

Queensland

Weapons Amendment Bill 2011



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2011

A Bill

for

An Act to amend the Weapons Act 1990, the Weapons Categories Regulation 1997 and the Weapons Regulation 1996 for particular purposes and to make minor or consequential amendments of the Domestic and Family Violence Protection Act 1989, the Explosives Regulation 2003, the Security Providers Act 1993 and the Transport Operations (Passenger Transport) Act 1994

[s	1]
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	The Parliament of Queensland enacts—				
	Part	1 Preliminary	2		
Clause	1	Short title This Act may be cited as the Weapons Amendment Act 2011.	3 4		
Clause	2	Commencement This Act commences on a day to be fixed by proclamation.	5 6		
	Part	2 Amendment of Weapons Act 1990	7 8		
Clause	3	Act amended	9		
		This part amends the Weapons Act 1990.	10		
Clause	4	Amendment of s 2 (Application of Act) (1) Section 2(1)(e)— omit, insert—	11 12 13		
		'(e) who is a police officer, special constable or trainee member of the Queensland police service, or any other member of the Queensland police service authorised by the commissioner—	14 15 16 17		
		(i) in respect of the person's possession or use of a weapon as part of the performance of the person's functions as a member of the Queensland police service; or	18 19 20 21		

			Queensland person's poss person is acti of the comm	son is not on duty as a member of the police service in relation to the session or use of a weapon, if the ing in accordance with the directions hissioner in relation to the off-duty ad use of weapons; or'.	1 2 3 4 5 6
		(2)	-	training course approved by the	7
			omit, insert—		9
			'an approved training co	urse'.	10
lause	5	Ins	rtion of new s 6C		11
			After section 6B—		12
			insert—		13
	'6C	Me	ning of <i>public monun</i>	nent	14
		'(1)	A <i>public monument</i> is a	thing that is—	15
			(a) mentioned in the V section 8(1)(a), (c)	<i>Weapons Categories Regulation 1997</i> , (i) or (j); and	16 17
			(b) permanently incap	able of being discharged; and	18
				awfully displayed in a public place for nemorative purposes.	19 20
			Examples—		21
				ed WWI artillery permanently displayed in open to the public, of an RSL club	22 23
			 a permanently deactive concrete platform in a 	rated Bofors anti-aircraft gun mounted on a public park	24 25
		'(2)		thing is permanently displayed only if a way that prevents its removal by an	26 27 28
		'(3)	In this section—		29
			public place includes a place.'.	place that can be seen from a public	30 31

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[s	6]
10	v

lause	6	Am	nendr	nent	of s 10A (Adequate knowledge of weapon)	1
		(1)	Sect	ion 10	OA(1), from 'subsection (2)'—	2
			omit	t, inse	rt—	3
			'sub	sectio	on (2) or (3).'.	4
		(2)	Sect	ion 10	0A(2) and (3)—	5
			omit	t, inse	rt—	6
		'(2)	satis with	sfies 1 in 1 y	on complies with this subsection if the person the commissioner that the person has completed, the rear before the day the person applies for the issue of cence—	7 8 9 10
			(a)	if th	e new licence is a security licence (guard)—	11
				(i)	an approved safety training course (security guard); or	12 13
				(ii)	a course in safety training for weapons conducted in another State that the commissioner is satisfied is at least equivalent to an approved safety training course (security guard); or	14 15 16 17
			(b)	if th	e new licence is not a security licence (guard)—	18
				(i)	an approved safety training course (general); or	19
				(ii)	a course in safety training for weapons conducted in another State that the commissioner is satisfied is at least equivalent to an approved safety training course (general).'.	20 21 22 23
		(3)	Subs	sectio	n 10A(4)—	24
			renu	ımber	as subsection 10A(3).	25
lause	7	Ins	ertio	n of ı	new s 10AA	26
			Afte	r sect	ion 10A—	27
			inse	rt—		28

	'10A	A Ap	proval of training courses	1
		'(1)	The commissioner may approve a course as a safety training course (general) if the commissioner is satisfied the course—	2 3
			(a) is about the safe use, storage and maintenance of a weapon that is authorised to be possessed under a licence other than a security licence (guard); and	4 5 6
			(b) complies with the requirements prescribed under a regulation.	7 8
		'(2)	The commissioner may approve a course as a safety training course (security guard) if the commissioner is satisfied the course—	9 10 11
			(a) is about the safe use, storage and maintenance of either or both of the following—	12 13
			(i) a weapon that is authorised to be possessed under a security licence (guard);	14 15
			(ii) a restricted item; and	16
			(b) complies with the requirements prescribed under a regulation.	17 18
		'(3)	The commissioner must notify the approval of a course under subsection (1) or (2) on the QPS website.	19 20
		'(4)	Failure to comply with subsection (3) does not affect the validity of the approval.'.	21 22
Clause	8		endment of s 11 (Genuine reasons for possession of a apon)	23 24
			Section 11(d)—	25
			omit, insert—	26
			'(d) the collection, preservation or study of weapons;'.	27
Clause	9		endment of s 50A (Possession of unregistered earms)	28 29
			Section 50A(1), '60 penalty units'—	30

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			omit, insert—	1
			'120 penalty units'.	2
Clause	10		nendment of s 51 (Possession of a knife in a public	3 4
		(1)	Section 51(1), '20 penalty units or 6 months imprisonment'—	5
			omit, insert—	6
			'40 penalty units or 1 year's imprisonment'.	7
		(2)	Section 51(2)(c), before 'exhibiting'—	8
			insert—	9
			'lawfully'.	10
		(3)	Section 51—	11
			insert—	12
		'(3A)	Also, it is a reasonable excuse for subsection (1), to the extent the subsection relates to a public place, to physically possess a knife for genuine religious purposes.	13 14 15
			Example—	16
			A Sikh may possess, in a public place, a knife known as a kirpan to comply with the person's religious faith.	17 18
		'(3B)	However, it is not a reasonable excuse to physically possess a knife in a school for genuine religious purposes.'.	19 20
		(4)	Section 51(3A) to (5)—	21
			renumber as section 51(4) to (7).	22
Clause	11		nendment of s 56 (Discharge of weapon on private land hout owner's consent prohibited)	23 24
		(1)	Section 56(2), '20 penalty units or 3 months imprisonment'—	25
			omit, insert—	26
			'40 penalty units or 6 months imprisonment'.	27
		(2)	Section 56(3), '20 penalty units'—	28

