

Queensland

Tattoo Parlours Bill 2013



Queensland

Tattoo Parlours Bill 2013

		Page
Part 1	Preliminary	
1	Short title	6
2	Commencement	6
3	Definitions	6
4	Meaning of close associate	6
5	Operation of other laws not affected	8
Part 2	Offences relating to unlicensed body art tattooing	
6	Body art tattooing businesses to be licensed	8
7	Body art tattooists to be licensed	9
8	Employed body art tattooists to be licensed	10
Part 3	Licensing scheme	
Division 1	General	
9	Types of licences and authorisation conferred by licence	11
10	Licence conditions—general provisions	11
Division 2	Licence applications and granting of licences	
11	Licence applications	12
12	Statement as to close associates of applicant for operator licence	15
13	Fingerprinting and palm printing of applicants	16
14	Destruction of fingerprints and palm prints	17
15	Investigations, inquiries and referrals in relation to licence applications	17
16	Chief executive or commissioner may require further information	18
17	Decision on application	19
18	Term of licence	21
19	Form of licence	21
Division 3	Role of commissioner	
20	Commissioner to make security determinations about applicants ar licensees	nd 21

21	Commissioner may require further information	22				
22	Disclosure of criminal intelligence information					
Division 4	Special conditions relating to licences generally					
23	Licensee not to sell or dispose of licence	24				
Division 5	Special conditions relating to operator licences					
24	Inspection of financial records	24				
25	Change of licence particulars	25				
26	Operator not to permit procedures by unlicensed body art tattooists of licensed premises	on 25				
27	Changes in staff members	25				
28	Display of operator licence	26				
29	Advertisements	27				
30	Surrender of operator licence for premises under long-term closure order	27				
31	Notifying chief executive of lost, stolen or destroyed operator licence	27				
32	Notifying chief executive of existence of a prescribed licence cancellation circumstance	27				
Division 6	Suspension and cancellation of licences					
33	Suspension of licence	28				
34	Cancellation of licence	28				
35	Return of suspended or cancelled licence	30				
Division 7	Keeping of records					
36	Tattooing procedures log	30				
37	Tattooists to make contemporaneous entries in tattooing procedures log	31				
38	Way in which records for licensed premises to be kept	31				
Division 8	Offences relating to licences					
39	Misuse of licences	32				
Part 4	Permits relating to unlicensed body art tattooing					
Division 1	Body art tattooing shows and exhibitions					
40	Authority conferred by permit	32				
41	Application for exhibition permit	33				
42	Decision about application for exhibition permit	34				
Division 2	Visiting overseas body art tattooists					
43	Authority conferred by permit	36				
44	Application for visiting tattooist permit	36				
45	Decision about application for visiting tattooist permit	37				

Part 5	Enforcement	
Division 1	Closure orders	
46	Interim closure of unlicensed or illegal tattoo parlours	38
47	Long-term closure of tattoo parlours	39
48	Body art tattooing business may not be carried on in closed premises	39
Division 2	Powers of entry	
49	Production of authorised officer's identity card	40
50	Entry of premises by authorised officer	40
51	Warrants	41
52	Authorised officer's general powers in a place	42
53	Procedure after thing seized	43
Division 3	Other enforcement provisions	
54	Production of licences	43
55	Obstruction of authorised officer	44
Part 6	Review	
56	Review by QCAT of particular decisions of chief executive	44
57	Confidentiality of criminal intelligence	45
58	Application of Judicial Review Act 1991	46
Part 7	General	
59	False or misleading statements	47
60	False or misleading documents	47
61	Exchange of information	48
62	Confidentiality of information	48
63	Protection from liability	49
64	Proceeding for offence	49
65	Evidentiary aids	50
66	No compensation payable for exercise of regulatory functions	50
67	Delegation by chief executive	51
68	Delegation by commissioner	51
69	Approved forms	51
70	Regulation-making power	51
71	Act to be reviewed	52
Part 8	Transitional provision	
72	Making of closure orders pending the commencement of section 6	52
Part 9	Amendment of Liquor Act 1992	
73	Act amended	52

74	Amendm	Amendment of s 4 (Definitions) 5			
75	Insertion	Insertion of new pt 6, div 5			
	Division 8	5 Prohibited items for declared criminal organisations			
	173EA	Definitions for div 5	53		
	173EB	Exclusion of persons wearing or carrying prohibited item	s 54		
	173EC	Entering and remaining in licensed premises wearing or carrying a prohibited item	54		
	173ED	Removal of person wearing or carrying prohibited item fr premises	om 55		
Part 10	Amendm	nent of Police Powers and Responsibilities Act 2000			
76	Act amer	nded	56		
77		Amendment of ch 2, pt 3, hdg (Use of drug detection dogs without warrant)			
78	Amendm	Amendment of s 34 (Definitions for pt 3)			
79	Amendm	ent of s 35 (Use of drug detection dogs in particular places) 57		
80		Amendment of s 36 (Police officers and drug detection dogs may ente and remain on particular premises)			
81		nent of s 37 (Reasonable suspicion may be based on indica etection dog)	tion 59		
	37	Reasonable suspicion may be based on indication of detection dog	59		
82		ent of s 38 (Protection from liability for acts done by drug dogs)	59		
83		ent of s 39 (Effect of part on use of drug detection dogs una arrants).	der 60		
84	Amendm	ent of sch 6 (Dictionary)	60		
Part 11	Amendm	nent of this Act			
85	Amendm	ent of long title	61		
Schedule 1	Dictiona	ry	62		

2013

A Bill

for

An Act to provide for the licensing and regulation of body art tattooing businesses and body art tattooists and other related matters and to amend the *Liquor Act 1992* and the *Police Powers and Responsibilities Act 2000* for particular purposes

[s 1]

The P	The Parliament of Queensland enacts—						
Part	1			Preliminary	2		
1	She	ort til This		may be cited as the Tattoo Parlours Act 2013.	3 4		
2	Co	This		nent other than part 9, commences on a day to be fixed mation.	5 6 7		
3	Def	efinitions The dictionary in schedule 1 defines particular words used in this Act.					
4	Me	aning	g of a	close associate	11		
	(1)		nsee it	is a <i>close associate</i> of an applicant for a licence or a f— person—	12 13 14		
			(i)	holds or will hold a relevant financial interest, or is or will be entitled to exercise a relevant power, whether exercisable alone or in association with others, whether in the person's own right or on behalf of any other person, in the business of the applicant or licensee that is or will be carried on under the licence; and	15 16 17 18 19 20 21		
			(ii)	because of the interest or power, is or will be able, in the commissioner's opinion, to exercise a significant influence over or with respect to the management or operation of the business; or	22 23 24 25		

	(b)	the person holds or will hold any relevant position, whether in the person's own right or on behalf of another person, in the business of the applicant or licensee that is or will be carried on under the licence; or	1 2 3 4
	(c)	the person is or will be engaged as a contractor or employed in the business of the applicant or licensee that is or will be carried on under the licence.	5 6 7
(2)	mere	his section, a financial institution is not a close associate ly because the institution has a relevant financial interest pusiness.	8 9 10
(3)	relev paya law	section extends to relevant financial interests and ant powers even if the interests and powers are not ble, exercisable or otherwise enforceable as a matter of or equity, but are nevertheless payable, exercisable or rwise enforceable as a matter of fact.	11 12 13 14 15
(4)	In thi	is section—	16
	relev	ant financial interest, in a business, means—	17
	(a)	a share in the capital of the business; or	18
	(b)	an entitlement to receive any income derived from the business, or to receive another financial benefit or financial advantage from the carrying on of the business, whether the entitlement arises at law or in equity or otherwise; or	19 20 21 22 23
	(c)	an entitlement to receive rent, profit or other income in connection with the use or occupation of premises on which the business is or is to be carried on, including, for example, an entitlement of the owner of the premises at which the business is carried on to receive rent as lessor of the premises.	24 25 26 27 28 29
	relev	ant position means—	30
	(a)	the position of director, manager or secretary; or	31
	(b)	another position, however described, if it is an executive position.	32 33

[s 5]

relevant powermeans a power, whether exercisable by voting1or otherwise and whether exercisable alone or in association2with others—3

(a) to participate in a directorial, managerial or executive 4 decision; or 5

6

7

18

(b) to elect or appoint a person to a relevant position.

