

Queensland

Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Bill 2013



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2013

A Bill

for

An Act to amend the Body Corporate and Community
Management Act 1997, the Casino Control Act 1982, the Civil
Proceedings Act 2011, the Credit (Commonwealth Powers) Act
2010, the Funeral Benefit Business Act 1982, the Gaming
Machine Act 1991, the Interactive Gambling (Player Protection)
Act 1998, the Keno Act 1996, the Liquor Act 1992, the Lotteries
Act 1997, the Recording of Evidence Act 1962, the Supreme
Court Library Act 1968, the Wagering Act 1998 and the Work
Health and Safety Act 2011 for particular purposes

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The P	arlia	ment	t of Queensland enacts—	1
Part	1		Preliminary	2
1	Sho			3
			•	5
2	Coi	nme	ncement	6
	(1)	The	following provisions commence on 1 July 2013—	7
		(a)	parts 5, 12 and 13;	8
		(b)	sections 13, 14, 67, 68, 72, 87 to 90, 103, 112, 119, 120, 122 to 127, 156 to 158, 164 and 182;	9 10
		(c)	section 96, to the extent it inserts division 17, subdivision 3;	11 12
		(d)	section 121(1), to the extent it omits the definition community investment fund;	13 14
		(e)	section 121(2), to the extent it inserts the definitions fundraising event, non-profit entity, relevant restricted area and standard drink.	15 16 17
	(2)	Sect	ions 47, 48 and 139 to 143 commence on 1 January 2014.	18
	(3)		• •	19 20
		(a)	sections 16, 17, 24(1) and (4), 44, 78, 79, 80(2), 84 to 86, 92, 93, 98(4) to (8), 121(3), 145 to 149 and 160;	21 22
		(b)	section 23, to the extent it inserts section 149;	23
		(c)	section 24(2), to the extent it inserts the definitions <i>chips</i> and <i>ticket</i> ;	24 25
		(d)	section 96, to the extent it inserts sections 484 and 485;	26
	Part	Part 1 1 Shoot (1)	Part 1 1 Short titt	This Act may be cited as the Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013. Commencement (1) The following provisions commence on 1 July 2013— (a) parts 5, 12 and 13; (b) sections 13, 14, 67, 68, 72, 87 to 90, 103, 112, 119, 120, 122 to 127, 156 to 158, 164 and 182; (c) section 96, to the extent it inserts division 17, subdivision 3; (d) section 121(1), to the extent it omits the definition community investment fund; (e) section 121(2), to the extent it inserts the definitions fundraising event, non-profit entity, relevant restricted area and standard drink. (2) Sections 47, 48 and 139 to 143 commence on 1 January 2014. (3) The following provisions commence on a day to be fixed by proclamation— (a) sections 16, 17, 24(1) and (4), 44, 78, 79, 80(2), 84 to 86, 92, 93, 98(4) to (8), 121(3), 145 to 149 and 160; (b) section 23, to the extent it inserts the definitions chips and ticket;

ſs	31

		(e)	section 98(1), to the extent it omits the definitions approved responsible service of gambling course, centralised credit system and responsible service of gambling course certificate;	1 3 4
		(f)	section 98(2), other than to the extent it inserts the definitions <i>authorised gaming machine</i> and <i>community club licence</i> ;	5 6 7
		(g)	section 121(1), to the extent it omits the definitions approved training course and training course certificate;	8 9 10
		(h)	section 121(2), to the extent it inserts the definitions approved training course and training course certificate.	11 12 13
	Part	2	Amendment of Body Corporate	14
			and Community Management Act 1997	15 16
Clause	3	Act ame	nded	17
			part amends the Body Corporate and Community agement Act 1997.	18 19
Clause	4	schedul	nent of s 47B (Adjustment of contribution e for particular schemes by order of specialist tor or QCAT)	20 21 22
		Secti	on 47B—	23
		inser	t	24
		(2A) In addition, this section applies if—	25
			(a) a new community management statement is recorded for a community titles scheme to	26 27

[s	5

Clause 5

	reflect a formal acquisition affecting the scheme; and	1 2
(b)	the owner of a lot included in the scheme believes the contribution schedule lot entitlements for the lots included in the scheme—	3 4 5 6
	(i) are not consistent with the deciding principle for the contribution schedule lot entitlements, or are not just and equitable to the extent the deciding principle allows; or	7 8 9 10 11
	(ii) if there is no apparent deciding principle for the contribution schedule lot entitlements, are not just and equitable.	12 13 14 15
schedule—after f land)	51 (Limited adjustment of lot entitlement ormal acquisition of part of scheme	16 17 18
(1) Section 51(1) a	and (2)—	19
omit, insert—		20
(1) Th	nis section applies if a constructing authority—	21
(a)	by written notice, advises the body corporate for a community titles scheme, other than a specified two-lot scheme, that 4 months after the notice is given the authority proposes to lodge—	22 23 24 25 26
	(i) a new plan of subdivision for the scheme as required under the <i>Acquisition of Land Act 1967</i> , section 12A; and	27 28 29 30
	(ii) a request to record a new community management statement for the scheme as required under section 56(1) and the Land Title Act, section 115J; and	31 32 33 34

	(b)	with the notice mentioned in paragraph (a), gives to the body corporate—	1 2
		(i) a copy of the proposed new plan of subdivision; and	3 4
		(ii) independent professional advice (the <i>lot entitlement adjustment advice</i>) from an appropriate person about any changes, subject to subsection (3), required to the lot entitlement schedules for the scheme to take account of the boundary change shown in the proposed new plan of subdivision; and	5 6 7 8 9 10 11 12 13
		Examples of an appropriate person—	14
		• lawyer	15
		 registered valuer 	16
		(iii) a copy of the proposed new community management statement prepared by the constructing authority to reflect the formal acquisition for which the proposed new plan of subdivision is to be lodged.	17 18 19 20 21 22
	Note—	_	23
	spec	the adjustment of the lot entitlement schedules for a cified two-lot scheme in similar circumstances, see cion 51A.	24 25 26
	subs com corp its prop	hin 3 months after receiving the notice under section (1) and before consenting to the new munity management statement, the body porate must call and hold a general meeting of members to decide any changes to the posed new community management statement aske account of the boundary change.	27 28 29 30 31 32 33
(2)	Section 51(5) an	nd (6)—	34
	omit, insert—		35

(5)		nin 4 months after receiving the notice under section (1), the body corporate must— 2	
	(a)	do both of the following— 3	
		(i) endorse the body corporate's consent on the new community management statement; 6	
		(ii) give the constructing authority the endorsed new community management statement; or 9	
	(b)	give the constructing authority a written notice stating— 1	
		the new community management 1 statement if changes are made to the	2 3 4 5
		(ii) the changes that the body corporate wants made to the statement; or 1	6 7
	(c)	give the constructing authority written notice that the body corporate does not consent to the new community management statement.	0
(6)	auth man the	the body corporate gives the constructing acrity an endorsed new community agement statement under subsection (5)(a), constructing authority may lodge a request to ard the endorsed new statement.	3 4 5
(7)	the (1), requ	body corporate the notice under subsection the constructing authority may lodge a sest to record a new community management sement that—	8 9 0 1
	(a)	is the same as the proposed new community management statement given to the body corporate under subsection (1); or 3.	4

1

	management statement given to the body corporate under subsection (1) only to the extent that it includes changes requested by the body corporate or changes of no substance.	2 3 4 5 6
(8)	Before lodging a request to record a new community management statement under subsection (7), the constructing authority must sign and date the new statement.	7 8 9 10
(9)	The registrar may record a new community management statement mentioned in subsection (7) despite section 54(2) and the Land Title Act, section 115K(1)(d).	11 12 13 14
(10)	The constructing authority is responsible for the costs of—	15 16
	(a) obtaining advice for the purposes of this section, including lot entitlement adjustment advice; and	17 18 19
	(b) preparing and recording the new community management statement under this section.	20 21
(11)	For applying the Acquisition of Land Act 1967, section 20, the economic losses and costs incurred by a body corporate or lot owner as a direct and natural consequence of the formal acquisition may include the economic losses and costs incurred for any of the following—	22 23 24 25 26 27
	(a) obtaining independent professional advice from an appropriate person about any changes, subject to subsection (3), required to the lot entitlement schedules for the scheme to reflect the formal acquisition;	28 29 30 31 32
	Examples of an appropriate person—	33
	• lawyer	34
	• registered valuer	35

(b) is different to the proposed new community

Clause 6

	(b)	holding or attending the meeting in response to the notice given by the constructing authority under subsection (1) for the proposed new plan of subdivision required to reflect the formal acquisition;	1 2 3 4 5
	(c)	obtaining under section 47B or 48 an order of a specialist adjudicator or QCAT to change the contribution schedule lot entitlements, or interest schedule lot entitlements, for the lots included in the scheme following the recording of the new community management statement under this section to reflect the formal acquisition.	6 7 8 9 10 11 12 13
entitlement so	hed	1A (Limited adjustment of lot ule for specified two-lot scheme—after of part of scheme land)	14 15 16
(1) Section 51A	A(1) a	and (2)—	17
omit, insert	<u>t</u> —		18
(1)	Thi	s section applies if a constructing authority—	19
	(a)	by written notice, advises the body corporate for a specified two-lot scheme, that 4 months after the notice is given the authority proposes to lodge—	20 21 22 23
		(i) a new plan of subdivision for the scheme as required under the <i>Acquisition of Land Act 1967</i> , section 12A; and	24 25 26 27
		(ii) a request to record a new community management statement for the scheme as required under section 56(1) and the Land Title Act, section 115J; and	28 29 30 31
	(b)	with the notice mentioned in paragraph (a), gives to the body corporate—	32

(i) a copy of the proposed new plan of

(ii) independent professional advice (the lot entitlement adjustment advice) from an appropriate person about any changes, subject to subsection (3), required to the lot entitlement schedules for the scheme to take account of the boundary change shown in the proposed new plan of subdivision; and Examples of an appropriate person— lawyer lawyer lawyer lawyer registered valuer (iii) a copy of the proposed new community management statement prepared by the constructing authority to reflect the formal acquisition for which the proposed new plan of subdivision is to be lodged. (2) Within 3 months after receiving the notice under subsection (1) and before consenting to the new community management statement, the body corporate must decide by a lot owner agreement to either— (a) change the proposed new community management statement to take account of the boundary change; or (b) not change the proposed new community management statement. Section 51A(4) to (6)— omit, insert— (4) Within 4 months after receiving the notice under subsection (1), the body corporate must— (a) do both of the following— 35			subdivision; and	2
• lawyer • registered valuer (iii) a copy of the proposed new community management statement prepared by the constructing authority to reflect the formal acquisition for which the proposed new plan of subdivision is to be lodged. (2) Within 3 months after receiving the notice under subsection (1) and before consenting to the new community management statement, the body corporate must decide by a lot owner agreement to either— (a) change the proposed new community management statement to take account of the boundary change; or (b) not change the proposed new community management statement. Section 51A(4) to (6)— omit, insert— (4) Within 4 months after receiving the notice under subsection (1), the body corporate must— 34		(ii)	from an appropriate person about any changes, subject to subsection (3), required to the lot entitlement schedules for the scheme to take account of the boundary change shown in the proposed new plan of	4 5 6 7 8 9 10
(iii) a copy of the proposed new community management statement prepared by the constructing authority to reflect the formal acquisition for which the proposed new plan of subdivision is to be lodged. (2) Within 3 months after receiving the notice under subsection (1) and before consenting to the new community management statement, the body corporate must decide by a lot owner agreement to either— (a) change the proposed new community management statement to take account of the boundary change; or (b) not change the proposed new community management statement. Section 51A(4) to (6)— (4) Within 4 months after receiving the notice under subsection (1), the body corporate must— 324 335 346 367 378 388 389 389 380 380 381 381 383 384			Examples of an appropriate person—	
(iii) a copy of the proposed new community management statement prepared by the constructing authority to reflect the formal acquisition for which the proposed new plan of subdivision is to be lodged. (2) Within 3 months after receiving the notice under subsection (1) and before consenting to the new community management statement, the body corporate must decide by a lot owner agreement to either— (a) change the proposed new community management statement to take account of the boundary change; or (b) not change the proposed new community management statement. Section 51A(4) to (6)— (4) Within 4 months after receiving the notice under subsection (1), the body corporate must— 324 335 34			•	
management statement prepared by the constructing authority to reflect the formal acquisition for which the proposed new plan of subdivision is to be lodged. (2) Within 3 months after receiving the notice under subsection (1) and before consenting to the new community management statement, the body corporate must decide by a lot owner agreement to either— (a) change the proposed new community management statement to take account of the boundary change; or (b) not change the proposed new community management statement. Section 51A(4) to (6)— (4) Within 4 months after receiving the notice under subsection (1), the body corporate must— 32 33 34			registered valuer	14
subsection (1) and before consenting to the new community management statement, the body corporate must decide by a lot owner agreement to either— (a) change the proposed new community management statement to take account of the boundary change; or (b) not change the proposed new community management statement. (b) not change the proposed new community management statement. Section 51A(4) to (6)— 31 32 (4) Within 4 months after receiving the notice under subsection (1), the body corporate must— 33 34		(iii)	management statement prepared by the constructing authority to reflect the formal acquisition for which the proposed new plan of subdivision is to	16 17 18 19
management statement to take account of the boundary change; or 28 (b) not change the proposed new community management statement. 30 Section 51A(4) to (6)— 31 omit, insert— 32 (4) Within 4 months after receiving the notice under subsection (1), the body corporate must— 34	(2)	subsection communicorporate	on (1) and before consenting to the new ity management statement, the body e must decide by a lot owner agreement	22 23 24
management statement. Section 51A(4) to (6)— omit, insert— (4) Within 4 months after receiving the notice under subsection (1), the body corporate must— 32 33 34		mar	nagement statement to take account of	27
omit, insert— (4) Within 4 months after receiving the notice under subsection (1), the body corporate must— 32 33 34				
(4) Within 4 months after receiving the notice under subsection (1), the body corporate must— 33	Section 51A	A(4) to (6)		31
subsection (1), the body corporate must—	omit, insert			32
(a) do both of the following—	(4)			
		(a) do b	both of the following—	35

(2)

		(i) endorse the body corporate's consent on the new community management statement;	1 2 3
		(ii) give the constructing authority the endorsed new community management statement; or	4 5 6
	(b)	give the constructing authority a written notice stating—	7 8
		(i) that the body corporate will consent to the new community management statement if changes are made to the statement; and	9 10 11 12
		(ii) the changes that the body corporate wants made to the statement; or	13 14
	(c)	give the constructing authority written notice that the body corporate does not consent to the new community management statement.	15 16 17 18
(5)	auth mar the	the body corporate gives the constructing nority an endorsed new community nagement statement under subsection (4)(a), constructing authority may lodge a request to ord the endorsed new statement.	19 20 21 22 23
(6)	the (1), requ	ubsection (5) does not apply and 4 months e passed since the constructing authority gave body corporate the notice under subsection the constructing authority may lodge a uest to record a new community management ement that—	24 25 26 27 28 29
	(a)	is the same as the proposed new community management statement given to the body corporate under subsection (1); or	30 31 32
	(b)	is different to the proposed new community management statement given to the body corporate under subsection (1) only to the extent that it includes changes requested by	33 34 35 36

	the body corporate or changes of no substance.	1 2
(7)	Before lodging a request to record a new community management statement under subsection (6), the constructing authority must sign and date the new statement.	3 4 5 6
(8)	The registrar may record a new community management statement mentioned in subsection (6) despite section 54(2) and the Land Title Act, section 115K(1)(d).	7 8 9 10
(9)	The constructing authority is responsible for the costs of—	11 12
	(a) obtaining advice for the purposes of this section, including lot entitlement adjustment advice; and	13 14 15
	(b) preparing and recording the new community management statement under this section.	16 17
(10)	For applying the <i>Acquisition of Land Act 1967</i> , section 20, the economic losses and costs incurred by a body corporate or lot owner as a direct and natural consequence of the formal acquisition may include the economic losses and costs incurred for any of the following—	18 19 20 21 22 23
	(a) obtaining independent professional advice from an appropriate person about any changes, subject to subsection (3), required to the lot entitlement schedules for the scheme to reflect the formal acquisition;	24 25 26 27 28
	Examples of an appropriate person—	29
	• lawyer	30
	registered valuer	31
	(b) preparing the lot owner agreement under subsection (2) in response to the notice given by the constructing authority under subsection (1) for the proposed new plan of	32 33 34 35