		omit, insert—	1
		'40 penalty units'.	2
Clause	12	Amendment of s 57 (Particular conduct involving a weapon in a public place prohibited)	3 4
		(1) Section 57(2), '20 penalty units or 3 months imprisonment'—	5
		omit, insert—	6
		'40 penalty units or 6 months imprisonment'.	7
		(2) Section 57(3), '60 penalty units or 1 year's imprisonment'—	8
		omit, insert—	9
		'120 penalty units or 2 years imprisonment'.	10
		(3) Section 57(4), '100 penalty units or 2 years imprisonment'—	11
		omit, insert—	12
		'200 penalty units or 4 years imprisonment'.	13
Clause	13	Amendment of s 58 (Dangerous conduct with weapon prohibited generally)	14 15
		(1) Section 58(1), definition weapon—	16
		insert—	17
		'(f) a laser pointer.'.	18
		(2) Section 58(2), '100 penalty units or 2 years imprisonment'—	19
		omit, insert—	20
		'200 penalty units or 4 years imprisonment'.	21
Clause	14	Amendment of s 59 (Possession or use of weapon under the influence of liquor or a drug prohibited)	22 23
		Section 59(2), '20 penalty units'—	24
		omit, insert—	25
		'40 penalty units'.	26

Clause	15	Am	endment of s 61 (Shortening firearms)	1
			Section 61, '100 penalty units or 2 years imprisonment'—	2
			omit, insert—	3
			'200 penalty units or 4 years imprisonment'.	4
Clause	16		endment of s 62 (Modifying construction or action of arms)	5 6
			Section 62, '100 penalty units or 2 years imprisonment'—	7
			omit, insert—	8
			'200 penalty units or 4 years imprisonment'.	9
Clause	17		endment of s 63 (Altering identification marks of apons)	10 11
			Section 63, '100 penalty units or 2 years imprisonment'—	12
			omit, insert—	13
			'200 penalty units or 4 years imprisonment'.	14
Clause	18	Am iter	endment of s 67 (Possessing and acquiring restricted ns)	15 16
		(1)	Section 67(3)—	17
			renumber as section 67(5).	18
		(2)	Section 67—	19
			insert—	20
		'(3)	For subsection (1), a person has a reasonable excuse to possess or acquire a laser pointer if—	21 22
			(a) each of the following apply—	23
			 (i) the person is a member of a recognised astronomical organisation or a person being personally supervised by a member of a recognised astronomical organisation; 	24 25 26 27

		(ii)	the person's reason for possession or acquisition of the laser pointer is to take part in activities associated with astronomy;	1 2 3
		(iii)	the laser pointer has a power output of less than 20 milliwatts; or	4 5
	(b)	both	of the following apply—	6
		(i)	the person's reason for possession or acquisition of the laser pointer is to take part in activities associated with a recognised occupation;	7 8 9
		(ii)	the laser pointer has a power output of less than 20 milliwatts; or	10 11
	(c)	both	of the following apply—	12
		(i)	the person holds a licence that authorises possession of a firearm in relation to which the laser pointer may be used;	13 14 15
		(ii)	the laser pointer has a power output of less than 10 milliwatts.	16 17
'(4)	For orga		ection (5), definitions recognised astronomical on and recognised occupation—	18 19
	(a)	be p	stronomical organisation or an occupation may only ublished on the QPS website once and for not more 6 months; and	20 21 22
	(b)	QPS	publication of an organisation or occupation on the website has no effect to the extent it does not ply with paragraph (a).'.	23 24 25
(3)	Sect	ion 67	7(5), as renumbered—	26
	inse	rt—		27
		_	ed astronomical organisation means an cal organisation—	28 29
	(a)	pres	cribed under a regulation; or	30
	(b)	publ	ished on the QPS website for this paragraph.	31
	reco	gnise	d occupation means an occupation—	32

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		(a) prescribed under a regulation; or(b) published on the QPS website for this paragraph.'.	1 2
Clause	19	Amendment of s 87 (Authorised officer may grant or refuse shooting club permit)	3 4
		Section 87(e)—	5
		omit, insert—	6
		'(e) section 90 has been complied with and the person nominated under section 90(1) is an appropriate person.'.	7 8 9
Clause	20	Amendment of s 90 (A representative is required for some applications)	10 11
		(1) Section 90, heading—	12
		omit, insert—	13
		'Representative required for application'.	14
		(2) Section 90(1)—	15
		omit.	16
		(3) Section 90(2), 'The application'—	17
		omit, insert—	18
		'An application for a shooting club permit'.	19
		(4) Section 90(2) to (5)—	20
		renumber as section 90(1) to (4).	21
		(5) Section 90(4), as renumbered, 'subsection (5)'—	22
		omit, insert—	23
		'subsection (4)'.	24
Clause	21	Amendment of s 100 (Limits on approvals)	25
		Section 100(c), from 'a training'—	26

		omit, insert—	1
		'an approved training course.'.	2
Clause	22	Amendment of s 101 (Authorised officer may grant or refuse range approval)	3 4
		Section 101(1)(a)(i), from 'a training'—	5
		omit, insert—	6
		'an approved training course; or'.	7
Clause	23	Amendment of s 108 (Responsibilities of range operator)	8
		Section 108(2), from 'a person' to 'this Act'—	9
		omit, insert—	1
		'an adult (a <i>range officer</i>) who—	1
		(a) holds a firearms licence under this Act; or	1
		(b) is a range officer, however called, under a law of another State that corresponds with this Act'.	1
Clause	24	Amendment of s 110 (Responsibilities of person attending an approved range)	1
		(1) Section 110(1) and (2), '20 penalty units'—	1
		omit, insert—	1
		'40 penalty units'.	1
		(2) Section 110(3), '10 penalty units'—	2
		omit, insert—	2
		'20 penalty units'.	2
Clause	25	Amendment of s 115 (Theatrical ordnance suppliers to be licensed)	2:
		Section 115(1), '60 penalty units'—	2

