

Tow Truck and Other Legislation Amendment Bill 2017



Queensland

Tow Truck and Other Legislation Amendment Bill 2017

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2017

A Bill

for

An Act to amend the State Penalties Enforcement Act 1999, the State Penalties Enforcement Regulation 2014, the Tow Truck Act 1973, the Tow Truck Regulation 2009, the Transport Infrastructure Act 1994 and the Youth Justice Act 1992 for particular purposes

s	1]	

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the <i>Tow Truck and Other Legislation</i> Amendment Act 2017.	4 5
Clause	2	Commencement	6
		(1) Parts 2 and 6 commence on 1 December 2017.	7
		(2) Parts 3 and 5 commence on the day the Youth Justice and Other Legislation (Inclusion of 17-year-old Persons) Amendment Act 2016, section 6 commences.	8 9 10
	Part	2 Amendment of Tow Truck Act 1973	11 12
Clause	3	Act amended	13
		This part amends the <i>Tow Truck Act 1973</i> .	14
Clause	4	Insertion of new s 4D	15
		Part 1—	16
		insert—	17
		4D Meaning of towing consent	18
		(1) A <i>towing consent</i> is a document, in the approved form, between an occupier of private property and the holder of a licence that states there is an arrangement between the occupier and the holder under which the holder may, until the	19 20 21 22 23

	-	[0.0]	
		arrangement is revoked by the occupier, tow a private property motor vehicle from the property.	1 2
		(2) To remove any doubt, it is declared that a towing consent does not constitute legal authority for the towing of a motor vehicle from private property.	3 4 5
lause	5	Amendment of s 5 (Requirement as to licence for tow truck)	6 7
		(1) Section 5, 'unless it'—	8
		omit, insert—	9
		for towing prescribed motor vehicles in a regulated area unless the tow truck	10 11
		(2) Section 5—	12
		insert—	13
		Maximum penalty—160 penalty units.	14
lause	6	Amendment of s 6 (Application for licence)	15
		Section 6(2), 'and issue'—	16
		omit.	17
lause	7	Amendment of s 7 (Form and authority of licence)	18
		Section 7, 'issued'—	19
		omit, insert—	20
		granted	21
lause	8	Replacement of ss 8 and 9	22
		Sections 8 and 9—	23
		omit, insert—	24
		8 Term of licence	25
		(1) A licence may be granted for a term of not more	26

		than 5 years.	1
	(2)	A licence comes into force on the day it is granted.	2
	(3)	A licence stops being in force if it—	3
		(a) expires; or	4
		(b) is cancelled, suspended or surrendered.	5
	(4)	A licence suspended under this Act is taken not to be in force during the period of the suspension.	6 7
9	Rei	newal of licence	8
	(1)	The holder of a licence may apply to the chief executive to renew the licence.	9 10
	(2)	The application must—	11
		(a) be made as prescribed by regulation; and	12
		(b) be accompanied by the fee prescribed by regulation.	13 14
	(3)	The chief executive may renew the licence if satisfied the holder of the licence continues to be an appropriate person to hold the licence.	15 16 17
	(4)	For deciding whether the holder of the licence continues to be an appropriate person to hold the licence, the chief executive must have regard to any report given to the chief executive by the police commissioner under section 36 about—	18 19 20 21 22
		(a) the holder; or	23
		(b) if the holder is a corporation—any of the holder's executive officers.	24 25
	(5)	A licence renewed under this section—	26
		(a) starts on the day the renewal is granted; and	27
		(b) is granted for a term of not more than 5 years; and	28 29
		(c) must state the expiry date for the licence	30

s	91

Clause	9	Am	endment of s 1	1 (Pe	ermits to tow motor vehicles)	1
			Section 11(1), af	ter 'v	vehicles'—	2
			insert—			3
			in a	regu	lated area	4
Clause	10	Am	endment of s 1	2 (C	onditions of licence)	5
		(1)	Section 12(2)—			6
			insert—			7
			(da)	the priv	a person acting under the authority of licence or a certificate must not unlock a ate property motor vehicle without the sent of the vehicle's owner or the ter's agent;	8 9 10 11 12
		(2)	Section 12(2)(g)	, 'daı	maged or seized'—	13
			omit, insert—			14
			pres	scribe	d	15
		(3)	Section 12(2)(h)			16
			omit, insert—			17
			(h)	that	the holder of the licence must—	18
				(i)	ensure an inventory of found property is made for each prescribed motor vehicle that is towed by a tow truck to which the licence relates; and	19 20 21 22
				(ii)	ensure the inventory is made as soon as reasonably practicable after the vehicle arrives at its destination; and	23 24 25
				(iii)	keep the inventory at the place of business stated in the licence;	26 27
		(4)	Section 12(2)(1),	'driv	ver's certificate or an assistant's'—	28
			omit.			29
		(5)	Section 12(2)—			30

insert—			1
	(s)	for the towing of a private property motor vehicle from private property—that a person—	2 3 4
		(i) if the person is not the holder of a certificate—must not accompany the driver of the tow truck to which the licence relates while the tow truck is—	5 6 7 8
		(A) proceeding to the property; or	9
		(B) towing the vehicle; and	10
		(ii) must not tow the vehicle unless the holder of the licence has a valid towing consent from the occupier of the property relating to the towing of the vehicle from the property; and	11 12 13 14 15
		(iii) must not tow the vehicle while a person is inside it; and	16 17
		(iv) must not cause, or allow to be caused, an unreasonable obstruction on private property or a road by a tow truck to which the licence relates; and	18 19 20 21
		(v) must, before towing the vehicle, take reasonable steps to locate the vehicle's owner; and	22 23 24
		(vi) must not, after taking reasonable steps to find the vehicle's owner, take longer than is reasonably necessary to tow the vehicle; and	25 26 27 28
		(vii) may only tow the vehicle to the nearest holding yard that is owned or leased by the holder of the licence; and	29 30 31
		(viii)must not move the vehicle from a holding yard without the written authority of the vehicle's owner or the owner's agent; and	32 33 34 35

renumber as section 12(2)(e) to (t). (7) Section 12— insert— (3) In this section— certificate means— (a) a driver's certificate; or (b) an assistant's certificate. Clause 11 Amendment of s 13 (Required certificates etc.) (1) Section 13, after 'must not'— insert— , in a regulated area (2) Section 13(a), after 'truck'— insert— to tow a prescribed motor vehicle (3) Section 13(b)— omit, insert— (b) be employed on or in connection with the use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or (ii) an assistant's certificate; or					(ix) if there are no outstanding charges under this Act for which the owner of the vehicle is liable—must not refuse, or cause another person to refuse, to release the vehicle to the owner, or the owner's agent.	1 2 3 4 5 6
(7) Section 12— insert— (3) In this section— certificate means— (a) a driver's certificate; or (b) an assistant's certificate. Clause 11 Amendment of s 13 (Required certificates etc.) (1) Section 13, after 'must not'— insert— , in a regulated area (2) Section 13(a), after 'truck'— insert— to tow a prescribed motor vehicle (3) Section 13(b)— omit, insert— (b) be employed on or in connection with the use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or		(6)	Section 12((2)(da	a) to (s)—	7
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Clause 11 Amendment of s 13 (Required certificates etc.) (1) Section 13, after 'must not'— insert— , in a regulated area (2) Section 13(a), after 'truck'— insert— to tow a prescribed motor vehicle (3) Section 13(b)— omit, insert— (b) be employed on or in connection with the use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or (ii) an assistant's certificate; or				cert	ificate means—	12
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(1) Section 13, after 'must not'— insert— , in a regulated area (2) Section 13(a), after 'truck'— insert— to tow a prescribed motor vehicle (3) Section 13(b)— omit, insert— (b) be employed on or in connection with the use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or (ii) an assistant's certificate; or				(b)	an assistant's certificate.	14
insert— , in a regulated area (2) Section 13(a), after 'truck'— insert— to tow a prescribed motor vehicle (3) Section 13(b)— omit, insert— (b) be employed on or in connection with the use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or (ii) an assistant's certificate; or	Clause 11	An	nendment o	fs1	3 (Required certificates etc.)	15
, in a regulated area (2) Section 13(a), after 'truck'— insert— to tow a prescribed motor vehicle (3) Section 13(b)— omit, insert— (b) be employed on or in connection with the use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or (ii) an assistant's certificate; or		(1)	Section 13,	after	'must not'—	16
(2) Section 13(a), after 'truck'— insert— to tow a prescribed motor vehicle (3) Section 13(b)— omit, insert— (b) be employed on or in connection with the use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or (ii) an assistant's certificate; or			insert—			17
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to tow a prescribed motor vehicle (3) Section 13(b)— omit, insert— (b) be employed on or in connection with the use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or (ii) an assistant's certificate; or		(2)	Section 13((a), af	ter 'truck'—	19
(3) Section 13(b)— omit, insert— (b) be employed on or in connection with the use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or (ii) an assistant's certificate; or			insert—			20
omit, insert— (b) be employed on or in connection with the use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or (ii) an assistant's certificate; or				to to	ow a prescribed motor vehicle	21
 (b) be employed on or in connection with the use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or (ii) an assistant's certificate; or 		(3)	Section 13((b)—		22
use of a tow truck at or near a towing location unless the person is the holder of— (i) a driver's certificate; or (ii) an assistant's certificate; or			omit, insert	<u>;</u>		23
(ii) an assistant's certificate; or				(b)	use of a tow truck at or near a towing	24 25 26
					(i) a driver's certificate; or	27
(iii) a permit under section 19.					(ii) an assistant's certificate; or	28
					(iii) a permit under section 19.	29