5 Operation of other laws not affected

Nothing in this Act limits or restricts the operation of another8law providing for the carrying out of tattooing procedures or9the carrying on of body art tattooing businesses.10

Part 2 Offences relating to unlicensed 11 body art tattooing 12

6 Body art tattooing businesses to be licensed 13

 A person must not carry on a body art tattooing business, whether on the person's own behalf or on behalf of another person, at premises unless the person is authorised to do so by an operator licence.
 14 15 16 16 17

Maximum penalty—

- (a) for a first offence—500 penalty units; or 19
- (b) for a second offence—700 penalty units or 6 months 20 imprisonment; or 21
- (c) for a third or later offence—1000 penalty units or 18 22 months imprisonment. 23
- (2) To remove any doubt, it is declared that if a body art tattooing business is carried on, or is proposed to be carried on, at more than 1 premises, a separate operator licence is required to be held by a person for each premises.
 (2) To remove any doubt, it is declared that if a body art tattooing 24 business is carried on, or is proposed to be carried on, at more 25 held by a person for each premises.

[s 7]

(3)	A person who requires or permits a body art tattooing business to be carried on at premises on the person's behalf in contravention of subsection (1) is guilty of an offence.
	Maximum penalty—
	(a) for a first offence—500 penalty units; or
	(b) for a second offence—700 penalty units or 6 months imprisonment; or
	(c) for a third or later offence—1000 penalty units or 18 months imprisonment.
(4)	Subsection (1) does not apply to a person carrying on a body art tattooing business—
	 (a) during the period of 7 business days after the death of a licensee who holds an operator licence for the premises and, if a new application for an operator licence is made during that period, until that application is decided by the chief executive; or
	(b) during the period of 7 business days after a licensee who holds an operator licence for the premises becomes unable to carry on the business because the licensee is incapacitated and, if a new application is made by another person for an operator licence for the premises during that period, until that application is decided by the chief executive; or
	(c) under a permit.
(5)	It is a defence in proceedings for an offence against subsection (3) if the person satisfies the court the person did not know, and could not reasonably have been expected to know, the body art tattooing business was not being carried on under the authority of an operator licence.
Bo	dy art tattooists to be licensed
(1)	An individual must not perform a body art tattooing procedure for fee or reward unless authorised to do so by a tattooist licence.

[s 8]

Max	simum penalty—	1
(a)	for a first offence—500 penalty units; or	2
(b)	for a second offence—700 penalty units or 6 months imprisonment; or	3 4
(c)	for a third or later offence—1000 penalty units or 18 months imprisonment.	5 6
proc	redure, whether or not for fee or reward, at licensed	7 8 9
Max	timum penalty—	10
(a)	for a first offence—500 penalty units; or	11
(b)	for a second offence—700 penalty units or 6 months imprisonment; or	12 13
(c)	for a third or later offence—1000 penalty units or 18 months imprisonment.	14 15
		16 17
(a)	if the individual carries out the procedure as a self-employed individual at premises for which the individual holds an operator licence; or	18 19 20
(b)	under a permit.	21
ploy	ed body art tattooists to be licensed	22
tatto	oist unless the individual is the holder of a tattooist	23 24 25
Max	cimum penalty—	26
(a)	for a first offence—500 penalty units; or	27
(b)	for a second offence—700 penalty units or 6 months imprisonment; or	28 29
(c)	for a third or later offence—1000 penalty units or 18 months imprisonment.	30 31
	 (a) (b) (c) An proception Max (a) (b) (c) Subsperf (a) (b) ploy A potatice Incerection Max (a) (b) 	 (b) for a second offence—700 penalty units or 6 months imprisonment; or (c) for a third or later offence—1000 penalty units or 18 months imprisonment. An individual must not perform a body art tattooing procedure, whether or not for fee or reward, at licensed premises unless authorised to do so by a tattooist licence. Maximum penalty— (a) for a first offence—500 penalty units; or (b) for a second offence—700 penalty units or 6 months imprisonment; or (c) for a third or later offence—1000 penalty units or 18 months imprisonment. Subsections (1) and (2) do not apply to an individual who performs a body art tattooing procedure— (a) if the individual carries out the procedure as a self-employed individual at premises for which the individual holds an operator licence; or (b) under a permit. ployed body art tattooists to be licensed A person must not employ an individual to work as a body art tattooist licence. Maximum penalty— (a) for a first offence—500 penalty units; or (b) under a first offence—700 penalty units; or (c) for a third or later offence—1000 penalty units or 5 months incence.

	(2)	Subsection (1) does not apply to the employment of an individual to work as a body art tattooist in circumstances prescribed under a regulation.			
	(3)	know, the individual employed to work as a body art tattooist	4 5 7 8		
Part	: 3	Licensing scheme	9		
Divi	sion	1 General	10		
9	Тур	bes of licences and authorisation conferred by licence	11		
	(1)	The following types of licence may be granted and held under this Act—	12 13		
		(a) an operator licence;	14		
		(b) a tattooist licence.	15		
	(2)	An operator licence authorises the licensee to carry on a body art tattooing business, whether on the licensee's own behalf or on behalf of another person, at the premises stated in the licence.	16 17 18 19		
	(3)	A tattooist licence authorises the licensee to perform body art tattooing procedures.	20 21		
10	Lic	ence conditions—general provisions	22		
	(1)	A licence is subject to the conditions—	23		
		(a) the chief executive may impose for a particular licence; and	24 25		
		(b) imposed under this Act.	26		

[s 11]

	(2)	Subject to subsection (4), the chief executive may impose, vary or revoke conditions on a licence for the reasons, and in the circumstances, the chief executive considers appropriate.				
	(3)	The chief executive may—	4			
		(a) impose a condition at the time the licence is granted by stating it on the licence that is granted; and	5 6			
		(b) impose, vary or revoke conditions on a licence after it is granted by notice given to the licensee.	7 8			
	(4)	Nothing in this section authorises the chief executive—	9			
		(a) to impose a condition that is inconsistent with a condition imposed under this Act; or	10 11			
		(b) to vary or revoke a condition imposed under this Act.	12			
	(5)	A licensee must comply with any conditions to which the licence is subject.	13 14			
		Maximum penalty for subsection (5)—40 penalty units.	15			
Divi	sion	2 Licence applications and granting of licences	16 17			
Divi						
		of licences	17			
	Lic	of licences ence applications An application for a licence must be made to the chief	17 18 19			
	Lic (1)	of licences ence applications An application for a licence must be made to the chief executive. An application for a licence may only be made by an	17 18 19 20 21			
	Lic (1) (2)	of licences ence applications An application for a licence must be made to the chief executive. An application for a licence may only be made by an individual. An application for an operator licence for a body art tattooing business that is owned or operated by or on behalf of a corporation, partnership or trust must be made by an individual nominated by the corporation, partners or trustees to be the premises manager for the purposes of carrying on	17 18 19 20 21 22 23 24 25 26 27			

	(b)	an individual who is not an Australian citizen or Australian resident; or	1 2					
	(c)	an individual who is a controlled person.	3					
(5)	An application for a licence must—							
	(a)	be in the approved form; and	5					
	(b)	state whether the licence is sought for a term of 1 or 3 years; and	6 7					
	(c)	state the following for the applicant—	8					
		(i) full name;	9					
		(ii) date and place of birth;	10					
		(iii) residential address;	11					
		(iv) any other names by which the applicant has previously been known;	12 13					
		(v) if the applicant has a driver licence—the licence number; and	14 15					
	(d)	be accompanied by—	16					
		(i) evidence of the applicant's identity that is satisfactory to the chief executive; and	17 18					
		(ii) the statement mentioned in section 12; and	19					
		 (iii) for each individual identified as a close associate of the applicant in the statement mentioned in section 12—evidence of each close associate's identity that is satisfactory to the chief executive; and 	20 21 22 23 24					
		Example for subparagraphs (i) and (iii)—	25					
		The chief executive may adopt a system under which	26					
		(a) points are assigned to the applicant for producing particular evidence of identity; and	27 28					
		(b) the applicant is required to achieve a total number of points stated by the chief executive.	29 30					
	(e)	for an operator licence—	31					