[s	26]
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		omit, insert—	1
		'120 penalty units'.	2
Clause	26	Amendment of s 124 (Training courses for security guards)	3 4
		(1) Section 124(1), from 'satisfactorily'—	5
		omit, insert—	6
		'completed an approved safety training course (security guard).'.	7 8
		(2) Section 124(2), from 'satisfactorily' to 'commissioner'—	9
		omit, insert—	10
		'complete an approved safety training course (security guard)'.	11 12
Clause	27	Amendment of s 127 (Obligations of security organisation in relation to the possession or use of a weapon)	13 14 15
		(1) Section 127(2) and (3), at the end—	16
		insert—	17
		'Maximum penalty—200 penalty units.'.	18
		(2) Section 127(4), '100 penalty units'—	19
		omit, insert—	20
		'200 penalty units'.	21
Clause	28	Insertion of new pt 8, div 4	22
		Part 8—	23
		insert—	24

Division 4		1 4	Transitional provisions for Weapons Amendment Act 2011	1 2
'187	De	finitio	on for div 4	3
		'In t	his division—	4
		com	<i>mencement</i> means the commencement of this section.	5
'188	De	clara	tion concerning Serco during interim period	6
	'(1)	Dur	ing the interim period—	7
		(a)	Serco is taken to have been a government service entity and a prescribed service entity under section 2(9); and	8 9
		(b)	for section 2(2), the functions of Serco are taken to have been the functions that Serco is authorised, by the chief executive (corrective services), to perform under the <i>Corrective Services Act 2006</i> , section 272; and	10 11 12 13
		(c)	for section 2(2), the functions of a Serco employee are taken to have been the functions of a corrective services officer that the employee performs for Serco when Serco is performing the functions mentioned in paragraph (b).	14 15 16 17 18
	'(2)	In th	nis section—	19
		Serc	co means Serco Australia Pty Ltd ABN 44 003 677 352.	20
			rim period means the period starting on 1 January 2008 ending on the commencement.	21 22
'189	De	clara	tion concerning GEO during interim period	23
	'(1)	Dur	ing the interim period—	24
		(a)	GEO is taken to have been a government service entity and a prescribed service entity under section 2(9); and	25 26
		(b)	for section 2(2), the functions of GEO are taken to have	27 28

			(i)	to conduct the part of the operations of the Queensland Corrective Services Commission that GEO is engaged to conduct under the <i>Corrective Services (Administration) Act 1988</i> , section 19(2)(f); or	1 2 3 4 5
			(ii)	the functions that GEO is authorised, by the chief executive (corrective services), to perform under the <i>Corrective Services Act</i> 2006, section 272; and	6 7 8
		(c)		section 2(2), the functions of a GEO employee are n to have been—	9 10
			(i)	the functions of a custodial correctional officer the employee performs for GEO when GEO is performing the prescribed functions mentioned in paragraph (b)(i); or	11 12 13 14
			(ii)	the functions of a corrective services officer that the employee performs for GEO when GEO is performing the prescribed functions mentioned in paragraph (b)(ii).	15 16 17 18
	'(2)	In th	is sec	etion—	19
		GEO 600.) mea	ans GEO Group Australia Pty Ltd ABN 24 051 130	20 21
			_	eriod means the period starting on 15 January 2004 g on the commencement.'.	22 23
190	Trai	ining	cou	rses	24
	'(1)	traini the a	ing co	liately before the commencement, an approval of a ourse was in force under former section $10A(2)(b)$, val continues in force as if it had been made under $0AA(1)$.	25 26 27 28
	'(2)	traini appro	ing c oval	liately before the commencement, an approval of a course was in force under former section 124, the continues in force as if it had been made under DAA(2).	29 30 31 32

s 29]	
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	'(3)	As soon as practicable after the commencement, the commissioner must notify each course approved under this section on the QPS website.	1 2 3
	'(4)	An approval under this section may be ended by the commissioner under section 10AA.	4 5
	'(5)	In this section—	6
		former means as in force before the commencement.	7
'191	Am	nendment of regulations	8
		'The amendment of the Explosives Regulation 2003, Weapons Categories Regulation 1997 or the Weapons Regulation 1996 by the Weapons Amendment Act 2011 does not affect the power of the Governor in Council to further amend the regulation or to repeal it.'.	9 10 11 12 13
29	Am	nendment of sch 2 (Dictionary)	14
	(1)	Schedule 2, definition weapon—	15
		omit.	16
	(2)	Schedule 2—	17
		insert—	18
		'approved safety training course (general) means a course approved under section 10AA(1).	19 20
		approved safety training course (security guard) means a course approved under section 10AA(2).	21 22
		approved training course means—	23
		(a) an approved safety training course (general); or	24
		(b) an approved safety training course (security guard).	25
		<i>laser pointer</i> means a hand-held battery-operated device, with a power output of more than 1 milliwatt, that is designed to emit a laser beam and may be used for aiming, pointing or targeting.	26 27 28 29

Clause

	pub	lic mo	<i>onument</i> see section 6C.	1						
	prov	QPS website means the website used by the commissioner to provide public access to information about matters relating to this Act.								
	Editor's note—									
	Th	e QPS	website is at <www.police.qld.gov.au>.</www.police.qld.gov.au>	6						
	resti	ricted	item see section 67(5).	7						
	wea	pon—	-	8						
	(a)	mea	ns—	9						
		(i)	a firearm; or	10						
		(ii)	another thing prescribed under a regulation to be a weapon or within a category of weapon; or	11 12						
		(iii)	a thing that would be a weapon mentioned in subparagraph (i) or (ii), if it were not temporarily inoperable or incomplete; and	13 14 15						
	(b)	does	s not include a public monument.'.	16						
(3)		edule g)'—	2, definition category M crossbow, 'section	17 18						
	omii	t, inse	rt—	19						
	'sec	tion 7	A(n)'.	20						
(4)	Sch	edule	2, definition <i>firearm</i> —	21						
	inse	rt—		22						
	'(h)	a pu	blic monument.'.	23						

