

Revenue and Other Legislation Amendment Bill 2018



Queensland

Revenue and Other Legislation Amendment Bill 2018

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2018

A Bill

for

An Act to amend the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, the Aboriginal Cultural Heritage Act 2003, the Acquisition of Land Act 1967, the Cross River Rail Delivery Authority Act 2016, the Duties Act 2001, the Duties Regulation 2013, the Land Tax Act 2010, the Payroll Tax Act 1971, the Police Powers and Responsibilities Act 2000, the State Penalties Enforcement Act 1999, the State Penalties Enforcement Amendment Act 2017, the Taxation Administration Act 2001, the Torres Strait Islander Cultural Heritage Act 2003 and the Victims of Crime Assistance Act 2009 for particular purposes

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	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Revenue and Other Legislation Amendment Act 2018.	4 5
Clause	2	Commencement	6
		The following provisions commence on the day on which the <i>State Penalties Enforcement Amendment Act 2017</i> , section 25 commences—	7 8 9
		(a) sections 70, 72, 73 and 74;	10
		(b) part 9.	11
	Part	2 Amendment of Duties Act 2001	12
Clause	3	Act amended	13
		This part amends the <i>Duties Act 2001</i> .	14
Clause	4	Amendment of s 16 (When liability for transfer duty arises)	15 16
		Section 16, note, after 'ELN transfer'—	17
		insert—	18
		or ELN lodgement	19

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Clause	5	Amendment of s 18 (Need for instrument, ELN transfer document or statement)	1 2
		Section 18, 'ELN transfer'—	3
		omit, insert—	4
		ELN transaction	5
Clause	6	Amendment of s 19 (Lodging instrument, ELN transfer document or statement)	6 7
		Section 19, 'ELN transfer'—	8
		omit, insert—	9
		ELN transaction	10
Clause	7	Amendment of s 20 (Effect of making or lodging instrument, ELN transfer document or statement by 1 party)	11 12 13
		Section 20, 'ELN transfer'—	14
		omit, insert—	15
		ELN transaction	16
Clause	8	Amendment of s 21 (No double duty—general)	17
		Section 21(1), note 2, after 'ELN transfer'—	18
		insert—	19
		or ELN lodgement	20
Clause	9	Amendment of s 22 (No double duty—particular dutiable transactions)	21 22
		(1) Section 22(2)—	23
		insert—	24

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	Note—	1
	For a dutiable transaction that is an ELN transfer or ELN lodgement, see also part 15, division 2.	2 3
	(2) Section 22(2A), note 1, 'In relation to subsections (2) and (2A), for'—	4 5
	omit, insert—	6
	For	7
Clause 10	Amendment of s 30 (Aggregation of dutiable transactions)	8 9
	Section 30(6), 'ELN transfer'—	10
	omit, insert—	11
	ELN transaction	12
Clause 11	Insertion of new ss 76E-76G	13
	After section 76D—	14
	insert—	15
	76E Exempt managed investment schemes	16
	(1) For section 75(1), a unit trust that is a managed investment scheme is taken to be an exempt managed investment scheme, during the deeming period for the trust, if the scheme has been approved under section 76F as a deregistered managed investment scheme.	17 18 19 20 21 22
	(2) In this section—	23
	deeming period, for a unit trust, means the period—	24 25
	(a) starting immediately before the first trust acquisition or trust surrender of a trust interest in the trust following its deregistration under the Corporations Act, section 601PA: and	26 27 28 29

	(b)	ending immediately before the time that either of the following happens—	1 2
		(i) the ASIC order mentioned in section 76F(3)(a) ceases to apply;	3 4
		(ii) a unit in the trust is issued or transferred to a person who is not a wholesale client.	5 6 7
		al of unit trust as a deregistered d investment scheme	8
(1)	inve com	trustee of a unit trust that is a managed stment scheme may apply to the missioner for the approval of the scheme as a gistered managed investment scheme.	10 11 12 13
	Note-	_	14
	Se	ee section 76E(1).	15
(2)	The	application must—	16
	(a)	be in the approved form; and	17
	(b)	be supported by enough information to enable the commissioner to decide the application.	18 19 20
(3)	The	commissioner may give the approval if—	21
	(a)	ASIC made an exemption or declaration under the Corporations Act, section 601QA (the <i>ASIC order</i>), enabling an application for deregistration of the scheme (the <i>deregistration application</i>) to be made under the Corporations Act, section 601PA; and	22 23 24 25 26 27 28
	(b)	for the purpose of the deregistration application, all the members of the scheme agreed the scheme should be deregistered; and	29 30 31

(c)	all who	the members of the scheme were lesale clients—	1 2
	(i)	when they acquired (by way of issue or transfer) their interest in the scheme; and	3 4 5
	(ii)	when the deregistration application was made; and	6 7
(d)	Corp chap	C deregistered the scheme under the porations Act, section 601PA, applying oter 5C of that Act under the ASIC er; and	8 9 10 11
(e)	unde beca	scheme is not required to be registered er the Corporations Act, section 601ED use of an exemption from that section er the ASIC order; and	12 13 14 15
(f)	appr	commissioner is satisfied it would be copriate to give the approval, having and to—	16 17 18
	(i)	the reasons why the members of the scheme agreed the scheme should be deregistered; and	19 20 21
	(ii)	the reasons for the decision by ASIC to deregister the scheme; and	22 23
	(iii)	the terms of the ASIC order; and	24
	(iv)	whether the scheme has ever been a public unit trust and, if so, why it is no longer a public unit trust; and	25 26 27
	(v)	the circumstances of the scheme's operation since it was deregistered by ASIC; and	28 29 30
	(vi)	the purposes of this division.	31
		missioner must give the applicant notice cision on the application.	32 33
If. b	ecans	se of the decision on the application, the	34

(4)

(5)

	commissioner makes an assessment on the basis that the scheme is not an exempt managed investment scheme for section 75(1), an objection to the decision may be made as part of an objection to the assessment.	1 2 3 4 5
(6)	If the approval is given, it takes effect on—	6
	(a) the day it is given; or	7
	(b) if the notice of the decision to give the approval states a day on which the approval takes effect—that day.	8 9 10
(7)	The day mentioned in subsection (6)(b) may be earlier or later than the day the approval is given.	11 12
	proval holders must notify commissioner if eming period ends	13 14
(1)	This section applies in relation to an approval for a unit trust in force under section 76F if either of the following happens (the <i>notifiable event</i>)—	15 16 17
	(a) the ASIC order mentioned in section 76F(3)(a) ceases to apply;	18 19
	(b) a unit in the trust is issued or transferred to a person who is not a wholesale client.	20 21
(2)	Within 28 days after the trustee becomes aware, or ought reasonably to have become aware, of the notifiable event, the trustee must give the commissioner notice of the notifiable event.	22 23 24 25
	Note—	26
	Failure to give the notice is an offence under the Administration Act, section 120.	27 28
	f s 156A (Reassessment of duty for sfer of dutiable property)	29 30
	5A, 'ELN transfer'—	31
5550011 150		91

Clause 12

[s]	13]
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		omit, insert—	1
		ELN transaction	2
Clause	13	Amendment of ch 2, pt 15, hdg (Provisions for ELN transfers)	3 4
		Chapter 2, part 15, heading, after 'transfers'—	5
		insert—	6
		and ELN lodgements	7
Clause	14	Amendment of s 156D (Definitions for pt 15)	8
		(1) Section 156D, heading, 'pt 15'—	9
		omit, insert—	10
		part	11
		(2) Section 156D, definitions <i>ELN transfer</i> , <i>ELN transfer</i> document, relevant residential land, relevant transfer agreement and signed—	12 13 14
		omit.	15
		(3) Section 156D—	16
		insert—	17
		completed lodgement means a dutiable transaction—	18 19
		(a) that is a transfer, surrender or vesting of dutiable property or an acquisition of a new right; and	20 21 22
		(b) for which an instrument or ELN transaction document for an ELN lodgement is registered under the <i>Land Title Act 1994</i> , the <i>Land Act 1994</i> or the <i>Water Act 2000</i> ; and	23 24 25 26
		(c) on which a liability for transfer duty is imposed.	27 28
		eligible land means land, an instrument of	29