[s 11]

		(i)	state the premises;		of	the	proposed	licensed	1 2
	 (ii) state the business name of the body art tattooing business carried on or proposed to be carried on at the proposed licensed premises; and (iii) state the name and residential address of each staff member employed, or proposed to be employed, to work at the proposed licensed premises; and 							U	3 4 5
								ployed, to	6 7 8
		(iv)	partnership	operated by o or trust- roved form by the co	y or o -be m th orpor	on bel accor at the ation	half of a co npanied by e applicant , partners c	rporation, evidence has been	9 10 11 12 13 14
	(f)	the	a tattooist li approved f ending emp	form conc	erni	ng p	revious, ex	kisting or	15 16 17
	(g)	be a	ccompanied	l by—					18
		(i)	the fee pre	scribed un	der a	a regu	lation; and		19
		(ii)	the other prescribed				1	, if any,	20 21
	(h)		ply with an lation.	y other re	quir	emen	t prescribe	d under a	22 23
(6)	exec in co prov busin	utive, onnect ided ness	an applicat a change o tion with, th under this s days after of the partic	ccurs in the application ubsection the chan	he in ion (), the ge g	form incluce app give	ation providing any in licant must notice to	ded in, or formation within 7	24 25 26 27 28 29
			n penalty for					nits.	30
(7)		on 6	<i>inal Law (</i> does not a			•			31 32 33
(8)	In th	is sec	tion—						34

	teme erato			ose associates of applicant for	3 4
(1)	by a	n writ		for an operator licence must be accompanied atement in the approved form, made by the g—	5 6 7
	(a)	asce	-	pplicant has made all reasonable inquiries to the information required to complete the and	8 9 10
	(b)		follow applic	ing information about any close associates of ant—	11 12
		(i)		e associate is an individual—the individual's e and date of birth;	13 14
		(ii)	name	e associate is a proprietary company—the e and ACN of the company and the names of rectors and shareholders;	15 16 17
		(iii)	corpor A	the associate is any other type of oration—the name of the corporation, its ACN RBN, if any, and the names of the directors or bers of its governing body;	18 19 20 21
		(iv)	of th	e associate is a partnership—the trading name e partnership and the names of the partners, ding any silent partners;	22 23 24
		(v)	if the	e associate is a trust—	25
			(A)	the names of the trustee or trustees; and	26
			(B)	if a trustee is a proprietary company—the information mentioned in subparagraph (ii); and	27 28 29
			(C)	if a trustee is a corporation— the information mentioned in subparagraph (iii).	30 31
(2)		sectio		es not apply in circumstances prescribed under	32 33

[s 13]

(3)	In this section—	1
	ACN see the Corporations Act.	2
	ARBN see the Corporations Act.	3
	proprietary company see the Corporations Act.	4
Fin	gerprinting and palm printing of applicants	5
(1)	An applicant for a licence must consent to having his or her fingerprints and palm prints taken by the commissioner to confirm the applicant's identity.	6 7 8
(2)	The chief executive must refuse to decide an application for a licence if the applicant refuses to be fingerprinted and palm printed.	9 10 11
(3)	If the applicant consents to having his or her fingerprints and palm prints taken by the commissioner, the chief executive must ask the commissioner to take the applicant's fingerprints and palm prints—	12 13 14 15
	(a) to assist the chief executive in deciding whether the applicant is an appropriate person to hold a licence; and	16 17
	(b) to assist the chief executive in identifying the applicant for the purpose mentioned in paragraph (a).	18 19
(4)	The commissioner must comply with a request made under subsection (3).	20 21
(5)	The commissioner must give the chief executive information about an applicant's identity derived from fingerprints and palm prints of the person taken under subsection (4).	22 23 24
(6)	The commissioner may use the fingerprints and palm prints of an applicant taken under subsection (4) only—	25 26
	(a) to comply with subsection (5); or	27
	(b) for performing a function of the police service.	28

14	Destruction of fingerprints and palm prints					
	(1)	A person who formerly held a licence, but is not currently a licensee, may apply to the commissioner to have the person's fingerprints or palm prints obtained under section 13, and any copies of the prints, destroyed.	2 3 4 5			
	(2)	The commissioner may decide to grant or refuse the application.	6 7			
	(3)	If the commissioner decides to grant the application, the commissioner must ensure that the former licensee's fingerprints or palm prints obtained under section 13, and copies of the prints, are destroyed as soon as practicable in the presence of a justice.	8 9 10 11 12			
	(4)	If the commissioner decides to refuse the application, the commissioner must give the applicant notice of the decision.	13 14			
	(5)	If an application for a licence is withdrawn or refused, the chief executive must ask the commissioner to ensure the applicant's fingerprints or palm prints obtained under section 13, and copies of the prints, are destroyed as soon as practicable after the application is withdrawn or refused.	15 16 17 18 19			
	(6)	The commissioner must comply with a request under subsection (5) in the presence of a justice.	20 21			
	(7)	As soon as practicable after the applicant's fingerprints or palm prints, or copies of the prints, are destroyed under subsection (3) or (6), the commissioner must give the applicant a notice stating that the fingerprints or palm prints, or copies, have been destroyed.	22 23 24 25 26			
15		estigations, inquiries and referrals in relation to ence applications	27 28			
		If the chief executive receives an application for a licence, the chief executive—	29 30			
		 (a) may carry out the investigations and inquiries in relation to the application the chief executive considers necessary for a proper consideration of the application; and 	31 32 33 34			

[s 16]

	(b)	must refer any application that the chief executive considers to have been properly made, along with any supporting information, to the commissioner for an investigation and determination as to either or both of the following—	1 2 3 4 5
		(i) whether the applicant is a fit and proper person to be granted the licence;	6 7
		(ii) whether it would be contrary to the public interest for the licence to be granted.	8 9
	ef exe ormat	ecutive or commissioner may require further ion	10 11
(1)	to ar appli	chief executive or the commissioner may, by notice given a applicant for a licence or a close associate of the cant, require the applicant or close associate to do 1 or of the following things—	12 13 14 15
	(a)	give, in a stated way, stated information the chief executive or the commissioner considers relevant to the investigation of the application;	16 17 18
	(b)	produce, in a stated way, stated records the chief executive or the commissioner considers relevant to the investigation of the application and permit the chief executive or commissioner to examine, take extracts from and make copies of the records;	19 20 21 22 23
	(c)	authorise a person described in the notice to comply with a requirement mentioned in paragraph (a) or (b);	24 25
	(d)	give the chief executive or the commissioner the authorisation or consent the chief executive or the commissioner requires to enable the chief executive or the commissioner to obtain, from another person, information relevant to the investigation of the application.	26 27 28 29 30 31
(2)	this s	rson who complies with a requirement of a notice under section does not merely because of the compliance incur a ity to another person.	32 33 34

(3)	appl a cl	applicant is taken to have withdrawn the applicant's lication if, within a stated reasonable time, the applicant or lose associate of the applicant fails to comply with a hirement under this section in relation to the application.	1 2 3 4
(4)	In th	nis section—	5
	•	<i>rmation</i> includes financial and other confidential rmation.	6 7
De	cisio	n on application	8
(1)	licer	chief executive may, after considering an application for a nce and the determination of the commissioner under ion 15 on the application, decide to—	9 10 11
	(a)	grant the licence; or	12
	(b)	refuse to grant the licence.	13
(2)	The if—	chief executive must decide to refuse to grant the licence	14 15
	(a)	the chief executive is satisfied the application for the licence was not properly made; or	16 17
	(b)	an adverse security determination has been made by the commissioner about the applicant.	18 19
(3)	deci	hout limiting subsection (1), the chief executive may de to refuse to grant an operator licence if the chief cutive is satisfied that—	20 21 22
	(a)	the applicant is subject to an order under the <i>Public</i> <i>Health</i> (<i>Infection Control for Personal Appearance</i> <i>Services</i>) <i>Act 2003</i> made in connection with the carrying out of skin penetration procedures; or	23 24 25 26
	(b)	for an application for a body art tattooing business owned or operated by or on behalf of a corporation—the corporation is the subject of a winding-up order or a corporation for which a controller or administrator has been appointed; or	27 28 29 30 31
	(c)	the applicant holds, or has held, a licence, permit or other authority under an Act administered by a relevant	32 33