Part 3				Amendment of Weapons Categories Regulation 1997			
Clause	30	Re	gulati	on an	nended	3	
			This	part a	mends the Weapons Categories Regulation 1997.	4	
Clause	31	Am	nendn	nent c	of s 6 (Category E weapons)	5	
			Sect	ion 6—	_	6	
			inse	т—		7	
		'(2)	In th	is sect	ion—	8	
			body	armo	ur—	9	
			(a)		as an article designed for anti-ballistic purposes that signed to be worn on a part of the body; and	10 11	
			(b)		not include a helmet, or other article, designed for or hearing protection.'.	12 13	
Clause	32	Am	nendn	nent c	of s 7A (Category M weapons)	14	
		(1)	Sect	ion 7A	(e) to (n)—	15	
			renu	mber a	as section 7A(l) to (u).	16	
		(2)	Sect	ion 7A	(a) to (d)—	17	
			omit	, inser	<i>t</i> —	18	
			'(a)	any o	clothing, apparel, adornment, accessory or other	19 20	
					designed to disguise any weapon or other cutting or piercing instrument capable of causing bodily harm; or	21 22 23	
					Examples—	24	
					a bowen knife belt, a credit card knife	25	

(b)

(c)

(d)

(e)

(f)

(g)

(h)

flight when thrown at a target;

designed for use as a weapon or a cutting or 1 piercing instrument capable of causing bodily 2 harm: 3 any knife so designed or constructed so as to be used as 4 a weapon that while the knife is held in 1 hand, the blade 5 may be released by that hand; 6 a ballistic knife that propels or releases a knife-like 7 blade of any material by any means other than an 8 explosive; 9 a butterfly knife, a knife known as a 'balisong', a 10 pantographic knife, or a similar device that consists of a 11 single-edged or multi-edged blade or spike that fits 12 within 2 handles attached to the blade or spike by 13 transverse pivot pins or pantographic linkage and is 14 capable of being opened by gravity or centrifugal force; 15 a flick knife, or a similar device of any material that has 16 a blade folded or recessed into the handle that opens 17 automatically by gravity or centrifugal force or if 18 pressure is applied to a button, spring or device in or 19 attached to the handle of the device; 20 a push knife, or a similar device designed as a weapon 21 that consists of a single-edged or multi-edged blade or 22 spike and allows the blade or spike to be supported by 23 the palm of the hand so that stabbing blows or slashes 24 can be inflicted by a punching or pushing action; 25 a sheath knife, or a similar device of any material that 26 has a sheath which withdraws into its handle by gravity 27 or centrifugal force or if pressure is applied to a button, 28 spring or device attached to or forming part of the 29 sheath, handle or blade of the device: 30 a star knife, or a similar device that consists of at least 2 31 angular points, blades or spikes, of any material, 32 disposed outwardly about a central axis point and that 33 are designed to spin around the central axis point in

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			 (i) a trench knife, or a similar device that consists of a single-edged or multi-edged blade or spike of any material that is fitted with a handle made of any hard substance that is designed to be fitted over the knuckles of the hand of the user to protect the knuckles and increase the effect of a punch or blow; (i) a riding grap that contains conscals an discretize a knife. 	1 2 3 4 5 6
			 a riding crop that contains, conceals or disguises a knife, stiletto or any other single-edged or multi-edged blade or spike of any length or of any material; 	7 8 9
			(k) a walking stick or cane that contains, conceals or disguises a sword or any other single-edged or multi-edged blade, knife or spike of any length or of any material;'.	10 11 12 13
Clause	33	Am	endment of s 8 (Category R weapons)	14
			Section 8—	15
			insert—	16
		'(2)	A thing mentioned in subsection (1)(a), (c), (i) or (j) is not a category R weapon if it is a public monument.'.	17 18
Clause	34	Am	endment of s 9 (Restricted items (Act, s 67))	19
			Section 9—	20
			insert—	21
			'(e) a laser pointer.'.	22
	Par	t 4	Amendment of Weapons	23
			Regulation 1996	24
Clause	35	Reg	gulation amended	25
			This part amends the Weapons Regulation 1996.	26

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Clause	36	unl	awfu	nent of s 3 (Possession or use of weapon I to extent another licence is needed to authorise essession or use)	1 2 3
			Sect	ion 3(1), example, paragraph (g)—	4
			omit	t, insert—	5
			'(g) to provide an approved training course (a firearms licence (instructor) is needed).'.	6 7
Clause	37	Ins	ertio	n of new s 3B	8
			Afte	r section 3A—	9
			inse	rt—	10
	'3B	Re	quire	ments for training courses—Act, s 10AA	11
		'(1)		section 10AA(1)(b) of the Act, the requirements of the ing course are—	12 13
			(a)	the content of the course will give a person who completes the course the knowledge required to ensure the safe use, storage and maintenance of a weapon to which the course relates; and	14 15 16 17
			(b)	the method of assessment for the course is able to determine whether a person has the knowledge mentioned in paragraph (a).	18 19 20
		'(2)		section 10AA(2)(b) of the Act, the requirements of the ing course are—	21 22
			(a)	the content of the course will give a person who completes the course the knowledge required to ensure the safe use, storage and maintenance of a weapon or restricted item to which the course relates; and	23 24 25 26
			(b)	the method of assessment for the course is able to determine whether a person has the knowledge mentioned in paragraph (a).'.	27 28 29

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Clause	38		endment of s 4 (Additional genuine reasons for session of a weapon)	1 2
		(1)	Section 4(a), after 'military'—	3
			insert—	4
			'or medieval'.	5
		(2)	Section 4—	6
			insert—	7
			'(d) paint pellet sports.'.	8
Clause	39	Ame	endment of s 22 (Firearms licence (instructor))	9
			Section 22(1)—	10
			omit, insert—	11
		, ,	A firearms licence (instructor) authorises the licensee to possess and use any weapon, at an approved range or elsewhere, in the category endorsed on the licence to provide an approved training course.'.	12 13 14 15
Clause	40	Ame	endment of s 25A (Miscellaneous weapons licence)	16
		(1)	Section 25A(1)(c), 'section 7A(h) or (j)'—	17
			omit, insert—	18
			'section 7A(o) or (q)'.	19
		(2)	Section 25A(1)(d), 'section 7A(i) or (m)'—	20
			omit, insert—	21
			'section 7A(p) or (t)'.	22
		(3)	Section 25A(1)—	23
			insert—	24
			'(e) a category M weapon mentioned in section 7A(a), (b), (c), (d), (e), (f), (g), (h), (i), (j) or (k) of that regulation (a <i>category M knife</i>).'	25 26 27
		(4)	Section 25A—	28