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		subdivision required to reflect the formal acquisition;	1 2
		(c) obtaining under section 47B or 48 an order	3
		of a specialist adjudicator or QCAT to change the contribution schedule lot	4 5
		entitlements, or interest schedule lot	6
		entitlements, for the lots included in the	7
		scheme following the recording of the new community management statement under	8 9
		this section to reflect the formal acquisition.	10
Clause	7	Amendment s 54 (Subsequent community management	11
		statement)	12
		Section 54(2)—	13
		insert—	14
		Note—	15
		See, however, sections 51(9) and 51A(8).	16
Clause	8	Amendment of s 63 (Responsibility for preparing, and for costs of preparing, new statement)	17 18
		(1) Section 63(1), 'section 57'—	19
		omit, insert—	20
		section 51, 51A or 57	21
		(2) Section 63(4)—	22
		omit.	23
Clause	9	Amendment of s 65 (Time for lodging request to record	24
		new statement)	25
		(1) Section 65(1), 'the relevant event happens'—	26
		omit, insert—	27
		giving the consent	28
		(2) Section 65(2), 'section 57'—	29

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		omit, insert—	_		1
		section	on 51, 51A	or 57	2
		(3) Section 65(3))—		3
		omit.			4
lause	10	Insertion of new	v ch 8, pt	:11	5
		Chapter 8—			6
		insert—			7
		Part 11		Transitional provisions for Liquor and Gaming	8 9
				(Red Tape Reduction)	10
				and Other Legislation	11
				Amendment Act 2013	12
		Divisior	n 1	Preliminary	13
		427 Defir	nitions fo	r pt 11	14
		In this	s part—		15
			commence this section	ement means the commencement of n.	16 17
		•		relation to a provision, means the as in force before the commencement.	18 19
				relation to a provision, means the as in force at the commencement.	20 21
				documents, for a formal acquisition community titles scheme, means—	22 23
		(schen under	y of the new plan of subdivision for the ne proposed to be lodged as required the <i>Acquisition of Land Act 1967</i> , on 12A; and	24 25 26 27

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(b)	a copy of the proposed new community management statement for the scheme prepared by the constructing authority to	1 2 3
428 Referen	reflect the acquisition. ces to ss 51 and 51A	5
In this pa	urt—	6
(a)	a reference to former section 51 or new section 51, or a provision of former section 51 or new section 51, applies to a community titles scheme other than a specified two-lot scheme; and	7 8 9 10 11
(b)	a reference to former section 51A or new section 51A, or a provision of former section 51A or new section 51A, applies to a a specified two-lot scheme.	12 13 14 15
Division 2	Formal acquisitions happening before commencement if advice given under former section 51 or 51A	16 17 18 19 20
429 Applica This divi	tion of div 2 sion applies if—	21 22
(a)	a formal acquisition affecting a community titles scheme happened before the commencement; and	23 24 25
	commencement, and	

at the commencement, a request to record a 1 new community management statement for 2 the scheme reflecting the acquisition has not 3 been lodged. 4 430 Process if body corporate consented to new 5 community management statement 6 (1) This section applies if, at the commencement, the 7 body corporate has consented to the recording of 8 a new community management statement to 9 reflect the formal acquisition. 10 (2) The body corporate must endorse its consent on 11 the new community management statement (if it 12 has not already done so) and give the endorsed 13 new statement to the constructing authority. 14 (3) If the body corporate gives an endorsed new 15 management community statement 16 constructing authority under subsection (2), the 17 constructing authority may lodge a request to 18 record the endorsed new statement. 19 (4) If the body corporate has not given an endorsed 20 new community management statement to the 21 constructing authority within 5 business days 22 after the commencement, the constructing 23 authority may lodge a request to record a new 24 community management statement that is the 25 same the proposed new community 26 management statement the constructing authority 27 gave to the body corporate for endorsing its 28 consent. 29 Note— 30 See, however, section 64. 31 (5) Before lodging a request to record a new 32 community management statement 33 under subsection (4), the constructing authority must 34 sign and date the new statement. 35

(6)	The registrar may record a new community management statement mentioned in subsection (4) despite section 54(2) and the Land Title Act, section 115K(1)(d).	1 2 3 4
(7)	The constructing authority is responsible for the costs of recording the endorsed new statement.	5 6
ent cor	cess if body corporate has decided lot itlement schedule changes but has not assented to new community management tement	7 8 9 10
(1)	This section applies if, at the commencement—	11
	(a) the body corporate has, for the formal acquisition, decided the changes to the lot entitlement schedules for the community titles scheme under former section 51(2) or 51A(2) (whether or not it has given notice of its decision to the constructing authority under former section 51(5) or 51A(5)); and	12 13 14 15 16 17 18
	(b) the body corporate has not consented to the recording of a new community management statement to reflect the acquisition.	19 20 21
(2)	If it has not already done so, the constructing authority must give the relevant documents for the formal acquisition to the body corporate.	22 23 24
(3)	New section 51(5) to (11) or 51A(4) to (10) apply in relation to the formal acquisition as if—	25 26
	(a) the relevant documents given by the constructing authority to the body corporate were given under new section 51(1) or 51A(1); and	27 28 29 30
	(b) the reference to the 4 month period in new section 51(5) and (7) or 51A(4) and (6) were a reference to the prescribed consent period.	31 32 33

(a) if the constructing authority gave the body corporate advice about the acquisition as mentioned in former section 51(1) or 51A(1), and the relevant documents for the acquisition, at least 4 months before the commencement—the period ending at the commencement; or	3 4 5 6 7 8 9
(b) if the constructing authority gave the body corporate advice about the acquisition as mentioned in former section 51(1) or 51A(1) at least 4 months before the commencement but gave or gives the relevant documents for the acquisition to the body corporate at a later time—the period ending on the day that is 3 months after the constructing authority gave or gives the body corporate the relevant documents; or	10 11 12 13 14 15 16 17 18
(c) otherwise—the period ending on the day that is 4 months after the constructing authority gave or gives the body corporate the relevant documents.	20 21 22 23
432 Process if body corporate has not decided lot entitlement schedule changes	24 25
(1) This section applies if, at the commencement, the body corporate has not, for the formal acquisition, decided the changes to the lot entitlement schedules for the community titles scheme under former section 51(2) or 51A(2).	26 27 28 29 30
(2) If it has not already done so, the constructing authority must give the relevant documents for the formal acquisition to the body corporate.	31 32 33
(3) New section 51(2) to (11) or 51A(2) to (10) apply in relation to the formal acquisition as if—	34 35

	(a)	the relevant documents given by the constructing authority to the body corporate were given under new section 51(1) or 51A(1); and	1 2 3 4
	(b)	the reference to the 3 month period in new section 51(2) or 51A(2) were a reference to the prescribed decision period; and	5 6 7
	(c)	the reference to the 4 month period in new section 51(5) and (7) or 51A(4) and (6) were a reference to the prescribed consent period.	8 9 10
	Exan	nple of the operation of paragraphs (b) and (c)—	11
		our months before the commencement, the onstructing authority gives the body corporate—	12 13
	(a	advice about the acquisition as mentioned in former section 51(1) or 51A(1); and	14 15
	(b	the relevant documents for the acquisition.	16
	ar th (4 ar	inder subsection (4), the prescribed consent period for oplying new section 51(5) and (7) or 51A(4) and (6) is the period ending at the commencement (see subsection 4)(b)(i)), and the prescribed decision period for oplying new section 51(2) or 51A(2) is the period anding 30 days before the commencement.	17 18 19 20 21 22
(4)	For	subsection (3)—	23
	(a)	the prescribed decision period is the period ending 30 days before the relevant prescribed consent period ends, which may be a period ending on or before the commencement; and	24 25 26 27 28
	(b)	the prescribed consent period is—	29
		(i) if the constructing authority gave the body corporate advice about the acquisition as mentioned in former section 51(1) or 51A(1), and the relevant documents for the acquisition, at least 4 months before the commencement—the period ending at the commencement; or	30 31 32 33 34 35 36 37

	(ii) if the constructing authority gave the body corporate advice about the acquisition as mentioned in former section 51(1) or 51A(1) at least 4 months before the commencement but gave or gives the relevant documents for the acquisition to the body corporate at a later time—the period ending on the day that is 3 months after the constructing authority gave or gives	1 2 3 4 5 6 7 8 9
	the body corporate the relevant documents; or	11 12
	(iii) otherwise—the period ending on the day that is 4 months after the constructing authority gave or gives the body corporate the relevant documents.	13 14 15 16
aut	dy corporate may ask constructing hority to provide lot entitlement adjustment vice	17 18 19
(1)	This section applies for section 432 if the body corporate has not obtained the lot entitlement adjustment advice under former section 51(2) or 51A(2).	20 21 22 23
(2)	The body corporate may, by written notice, ask the constructing authority to obtain the lot entitlement adjustment advice and give it to the body corporate.	24 25 26 27
(3)	The constructing authority must obtain the lot entitlement adjustment advice and give it to the body corporate as soon as practicable.	28 29 30
(4)	This section applies even if the constructing authority lodges a request to record a new community management statement without the body corporate's consent, under new section	31 32 33 34

51(7) or 51A(6) as applied under section 432.

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(5)	In subsections (2) and (3)—	1
	<i>lot entitlement adjustment advice</i> means the lot entitlement adjustment advice mentioned in new section 51(1)(b)(ii) or 51A(1)(b)(ii).	2 3 4
434 Ap	plication of ss 63 and 65	5
(1)	Section 63 does not apply to the preparation of a new community management statement under this division.	6 7 8
(2)	Section 65 does not apply to the recording of a new community management statement under this division.	9 10 11
Divisi	on 3 Formal acquisitions happening before commencement if advice not given under former section 51 or 51A	12 13 14 15 16
435 Ne	w s 51 or 51A applies to formal acquisition	17
(1)	This section applies if—	18
	(a) a formal acquisition affecting a community titles scheme happened before the commencement; and	19 20 21
	(b) at the commencement, the constructing authority for the acquisition has not given the body corporate for the scheme the advice mentioned in former section 51(1) or 51A(1) in relation to the acquisition.	22 23 24 25 26
(2)	New section 51 or 51A applies in relation to the formal acquisition.	27 28

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Clause	11	Amendment of sch 6 (Dictionary) Schedule 6, definition <i>commencement</i> — <i>insert</i> — (e) for chapter 8, part 11, see section 427.	1 2 3 4
	Part	3 Amendment of Casino Control Act 1982	5
Clause	12	Act amended This part amends the Casino Control Act 1982.	7 8
Clause	13	Omission of s 51A (Application of casino tax) Section 51A— omit.	9 10 11
Clause	14	Amendment of s 52 (Casino community benefit fund) (1) Section 52(2) to (9)— renumber as section 52(3) to (10). (2) Section 52— insert— (2) Subject to any necessary appropriation, an amount may be paid into the fund from the consolidated fund. (3) Section 52(6), as renumbered, 'subsection (4)'— omit, insert— subsection (5)	12 13 14 15 16 17 18 19 20 21
		subsection (5)	22

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Clause	15	Amendment of s 62 (Gaming equipment and chips)	1
	(1) Section 62(4C)(a), 'subsections (4) and (4B)'—	2
		omit, insert—	3
		subsections (8) and (10)	4
	(2) Section 62(4D), 'subsection (4A)'—	5
		omit, insert—	6
		subsection (9)	7
	(3) Section 62(4E), 'subsection (4), (4A) or (4B)'—	8
		omit, insert—	9
		subsection (8), (9) or (10)	10
	(4) Section 62(6)—	11
		omit.	12
	(5) Section 62(3A) to (11)—	13
		renumber as section 62(4) to (22).	14
Clause	16	Amendment of s 65 (Obligation of casino operator in elation to conduct of games)	15 16
	,		
	(1) Section 65, heading, 'Obligation'—	17
	(1) Section 65, heading, 'Obligation'— omit, insert—	
	(18
	`	omit, insert—	17 18 19 20
	`	omit, insert— Obligations	18 19 20
	`	omit, insert— Obligations 2) Section 65(3), after 'credits'—	18 19
	(omit, insert— Obligations 2) Section 65(3), after 'credits'— insert—	18 19 20 21 22
	(omit, insert— Obligations 2) Section 65(3), after 'credits'— insert— , tickets	18 19 20 21 22 23
	(omit, insert— Obligations 2) Section 65(3), after 'credits'— insert— , tickets 3) Section 65(5)—	18 19 20 21 22 23 24
	(omit, insert— Obligations 2) Section 65(3), after 'credits'— insert— , tickets Section 65(5)— insert—	18 19 20 21

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Clause	17	Am	nendment c	of s 71A (Unclaimed winnings and prizes)	1
		Sec	etion 71A(3),	'3 months'—	2
		omi	it, insert—		3
			12	months	4
Clause	18	Am	nendment o	of s 72 (Training courses for employees)	5
		(1)	Section 72	(1) and (2)—	6
			omit, inser	t	7
			(1)	A casino operator must ensure training courses relating to the playing of games, the conduct of games and associated activities in connection with casino operations are provided in the way mentioned in subsection (2) for persons employed or to be employed by the operator in a casino as casino key employees or casino employees.	8 9 10 11 12 13 14 15
				Maximum penalty—40 penalty units.	16
			(2)	For subsection (1), the training courses must be provided by the casino operator or, with the chief executive's approval, by the casino operator's nominee.	17 18 19 20
		(2)	Section 72	(3), 'an approved training course'—	21
			omit, inser	t	22
			a tr	aining course mentioned in subsection (1)	23
Clause	19	Am	nendment o	of s 74 (Control system submission)	24
		(1)	Section 74	(2) and (3)—	25
			omit, inser	t	26
			(2)	A control system submission must—	27
				(a) be in writing; and	28

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		(b) describe and explain the casino operator's proposed control system.	1 2
		(2) Section 74(4)(a)(i), 'and chart of accounts'—	3
		omit.	4
		(3) Section 74(4)(a)(iv)—	5
		omit.	6
		(4) Section 74(5) and (6), 'subsection (4)'—	7
		omit, insert—	8
		subsection (3)	9
		(5) Section 74(4) to (6)—	10
		renumber as section 74(3) to (5).	11
Clause	20	Amendment of s 75 (Control system (change) submission)	12 13
		(1) Section 75(1), after 'make a'—	14
		insert—	15
		written	16
		(2) Section 75(2) and (3)—	17
		omit.	18
Clause	21	Amendment of s 96 (Duration of direction under s 92 or 94)	19 20
		Section 96(1), 'shall, subject to section 93, remain'—	21
		omit, insert—	22
		remains	23
Clause	22	Amendment of s 127 (Regulation-making power)	24
		Section 127(2)—	25
		insert—	26

Clause 23

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S	231

	(i)	procedures for claims by casino patrons relating to gaming transactions;	1 2
	(j)	requirements relating to junket agreements;	3
	(k)	training requirements for casino key employees and casino employees.	4 5
Insertion of n	ew p	t 11, div 8	6
Part 11—	_		7
insert—			8
Divisio	on 8	Transitional provisions for	9
	0	Liquor and Gaming (Red	10
		Tape Reduction) and Other	11
		Legislation Amendment	12
		Act 2013	13
148 Co	ntinu	nation of offence under s 72(2)	14
(1)	con forc	s section applies if a person is alleged to have mitted an offence against section 72(2), as in se immediately before the commencement of section.	15 16 17 18
(2)	process process ame	pite the Criminal Code, section 11, a ceeding for the offence may be started or tinued, and the court may hear and decide the ceeding, as if section 72 had not been ended by the Liquor and Gaming (Red Tape fuction) and Other Legislation Amendment 2013.	19 20 21 22 23 24 25
149 Exi	isting	g unclaimed winnings	26
(1)	com	s section applies if, immediately before the amencement of this section, an amount for nings mentioned in previous section 71A(3)	27 28 29