		Ma	ximum penalty—60 penalty units.	1
(4)	Section 13-	_		2
	insert—			3
	(2)	in a	o, a person must not, in a regulated area, travel tow truck to or from a towing location unless person—	4 5 6
		(a)	is the holder of—	7
			(i) a driver's certificate; or	8
			(ii) an assistant's certificate; or	9
			(iii) a permit under section 19; or	10
		(b)	is the owner of a motor vehicle at the towing location, or the owner's agent; or	11 12
		(c)	was the driver of, or a passenger in, a vehicle at the towing location.	13 14
		Ma	ximum penalty—40 penalty units.	15
	(3)	In t	his section—	16
		tow	ing location means—	17
		(a)	the scene of an incident; or	18
		(b)	a place at which a motor vehicle has been seized; or	19 20
		(c)	private property on which a private property motor vehicle is parked.	21 22
	endment o	fs1	7A (Renewal of driver's or assistant's	23 24
(1)	Section 17A	A(2)-	_	25
	omit.			26
(2)	Section 17A	A (3)-	_	27
	renumber a	s sec	tion 17A(2)	28

s 1	13]
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Clause	13	Amendment o assistant's ce			ermit for applicant for driver's or	1 2
		Section 19((1), at	fter 'tr	ruck'—	3
		insert—				4
			in a	regul	ated area	5
Clause	14	Insertion of ne	ew p	t 4A		6
		After section	on 21	Н—		7
		insert—				8
		Part 4	A		Powers of authorised	9
					officers relating to	10
					prescribed motor	11
					vehicles	12
	21I Entry to places					
		(1)	An	autho	rised officer may enter a place if—	14
			(a)	its o	ccupier consents to the entry; or	15
			(b)	or is hold	a place of business stated on a licence, a holding yard owned or leased by the er of the licence, and the entry is made in the place is—	16 17 18 19
				(i)	open for the conduct of business or otherwise open for entry; or	20 21
				(ii)	required under the licence to be open for inspection; or	22 23
			(c)		officer reasonably suspects a prescribed or vehicle has been towed to the place.	24 25
		(2)		author	rised officer may, without the occupier's	26 27
			(a)		r a public place when the place is open the public; or	28 29

s	1	5

	(b) enter the land around premises to ask it occupier for consent to enter the premises.	s 1 2
(3)	For subsection (1)(a), the <i>Transport Operation</i> (<i>Road Use Management</i>) Act 1995, section 2 applies as if a reference in that section to a authorised officer includes a person acting under the authority of the chief executive under this Act	7 4 n 5 er 6
(4)	In this section—	8
	occupier, of a place, includes a person who reasonably appears to be the occupier, or incharge, of the place.	
21J Po	wers	12
	An authorised officer may do any of the following for investigating or enforcing a requirement under this Act—	
	(a) search any part of a place (an <i>entered place</i> the officer has entered under section 21I;	e) 16 17
	(b) inspect, copy, or take an extract from, document at an entered place;	a 18 19
	(c) require a person to produce for inspection document required to be kept by the person under this Act.	
Insertion of n	ew ss 27A and 27B	23
Part 5—		24
insert—		25
	staining, or attempting to obtain, towing nsent	26 27
	A person must not obtain, or attempt to obtain, towing consent unless the person is the holder of a licence.	
	Maximum penalty—50 penalty units.	31

	27E	27B Storing private property motor vehicle at unlicensed place					
		(1)	An occupier of an unlicensed place must not store at the place a private property motor vehicle that has been towed by a tow truck to the place.	3 4 5			
			Maximum penalty—60 penalty units.	6			
		(2)	This section does not apply in relation to a private property motor vehicle that is owned by the occupier.	7 8 9			
		(3)	In this section—	10			
			occupier, of an unlicensed place, means—	11			
			(a) if a business is conducted at the place—the proprietor of the business; or	12 13			
			(b) otherwise—a person who may lawfully	14 15			
			exclude other persons from the place.	13			
Clause 16	•		of s 35 (Production of document evidencing cate or permit to authorised officer)	16 17			
Clause 16	•	ertifi	of s 35 (Production of document evidencing cate or permit to authorised officer)	16			
Clause 16	licence, c	ertifi n 35–	of s 35 (Production of document evidencing cate or permit to authorised officer)	16 17			
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Clause 16	Section omit, is	ertifi n 35— <i>nsert</i> -	of s 35 (Production of document evidencing cate or permit to authorised officer)	16 17 18			
Clause 16	Section omit, is	ertific n 35– nsert- Pro	of s 35 (Production of document evidencing cate or permit to authorised officer) duction of particular documents The holder of a licence, driver's certificate, assistant's certificate or permit must, if asked by an authorised officer, produce to the officer the document evidencing the licence, certificate or	16 17 18 19 20 21 22 23 24			

	Maximum penalty—40 penalty units.	1
(3)	The driver of a tow truck that is being, or has been, used to tow a private property motor vehicle must, if asked by an authorised officer, produce to the officer a copy of a towing consent being carried in the tow truck.	2 3 4 5 6
	Maximum penalty—40 penalty units.	7
(4)	In this section—	8
	copy, of a towing consent, includes the original towing consent.	9 10
Replacement of	of s 37 (Evidentiary provisions)	11
Section 37-	_	12
omit, insert-	<u> </u>	13
37 Evi	dentiary matters	14
	In a proceeding under this Act, the following apply—	15 16
	(a) a certificate purporting to be signed by the chief executive certifying that on a stated day or during a stated period the particulars in the certificate about any of the matters mentioned in section 21H did or did not appear in the records kept under that section is, on its production in the proceeding, admissible as evidence, and in the absence of evidence to the contrary is conclusive evidence of the matters in the certificate;	17 18 19 20 21 22 23 24 25 26
	(b) a document purporting to be a report given to the chief executive for this Act in relation to an applicant or the holder of a licence, certificate or permit and relevant to the matter of inquiry is, on its production in an appeal against the chief executive's	27 28 29 30 31 32

	decision, admissible as evidence of the matters in the document;	1 2
(c)	a document purporting to be a copy of a licence or other document and certified as a true copy by the chief executive is evidence of the licence or document;	3 4 5 6
(d)	a certificate purporting to be signed by the police commissioner stating the commissioner received, or did not receive, notice, in the approved form, about the towing of a private property motor vehicle is evidence of the matters stated in the certificate;	7 8 9 10 11 12 13
(e)	the allegation in a complaint that—	14
	(i) a person is or is not, or was or was not, at a time or date stated in the complaint—	15 16 17
	(A) the owner of a vehicle; or	18
	(B) the holder of a licence, certificate or permit relating to a tow truck; or	19 20 21
	(ii) any thing is, or was, a vehicle of a particular class or description; or	22 23
	(iii) any place is, or was—	24
	(A) a road, or part of a road; or	25
	(B) a private property, or part of a private property; or	26 27
	(iv) a person was an occupier of private property or another place;	28 29
	is evidence of the matter or matters alleged, and in the absence of evidence to the contrary is conclusive evidence of the matter or matters.	30 31 32 33

			lication of Act in relation to particular or vehicles					
	(1)	trav		5, 13 and 26 do not apply to a person who is employed on or about, or who uses a , if—	3 4 5			
		(a)	the p	person—	6			
			(i)	is a qualified motor mechanic; and	7			
				is using the tow truck for road testing it for, or after completing, mechanical adjustment or repairs to it or its equipment; or	8 9 10 11			
		(b)	moto Tran Man	person is using the tow truck to tow a person is using the tow truck to tow a per vehicle registered, under the sport Operations (Road Use agement) Act 1995, in the name of the per of the tow truck.	12 13 14 15 16			
	(2)	of p	rivate erson	sions of this Act relating to the towing property motor vehicles do not apply to to the extent the person is involved in private property motor vehicle—	17 18 19 20			
		(a)	direc	er any of the following laws, or a ction or request of a person acting in rdance with any of the following	21 22 23 24			
			(i)	an Act of the Commonwealth or a State;	25 26			
			(ii)	a local law; or	27			
		(b)	in a c	circumstance prescribed by regulation.	28			
Clause 18	Amendment of	fs3	8 (Ex	emptions)	29			
	Section 38(2	2), '4	ŀA,'—		30			
	omit.				31			