			insert—	1
		'(9A)	A miscellaneous weapons licence may only be issued for a category M knife if an authorised officer is satisfied the applicant for the licence has a special occupational need for the weapon.	2 3 4 5
		'(9B)	If the applicant applied for a miscellaneous weapons licence for a category M knife, the licence authorises the licensee to possess and use the type of category M knife stated on the licence, but only to satisfy the need stated on the licence.'.	6 7 8 9
Clause	41	Am	nendment of s 26 (What dealer's licence authorises)	10
			Section 26(4), 'section 7A(a), (c), (d), (f), (j), (k) or (m)'—	11
			omit, insert—	12
			'section 7A(a), (b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (m), (q), (r) or (t)'.	13 14
Clause	42		nendment of s 47 (Security guard to complete training urse annually—Act, s 124)	15 16
			Section 47, from 'a training' to 'commissioner,'—	17
			omit, insert—	18
			'an approved safety training course (security guard)'.	19
Clause	43	Am	nendment of s 66 (Exemption from provision of Act)	20
		(1)	Section 66(3), '10 penalty units'—	21
			omit, insert—	22
			'20 penalty units'.	23
		(2)	Section 66(4)—	24
			renumber as section 66(6).	25
		(3)	Section 66—	26
			insert—	27

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		'(4)	The commissioner may amend or cancel the exemption at any time by notice given to the exemption holder.	1 2
		'(5)	An amendment or cancellation under subsection (4) takes effect—	3 4
			(a) on the day when the notice mentioned in subsection (4) is given to the exemption holder; or	5 6
			(b) if a later day is stated in the notice—on the stated day.'.	7
Clause	44	Ins	sertion of new s 68CA	8
			After section 68C—	9
			insert—	10
	'68C		ohibition on possession of particular agazines—category B weapons	11 12
		'(1)	This section applies to the holder of a firearms licence who is the registered owner of a category B weapon under the licence.	13 14 15
		'(2)	The holder must not possess a magazine—	16
			(a) if the category B weapon has a lever or pump action—with a maximum capacity of more than 10 rounds for the weapon; or	17 18 19
			(b) if the category B weapon is a repeating centre fire rifle—with a maximum capacity of more than 15 rounds for the weapon.	20 21 22
			Maximum penalty—10 penalty units.	23
		'(3)	However, subsection (2) does not apply if—	24
			(a) the holder is the registered owner of a category D or R weapon, held under another licence, in which the magazine is able to be lawfully used; or	25 26 27
			(b) a condition of the holder's firearms licence authorises possession of a magazine with a maximum capacity of more than 10 or 15 rounds.'.	28 29 30

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Clause	45	Amendment of s 68D (Prohibition on possession of magazine with more than 10 rounds)	1 2
		Section 68D, heading—	3
		omit, insert—	4
	'68D	Prohibition on possession of particular magazines—category H weapons'.	5 6
Clause	46	Amendment of s 68E (Prohibition on possession of certain magazines)	7 8
		Section 68E, 'section 68D'—	9
		omit, insert—	10
		'sections 68CA and 68D'.	11
Clause	47	Amendment of s 73 (Modifying firearm to make it permanently inoperable—Act, s 7)	12 13
		(1) Section 73(1) to (5)—	14
		omit, insert—	15
		'(1) For section 7(1) of the Act, the way to modify a firearm to make it permanently incapable of being discharged is—	16 17
		(a) the way mentioned, for the firearm, in schedule 2A; or	18
		(b) the way approved under subsection (2).'.	19
		(2) Section 73(7), 'subsections (2) to (5)'—	20
		omit, insert—	21
		'schedule 2A'.	22
		(3) Section 73(6) and (7)—	23
		renumber as section 73(2) and (3).	24
Clause	48	Amendment of s 79 (Entities prescribed as government service entities and functions prescribed for them and their employees for the Act's non-application)	25 26 27
		Section 79(a), from 'section 2(8)'—	28

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		omit, inst 'section paragrap	2(9) of the Act, definition government service entity,	1 2 3
Clause	49	Amendmen	t of sch 1A (Licence conditions)	4
			e 1A, column 2, entry for TR2, from 'a course' to ervice'—	5 6
		omit, ins	ert—	7
		'an appro	oved training course'.	8
Clause	50	prescribed 1	nt of sch 2 (Government service entities and functions for them and their employees for on-application)	9 10 11
		Schedule	: 2—	12
		omit, ins	ert—	13
	'Sch	edule 2	Government service entities	14
			and prescribed functions for	15
			them and their employees for	16
			the Act's non-application	17
			section 79	18
	'1	Queensland	I Corrective Services	19
		'(1) Queensla service e	and Corrective Services (QCS) is a government ntity.	20 21
		_	prescribed functions are the functions that QCS is ed to perform under the <i>Corrective Services Act 2006</i> .	22 23
		of a corre QCS wh	cribed functions of a QCS employee are the functions ective services officer that the employee performs for then QCS is performing the prescribed functions ed in subsection (2).	24 25 26 27

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'2	GE	O Group Australia Pty Ltd	1
	'(1)	The GEO Group Australia Pty Ltd ABN 24 051 130 600 (<i>GEO</i>) is a government service entity.	2 3
	'(2)	GEO's prescribed functions are the functions that GEO is authorised, by the chief executive (corrective services), to perform under the <i>Corrective Services Act 2006</i> , section 272.	4 5 6
	'(3)	The prescribed functions of a GEO employee are the functions of a corrective services officer that the employee performs for GEO when GEO is performing the prescribed functions mentioned in subsection (2).	7 8 9 10
'3	Sei	rco Australia Pty Ltd	11
	'(1)	Serco Australia Pty Ltd ABN 44 003 677 352 (SA) is a government service entity.	12 13
	'(2)	SA's prescribed functions are the functions that SA is authorised, by the chief executive (corrective services), to perform under the <i>Corrective Services Act 2006</i> , section 272.	14 15 16
	'(3)	The prescribed functions of a SA employee are the functions of a corrective services officer that the employee performs for SA when SA is performing the prescribed functions mentioned in subsection (2).	17 18 19 20
'4	Qu	eensland Fire and Rescue Service	21
	'(1)	Queensland Fire and Rescue Service (<i>QFRS</i>), is a government service entity only for the purposes of acquiring, possessing and using incendiary devices that are category M weapons.	22 23 24 25
	'(2)	QFRS's prescribed functions are its functions under an Act that necessitate the acquisition, possession or use of an incendiary device that is a category M weapon to prevent and control fires.	26 27 28 29
	'(3)	The prescribed functions of a QFRS employee are the functions the employee performs when QFRS is performing the prescribed functions mentioned in subsection (2).'.	30 31 32