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			had not been paid and dealt with under previous section 71A.	1 2
		(2)	Previous section 71A(3) continues to apply in relation to the amount.	3 4
		(3)	In this section—	5
			previous section 71A(3) means section 71A(3) as in force immediately before the commencement of this section.	6 7 8
Clause 24	An	nendment o	f schedule (Dictionary)	9
	(1)	Schedule, d	lefinition <i>chips</i> —	10
		omit.		11
	(2)	Schedule—	_	12
		insert—		13
			chips—	14
			(a) means any tokens used or capable of being used in a casino in the conduct of gaming in the place of money and approved for the purpose by the chief executive; but	15 16 17 18
			(b) does not include a ticket.	19
			group of participants, for part 8, division 2, see section 85A.	20 21
			<i>junket agreement</i> , for part 8, division 2, see section 85A.	22 23
			<i>participant</i> , for part 8, division 2, see section 85A.	24 25
			promoter, for part 8, division 2, see section 85A.	26
			<i>sole participant agreement</i> , for part 8, division 2, see section 85A.	27 28
			ticket means an item that—	29
			(a) displays a value in Australian currency; and	30

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			(b)	Aus	designed to be used in the place of stralian currency for gaming on gaming ipment.	1 2 3
		(3)	Schedule, defini accounting proce		control system, 'and administrative and es'—	4 5
			omit.			6
		(4)	Schedule, definit	tion ¿	gaming machine, paragraph (b)(i)—	7
			omit, insert—			8
				(i)	by the insertion of Australian currency or a chip into the device, or the acceptance of a ticket by the device; or	9 10 11
	Part	4	Δm	nen	dment of Civil	12
	ıaıı	T			edings Act 2011	13
Clause	25	Act	t amended			14
			This part amends	s the	Civil Proceedings Act 2011.	15
Clause	26		nendment of pt		ndg (Transitional provisions for 2011)	16 17
		Par	t 15, heading, 'Tra	ınsiti	onal'—	18
		omi	it, insert—			19
			Saving a	nd t	ransitional	20
Clause	27	Ins	ertion of new pt	t 15,	div 1, hdg	21
		Par	t 15, before section	n 108	3—	22
		inse	ert—			23
			Division 1		Transitional provisions	24

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Clause	28	Insertion of no	ew pt 15,	, div 2	1
		Part 15—			2
		insert—			3
		Divisio	on 2	Saving provision relating	4
				to section 109	5
		110 Sav	ving of o	peration of transitional regulation	6
		(1)	is decla	tional regulation made under section 109 ared to be a law to which the <i>Acts tation Act 1954</i> , section 20A applies.	7 8 9
		(2)		ion (1) applies to a transitional regulation efore or after the commencement of this	10 11 12
	Part	5		dment of Credit	13
			2010	monwealth Powers) Act	14 15
Clause	29	Act amended			16
		This part a 2010.	amends the	he Credit (Commonwealth Powers) Act	17 18
Clause	30	Amendment o	of pt 4, di	v 4, hdg (General provisions)	19
		Part 4, division	4, heading	g, after 'provisions'—	20
		insert—			21
		for	Act No. 1	6 of 2010	22

s	31	1

Clause	31	Insertion of ne	ew pt 4, d	iv 5	1 2
		insert— Divisi c	on 5	Saving provision for Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013	3 4 5 6 7 8
			ving of re	pealed pt 6 for existing credit	9 10
		(1)	an existing annual per Liquor an	part 6 continues to apply in relation to any credit contract and the maximum ercentage rate for the contract as if the and Gaming (Red Tape Reduction) and egislation Act 2013, part 5 had not red.	11 12 13 14 15 16
		(2)	In this sec	etion—	17
			entered in repealed	eredit contract means a credit contract nto on or after 31 July 2008 to which part 6 applied immediately before the ement of this section.	18 19 20 21
			_	part 6 means part 6 as in force ely before the commencement of this	22 23 24
Clause	32	Omission of p		num annual percentage rate for	25 26
		Part 6—	-		27
		omit.			28

[s	33]
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	Part	Duraina and Anti-1000	1 2
Clause	33	Act amended	3
		This part amends the Funeral Benefit Business Act 1982.	4
Clause	34		5
		(1) Section 9, heading, 'and its trustees'—	7
		omit.	8
		· / 3	9 10
		omit.	11
		(3) Section 9(2) to (6)—	12
		omit, insert—	13
		(2) The registrar must administer the fund.	14
		(4) Section 9(1A) to (7)—	15
		renumber as section 9(2) to (5).	16
Clause	35	Omission of s 10 (Trustees are statutory body)	17
		Section 10—	18
		omit.	19
Clause	36	Amendment of s 15 (Payment of moneys into the fund)	20
		Section 15(1), 'the trustees and placed by the trustees in'—	21
		omit.	22

Clause	37	Amendment of s 16 (Payments from the fund in respect of benefits)	1 2
		(1) Section 16(2), 'to the trustees'—	3
		omit.	4
		(2) Section 16(2), 'trustees shall'—	5
		omit, insert—	6
		registrar must	7
		(3) Section 16(3), 'trustees shall'—	8
		omit, insert—	9
		registrar must	10
Clause	38	Amendment of s 18 (Payments from the fund in special circumstances)	11 12
		(1) Section 18, 'writing to the trustees'—	13
		omit, insert—	14
		writing	15
		(2) Section 18, 'business, the trustees'—	16
		omit, insert—	17
		business, the registrar	18
		(3) Section 18, 'as to the trustees'—	19
		omit, insert—	20
		as to the registrar	21
		(4) Section 18, 'as the trustees'—	22
		omit, insert—	23
		as the registrar	24
		(5) Section 18, 'trustees propose'—	25
		omit, insert—	26
		registrar proposes	27

[s	39]
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Clause	39	Am me	endment of s 22 (Where assets more than sufficient to et liabilities)	1 2
		(1)	Section 22(2), 'to the trustees'—	3
			omit.	4
		(2)	Section 22(3), from 'in question' to 'shall'—	5
			omit, insert—	6
			and certifying an amount as being payable under subsection (2), the registrar must	7 8
		(3)	Section 22(3), penalty—	9
			omit.	10
		(4)	Section 22(3A)—	11
			omit.	12
Clause	40	Am	nendment of s 88 (Regulations)	13
		(1)	Section 88, heading—	14
			omit, insert—	15
			88 Regulation-making power	16
		(2)	Section 88(2)(c), 'Trustees of the Funeral Benefit Trust Fund for placing in the'—	17 18
			omit.	19
		(3)	Section 88(2)(d)—	20
			omit, insert—	21
			(d) the conduct of the administration of the fund;	22 23
Clause	41	Ins	ertion of new pt 9	24
			After section 89—	25
			insert—	26

[s 41]

Pa	rt 9		Transitional provisions for Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013	1 2 3 4 5
90	Defir	nitic	ons for pt 9	6
	In thi	s pa	urt—	7
			rd means the Board of Trustees established er former section 9(2).	8 9
	4	'Tru	y corporate means the body corporate named astees of the Funeral Benefit Trust Fund' and tinued in existence by former section 9(4).	10 11 12
			mencement means the commencement of section.	13 14
			<i>ner</i> , in relation to a provision, means the vision as in force before the commencement.	15 16
91	Abol	itio	on of the board	17
((1)	At t	he commencement—	18
	((a)	the trustees of the board stop being members of the board; and	19 20
	((b)	the board is abolished; and	21
	((c)	the body corporate ceases to exist.	22
(compensation is payable to a member of the rd because of subsection (1).	23 24
92	Lega	ıl sı	uccessor of the board	25
	The S	State	e is the successor in law of the board.	26

93		im given to board to be dealt with by istrar	1 2
	(1)	This section applies if, before the commencement, the board received a claim on the fund or other application under this Act, and the claim or application has not been finalised before the commencement.	3 4 5 6 7
	(2)	The registrar may deal with the claim or application under this Act as in force after the commencement.	8 9 10
94	Ref	erences to the board	11
	is, if	eference in an Act or other document to the board of the context permits, taken to be a reference to the strar.	12 13 14
95	Pro boa	ceeding not yet started by or against the	15 16
	(1)	This section applies if, immediately before the commencement, a proceeding could have been started by or against the board.	17 18 19
	(2)	The proceeding may be started by or against the State.	20 21
96	Oth	er things done by board	22
	(1)	This section applies to anything done by the board under this Act that, after the commencement, could be done by the registrar.	23 24 25
	(2)	The thing done by the board—	26
		(a) continues to have effect; and	27
		(b) from the commencement, is taken to have been done by the registrar.	28 29

[s 42]

	Part	7 Amendment of Gaming Machine Act 1991	1 2
Clause	42	Act amended This part amends the Camina Machine Act 1001	3
		This part amends the Gaming Machine Act 1991.	4
Clause	43	Amendment of s 3 (Meaning of conduct of gaming)	5
		Section 3(c), 'transactions'—	6
		omit, insert—	7
		system transactions	8
Clause	44	Amendment of s 29 (Who may apply for a review by tribunal)	9 10
		Section 29(7)—	11
		omit.	12
Clause	45	Amendment of s 50 (Delegations)	13
		Section 50(5), definition <i>designated powers</i> , paragraph (b), '98, 147 and 336'—	14 15
		omit, insert—	16
		98 and 147	17
Clause	46	Amendment of s 53 (Criminal history reports)	18
		Section 53(1), from 'inquiry' to '18(7) or the'—	19
		omit.	20
Clause	47	Amendment of s 55A (Applications of significant	21
		community impact)	22
		Section 55A(2)—	23

[s 48]	
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		omit,	insert—			1
			(2)	The co	ommissioner must—	2
				d a c	nake available for inspection, at the epartment's head office, a list of all pplications currently before the ommissioner that are of significant ommunity impact; and	3 4 5 6 7
					ublish notice of each of the applications on ne department's website.	8 9
Clause	48				C (Advertisement of application of ty impact)	10 11
		(1)	Section 550	C(2)(a)	_	12
		(omit.			13
		(2)	Section 550	C(2)(b)	and (c)—	14
		Ī	renumber a	s sectio	n 55C(2)(a) and (b).	15
Clause	49	Ame licen		f s 56 ((Application for gaming machine	16 17
Clause	49	licen				
Clause	49	licen (1)	ices)			17
Clause	49	(1) S (2) S	section 56(omit.	5)(e)— (5)(f)(ii	i), 'the matters referred to in paragraph	17 18
Clause	49	(1) S (2) S	Section 56(omit. Section 56	5)(e)— (5)(f)(ii y other	i), 'the matters referred to in paragraph	17 18 19 20
Clause	49	(1) S (2) S	Section 56(omit. Section 56((e)(ii) or an	5)(e)— (5)(f)(ii y other	i), 'the matters referred to in paragraph	17 18 19 20 21
Clause	49	(1) (2) (2) (4)	Section 56(omit. Section 56((e)(ii) or an omit, insert	5)(e)— (5)(f)(ii y other	i), 'the matters referred to in paragraph	17 18 19 20 21 22
Clause	49	(1) (2) (3) (3)	Section 56(omit. Section 56(e)(ii) or an omit, insert all Section 56(5)(e)— (5)(f)(ii y other)— 5)(f) to	i), 'the matters referred to in paragraph	17 18 19 20 21 22 23
Clause	49 50	(1) (2) (3) (3) Ame	Section 56(omit. Section 56(e)(ii) or an omit, insert all Section 56(renumber a	5)(e)— (5)(f)(ii y other 5)(f) to s sectio	i), 'the matters referred to in paragraph (q)— In 56(e) to (p). (Changes in circumstances of	17 18 19 20 21 22 23 24

s	5	1	1
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		omit, insert—	1
		time the licensee became the licensee of the premises	2
		(2) Section 67(4)—	3
		omit.	4
		(3) Section 67(5) to (7)—	5
		renumber as section 67(4) to (6).	6
Clause	51	Amendment of s 68 (Issue of gaming machine licences generally)	7 8
		Section 68(2)(c)—	9
		omit, insert—	10
		(c) the date of issue of the licence;	11
Clause	52	Amendment of s 69 (Issue of amalgamated gaming machine licences to clubs)	12 13
		(1) Section 69(4)(d)—	14
		omit.	15
		(2) Section 69(4)(e)—	16
		renumber as section 69(4)(d).	17
		(3) Section 69(5) and (9)—	18
		omit.	19
		(4) Section 69(6) to (8)—	20
		renumber as section 69(5) to (7).	21
Clause	53	Amendment of s 71A (Replacement of gaming machine licence for particular changes)	22 23
		(1) Section 71A(1) and (2)—	24
		omit.	25
		(2) Section 71A(3)—	26

		omit, insert—	1
		(3) This section applies if a lice premises receives a notice une (6), 85C(4) or (5), 88A(1) or for a decision to approve an in the following (each a <i>releve</i>)	der section 83(5) or 3 (2) or 90C(5) or (6) 4 ncrease or decrease 5
		(a) the approved number of for the premises;	f gaming machines 7 8
		(b) the hours of gaming for t	he premises. 9
		(3) Section 71A(5)—	10
		omit, insert—	11
		(5) On receipt of a licensee's licence under subsection (2) must, as soon as practicable, replacement licence showing	the commissioner give the licensee a 14
		(4) Section 71A(3) to (7)—	16
		renumber as section 71A(1) to (5).	17
Clause	54	Omission of s 72 (Term of gaming machi	ne licences) 18
		Section 72—	19
		omit.	20
Clause	55	Omission of s 76 (Renewal and continua	
		machine licences)	22
		Section 76—	23
		omit.	24
Clause	56	Omission of s 80A (When gaming machin and number of approved gaming machin	
		Section 80A—	27
		omit.	28

s	57	7]

Clause	57	Omission of s 85AA (When approval lapses and number of additional gaming machines changes)	1 2
		Section 85AA—	3
		omit.	4
Clause	58	Amendment of s 87 (Decision on decrease proposal)	5
		Section 87(9) and (11), '1 year'—	6
		omit, insert—	7
		2 years	8
Clause	59	Amendment of s 90 (Surrender or disposal of gaming machines on approval of decrease)	9 10
		Section 90(2), editor's note—	11
		omit, insert—	12
		Note—	13
		This subsection does not deal with the issue of the disposal of gaming machines contrary to an approval. However, see section 277 (Destruction of gaming machines).	14 15 16 17
Clause	60	Amendment of s 91A (Ceasing gaming at licensed premises)	18 19
		Section 91A(3) and (5), '1 year'—	20
		omit, insert—	21
		2 years	22
Clause	61	Amendment of s 92 (Disclosure of influential or benefiting parties)	23 24
		Section 92(1), 'applies for a renewal of a gaming machine licence or'—	25 26
		omit.	27

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ıs	02

lause	62	-	of s 94 (Cessation or commencement of icer or secretary)	1 2
		Section 94—		3
		omit, insert—		4
			nange to secretary or executive officer of ody corporate	5 6
		(1)	This section applies to a body corporate that is—	7
			(a) an applicant under section 56; or	8
			(b) a category 1 licensee that also holds a liquor licence for which a fee is payable for a licence period under the <i>Liquor Act 1992</i> ; or	9 10 11
			(c) a category 2 licensee that is required, under section 304, to give a copy of an audit report to the commissioner.	12 13 14
		(2)	The body corporate must—	15
			(a) for a body corporate mentioned in subsection (1)(a)—notify the commissioner of a management change within 7 days after the change happens; or	16 17 18 19
			(b) for a body corporate mentioned in subsection (1)(b)—notify the commissioner of any management change for a licence period when the fee for the licence period is paid; or	20 21 22 23 24
			(c) for a body corporate mentioned in subsection (1)(c)—notify the commissioner of any management change for the period to which an audit report relates, when a copy of the audit report is given to the commissioner under section 304.	25 26 27 28 29 30
			Maximum penalty—40 penalty units.	31
		(3)	The notice must—	32
			(a) be in the approved form; and	33