[s 17]

		Minister that has been suspended, cancelled or revoked; or	1 2
	(d)	the applicant is disqualified from holding a licence, permit or other authority under an Act administered by a relevant Minister; or	3 4 5
	(e)	the applicant is, or was at any time in the last 3 years, a director of or concerned in the management of an externally-administered body corporate under the Corporations Act other than the voluntary winding-up of the body corporate; or	6 7 8 9 10
	(f)	the applicant has been convicted of an offence against section $6(1)$ or (3) or $8(1)$; or	11 12
	(g)	another ground prescribed under a regulation exists for refusing the application.	13 14
(4)	decie	nout limiting subsection (1), the chief executive may de to refuse to grant a tattooist licence if the chief utive is satisfied—	15 16 17
	(a)	the applicant holds, or has held, a licence, permit or other authority under an Act administered by a relevant Minister that has been suspended, cancelled or revoked; or	18 19 20 21
	(b)	the applicant is disqualified from holding a licence, permit or other authority under an Act administered by a relevant Minister; or	22 23 24
	(c)	the applicant has been convicted of an offence against section $7(1)$ or (2) .	25 26
(5)		e chief executive decides to grant the licence, the chief utive must promptly give the applicant—	27 28
	(a)	the licence; and	29
	(b)	if the licence is subject to a condition under section $10(1)(a)$ —a QCAT information notice for the decision to impose the condition.	30 31 32

[s 18]

	(6)	If the chief executive decides to refuse to grant the licence, the chief executive must give the applicant a QCAT information notice for the decision.	1 2 3
18	Ter	m of licence	4
	(1)	A licence may be granted for a term of 1 year or 3 years.	5
	(2)	A licence comes into force on the day stated in the licence.	6
	(3)	A licence stops being in force if it is surrendered, cancelled or otherwise stops being in force.	7 8
		Note—	9
		See also the <i>Criminal Organisation Act 2009</i> , section 19 (Conditions of control order).	10 11
	(4)	A licence suspended under this or another Act is taken not to be in force for this Act during the period of the suspension.	12 13
	(5)	A licence cannot be renewed, but an application for a new licence may be made under this Act.	14 15
19	For	rm of licence	16
	(1)	A licence must be in the approved form.	17
	(2)	To remove any doubt, it is declared that the chief executive may approve a form of operator licence for display in the licensed premises.	18 19 20
Divis	sion	3 Role of commissioner	21
20		mmissioner to make security determinations about plicants and licensees	22 23
	(1)	If an application for a licence is referred to the commissioner for investigation under section 15, the commissioner is to inquire into and determine, and report to the chief executive on, either or both of the following—	24 25 26 27

[s 21]

	(a)	whether the applicant is a fit and proper person to be granted the licence;	1 2
	(b)	whether it would be contrary to the public interest for the licence to be granted.	3 4
(2)	whet com	commissioner may also investigate and determine, ther at the chief executive's request or on the missioner's own initiative, either or both of the following report to the chief executive on them—	5 6 7 8
	(a)	whether a licensee continues to be a fit and proper person to hold his or her licence;	9 10
	(b)	whether it would be contrary to the public interest for the licensee to continue to hold his or her licence.	11 12
(3)	subs crim in re	making a determination on a matter mentioned in ection (1) or (2), the commissioner may have regard to a inal intelligence report or other criminal information held lation to the applicant or licensee, or a close associate of pplicant or licensee, that—	13 14 15 16 17
	(a)	is relevant to the business or procedures carried on or performed, or proposed to be carried on or performed, under the licence; or	18 19 20
	(b)	causes the commissioner to conclude improper conduct is likely to occur if the applicant is granted the licence or the licensee continues to hold the licence; or	21 22 23
	(c)	causes the commissioner not to have confidence improper conduct will not occur if the applicant is granted the licence or the licensee continues to hold the licence.	24 25 26 27
Сог	nmis	sioner may require further information	28
(1)	licen licen	an investigation by the commissioner about whether a see continues to be a fit and proper person to hold a ice, or whether it would be contrary to the public interest the licensee to continue to hold a licence, the	29 30 31 32

commissioner may, by notice given to the licensee, or a close

33

		ciate of the licensee, require the licensee or associate to or more of the following—	1 2
	(a)	give, in a stated way, stated information the commissioner considers relevant to the investigation stated in the notice;	3 4 5
	(b)	produce, in a stated way, stated records the commissioner considers relevant to the investigation stated in the notice and permit the commissioner to examine, take extracts from and make copies of the records;	6 7 8 9 10
	(c)	authorise a person described in the notice to comply with a requirement mentioned in paragraph (a) or (b);	11 12
	(d)	give the commissioner the authorisation or consent the commissioner requires to enable the commissioner to obtain, from another person, information relevant to the investigation stated in the notice.	13 14 15 16
(2)	this s	erson who complies with a requirement of a notice under section does not incur a liability to another person merely use of the compliance.	17 18 19
(3)	In th	is section—	20
		rmation includes financial and other confidential rmation.	21 22
Dis	closı	are of criminal intelligence information	23
(1)	requ secti exist	commissioner is not, under this Act or another law, ired to give reasons for determining a matter under on 20 if the giving of the reasons would disclose the ence or content of a criminal intelligence report or other inal information mentioned in section $20(3)$.	24 25 26 27 28

(2) The chief executive is not, under this Act or another law, 29 required to give reasons for not granting a licence to, or for 30 suspending or cancelling a licence of, a person on the basis of 31 an adverse security determination made by the commissioner 32 about the person if the giving of the reasons would disclose a 33

[s 23]

		criminal intelligence report or other criminal information mentioned in section $20(3)$.	1 2
Divis	sion	4 Special conditions relating to licences generally	3 4
23	Lic	ensee not to sell or dispose of licence	5
		It is a condition of a licence that the licensee must not—	6
		(a) sell, dispose of, deliver, loan, hire or rent the licence to another person; or	7 8
		(b) permit another person to use the licence.	9
Divis	sion	5 Special conditions relating to operator licences	10 11
24	Ins	pection of financial records	12
	(1)	It is a condition of an operator licence that the licensee must ensure the requirements of this section about the financial records used, received or produced in connection with the carrying on of a body art tattooing business at licensed premises (the <i>business financial records</i>) are complied with.	13 14 15 16 17
	(2)	The business financial records must be made available for inspection by an authorised officer at the place at which they are kept at any reasonable time requested by the officer by notice given to the licensee.	18 19 20 21
	(3)	An authorised officer inspecting the business financial records must be permitted to take copies of, or take extracts or make notes from, those records.	22 23 24
	(4)	In this section—	25
		financial records includes—	26

	(a)	(a) invoices, receipts, orders for the payment of money, bills of exchange, cheques, promissory notes and vouchers; and				
	(b)	documents of prime entry; and	4			
	(c)	working papers and other documents needed to explain—	5 6			
		 (i) the methods by which financial statements, including, for example, profit and loss statements, balance sheets and cash flow statements, are made up; and 	7 8 9 10			
		(ii) adjustments to be made in preparing financial statements.	11 12			
Ch	ange	of licence particulars	13			
(1)	give	a condition of an operator licence that the licensee must the chief executive notice of any change in the licensee's iculars within 14 business days after the change.	14 15 16			
(2)	In th	nis section—	17			
	prov	<i>nsee's particulars</i> means the information required to be vided by the licensee in connection with the licence lication under section $11(5)$ or $12(1)(b)$.	18 19 20			
		or not to permit procedures by unlicensed body poists on licensed premises	21 22			
	not proc	a condition of an operator licence that the licensee must permit an individual to perform a body art tattooing cedure at the licensed premises unless the individual is the ler of a tattooist licence.	23 24 25 26			
Ch	ange	s in staff members	27			
(1)		a condition of an operator licence that the licensee must, in 20 business days after a change in staff employment,	28 29			

give notice to the chief executive of the change.