Clause	51	Ins		new sch 2A edule 2—	1 2 3
	'Sch	edu	ule 2A	Ways of modifying firearms to make them permanently incapable of being discharged	4 5 6 7
				section 73(1)(a)	8
	'Par	t 1		General	9
	'1	Me	thods		10
		'(1)		n may be modified to make it permanently incapable discharged by—	11 12
			(a) fusi	on welding under part 2; or	13
			(b) sect	tioning under part 3.	14
		'(2)	modified	a firearm made of light alloy or plastic may only be to make it permanently incapable of being d by sectioning under part 3.	15 16 17
	'2	Pui	rpose		18
		'(1)	barrel of	ose of fusion welding is to weld material into the a firearm, and to weld all major parts of the firearm that can not be reversed.	19 20 21
		'(2)	of a fireathe intern	ose of sectioning is to machine or mill all major parts rm in a way that can not be reversed and to expose all mechanism of the firearm to enable it to be used by or instructional purposes.	22 23 24 25

'Par t	t 2	Fusion welding	1
'3	Bolt act	tion rifle	2
		polt action rifle may be modified to make it permanently pable of being discharged by doing all of the following—	3 4
	(a)	boring a calibre size hole in the chamber;	5
	(b)	inserting a close fitting steel rod in the barrel and welding at the muzzle and breech;	6 7
	(c)	completely breaking off, grinding off or removing the firing pin;	8 9
	(d)	welding the trigger to the receiver;	10
	(e)	welding the bolt to the receiver either—	11
		(i) through the magazine well or the ejection port; or	12
		(ii) along the exposed surface of the bolt for at least 80 per cent of the bolt's length;	13 14
	(f)	cutting off the magazine lips and removing the spring and follower;	15 16
	(g)	if the rifle has a quick detachable barrel—welding the barrel to the receiver;	17 18
	(h)	if the rifle has a tube type magazine—cutting off the crimped end of the guide, if any, and removing the spring and follower.	19 20 21
' 4	Self-loa	ding rifle	22
		self-loading rifle may be modified to make it permanently apable of being discharged by doing all of the following—	23 24
	(a)	boring a calibre size hole in the chamber;	25
	(b)	inserting a close fitting steel rod in the barrel and welding at the muzzle and breech;	26 27
	(c)	completely breaking off, grinding off or removing the firing pin;	28 29

	(d)	welding the trigger to the receiver;	1
	(e)	welding the bolt to the receiver either—	2
		(i) through the magazine well or the ejection port; or	3
		(ii) along the exposed surface of the bolt for at least 80 per cent of the bolt's length;	4 5
	(f)	cutting off the magazine lips and removing the spring and follower;	6 7
	(g)	if the rifle has a quick detachable barrel—welding the barrel to the receiver;	8 9
	(h)	if the rifle has a tube type magazine—cutting off the crimped end of the guide, if any, and removing the spring and follower;	10 11 12
	(i)	if the rifle has a gas piston—removing the gas piston and spring, if any, and filling the gas block with weld.	13 14
5	Pump ac	ction rifle	15
		ump action rifle may be modified to make it permanently pable of being discharged by doing all of the following—	16 17
	(a)	boring a calibre size hole in the chamber;	18
	(b)	inserting a close fitting steel rod in the barrel and welding at the muzzle and breech;	19 20
	(c)	completely breaking off, grinding off or removing the firing pin;	21 22
	(d)	welding the trigger to the receiver;	23
	(e)	welding the bolt to the receiver either—	24
		(i) through the magazine well or the ejection port; or	25
		(ii) along the exposed surface of the bolt for at least 80 per cent of the bolt's length;	26 27
	(f)	welding the action arm to the receiver or barrel;	28
	(g)	if the rifle has a quick detachable barrel—welding the barrel to the receiver;	29 30

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	(h)	if the rifle has a tube type magazine—cutting off the crimped end of the guide, if any, and removing the spring and follower.	1 2 3
' 6	Lever ac	ction rifle	4
		ever action rifle may be modified to make it permanently pable of being discharged by doing all of the following—	5 6
	(a)	boring a calibre size hole in the chamber;	7
	(b)	inserting a close fitting steel rod in the barrel and welding at the muzzle and breech;	8 9
	(c)	completely breaking off, grinding off or removing the firing pin;	10 11
	(d)	welding the trigger to the receiver;	12
	(e)	welding the bolt to the receiver either—	13
		(i) through the magazine well or the ejection port; or	14
		(ii) along the exposed surface of the bolt for at least 80 per cent of the bolt's length;	15 16
	(f)	welding the lever or link to the receiver;	17
	(g)	if the rifle has a quick detachable barrel—welding the barrel to the receiver;	18 19
	(h)	if the rifle has a tube type magazine—cutting off the crimped end of the guide, if any, and removing the spring and follower.	20 21 22
'7	Muzzle l	loading rifle	23
	pern	muzzle loading rifle may be modified to make it nanently incapable of being discharged by doing all of the owing—	24 25 26
	(a)	boring a calibre size hole in the chamber;	27
	(b)	inserting a close fitting steel rod in the barrel and welding at the muzzle;	28 29

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	(c)	welding the flash hole closed;	1
	(d)	welding the trigger to the receiver;	2
	(e)	welding the hammer to the receiver.	3
' 8	Single o	or double barrel shotgun	4
	pern	ingle or double barrel shotgun may be modified to make it nanently incapable of being discharged by doing all of the owing—	5 6 7
	(a)	boring a hole, approximately 60 per cent of the bore size, just forward of the chamber (or chambers);	8 9
	(b)	inserting a close fitting steel plug of the length of the chamber in the chamber (or chambers) and welding at the breech;	10 11 12
	(c)	completely breaking off, grinding off or removing the firing pins, or welding them to the receiver;	13 14
	(d)	welding the trigger to the receiver;	15
	(e)	welding the breech lever to the receiver;	16
	(f)	welding the barrel or the barrel lug, with a substantial weld, to the receiver to prevent the barrel opening;	17 18
	(g)	if the shotgun has exposed hammers—welding the hammers to the side plates or the receiver.	19 20
' 9	Pump a	ction shotgun	21
	pern	pump action shotgun may be modified to make it nanently incapable of being discharged by doing all of the owing—	22 23 24
	(a)	boring a hole, approximately 60 per cent of the bore size, just forward of the chamber;	25 26
	(b)	inserting a close fitting steel plug of the length of the chamber in the chamber and welding at the breech;	27 28
	(c)	completely breaking off, grinding off or removing the firing pin;	29 30