			<u>. 1</u>	
			(b) include the full name, address and date of birth of any person commencing as, or ceasing to be, the secretary or an executive officer of the body corporate.	1 2 3 4
		(4)	In this section—	5
			licence period see the Liquor Act 1992, section 4.	6
			management change, for a body corporate, means—	7 8
			(a) a person ceasing to be the secretary or an executive officer of the body corporate; or	9 10
			(b) a person commencing as the secretary or an executive officer of the body corporate.	11 12
Clause	63	Amendment o	f s 95 (Surrender of gaming machine	13 14
		(1) Section 95(2D) and (2F), '1 year'—	15
		omit, insert	<u>. </u>	16
		2 ye	ears	17
		(2) Section 95(8), editor's note—	18
		omit, insert	<u></u>	19
			Note—	20
			This subsection does not deal with the issue of privately acquired gaming machines contrary to an approval. However, see section 277 (Destruction of gaming machines).	21 22 23 24
Clause	64		f s 97 (Cancellation or suspension of ine licences and letters of censure)	25 26
		Section 97(1)(c)	(v)(H), 'section 58(4)'—	27
		omit, insert—		28
		sect	ion 58(6)	29

65

Clause	65	Amendment of s 103 (Amounts payable under gaming machine licence that ceases to have effect)	1 2
		Section 103, 'cancellation, surrender or non-renewal'—	3
		omit, insert—	4
		cancellation or surrender	5
Clause	66	Amendment of s 104 (Disposal of gaming machines on cancellation or non-renewal of gaming machine licence)	6 7
		(1) Section 104, heading, 'or non-renewal'—	8
		omit.	9
		(2) Section 104(1), from 'licence—'—	10
		omit, insert—	11
		licence is cancelled.	12
		(3) Section 104(5), editor's note—	13
		omit, insert—	14
		Note—	15
		This subsection does not deal with the issue of the disposal of privately acquired gaming machines contrary to an approval. However, in this regard, see section 277 (Destruction of gaming machines).	16 17 18 19
Clause	67	Amendment of s 109D (Dealing with amounts received on sale of operating authorities of the State)	20 21
		Section 109D, from 'community'—	22
		omit, insert—	23
		consolidated fund.	24
Clause	68	Amendment of s 109E (Dealing with amounts received on sale of licensee's operating authority)	25 26
		(1) Section 109E(1)(a) and (2)(a), from 'community' to 'section 314'—	27 28

s	69]

		omit, insert—	1
		consolidated fund	2
		(2) Section 109E(3), 'community investment'—	3
		omit, insert—	4
		consolidated	5
Clause	69	Amendment of s 109F (When operating authorities become operating authorities of the State)	6
		(1) Section 109F(1)(a) to (c)—	8
		omit.	9
		(2) Section 109F(1)(d) and (e)—	10
		renumber as section 109F(1)(a) and (b).	11
		(3) Section 109F(2)(a)—	12
		omit.	13
		(4) Section 109F(2)(b) and (c)—	14
		renumber as section 109F(2)(a) and (b).	15
Clause	70	Amendment of s 109L (Definitions for div 2)	16
		Section 109L, definition <i>category 2 licensee</i> , paragraph (b), '1 year'—	17 18
		omit, insert—	19
		2 years	20
Clause	71	Amendment of s 109ZA (When entitlement becomes entitlement of the State)	21 22
		(1) Section 109ZA(1)(a) to (c)—	23
		omit.	24
		(2) Section 109ZA(1)(d) and (e)—	25
		renumber as section 109ZA(1)(a) and (b).	26

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		(3) Section 109ZA(2)(a)—	1
		omit.	2
		(4) Section 109ZA(2)(b) and (c)—	3
		renumber as section 109ZA(2)(a) and (b).	4
Clause	72	Amendment of s 109ZE (Dealing with amount received on sale of entitlement of the State)	5 6
		Section 109ZE, from 'community'—	7
		omit, insert—	8
		consolidated fund.	9
Clause	73	Amendment of s 109ZH (Decrease in, or end of, temporary transfer of entitlements)	10 11
		(1) Section 109ZH(3)(a) to (c)—	12
		omit.	13
		(2) Section 109ZH(3)(d) and (e)—	14
		renumber as section 109ZH(3)(a) and (b).	15
Clause	74	Amendment of s 163 (Approved control system for supply operations)	16 17
		(1) Section 163, heading, 'Approved control'—	18
		omit, insert—	19
		Control	20
		(2) Section 163(1), 'an approved control system'—	21
		omit, insert—	22
		a control system complying with section 164	23
		(3) Section 163(2) and (3)—	24
		omit, insert—	25

|--|

	(2)	cont	licensed supplier must not contravene its crol system in the conduct of its supply rations.	1 2 3
		Max	simum penalty—200 penalty units.	4
	(3)	com	icensed supplier must, on request by the missioner, make its control system available inspection by the commissioner.	5 6 7
		Max	ximum penalty—200 penalty units.	8
lause 75	Replacement of	of ss	164–167	9
	Sections 16	4 to 1	167—	10
	omit, insert-			11
	164 Rec	quire	ments for control system	12
	(1)		censed supplier's control system for supply rations must—	13 14
		(a)	be in writing; and	15
		(b)	include details about each matter stated in subsection (2) for the supply operations, to the extent the matter relates to the internal controls to be put in place by the supplier to protect the integrity of gaming and the conduct of gaming.	16 17 18 19 20 21
	(2)	For	subsection (1)(b), the matters are—	22
		(a)	accounting systems and procedures; and	23
		(b)	administrative systems and procedures; and	24
		(c)	computer software; and	25
		(d)	systems and procedures for the maintenance, security, storage and transportation of equipment; and	26 27 28
		(e)	systems and procedures for using and maintaining security facilities; and	29 30

			(f) the general procedures to be followed for the supply operations.	1 2
			mmissioner may give direction about ntent of control system	3 4
		(1)	This section applies if the commissioner considers a licensed supplier's control system is insufficient for protecting the integrity of gaming and the conduct of gaming.	5 6 7 8
		(2)	The commissioner may, by written notice to the supplier, direct the supplier to include in its control system additional details about 1 or more matters mentioned in section 164(2) within the reasonable period, and in the way, stated in the notice.	9 10 11 12 13 14
		(3)	If the supplier does not comply with the direction, at the end of the period stated in the notice the supplier's control system is taken to have been changed in the way stated in the notice.	15 16 17 18 19
Clause	76	Amendment o	of s 185 (Meaning of <i>key monitoring</i>	20 21
			c), 'approved'—	22
		omit.	erre erre	23
Clause	77	Amendment o	of s 214A (Grounds)	24
		Section 214A(4))(a)(i), 'approved'—	25
		omit.		26
Clause	78	Amendment o Australian cur	of s 240 (Gaming tokens that are not rrency)	27 28
		Section 240(1)–	_	29

0	7(1)	

		omi	it, insert—			1
			(1)		s section does not apply to either of the owing gaming tokens—	2 3
				(a)	a gaming token that has no value marked on it, and forms part of a centralised credit system approved under section 231(4);	4 5 6
				(b)	a gaming token that is a ticket, and is used as part of a TITO system approved under section 231(4).	7 8 9
Clause	79	Am	endment o	fs2	42A (Unclaimed payments)	10
		Sec	tion 242A(1)) and	(3), '3 months'—	11
		omi	it, insert—			12
			12 r	nonth	ns	13
Clause	80		endment o		50 (Defective gaming system llowed)	14 15
		(1)	Section 250)(1)(c	e)(iv), 'transactions'—	16
			omit, insert	_		17
			syst	em tr	ransactions	18
		(2)	Section 250)(1)(c	·)—	19
			insert—			20
					(v) carry out TITO system transactions;	21
Clause	81				65 (Manufacture, sale, supply, ession of gaming machines)	22 23
		(1)	Section 265	5(2) to	0 (4)—	24
			omit.			25
		(2)	Section 265	5(6),	'subsection (5)'—	26
			omit, insert			27

[s 82]

		subsection (2)	1
		(3) Section 265(7) and (8), 'or (5)'—	2
		omit, insert—	3
		or (2)	4
		(4) Section 265(5) to (9)—	5
		renumber as section 265(2) to (6).	6
Clause	82	Amendment of s 271 (Possession etc. of gaming equipment and other things by licensees)	7 8
		(1) Section 271(1)(a), 'be in'—	9
		omit, insert—	10
		obtain or be in	11
		(2) Section 271(1)(c), 'supply'—	12
		omit, insert—	13
		sell or supply authorised gaming machines or	14
		(3) Section 271(1)(c)(ii), 'restricted'—	15
		omit, insert—	16
		gaming machines or restricted	17
Clause	83	Amendment of s 287 (Requirements for approvals for linked jackpot arrangements)	18 19
		(1) Section 287, heading, 'approvals for linked jackpot arrangements'—	20 21
		omit, insert—	22
		linked jackpot arrangements and approved trust accounts	23 24
		(2) Section 287—	25
		insert—	26

s	84]

		(10) An amount paid, or required to be paid, into approved trust account under this section can be—	
		(a) used for payment of the debt of a creditor a licensed monitoring operator; or	of
		(b) attached or taken in execution under a coorder or process by a creditor.	urt
Clause	84	Amendment of s 295 (Monthly money clearances)	
		Section 295(1), 'and any centralised credit system'—	
		omit, insert—	
		, any centralised credit system and any TITO system	n
Clause	85	Amendment of s 296 (Periodic money clearances)	
		Section 296(1)—	
		omit, insert—	
		(1) A licensee must, at least 4 times a month, ca out a money clearance complying with sect 297 of the following installed on the license licensed premises—	ion
		(a) each gaming machine;	
		(b) any centralised credit system;	
		(c) any TITO system.	
		Maximum penalty—200 penalty units.	
Clause	86	Amendment of s 297 (Requirement for money clearanc	e)
		Section 297(3), after 'system'—	
		insert—	
		or TITO system	

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Clause	87	Replacement of pt 9 hdg (Taxes, levies and fees)	1
		Part 9, heading—	2
		omit, insert—	3
		Part 9 Financial provisions	4
Clause	88	Omission of ss 313 and 314	5
		Sections 313 and 314—	6
		omit.	7
Clause	89	Amendment of s 315 (Gambling community benefit fund) 8
		Section 315(2)—	9
		omit, insert—	10
		(2) Subject to any necessary appropriation, a amount may be paid into the fund from the consolidated fund.	n 11 ne 12 13
		(3) The Minister may pay an amount from the fun to an entity for the benefit of the community.	d 14 15
		(4) Before paying an amount under subsection (3 the Minister must consider any relevant recommendations given to the Minister by the Gambling Community Benefit Committee established under section 316.	nt 17 ne 18
Clause	90	Replacement of s 322 (Disposition of fees etc.)	21
		Section 322—	22
		omit, insert—	23
		322 Payments into consolidated fund	24
		Payments received by the commissioner for the following must be paid into the consolidated fund—	ne 25 26
		(a) gaming machine tax;	27

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		(b) health services levy;	1
		(c) a penalty imposed under s	ection 319; 2
		(d) other fees and charges und	der this Act. 3
Clause	91	Amendment of s 336 (Review and termina agreements)	tion of 4 5
		(1) Section 336—	6
		insert—	7
		(9A) If a delegate of the commission commissioner's power under some power to direct termination under subsection (9)(b) may be the commissioner on the recondelegate.	subsection (9), the 9 of the agreement 10 exercised only by 11
		(2) Section 336(9A) to (13)—	14
		renumber as section 336(10) to (14).	15
Clause	92	Amendment of s 349 (Cheating)	16
		Section 349(3), definition licensee, paragrap	ph (b)— 17
		omit, insert—	18
		(b) a person employed by a following on behalf of the	
		(i) sell or redeem gamin	g tokens; 21
		(ii) carry out centralise transactions;	ed credit system 22 23
		(iii) carry out TITO transa	actions. 24
Clause	93	Omission of pt 10A (Approved responsible gambling course)	e service of 25
		Part 10A—	27
		omit.	28

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Clause	94	Amendment of s 356 (Pr	roceedings for offences)	1
		Section 356(8), '265(1) or (5)'—	2
		omit, insert—		3
		265(1) or (2)		4
Clause	95	Amendment of s 362 (Di	isclosure of criminal history)	5
		Section 362(a), 'an inquiry	under section 18(7) or'	6
		omit.		7
Clause	96	Insertion of new pt 12, c	liv 17	8
		Part 12—		9
		insert—		10
		Division 17	Transitional provisions for	11
			Liquor and Gaming (Red	12
			Tape Reduction) and Other	13
			Legislation Amendment Act 2013	14
			ACI 2013	15
		Subdivision 1	Preliminary	16
		476 Definitions fo	or div 17	17
		In this division	<u> </u>	18
		(Red Tap	Act means the Liquor and Gaming e Reduction) and Other Legislation and Act 2013.	19 20 21
			ement means the commencement of the in which the term is used.	22 23
		_	if followed by a provision number, provision of that number as in force	24 25

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immediately before it was amended or repealed by the amending Act.	1 2
Subdivision 2 General transitional provisions	3 4
477 Application of s 67 for existing category 2 licences	5 6
(1) This section applies to a category 2 licensee whose licence is in force on the commencement.	7 8
(2) Previous section 67(4) continues to apply for deciding the relevant time under section 67(1) for the category 2 licensee.	9 10 11
478 Disposal of gaming machines for licences cancelled or not renewed before commencement	12 13 14
If a gaming machine licence has been cancelled or not renewed before the commencement, previous section 104 continues to apply for the licence.	15 16 17
479 Appeal to tribunal for decisions about renewal made before commencement	18 19
A person may, under section 29(1), apply for a review of a decision made before the commencement by the commissioner under previous section 76, as if the amending Act had not commenced.	20 21 22 23
480 Existing applications for renewal of gaming machine licences extended under s 76(3)	24 25
(1) Subsection (2) applies if—	26
(a) before the commencement—	2.7

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	(i) the commissioner extended the term of a gaming machine licence under previous section 76(3); and	1 2 3
	(ii) the licensee applied for a renewal of the licence under previous section 76; and	4 5
	(b) on the commencement, the application has not been decided.	6 7
(2)	On the commencement, the application is taken to have been approved under the provisions of this Act as in force immediately before the commencement.	8 9 10 11
481 Coi	ntinuation of particular offences	12
(1)	This section applies if a person is alleged to have committed an offence against the following provisions as in force immediately before the commencement—	13 14 15 16
	(a) section 163;	17
	(b) section 265(2).	18
(2)	Despite the Criminal Code, section 11, a proceeding for the offence may be started or continued, and the court may hear and decide the proceeding, as if the <i>Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013</i> , other than this section, had not commenced.	19 20 21 22 23 24 25
	und of fee for particular applications for ewal of gaming machine licences	26 27
(1)	This section applies if—	28
	(a) during the period of 2 months immediately before the commencement, a licensee applied, under previous section 76, for	29 30 31

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	renewal of the licensee's gaming machine licence; and
	(b) the application was accompanied by the fee required under that section.
(2)	The commissioner must refund the fee to the licensee, whether or not the application was decided.
83 Co lice	ntinuation of s 103 for gaming machine ences not renewed before commencement
cor lice	the commencement, previous section 103 attinues to apply in relation to a gaming machine ence that, before the commencement, ceased to be effect because it was not renewed.
	isting unclaimed payments under previous 42A
(1)	This section applies if, immediately before the commencement, a person entitled to a payment mentioned in section 242A(1) or (3) had not collected the payment and the payment had not been dealt with under section 242A.
(2)	Previous section 242A(1) and (3) continues to apply in relation to the payment.
	ntinuation of existing responsible service of mbling course certificate
(1)	This section applies to a person's responsible service of gambling course certificate in force immediately before the commencement.
(2)	The certificate continues in force until the day that is 3 years after the certificate was given to the person.

