedule of minor amendments	24
		The schedule amends the Acts mentioned in it.	25

Clause

Clause

Sche	edule Minor amendments		1
		section 72	2
Tow 1	Fruck Act 1973		3
1	Section 7(1)(b) to (d), at the end—		4
	insert—		5
	'and'.		6
2	Section 7(1)(b) to (e)—		7
	<i>renumber</i> as section 7(1)(a) to (d).		8
3	Section 11(2)(b) and (c), at the end—		9
	insert—		10
	'and'.		11
4	Section 11(2)(b) to (d)—		12
	<i>renumber</i> as section 11(2)(a) to (c).		13
Trans	port Infrastructure Act 1994		14
1	Section 2(2)(f), 'infrastructure;'—		15
	omit, insert—		16
	'infrastructure; and'.		17
2	Section 47(3)—		18
	renumber as section 47(2).		19

3	Section 74(1), '(Compensation)'— omit.	1 2
4	Sections 74(4)(a)(i) and (4)(b)(i)(A), 'a reconfiguration of'—	34
	omit, insert—	5
	'reconfiguring'.	6
5	Section 74(6) 'reconfiguration of —	7
	omit, insert—	8
	'reconfiguring'.	9
6	Section 77, 'This part does not apply to not apply to'—	10
	omit, insert—	11
	'This division does not apply to'.	12
7	Section 272(2)(c)—	13
	<i>renumber</i> as section 272(2)(b).	14
8	Section 456(1)(b)(ii), 'or', second mention—	15
	omit.	16
9	Section 460(3)(a)(i), before 'section 236'—	17
	insert—	18
	'repealed'.	19
10	Schedule 6, definition <i>ancillary works and encroachments</i> , 'chapters 6 and 9'—	20 21
	omit.	22

11	Schedule 6, definition <i>road access works</i> , 'chapters 6 and 9'—	$\frac{1}{2}$
	omit.	3
Trans	port Operations (Marine Pollution) Act 1995	4
1	Section 127, heading, ', etc.'—	5
	omit, insert—	6
	'etc.'.	7
2	Section 136, 'part'—	8
	omit, insert—	9
	'division'.	10
Trans	port Operations (Passenger Transport Act) 1994	11
1	Section 17(2)(c), 'the person'—	12
1	Section 17(2)(c), 'the person'— omit, insert—	12 13
1		
1 2	omit, insert— 'the corporation'. Sections 20(2)(c) and (3)(c) and 21(1)(c) 'person, or an	13 14 15
	omit, insert— 'the corporation'. Sections 20(2)(c) and (3)(c) and 21(1)(c) 'person, or an executive officer of the person'—	13 14 15 16
	omit, insert— 'the corporation'. Sections 20(2)(c) and (3)(c) and 21(1)(c) 'person, or an executive officer of the person'— omit, insert—	13 14 15 16 17
	omit, insert— 'the corporation'. Sections 20(2)(c) and (3)(c) and 21(1)(c) 'person, or an executive officer of the person'—	13 14 15 16
	omit, insert— 'the corporation'. Sections 20(2)(c) and (3)(c) and 21(1)(c) 'person, or an executive officer of the person'— omit, insert—	13 14 15 16 17
2	 <i>omit, insert</i>— 'the corporation'. Sections 20(2)(c) and (3)(c) and 21(1)(c) 'person, or an executive officer of the person'— <i>omit, insert</i>— 'corporation, or an executive officer of the corporation'. 	13 14 15 16 17 18

4	Section 22B(5)(b)(ii), before 'is not'—	1
	insert—	2
	'the accredited operator'.	3
5	Section 42A, 'on specified'—	4
	omit, insert—	5
	'on a specified'.	6
6	Section 155(3)(i)(i) and (j)(i), 'and'—	7
	omit.	8
7	Schedule 2, entry for section 172C(5)—	9
	omit.	10
8	Schedule 3, definition <i>category C driver disqualifying offence,</i> paragraph (e), ' <i>1994</i> '—	11 12
	omit, insert—	13
	<i>`2005`.</i>	14
9	Schedule 3, definition <i>unscheduled long distance passenger service,</i> paragraph (c), before 'no passengers'—	15 16 17
	insert—	18
	'in relation to which'.	19

Transport Operations (Road Use Management) Act 1995		1 2
1	Section 80(3)(a), before 'officer'—	3
	insert—	4
	'police'.	5
2	Section 80(3)(c), 'police does'—	6
	omit, insert—	7
	'police officer does'.	8
3	Section 206, heading, 'Definitions'—	9
	omit, insert—	10
	'Definition'.	11
Tra	nsport Planning and Coordination Act 1994	12
1	Section 28A, definition <i>taking of land</i> , paragraph (b), 'section 15(6A)'—	13 14
	omit, insert—	15
	'section 15(12)'.	16
2	Section 28B(2)(b), 'section 9(2)'—	17
	omit, insert—	18
	'section 9(1)'.	19

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