-	er of which must comply with the ements of the <i>Land Title Act 1994</i> , section transferring the land under that Act.	1 2 3
ELN	lodgement means a dutiable transaction, than an ELN transfer—	4 5
la la <i>1</i>	nat is a transfer, surrender or vesting of and, or an acquisition of a new right that is and, registered under the <i>Land Title Act</i> 994, the <i>Land Act</i> 1994 or the <i>Water Act</i> 000; and	6 7 8 9 10
(b) fo	or which an ELN workspace exists; and	11
e d re	nat is not eligible for a concession, xemption or other reduction for transfer uty, other than a concession, exemption or eduction for transfer duty for an ELN odgement prescribed by regulation.	12 13 14 15 16
under	transaction document means a document the Electronic Conveyancing National Law nsland) that—	17 18 19
(a) is	3—	20
(i	for an ELN transfer—an instrument of transfer under the <i>Land Title Act 1994</i> , section 61 for a relevant transfer agreement, alone or together with an instrument of transfer under the <i>Land Act 1994</i> , chapter 6 or the <i>Water Act 2000</i> , section 170 that is under the same relevant transfer agreement; or	21 22 23 24 25 26 27 28
(i	ii) for an ELN lodgement—an instrument under the <i>Land Title Act 1994</i> , the <i>Land Act 1994</i> or the <i>Water Act 2000</i> ; and	29 30 31 32
E	would effect a dutiable transaction that is an ELN transfer or ELN lodgement if the ocument were—	33 34 35

	(1)	digitally signed; and	1
	(ii)	lodged electronically under the Electronic Conveyancing National Law (Queensland), section 7; and	2 3 4
	(iii)	registered under the Land Title Act 1994, the Land Act 1994 or the Water Act 2000.	5 6 7
Note	·—		8
(C de th re	Queens ocume nat exi eprodu	the Electronic Conveyancing National Law sland), schedule 1, section 12(1) definition nt , a document includes a record of information sts in a digital form and is capable of being ced, transmitted, stored and duplicated by ic means.	9 10 11 12 13 14
EL l	V trai	ısfer—	15
(a)	mea	ns a transfer of dutiable property—	16
	(i)	that includes eligible land; and	17
	(ii)	for which an ELN workspace exists; and	18 19
	(iii)	that is to the transferee under a relevant transfer agreement and for the same consideration as provided for under the agreement; but	20 21 22 23
(b)	does	s not include a transaction for which—	24
	(i)	there is an agreement for the transfer of dutiable property (the <i>first agreement</i>); and	25 26 27
	(ii)	after the first agreement takes place, 1 or more agreements to transfer all or part of the dutiable property the subject of the first agreement take place (the <i>intervening agreements</i>); and	28 29 30 31 32
	(iii)	to give effect to the first agreement and the intervening agreements, 1 or more transfers of dutiable property will be	33 34

agı	Fected by 1 or more parties to the first reement and the intervening reements.	1 2 3
lodgement funlocked bef the ELN lod	ELN lodgement means an ELN for which the ELN workspace is fore an ELN transaction document for gement is registered under the <i>Land</i> 4, the <i>Land Act 1994</i> or the <i>Water Act</i>	4 5 6 7 8 9
an ELN lod ELN worksp following p	Information, in an ELN workspace for elgement, means information in the pace that is necessary for either of the purposes in relation to an ELN elecument for the ELN lodgement—	10 11 12 13 14
Act 199	ing with a provision of the Land Title 94, the Land Act 1994 or the Water 90 in relation to the registration of the ent;	15 16 17 18
(b) endorsing	ng the document under this Act.	19
	asfer agreement means an agreement fer of dutiable property—	20 21
(a) that incl	ludes eligible land; and	22
(b) on which	ch transfer duty is imposed; and	23
exempti duty, ot reduction	not eligible for a concession, ion or other reduction for transfer ther than a concession, exemption or on for transfer duty for an ELN prescribed by regulation; and	24 25 26 27 28
(d) that—		29
tra	aggregated under section 30 with a nsfer of other dutiable property der that agreement; or	30 31 32
` '	aggregated under section 30 only th another agreement for the transfer	33 34

	of dutiable property that complies with paragraphs (a) to (c); or	1 2
	(iii) if subparagraph (i) or (ii) does not apply—is not aggregated under section 30 with any other dutiable transaction.	3 4 5 6
	signed—	7
	(a) in relation to an ELN transaction document for an ELN transfer—see section 156E(1); or	8 9 10
	(b) in relation to an ELN transaction document for an ELN lodgement—see section 156E(2).	11 12 13
(4)	Section 156D, definition <i>completed transfer</i> , paragraph (a), 'ELN transfer document'—	14 15
	omit, insert—	16
	ELN transaction document for an ELN transfer	17
(5)	Section 156D, definition <i>ELN workspace</i> , after 'ELN transfer'—	18 19
	insert—	20
	or ELN lodgement	21
(6)	Section 156D, definition <i>incomplete ELN transfer</i> , 'ELN transfer document'—	22 23
	omit, insert—	24
	ELN transaction document	25
(7)	Section 156D, definition locked, after 'ELN transfer'—	26
	insert—	27
	or ELN lodgement	28
(8)	Section 156D, definition payment commitment, after 'property'—	29 30
	insert—	31

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			that is a relevant transfer agreement	1
		(9)	Section 156D, definition <i>transfer information</i> , 'ELN transfer document'—	2 3
			omit, insert—	4
			ELN transaction document	5
		(10)	Section 156D, definition unlocked, after 'ELN transfer'—	6
			insert—	7
			or ELN lodgement	8
Clause	15		nendment of s 156E (When an ELN transfer document signed)	9 10
		(1)	Section 156E, 'ELN transfer document'—	11
			omit, insert—	12
			ELN transaction document	13
		(2)	Section 156E—	14
			insert—	15
			(2) An ELN transaction document for an ELN lodgement is <i>signed</i> when all lodgement information in the ELN workspace for the ELN lodgement is digitally signed by or for all parties to the ELN lodgement.	16 17 18 19 20
Clause	16		nendment of s 156F (When an ELN workspace is <i>locked</i> d unlocked)	21 22
		(1)	Section 156F, after 'ELN transfer'—	23
			insert—	24
			or ELN lodgement	25
		(2)	Section 156F, after 'transfer information'—	26
			insert—	27
			or lodgement information	28

[s 1	7]
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clause	17		endment o perty are <i>r</i>			(When transfers of dutiable	1 2
		(1)	Section 156	G, h	eadin	g, 'transfers of dutiable property'—	3
			omit, insert				4
				dut	iable	transactions	5
		(2)	Section 156	G—			6
			insert—				7
			(2)	and ELI	a co V loc	this part, an incomplete ELN lodgement ompleted lodgement, or an incomplete Igement and another incomplete ELN ant, are <i>related</i> to each other if—	8 9 10 11
				(a)		are dutiable transactions of the same able property; and	12 13
				(b)	the and	parties to the transactions are the same;	14 15
				(c)		n agreement has been entered into by the ies in relation to the transactions—	16 17
					(i)	1 or both transactions are transfers of dutiable property; and	18 19
					(ii)	both transactions are under the same agreement; and	20 21
					(iii)	the agreement is not a relevant transfer agreement.	22 23
				Note	<u>?</u> —		24
				d	utiable	hay be more than 1 ELN lodgement of the same property that have the same parties to the ion—see section 156H.	25 26 27
lause	18		endment o ELN works			(Effect of multiple locking events	28 29
		(1)	Section 156	H(1)	, 'EL	N transfer,'—	30
			omit, insert				31