Subdi	vision 3	Provisions for closing funds	1 2	
486 Clo	sure of s	port and recreation benefit fund	3	
On the commencement—				
		the sport and recreation benefit fund under previous section 313 is closed; and		
		amount remaining in the fund is sferred to the consolidated fund.	7 8	
487 Clc	sure of c	ommunity investment fund	9	
(1)	On the co	ommencement—	10	
		former community investment fund is ed; and	11 12	
		amount remaining in the fund is sferred to the consolidated fund.	13 14	
(2)		Treasurer may, without further ation, withdraw an amount and pay it to if—	15 16 17	
	(a) the	Treasurer either—	18	
	(i)	decided, before the commencement, to pay the amount to the entity out of the former community investment fund; or	19 20 21	
	(ii)	is satisfied the Minister decided, before the commencement, to pay the amount to the entity out of a continuing fund; and	22 23 24 25	
	, ,	nediately before the commencement, the bunt has not been paid to the entity.	26 27	
(3)	In this section—		28	
	continui	ng fund means—	29	

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			(a) the casino community benefit fund under the <i>Casino Control Act 1982</i> , section 52(1); or	1 2 3
			(b) the gambling community benefit fund under section 315.	4 5
			former community investment fund means the community investment fund under previous section 314.	6 7 8
			<i>Minister</i> means the Minister responsible, immediately before the commencement, for the administration of the relevant continuing fund.	9 10 11
Clause	97	Am	nendment of sch 1 (Reviewable decisions)	12
		(1)	Schedule 1, part 1, entry for section 76—	13
			omit.	14
		(2)	Schedule 1, part 1—	15
			insert—	16
	165(2)		directing a licensed supplier to include additional details about a matter in the supplier's control system for supply operations	
Clause	98	Am	nendment of sch 2 (Dictionary)	17
		(1)	Schedule 2, definitions approved control system, authorised gaming machine, approved responsible service of gambling course, centralised credit system, community club licence, control system (change) submission, control system submission and responsible service of gambling course certificate—	18 19 20 21 22 23
			omit.	24
		(2)	Schedule 2—	25
			insert—	26

	course means a course, prescribed under a regulation, about the responsible service of	1 2 3 4
	means a gaming machine purchased or otherwise acquired by the licensee under this Act, used or to be used for gaming on the licensee's licensed	5 6 7 8 9
	computer system or device designed to be used	10 11 12
		13 14
	· · ·	15 16
	mentioned in the Liquor Act 1992, section	17 18 19
	certificate means a certificate given to a person for satisfactorily completing an approved	20 21 22 23
	ticket means an item that—	24
	(a) displays a value in Australian currency; and	25
	· · · · · · · · · · · · · · · · · · ·	26 27
	device designed to be used for, or adapted to enable, the transfer of credits to or from a gaming	28 29 30 31
(3)	· · · · · · · · · · · · · · · · · · ·	32 33
	omit.	34

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	(4)	Schedule 2, definition gaming related system—	1
		insert—	2
		(c) a TITO system.	3
	(5)	Schedule 2, definition gaming token, 'credit or'—	4
		omit, insert—	5
		credit, ticket or	6
	(6)	Schedule 2, definition <i>money clearance</i> , paragraph (a), after 'gaming tokens'—	7 8
		insert—	9
		, other than tickets,	10
	(7)	Schedule 2, definition money clearance—	11
		insert—	12
		(c) for a TITO system—the deduction of an amount in relation to amounts received by a licensee from persons for establishing gaming machine credits under the system for the persons.	13 14 15 16 17
	(8)	Schedule 2, definition <i>restricted component</i> , 'or centralised credit system'—	18 19
		omit, insert—	20
		, centralised credit system or TITO system	21
	Part 8	Amendment of Interactive	22
		Gambling (Player Protection)	23
		Act 1998	24
Clause	99 A	ct amended	25
		This part amends the <i>Interactive Gambling (Player Protection) Act 1998.</i>	26 27

Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Bill 2013 Part 8 Amendment of Interactive Gambling (Player Protection) Act 1998

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Clause	100	Amendment of s 19 (Restrictions for registration)	1
		Section 19, 'approved'—	2
		omit.	3
Clause	101	Amendment of s 60 (Meaning of <i>key person</i> and <i>key relationship</i>)	4 5
		Section 60(1)(c), 'approved'—	6
		omit.	7
Clause	102	Amendment of s 77 (Grounds)	8
		Section 77(3)(a), 'approved'—	9
		omit, insert—	10
		provider's	11
Clause	103	Omission of s 116 (Payment of tax for community benefit)	12
		Section 116—	13
		omit.	14
Clause	104	Amendment of s 127 (Authorised games to be conducted under an approved control system)	15 16
		(1) Section 127, heading 'an approved'—	17
		omit, insert—	18
		a	19
		(2) Section 127(1), 'an approved control system'—	20
		omit, insert—	21
		a control system complying with section 128	22
		(3) Section 127(2) and (3)—	23
		omit, insert—	24

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	(2)	The licensed provider must not contravene its control system in the conduct of an authorised game.	1 2 3		
		Maximum penalty—200 penalty units.	4		
	(3)	A licensed provider must, on request by an inspector, make its control system available for inspection by the inspector.	5 6 7		
		Maximum penalty—200 penalty units.	8		
Clause 105	Replacement	of ss 128–131	9		
	Sections 128 to	131—	10		
	omit, insert—		11		
	128 Content of control system				
	(1)	A licensed provider's control system for an interactive game must—	13 14		
		(a) be in writing; and	15		
		(b) include details about each matter for the interactive game stated in subsection (2), to the extent the matter relates to the internal controls to be put in place by the provider for the following purposes—	16 17 18 19 20		
		(i) ensuring amounts payable by the provider to the State for the interactive game are worked out and paid under this Act;	21 22 23 24		
		(ii) protecting the integrity of the conduct of the interactive game by the provider.	25 26		
	(2)	For subsection (1)(b), the matters are—	27		
		(a) accounting systems and procedures; and	28		
		(b) administrative systems and procedures; and	29		
		(c) procedures for recording wagers and paying prizes won in the interactive game; and	30 31		

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(d) computer software; and	1
(e) systems and procedures for the maintenance, security, storage and transportation of equipment; and	2 3 4
(f) systems and procedures for using and maintaining security facilities; and	5 6
(g) the general procedures to be followed for the conduct of the interactive game.	7 8
	executive may give direction aboutent of control system	9 10
c	This section applies if the chief executive onsiders a licensed provider's control system for n interactive game is insufficient for—	11 12 13
(a) ensuring amounts payable to the State under this Act for the interactive game are properly worked out and paid; or	14 15 16
(b) protecting the integrity of the conduct of the interactive game by the provider.	17 18
p c n r	The chief executive may, by written notice to the rovider, direct the provider to include in its ontrol system additional details about 1 or more natters mentioned in section 128(2) within the easonable period, and in the way, stated in the otice.	19 20 21 22 23 24
d n h	f the provider does not comply with the irection, at the end of the period stated in the otice the provider's control system is taken to ave been changed in the way stated in the otice.	25 26 27 28 29
Amendment of s	s 134 (Licensed providers limited	30 31
Section 134(3)(b),	,	32

Clause 106

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		omit.		1
Clause	107	Insertion of ne Part 12— insert—	w pt 12, div 3	2 3 4
		Divisio	Transitional provision for Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013	5 6 7 8 9
		271 Cor	tinuation of offence under s 127	10
		(1)	This section applies if a person is alleged to have committed an offence against section 127, as in force immediately before the commencement of this section.	11 12 13 14
		(2)	Despite the Criminal Code, section 11, a proceeding for the offence may be started or continued, and the court may hear and decide the proceeding, as if the <i>Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013</i> , other than this section, had not commenced.	15 16 17 18 19 20 21
Clause	108	Amendment of subject to revi	f sch 2 (Decisions of chief executive ew)	22 23
		Schedule 2,	part 1—	24
		insert—		25
	129(2)		Directing licensed provider to include additional details about a matter in the provider's control system for an interactive game	

Clause	109	Amendment of sch 3 (Dictionary)	1
		(1) Schedule 3, definitions approved control system, control system (change) submission and control system submission—	2 3
		omit.	4
		(2) Schedule 3, definition <i>control system</i> , 'and administrative and accounting procedures'—	5 6
		omit.	7
	Part	9 Amendment of Keno Act 1996	8
Clause	110	Act amended	9
		This part amends the Keno Act 1996.	10
Clause	111	Amendment of s 61 (Grounds)	11
		Section 61(3)(a), 'the approved'—	12
		omit, insert—	13
		the relevant keno licensee's	14
Clause	112	Omission of s 113 (Application of keno tax)	15
		Section 113—	16
		omit.	17
Clause	113	Amendment of s 117 (Keno games to be conducted under approved control system)	18 19
		(1) Section 117, heading, 'approved'—	20
		omit.	21
		(2) Section 117(1), 'an approved control system'—	22
		omit, insert—	23

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	a c	ontrol system complying with section 118	1
	(3) Section 11	7(2) and (3)—	2
	omit, inser	<i>t</i> —	3
	(2)	The keno licensee must not contravene its control system in the conduct of a keno game.	4 5
		Maximum penalty—200 penalty units.	6
	(3)	A keno licensee must, on request by an inspector, make its control system available for inspection by the inspector.	7 8 9
		Maximum penalty—200 penalty units.	10
Clause 114	Renlacement	of ss 118–121	11
Clause 114	Sections 118 to		11 12
	omit, insert—	121	13
	•	entent of control system	14
	(1)	A keno licensee's control system for a keno game must—	15 16
		(a) be in writing; and	17
		(b) include details about each matter for the keno game stated in subsection (2), to the extent the matter relates to the internal controls to be put in place by the licensee for the following purposes—	18 19 20 21 22
		(i) ensuring amounts payable by the licensee to the State for the keno game are worked out and paid under this Act;	23 24 25
		(ii) protecting the integrity of the conduct of the keno game by the licensee.	26 27
	(2)	For subsection (1)(b), the matters are—	28
		(a) accounting systems and procedures; and	29
		(b) administrative systems and procedures; and	30

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	(c)	procedures for recording entries, and paying amounts won, in the keno game;	1 2
	(d)	computer software; and	3
	(e)	systems and procedures for the maintenance, security, storage and transportation of equipment; and	4 5 6
	(f)	systems and procedures for using and maintaining security facilities; and	7 8
	(g)	the general procedures to be followed for the conduct of the keno game.	9 10
119 Chi cor	ef ex itent	ecutive may give direction about of control system	11 12
(1)	cons	s section applies if the chief executive siders a keno licensee's control system for a p game is insufficient for—	13 14 15
	(a)	ensuring amounts payable to the State under this Act for the keno game are properly worked out and paid; or	16 17 18
	(b)	protecting the integrity of the conduct of the keno game by the licensee.	19 20
(2)	licer cont mat	chief executive may, by written notice to the usee, direct the licensee to include in its trol system additional details about 1 or more ters mentioned in section 118(2) within the onable period, and in the way, stated in the ce.	21 22 23 24 25 26
(3)	noti	ction, at the end of the period stated in the ce the licensee's control system is taken to be been changed in the way stated in the	27 28 29 30 31

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Clause	115	Insertion of Part 13—	f new pt 13, o	div 3	1 2
		insert— Divi	sion 3	Transitional provision for Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013	3 4 5 6 7 8
		250	Continuation	of offence under s 117	9
		(1	committe	on applies if a person is alleged to have d an offence against section 117, as in nediately before the commencement of on.	10 11 12 13
		(2	proceedin continued proceedin Tape R	the Criminal Code, section 11, a g for the offence may be started or , and the court may hear and decide the g, as if the <i>Liquor and Gaming (Red eduction)</i> and <i>Other Legislation and Act 2013</i> , other than this section, had benced.	14 15 16 17 18 19 20
Clause	116	Amendmen subject to a		ecisions of chief executive	21 22
		Schedule 2, p	part 1—		23
		insert—			24
	119(2)		-	see to include additional details about a scontrol system for conducting a keno	
Clause	117	Amendmen	nt of sch 4 (D	ictionary)	25
				ons approved control system, control ission and control system submission—	26 27

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			omit.		1
		(2)	Schedule 4, definition accounting procedure	n control system, 'and administrative and es'—	2 3
			omit.		4
	Part	10	Amen	dment of Liquor Act 1992	5
Clause	118	Act	amended		6
			This part amends the	Liquor Act 1992.	7
Clause	119	Ins	ertion of new pt 1, o	liv 1, hdg	8
		Part	t 1, before section 1—		9
		inse	ert—		10
			Division 1	Introduction	11
Clause	120	Ins	ertion of new pt 1, o	liv 2, hdg	12
		Afte	er section 3A—		13
		inse	ert—		14
			Division 2	Interpretation	15
Clause	121	Am	endment of s 4 (De	finitions)	16
		(1)	plan, approved traini	ns approved risk-assessed management ing course, community impact statement, nt fund, risk assessed management plan ertificate—	17 18 19 20
			omit.		21
		(2)	Section 4—		22
			insert—		23

approved risk-assessed management plan, for premises, means a risk-assessed management plan or revised risk-assessed management plan approved under section 51 for the premises, and includes the plan as changed under section 52.	1 2 3 4 5
approved training course means a course, prescribed under a regulation, about the responsible service of liquor.	6 7 8
commercial complex means a place where a group of retail or commercial premises are located in close proximity to each other, including, for example, a shopping complex.	9 10 11 12
fundraising event means a function—	13
(a) held primarily for the purpose of raising funds for the benefit of the community; and	14 15
(b) that is a one-off event or occasion starting and ending on the same day.	16 17
non-profit entity see section 11A.	18
<i>relevant restricted area</i> means a restricted area to which section 168B applies because of a declaration under section 173H.	19 20 21
<i>risk-assessed management plan</i> , for premises, means a document containing information about the procedures and practices for the conduct of business at the premises.	22 23 24 25
standard drink means a drink containing not more than 12.5mL of ethyl alcohol (ethanol).	26 27
subsidiary on-premises licence (meals) means a subsidiary on-premises licence—	28 29
(a) to which section 67 applies, if the principal activity stated in the licence is the provision of prepared food to be eaten on the licensed premises; or	30 31 32 33
(b) to which section 67A applies.	34

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		training course certificate means a certificate given to a person for satisfactorily completing an approved training course.	1 2 3
		(3) Section 4, definition <i>approval</i> , 'or approved training course'—	4 5
		omit.	6
lause	122	Insertion of new pt 1, div 3, hdg	7
		After section 4C—	8
		insert—	9
		Division 3 Key concepts	10
lause	123	Insertion of new pt 1, div 4, hdg and pt 1, div 4, sdiv 1	11
		After section 11—	12
		insert—	13
		Division 4 Exemptions and related	14
		matters	15
		Subdivision 1 Exemptions	16
		11A Meaning of <i>non-profit entity</i>	17
		(1) A non-profit entity is—	18
		(a) a non-proprietary club; or	19
		(b) another entity approved by the commissioner.	20 21
		(2) The commissioner may approve an entity under subsection (1)(b) in relation to the sale of liquor only if the commissioner is satisfied all the net proceeds from the sale will be used for the benefit of the community.	22 23 24 25 26

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Clause	124	Amendment of s 12 (Exemptions)	1
		(1) Section 12, heading—	2
		omit, insert—	3
		12 Exemption for taking, removing or carrying liquor in particular circumstances	4 5
		(2) Section 12(2) to (4)—	6
		omit.	7
Clause	125	Relocation and renumbering of s 13 (Act binds the Crown)	8 9
		Section 13—	10
		<i>relocate</i> and <i>renumber</i> , in part 1, division 1, as inserted by this Act, as section 2A.	11 12
Clause	126	Relocation and renumbering of s 14 (Declaration for Commonwealth Act)	13 14
		Section 14—	15
		relocate and renumber, in part 1, division 1, as inserted by this Act, as section 3B.	16 17
Clause	127	Insertion of new ss 13–14B and pt 1, div 4, sdiv 2	18
		Part 1, division 4—	19
		insert—	20
		13 Exemption for the sale of liquor at fundraising event	21 22
		(1) This Act does not apply to a sale of liquor by an eligible entity at a fundraising event if—	23 24
		(a) all the net proceeds from the sale of liquor will be used for the benefit of the community; and	25 26 27
		(b) the sale of liquor is ancillary to the fundraising event; and	28 29