Clause	19	Am	endment o	f s 40	(O 1	fences generally and penalty)	1
		(1)	Section 40((2)—			2
			omit, insert	·			3
			(2)	of the	e lic	der of a licence contravenes a condition ence mentioned in section 12(2)(a) to (d), or commits an offence against this Act.	4 5 6
				Max	imuı	m penalty—50 penalty units.	7
			(2A)	ment and,	ione	on contravenes a condition of the licence and in section 12(2)(e) to (t), the person e person is not the holder of the licence, or, commits an offence against this Act.	8 9 10 11
				Max	imuı	m penalty—50 penalty units.	12
		(2)	Section 40((2A) to	(5)	<u> </u>	13
			renumber a	s secti	on 4	0(3) to (6).	14
Clause	20	Am	endment o	f s 43	(Re	egulation-making power)	15
		(1)	Section 43((2)(m)			16
			omit, insert	<u>. </u>			17
				(m)		minimum age and required ifications of—	18 19
					(i)	drivers of tow trucks; or	20
					(ii)	other persons to be employed on or in connection with the use of tow trucks;	21 22
		(2)	Section 43((2)—			23
			insert—				24
						areas in which tow trucks may be rated to tow prescribed motor vehicles;	25 26
		(3)	Section 43((2)(p)	_		27
			omit, insert	·			28

	(p)	investigating charges being made, or that should be made, for—	1 2
		(i) towing, storing or releasing prescribed motor vehicles; or	3 4
		(ii) salvaging damaged motor vehicles; or	5
	(pa)	appointing persons to investigate matters mentioned in paragraph (t);	6 7
	(pb)	the powers of persons appointed to investigate matters mentioned in paragraph (t);	8 9 10
(4)	Section 43(2)(q)	<u> </u>	11
	omit, insert—		12
	(q)	the things for which tow truck operators may impose a charge, and the maximum and minimum amounts for any charge;	13 14 15
(5)	Section 43(2)(r),	'4A'—	16
	omit.		17
(6)	Section 43(2)(u)	, '20'—	18
	omit, insert—		19
	80		20
(7)	Section 43(2)(fa) to (u)—	21
	renumber as sect	tion 43(2)(g) to (za).	22
Ins	ertion of new p	t 8, div 5	23
	Part 8—		24
	insert—		25
	Division 5	Transitional provision for	26
		Tow Truck and Other	27
		Legislation Amendment	28
		Act 2017	29

		51 Ex	xistinç	g licen	ce applications	1
		(1)	con rene	nmence	on applies if, immediately before the ment, an application for the grant or f a licence had been made but not	2 3 4 5
		(2)	to a <i>Tru</i>	pply in ck and	and 8 of the pre-amended Act continue relation to the application as if the <i>Tow Other Legislation Amendment Act</i> ot been enacted.	6 7 8 9
		(3)	In t	his sect	ion—	10
			_		ded Act means this Act as in force by before the commencement.	11 12
Clause 22	Amo	endment	of scl	ո 2 (Di	ctionary)	13
	(1)	Schedule	2, defi	nition a	riminal history—	14
		omit.				15
	(2)	Schedule	2—			16
		insert—				17
					g premises means premises consisting at ground level that—	18 19
			(a)	_	lies with the requirements of the <i>Local</i> rnment Act 1993; and	20 21
			(b)	is eith	er—	22
				(i) •	enclosed by a fence or wall that—	23
				(A) is structurally sound; and	24
				(B) is at least 2.1m in height from the ground; and	25 26
				(C) has lockable gates or doors that are closed and securely locked other than when a motor vehicle is being moved into or out of the area; or	27 28 29 30 31

(ii) if the area does not comply with subparagraph (i)—the chief executive considers has another security barrier that is sufficient to prevent the entry of unauthorised persons into the area and the unauthorised removal of motor vehicles or property from the area.	1 2 3 4 5 6 7
criminal history, of a person, means the person's criminal history within the meaning of the Criminal Law (Rehabilitation of Offenders) Act 1986, and includes—	8 9 10 11
(a) despite section 6 of that Act—a conviction of the person to which the section applies; and	12 13 14
(b) despite section 5 of that Act—a charge made against the person that has not been dealt with by a court, or withdrawn or otherwise discontinued.	15 16 17 18
destination—	19
(a) for a damaged or seized motor vehicle—means the place mentioned in section 12(2)(j) to which the vehicle has been towed; or	20 21 22 23
(b) for a private property motor vehicle—a holding yard.	24 25
<i>found property</i> , for a prescribed motor vehicle that has been towed, means—	26 27
(a) if the vehicle is unlocked—movable property found in the vehicle when the vehicle arrives at its destination; or	28 29 30
(b) otherwise—movable property inside the vehicle that is visible from outside the vehicle at the time the vehicle arrives at its destination.	31 32 33 34
holding yard means conforming premises owned	35

	eased solely by the holder of a licence and l, or to be used, by the holder to store—	1 2
(a)	prescribed motor vehicles towed under the licence; and	3 4
(b)	found property for prescribed motor vehicles towed under the licence.	5 6
	<i>able property</i> includes a radio or sound duction device.	7 8
may	<i>upier</i> , of private property, means a person who lawfully exclude other persons from the perty.	9 10 11
	<i>er</i> , of a motor vehicle, includes the owing—	12 13
(a)	a joint owner or a part owner of the vehicle;	14
(b)	for a motor vehicle registered under the <i>Transport Operations (Road Use Management) Act 1995</i> or under a corresponding law of another State—every person in whose name the vehicle is registered;	15 16 17 18 19 20
(c)	for a motor vehicle the subject of a hiring agreement, hire-purchase agreement or leasing agreement—the person who has the use of the vehicle as hirer or lessee under the agreement;	21 22 23 24 25
(d)	a person who is authorised to have and has control, charge or management of the vehicle.	26 27 28
pres	cribed motor vehicle means—	29
(a)	a damaged motor vehicle; or	30
(b)	a private property motor vehicle; or	31
(c)	a seized motor vehicle: or	32

		(d)	another motor vehicle of a type prescribed by regulation.	1 2		
		private property—				
		(a)	means land, or a road over land, from which the occupier of the land may lawfully exclude other persons; and	4 5 6		
		(b)	despite paragraph (a), does not include land or a road controlled by—	7 8		
			(i) the Commonwealth; or	9		
			(ii) the State; or	10		
			(iii) a local government.	11		
		-	ate property motor vehicle means a motor cle—	12 13		
		(a)	that is, or was, parked on private property; and	14 15		
		(b)	whose owner has not expressly requested or directed the towing of the vehicle from the property.	16 17 18		
		_	alated area means an area prescribed by alation to be a regulated area.	19 20		
		towi	ing consent see section 4D.	21		
		unli	censed place means a place that is not—	22		
		(a)	a place of business stated on a licence; or	23		
		(b)	a holding yard.	24		
		valid	d, for a towing consent, means in force.	25		
(3)	Schedule 2,	defir	nition licence, 'issued'—	26		
	omit, insert-	_		27		
		gran	ited	28		

	Part	3		Amendment of State Penalties Enforcement Act 1999	1 2
Clause	23	Act	t amended		3
			This part ar	mends the State Penalties Enforcement Act 1999.	4
Clause	24	Am chi	endment o Idren)	f s 5 (Act has limited application to	5 6
		(1)	Section 5(1), 'This Act'—	7
			omit, insert	<u></u>	8
				Subject to subsections (2) and (3), this Act	9
		(2)	Section 5(2)—	10
			omit, insert	<u> </u>	11
			(2)	If a child aged at least 17 years is served with an infringement notice for a transport demerit points offence, this Act applies to the child in relation to the offence in the same way it applies to an adult.	12 13 14 15
			(3)	An enforcement order, fine collection notice or warrant may not be issued under this Act against a child except as allowed under subsection (2).	16 17 18
			(4)	A reference in this Act to a Magistrates Court includes, in relation to a matter involving a child, a reference to the Childrens Court.	19 20 21
			(5)	In this section—	22
				transport demerit points offence means an offence for which a number of demerit points may be allocated against the offender's traffic history under a regulation under the Transport Operations (Road Use Management) Act 1995.	23 24 25 26 27