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	(d)	welding the trigger and hammer to the receiver;	1
	(e)	welding the bolt to the receiver either—	2
		(i) through the magazine well or the ejection port; or	3
		(ii) along the exposed surface of the bolt for at least 80 per cent of the bolt's length;	4 5
	(f)	welding the action arm to the receiver or barrel;	6
	(g)	cutting off the magazine lips and removing the spring and follower;	7 8
	(h)	if the shotgun has a quick detachable barrel—welding the barrel to the receiver;	9 10
	(i)	if the shotgun has a tube type magazine—cutting off the crimped end of the guide, if any, and removing the spring and follower.	11 12 13
10	Self-loa	ling shotgun	14
	pern	self-loading shotgun may be modified to make it anently incapable of being discharged by doing all of the wing—	15 16 17
	(a)	boring a hole, approximately 60 per cent of the bore size, just forward of the chamber;	18 19
	(b)	inserting a close fitting steel plug of the length of the chamber in the chamber and welding at the breech;	20 21
	(c)	completely breaking off, grinding off or removing the firing pin;	22 23
	(d)	welding the trigger and hammer to the receiver;	24
	(e)	welding the bolt to the receiver either—	25
		(i) through the magazine well or the ejection port; or	26
		(ii) along the exposed surface of the bolt for at least 80 per cent of the bolt's length;	27 28
	(f)	cutting off the magazine lips and removing the spring and follower;	29 30

	(g)	if the shotgun has a quick detachable barrel—welding the barrel to the receiver;	1 2
	(h)	if the shotgun has a tube type magazine—cutting off the crimped end of the guide, if any, and removing the spring and follower;	3 4 5
	(i)	if the shotgun has a gas piston—removing the gas piston and spring, if any, and filling the gas block with weld.	6 7
11	Revolve	r	8
		revolver may be modified to make it permanently pable of being discharged by doing all of the following—	9 10
	(a)	boring a calibre size hole in barrel as close to the forcing cone as possible;	11 12
	(b)	inserting a close fitting steel rod in the barrel and cylinder and welding at the muzzle;	13 14
	(c)	welding the trigger and hammer to the frame;	15
	(d)	welding the cylinder to the frame;	16
	(e)	if the remover is a break type—welding the top strap closed.	17 18
12	Self-load	ding pistol	19
		elf-loading pistol may be modified to make it permanently pable of being discharged by doing all of the following—	20 21
	(a)	boring a calibre size hole in the chamber;	22
	(b)	inserting a close fitting steel rod in the barrel and welding at the muzzle;	23 24
	(c)	welding the trigger to the receiver;	25
	(d)	cutting off the magazine lips and removing the spring;	26
	(e)	welding the barrel to the slide;	27
	(f)	welding the slide with a substantial weld to the frame;	28

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	(g)	if the pistol has an exposed hammer—welding the hammer to the frame;	1 2
	(h)	filling the top of the magazine well with weld.	3
'13	Submac	hine gun or select fire assault rifle	4
	to n	ubmachine gun or select fire assault rifle may be modified nake it permanently incapable of being discharged by g all of the following—	5 6 7
	(a)	boring a calibre size hole in the chamber;	8
	(b)	inserting a close fitting steel rod in the barrel and welding at the muzzle and breech;	9 10
	(c)	completely breaking off, grinding off or removing the firing pin;	11 12
	(d)	welding the bolt to the receiver either—	13
		(i) through the magazine well or the ejection port; or	14
		(ii) along the exposed surface of the bolt for at least 80 per cent of the bolt's length;	15 16
	(e)	cutting off the magazine lips and removing the spring and follower;	17 18
	(f)	filling the magazine with weld;	19
	(g)	welding the trigger to the receiver;	20
	(h)	removing all internal working parts that can not be seen from the outside.	21 22
'14	Machine	e gun	23
		machine gun may be modified to make it permanently pable of being discharged by doing all of the following—	24 25
	(a)	boring a calibre size hole in the chamber;	26
	(b)	inserting a close fitting steel rod in the barrel and welding at the muzzle and breech;	27 28

	(c)	completely breaking off, grinding off or removing the firing pin;	1 2
	(d)	welding the bolt to the receiver either—	3
		(i) through the magazine well or the ejection port; or	4
		(ii) along the exposed surface of the bolt for at least 80 per cent of the bolt's length;	5 6
	(e)	cutting off the magazine lips and removing the spring and follower;	7 8
	(f)	filling the magazine with weld;	9
	(g)	welding the trigger to the receiver;	10
	(h)	removing all internal working parts that can not be seen from the outside;	11 12
	(i)	filling all internal recesses with weld;	13
	(j)	if the machine gun has a feed cover—welding the feed cover to the receiver.	14 15
'Part 3		Sectioning	16
'15 Fi	rearm	es e	17
	pern	firearm, other than a pistol, may be modified to make it manently incapable of being discharged by doing all of the owing—	18 19 20
	(a)	in relation to the bolt—	21
		(i) machining away 1 side of the bolt face with a 45 degree backward facing cut to allow enough remaining material to hold the firing pin, extractor and ejector; and	22 23 24 25
		(ii) ensuring the cut breaks through the side of the bolt; and	26 27

	(iii)		ing at least 50 per cent of the locking surface epth of at least 4mm; and	1 2
	(iv)		ning the firing pin so that it does not protrude d the bolt face;	3 4
(b)	in re	lation t	o the barrel—	5
	(i)		ning away at least 80 per cent of the chamber, ensuring the cut—	6 7
			is of a width of at least $\frac{1}{3}$ of the chamber's diameter; or	8 9
			removes at least a ¹ / ₄ section of the chamber; and	10 11
	(ii)	chamb	the point where the barrel extends from the per, machining away at least 15mm of the ensuring the cut—	12 13 14
			is of a width of at least $\frac{1}{3}$ of the barrel's diameter; or	15 16
		(B) 1	removes at least a 1/4 section of the barrel;	17
(c)	in re	lation t	o the gas system, if any—	18
	(i)	piston	ning a flat surface along the length of the head, ensuring the cut removes at least 1/3 of ameter of the piston head; and	19 20 21
	(ii)		g a cut in the cylinder that is equal in width lesser of the following—	22 23
			$\frac{1}{2}$ of the diameter of the inside cylinder for the distance of the piston travel;	24 25
		(B)	10mm; and	26
	(iii)	diame	ning a slot to remove at least $\frac{1}{2}$ of the ter of the gas port for a distance of at least $\frac{1}{2}$ ength;	27 28 29
(d)	in re		o the receiver—	30