	(c)	the liquor is sold between 7a.m. and midnight; and	1 2			
	(d)	the liquor is sold during a period not exceeding a total of 8 hours; and	3 4			
	(e)	the liquor is sold in open containers for consumption at the event; and	5 6			
	(f)	the liquor is sold by an adult; and	7			
	(g)	g) the eligible entity ensures the sale of liquor does not create an unsafe environment at the event.				
		Example of when the sale of liquor creates an unsafe environment at the event—	11 12			
		the entity allows a person to whom the liquor is sold to remain at the event when the person is clearly unduly intoxicated, behaving in a disorderly way, causing a disturbance to other persons or demonstrating violent behaviour	13 14 15 16 17			
(2)		vever, this Act does apply to the sale of liquor fundraising event if—	18 19			
	(a)	the liquor is sold at the event in a manner that encourages rapid or excessive consumption of liquor; or	20 21 22			
	(b)	the liquor is sold at the event to a person who—	23 24			
		(i) is a minor; or	25			
		(ii) is unduly intoxicated or disorderly; or	26			
	(c)	the liquor is sold on Christmas Day, Good Friday or before 1p.m. on Anzac Day; or	27 28			
	(d)	the event is held—	29			
		(i) in a relevant restricted area; or	30			
		(ii) at licensed premises or premises to which a permit relates.	31 32			

(3)	for subsection (1), an entity is an <i>eligible entity</i> for the sale of liquor at a fundraising event if—						
	(a)	it is a non-profit entity for the event; and	3				
	(b)	neither the entity nor an executive officer of the entity has, within 6 months immediately before the event, been given a non-compliance notice under section 14C(3) stating that the sale of liquor must cease immediately; and					
	(c)	entity that is a licensee or permittee or former licensee or permittee, neither the entity nor the executive officer has, within	10 11 12 13				
		urgent suspension of the entity's or executive officer's licence under	15 16 17 18				
			19 20				
			21 22				
			23 24				
		permit relating to minimising alcohol-related disturbances, or public	25 26 27 28				
(4)	Hov	vever, an entity is not an eligible entity if—	29				
	(a)		30 31				
	(b)	entity or an executive officer of the entity is disqualified from holding a licence under	32 33 34 35				

[s	1	2	7	•

(5)		In th	nis section—	1
		exec	cutive officer, of an entity, means—	2
		(a)	if the entity has a management committee—each member of the committee; or	3 4 5
		(b)	otherwise—each member of the entity who is concerned with, or takes part in, the management of the entity.	6 7 8
14	Exe fun	empt drais	ion for the sale of liquor as part of sing raffle	9 10
			does not apply to a sale of liquor forming prize for a raffle if—	11 12
		(a)	the raffle is conducted by a non-profit entity; and	13 14
		(b)	all the net proceeds of the sale of raffle tickets for the prize will be used only—	15 16
			(i) for a non-proprietary club—to promote the objects of the non-profit entity; or	17 18
			(ii) for another entity—for the benefit of the community; and	19 20
		(c)	the total value of the liquor forming part of the prize is not more than \$1000; and	21 22
		(d)	raffle tickets for the prize are sold to an adult person, other than a person who is unduly intoxicated; and	23 24 25
		(e)	the liquor forming part of the prize is given to an adult person, other than a person who is unduly intoxicated; and	26 27 28
		(f)	the raffle is conducted in an area other than a relevant restricted area.	29 30

14A Exe	emption for hospitals and nursing homes	1
(1)	This Act does not apply to a sale of liquor—	2
	(a) in a nursing home, other than a nursing home in a relevant restricted area, to an adult resident of the nursing home, or an adult guest of a resident of the nursing home, if the quantity of liquor sold to the resident or guest is not more than 2 standard drinks in a day; or	3 4 5 6 7 8 9
	(b) in a hospital, other than a hospital in a relevant restricted area, to an adult inpatient of the hospital, if the quantity of liquor sold to the inpatient is not more than 2 standard drinks in a day.	10 11 12 13 14
(2)	In this section—	15
	hospital means—	16
	(a) a hospital operated by the State; or	17
	(b) a private hospital under the <i>Private Health</i> Facilities Act 1999.	18 19
	nursing home means a facility in which residential care is provided in relation to an allocated place under the <i>Aged Care Act 1997</i> (Cwlth).	20 21 22 23
14B Oth	er exemptions for the sale of liquor	24
(1)	This Act does not apply to the following—	25
	(a) a sale in good faith of spirituous or distilled perfume as perfumery;	26 27
	(b) a sale of spirituous cooking essence, other than for use as a beverage or for manufacturing a beverage, if—	28 29 30
	(i) the essence is sold in a container containing not more than—	31 32

	(A) if the essence is vanilla essence—100mL; or	1 2
	(B) in any other case—50mL; or	3
	(ii) the sale is by wholesale;	4
(c)	a sale of liquor in Parliament House by permission and under control of the Parliament;	5 6 7
(d)	a sale of liquor in the lawful operation of an Australian Defence Force canteen;	8 9
(e)	a sale in good faith of spirits or wine by a pharmacist as medicine or for medicinal or chemical purposes;	10 11 12
(f)	a sale at auction conducted by a licensed auctioneer—	13 14
	(i) of liquor for a person who is authorised by this Act to sell the liquor; or	15 16
	(ii) by order of a trustee under the Bankruptcy Act 1966 (Cwlth), of liquor held by the trustee as trustee under that Act; or	17 18 19 20
	(iii) by order of the executor, administrator or trustee of the estate of a deceased person, of liquor that is the property of the deceased's estate; or	21 22 23 24
	(iv) by order of the public trustee, of liquor that is the property of an estate in the course of administration by the public trustee;	25 26 27 28
(g)	a sale, during actual flight of an aircraft, of liquor to a passenger on the aircraft made for the aircraft's operator and for consumption during the flight, or carrying or exposing liquor for the sale;	29 30 31 32 33

(h)	brea acco	le of liquor by a provider of bed and kfast accommodation or host farm ommodation to a guest of the provider consumption on the premises at which accommodation is provided;	1 2 3 4 5
(i)	of a	le of liquor to a person by the proprietor duty free shop described in a warehouse nee under the Customs Act if—	6 7 8
	(i)	the sale takes place at the duty free shop; and	9 10
	(ii)	the liquor is goods specified in a permission given to the proprietor under section 96A or 96B of that Act; and	11 12 13 14
	(iii)	the liquor is to be delivered to the person under the permission;	15 16
(j)	arra a gif than	ale of liquor forming part of a floral ngement or gift basket to be delivered as ft to a person (the <i>relevant person</i>) other the purchaser of the floral arrangement ift basket, if—	17 18 19 20 21
	(i)	the sale is part of a florist's business or the business of a person selling gift baskets; and	22 23 24
	(ii)	the relevant person is an adult; and	25
	(iii)	the gift is to be delivered to a place other than the place at which the business mentioned in subparagraph (i) is conducted; and	26 27 28 29
	(iv)	the quantity of the liquor is not more than 2L and, if the liquor includes spirits, the quantity of spirits is not more than 1L; and	30 31 32 33
	(v)	the total value of the liquor and the container in which it is supplied is not	34 35

		more than 75% of the gift's sale price or a lesser amount prescribed under a regulation; and	1 2 3
	(vi)	the liquor had been purchased on a retail basis;	4 5
(k)	pers villa quar	le of liquor in a retirement village to a on who is a resident of the retirement age or an adult guest of a resident if the ntity of liquor sold to the person is not e than 2 standard drinks in a day;	6 7 8 9 10
(1)		le of liquor by a hairdresser or a barber adult client if—	11 12
	(i)	the sale takes place at the premises where the hairdresser or barber conducts his or her business as part of the hairdressing or barber services provided to the client; and	13 14 15 16 17
	(ii)	the liquor is consumed on the premises; and	18 19
	(iii)	the quantity of the liquor sold to the client is not more than 2 standard drinks in a day; and	20 21 22
	(iv)	the liquor is not sold or consumed on Christmas Day, Good Friday or before 1p.m. on Anzac Day;	23 24 25
(m)		le of liquor by a limousine licensee to an t passenger of a limousine if—	26 27
	(i)	the sale takes part during the journey for which the limousine was hired; and	28 29
	(ii)	the liquor is consumed inside the limousine; and	30 31
	(iii)	the quantity of the liquor sold to the passenger is not more than 2 standard drinks in a day; and	32 33 34

		(iv) the liquor is not sold or consumed on Christmas Day, Good Friday, before 1p.m. on Anzac Day, or on any other day between 5a.m. and 10a.m.	1 2 3 4
(2)	In th	nis section—	5
		raft means an aircraft that is not licensed mises.	6 7
		and breakfast accommodation means ommodation that—	8 9
	(a)	includes the provision of accommodation and breakfast for guests; and	10 11
	(b)	is conducted on premises (other than a caravan, caretaker's or manager's residence, flat, home unit, hostel, hotel, lodging house, motel or relocatable home) by a person who lives on the premises; and	12 13 14 15 16
	(c)	caters for a maximum of 6 guests at the same time; and	17 18
	(d)	may be provided for a guest for a maximum continuous period of 14 days.	19 20
		toms Act means the Customs Act 1901 vlth).	21 22
	duty	free shop means—	23
	(a)	an outwards duty free shop under section 96A of the Customs Act; or	24 25
	(b)	an inwards duty free shop under section 96B of the Customs Act.	26 27
	hosi acco	t farm accommodation means ommodation that—	28 29
	(a)	includes the provision of accommodation and meals, or food for preparing meals, for guests; and	30 31 32

	(b) is conducted on a farm involved in primary production by a person who manages, and lives on, the farm; and	1 2 3
	(c) caters for a maximum of 6 guests at the same time; and	4 5
	(d) may be provided for a guest for a maximum continuous period of 30 days.	6 7
	limousine see the Transport Operations (Passenger Transport) Act 1994, schedule 3.	8 9
	limousine licensee means the holder of a limousine service licence under the Transport Operations (Passenger Transport) Act 1994.	10 11 12
	<i>pharmacist</i> means a person registered under the Health Practitioner Regulation National Law to practise in the pharmacy profession, other than as a student.	13 14 15 16
	<i>resident</i> , of a retirement village, see the <i>Retirement Villages Act 1999</i> , section 9.	17 18
	retirement village see the Retirement Villages Act 1999, section 5.	19 20
Subdiv	vision 2 Notices of non-compliance	21
14C Not	ice of non-compliance for fundraising nt	22 23
(1)	This section applies in relation to a fundraising event held by an entity purporting to rely on section 13 if, at any time during the event, an investigator or police officer considers the entity does not qualify for the exemption under that section.	24 25 26 27 28 29
(2)	The investigator or police officer may give a notice (a <i>non-compliance notice</i>) to any of the following—	30 31 32

		(a)	the	entity;	1
		(b)		person who appears to be in charge of sale of liquor at the event;	2 3
		(c)	a pe	erson selling liquor at the event.	4
		(3) The	e noti	ce must state—	5
		(a)	beli	the investigator or police officer eves the sale of liquor at the event is not mpt from this Act under section 13; and	6 7 8
		(b)		reason for the investigator's or police cer's belief; and	9 10
		(c)	und pro	a failure to qualify for the exemption er section 13 means the entity may be secuted for breaching 1 or more visions of this Act; and	11 12 13 14
		(d)	eith	er—	15
			(i)	the action the investigator or police officer considers must be taken to qualify for the exemption under section 13; or	16 17 18 19
			(ii)	that the sale of liquor must cease immediately.	20 21
Clause	128	Amendment of s 2	21 (Ju	urisdiction and powers of tribunal)	22
		Section 21(1)(bb), 's	•	•	23
		omit, insert—			24
		section	155A]	D(7)(b)	25
Clause	129	Amendment of s 4 guidelines)	42A (Commissioner may make	26 27
		Section 42A(1)(b), e	xamp	les, item 2, after 'statement'—	28
		insert—			29
		required	l unde	r section 116	30

ſο	130
18	130

Clause	130	Replacem	ent of ss	s 50 and 51	1
		Sections 50	and 51—		2
		omit, insert	<u></u>		3
		50	Applica	tion of pt 3A	4
			This parisk-asserisk-assesection 1	ssed management plan or revised ssed management plan that must, under	5 6 7 8
			(a)	accompany an application mentioned in section $105A(1)$; or	9 10
			(b)	be given to the commissioner in relation to an application mentioned in section 105A(3).	11 12 13
		51	Approv	al of plan or revised plan	14
			If the con	mmissioner grants the application—	15
			(a)	the commissioner is taken to have approved the risk-assessed management plan or revised risk-assessed management plan; and	16 17 18
			(b)	the commissioner must endorse the plan or revised plan with the commissioner's written approval and give the endorsed plan to the licensee or permittee who made the application.	19 20 21 22 23
Clause	131	Amendme	ent of s 5	2 (Changing plan)	24
		Section 52(2), from '	plan mentioned'—	25
		omit, insert	· <u> </u>		26
			plan.		27
			Note—	-	28
			See	section 4, definition risk-assessed management plan.	29

Clause	132	Amendment of entertainment		7AA (Principal activity is the provision	1 2
		Section 67AA(2	2)—		3
		omit, insert—			4
		(2)	sale	authority of the licence is restricted to the and supply of liquor to a person for sumption on the premises—	5 6 7
			(a)	in association with the person being provided entertainment on the premises; or	8 9
			(b)	for periods when entertainment is not being provided on the premises—in association with the person eating a meal on the premises, if the meal is prepared, served and intended to eaten on the premises—	10 11 12 13 14
				(i) during a relevant period; and	15
				(ii) when the majority of the premises are set up for dining.	16 17
		(3)	In t	his section—	18
			rele	vant period, for premises, means—	19
			(a)	for premises to which an extended trading hours approval applies for trading between 9a.m. and 10a.m.—between 9a.m. and 5p.m.; or	20 21 22 23
			(b)	if subparagraph (i) does not apply—between 10a.m. and 5p.m.	24 25
Clause	133	Amendment of	of s 1	05 (Requirements for applications)	26
		Section 105(1A) and	(5)—	27
		omit.			28
Clause	134	Insertion of n	ew s	105A	29
		After section 10)5—		30

insert-	105A A	dditional requirement for particular plications—risk-assessed management	1 2 3 4
	(1)	Subsection (2) applies in relation to an application for or relating to a licence or restricted liquor permit made under section 105, other than an application for a subsidiary on-premises licence (meals) relating to low risk premises.	5 6 7 8 9 10
	(2)	The application must be accompanied by—	11
		(a) if the application is for a licence or restricted liquor permit—a proposed risk-assessed management plan for the premises to which the application relates; or	12 13 14 15
		(b) if the application is a relevant application—a proposed revised risk-assessed management plan for the licensed premises.	16 17 18 19
	(3)	Subsections (4) and (5) apply in relation to an application made under section 105 for a subsidiary on-premises licence (meals) relating to low risk premises if the commissioner considers an approved risk-assessed management plan or revised risk-assessed management plan for the premises is necessary to—	20 21 22 23 24 25 26
		(a) ensure compliance with this Act; or	27
		(b) give effect to an agreement about the management of premises that has resulted from a decision of the tribunal; or	28 29 30
		(c) give effect to the main purposes of this Act mentioned in section 3(a); or	31 32
		(d) minimise alcohol-related disturbances, or public disorder, in a locality.	33 34

(4)	com app com less risk	ore deciding the application, the missioner may, by written notice to the licant, require the applicant to give the missioner within the reasonable period of not than 30 days stated in the notice, a proposed -assessed management plan for the premises which the application relates.	1 2 3 4 5 6 7
(5)	app the	application is taken to be withdrawn if the licant fails to comply with the notice, unless commissioner considers the applicant has a conable excuse for the non-compliance.	8 9 10 11
(6)	In tl	nis section—	12
	an	risk premises means premises the subject of application to which all of the following ly—	13 14 15
	(a)	if the application were to be granted—	16
		(i) liquor would not be sold at the premises between 12a.m. and 5a.m.; and	17 18 19
		(ii) the premises would not be the subject of an adult entertainment permit;	20 21
	(b)	the premises are not situated in a restricted area.	22 23
	rele	vant application means an application for—	24
	(a)	the transfer of a licence; or	25
	(b)	a permanent variation of a licence; or	26
	(c)	an approval for a permanent change in a licensed area; or	27 28
	(d)	an extended trading hours approval; or	29
	(e)	an approval for a change in the principal activity of a business conducted under a licence; or	30 31 32