ſ٩	251
ıo	20

lause 25	Insertion of ne	w pt 10, div 8	1
	Part 10—		2
	insert—		3
	Divisio	•	4
		Tow Truck and Other	5
		Legislation Amendment	6
		Act 2017	7
	195 App	lication of Act to particular children	8
	(1)	This section applies if—	9
		(a) before the commencement, the registrar—	10
		(i) registered a default certificate for an offence under section 33; or	11 12
		(ii) registered the prescribed particulars of an unpaid amount under section 34; and	13 14 15
		(b) immediately before the commencement, there was still a relevant unpaid amount for the registered default certificate or registered particulars.	16 17 18 19
		Despite the amendment of section 5 by the amending Acts, this Act continues to apply in relation to the relevant unpaid amount as if pre-amended section 5 were still in force.	20 21 22 23
		For subsection (2), a reference in pre-amended section 5 to a child within the meaning of the <i>Youth Justice Act 1992</i> is taken to be a reference to a child within the meaning of that Act immediately before the commencement.	24 25 26 27 28
	(4)	In this section—	29
		amending Acts means—	30

		(a) the <i>Tow Truck and O 2017</i> ; and	ther Legislation Act	1 2
		(b) the Youth Justice and (Inclusion of 17- Amendment Act 2016.	d Other Legislation year-old Persons)	3 4 5
		pre-amended section 5 me force immediately before it amending Acts.		6 7 8
		relevant unpaid amount, fo certificate or registered parti	_	9 10
		(a) means the amount SPE collecting because of the	-	11 12
		(b) includes any fees or cos Act in relation to the an		13 14
	Part			15
		Infrastructure Act	1994	16
Clause	26	Act amended		17
		This part amends the Transport Infrastru	cture Act 1994.	18
Clause	27	Amendment of s 92 (Definitions for pt 7	·)	19
		Section 92—		20
		insert—		21
		image processing fee see see	ction 93(6)(a).	22
Clause	28	Amendment of s 93 (Tolls)		23
		Section 93(5) and (6)—		24
		omit, insert—		25
		(5) An administration charge un	der the gazette notice	26

(a) issuing a notice about an unpaid toll; and (b) collecting the unpaid toll, an image processing fee for the toll and the administration charge. (6) A user administration charge under the gazette notice, for a toll— (a) may include a fee (an <i>image processing fee</i>) that is not more than the reasonable cost of capturing, processing and using an image to identify a vehicle at a toll plaza for the toll; and (b) so far as it does not comprise an image processing fee, must not be more than the reasonable cost, under this division, of administering and collecting payment of the toll. (7) A reference in the gazette notice to a video matching fee is taken to be a reference to an image processing fee. (a) Manuse 29 Amendment of s 97 (Definition for div 3) Section 97, definition deferred toll amount, paragraph (b)—omit, insert— (b) the amount of the image processing fee for the toll. (a) Amendment of s 98 (Liability for administration charge in addition to unpaid toll)	he 5 6 tte 7 8 e) 9 of 10 to 11 ll; 12 13 ge 14 he 15 of 16 he 17 18 eo 19 ge 20 21 22 23 24 for 25 26
processing fee for the toll and the administration charge. (6) A user administration charge under the gazette notice, for a toll— (a) may include a fee (an <i>image processing fee</i>) that is not more than the reasonable cost of capturing, processing and using an image to identify a vehicle at a toll plaza for the toll; and (b) so far as it does not comprise an image processing fee, must not be more than the reasonable cost, under this division, of administering and collecting payment of the toll. (7) A reference in the gazette notice to a video matching fee is taken to be a reference to an image processing fee. (a) Manual of the image processing fee for the toll. (b) the amount of the image processing fee for the toll.	he 5 6 tte 7 8 e) 9 of 10 to 11 ll; 12 13 ge 14 he 15 of 16 he 17 18 eo 19 ge 20 21 22 23 24 for 25 26 n 27
notice, for a toll— (a) may include a fee (an <i>image processing fee</i>) that is not more than the reasonable cost of capturing, processing and using an image to identify a vehicle at a toll plaza for the toll; and (b) so far as it does not comprise an image processing fee, must not be more than the reasonable cost, under this division, of administering and collecting payment of the toll. (7) A reference in the gazette notice to a video matching fee is taken to be a reference to an image processing fee. (a) may include a fee (an <i>image processing fee</i>) that is not more than the reasonable cost, under this division, of administering and collecting payment of the toll.	8 e) 9 of 10 to 11 ll; 12 13 ge 14 he 15 of 16 he 17 18 eo 19 ge 20 21 22 23 24 for 25 26 n 27
that is not more than the reasonable cost of capturing, processing and using an image to identify a vehicle at a toll plaza for the toll; and (b) so far as it does not comprise an image processing fee, must not be more than the reasonable cost, under this division, of administering and collecting payment of the toll. (7) A reference in the gazette notice to a video matching fee is taken to be a reference to an image processing fee. (a) Amendment of s 97 (Definition for div 3) Section 97, definition deferred toll amount, paragraph (b)—omit, insert— (b) the amount of the image processing fee for the toll. (a) Amendment of s 98 (Liability for administration charge in	of 10 to 11 ll; 12 l3 ge 14 he 15 of 16 he 17 l8 eo 19 ge 20 21 22 23 24 for 25 26 n 27 28 29
processing fee, must not be more than the reasonable cost, under this division, of administering and collecting payment of the toll. (7) A reference in the gazette notice to a video matching fee is taken to be a reference to an image processing fee. Plause 29 Amendment of s 97 (Definition for div 3) Section 97, definition deferred toll amount, paragraph (b)—omit, insert— (b) the amount of the image processing fee for the toll. Plause 30 Amendment of s 98 (Liability for administration charge in	he 15 of 16 he 17 18 eo 19 ge 20 21 22 23 24 for 25 26 n 27 28 29
matching fee is taken to be a reference to an image processing fee. Amendment of s 97 (Definition for div 3) Section 97, definition deferred toll amount, paragraph (b)— omit, insert— (b) the amount of the image processing fee for the toll. Amendment of s 98 (Liability for administration charge in	22 23 24 26 n 27 28 29
Section 97, definition deferred toll amount, paragraph (b)— omit, insert— (b) the amount of the image processing fee for the toll. Flause 30 Amendment of s 98 (Liability for administration charge in	23 24 for 25 26 n 27 28 29
Section 97, definition deferred toll amount, paragraph (b)— omit, insert— (b) the amount of the image processing fee for the toll. Plause 30 Amendment of s 98 (Liability for administration charge in	23 24 for 25 26 n 27 28 29
omit, insert— (b) the amount of the image processing fee for the toll. Flause 30 Amendment of s 98 (Liability for administration charge in	24 for 25 26 n 27 28 29
(b) the amount of the image processing fee for the toll. Flause 30 Amendment of s 98 (Liability for administration charge in	or 25 26 n 27 28 29
	28 29
•	
(1) Section 98, heading, after 'Liability for'—	30
insert—	
image processing fee and	31

	(2)	Section 980	1), 'of the administration charge for the toll.'—	1
		omit, insert	<u>. </u>	2
			of—	3
			(a) the image processing fee for the toll; and	4
			(b) an administration charge.	5
	(3)	Section 980	2), 'administration charge for the toll'—	6
		omit, inser	<i>t</i> —	7
			image processing fee or administration charge	8
lause 31		olacement erator)	of s 99 (Notice to vehicle's registered	9 10
		Section 99-	_	11
		omit, insert	<u>-</u>	12
		99 No	tice to vehicle's registered operator	13
		(1)	The toll road operator may give the registered operator of the vehicle a written notice in the approved form under this section if the toll road operator has not received the deferred toll amount.	14 15 16 17
		(2)	The notice may be given for 1 or more deferred toll amounts but may only include 1 administration charge.	18 19 20
		(3)	The notice must require the registered operator to do either of the following, within the prescribed time, for each deferred toll amount listed in the notice—	21 22 23 24
			(a) pay the deferred toll amount to the toll road operator;	25 26
			(b) give the toll road operator the registered operator's statutory declaration in the approved form containing information that—	27 28 29 30

C

(4)

(5)

(6)

(7)

Act

registration.

