



Queensland

Transport Operations (Road Use Management) (Offensive Advertising) Amendment Bill 2016

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2016

A Bill

for

An Act to amend the *Transport Operations (Road Use Management) Act 1995* for particular purposes

	Transp 2016 [s 1]	ort Operations (Road Use Ma	anagement) (Offensive Advertising) Amendment Bill	
	The F	Parliament of Queen	sland enacts—	1
Clause	1	Short title		2
			e cited as the Transport Operations (Road Use Offensive Advertising) Amendment Act 2016.	3 4
Clause	2	Commencement		5
		This Act comme	ences on a day to be fixed by proclamation.	6
Clause	3	Act amended		7
		This Act amer <i>Management</i>) Ac	nds the Transport Operations (Road Use ct 1995.	8 9
Clause	4	Insertion of new cl	h 3, pt 1B	10
		Chapter 3—		11
		insert—		12
		Part 1B	Cancelling vehicle	13
			registration for	14
			offensive	15
			advertisements	16
		Division 1	Preliminary	17
		19D Definitio	ons for part	18
		In tl	his part—	19
		adv	ertising code means—	20
		(a)	the document called the 'AANA Code of Ethics' published by the Australian Association of National Advertisers	21 22 23

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		ACN 003 179 673, as in force from time time; or	to 1 2
	(b)	another document that—	3
		(i) states a code of ethics, or se standards, for advertising; and	ts 4 5
		(ii) is prescribed by regulation to be a advertising code.	un 6 7
		<i>ertising code breach notice</i> see section (1)(b).	on 8 9
		ertising Standards Bureau means th ertising Standards Bureau ACN 084 452 66	ne 10 6. 11
board means the board appointed by the Advertising Standards Bureau that has the function of considering complaints about advertising made by members of the public to determine whether the advertising breaches the advertising code.			
			17
		stration cancellation notice see section 19	
Divisio	regi . (1).	0	F 18
	<i>regi</i> (1). on 2	stration cancellation notice see section 19 Cancelling vehicle	PF 18 19 20
	<i>regi</i> (1). on 2	stration cancellation notice see section 19 Cancelling vehicle registration	PF 18 19 20 21
19E App	<i>regi</i> (1). on 2	stration cancellation notice see section 19 Cancelling vehicle registration	PF 18 19 20 21 22 23 nt 24
19E App	regi (1). on 2 olicat	stration cancellation notice see section 19 Cancelling vehicle registration tion of division division applies if— the board determines that an advertisement on a registered vehicle breaches th	PF 18 19 20 21 22 23 nt 24 ne 25 26 ne 27
19E App	regi (1). on 2 olicat This (a)	stration cancellation notice see section 19 Cancelling vehicle registration tion of division division applies if— the board determines that an advertisement on a registered vehicle breaches the advertising code; and the Advertising Standards Bureau gives the chief executive a written notice (a	PF 18 19 20 21 22 23 nt 24 ne 25 26 ne 27 un 28

[s	4]
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(2)	For subsection (1)(b)(ii), the determination is final if the period for asking for a review of the determination has ended and—	1 2 3
	(a) any of the following applies to each request for a review of the determination—	4 5
	 (i) the request was not accepted because it did not meet the grounds on which a determination may be reviewed; 	6 7 8
	(ii) the determination was confirmed;	9
	(iii) the review resulted in a determination that an advertisement on the vehicle breaches the advertising code; or	10 11 12
	(b) no request for a review of the determination was made.	13 14
(3)	In subsection (1)(a), a reference to a determination by the board includes a reference to a determination made by another entity as a result of a review of a determination of the board.	15 16 17 18
19F Reg	gistration cancellation notice	19
(1)	The chief executive may give the registered operator of the vehicle a notice (a <i>registration cancellation notice</i>) stating that—	20 21 22
	 (a) the Advertising Standards Bureau has given an advertising code breach notice for the vehicle to the chief executive; and 	23 24 25
	(b) the vehicle's registration will be cancelled on a stated day unless the Advertising Standards Bureau withdraws its advertising code breach notice before that day.	26 27 28 29
(2)	The day stated in the registration cancellation notice must be at least 14 days after the notice is given to the registered operator.	30 31 32
(3)	The chief executive may, by notice given to the registered operator, state a later day on which the	33 34

	vehicle's registration will be cancelled.	1
	vertising Standards Bureau withdraws vertising code breach notice	2 3
(1)	This section applies if—	4
	(a) the chief executive gives a registration cancellation notice to the registered operator of the vehicle; and	5 6 7
	 (b) the Advertising Standards Bureau gives a written notice to the chief executive, before the chief executive cancels the vehicle's registration under section 19H , withdrawing its advertising code breach notice. 	8 9 10 11 12 13
(2)	The chief executive must—	14
	(a) take no further action under this division to cancel the registration of the vehicle; and	15 16
	(b) give a written notice to the registered operator of the vehicle stating that—	17 18
	(i) the advertising code breach notice has been withdrawn; and	19 20
	(ii) no further action will be taken to cancel the registration of the vehicle.	21 22
19H Car	ncellation of registration	23
(1)	The chief executive may cancel the vehicle's registration, on or after the cancellation day, if the Advertising Standards Bureau has not given the chief executive a notice withdrawing the advertising code breach notice for the vehicle.	24 25 26 27 28
(2)	The chief executive must give the registered operator of the vehicle written notice of the cancellation.	29 30 31
(3)	If the chief executive decides not to cancel the	32