[s 135	1
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		(f) an approval to sell or supply liquor, or allow liquor to be consumed, in a car park of licensed premises.	1 2 3
Clause	135	Amendment of s 107A (Additional restriction on grant of licence)	4 5
		Section 107A(4), definition individual, 'commissioner'—	6
		omit, insert—	7
		chief executive	8
Clause	136	Amendment of s 107D (Restriction on grant of adult entertainment permit)	9 10
		Section 107D(1)(c), 'section 103H'—	11
		omit, insert—	12
		section 103Q	13
Clause	137	Amendment of s 116 (When community impact statement to be given to commissioner)	14 15
		(1) Section 116(1), 'community impact statement'—	16
		omit, insert—	17
		statement complying with subsections (8) and (9) (a community impact statement)	18 19
		(2) Section 116—	20
		insert—	21
		(1A) However, the commissioner may waive the requirement for a community impact statement if—	22 23 24
		(a) any of the following apply—	25
		(i) the application does not involve a significant change to the licensed premises or the nature or extent of the	26 27 28

				business carried on from the licensed premises;	1 2
			(ii)	the premises are in a remote location;	3
			(iii)	the purpose of the community impact statement has been, or can be, achieved by other means;	4 5 6
			(iv)	other special circumstances exist; and	7
		(b)	(a),	the commissioner is satisfied the ement is not necessary.	8 9 10
	(1B)	com	nmiss nmun	rithout limiting subsection (2), the ioner may waive the requirement for a ity impact statement for an application sidiary on-premises licence (meals) if—	11 12 13 14
		(a)		proposed licensed premises are located commercial complex; and	15 16
		(b)	grar	grant of the licence will not include the at of an extended trading hours approval trading between 12a.m. and 5a.m.; and	17 18 19
		(c)	the	commissioner is satisfied—	20
			(i)	the grant of the licence will not adversely affect the amenity of the community; and	21 22 23
			(ii)	amplified entertainment, including, for example, amplified music, will not be provided at the premises.	24 25 26
(2)	Section 116	(2),	Subs	ection (3)'—	27
	omit, insert-	_			28
	Subs	section	on (5))	29
(3)	Section 116	(4)—	_		30
	omit.				31
(4)	Section 116	(5),	'subs	ection (3)'—	32

[s	1	38
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		omit, insert—	1	
		subsection (5)	2	
		(5) Section 116(1A) to (8)—	3	
		renumber as section 116(2) to ((9).	
Clause	138	Amendment of s 117 (Advice a	bout application etc.) 5	
		Section 117(4), definition relevant a	application, paragraph (a)— 6	
		omit, insert—	7	
		· · · · · · · · · · · · · · · · · · ·	on for which a community 8 ment must be given under 9 or 10)
Clause	139	Amendment of s 118 (Advertise	ement of applications)	1
		(1) Section 118(1)(a) and (b)—	12	2
		omit, insert—	13	3
		(a) a licence or than—	variation of a licence, other 14	
			olication for a subsidiary 16 ises licence (meals); or 17	
		(ii) an appro	eval of a detached bottle shop; 18	3
		(b) a subsidiary of premises if—	on-premises licence (meals) for 20	
			missioner gives the applicant a 21 nder section 118AA; or 22	
		extended premises trading	icant has also applied for an ditrading hours approval for the sthat, if granted, would extend hours on a regular basis to trading between 12a.m. and 28	1 5 7
		(ba) an approval o	f a detached bottle shop, if— 29)

		(i)	the commissioner gives the applicant a notice under section 118AA; or	1 2
		(ii)	the detached bottle shop will, if the application is approved, be open for business after 10p.m.;	3 4 5
(2)	Section 118	3(1)(ba) to	(e)—	6
	renumber a	s section 1	18(1)(c) to (f).	7
(3)	Section 118	8(2)(a)—		8
	omit.			9
(4)	Section 118	8(2)(b) and	I (c)—	10
	renumber a	s section 1	18(2)(a) and (b).	11
(5)	Section 118	8(2A), 'sub	osection (2)(b)'—	12
	omit, insert	<u></u>		13
	sub	section (2)	(a)	14
(6)	Section 118	3(4), 'subs	ection (5)'—	15
	omit, insert	<u></u>		16
	sub	section (6)		17
(7)	Section 118	3(4), 'subs	ection (2) or (3)'—	18
	omit, insert	<u></u>		19
	sub	section (2)	or (4)	20
(8)	Section 118	3—		21
	insert—			22
	(6A)	made, th	plication mentioned in subsection (1) is e commissioner must publish notice of cation on the department's website.	23 24 25
(9)	Section 118	3(2A) to (7	")—	26
	renumber a	s section 1	18(3) to (9).	27

s 140

Clause	140	Insertion of new s 118AA				
		After section 118—				
		insert—			3	
		118AA		nmissioner may give notice requiring ertisement of particular applications	4 5	
		(1)	This for—	section applies in relation to an application	6 7	
			(a)	a subsidiary on-premises licence (meals); or	8	
			(b)	an approval of a detached bottle shop.	9	
		(2)	appli adve	commissioner may give a notice to the icant requiring the application to be rtised under section 118 if any of the wing apply—	10 11 12 13	
				for an application for a subsidiary on-premises licence—the commissioner reasonably considers that amplified entertainment, including, for example, amplified music, will be provided at the premises if the application is granted;	14 15 16 17 18 19	
				the commissioner reasonably considers the amenity of the community may be adversely affected by the grant of the application;	20 21 22	
				the premises the subject of the application are not situated in a commercial complex;	23 24	
			,	the commissioner otherwise reasonably considers the application should be advertised having regard to the main purpose of this Act mentioned in section 3(a).	25 26 27 28 29	
Clause	141	Amendment o	of s 11	8A (Submissions)	30	
		Section 118		,	31	
		omit, insert	t		32	

	 This section applies if a notice is published under section 118 about an application for which a community impact statement must be given under section 116. A member of the public may make a written submission to the commissioner about the matters mentioned in section 116(8). 	1 2 3 4 5 6 7			
142	Amendment of s 121 (Matters the commissioner must have regard to)	8 9			
	Section 121(1)(a)—	10			
	omit, insert—	11			
	(a) if a community impact statement is required to be given for the application under section 116—	12 13 14			
	(i) the matters mentioned in section 116(8); and	15 16			
	(ii) the public interest in so far as it relates to the main purpose of this Act mentioned in section 3(a) or the impact on the amenity of the community; and	17 18 19 20			
143	Amendment of s 122 (Procedure on receipt of objections)	21			
	Section 122(2)(b), 'section 118(3)'—				
	omit, insert—	23			
	section 118(4)	24			
144	Amendment of s 141 (Order to close premises for unlawful trading)	25 26			
	(1) Section 141(1)—	27			
	omit, insert—	28			
	143	section 118 about an application for which a community impact statement must be given under section 116. (2) A member of the public may make a written submission to the commissioner about the matters mentioned in section 116(8). 142 Amendment of s 121 (Matters the commissioner must have regard to) Section 121(1)(a)— omit, insert— (a) if a community impact statement is required to be given for the application under section 116— (i) the matters mentioned in section 116(8); and (ii) the public interest in so far as it relates to the main purpose of this Act mentioned in section 3(a) or the impact on the amenity of the community; and 143 Amendment of s 122 (Procedure on receipt of objections) Section 122(2)(b), 'section 118(3)'— omit, insert— section 118(4) 144 Amendment of s 141 (Order to close premises for unlawful trading) (1) Section 141(1)—			

	(1) This section applies if business is conducted o licensed premises by a person other than—				
		(a)	the licensee of the premises; or	3	
		(b)	an approved manager who is an employee of the licensee; or	4 5	
		(c)	if the licensee for the premises has, or has entered into, an approved arrangement for the premises with another person—an approved manager who is an employee of the other person; or	6 7 8 9	
		(d)	a person authorised by the commissioner under section 131A.	11 12	
	(1A)	ceas	commissioner may give the person ducting business on the premises an order to se trading in liquor on the premises and to se the premises.	13 14 15 16	
(2)	Section 141			17	
	insert—			18	
	(3)	In th	nis section—	19	
	approved arrangement, for licensed premises, means a lease, sublease, franchise agreement or management agreement for the premises if the commissioner has approved the lease or sublease or the entering into of the franchise or management agreement for the purposes of section 153(3).				
(3)	Section 141	(1A)	to (3)—	27	
	renumber a	s sect	tion 141(2) to (4).	28	
Amendment of pt 5A, hdg (Trainers for licensee's course and approved training course)				29 30	
Part 5A, heading, 'and approved training course'—				31	
omit.				32	

Clause 145

Clause	146	Amendment of s 142B (Applying for approval as trainer)	1
		Section 142B(1), 'or approved training course'—	2
		omit.	3
Clause	147	Amendment of s 142C (Deciding application)	4
		Section 142C(2), 'or approved training course'—	5
		omit.	6
Clause	148	Amendment of s 142G (Deciding application)	7
		Section 142G(2) and (3)(b), 'or approved training course'—	8
		omit.	9
Clause	149	Amendment of s 142L (Grounds for cancellation)	10
		Section 142L(b), 'or approved training course'—	11
		omit.	12
Clause	150	Amendment of s 153 (Letting or subletting of licensed premises)	13 14
		Section 153(4)—	15
		omit.	16
Clause	151	Amendment of s 155 (Minors on premises)	17
		Section 155(4), definition <i>exempt minor</i> , paragraph (d), after 'club licence'—	18 19
		insert—	20
		, community other licence	21

	150	Λ	andmant a	4 ~ 1	FFAD (Who must be present or	1
lause	152				55AD (Who must be present or ble at licensed premises etc.)	1 2
		(1)	Section 155	5AD(2), after 'ensure that'—	3
			insert—			4
			a pe	erson	employed by the corporation as	5
		(2)	Section 155	5AD(3)(a) and (b), after 'ensure that'—	6
			insert—			7
			a pe	erson	employed by the individual as	8
		(3)	Section 155	5AD(4A) and (4B)—	9
			omit, insert	<u>;</u> —		10
			(4A)	may	hout limiting section 107C, the commissioner v, under that section, impose the following ditions on a licence or permit—	11 12 13
				(a)	if the licensee or permittee is a corporation—a condition requiring the corporation to take reasonable steps to ensure a person employed by the corporation as an approved manager is present during the times mentioned in subsection (2)(a) at the premises to which the licence or permit relates;	14 15 16 17 18 19 20 21
				(b)	if the licensee or permittee is an individual—a condition requiring the individual to be present, or take reasonable steps to ensure a person employed by the individual as an approved manager is present, during the times mentioned in subsection (3)(a) at the premises to which the licence or permit relates.	22 23 24 25 26 27 28 29
			(4B)		this section, an approved manager is <i>present</i> remises if the approved manager is—	30 31
				(a)	at the premises acting in the capacity of an approved manager; and	32 33

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		(b) in control of the premises.	1
		Note—	2
		See section 142ZF for the responsibilities of an approved manager in control of licenced premises or premises to which a permit relates.	3 4 5
		(4) Section 155AD(5), 'For'—	6
		omit, insert—	7
		Also, for	8
		(5) Section 155AD(4A) to (6)—	9
		renumber as section 155AD(5) to (8).	10
Clause	153	Replacement of s 155AE (Approved managers register)	11
		Section 155AE—	12
		omit, insert—	13
		155AE Copies of certificates must be available at premises	14 15
		The licensee or permittee must—	16
		(a) keep at the premises copies of the current training course certificates and current licensee's course certificates held by each approved manager employed by the licensee or permittee; and	17 18 19 20 21
		(b) if requested by an investigator at the premises—make the copies available for inspection by the investigator.	22 23 24
		Maximum penalty—100 penalty units.	25
Clause	154	Amendment of s 155AF (Exemption from obligation under s 155AD(3))	26 27
		Section 155AF(4)—	28
		omit, insert—	29
		(4) In this section—	30

		present see section 155AD(6).	1
		reasonably available see section 155AD(7).	2
Clause	155	Amendment of s 168C (Attempt to take liquor into restricted area)	3
		Section 168C(5), definition <i>relevant restricted area</i> —	5
		omit.	<i>5</i>
		onu.	U
Clause	156	Amendment of s 199 (Definitions for pt 9)	7
		Section 199, definition community investment fund—	8
		omit.	9
Clause	157	Omission of s 219 (Community investment fund)	10
		Section 219—	11
		omit.	12
Clause	158	Replacement of s 220 (Disbursement of fees etc.)	13
		Section 220—	14
		omit, insert—	15
		220 Payments into consolidated fund	16
		Payments received by the commissioner for all fees and charges under this Act must be paid into the consolidated fund.	17 18 19
Clause	159	Amendment of s 309 (Guidelines of chief executive or commissioner continue as guidelines of commissioner)	20 21
		Section 309, heading, 'or commissioner'—	22
		omit, insert—	23
		or commission	24

Clause	160	Insertion of ne	ew pt 12, d	iv 13	1 2
		insert— Divisi	on 13	Transitional provision for Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013	3 4 5 6 7 8
			ntinuation tificate	of existing training course	9 10
		(1)			11 12 13 14
		(2)		cate continues in force until the day years after the certificate was given to	15 16 17
	Part	11	Amend 1997	ment of Lotteries Act	18 19
Clause	161	Act amended	1.4. 7		20
		This part ai	mends the L_0	otteries Act 1997.	21
Clause	162	Amendment o	of s 40 (Mea	aning of <i>key employee</i>)	22
		Section 40(1)(c)	, 'approved'	· <u></u>	23
		omit.			24

[s	163]
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Clause	163	Am	nendment d	of s 59 (Grounds)	1
		Sec	tion 59(3)(a)), 'approved control'—	2
		omi	it, insert—		3
			ope	erator's control	4
Clause	164	Om	nission of s	s 99A (Application of lottery tax)	5
		Sec	tion 99A—		6
		omi	it.		7
Clause	165			of s 100 (Lottery to be conducted under an trol system)	8 9
		(1)	Section 10	0, heading, 'an approved'—	10
			omit.		11
		(2)	Section 10	0(1), 'an approved control system'—	12
			omit, inser	<i>t</i> —	13
			a co	ontrol system that complies with section 101	14
		(3)	Section 10	0(2) and (3)—	15
			omit, inser	<i>t</i> —	16
			(2)	The lottery operator must not contravene its control system in the conduct of the lottery.	17 18
				Maximum penalty—200 penalty units.	19
			(3)	A lottery operator must, on request by an inspector, make its control system available for inspection by the inspector.	20 21 22
				Maximum penalty—200 penalty units.	23
Clause	166	Re	placement	of ss 101–104	24
			Sections 10	01 to 104—	25
			omit, inser	<i>t</i> —	26

101 Cor	ntent	t of control system	1
(1)	A lo	ottery operator's control system for a lottery	2 3
	(a)	be in writing; and	4
	(b)	include details about each matter for the lottery stated in subsection (2), to the extent the matter relates to the internal controls to be put in place by the operator for the following purposes—	5 6 7 8 9
		(i) ensuring amounts payable by the operator to the State for the lottery are worked out and paid under this Act;	10 11 12
		(ii) protecting the integrity of the conduct of the lottery by the operator.	13 14
(2)	For	subsection (1)(b), the matters are—	15
	(a)	accounting systems and procedures; and	16
	(b)	administrative systems and procedures; and	17
	(c)	procedures for recording entries, and paying prizes won, in the lottery;	18 19
	(d)	computer software; and	20
	(e)	systems and procedures for the maintenance, security, storage and transportation of equipment; and	21 22 23
	(f)	systems and procedures for using and maintaining security facilities; and	24 25
	(g)	the general procedures to be followed for the conduct of the lottery.	26 27
		recutive may give direction about of control system	28 29
(1)	cons	s section applies if the chief executive siders a lottery operator's control system for a ery is insufficient for—	30 31 32