(i) if the registered operator is an individual—establishes, to the extent it is reasonably practicable for the registered operator to do so, that the registered operator was not the driver when liability for the toll included in the deferred toll amount was incurred; and	1 2 3 4 5 6 7 8
(ii) gives the toll road operator all the help the registered operator can reasonably give for establishing the driver's name and address when liability for the toll included in the deferred toll amount was incurred.	9 10 11 12 13 14
The notice may also require the registered operator to pay an administration charge stated in the notice if there are any deferred toll amounts listed in the notice for which the registered operator does not give a statutory declaration under subsection (3)(b).	15 16 17 18 19 20
The registered operator must comply with the notice unless the registered operator has a reasonable excuse.	21 22 23
Maximum penalty—15 penalty units.	24
Payment of an administration charge required by the notice also satisfies the liability for the administration charge that arose under section 98(1)(b) in relation to each toll included in a deferred toll amount listed in the notice.	25 26 27 28 29
For giving the notice, the registered operator's address for service may be taken to be a residential, postal or business address recorded for the registered operator under the registration	30 31 32 33

to the designated vehicle's

34

35

applying

		99AASi	ngle notice under ss 99 and 105ZH	1
		(1)	A single notice may be given to the registered operator that is a notice under section 99 and a notice under section 105ZH.	2 3 4
		(2)	If a single notice is given, only 1 administration charge may be charged under the notice.	5 6
		(3)	Payment of an administration charge mentioned in subsection (2) is taken to be payment of the administration charge under both section 99(4) and section 105ZH(4).	7 8 9 10
Clause	32	Amendment o driver of vehice	f s 99A (Corporation may be taken to be ele)	11 12
		Section 99A	A(1)(b), 'section 99(2)(b)(ii)'—	13
		omit, insert	_	14
			section 99(3)(b)(ii)	15
Clause	33	Replacement of driver)	of s 101 (Notice to person identified as	16 17
		Section 101	_	18
		omit, insert	<u> </u>	19
		101 Not	ice to person identified as driver	20
		(1)	The toll road operator may give a notice in the approved form to a person under this section if the toll road operator—	21 22 23
			(a) has not received the deferred toll amount; and	24 25
			(b) considers, on reasonable grounds, it has correctly identified the person as the driver.	26 27
		(2)	The notice may be given for 1 or more deferred toll amounts but may only include 1 administration charge.	28 29 30

(3)	The notice must require the person to do either of the following, within the prescribed time, for each deferred toll amount listed in the notice—				
	(a)		the deferred toll amount to the toll road rator;	4 5	
	(b)	statı	e the toll road operator the person's atory declaration in the approved form taining information that—	6 7 8	
		(i)	establishes, to the extent it is reasonably practicable for the person to do so, that the person was not the driver when liability for the toll included in the deferred toll amount was incurred; and	9 10 11 12 13 14	
		(ii)	gives the toll road operator all the help the person can reasonably give for establishing the driver's name and address when liability for the toll included in the deferred toll amount was incurred.	15 16 17 18 19 20	
(4)	The notice may also require the person to pay an administration charge stated in the notice if there are any deferred toll amounts listed in the notice for which the person does not give a statutory declaration under subsection (3)(b).			21 22 23 24 25	
(5)		-	on must comply with the notice unless in has a reasonable excuse.	26 27	
	Max	kimuı	m penalty—15 penalty units.	28	
(6)	Payment of an administration charge required by the notice also satisfies the liability for the administration charge that arose under section 98(1)(b) in relation to each toll included in a deferred toll amount listed in the notice.			29 30 31 32 33	

		101ASingle notice under ss 101 and 105ZK	1
		• • • • • • • • • • • • • • • • • • • •	2 3 4
		(2) If a single notice is given, only 1 administration charge for the notice may be charged.	
		in subsection (2) is taken to be payment of the administration charge under both section 101(4)	7 3 9 10
Clause	34	Amendment of s 105 (Evidence and procedure)	11
		(1) Section 105(1)(c)(vi)—	12
		omit, insert—	13
		notice given under section 99 or 101 has not	14 15 16
		` '	17 18
		(2) Section 105(1)(c)(via) to (viii)—	19
		renumber as section $105(1)(c)(vii)$ to (ix).	20
Clause	35	Amendment of s 105B (Definitions for pt 8)	21
		Section 105B—	22
		insert—	23
		image processing fee see section 105ZB(6)(a).	24
Clause	36		25 26
		Section 105ZB(5) and (6)—	27
		omit, insert—	28

		(5)	An administration charge under the notice under subsection (1) must not be more than the reasonable cost, under this division, of—	1 2 3
			(a) issuing a notice about an unpaid toll; and	4
			(b) collecting the unpaid toll, an image processing fee for the toll and the administration charge.	5 6 7
		(6)	A user administration charge, under the notice under subsection (1), for a toll—	8 9
			(a) may include a fee (an <i>image processing fee</i>) that is not more than the reasonable cost of capturing, processing and using an image to identify a vehicle at a toll plaza for the toll; and	10 11 12 13 14
			(b) so far as it does not comprise an image processing fee, must not be more than the reasonable cost, under this division, of administering and collecting payment of the toll.	15 16 17 18 19
		(7)	A reference in the notice under subsection (1) to a video matching fee is taken to be a reference to an image processing fee.	20 21 22
lause	37	Amendment of	f s 105ZF (Definition for sdiv 3)	23
			5ZF, definition deferred toll amount, paragraph	24 25
		omit, insert-	<u> </u>	26
			(b) the amount of the image processing fee for the toll.	27 28
lause	38		f s 105ZG (Liability for administration ition to unpaid toll)	29 30
		(1) Section 105	SZG, heading, after 'Liability for'—	31

s 391	
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		insert—		1
			image processing fee and	2
	(2)	Section 10 toll.'—	5ZG(1), 'of the administration charge for the	3 4
		omit, insert	_	5
			of—	6
			(a) the image processing fee for the toll; and	7
			(b) an administration charge.	8
	(3)	Section 105	5ZG(2), 'administration charge for the toll'—	9
		omit, inser	t	10
			image processing fee or administration charge	11
Clause 39		placement of erator) Section 105	of s 105ZH (Notice to vehicle's registered	12 13 14
		omit, insert	<u>. </u>	15
		•	lotice to vehicle's registered operator	16
		(1)	The local government tollway operator may give the registered operator of the vehicle a written notice in the approved form under this section if the local government tollway operator has not received the deferred toll amount.	17 18 19 20 21
		(2)	The notice may be given for 1 or more deferred toll amounts but may only include 1 administration charge.	22 23 24
		(3)	The notice must require the registered operator to do either of the following, within the prescribed time, for each deferred toll amount listed in the notice—	25 26 27 28
			(a) pay the deferred toll amount to the local government tollway operator;	29 30

	t	give the local government tollway operator the registered operator's statutory declaration in the approved form containing information that—	1 2 3 4
	(i) if the registered operator is an individual—establishes, to the extent it is reasonably practicable for the registered operator to do so, that the registered operator was not the driver when liability for the toll included in the deferred toll amount was incurred; and	5 6 7 8 9 10 11 12
	(gives the local government tollway operator all the help the registered operator can reasonably give for establishing the driver's name and address when liability for the toll included in the deferred toll amount was incurred.	13 14 15 16 17 18 19
(4)	operation operation	notice may also require the registered tor to pay an administration charge stated in otice if there are any deferred toll amounts in the notice for which the registered tor does not give a statutory declaration subsection (3)(b).	20 21 22 23 24 25
(5)	notice	registered operator must comply with the e unless the registered operator has a nable excuse.	26 27 28
	Maxii	mum penalty—15 penalty units.	29
(6)	the nadmir 105Z0	tent of an administration charge required by notice also satisfies the liability for the histration charge that arose under section $G(1)(b)$ in relation to each toll included in a red toll amount listed in the notice.	30 31 32 33 34
(7)	addre	giving the notice, the registered operator's service may be taken to be a cential, postal or business address recorded	35 36 37

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			for the registered operator under the registration Act applying to the designated vehicle's registration.
		(8)	Section 99AA provides for giving a single notice under section 99 and this section.
Clause	40	Amendment o	f s 105Zl (Corporation may be taken to be ele)
		Section 105	ZI(1)(b), 'section 105ZH(2)(b)(ii)'—
		omit, insert	_
			section 105ZH(3)(b)(ii)
Clause	41	Replacement driver)	of s 105ZK (Notice to person identified as
		Section 105	ZZK—
		omit, insert	_
		105ZKN	otice to person identified as driver
		(1)	The local government tollway operator may give a notice in the approved form to a person under this section if the local government tollway operator—
			(a) has not received the deferred toll amount; and
			(b) considers, on reasonable grounds, it has correctly identified the person as the driver.
		(2)	The notice may be given for 1 or more deferred toll amounts but may only include 1 administration charge.
		(3)	The notice must require the person to do either of the following, within the prescribed time, for each deferred toll amount listed in the notice—
			(a) pay the deferred toll amount to the local government tollway operator;

	the person's statutory declaration in the approved form containing information that—	2 3 4
	(i) establishes, to the extent it is reasonably practicable for the person to do so, that the person was not the driver when liability for the toll included in the deferred toll amount was incurred; and	5 6 7 8 9 10
	(ii) gives the local government tollway operator all the help the person can reasonably give for establishing the driver's name and address when liability for the toll included in the deferred toll amount was incurred.	11 12 13 14 15 16
(4)	The notice may also require the person to pay an administration charge stated in the notice if there are any deferred toll amounts listed in the notice for which the person does not give a statutory declaration under subsection (3)(b).	17 18 19 20 21
(5)	The person must comply with the notice unless the person has a reasonable excuse.	22 23
	Maximum penalty—15 penalty units.	24
(6)	Payment of an administration charge required by the notice also satisfies the liability for the administration charge that arose under section 105ZG(1)(b) in relation to each toll included in a deferred toll amount listed in the notice.	25 26 27 28 29
(7)	Section 101A provides for giving a single notice under section 101 and this section.	30 31
Clause 42 Amendment of	f s 105ZO (Evidence and procedure)	32
(1) Section 105	ZO(1)(c)(vi)—	33
omit, insert-	_	34