	vehicle's registration, the chief executive must give written notice that no further action will be taken to cancel the registration of the vehicle to the registered operator.	1 2 3 4
(4)	In this section—	5
	<i>cancellation day</i> means the day stated in a registration cancellation notice given under section 19F (1), or a later day stated in a notice given under section 19F (3), as the day on which the vehicle's registration will be cancelled.	6 7 8 9 10
	uirement to return number plates and istration label	11 12
(1)	The notice of the cancellation of the vehicle's registration under section 19H (2) must require the registered operator to return to the chief executive within 14 days after the notice is given—	13 14 15 16 17
	(a) the number plates issued for the vehicle; and	18
	(b) if, under a regulation, a registration label is required to be issued for the vehicle when the vehicle is registered—the registration label issued for the vehicle.	19 20 21 22
(2)	The registered operator must comply with the requirement under subsection (1).	23 24
	Maximum penalty—20 penalty units.	25
(3)	However, if a number plate or registration label has been lost, stolen or destroyed, the registered operator does not contravene subsection (2) if the registered operator, by written notice, gives details of the loss, theft or destruction to the chief executive within the period mentioned in subsection (1).	26 27 28 29 30 31 32

Division 3	Matters after vehicle registration is cancelled	1 2
19J Applica	tion of division	3
Thi	s division applies if—	4
(a)	the chief executive—	5
	(i) gives a registration cancellation notice for a vehicle to the registered operator; and	6 7 8
	 (ii) does not give the registered operator a notice that no further action will be taken to cancel the vehicle's registration under section 19G(2)(b) or 19H (3); and 	9 1 1 1 1
(b)	after the registration cancellation notice is given, the registration of the vehicle is cancelled, whether under section 19H or otherwise.	1 1 1 1
19K No refu	nd of registration fee	1
enti of	registered operator of the vehicle is not tled to a refund of the registration fee, or part he fee, paid for the vehicle because of the cellation.	1 2 2 2
19L Applyin cancell	g for registration after registration	2 2
regi by a that regi	application made under a regulation for the stration of the vehicle must be accompanied a statutory declaration by the applicant stating the advertisement the subject of the stration cancellation notice has been removed in the vehicle.	

(2) The chief executive must refuse to accept the 31

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	application for registration unless it is accompanied by the statutory declaration.	
Divisio	on 4 General	
19M No	transfer of registration	
	The chief executive must not record a transfer of the registration of a vehicle if—	
	(a) a registration cancellation notice for the vehicle has been given to the registered operator; and	
	(b) the chief executive has not given the registered operator a notice that no further action will be taken to cancel the vehicle's registration under section $19G(2)(b)$ or $19H(3)$.	
19N Lin	nitation of review	
(1)	This section applies to each of the following decisions of the chief executive—	
	(a) a decision to give a registration cancellation notice under section 19F (1);	
	(b) a decision to cancel, or not to cancel, the registration of a vehicle under section 19H.	
(2)	The Judicial Review Act 1991, part 4 does not apply to the decision.	
(3)	Subject to subsection (4), the decision—	
	(a) is final and conclusive; and	
	 (b) can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial</i> <i>Review Act 1991</i> or otherwise (whether by 	

	the Supreme Court, another court, a tribunal or another entity); and	1 2
	 (c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground. 	3 4 5 6
(4)	The <i>Judicial Review Act 1991</i> , part 5 applies to the decision to the extent the decision is affected by jurisdictional error.	7 8 9
(5)	In this section—	10
	<i>decision</i> includes a decision or conduct leading up to or forming part of the process of making a decision.	11 12 13
190 Not	ices given by electronic communication	14
	The chief executive may give a notice to the registered operator of a vehicle under this part by electronic communication to an electronic address of the registered operator if the operator—	15 16 17 18 19
	 (a) gave the address to the chief executive for the purpose of communicating with the registered operator (whether or not it was given for use under this part); and 	20 21 22 23
	(b) has not asked the chief executive (orally or in writing) to discontinue use of the address.	24 25
	Examples of an electronic address—	26
	an email address or mobile phone number	27
Clause 5 Amendment o	feeh (Distignam)	20
Schedule 4-	f sch 4 (Dictionary)	28 29
insert—		29 30
	<i>advertising code</i> , for chapter 3, part 1B, see section 19D.	31 32

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<i>advertising code breach notice</i> , for chapter 3, part 1B, see section 19E(1)(b).	1 2
Advertising Standards Bureau, for chapter 3, part 1B, see section 19D.	3 4
<i>board</i> , for chapter 3, part 1B, see section 19D.	5
<i>registration cancellation notice</i> , for chapter 3, part 1B, see section 19F (1).	6 7

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