Tobacco and Other Smoking Products Amendment Bill 2004

Amendments agreed to during Consideration

1 Clause 2—

At page 6, line 9, before '41' *insert*— '40A,'.

2 Clause 40—

At page 23, lines 15 and 16—

omit, insert—

- ' '(1) This section applies to the licensee of—
 - (a) premises to which a general licence or club licence under the *Liquor Act 1992* applies; or
 - (b) premises, to which a special facility licence under the *Liquor Act 1992* applies, that contain all or part of a casino.'.

3 Clause 40—

At page 26, lines 8 and 9—

omit, insert—

- ' '(2) Subsection (1) does not apply to the following areas of a major sports facility—
 - (a) a road or carpark;
 - (b) a picnic area or area of parkland.'.

4 Clause 40—

At page 28, lines 25 to 27-

omit, insert—

- (c) premises to which a general licence or club licence under the *Liquor Act 1992* applies; or
- (d) premises, to which a special facility licence under the *Liquor Act 1992* applies, that contain all or part of a casino.'.

5 After clause 40—

At page 31, after line 6—

insert—

'40A Insertion of new pt 2D

'Before part 3—

insert—

'Part 2D Cannabis utensils

'26ZQ Production, sale or public display of cannabis utensils

(1) A person must not produce, sell or publicly display a cannabis utensil.

Maximum penalty—140 penalty units.

(2) In this section—

cannabis utensil means an object for smoking cannabis sativa, colloquially known as a 'bong'.'.'

© State of Queensland 2004