(b) give the local government tollway operator

[s 4	-31
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		(vi) an administration charge payable under a notice given under section 105ZH or 105ZK has not been paid;	1 2 3
		(2) Section 105ZO(1)(c)(vii), 'the user'—	4
		omit, insert—	5
		a user	6
Clause	43	Amendment of sch 5 (Tolling matters for toll road or local government tollway)	7 8
		Schedule 5, item 5, 'unpaid toll'—	9
		omit, insert—	10
		unpaid deferred toll amount	11
Clause	44	Amendment of sch 6 (Dictionary)	12
		(1) Schedule 6, definition administration charge—	13
		omit.	14
		(2) Schedule 6—	15
		insert—	16
		administration charge means an administration charge set in relation to non-payment of a deferred toll amount.	17 18 19
		image processing fee—	20
		(a) for part 7—see section 93(6)(a); or	21
		(b) for part 8—see section 105ZB(6)(a).	22

[s 45]

	Part	5			nendment of Youth Justice t 1992	1 2
Clause	45	Act	t amended			3
			This part ar	nend	s the Youth Justice Act 1992.	4
Clause	46	Am	endment o	fs2	254 (Disqualification)	5
		(1)	Section 254	4(1),	definition disqualified, 'driver's'—	6
			omit, insert	<u>'</u> —		7
				driv	/er	8
		(2)	Section 254	4(3)(a	a), after 'child'—	9
			insert—			10
				age	d less than 17 years	11
		(3)	Section 254	1—		12
			insert—			13
			(3A)	If—	_	14
				(a)	a child aged at least 17 years is found guilty of an offence under the Criminal Code, Transport Operations (Road Use Management) Act 1995 or another Act; and	15 16 17 18
				(b)	were the child convicted of the offence as an adult, the child would be disqualified by the conviction by operation of law;	19 20 21
				the	child is also disqualified to the same extent.	22
		(4)	Section 254	1(4) a	and (5), 'subsection (6)'—	23
			omit, insert	<u>-</u>		24
				sub	section (7)	25
		(5)	Section 254		• •	26
		` /	omit, insert			27

			(6)	Subsections (5) and (6) apply only if the child is of an age when persons generally are eligible to obtain a driver licence.
		(6)	Section 254	4(3A) to (6)—
			renumber a	s section 254(4) to (7).
	Part	6		Amendment of subordinate legislation
	Divisi	on	1	Amendment of State Penalties Enforcement Regulation 2014
Clause	47	Reg	gulation an	nended
			This divis Regulation	ion amends the State Penalties Enforcement 2014.
Clause	48			of sch 1 (Infringement notice offences and nated laws)
		(1)		, entry for <i>Tow Truck Act 1973</i> , entries for s 5, s (b), s 13(c), s 35 and s 40(2)—
			omit.	
		(2)	Schedule 1	, entry for Tow Truck Act 1973—
			insert—	
	s 5			12
	s 13(1)	(a)		6
	s 13(1)	(b)		6
	s 13(2)			2
	s 27 Δ			5

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s 27B(1)		6
s 35(1)		2
s 35(2)		2
s 35(3)		2
s 40(2)		5
s 40(3)	other than for a contravention of a licence condition mentioned in the <i>Tow Truck Act 1973</i> , section 12(2)(t)(iv), (v) or (vi)	5
(3)	Schedule 1, entry for <i>Tow Truck Regulation</i> 21, s 25(1), s 26, s 32(1), s 33 and s 34—	
	omit.	
(4)	Schedule 1, entry for Tow Truck Regulation	on 2009—
	insert—	
s 17A		3
s 17B(2)		3
s 17C(2)		3
s 20(2)	(other than an offence that constitutes an assault)	5
s 21		5
s 21A(2)		5
s 25(2)		2
s 26(1)		2
s 26(2)		2
s 29B(2)		3
s 29B(3)		5

	s 29B(4)		5	
	s 32			5	
	s 33(1))		5	
	s 33(2))		5	
	s 33(3))		5	
	s 34			5	
	s 34A			5	
	Divisi	ion 2	Amendment of Regulation 200		1 2
Clause	49	Regulatio	n amended		3
		This d	ivision amends the <i>Tow Tr</i>	uck Regulation 2009.	4
Clause	50	Amendme	ent of s 10 (Grant of cer	tificate or miscellaneous	5 6
		Section	n 10(3)—		7
		omit.			8
Clause	51	Amendme replaceme	ent of s 13 (Application ent document)	by holder for	9 10
		Section	n 13(8), definition approve	al—	11
		omit.			12
Clause	52	Amendme	ent of s 17 (Documents	to be carried)	13
		Section	n 17, heading—		14
		omit, i	nsert—		15

		older of miscellaneous permit or certificate ust carry particular documents	1 2		
clause 53	Insertion of r	new ss 17A-17C	3		
	Part 2, div	ision 4—	4		
	insert—		5		
	17A Co	ppy of towing consent must be carried	6		
		A person who is driving a tow truck must carry a copy of a valid towing consent while conducting an activity to which the consent relates.	7 8 9		
		Maximum penalty—30 penalty units.	10		
		olice commissioner must be notified about wing of private property motor vehicle	11 12		
	(1)	(1) This section applies if a tow truck is used to tow a private property motor vehicle from private property.			
	(2)	The holder of the licence for the tow truck must give the police commissioner a notice, as required by subsection (3), about the tow.	16 17 18		
		Maximum penalty—30 penalty units.	19		
	(3)	The notice must be—	20		
		(a) in the approved form; and	21		
		(b) given to the police commissioner—	22		
		(i) as soon as reasonably practicable after the tow; and	23 24		
		(ii) but no later than 1 hour after the private property motor vehicle is stored in a holding yard.	25 26 27		
	17C Co	opy of towing consent must be given	28		
		This section applies if—	29		

	(a)	private property mot	or vehicle is—	1
		towed from privatruck; or	ate property by a tow	2 3
		released by the d its owner under s	river of a tow truck to ection 29B; and	4 5
	(b)	llowing persons for	cle asks either of the a copy of the towing towing or release—	6 7 8
		the driver of the t	ow truck; or	9
) the holder of the truck.	e licence for the tow	10 11
(2)	rease busin	bly practicable, but s days after the o	the must, as soon as in any event within 2 towner of the private takes the request, give wing consent.	12 13 14 15 16
	Max	um penalty—30 per	alty units.	17
Clause 54 Replacement	of ss	and 21		18
Sections 20	and 2	_		19
omit, insert	<i>t</i> —			20
		y etc. at scene of perty	fincident or on	21 22
(1)		ction applies to the inder the authority of	holder of an approval of the approval—	23 24
	(a)	the scene of an incid	dent; or	25
	(b)	private property to otor vehicle from the	tow a private property e property.	26 27
(2)		older of the appro or indirectly—	val must not, either	28 29
	(a)	use or threaten wilfu	ıl injury to a person at	30

s	54

	ре	nuse or threaten wilful damage to a erson's property at the scene or on the rivate property; or	1 2 3
		timidate or harass a person at the scene or the private property; or	4 5
		buse or insult a person at the scene or on the private property.	6 7
	Maxim	num penalty—50 penalty units.	8
21 Co	nduct a	t scene of incident	9
	under t	older of an approval must not, when acting the authority of the approval at the scene of dent, either directly or indirectly—	10 11 12
		revent or hinder the delivery of first aid or edical treatment to a person at the scene;	13 14 15
	ar in au ur	otain, or attempt to obtain, the signature of a owner of a motor vehicle involved in the cident, or the owner's agent, on a towing athority, if the owner or agent appears hable to make an informed decision about hether or not to sign the towing authority.	16 17 18 19 20 21
	Ех	camples of an owner or agent who appears unable make an informed decision under paragraph (b)—	22 23
		• an owner or agent who has been injured in the incident	24 25
		 an owner or agent who is distressed as a result of another person being killed or injured in the incident 	26 27 28
	Maxim	num penalty—50 penalty units.	29
21A No	disclos	sure of information	30
(1)	This se	ection applies to a relevant person, in the	31
(1)		of carrying out the person's business or	32

	occi	upation, obtains—	1
	(a)	information about any of the following (each a <i>vehicle event</i>)—	2 3
		(i) an incident or the seizure of a motor vehicle;	4 5
		(ii) the towing of a private property motor vehicle from private property;	6 7
		(iii) the release of a private property motor vehicle under section 29B; or	8 9
	(b)	personal information about the owner or driver of a motor vehicle or a private property motor vehicle, or another person, involved in connection with a vehicle event.	10 11 12 13
(2)	The info	relevant person must not disclose the ermation to another person other than—	14 15
	(a)	the owner of the motor vehicle or private property motor vehicle involved in the vehicle event, or the owner's agent; or	16 17 18
	(b)	another relevant person carrying out that person's business or occupation in connection with the vehicle; or	19 20 21
	(c)	an authorised officer.	22
	Max	ximum penalty—50 penalty units.	23
(3)	In th	his section—	24
	info	sonal information, about a person, means ormation about the person from which the son's identity is apparent or can reasonably be extained.	25 26 27 28
	rele	vant person means—	29
	(a)	the holder of a licence, certificate or permit; or	30 31