25

26

27

[s 28]

(2)	Ther	here is a <i>change in staff employment</i> if—			
	(a)		w staff member is employed to work at the licensed nises; or	2 3	
	(b)		aff member stops being employed to work at the nsed premises.	4 5	
(3)	The	notice	e must include the following particulars—	6	
	(a)		a new staff member employed to work at the licensed nises—	7 8	
		(i)	the full name and the residential address of the new staff member; and	9 10	
		(ii)	the date of birth of the new staff member; and	11	
		(iii)	the date on which the new staff member started work at the premises; and	12 13	
		(iv)	the position in which the new staff member is employed to work;	14 15	
	(b)		a staff member who has stopped being employed to k at the licensed premises—	16 17	
		(i)	the full name of the former staff member; and	18	
		(ii)	the date of birth of the former staff member; and	19	
		(iii)	the date on which the former staff member started work at the premises; and	20 21	
		(iv)	the date on which the former staff member stopped being employed to work at the premises; and	22 23	
		(v)	the position in which the former staff member was employed to work immediately before he or she stopped being a staff member.	24 25 26	
Dis	play	of op	perator licence	27	
	cons		ndition of an operator licence that the licensee must busly display the licensee's licence at the licensed	28 29 30	

1

6

7

12

13

18

19

25

It is a condition of an operator licence that the licensee must 2 ensure the licence number is included in an advertisement 3 relating to the body art tattooing business carried on at the 4 licensed premises. 5

30 Surrender of operator licence for premises under long-term closure order

It is a condition of an operator licence that, if a closure order 8 has been made under section 47 in relation to the licensed 9 premises, the licensee must return the licence to the chief 10 executive within 7 business days after the order is made. 11

31 Notifying chief executive of lost, stolen or destroyed operator licence

It is a condition of an operator licence that the licensee must 14 give the chief executive a notice that the licence has been lost, 15 stolen or destroyed within 7 business days after the licensee 16 becomes aware it has been lost, stolen or destroyed. 17

32 Notifying chief executive of existence of a prescribed licence cancellation circumstance

- It is a condition of an operator licence that the licensee must (1)20 give a notice to the chief executive that a prescribed licence 21 cancellation circumstance has happened or exists within 7 22 business days after the licensee becomes aware it has 23 happened or exists. 24
- In this section— (2)

29

Advertisements

prescribed licence cancellation circumstance means a 26 circumstance mentioned in section 34 of a type that, if the 27 chief executive were satisfied it had happened or exists, would 28 enable the chief executive to cancel an operator licence. 29

[s 33]

Division 6 Suspension and cancellation of licences

3

31

33 Suspension of licence

(1)	there	chief executive may, if the chief executive is satisfied e may be grounds for cancelling a licence, suspend the nee by giving the licensee a QCAT information notice—	4 5 6
	(a)	stating that the licence is suspended and, subject to section 22, the reasons for suspending it; and	7 8
	(b)	requesting the person give the chief executive, within a stated period of not less than 14 business days from the day the notice is given, written reasons as to why the licence should not be cancelled; and	9 10 11 12
	(c)	stating that the licence will be cancelled unless the person gives the chief executive sufficient reasons as to why the licence should not be cancelled; and	13 14 15
	(d)	stating the period, not more than 60 days from the day on which the notice is given, during which the licence is suspended.	16 17 18
	Note-	_	19
		e also the Criminal Organisation Act 2009, section 19 (Conditions of ntrol order).	20 21
(2)	The	decision takes effect on the later of the following—	22
	(a)	the day on which the notice is given to the licensee;	23
	(b)	the day stated in the notice.	24
Ca	ncella	ation of licence	25
(1)	secu	chief executive must cancel a licence if an adverse arity determination is made by the commissioner about the asee.	26 27 28
	Note-		29
	Se	e also the Criminal Organisation Act 2009, section 19 (Conditions of	30

control order).

(2)	The	chief executive may cancel a licence—	1
	(a)	if the chief executive is satisfied the licensee has—	2
		 supplied information that was, to the licensee's knowledge, false or misleading in a material particular in, or in connection with, the application for the licence; or 	3 4 5 6
		(ii) contravened a provision of this Act, whether or not the licensee has been convicted of an offence for the contravention; or	7 8 9
		(iii) contravened a condition of the licence; or	10
	(b)	in other circumstances prescribed under a regulation.	11
(3)		out limiting subsection (2), the chief executive may el an operator licence if the chief executive is satisfied	12 13 14
	(a)	the licensee holds, or has held, a licence, permit or other authority under an Act administered by a relevant Minister that has been suspended, cancelled or revoked; or	15 16 17 18
	(b)	the licensee is disqualified from holding a licence, permit or other authority under an Act administered by a relevant Minister; or	19 20 21
	(c)	for a body art tattooing business that is owned or operated by or on behalf of a corporation—the corporation is the subject of a winding-up order or a corporation for which a controller or administrator has been appointed; or	22 23 24 25 26
	(d)	the applicant is subject to an order under the <i>Public</i> <i>Health (Infection Control for Personal Appearance</i> <i>Services)</i> Act 2003 made in connection with the carrying out of skin penetration procedures; or	27 28 29 30
	(e)	a closure order made under section 47 is in force in relation to the licensed premises.	31 32
(4)		chief executive must not cancel a licence under ection (2) or (3) without first—	33 34

[s 35]

		(a)	suspending the licence; and	1
		(b)	considering any reasons given by the licensee under section 33 as to why the licence should not be cancelled.	2 3
	(5)	licen	chief executive may cancel a licence by giving the asee a QCAT information notice stating that the licence is belled and, subject to section 22, the reasons for cancelling	4 5 6 7
	(6)	The	decision takes effect on the later of the following—	8
		(a)	the day on which the notice is given to the licensee;	9
		(b)	the day stated in the notice.	10
35	Re	turn c	of suspended or cancelled licence	11
	(1)	the c	e chief executive cancels or suspends a person's licence, chief executive may give the person a notice requiring the on to return the licence as stated within a stated period, of ess than 14 days.	12 13 14 15
	(2)		person must comply with the notice, unless the person a reasonable excuse.	16 17
		Max	imum penalty—20 penalty units.	18
	(3)	end	icence returned to the chief executive is still current at the of the suspension period, the chief executive must return icence to the licensee.	19 20 21
Divi	sion	7	Keeping of records	22
36	Tat	tooin	g procedures log	23
	(1)	proc calei	licensee for an operator licence must ensure a tattooing edures log is kept, in the approved form, for each ndar year, or part of a calendar year, during which the ator licence is in force.	24 25 26 27
		Max	imum penalty—100 penalty units.	28

[s 37]

	(2)	The licensee for an operator licence (or, in the case of a former operator licence, the former licensee) must keep the tattooing procedures log for the licensed premises (or former licensed premises) for 3 years after the end of the calendar year, or part of the calendar year, to which the log relates.	1 2 3 4 5
		Maximum penalty—100 penalty units.	6
37		tooists to make contemporaneous entries in tattooing ocedures log	7 8
		An individual who performs a body art tattooing procedure, whether or not for a fee or reward, on another individual at licensed premises must ensure a contemporaneous record is made in the tattooing procedures log kept by the holder of the operator licence for the licensed premises of the following particulars concerning the procedure—	9 10 11 12 13 14
		(a) the date on which the procedure was performed;	15
		(b) the full name and tattooist licence number of the individual performing the procedure;	16 17
		(c) the amount, if any, charged for performing the procedure, the method of payment and receipt number, if any, for the payment.	18 19 20
		Maximum penalty—200 penalty units.	21
38	Wa	y in which records for licensed premises to be kept	22
	(1)	The licensee under an operator licence must ensure any record the licensee keeps in connection with the carrying on of a body art tattooing business at the licensed premises—	23 24 25
		(a) is kept in the English language and in a way that permits the record to be readily accessible by an authorised officer for inspection; and	26 27 28
		(b) is kept at the licensed premises at all times.	29
		Maximum penalty—200 penalty units.	30
	(2)	In this section—	31

[s 39]

record, in connection with a body art tattooing business, includes any record that is required to be kept or made under 2 this Act. 3