	ELN transfer or ELN lodgement,	1
	(2) Section 156H(1)(a), 'ELN transfer document'—	2
	omit, insert—	3
	ELN transaction document	4
	(3) Section 156H(1)(b), 'transfer'—	5
	omit, insert—	6
	dutiable transaction	7
	(4) Section 156H(1)(c), from 'declared'—	8
	omit, insert—	9
	declared that—	10
	(i) for an ELN transfer—another of transaction that is an ELN transfer taken to arise; or	
	(ii) for an ELN lodgement—dutiable transaction that is an lodgement is taken to arise.	
	(5) Section 156H(2), after 'ELN transfer'—	17
	insert—	18
	or ELN lodgement	19
Clause 19	Amendment of s 156l (Liability for transfer duty not affected by particular events)	t 20 21
	(1) Section 156I(1), 'ELN transfer—'—	22
	omit, insert—	23
	ELN transfer or ELN lodgement—	24
	(2) Section 156I(1)(a) and (b), 'ELN transfer;'—	25
	omit, insert—	26
	ELN transfer or ELN lodgement;	27
	(3) Section 156I(1)(b) and (c)(i), 'ELN transfer document'	·— 28

		Section 156J— 2
lause	21	Replacement of s 156J (Application of sdiv 2)
		for particular incomplete ELN transfers and incomplete ELN lodgements 2
		omit, insert—
		Chapter 2, part 15, division 2, subdivision 2, heading, from '—incomplete'— 2
lause	20	Amendment of ch 2, pt 15, div 2, sdiv 2, hdg (No multiple duty—incomplete ELN transfers related to completed transfer)
		ELN transaction 1
		omit, insert—
		(6) Section 156I(2), definition <i>unsigning</i> , 'ELN transfer'—
		(ii) a completed lodgement related to the ELN lodgement.
		(i) a completed transfer related to the ELN transfer; or 1
		effect— 1
		omit, insert—
		(5) Section 156I(1)(d), from 'effect'—
		(iii) another locking of the ELN workspace; 8
		(ii) a signing of an ELN transaction 5 document for another ELN lodgement 6 that is related to the ELN lodgement; or 7
		omit, insert— 4
		(4) Section 156I(1)(c)(ii)— 3
		ELN transaction document 2
		omit, insert— 1

		omit, insert	<u>·</u>	1
		156J A	oplication of subdivision	2
			This subdivision applies if—	3
			(a) 1 or more incomplete ELN transfers are related to a completed transfer; or	4 5
			(b) 1 or more incomplete ELN lodgements are related to a completed lodgement.	6 7
Clause 22	im		of s 156K (When liability for transfer duty is accomplete ELN transfers and completed	8 9 10
	(1)	Section 156	6K, heading, after 'imposed'—	11
		omit.		12
	(2)	Section 156	5K(1), 'This section'—	13
		omit, insert	<u></u>	14
			Subsection (2)	15
	(3)	Section 156	6K—	16
		insert—		17
		(2A)	Subsection (4) applies to a liability for transfer duty imposed on each of the following—	18 19
			(a) any incomplete ELN lodgement related to the completed lodgement, other than the first related lodgement;	20 21 22
			(b) the completed lodgement.	23
		(2B)	The liability is taken to be imposed when the liability for transfer duty is imposed on the first related lodgement.	24 25 26
	(4)	Section 156	6K(4)—	27
		insert—		28
			first related lodgement means the incomplete ELN lodgement related to the completed	29 30

[s 23]

			lodgement for which the ELN workspace is first locked.	1 2
		(5)	Section 156K(2A) to (4)—	3
			renumber as section 156K(3) to (6).	4
Clause	23		nendment of s 156L (Deemed compliance with duty ligation for incomplete ELN transfer)	5 6
		(1)	Section 156L, heading, after 'obligation'—	7
			omit.	8
		(2)	Section 156L—	9
			insert—	10
			(1A) A duty obligation for an incomplete ELN lodgement that is related to the completed lodgement is taken to be complied with when the duty obligation under the same provision is complied with in full for the completed lodgement.	11 12 13 14 15 16
		(3)	Section 156L(1A) and (2)—	17
			renumber as section 156L(2) and (3).	18
Clause	24		nendment of s 156M (Exclusion of ss 21 and 22(2) and A) for ELN transfers etc.)	19 20
		(1)	Section 156M, heading, after '(2A)'—	21
			omit.	22
		(2)	Section 156M(1), 'either'—	23
			omit, insert—	24
			any	25
		(3)	Section 156M(1)—	26
			insert—	27
			(c) an incomplete ELN lodgement that is related to—	28 29

			(i) a completed ELN lodgement; or	1
			(ii) another incomplete ELN lodgement;	2
			(d) a completed lodgement.	3
	(4)	Section 156	M—	4
		insert—		5
		(3A)	Section 22(2) does not apply to an incomplete ELN lodgement that is related to a completed lodgement and for which there is an agreement that is not a relevant transfer agreement.	6 7 8 9
		(3B)	The fact that an incomplete ELN lodgement is not related to a completed lodgement does not affect a liability for transfer duty imposed on the incomplete ELN lodgement.	10 11 12 13
	(5)	Section 156	M(3A) to (4)—	14
		renumber as	s section 156M(4) to (6).	15
Clause 25			s 156N (Making of <i>payment commitment</i> to transfer dutiable property)	16 17
	(1)	_	N, heading, 'agreement'—	18
	()	omit, insert-		19
		,	relevant transfer agreement	20
	(2)	Section 15 property'—	6N(1) and (3), after 'transfer of dutiable	21 22
		insert—		23
			that is a relevant transfer agreement	24
	(3)	Section 150 transfer'—	6N(4), definition relevant self assessor, 'ELN	25 26
		omit, insert-	_	27
			ELN transaction	28

Clause	26	Amendment of s 156P (Charge over transferee's interest in land for unpaid transfer duty for ELN transfer)	1 2
		Section 156P(1)(a), 'ELN transfer document'—	3
		omit, insert—	4
		ELN transaction document	5
Clause	27	Amendment of s 156V (Particular information in ELN workspace taken to be stated to commissioner)	6 7
		Section 156V, after 'ELN transfer'—	8
		insert—	9
		or ELN lodgement	10
Clause	28	Amendment of s 156W (Effect of self assessor's endorsement of ELN transfer document for incomplete ELN transfer)	11 12 13
		(1) Section 156W, heading, from 'ELN transfer document'—	14
		omit, insert—	15
		ELN transaction document for incomplete ELN transfer or incomplete ELN lodgement	16 17
		(2) Section 156W(1), 'This section'—	18
		omit, insert—	19
		Subsection (2)	20
		(3) Section 156W(1)(a), 'ELN transfer document'—	21
		omit, insert—	22
		ELN transaction document	23
		(4) Section 156W—	24
		insert—	25
		(3) Subsection (4) applies if—	26

-		
		(a) an ELN transaction document for an ELN lodgement is endorsed by a self assessor registered under chapter 12, part 2 or 3; and
		(b) the ELN lodgement becomes an incomplete ELN lodgement.
		(4) The endorsement is of no effect from the time the ELN workspace for the incomplete ELN lodgement is unlocked.
se 2	29	Amendment of s 179 (Working out dutiable value of relevant acquisition)
		Section 179(4), 'section 409(2)'—
		omit, insert—
		section 409(3)
se (30	Amendment of s 445 (Notice of registration)
		Section 445(2)(g), 'ELN transfer'—
		omit, insert—
		ELN transaction
se (31	Amendment of s 447 (Restriction on assessment by commissioner)
		Section 447(1), 'ELN transfer'—
		omit, insert—
		ELN transaction
se (32	Amendment of s 452 (Notice of registration)
		Section 452(2)(g), 'ELN transfer'—
		omit, insert—
		ELN transaction