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			(b)	another person employed, engaged or acting in connection with the towing, storage or release of a prescribed motor vehicle.	1 2 3
				Examples—	4
				 an employee of the holder of a licence who carries out administrative duties for the holder 	5 6
				 a security guard employed or engaged at a holding yard used to store prescribed motor vehicles 	7 8 9
Clause 55 F	Replacem	ent (of s	25 (Records to be kept)	10
	Section	n 25-	_		11
	omit, ii	nsert-	_		12
	25	Red	ord	s to be kept	13
		(1)		s section applies if, under a licence or towing mit—	14 15
			(a)	a motor vehicle is towed from the scene of an incident or is seized; or	16 17
			(b)	a private property motor vehicle is towed from private property; or	18 19
			(c)	a private property motor vehicle is released under section 29B.	20 21
		(2)	The	holder of the licence or towing permit must—	22
			(a)	record the prescribed particulars for the motor vehicle or private property motor vehicle within 24 hours after the particulars are supplied to, or become known to, the holder; and	23 24 25 26 27
			(b)	keep the record at the place of business stated in the licence or permit.	28 29
			Max	ximum penalty—20 penalty units.	30
		(3)	In th	nis section—	31
			pres	scribed particulars means—	32

(a)	towe	a damaged or seized motor vehicle ed from the scene of an incident or that eized—	1 2 3
	(i)	the name and address of the person who gave the holder of the licence or towing permit information about the incident or seizure; and	4 5 6 7
	(ii)	the place, date and approximate time of the incident or seizure; and	8 9
	(iii)	the make, and registration or other identification number, of the vehicles in the incident or seizure; and	10 11 12
	(iv)	the registration or other identification number of each tow truck attending the incident or seizure; or	13 14 15
(b)		a private property motor vehicle towed n private property—	16 17
	(i)	the name and address of the occupier of the property; and	18 19
	(ii)	the make, and registration or other identification number, of the vehicle; and	20 21 22
	(iii)	the registration or other identification number of each tow truck attending the property; and	23 24 25
	(iv)	how the holder of the licence or towing permit under which the vehicle was towed became aware of the vehicle's presence on the property; and	26 27 28 29
	(v)	if a person told the holder about the vehicle's presence on the property—the name and address of the person; and	30 31 32 33

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				(vi)	the date and approximate time the vehicle was towed from the property; and	1 2 3
				(vii)	the date and time the vehicle arrived at a holding yard; or	4 5
					a private property motor vehicle released er section 29B—	6 7
				(i)	each prescribed particular mentioned in paragraph (b)(i) to (v); and	8 9
				(ii)	the date and approximate time the vehicle was released.	10 11
lause	56	Amendment of	f s 26	(Cı	ustody of records)	12
		Section 26-				13
		insert—				14
		(2)			ler of a licence who obtains a towing must keep the consent—	15 16
					safe custody at the place of business ed in the licence; and	17 18
				for forc	1 year after the consent stops being in e.	19 20
			Max	imur	m penalty—20 penalty units.	21
lause	57	Insertion of ne	ew ss	29/	A and 29B	22
		Part 3—				23
		insert—				24
		29A Dea	aling v	with	private property motor vehicles	25
		(1)	prop	erty	er of a tow truck may tow a private motor vehicle that is on private property property only if—	26 27 28

	(a)		driver can not, after taking reasonable s, find the owner of the vehicle; or	1 2	
	(b)	if th	e driver finds the owner of the vehicle—	3	
		(i)	the owner refuses to move the vehicle; or	4 5	
		(ii)	the driver reasonably believes the owner can not, or will not, move the vehicle from the property within a reasonable time.	6 7 8 9	
	Max	ximuı	m penalty—50 penalty units.	10	
(2)	Sub	sectio	on (3) applies if—	11	
	(a)	finis prep prop	driver of a tow truck has started but not shed doing either of the following in paration for the towing of a private perty motor vehicle from private perty—	12 13 14 15 16	
		(i)	lifting the vehicle with, and securing the vehicle to, the tow truck;	17 18	
		(ii)	otherwise moving the vehicle onto, and securing the vehicle to, the tow truck; and	19 20 21	
	(b)	(b) the owner of the vehicle agrees to move the vehicle from the private property within a reasonable time.			
(3)		perty	er must immediately release the private motor vehicle to the owner without	25 26 27	
	Maximum penalty—50 penalty units.				
(4)	In tl	nis se	ction—	29	
	tow	inclu	des attach to a tow truck.	30	
	<i>tow truck</i> includes a lifting or loading device with which a tow truck is equipped.				

	n-site release of private property motor hicle	1 2
(1)	This section applies if—	3
	(a) a private property motor vehicle on private property—	4 5
	(i) has been loaded onto a tow truck by the driver of a tow truck; and	6 7
	(ii) has not been moved from the property; and	8 9
	(b) the owner of the vehicle is present.	10
(2)	The driver of the tow truck must tell the owner, before moving the private property motor vehicle from the property, that if the owner pays the on-site release charge imposed by the holder of the licence that relates to the tow truck, the vehicle will be immediately released.	11 12 13 14 15 16
	Maximum penalty—30 penalty units.	17
(3)	If the owner of the private property motor vehicle pays the driver the on-site release charge before the vehicle is moved from the property, the driver must immediately release the vehicle to the owner.	18 19 20 21 22
	Maximum penalty—50 penalty units.	23
(4)	The on-site release charge must not be more than the amount stated in schedule 3, part 2.	24 25
	Maximum penalty—50 penalty units.	26
(5)	In this section—	27
	<i>loaded</i> , onto a tow truck, means lifted or otherwise moved onto, and secured to, the tow truck in every way necessary to prepare the vehicle to be moved by the tow truck.	28 29 30 31
	on-site release charge means an amount for the	32

s 58]	
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			it is moved from private property.
			<i>tow truck</i> includes a lifting or loading device with which a tow truck is equipped.
Clause	58		of s 30 (Most direct route to be used)
		Section 30)—
		insert—	
		(2)	The driver of a tow truck who tows a private property motor vehicle from private property must, as soon as practicable, tow the vehicle by the most direct route to the nearest holding yard owned or leased by the holder of the licence for the tow truck.
			Maximum penalty—20 penalty units.
Clause	59	Replacement	t of ss 31–34
		Sections 3	
		omit, inse	rt—
		31 Ve	ehicle owner liable for charges
		(1)	This section applies if—
			(a) a motor vehicle is towed under a towing authority signed by an authorised officer; or
			(b) the holder of an approval tows a private property motor vehicle from private property in accordance with the Act.
		(2)	The owner of the motor vehicle or private property motor vehicle is liable for the payment of—
			(a) the towing charges payable for towing the motor vehicle; and
			(b) any charge imposed under section 34 for storing the vehicle.

	(3)		s section does not limit a person's rights or ilities under another law.	1 2
		Exar law-	nple of a person's rights or liabilities under another –	3 4
		a	person's common law rights	5
32	Par	ticul	ar charges prohibited	6
		a ch regu foll	cholder of an approval must not, in addition to harge imposed under another provision of this plation, impose a charge for any of the lowing in relation to the towing, release or large of a prescribed vehicle—	7 8 9 10 11
		(a)	responding to a request to tow the vehicle or attend a place at which the vehicle is located;	12 13 14
		(b)	travelling to the place at which the vehicle is located;	15 16
		(c)	taking steps to find the owner of the vehicle;	17
		(d)	using a lifting or loading device with which a tow truck is equipped;	18 19
		(e)	using fuel;	20
		(f)	administrative work;	21
		(g)	taking or producing photographs;	22
		(h)	preparing or sending documents or information;	23 24
			Example of a document—	25
			inventory of personal property	26
		(i)	storing personal property;	27
		(j)	if the vehicle is being stored in a holding yard—	28 29
			(i) allowing the owner of the vehicle, or the owner's agent to view have access	30 31