1

4

Division 8 Offences relating to licences

39	Misuse	of licences	5
	A person (the <i>first person</i>) must not—		
	(a)	represent, or cause or allow another person to represent, that the first person is a licensee if the first person does not hold a licence; or	7 8 9
	(b)	forge or steal a licence; or	10
	(c)	deface, damage, alter or destroy a licence without the chief executive's permission; or	11 12
	(d)	possess another person's licence without a reasonable excuse.	13 14
		Maximum penalty—40 penalty units.	15

Par	t 4	Permits relating to unlicensed body art tattooing	16 17
Divi	sion 1	Body art tattooing shows and exhibitions	18 19
40	Authority c	onferred by permit	20
	1	it granted under this division (an <i>exhibition permit</i>)	21
		es the permit holder to conduct a body art tattooing	22
		exhibition, whether on the permit holder's behalf or	23
	on beha	If of another person—	24

[s 41]

			[0]	
		(a)	at the premises stated in the permit; and	1
		(b)	under the conditions of the permit; and	2
		(c)	for the period stated in the permit.	3
41	Ар	plica	tion for exhibition permit	4
	(1)		application for an exhibition permit must be made to the of executive.	5 6
	(2)		application for an exhibition permit may only be made by ndividual.	7 8
	(3)	tatto of a indi	application for an exhibition permit for a body art boing show or exhibition to be conducted by or on behalf a corporation, partnership or trust must be made by an vidual nominated by the corporation, partners or trustees e the events manager for the show or exhibition.	9 10 11 12 13
	(4)		application for an exhibition permit may not be made by ndividual who—	14 15
		(a)	is under 18 years; or	16
		(b)	is not an Australian citizen or Australian resident; or	17
		(c)	is a controlled person.	18
	(5)	An a	application for an exhibition permit must—	19
		(a)	be in the approved form; and	20
		(b)	state the full name, date and place of birth, and residential address of the applicant; and	21 22
		(c)	be accompanied by evidence of the applicant's identity that is satisfactory to the chief executive; and	23 24
			Example for paragraph (c)—	25
			The chief executive may adopt a system under which—	26
			(a) points are assigned to the applicant for producing particular evidence of identity; and	27 28
			(b) the applicant is required to achieve a total number of points stated by the chief executive.	29 30

[s 42]

	(d)	if the applicant's postal address is different from the applicant's residential address—state the applicant's postal address; and	1 2 3	
	(e)	state the proposed commencement date for the permit; and	4 5	
	(f)	be made at least 28 days before the proposed commencement date; and	6 7	
	(g)	state the address of the premises at which it is proposed to conduct the show or exhibition; and	8 9	
	(h)	if the show or exhibition to which the application relates is to be conducted by or on behalf of a corporation, partnership or trust—be accompanied by evidence in the approved form demonstrating the applicant has been nominated by the corporation, partners or trustees to be the events manager; and	10 11 12 13 14 15	
	(i)	be accompanied by the fee prescribed under a regulation for the type of show or exhibition concerned.	16 17	
Dee	cisio	n about application for exhibition permit	18	
(1)		chief executive must, after considering an application for xhibition permit, decide to—	19 20	
	(a)	grant the permit; or	21	
	(b)	refuse to grant the permit.	22	
(2)	The chief executive must take the following matters into account in deciding whether to grant the permit—			
	(a)	whether the applicant has ever applied for a licence and, if so, any adverse security determinations made by the commissioner in relation to the application;	25 26 27	
	(b)	whether the applicant has ever held a licence and, if so, the applicant's licence history, including compliance	28 29 30	
		and complaints history;	50	

[s 42]

	(d)	the applicant's capacity to ensure participants comply with Acts relating to the performance of body art tattooing procedures.	1 2 3
(3)	The	chief executive must decide not to grant the permit if—	4
	(a)	the chief executive is satisfied the application for the permit was not properly made; or	5 6
	(b)	the applicant is a controlled person.	7
(4)	The	permit may be granted subject to conditions.	8
(5)		e chief executive decides to grant the permit, the chief utive must promptly give the applicant—	9 10
	(a)	the permit; and	11
	(b)	if the permit is granted subject to a condition—a QCAT information notice for the decision to impose the condition.	12 13 14
(6)	chief	e chief executive decides to refuse to grant the permit, the f executive must give the applicant a QCAT information ce for the decision.	15 16 17
(7)		permit must state the period, not more than 7 days, during the it is in force.	18 19
(8)	vary	chief executive may, at any time, revoke the permit, or the conditions of the permit, by giving the permit holder CAT information notice for the decision.	20 21 22
(9)		vocation or variation under subsection (8) takes effect on ater of the following—	23 24
	(a)	the day on which the QCAT information notice is given to the permit holder;	25 26
	(b)	the day stated in the QCAT information notice.	27
(10)	perm beha	chief executive must not grant more than 2 exhibition hits to the same individual, or an individual applying on lf of the same corporation, partnership or trust, in the e calendar year.	28 29 30 31

[s 43]

Divisi	on	2		Visiting overseas body art tattooists	1
43	Aut	horit	y con	ferred by permit	2
		perm	e <i>it</i>) au	granted under this division (a <i>visiting tattooist</i> athorises the permit holder to perform body art rocedures—	3 4 5
		(a)	unde	r the conditions of the permit; and	6
		(b)	for th	e period stated in the permit.	7
44	Арр	olicat	ion fo	or visiting tattooist permit	8
((1)			tion for a visiting tattooist permit to perform body g procedures must be made to the chief executive.	9 10
((2)			ation for a visiting tattooist permit may only be n individual who is not an Australian resident.	11 12
((3)	-		tion for a visiting tattooist permit may not be made vidual who—	13 14
		(a)	is un	der 18 years; or	15
		(b)	is a c	ontrolled person.	16
((4)	An a	pplica	tion for a visiting tattooist permit must—	17
		(a)	be in	the approved form, and	18
		(b)	state and	the proposed commencement date for the permit;	19 20
		(c)		nade at least 28 days before the proposed nencement date; and	21 22
		(d)	state	the following—	23
			(i)	the full name of the applicant;	24
			(ii)	the date and place of birth of the applicant;	25
				the address at which the applicant intends to reside while in Australia and, if the applicant's postal address is different from that intended residential address, the applicant's postal address; and	26 27 28 29

[s 45]

		(e)	be accompanied by the following—	1
			(i) a copy of the applicant's passport;	2
			(ii) a copy of any visa issued to the applicant to enter Australia;	3 4
			(iii) information in the approved form concerning the matter mentioned in section 45(2);	5 6
			(iv) the fee prescribed under a regulation.	7
45	De	cisio	n about application for visiting tattooist permit	8
	(1)		chief executive must, after considering an application for siting tattooist permit, decide to—	9 10
		(a)	grant the permit; or	11
		(b)	refuse to grant the permit.	12
	(2)	whe com	chief executive is to take into account, in deciding ther to grant the permit, the applicant's capacity to ply with Acts relating to the performance of body art oing procedures.	13 14 15 16
	(3)	The	chief executive must decide not to grant the permit if—	17
		(a)	the chief executive is satisfied the application was not properly made; or	18 19
		(b)	the applicant is a controlled person.	20
	(4)		permit may be granted unconditionally or subject to litions.	21 22
	(5)		the chief executive decides to grant the permit, the chief executive must promptly give the applicant—	23 24
		(a)	the permit; and	25
		(b)	if the permit is granted subject to a condition—a QCAT information notice for the decision to impose the condition.	26 27 28
	(6)	chie	e chief executive decides to refuse to grant the permit, the f executive must give the applicant a QCAT information ce for the decision.	29 30 31

[s 46]

(7)	A permit must state the period, not more than 31 days, during which it is in force.	1 2
(8)	The chief executive may at any time, by notice given to the permit holder, revoke the permit or vary the conditions of the permit.	3 4 5
(9)	The chief executive may, at any time, revoke the permit, or vary the conditions of the permit, by giving the permit holder a QCAT information notice for the decision.	6 7 8
(10)	A revocation or variation under subsection (8) takes effect on the later of the following—	9 10
	(a) the day on which the QCAT information notice is given to the permit holder;	11 12
	(b) the day stated in the QCAT information notice.	13
(11)	The chief executive may not grant more than 2 visiting tattooist permits to the same individual in the same calendar year.	14 15 16