[s 33]

Clause	33	Amendment of s 454 (Restriction on assessment by commissioner)	1 2
		Section 454(1), 'ELN transfer'—	3
		omit, insert—	4
		ELN transaction	5
Clause	34	Amendment of s 455A (Lodging transaction statements)	6
		(1) Section 455A(1), (1A), (4) and (5), 'ELN transfer'—	7
		omit, insert—	8
		ELN transaction	9
		(2) Section 455A(6), 'ELN transfer document for an ELN transfer'—	10 11
		omit, insert—	12
		ELN transaction document for an ELN transfer or ELN lodgement	13 14
		(3) Section 455A(7), 'ELN transfer document'—	15
		omit, insert—	16
		ELN transaction document	17
		(4) Section 455A(7), 'ELN transfer is'—	18
		omit, insert—	19
		ELN transfer or ELN lodgement is	20
Clause	35	Amendment of s 465 (Grounds for suspension or cancellation)	21 22
		Section 465(f), 'ELN transfer document'—	23
		omit, insert—	24
		ELN transaction document	25

[s :	361
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Clause	36	ass				(Offences about self ements of ELN transfer	1 2 3
		(1)	Section 480	A, h	eadin	g, 'transfer'—	4
			omit, insert-	_			5
				trai	nsact	ion	6
		(2)	Section 480 agreement'-	, ,), fro	m 'ELN transfer document' to 'transfer	7 8
			omit, insert-	_			9
				ELN that ELN	N lod secti N lod	gement under section 455A on the basis ion 22(2) applies to the ELN transfer or gement unless the duty amount for the nt for the transfer of dutiable property	10 11 12 13 14
		(3)	Section 480	A(2)	, 'EL	N transfer document'—	15
			omit, insert-	_			16
				ELN	N trar	saction document	17
		(4)	Section 480 transfer'—	0A(3)(a),	'ELN transfer document for an ELN	18 19
			omit, insert-	_			20
						saction document for an ELN transfer or gement	21 22
		(5)	Section 480	A(3)	(b)—	_	23
			omit, insert-	_			24
				(b)	eith	er—	25
					(i)	for an ELN transfer—the ELN transfer becomes an incomplete ELN transfer within the meaning of chapter 2, part 15; or	26 27 28 29
					(ii)	for an ELN lodgement—the ELN lodgement becomes an incomplete	30 31

ſs	37

		ELN lodgement within the meaning of chapter 2, part 15.	1 2
Clause	37	Amendment of s 481 (Offence for person other than self assessor to endorse instrument or ELN transfer document)	3 4 5
		(1) Section 481, 'ELN transfer document'—	6
		omit, insert—	7
		ELN transaction document	8
		(2) Section 481(2), 'ELN transfer.'—	9
		omit, insert—	10
		ELN transfer or ELN lodgement.	11
		(3) Section 481(3), definition <i>make</i> , 'ELN transfer to'—	12
		omit, insert—	13
		ELN transfer or ELN lodgement to	14
Clause	38	Amendment of s 481A (Offence to endorse instrument or ELN transfer document incorrectly or illegibly)	15 16
		Section 481A, 'ELN transfer document'—	17
		omit, insert—	18
		ELN transaction document	19
Clause	39	Amendment of s 482 (Obligations relating to unstamped instruments or ELN transfer documents)	20 21
		Section 482, 'ELN transfer'—	22
		omit, insert—	23
		ELN transaction	24

Clause	40	Amendment of s 483 (Registration of instruments and transactions)	1 2
		Section 483, 'ELN transfer'—	3
		omit, insert—	4
		ELN transaction	5
Clause	41	Amendment of s 487 (Receipt of instruments or ELN transfer documents in evidence)	6 7
		Section 487, 'ELN transfer'—	8
		omit, insert—	9
		ELN transaction	10
Clause	42	Amendment of s 487A (Limitation on use of ELN transfer document endorsed on basis of payment commitment)	11 12
		Section 487A, 'ELN transfer document'—	13
		omit, insert—	14
		ELN transaction document	15
Clause	43	Amendment of s 488 (Commissioner may require payment of penalty)	16 17
		Section 488(1), 'ELN transfer'—	18
		omit, insert—	19
		ELN transaction	20
Clause	44	Amendment of s 491 (When is an instrument or ELN transfer document <i>properly stamped</i>)	21 22
		Section 491, 'ELN transfer'—	23
		omit, insert—	24
		ELN transaction	25

[s	45]
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Clause	45	Amendment of s 496 and circumstances)	(Lodging declaration stating facts	1 2
		Section 496, 'ELN	transfer'—	3
		omit, insert—		4
		ELN to	ransaction	5
Clause	46	Amendment of s 499 particular circumstar	(Reassessments of duty in	6 7
		Section 499, 'ELN	transfer'—	8
		omit, insert—		9
		ELN to	ransaction	10
Clause	47	Amendment of s 503 currency)	(Amounts stated in foreign	11 12
		Section 503, 'ELN	transfer'—	13
		omit, insert—		14
		ELN to	ransaction	15
Clause	48	Insertion of new ch 1	7, pt 25	16
		Chapter 17—		17
		insert—		18
		Part 25	Transitional provisions	19
			for Revenue and Other	20
			Legislation	21
			Amendment Act 2018	22
		671 Meaning o	of amending Act	23
		In this	part—	24
		amend	ling Act means the Revenue and Other	25

5 4 0

	Legislation Amendment Act 2018.	1
672 Ret	rospective effect of ss 76E-76G	2
(1)	This Act applies, and is taken to have applied since 9 August 2017, to a trust acquisition or trust surrender happening on or after that day, as if sections 76E to 76G were in force from 9 August 2017.	3 4 5 6 7
(2)	However, to remove any doubt, it is declared that a person can not be prosecuted under this Act or the Administration Act for a contravention of section 76G before the commencement.	8 9 10 11
(3)	A pre-commencement approval has effect, and is taken to have had effect since it was given, to the extent it would have had effect if sections 76E to 76G were in force from 9 August 2017.	12 13 14 15
(4)	In this section—	16
	pre-commencement approval means an approval mentioned in section 76F given by the commissioner on or after 9 August 2017 and before the commencement.	17 18 19 20
673 Ret	rospective effect of amended s 179(4)	21
(1)	The amended provision applies, and is taken to have applied since 22 August 2017, to a relevant acquisition for which a liability for landholder duty arose on or after that day.	22 23 24 25
(2)	In this section—	26
	amended provision means section 179(4) as amended by the amending Act.	27 28
	rospective effect of amended definition siness property	29 30
(1)	The amended definition applies, and is taken to	31

[3 43]		_
	have applied since 12 October 2016, in relation to a dutiable transaction entered into on or after that day.	
	(2) In this section—	4
	amended definition means schedule 6, definition business property as amended by the amending Act.	_
49	Amendment of sch 2 (When liability for transfer duty on dutiable transaction arises)	8 9
	(1) Schedule 2, entry for transfer of dutiable property—	10
	omit, insert—	11