[s 167]

		this	Act for the lottery are properly worked and paid; or	1 2 3
			ecting the integrity of the conduct of the ery by the operator.	4 5
	(2)	operator, control s matters	f executive may, by written notice to the direct the operator to include in its ystem additional details about 1 or more mentioned in section 101(2) within the le period, and in the way, stated in the	6 7 8 9 10 11
	(3)	direction notice th	operator does not comply with the at the end of the period stated in the e operator's control system is taken to en changed in the way stated in the	12 13 14 15 16
Clause 167	Insertion of ne	ew pt 12,	div 7	17
	Part 12—			18
	insert—			19
	insert— Divisi c	on 7	Transitional provision for Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013	
	Divisio		Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment	19 20 21 22 23
	Divisio	ntinuation This sect	Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013 n of offence under s 100 ion applies if a person is alleged to have ed an offence against section 100, as in mediately before the commencement of	19 20 21 22 23 24

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			[5 100]	
			proceeding, as if the Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013, other than this section, had not commenced.	1 2 3 4
Clause	168		nendment of sch 2 (Decisions of chief executive oject to appeal)	5 6
		Sch	edule 2, part 1—	7
		inse	ert—	8
	102(2)		directing a lottery operator to include additional details about a matter in the operator's control system for conducting a lottery	
Clause	169	Am	nendment of sch 3 (Dictionary)	9
		(1)	Schedule 3, definitions approved control system, control system (change) submission and control system submission—	10 11
			omit.	12
		(2)	Schedule 3, definition <i>control system</i> , 'and administrative and accounting procedures'—	13 14
			omit.	15
	Part	12	Amendment of Recording of	16
			Evidence Act 1962	17
Clause	170	Act	t amended	18
			This part amends the <i>Recording of Evidence Act 1962</i> .	19
Clause	171		nendment of s 5B (Availability of copies of records and nscriptions)	20 21
		(1)	Section 5B—	22

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			insert—		1
			(3A)	The chief executive may put in place arrangements for providing copies of records or transcriptions to the Supreme Court library committee established under the Supreme Court Library Act 1968, at no cost, for the purposes of enabling the committee to maintain and administer QSIS under that Act.	2 3 4 5 6 7 8
		(2)	Section 5B((3A) to (5)—	9
			renumber a	s section 5B(4) to (6).	10
	Part	13		Amendment of Supreme Court Library Act 1968	11 12
Clause	172	Act	t amended		13
			This part an	mends the Supreme Court Library Act 1968.	14
Clause	173	Ins	ertion of ne	ew pt 1, hdg	15
		Bef	ore section 1	<u> </u>	16
		inse	ert—		17
			Part 1	Preliminary	18
Clause	174	Am	endment o	f s 2 (Definitions)	19
		(1)	Section 2, "	In this Act—'—	20
			omit, insert-	<u> </u>	21
				dictionary in schedule 1 defines particular words d in this Act.	22 23
		(2)	Section 2—	-	24
			insert—		25

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	ıs	- 1	10

Part :	2	Supreme Court library committee	28 29
insert—	_		27
After section 2-			26
Insertion of n	ew p	t 2, hdg	25
relocate to	sche	dule 1, as inserted by this Act.	24
(3) Section 2,	defini	tions—	23
	(b)	other information related to the administration of the criminal justice system in Queensland.	20 21 22
	(a)	information about sentencing contained in transcripts, or parts of transcripts, of recordings of criminal proceedings; and	17 18 19
	sentencing information includes—		16
	info	pricted information means sentencing ormation in the QSIS database, the disclosure which is prohibited under an Act or order of a rt.	12 13 14 15
	QSI	IS database see section 17(2).	11
	QS	IS see section 17(1).	10
	_	al services see the Legal Profession Act 2007, edule 2.	8 9
	the proj info	entity whose functions include supplying perty or services that consist of or use primation technology expertise to administer a labase of sentencing information.	3 4 5 6 7
		rective services see the Corrective Services 2006, schedule 4.	1 2

Clause 175

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Clause	176	Replacement of s : committee)	3, hdg (Supreme Court library	1 2
		Section 3, heading—		3
		omit, insert—		4
		3 Constitu	ution of committee	5
Clause	177	Replacement of s	10 (Functions of committee)	6
		Section 10—		7
		omit, insert—		8
		10 Functio	ns of committee	9
		The com	mittee has the following functions—	10
		(a)	managing and controlling the Supreme Court library;	11 12
		(b)	promoting the purposes and interests of the Supreme Court library;	13 14
		(c)	doing all things necessary, expedient or desirable for the benefit, preservation, maintenance, upkeep, expansion, improvement and housing of the Supreme Court library;	15 16 17 18 19
		(d)	monitoring and collating information about sentences imposed by courts;	20 21
		(e)	maintaining and administering QSIS.	22
		10A Delegat	ion of particular functions	23
			mittee may delegate its functions under part 3 lowing—	24 25
		(a)	a member;	26
		(b)	a subcommittee;	27
		(c)	an appropriately qualified employee.	28

[s 178	1
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Clause 1	78 Ir	nsertion of ne	ew pt 3 and sch 1	1
	A	fter section 16	<u> </u>	2
	ir	isert—		3
		Part 3	Queensland	4
			Sentencing Information	5
			Service	6
		17 Est	ablishment	7
		(1)	The Queensland Sentencing Information Service (<i>QSIS</i>) is established.	8 9
		(2)	The purpose of establishing QSIS is to provide a database of sentencing information (the <i>QSIS database</i>) to help with the administration of the criminal justice system by, for example, helping the courts achieve consistency in sentencing.	10 11 12 13 14
		18 Ser	ntencing information in QSIS database	15
		(1)	The committee may give sentencing information to the information technology service provider for inclusion in the QSIS database.	16 17 18
		(2)	The information technology service provider may include the sentencing information in the QSIS database.	19 20 21
		(3)	The committee may allow access to the QSIS database, other than a part of the database containing restricted information, to any entity for a purpose mentioned in section 17(2).	22 23 24 25
		(4)	The committee may allow access to restricted information only to an entity—	26 27
			(a) entitled to access under section 19(1); or	28
			(b) granted access under an arrangement mentioned in section 20.	29 30

(5)	This section applies despite any other Act that restricts or prohibits the disclosure of sentencing information.	1 2 3
19 Ac	cess to restricted information	4
(1)	Relevant judicial persons are entitled to access to restricted information in the QSIS database.	5 6
(2)	Subject to section 20, the committee may grant access to restricted information in the QSIS database to any of the following—	7 8 9
	(a) a government entity concerned with—	10
	(i) prosecuting offences; or	11
	(ii) providing legal services to defendants; or	12 13
	(iii) providing corrective services to offenders;	14 15
	(b) a local government to the extent the local government is concerned with prosecuting offences;	16 17 18
	(c) a non-government organisation that receives funding from the Commonwealth or a State government to provide legal services to defendants;	19 20 21 22
	(d) an employee of a non-government organisation who, under an Act, is appointed to enforce compliance with the Act;	23 24 25 26
	(e) a part of a government entity concerned with the administration of the criminal justice system;	27 28 29
	(f) a law practice or an individual Australian legal practitioner concerned with—	30 31
	(i) prosecuting offences; or	32

	(ii) providing legal services to defendants.	1
(3)	In this section—	2
	Australian legal practitioner see the Legal Profession Act 2007, section 6.	3 4
	government entity—	5
	(a) has the meaning given by the <i>Public Service Act 2008</i> , section 24; and	6 7
	(b) includes a government entity of the Commonwealth or another State.	8 9
	<i>law practice</i> see the <i>Legal Profession Act 2007</i> , schedule 2, definition <i>law practice</i> , paragraph (b).	10 11 12
	relevant judicial person means any of the following—	13 14
	(a) a judge of the Supreme Court or the District Court;	15 16
	(b) an associate to a judge;	17
	(c) a magistrate;	18
	(d) a judicial registrar of the Supreme Court, the District Court or the Magistrates Court.	19 20
20 Arr	angements for access to QSIS database	21
(1)	Subsection (2) applies if the committee intends granting an entity access to restricted information on the QSIS database under section 19(2).	22 23 24
(2)	The committee must first enter into a written arrangement with the entity about the access.	25 26
(3)	Without limiting subsection (2), the arrangement must state—	27 28
	(a) the purposes for which restricted information may be used; and	29

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	(b) for an arrangement with an entity other than an individual—the persons or category of persons within the entity to whom the restricted information may be disclosed; and	1 2 3 4
	(c) that the restricted information may not be disclosed to anyone other than in accordance with the arrangement.	5 6 7
21 Mis	suse of QSIS information	8
(1)	This section applies in relation to an entity that is—	9 10
	(a) allowed access to the QSIS database under section 18(3); or	11 12
	(b) entitled to access to restricted information under section 19(1); or	13 14
	(c) granted access to restricted information under section 19(2).	15 16
(2)	The entity, or persons within the entity, to whom access to the QSIS database is granted must not use the information other than for the purpose for which it was obtained.	17 18 19 20
	Maximum penalty—	21
	(a) for an individual—100 penalty units; or	22
	(b) for a corporation—500 penalty units.	23
(3)	Subsection (2) does not apply to an entity if, had the entity obtained information in the QSIS database in the performance of the entity's functions under another Act, use of the information would not have been restricted in the way stated in subsection (2).	24 25 26 27 28 29

22 Us	se of information permitted despite other Act	1
res (2) pur Ac	n entity, or persons within the entity, to whom stricted information obtained under section 19(1) or is disclosed, may use the information for the rpose for which it was obtained, despite any other et restricting or prohibiting the use of the formation.	2 3 4 5 6 7
23 Pr	otection from liability	8
(1)	This section applies to a person who, acting honestly, makes information in the QSIS database available to an entity—	9 10 11
	(a) allowed access under section 18(3); or	12
	(b) entitled to access to restricted information under section 19(1); or	13 14
	(c) granted access to restricted information under section 19(2).	15 16
(2)	The person is not liable, civilly, criminally or under an administrative process, for making the information available.	17 18 19
(3)	Also, merely because the person makes the information available, the person can not be held to have—	20 21 22
	(a) breached any code of professional etiquette or ethics; or	23 24
	(b) departed from accepted standards of professional conduct.	25 26
(4)	Without limiting subsections (2) and (3)—	27
	(a) in a proceeding for defamation, the person has a defence of absolute privilege for making the information available; and	28 29 30
	(b) if the person would otherwise be required to maintain confidentiality about the	31 32

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		 information under an Act, oath or rule of law or practice, the person— (i) does not contravene the Act, oath or rule of law or practice by making the information available; and (ii) is not liable to disciplinary action for making the information available. 	1 2 3 4 5 6 7
		Schedule 1 Dictionary	8
		section 3	9
	Part	14 Amendment of Wagering Act 1998	10 11
Clause	179	Act amended	12
		This part amends the Wagering Act 1998.	13
Clause	180	Amendment of s 95 (Meaning of <i>key employee</i>) Section 95(1)(c), 'approved'— omit.	14 15 16
Clause	181	Amendment of s 123 (Grounds)	17
		Section 123(3)(a), 'approved'—	18
		omit, insert—	19
		operator's	20

[s	1	82]

Clause	182	Omission of s	169 (Application of wagering tax)	1
		Section 169—		2
		omit.		3
Clause	183		of s 173 (Authorised wagering to be der an approved control system)	4 5
		(1) Section 173	3, heading, 'an approved'—	6
		omit.		7
		(2) Section 173	3(1), 'an approved control system'—	8
		omit, insert	-	9
		a co	ontrol system complying with section 174	10
		(3) Section 173	3(2) and (3)—	11
		omit, insert	<u></u>	12
		(2)	The authority operator must not contravene its control system in the conduct of authorised wagering.	13 14 15
			Maximum penalty—200 penalty units.	16
		(3)	An authority operator must, on request by an inspector, make its control system available for inspection by the inspector.	17 18 19
			Maximum penalty—200 penalty units.	20
Clause	184	Replacement	of ss 174–177	21
		Sections 174 to	177—	22
		omit, insert—		23
		174 Co	ntent of control system	24
		(1)	An authority operator's control system for authorised wagering must—	25 26
			(a) be in writing; and	27

	(b)	wagering stated extent the ma	about each matter for the d in subsection (2), to the tter relates to the internal put in place by the operator g purposes—	1 2 3 4 5
		operator to	amounts payable by the of the State for the wagering dout and paid under this Act;	6 7 8
			the integrity of the conduct orised wagering.	9 10
(2)	For	ubsection (1)(b)), the matters are—	11
	(a)	accounting syst	ems and procedures; and	12
	(b)	administrative s	ystems and procedures; and	13
	(c)	procedures for winning bets; an	recording bets and paying and	14 15
	(d)	computer softw	are; and	16
	(e)	systems and maintenance, transportation o	procedures for the security, storage and f equipment; and	17 18 19
	(f)	•	procedures for using and urity facilities; and	20 21
	(g)	the general pro the conduct of t	ocedures to be followed for he wagering.	22 23
		ecutive may g of control sys	ive direction about tem	24 25
(1)	con	ders an authori	es if the chief executive ty operator's control system ing is insufficient for—	26 27 28
	(a)	this Act for th	ats payable to the State under the conduct of wagering are dout and paid; or	29 30 31

			[8 100]	
			(b) protecting the integrity of the conduct of the authorised wagering.	1 2
		(2)	The chief executive may, by written notice to the operator, direct the operator to include in its control system additional details about 1 or more matters mentioned in section 174(2) within the reasonable period, and in the way, stated in the notice.	3 4 5 6 7 8
		(3)	If the operator does not comply with the direction, at the end of the period stated in the notice the operator's control system is taken to have been changed in the way stated in the notice.	9 10 11 12 13
Clause	185	Amendment o	of s 291 (When authority operators may ew)	14 15
		Section 291, after	er 'chief executive—'—	16
		insert—		17
		•	a decision under section 175 directing an authority operator to include additional details about a matter in the operator's control system for conducting wagering	18 19 20 21
Clause	186	Insertion of no	ew pt 17, div 5	22
		Part 17—	•	23
		insert—		24

			Divisio	on 5	Transitional provision for Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Act 2013	1 2 3 4 5
			340 Cor	ntinuation	of offence under s 173	6
			(1)	committee	on applies if a person is alleged to have I an offence against section 173, as in rediately before the commencement of in.	7 8 9 10
			(2)	proceeding continued, proceeding Tape Re	the Criminal Code, section 11, a g for the offence may be started or and the court may hear and decide the g, as if the <i>Liquor and Gaming (Red eduction)</i> and <i>Other Legislation at Act 2013</i> , other than this section, had enced.	11 12 13 14 15 16 17
Clause	187	Am	endment o	f sch 2 (Di	ictionary)	18
		(1)			ns approved control system, control ssion and control system submission—	19 20
			omit.			21
		(2)	Schedule 2, accounting		control system, 'and administrative and	22 23
			omit.			24

[s 188]

	Part	15	Amendment of Work Health and Safety Act 2011	1 2
Clause	188	Act amended This part a	mends the Work Health and Safety Act 2011.	3
		Tins part a	mends the work fredin and safety fiel 2011.	4
Clause	189	Replacement	of s 2 (Commencement)	5
		Section 2—		6
		omit, insert—		7
		2 Co	mmencement	8
		(1)	The following provisions commence on 1 January 2014—	9 10
			(a) part 18, division 2;	11
			(b) sections 391 and 401;	12
			(c) schedule 4, part 1.	13
		(2)	Sections 395, 396, 397(2) and 398 to 400 commence immediately after the commencement of sections 391 and 401.	14 15 16
		(3)	The remaining provisions commence on a day to be fixed by proclamation.	17 18
Clause	190	Amendment of amendments)	of sch 4 (Minor and consequential	19 20
		Schedule 4, par	t 1, under heading 'Electrical Safety Act 2002'—	21
		insert—		22
		3 Se	ction 210(2)(a), 'obligation'—	23
		om	it, insert—	24
			duty	25

Liquor and Gaming (Red Tape Reduction) and Other Legislation Amendment Bill 2013 Part 15 Amendment of Work Health and Safety Act 2011

[s	1	9	0

Editor's note—	1
Legislation ultimately amended—	2
• Electrical Safety Act 2002	3

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