Part 5			Enforcement	17
Division 1			Closure orders	18
46	Inte	erim	closure of unlicensed or illegal tattoo parlours	19
	(1)		commissioner may make an order that stated premises be ed (an <i>interim closure order</i>) if—	20 21
		(a)	the commissioner is satisfied a body art tattooing business is being carried on at the premises without the authority of an operator licence; or	22 23 24
		(b)	the commissioner reasonably suspects serious criminal offences are being committed at the premises.	25 26
	(2)	The	interim closure order must be	27

		(a) served on the person apparently in charge of the 1 premises, if any; or 2	
		(b) posted in a conspicuous place at the entrance to the 3 premises. 4	
	(3)	The interim closure order— 5	
		(a) takes effect from the time it is served or posted; and 6	,
		(b) continues until the first of the following happens— 7	
		(i) the commissioner revokes it; 8	
		(ii) the end of 72 hours after it was served or posted. 9	I
	(4)	· · · · · · · · ·	0 1
47	Lor	g-term closure of tattoo parlours	2
	(1)	order that stated premises be closed for a stated period if the 1	3 4 5
			6 7
		criminal offences committed at or in connection with the 1	8 9 0
	(2)		1 2 3
48			4
	(1)		6 7
		(a) carry on a body art tattooing business at the premises; or 2	8
		(b) work as a body art tattooist at those premises. 2	9
		Maximum penalty—100 penalty units. 3	0

[s 49]

(2) It is a defence in proceedings for an offence against this section if the person satisfies the court the person did not know, and could not reasonably have been expected to know, a closure order was in force in relation to the premises.

5

6

15

20

23

Division 2 Powers of entry

49 Production of authorised officer's identity card

- (1) An authorised officer may exercise a power under this 7 division in relation to a person only if the officer first 8 produces or displays the officer's identity card for inspection 9 by the person.
- (2) If, for any reason, it is not practicable to comply with 11 subsection (1), the authorised officer must produce the 12 identity card for inspection by the person at the first 13 reasonable opportunity.

50 Entry of premises by authorised officer

- An authorised officer may at any reasonable time enter 16 licensed premises, or any other premises the authorised officer 17 reasonably suspects are being used to perform body art 18 tattooing procedures for fee or reward, if— 19
 - (a) the occupier of the premises consents to the entry; or
 - (b) it is a public place and the entry is made when the place 21 is open to the public; or 22
 - (c) the entry is authorised by a warrant; or
 - (d) for licensed premises—the premises are open for 24 carrying on the business or otherwise open for entry. 25
- (2) This section does not confer a power to enter premises or a part of premises used only for residential purposes without the consent of the occupier or the authority of a search warrant.
 28
- (3) Before asking for the consent of an occupier, an authorised 29 officer must give a reasonable explanation to the occupier— 30

			[s 51]	
		(a)	about the purpose of the entry, including the powers intended to be exercised; and	1 2
		(b)	that the occupier is not required to consent; and	3
		(c)	that the consent may be given subject to conditions and may be withdrawn at any time.	4 5
51	Wa	rrant	S	6
	(1)		authorised officer may apply to a magistrate for a warrant a place.	7 8
	(2)	The	application must—	9
		(a)	be sworn; and	10
		(b)	set out the grounds on which the warrant is sought.	11
	(3)	auth mag	magistrate may refuse to consider the application until the orised officer gives the magistrate all the information the istrate requires about the application in the way the istrate requires.	12 13 14 15
		Exam	nple—	16
			e magistrate may require that additional information supporting the plication be given by a statutory declaration.	17 18
	(4)		magistrate may issue a warrant only if the magistrate is fied there are reasonable grounds for suspecting—	19 20
		(a)	there is a particular thing (the <i>evidence</i>) that may provide evidence of the commission of an offence against this Act; and	21 22 23
		(b)	the evidence is, or may be within the next 7 days, at the place.	24 25
	(5)	The	warrant must state—	26
		(a)	that the authorised officer is authorised, with assistance and force that may be necessary and reasonable—	27 28
			(i) to enter the place; and	29
			(ii) to exercise the authorised officer's powers under this Act; and	30 31

[s 52]

	(1)		
	(b)	the evidence for which the warrant is issued; and	1
	(c)	the hours of the day when entry may be made; and	2
	(d)	the day, within 14 days after the warrant's issue, on which the warrant stops having effect.	3 4
Au	thoris	sed officer's general powers in a place	5
(1)		r entering a place under section 50, an authorised officer exercise a power mentioned in subsection (2) only if—	6 7
	(a)	the occupier of the place consents to the exercise of the power; or	8 9
	(b)	the entry was authorised by a warrant.	10
(2)	The	authorised officer may—	11
	(a)	search any part of the place; or	12
	(b)	if entry was authorised by a warrant—seize the evidence for which the warrant was issued; or	13 14
	(c)	seize a thing if the authorised officer believes on reasonable grounds—	15 16
		(i) the thing is evidence of the commission of an offence against this Act; and	17 18
		(ii) the seizure is necessary to prevent—	19
		(A) the concealment, loss or destruction of the thing; or	20 21
		 (B) the use of the thing in committing, continuing or repeating an offence against this Act; or 	22 23 24
	(d)	inspect, examine, photograph or film anything in or on the place; or	25 26
	(e)	take extracts from, or make copies of, any documents in or on the place; or	27 28
	(f)	take into or onto the place any person, equipment and materials that the authorised officer reasonably requires	29 30

			for the purpose of exercising any powers in relation to the place.
53	Pro	ocedu	ure after thing seized
	(1)	offic	soon as practicable after a thing is seized by an authorised cer, the authorised officer must give a receipt for it to the on from whom it was seized.
	(2)	entit	authorised officer must allow a person who would be teled to the seized thing if it were not in the authorised per's possession—
		(a)	to inspect it; or
		(b)	if it is a document—to take extracts from it or make copies of it.
	(3)		authorised officer must return the seized thing to the on at the end of—
		(a)	12 months; or
		(b)	if a prosecution for an offence involving it is started within 12 months—the proceeding for the offence and any appeal from the proceeding.
	(4)	-	pite subsection (3), the authorised officer must return the ed thing to the person if the authorised officer is satisfied
		(a)	its retention as evidence is no longer necessary; and
		(b)	its return is not likely to result in its use in repeating the offence.
Divis	sion	3	Other enforcement provisions
54	Pro	oduct	ion of licences
		A 1	icensee must not, without reasonable excuse, fail to

produce the licensee's licence to an authorised officer if asked

to do so by the authorised officer.

[s 53]

[s 55]

55

	Maximum penalty—20 penalty units.	1
Obs	struction of authorised officer	2
(1)	A person must not obstruct an authorised officer exercising a power under this Act unless the person has a reasonable excuse.	3 4 5
	Maximum penalty—60 penalty units.	6
(2)	If a person has obstructed an authorised officer and the officer decides to proceed with the exercise of the power, the officer must, if practicable, warn the person that—	7 8 9
	(a) it is an offence to cause an obstruction unless the person has a reasonable excuse; and	10 11
	(b) the officer considers the person's conduct an obstruction.	12 13
(3)	In this section—	14
	<i>obstruct</i> includes assault, hinder, resist, attempt to obstruct and threaten to obstruct.	15 16

Part 6 Review

56		eview by QCAT of particular decisions of chief recutive				
	(1)	-	erson, other than a controlled person, may apply to QCAT a review of a decision of the chief executive to—	20 21		
		(a)	refuse to grant a licence to the person; or	22		
		(b)	impose a condition on a licence granted to the person; or	23		
		(c)	suspend or cancel a licence granted to the person; or	24		
		(d)	refuse to grant a permit to the person; or	25		
		(e)	impose a condition on a permit granted to the person; or	26		