The earlier of the following—

- (a) when the property is transferred:
- (b) if the transfer is an ELN transfer—when the ELN workspace for the ELN transfer—
 - (i) includes an ELN transaction document for the ELN transfer signed by the parties to the transaction; and
 - (ii) is locked;
- (c) if the transfer is an ELN lodgement—when the ELN workspace for the ELN lodgement—
 - (i) includes an ELN transaction document for the ELN lodgement signed by the parties to the transaction; and
 - (ii) is locked;
- (d) if an instrument effects, or when recorded in a register will effect, the transfer and the transfer is not an ELN transfer or ELN lodgement—when the instrument is signed by the parties to the transaction
- (2) Schedule 2, entry for surrender of dutiable property— *omit, insert*—

Surrender of dutiable property that is land in Queensland or a transferable site area

The earlier of the following—

- (a) when the property is surrendered:
- (b) if the surrender is an ELN lodgement—when the ELN workspace for the ELN lodgement—
 - (i) includes an ELN transaction document for the ELN lodgement signed by the parties to the transaction; and
 - (ii) is locked;
- (c) if an instrument effects, or when recorded in a register will effect, the surrender and the surrender is not an ELN lodgement—when the instrument is signed by the parties to the transaction
- (3) Schedule 2, entries for vesting of dutiable property— *omit, insert*—

Vesting of dutiable property by, or expressly authorised by, statute law of this or another jurisdiction, whether inside or outside Australia The earlier of the following—

- (a) when the vesting takes place;
- (b) if ELN transaction an document for **ELN** an lodgement evidences the vesting-when **ELN** the workspace ELN for the lodgement—
 - (i) includes the ELN transaction document signed by the parties to the transaction; and
 - (ii) is locked

Vesting of dutiable property by a court order, of this or another jurisdiction, whether inside or outside Australia

The earlier of the following—

- (a) when the order is made;
- ELN (b) if an transaction document for ELN an evidences lodgement the vesting—when **ELN** the workspace ELN for the lodgement—
 - (i) includes the ELN transaction document signed by the parties to the transaction; and
 - (ii) is locked
- (4) Schedule 2, entry for acquisition of a new right—

 omit, insert—

Acquisition of a new right

		(a) when the right is acquired;	
		(b) if the acquisition is an ELN lodgement—when the ELN workspace for the ELN lodgement—	
		(i) includes an ELN transaction document for the ELN lodgement signed by the parties to the transaction; and	
		(ii) is locked;	
		(c) if an instrument effects, or when recorded in a register will effect, the acquisition and the acquisition is not an ELN lodgement—when the instrument is signed by the parties to the transaction;	
		(d) if a written agreement evidences the acquisition— when the agreement is made	
50	۸m	nendment of sch 6 (Dictionary)	1
30	(1)		
	(1)	Schedule 6, definitions business property, ELN transfer document, relevant residential land and signed—	2 3
		omit.	4
	(2)	Schedule 6—	5
		insert—	6
		business property means—	7
		(a) land primarily used to carry on a business of primary production; or	8

The earlier of the following—

Clause

		(b)	other dutiable property used, on or in relation to land mentioned in paragraph (a), to carry on that business of primary production; or	1 2 3 4
		(c)	land primarily used to carry on a prescribed business; or	5 6
		(d)	personal property used, on or in relation to land mentioned in paragraph (c), to carry on that prescribed business.	7 8 9
			pleted lodgement, for chapter 2, part 15, see ion 156D.	10 11
		eligi 156	<i>ible land</i> , for chapter 2, part 15, see section D.	12 13
		ELN	N lodgement see section 156D.	14
		ELN	Viransaction document see section 156D.	15
			<i>implete ELN lodgement</i> , for chapter 2, part see section 156D.	16 17
			rement information, for chapter 2, part 15, see ion 156D.	18 19
			porations Act, section 9.	20 21
		sign	ed—	22
		(a)	in relation to an ELN transaction document for an ELN transfer—see section 156E(1); or	23 24 25
		(b)	in relation to an ELN transaction document for an ELN lodgement—see section 156E(2).	26 27 28
			lesale client see the Corporations Act, section $G(4)$.	29 30
(3)	Schedule 6,	defir	nition ELN workspace, after 'ELN transfer'—	31
	insert—			32

[s 51]	s	5	1	1
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			or ELN lodgement	1
		(4)	Schedule 6, definition <i>locked</i> , after 'ELN transfer'—	2
			insert—	3
			or ELN lodgement	4
		(5)	Schedule 6, definition payment commitment, after 'property'—	5 6
			insert—	7
			that is a relevant transfer agreement	8
		(6)	Schedule 6, definition transaction number, 'ELN transfer'—	9
			omit, insert—	10
			ELN transaction	11
		(7)	Schedule 6, definition unlocked, after 'ELN transfer'—	12
			insert—	13
			or ELN lodgement	14
	Part	3	Amendment of Duties	15
	ı art	•	Regulation 2013	16
			3	10
lause	51	Reg	gulation amended	17
			This part amends the <i>Duties Regulation 2013</i> .	18
lause	52	Ins	ertion of new s 4A	19
			After section 4—	20
			insert—	21
			4A Concessions and exemptions for transfer duty—ELN transfers and ELN lodgements	22 23
			(1) Each of the concessions for transfer duty mentioned in a provision of the Act stated in schedule 1A, part 1 is a concession for transfer	24 25 26

		Part 2		•	ns for transfer I lodgements	22 23
			• §	section 105A		21
			• s	section 105		20
			• 8	section 92		19
			• s	section 91		18
				lodgement	ts	17
				transfers a		16
		Part 1		Concession transfer du		14 15
		-				13
					section 4A	13
					odgements	12
				duty—ELN		10
		Scnea	ule 1A	Concession	ons and is for transfer	9 10
		insert—	4 A	0		8
		After schedu	ıle 1—			7
Clause	53	Insertion of nev	w sch 1A			6
		(2)	Each of mentioned schedule 1	in a provision	for transfer duty of an Act stated in exemption for transfer	1 2 3 4 5

[s 53]

1		the Act	1
	•	section 117	2
	•	section 124	3
	•	section 125	4
	•	section 130A	5
	•	section 130B	6
	•	section 136	7
	•	section 143	8
	•	section 145	9
	•	section 147	10
	•	section 149	11
	•	section 151	12
	•	section 152	13
	•	section 424	14
	•	section 426	15
	•	section 429	16
	•	section 430(b)	17
	•	section 430(c)	18
	•	section 431A	19
			20
2		Family Law Act 1975 (Cwlth)	21
	•	section 90	22
	•	section 90L	23
	•	section 90WA	24

	Part	: 4			nendment of Land Tax Act 10	1 2
Clause	54	Act	t amende	d		3
			This part	ameno	ds the Land Tax Act 2010.	4
Clause	55		nendment neficiarie		23 (Deceased estates—assessment of	5 6
		(1)	Section 2	3, hea	ding—	7
			omit, inse	e rt —		8
			23 D	eceas	sed estates	9
		(2)	Section 2	23(1)—	-	10
			omit, inse	e rt —		11
			(1	ow	is section applies if an estate administrator ns land in that capacity when a liability for land arises.	12 13 14
		(3)	Section 2	23(3), a	ıfter 'If'—	15
			insert—			16
				a re	equest is made under subsection (2) and	17
		(4)	Section 2	23—		18
			insert—			19
			(3A	lan this the lan	the extent subsection (3) does not apply to the d, if the estate administrator would, apart from s section, be liable to pay land tax on the land, n, for the purpose of assessing a liability for d tax, until the administration of the estate is mplete—	20 21 22 23 24 25
				(a)	the deceased person is taken to be the owner of the land; and	26 27
				(b)	the estate administrator is taken not to be the owner of the land.	28 29