		_	
		to or take personal property from, the vehicle during business hours; or	1 2
		(ii) moving the vehicle within the yard.	3
		Maximum penalty—50 penalty units.	4
33	Tov	ving charges	5
	(1)	The holder of an approval must not charge more than the amount stated in schedule 3, part 1, item 1 for a standard tow of a damaged motor vehicle from the scene of an incident.	6 7 8 9
		Maximum penalty—50 penalty units.	10
	(2)	The holder of an approval must not charge more than the amount stated in schedule 3, part 1, item 2 for a standard tow of a private property motor vehicle from private property.	11 12 13 14
		Maximum penalty—50 penalty units.	15
	(3)	The holder of an approval must not charge more than is reasonable in all the circumstances for towing—	16 17 18
		(a) a damaged motor vehicle from the scene of an incident, other than by a standard tow; or	19 20
		(b) a seized motor vehicle from the scene of a seizure; or	21 22
		(c) a private property motor vehicle from a private property, other than by a standard tow.	23 24 25
		Maximum penalty—50 penalty units.	26
34	Sto	rage charges	27
		The holder of an approval must not impose a charge for storing a motor vehicle in a holding vard unless—	28 29 30

		(a)	for a damaged or seized motor vehicle—the holder gives the owner, or the owner's agent, a written notice stating—	1 2 3
			(i) that the charge is to be imposed no sooner than 2 days after the notice is given; and	4 5 6
			(ii) the amount of the charge; or	7
		(b)	for a private property motor vehicle—the amount of the charge is not more than the amount stated in schedule 3, part 3.	8 9 10
		Max	simum penalty—50 penalty units.	11
		34A Notice of hours	of charge for viewing outside business	12 13
		vehi own busi view ager	erson must not charge the owner of a motor cele being stored in a holding yard, or the ter's agent, to view the motor vehicle outside ness hours unless, before the owner or agent we the vehicle, the person gives the owner or at a written notice about the amount to be reged.	14 15 16 17 18 19 20
		Max	ximum penalty—50 penalty units.	21
Clause	60	Amendment of s 36 charges)	6 (Chief executive may investigate	22 23
		Section 36, after	'towing'—	24
		insert—		25
		, rele	easing, storing	26
Clause	61	Replacement of s 3 custody)	37 (Movable property to be kept in safe	27 28
		Section 37—		29
		omit, insert—		30

	37 Fo	and property must be kept in safe custody	1
	(1)	This section applies in relation to found property for a prescribed motor vehicle that has been towed.	2 3 4
	(2)	The holder of the licence or towing permit under which the prescribed motor vehicle was towed must keep the found property in safe custody until the property is returned to its owner or the owner's agent.	5 6 7 8 9
		Maximum penalty—20 penalty units.	10
Clause 62	Replacement 26)	of s 40 (Exemption from Act, ss 5, 13 and	11 12
	Section 40-	_	13
	omit, insert	<u>-</u>	14
	40 Re	gulated areas—Act, sch 2	15
	(1)	For the Act, schedule 2, definition <i>regulated area</i> , the areas stated in schedule 4 are prescribed.	16 17
	(2)	For schedule 4, a reference to a shire or city by name is a reference to the shire or city of that name declared as a local government area under the <i>Local Government Act 1993</i> as in force immediately before the changeover day.	18 19 20 21 22
		Notes—	23
		1 Under the <i>Local Government Act 1993</i> as in force immediately before the changeover day, shires and cities were described in the <i>Local Government (Areas) Regulation 2005</i> , schedule 1 as in force immediately before the changeover day.	24 25 26 27 28
		2 Each map mentioned in the <i>Local Government</i> (<i>Areas</i>) <i>Regulation 2005</i> , schedule 1 as in force immediately before the changeover day can be—	29 30 31
		(a) accessed by members of the public, free of charge, on the department's website; or	32 33

		(b) purchased from any office of the department in which the Survey and Mapping Infrastructure	1 2
		Act 2003 is administered. (3) In this section—	3
			4
		changeover day means 15 March 2008.	5
		Note— The changeover day declared under the Local Government Act 1993, section 159YE(2) for all new, adjusted and continuing local government areas listed in schedule 1A of that Act is 15 March 2008. See the notice published in the gazette on 23 November 2007 at page 1680.	6 7 8 9 10 11 12
lause	63	Amendment of sch 2 (Fees)	13
		(1) Schedule 2, item 1(a)—	14
		omit, insert—	15
		(a) for each tow truck—	
		(i) licence for 1 year 403.00	
		(ii) licence for 2 years 727.75	
		(iii) licence for 3 years 1,045.45	
		(iv) licence for 4 years 1,349.00	
		(v) licence for 5 years 1,638.50	
		(2) Schedule 2, item 2—	16
		omit, insert—	17
	2	Application for a renewal of a licence (Act, s 9(2)(b)), for each tow truck—	
		(a) renewal for 1 year 403.00	
		(b) renewal for 2 years 727.75	
		(c) renewal for 3 years 1,045.45	
		(d) renewal for 4 years 1,349.00	

1 2

				[0 00]		
	(e)	rene	ewal for 5 years	1,638.50		
	(3	3) S	chedule 2, items 4 to 7—			
		O	mit, insert—			
4			ion for a driver's certificate (Act, s 14)—the total llowing—			
	(a)	base	e application fee—			
		(i)	driver's certificate for 1 year	104.45		
		(ii)	driver's certificate for 2 year	146.25		
		(iii)	driver's certificate for 3 years	187.15		
		(iv)	driver's certificate for 4 years	226.25		
		(v)	driver's certificate for 5 years	263.50		
	(b)	addi	itional application fee	42.45		
5		pplication for an assistant's certificate (Act, s 14)—the tal of the following—				
	(a)	base	e application fee—			
		(i)	assistant's certificate for 1 year	104.45		
		(ii)	assistant's certificate for 2 year	146.25		
		(iii)	assistant's certificate for 3 years	187.15		
		(iv)	assistant's certificate for 4 years	226.25		
		(v)	assistant's certificate for 5 years	263.50		
	(b)	addi	itional application fee	42.45		
6	App 17A		ion for a renewal of a driver's certificate (Act, s			
	(a)	rene	ewal for 1 year	104.45		
	(b)	rene	ewal for 2 years	146.25		
	(c)	rene	ewal for 3 years	187.15		
	(d)	rene	ewal for 4 years	226.25		
	(e)	rene	ewal for 5 years	263.50		

	7	Application for a renewal of a s 17A)—	an assistant's certificate (Act,
		(a) renewal for 1 year	104.45
		(b) renewal for 2 years	146.25
		(c) renewal for 3 years	187.15
		(d) renewal for 4 years	226.25
		(e) renewal for 5 years	263.50
Clause	64	Replacement of sch 3 (Maximum towing charges)
		Schedule 3—	
		omit, insert—	
		Schedule 3	Maximum amounts that may be charged
			sections 29B(4), 33 and 34(b)
		Part 1	Standard tow charge
			\$ (including GST)
	1	Standard tow of a damaged r of an incident—	notor vehicle from the scene
		(a) For the first 50km	348.95
		(b) For each kilometre over	50km 6.90
	2	Standard tow of a private private property	roperty motor vehicle from 250.00

1 2 3

4 5

6

7

		Part 2	On-site release charge	1
			\$ (including GST)	
		on-site release charge	150.00	
		Part 3	Storage charge	2
			\$ (including GST)	
		storing private property mot per day	or vehicle in a holding yard, 25.00	
Clause	65	•	Tow truck regulated areas)	3
		Schedule 4, heading-	_	4
		omit, insert—	De malata de masa	5
		Schedule 4	Regulated areas	6
			section 40(1)	7
Clause	66	Amendment of sch 5 (I	Dictionary)	8
			ions approval, conforming premises, e, driver licence, holding yard and	9 10 11
		omit.		12
		(2) Schedule 5—		13
		insert—		14

аррі	roval means a licence, certificate or permit.	1		
standard tow, of a damaged vehicle or private property motor vehicle, means—				
(a)) a tow of the vehicle; and			
(b)	if the vehicle is a damaged motor vehicle being towed from the scene of an incident—includes—	5 6 7		
	(i) not more than 60 minutes working time at the scene; and	8 9		
	(ii) moving the vehicle from the scene to a place stated in the towing authority; and	10 11 12		
	(iii) storing the vehicle in a holding yard for not more than 72 hours; and	13 14		
(c)	if the vehicle is a private property motor vehicle being towed from a private property—includes—	15 16 17		
	(i) not more than 60 minutes working time on the property; and	18 19		
	(ii) moving the vehicle from the property to a holding yard; and	20 21		
	(iii) storing the vehicle in a holding yard for not more than 72 hours.	22 23		
working time means—				
(a)	for a damaged motor vehicle at the scene of an incident—time spent at the scene, after an authorising person has signed a towing authority for the motor vehicle—	25 26 27 28		
	(i) preparing the vehicle for towing; and	29		
	(ii) cleaning up the scene; or	30		
(b)	for a private property motor vehicle on private property—means time spent on the property—	31 32		

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(i)	taking reasonable steps to find the	1	
	owner of the vehicle; and		
(ii)	preparing the vehicle for towing.	3	

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