	(i)		ng a cut in the ring to match a cut in the aber; and	1 2
	(ii)	cent 4mm throu	ng another cut that removes at least 50 per of the locking surface to a depth of at least (or, if there is a removable locking shoulder, 19th the locking shoulder and at least 4mm into upporting material); and	3 4 5 6 7
	(iii)		ng a cut that removes the greater of the wing—	8 9
		(A)	50 per cent of the side of the receiver (left or right);	10 11
		(B)	an area of the side of the receiver (left or right) that is 35mm ² ; and	12 13
	(iv)	in the	ring the cut mentioned in subparagraph (iii) is e area of the locking surface or between the ng surface and the breech face (the cut does eed to be exposed); and	14 15 16 17
	(v)	if the	firearm has an upper and a lower receiver—	18
		(A)	sectioning both receivers; and	19
		(B)	sectioning the hinge point on the lower receiver by removing a ¹ / ₄ section across it; and	20 21 22
	(vi)		tening the rear locking pin by machining away ast 50 per cent of its cross section;	23 24
	in re	lation	to the hammer, trigger and sear, either—	25
	(i)	hamr	nining a slot 2mm deep across the face of the mer so that the hammer can not make contact the firing pin; or	26 27 28
	(ii)	of a	tening the trigger or the sear by making a cut minimum width of 5mm through 50 per cent thickness or width;	29 30 31
if the firearm is of a belt-fed type—weakening the feed pawls and actuating arms by making a cut of at least				32 33

(e)

(f)

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		5mm through at least 50 per cent of its thickness or width.	1 2
'16	Pistol		3
		pistol may be modified to make it permanently incapable eing discharged by doing all of the following—	4 5
	(a)	making a cut, that is the same size as the pistol's calibre, for the full length of the chamber;	6 7
	(b)	removing at least 50 per cent of the thickness of the barrel lug where it makes contact with the locking surface or takedown pin in the frame;	8 9 10
	(c)	removing at least $\frac{1}{2}$ of the breech face for a distance of at least 20mm;	11 12
	(d)	removing at least $\frac{1}{2}$ of 1 side of the slide rail;	13
	(e)	removing at least $\frac{2}{3}$ of the opposite corner of the frame rail;	14 15
	(f)	machining away at least $\frac{1}{2}$ of the locking shoulders of the barrel, slide and frame;	10 17
	(g)	sectioning halfway through the sears;	18
	(h)	removing at least 3mm of the hammer face;	19
	(i)	removing at least 5mm from the nose of the firing pin.'.	20
52	Amend	ment of sch 3 (Dictionary)	2
	Sch	edule 3, definition QPS website—	22
	omi	t.	23

Clause

[s	53]
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Part 5		t 5 Consequential and minor amendments of other legislation	1 2 3
Clause	53	Legislation amended	4
		The schedule amends the legislation it mentions.	5

Schedu	ıle	Other minor and consequential amendments	1 2
		section 53	3
Domesti	c an	d Family Violence Protection Act 1989	4
1 Se	ction	23(1)(a)—	5
	omit	, insert—	6
	'(a)	possesses or uses a weapon as part of the person performing functions as a member of the Queensland police service as mentioned in the Weapons Act, section 2(1)(e)(i); or	7 8 9 10
	(aa)	possesses or uses a weapon while the person is not on duty as a member of the Queensland police service as mentioned in the Weapons Act, section 2(1)(e)(ii); or'.	11 12 13
Explosiv	es F	Regulation 2003	14
1 Se	ction	8—	15
	omit	, insert—	16
'8 Ex	empt	government entities	17
'(1)		following entities are exempt from part 4, divisions 2, 7 8 of the Act—	18 19
	(a)	the Queensland police service;	20
	(b)	a police officer, special constable or trainee member of the Queensland police service who is acting in the course of the person's official duties;	21 22 23
	(c)	a person mentioned in paragraph (b) who is not on duty as a member of the Queensland police service, in	24 25

		relation to the possession of small arms ammunition or	1
		any explosive that is an exhibit for the use of a court, if the person is acting in accordance with the directions of the commissioner of the Queensland police service in relation to the off-duty possession of ammunition or exhibits;	2 3 4 5 6
		(d) an officer of another State's police service who is acting in the course of the person's official duties in Queensland for the Queensland police service.	7 8 9
	'(2)	An inspector who is acting in the course of the inspector's official duties is exempt from part 4, divisions 2 and 6 to 8 of the Act.'.	10 11 12
Sec	urity	Providers Act 1993	13
1	Aft	er section 66—	14
1	Aft	er section 66— insert—	14 15
-	Aft rt 8	insert— Transitional provision for	15 16
-		insert—	15
-	rt 8	insert— Transitional provision for	15 16
'Pa	rt 8	insert— Transitional provision for Weapons Amendment Act 2011	15 16 17
'Pa	rt 8 Me	Transitional provision for Weapons Amendment Act 2011 aning of disqualifying offence For deciding whether an offence against the Weapons Act 1990, section 51(1), is a disqualifying offence, an offence committed before the commencement can not be taken into	15 16 17 18 19 20 21

Transport Operations (Passenger Transport) Act 1994		1	
1	Cha	apter 13—	2
		insert—	3
'Part	12	Transitional provision for Weapons Amendment Act 2011	4 5
'192	Mea	aning of disqualifying offence	6
	(1)	For deciding whether an offence against the <i>Weapons Act</i> 1990, section 51(1), is a disqualifying offence, an offence committed before the commencement can not be taken into account.	7 8 9 10
	(2)	In this section—	11
		commencement means the commencement of the Weapons Amendment Act 2011.'.	12 13

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