		(3B)	pers land a lia	son u d, is e ability	at is taken to be owned by the deceased of nder subsection (4)(a), or a part of that exempt land, for the purpose of assessing of for land tax arising on the next 30 June date of death, if—	1 2 3 4 5
			(a)		at the last 30 June before the date of th, the land or part was exempt land; and	6 7
			(b)		at the next 30 June after the date of th—	8 9
				(i)	the land or part is not being used and has not been used since the date of death; or	10 11 12
				(ii)	the land or part is being used, and has been used since the date of death, only for a purpose for which it was being used on the last 30 June before the date of death.	13 14 15 16 17
		(3C)	afte	r the	date of death is, if the date of death is 30 deference to that day.	18 19 20
	(5)	Section 23((3A) 1	to (4)	_	21
		renumber a	s sec	tion 2	23(4) to (7).	22
Clause 56	Ins	ertion of ne	ew p	t 10,	div 8	23
		Part 10—				24
		insert—				25
		Divisio	on 8		Transitional provision for	26
					Revenue and Other	27
					Legislation Amendment	28
					Act 2018	29

s	57]

		S L	ection 23, as amended by the <i>Revenue and Other</i> egislation Amendment Act 2018, is taken to have ad effect since the commencement of this Act.	1 2 3 4
	Part	_	mendment of Payroll Tax Act 971	5 6
Clause	57	Act amended		7
		This part ame	nds the Payroll Tax Act 1971.	8
Clause	58	Amendment of s	s 13Y (Exempt component of motor ce)	9 10
		Section 13Y(4	4), definition <i>R</i> —	11
		omit, insert—		12
		R	means—	13
		(;	Assessment Act 1997 (Cwlth), section 28-25(4) for calculating a deduction for car expenses using the 'cents per kilometre' method for the financial year immediately preceding the financial year in which the allowance is paid or payable; or	14 15 16 17 18 19 20
		(1	b) if there is no rate under paragraph (a)—the rate prescribed by regulation.	21 22
Clause	59	Insertion of new	pt 14	23
		After part 13-	_	24
		insert—		25

		Part 14	Transitional provision for Revenue and Ot Legislation Amendment Act 20	t her 2 3
		146 Retro	spective operation of amended s 1	3Y 5
		(ection 13Y, as amended by the <i>Reven Other Legislation Amendment Act 2018</i> , is have had effect since 1 July 2016.	
	Part	_	mendment of State Penali Inforcement Act 1999	t ies 9
lause	60	Act amended		11
		This part ame	nds the State Penalties Enforcement Act	<i>1999</i> . 12
lause	61	Amendment of	s 10 (Staff and contractors)	13
		Section 10, p	nalty—	14
		omit.		15
lause	62	Amendment of	32F (Definitions for part)	16
		Section 32F–	• •	17
		insert—		18
			VDO eligible amount, of a person's ebt—	SPER 19 20
		(a) means any amount that is—	21
			(i) if an enforcement order has served on the person and the per	son has 23

		[0 00]	
			1 2
		· · · · · · · · · · · · · · · · · · ·	3
		ordered the person pay to a specified person	5 6 7
Clause	63	Amendment of s 32G (Work and development orders)	8
		Section 32G, 'enforceable amount'—	9
		omit, insert—	10
		WDO eligible amount	11
Clause	64	Amendment of s 32H (Eligibility for work and development order)	12 13
		Section 32H, 'enforceable amount'—	14
		omit, insert—	15
		WDO eligible amount	16
Clause	65	Amendment of s 32I (No work and development order for restitution or compensation)	17 18
		(1) Section 32I, heading, 'restitution or compensation'—	19
		omit, insert—	20
		amount payable to specified person or entity	21
		(2) Section 32I, from 'someone'—	22
		omit, insert—	23
		a specified person or entity.	24
			25 26
			27 28

s	66]
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		• an order for damages under the <i>Penalties and Sentences Act 1992</i> , section 190
		• an order to pay costs to a complainant under the <i>Justices Act 1886</i> , section 157
		 an order to pay a fixed portion of a penalty to an individual
lause	66	Amendment of s 32J (Application for work and development order)
		Section 32J, 'enforceable amount'—
		omit, insert—
		WDO eligible amount
ause	67	Amendment of s 320 (Variation of work and development order)
		Section 32O(1), 'enforceable amount'—
		omit, insert—
		WDO eligible amount
lause	68	Amendment of s 32P (Withdrawal of work and development order)
		Section 32P(4), 'If the registrar withdraws the work and development order, the'—
		omit, insert—
		The
ause	69	Amendment of s 32S (External review of decisions under this part)
		Section 32S(1)—
		insert—
		(ba) a decision to refuse to withdraw a work and development order under section 32P:

[s	70]

lause	70	Insertion of ne	w p	: 4A	1
		After part 4	_		2
		insert—			3
		Part 4	Α	Order of satisfaction	4
		60A Ord	er o	f satisfaction of amounts of SPER debt	5
		(1)	payı	s section applies if a person pays, under a ment plan or otherwise, all or part of the on's SPER debt.	6 7 8
		(2)	app	ject to section 60B, the amount paid must be lied towards satisfying the person's SPER in the order stated in subsection (3).	9 10 11
		(3)		subsection (2), the following is the order of sfaction—	12 13
			(a)	compensation;	14
			(b)	restitution;	15
			(c)	damages;	16
			(d)	a fixed portion of a penalty;	17
			(e)	an offender levy;	18
			(f)	court fees;	19
			(g)	witnesses' expenses payable under the decision;	20 21
			(h)	professional costs;	22
			(i)	any other fees or costs;	23
			(j)	any other amount ordered to be paid, including a fine (other than an infringement notice fine);	24 25 26
			(k)	any amount liable to paid to the State under the <i>Victims of Crime Assistance Act 2009</i> , section 117(4);	27 28 29

C

s	7	0

((1)	any amount liable to be paid to the State under the <i>Victims of Crime Assistance Act</i> 2009, section 191(4);	1 2 3
((m)	an infringement notice fine.	4
60B Orde		f satisfaction if more than 1 unpaid	5 6
j	is n	n amount is paid under section 60A and there more than 1 unpaid amount to which the bunt could be applied—	7 8 9
((a)	the amount must first be applied to satisfy all unpaid amounts in the first relevant category in section 60A(3) in the order in which they became payable; and	10 11 12 13
	(b)	after all amounts in the first relevant category are satisfied, any remaining amount must be applied to satisfy unpaid amounts in the next relevant category and then to each other relevant category in the same way until each relevant category is satisfied.	14 15 16 17 18 19 20
60C Appl	ica	tion of part to payment of any amount	21
		s part applies to the payment of any amount of rson's SPER debt—	22 23
((a)	despite any direction of the person to the contrary; and	24 25
((b)	despite the payment being made in response to a particular notice, order or warrant.	26 27
i	Exan	ıple—	28
	se SI sa	person responds to an early referral notice under ction 37B by paying the amount stated in the notice to PER in full. SPER must apply the amount paid towards tisfying the person's SPER debt in the order stated in ctions 60A and 60B.	29 30 31 32 33

Clause	71	Amendment of s 83 (Provisions for working out earnings for s 82)	1 2
		Section 83(7), from 'Income Tax'—	3
		omit, insert—	4
		Taxation Administration Act 1953 (Cwlth).	5
Clause	72	Amendment of s 96 (Application of amounts paid or credited if 2 or more debts due)	6 7
		Section 96(2), 'Division 9'—	8
		omit, insert—	9
		Part 4A	10
Clause	73	Omission of pt 5, div 9 (Order of satisfaction of fines etc.)	11
		Part 5, division 9—	12
		omit.	13
Clause	74	Amendment of s 121 (Order of satisfaction of fines if enforcement debtor imprisoned)	14 15
		Section 121, 'part 5, division 9'—	16
		omit, insert—	17
		part 4A	18
Clause	75	Amendment of sch 2 (Dictionary)	19
		Schedule 2—	20
		insert—	21
		WDO eligible amount see section 32F.	22

[s 76]

	Part	Enforcement Amendment Act	1 2 3
Clause	76	Act amended	4
		ı v	5 6
Clause	77		7 8
		(1) Section 25, note to new section 33A(2)—	9
		omit, insert—	10
		Note—	11
		179F and the Police Powers and Responsibilities Act	12 13 14
		(2) Section 25, new section 37E(2)(b), '28 days'—	15
		omit, insert—	16
		the period ending 28 days	17
		Editor's note—	18
		Legislation ultimately amended—	19
		State Penalties Enforcement Act 1999	20
Clause	78		21 22
		Section 26, new section 38(1)—	23
		insert—	24
		the Victims of Crime Assistance Act 2009,	25 26 27

s	7	91	

		Editor's note—	1
		Legislation ultimately amended—	2
		• State Penalties Enforcement Act 1999	3
Clause	79	Omission of s 65 (Amendment of s 113 (Order of satisfaction if more than 1 enforcement order))	4 5
		Section 65—	6
		omit.	7
		Editor's note—	8
		Legislation ultimately amended—	9
		• State Penalties Enforcement Act 1999	10
	Part	8 Amendment of Taxation	11
		Administration Act 2001	12
Clause	80	Act amended	13
		This part amends the <i>Taxation Administration Act 2001</i> .	14
Clause	81	Amendment of s 113D (How reportable information may be collected)	15 16
		Section 113D(2), 'ELN transfer'—	17
		omit, insert—	18
		ELN transaction	19
Clause	82	Amendment of s 149A (Application for registration)	20
	-	Section 149A—	21
		insert—	22
		(3) In this section—	23
		constitution see section 149C(6).	23
		constantion see section $1750(0)$.	<i>2</i> 4

[s 83]

Clause	83	Amendment of s 149C (Restrictions on registration)	1
		(1) Section 149C(5), 'unless, under its constitution, he described'—	owever 2 3
		omit, insert—	4
		unless its constitution, however des expressly provides that	scribed, 5
		(2) Section 149C—	7
		insert—	8
		(6) In this section—	9
		constitution, of an institution, includes deed or other instrument that constitution institution and governs the activities institution or its members.	tes the 11
Clause	84	Insertion of new pt 21	14
		After part 20—	15
		insert—	16
		Part 21 Transitional provisi for Revenue and Ot Legislation Amendment Act 20	t her 18
		178 Application of s 149C to currently registe entities	ered 21 22
		 This section applies to an institution immediately before the commencemen registered under part 11A. 	
		(2) Despite the <i>Revenue and Other Legi Amendment Act 2018</i> , the unamended continues to apply in relation to the insuntil the day that is—	section 27

	-	[0.00]
		(a) if the institution's constitution is a law—18 months after the commencement; or
		(b) otherwise—6 months after the commencement.
		(3) In this section—
		unamended section means section 149C as in force immediately before the commencement.
Clause	85	Amendment of sch 2 (Dictionary)
		(1) Schedule 2, definition <i>document</i> , 'transfer'—
		omit, insert—
		transaction
		(2) Schedule 2, definition ELN transfer document, 'transfer'—
		omit, insert—
		transaction
	Part	9 Amendment of Victims of
		Crime Assistance Act 2009
Clause	86	Act amended
		This part amends the Victims of Crime Assistance Act 2009.
Clause	87	Amendment of s 120 (Registration of unpaid amount under State Penalties Enforcement Act 1999)
		(1) Section 120(1), 'may give particulars of the unpaid amount to the SPER registrar for registration'—
		omit, insert—
		may register the unpaid amount
		(2) Section 120(2)—

[s	88

			omit, insert	!—	1
			(2)	However, the <i>State Penalties Enforcement Act</i> 1999, part 4, division 1C does not apply to the debt.	2 3 4
				Note—	5
				See the <i>State Penalties Enforcement Act 1999</i> , section 38(1)(d).	6 7
		(3)	Section 120	0(5)—	8
			omit, insert	<u>. </u>	9
			(5)	If the person's liability to pay an amount under section 117(4) is reduced under section 118 or 119, the scheme manager must amend the unpaid amount registered under the <i>State Penalties Enforcement Act 1999</i> , section 34 to reflect the reduction.	10 11 12 13 14 15
	Part	10		Amendment of other legislation	16
	Divis	ion	1	Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984	17 18 19 20
Clause	88	Act	amended		21
				ion amends the Aboriginal and Torres Strait ommunities (Justice, Land and Other Matters) Act	22 23 24
Clause	89	Am	endment o	of s 26 (Purpose of pt 5)	25
			Section 26((2)(a)—	26
			omit, insert	<u></u>	27

			(a)	-	hibiting, ns—	in	particular	community	1 2
				(i)	the poss		n or supply	of homemade	3 4
				(ii)			n of substa ade alcohol	ances used to	5 6
				(iii)	-		n of things cohol; and	used to make	7 8
Clause	90		nendment of s 3 ohol)	8 (O	ffences	relati	ng to hom	emade	9 10
		(1)	Section 38(2)—						11
			insert—						12
			(ca)	con with	centrate, on the inte	or a contion	ombination of using the	nn home-brew of substances, e substance or e alcohol; or	13 14 15 16
		(2)	Section 38(2)(ca) and	l (d)—				17
			renumber as sec	tion 3	38(2)(d) a	nd (e)).		18
		(3)	Section 38(3)—						19
			insert—						20
			(ca)	con with	centrate, on the inte	or a contion	ombination of using the	n home-brew of substances, e substance or e alcohol; or	21 22 23 24
		(4)	Section 38(3)(ca) to (e)—				25
			renumber as sec	tion 3	38(3)(d) to	o (f).			26
Clause	91	Am	endment of s 3	9 (R	elations	hip w	ith restric	ted areas)	27
			Section 39(2), 'S	Section	on 38(3)(c	d)'—			28
			omit, insert—						29

[s 92]	
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		Section 38(3)(e)	1
Clause	92	Amendment of s 67 (Evidentiary aids)	2
		Section 67(4), '38(2)(b), (c) or (d) or (3)(b), (c), (d) or (e)'—	3
		omit, insert—	4
		38(2)(b), (c) or (e) or (3)(b), (c), (e) or (f)	5
Clause	93	Amendment of s 69 (Evidence of homemade alcohol having regard to belief of police officer)	6 7
		Section 69(1), 'section 38(2)(d) or (3)(d) or (e)'—	8
		omit, insert—	9
		section 38(2)(e) or (3)(e) or (f)	10
	Divis	ion 2 Amendment of Aboriginal Cultural Heritage Act 2003	11 12
Clause	94	Act amended	13
		This division amends the <i>Aboriginal Cultural Heritage Act</i> 2003.	14 15
Clause	95	Amendment of s 34 (Native title party for an area)	16
		Section 34(1)(b)(i)(C), before 'native title holder'—	17
		insert—	18
		registered	19
Clause	96	Amendment of pt 11, hdg (Transitional provisions)	20
		Part 11, heading, after 'Transitional'—	21
		insert—	22
		and validation	23

s	9	7]	

Clause	97	Before sections	•	-	div 1, hdg	1 2 3
		Divisio	on 1		Transitional provisions for Act No. 79 of 2003	4 5
Clause	98	Insertion of ne After section	•	-	div 2	6 7 8
		Divisio	on 2		Transitional and validation provisions for Revenue and Other Legislation Amendment Act 2018	9 10 11 12
					on of particular cultural heritage orsed before commencement	13 14
		(1)	This		ection applies if, before the cement, a sponsor—	15 16
			(a)	eithe (i) (ii)	gave a written notice (proposed study) under section 56(1); or caused a public notice (proposed study)	17 18 19 20
				(11)	to be published under section 61(2); and	21 22
			(b)	a c	orsed an Aboriginal party to take part in ultural heritage study under section 2), 64(2) or 65(2).	23 24 25
		(2)	exec chief	utive f exe	tural heritage study is given to the chief e for recording under section 71(1), the cutive must consider whether to record ags of the study under this Act as in force	26 27 28 29

		befo	ore th	e commencement.	1
	(3)	to a	n act e alw	subsection (1), this section does not apply or omission that is declared to be, and to ays been, valid and lawful under section	2 3 4 5
171	mar	nage		particular cultural heritage It plans endorsed before nent	6 7 8
	(1)	This		section applies if, before the cement, a sponsor—	9 10
		(a)	eith	er—	11
			(i)	gave a written notice (proposed plan) under section 91(1); or	12 13
			(ii)	caused a public notice (proposed plan) to be published under section 96(2); and	14 15 16
		(b)	eith	er—	17
			(i)	endorsed an Aboriginal party under section 97(2), 99(2) or 101(2); or	18 19
			(ii)	was not required to endorse an Aboriginal party.	20 21
	(2)	to the state of th	ne ch (1), th appro	tural heritage management plan is given ief executive for approval under section he chief executive must approve or refuse we the plan under this Act as in force e commencement.	22 23 24 25 26
	(3)	to a	n act e alw	or omission that is declared to be, and to ays been, valid and lawful under section	27 28 29

s 99]	
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			idation of particular acts and omissions ne before commencement	1 2
	(1)		An act or omission done under this Act before the commencement, to the extent it was invalid or unlawful, is declared to be, and to have always been, as valid and lawful as if amended section 34 were in force at the time of the act or omission.	
		(2)	In this section—	8
			amended section 34 means section 34 as in force on the commencement.	9 10
				11
	Divis	sion 3	Amendment of Acquisition of Land	10
	DIVIS	51011 3	Act 1967	12 13
Clause	99	Act amended		14
		This part amends the Acquisition of Land Act 1967.		
Clause	100	Amendment o	of sch 2 (Dictionary)	16
			, definition relevant Minister—	17
		insert—		18
			(ba) for land to be taken for a purpose of the <i>Cross River Rail Delivery Authority Act</i> 2016, the Minister administering that Act; and	19 20 21 22

	Divis	sion 4	Amendment of Cross River Rail Delivery Authority Act 2016	1 2
Clause	101	Act amended		3
		This part at 2016.	mends the Cross River Rail Delivery Authority Act	4 5
Clause	102	Amendment o	f s 33 (Membership of board)	6
		Section 33((1)(c), 'Transport (Rail Safety) Act 2010'—	7
		omit, insert	<u>. </u>	8
			Rail Safety National Law (Queensland) Act 2017	9
Clause	103	Amendment o	f s 49 (Appointment)	10
		Section 49-		11
		insert—		12
		(3)	If there is a vacancy in the office of the chief executive officer or the chief executive officer is for any reason unable to perform the functions of the office, the board may appoint a person to act as the chief executive officer for a period of not more than 6 months.	13 14 15 16 17 18
		(4)	Subsection (3) does not limit the power of the board, in consultation with the Minister, to appoint a person under the <i>Acts Interpretation Act</i> 1954, section 25(1)(b) to act as the chief executive officer.	19 20 21 22 23
		(5)	Despite subsection (2), if a person appointed (whether under subsection (3) or by a power mentioned in subsection (4)) to act as the chief executive officer is an officer or employee of a government agency, the authority and the chief executive of that agency may agree to treat the appointment as if it were an alternative staffing	24 25 26 27 28 29 30

			arrangement under section 58.	1
Clause	104	Amendment managemen	t of s 71 (Annual budgets and financial at policies)	2 3
		(1) Section 7	71(1), 'Before 31 March each'—	4
		omit, inse	ert—	5
			Each	6
		(2) Section 7	71(2), 'by 30 April each year'—	7
		omit, inse	ert—	8
			before the end of the financial year	9
	Divis	sion 5	Amendment of Police Powers and Responsibilities Act 2000	10 11
Clause	105	Act amende	d	12
		This divi Act 2000	sion amends the <i>Police Powers and Responsibilities</i> .	13 14
Clause	106 Amendment of relating to liqu		of s 53 (Prevention of particular offences quor)	15 16
		Section 5	3(1)(a)(ii), '38(2)(d) or (3)(d) or (e)'—	17
		omit, inse	ert—	18
			38(2)(e) or (3)(e) or (f)	19
	Divis	sion 6	Amendment of Torres Strait Islander Cultural Heritage Act 2003	20 21
Clause	107	Act amende	d	22
			ision amends the Torres Strait Islander Cultural Act 2003.	23 24

[s	1	081

Clause	108	Amendment of s 34 (Native title party for an area)				
		Section 34(1)(b)(i)(C	c), before 'native title holder'—	2		
		insert—		3		
		registere	rd.	4		
Clause	109	Amendment of pt 10, h	ndg (Transitional provisions)	5		
		Part 10, heading, afte	r 'Transitional'—	6		
		insert—		7		
		and vali	dation	8		
Clause	110	Insertion of new pt 10,	div 1, hdg	9		
		Before section 160—	-	10		
		insert—		11		
		Division 1	Transitional provisions for	12		
			Act No. 80 of 2003	13		
Clause	111	Insertion of new pt 10,	div 2	14		
		After section 167—		15		
		insert—		16		
		Division 2	Transitional and validation	17		
			provisions for Revenue	18		
			and Other Legislation	19		
			Amendment Act 2018	20		
			on of particular cultural heritage lorsed before commencement	21 22		
			section applies if, before the element, a sponsor—	23 24		
		(a) either—				

		(i)	gave a written notice (proposed study) under section 56(1); or	1 2		
		(ii)	caused a public notice (proposed study) to be published under section 61(2); and	3 4 5		
	(b)	take	orsed a Torres Strait Islander party to e part in a cultural heritage study under ion 62(2), 64(2) or 65(2).	6 7 8		
(2)	exec chie the	cutive ef exe findin	Itural heritage study is given to the chief e for recording under section 71(1), the ecutive must consider whether to record has of the study under this Act as in force e commencement.	9 10 11 12 13		
(3)	to a	Despite subsection (1), this section does not apply to an act or omission that is declared to be, and to have always been, valid and lawful under section 170.				
ma	nage		particular cultural heritage nt plans endorsed before nent	18 19 20		
(1)	This		section applies if, before the cement, a sponsor—	21 22		
	(a)	eith	er—	23		
		(i)	gave a written notice (proposed plan) under section 91(1); or	24 25		
		(ii)	caused a public notice (proposed plan) to be published under section 96(2); and	26 27 28		
	(b)	eith	er—	29		
		(i)	endorsed a Torres Strait Islander party under section 97(2), 99(2) or 101(2); or	30 31		
		(ii)	was not required to endorse a Torres Strait Islander party.	32 33		

ſs	1	1	1	1

(2)	If the cultural heritage management plan is given to the chief executive for approval under section 107(1), the chief executive must approve or refuse to approve the plan under this Act as in force before the commencement.	1 2 3 4 5
(3)	Despite subsection (1), this section does not apply to an act or omission that is declared to be, and to have always been, valid and lawful under section 170.	6 7 8 9
	idation of particular acts and omissions ne before commencement	10 11
(1)	An act or omission done under this Act before the commencement, to the extent it was invalid or unlawful, is declared to be, and to have always been, as valid and lawful as if amended section 34 were in force at the time of the act or omission.	12 13 14 15 16
(2)	In this section—	17
	amended section 34 means section 34 as in force on the commencement.	18 19
		20

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