	(f)	revoke, or vary a condition, on a permit granted to the person.	1 2
(2)		application to QCAT must be made as provided under the AT Act.	3 4
Со	nfide	ntiality of criminal intelligence	5
(1)	licer grou	e chief executive decides to refuse an application for a acce or decides to suspend or cancel a licence on the and of an adverse security determination made by the missioner—	6 7 8 9
	(a)	the commissioner is to be a party to any proceedings in QCAT for a review of the decision of the chief executive; and	10 11 12
	(b)	a copy of the report of the commissioner's adverse security determination is to be given to QCAT; and	13 14
	(c)	QCAT is not prevented from deciding whether the chief executive made the correct and preferable decision about the application or the licence concerned merely because of the commissioner's adverse security determination; and	15 16 17 18 19
	(d)	QCAT is not prevented from deciding whether the commissioner made the correct and preferable decision about the adverse security determination.	20 21 22
(2)	chie	ny proceedings relating to a review of a decision of the f executive mentioned in section $56(1)$, QCAT or the reme Court—	23 24 25
	(a)	must, on the application of the commissioner, take steps to maintain the confidentiality of a criminal intelligence report or other criminal information mentioned in section 20(3), including steps to receive evidence and hear argument about the information in private in the absence of parties to the proceeding and their representatives; and	26 27 28 29 30 31 32
	(b)	may take evidence consisting of a criminal intelligence report or other criminal information mentioned in	33 34

[s 58]

	section 20(3) by way of affidavit of a police officer of or above the rank of superintendent.	1 2
(3)	If QCAT considers that information in the commissioner's adverse security determination has not been properly identified as being from a criminal intelligence report or other criminal information mentioned in section 20(3), QCAT must ask the commissioner whether the commissioner wishes to withdraw the information from consideration by QCAT.	3 4 5 6 7 8
(4)	Information that is withdrawn by the commissioner must not be—	9 10
	(a) disclosed to any person; or	11
	(b) taken into consideration by QCAT.	12
Ар	plication of Judicial Review Act 1991	13
(1)	The <i>Judicial Review Act 1991</i> , part 4 does not apply to a decision of the chief executive mentioned in section 56(1).	14 15
(2)	Subject to section 56, unless the Supreme Court decides that a decision of the chief executive mentioned in section $56(1)$ is affected by jurisdictional error, the decision—	16 17 18
	(a) is final and conclusive; and	19
	 (b) can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, or another court, a tribunal or another entity); and 	20 21 22 23 24
	(c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	25 26 27

Part	7	General	1		
59	Fals	se or misleading statements	2		
	(1)	A person must not state anything to an official that the person knows is false or misleading in a material particular.	3 4		
		Maximum penalty—200 penalty units or 2 years imprisonment.	5 6		
	(2)	In this section—	7		
		official means—	8		
		(a) the chief executive; or	9		
		(b) an authorised officer.	10		
60 False or misleading documents		se or misleading documents	11		
 A person must not give an official a document containing information the person knows is false or misleading in a material particular. Maximum penalty—200 penalty units or 2 years imprisonment. 					
		(a) tells the official, to the best of the person's ability, how it is false or misleading; and	19 20		
		(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	21 22		
	(3)	In this section—	23		
		official means—	24		
		(a) the chief executive; or	25		
		(b) an authorised officer.	26		

[s 61]_____

61	Exchange of information				
	(1)	The chief executive may enter into an arrangement (<i>an information-sharing arrangement</i>) with a relevant agency for the purposes of sharing or exchanging any information that is held by the chief executive or the relevant agency.	2 3 4 5		
	(2)	The information to which an information-sharing arrangement may relate is limited to information that assists in the exercise of the functions of the chief executive or the commissioner under this Act or of the relevant agency.	6 7 8 9		
	(3) Under an information-sharing arrangement, the executive and the relevant agency are, despite an another law, authorised to—				
		(a) request and receive information that is held by the other party to the arrangement; and	13 14		
		(b) disclose that information to the other party.	15		
	(4)	In this section—	16		
		relevant agency means any of the following—	17		
		(a) the police service;	18		
		(b) a department;	19		
		(c) a local government;	20		
		(d) a person prescribed under a regulation.	21		
62	Со	nfidentiality of information	22		
	(1)	A person must not disclose, use or record information gained by the person through involvement in the administration of this Act.	23 24 25		
		Maximum penalty—20 penalty units.	26		
	(2)	Subsection (1) does not apply to—	27		
		(a) an act done for the purposes of an Act; or	28		
		(b) disclosure of information to the commissioner; or	29		

		(c) disclosure of information ordered by a court or tribunal for a proceeding before it; or	
		(d) disclosure of information under an Act.	
	(3)	A person gains information through involvement in the administration of this Act if the person gains the information in the course of, or because of an opportunity provided by, the involvement.	
	(4)	The following persons are taken to be involved in the administration of this Act—	
		(a) the chief executive;	
		(b) authorised officers;	
		(c) the department's public service employees;	
		(d) local government employees.	
63	Pro	otection from liability	
	(1)	An official does not incur civil liability for an act or omission done honestly and without negligence under this Act.	
	(2)	A liability that would, apart from this section, attach to an official attaches instead to the State.	
	(3)	In this section—	
		official means—	
		(a) the chief executive; or	
		(b) an authorised officer; or	
		(c) a person acting under the direction of an authorised officer; or	
		(d) a public service employee.	
64	Pro	oceeding for offence	
	(1)	A proceeding for an offence against this Act is to be taken in a summary way under the <i>Justices Act 1886</i> .	
	(2)	A proceeding may be started within—	
		Page 49	

[s 65]

	(a)	1 year after the offence is committed; or	1
	(b)	2 years after the offence comes to the complainant's knowledge, but within 3 years after the offence is committed.	2 3 4
Evi	dent	iary aids	5
(1)	stati	ertificate purporting to be signed by the chief executive ng any of the following matters is evidence of the ters—	6 7 8
	(a)	that on a stated day, or during a stated period, a stated person was, or was not, the holder of a licence;	9 10
	(b)	that on a stated day a licence held by a stated person had been cancelled or surrendered;	11 12
	(c)	that on a stated day, or during a stated period, a licence held by a stated person was suspended;	13 14
	(d)	that on a stated day, or during a stated period, a licence held by a stated person was subject to stated conditions;	15 16
	(e)	that on a stated day, or during a stated period, stated premises were, or were not, licensed premises;	17 18
	(f)	that on a stated day, or during a stated period, a stated person was, or was not, the holder of a permit;	19 20
	(g)	that on a stated day a permit held by a stated person had been revoked or had expired;	21 22
	(h)	that on a stated day, or during a stated period, a permit held by a stated person was subject to stated conditions.	23 24
(2)	stati pren	ertificate purporting to be signed by the commissioner and ng that on a stated day, or during a stated period, stated nises were, or were not, subject to an interim closure er, is evidence of the matter.	25 26 27 28
No fun	com ctior	pensation payable for exercise of regulatory	29 30
-		o monormation is not able to only not on a body for	30

(1) No compensation is payable to any person or body for— 31

		(a) the closure of premises under this Act; or	1
		(b) a refusal to grant a licence under this Act; or	2
		(c) the suspension or cancellation of a licence under this Act; or	3 4
		(d) the exercise of any other function in connection with any such closure, refusal, suspension or cancellation.	5 6
	(2)	Subsection (1) extends to the purported exercise in good faith of any of the functions mentioned in that subsection.	7 8
	(3)	In this section—	9
		<i>compensation</i> includes damages and any other form of monetary compensation.	10 11
67	De	legation by chief executive	12
	(1)	The chief executive may delegate the chief executive's functions under this Act to an appropriately qualified officer or employee of the department.	13 14 15
	(2)	In this section—	16
		<i>function</i> includes power.	17
68	De	legation by commissioner	18
	(1)	The commissioner may delegate the commissioner's functions under this Act to an appropriately qualified police officer.	19 20
	(2)	In this section—	21
		<i>function</i> includes power.	22
69	Ар	proved forms	23
		The chief executive may approve forms for use under this Act.	24
70	Re	gulation-making power	25
	(1)	The Governor in Council may make regulations under this Act.	26 27

[s 71]

71

(2)	Without limiting subsection (1), a regulation may provide for fees payable under this Act and matters for which fees may be payable.	1 2 3
Act	to be reviewed	4
(1)	The Minister must review this Act as soon as reasonably practicable after 3 years after the commencement of this section.	5 6 7
(2)	The objects of the review include deciding whether the Act is operating effectively.	8 9
(3)	The Minister must appoint an appropriately qualified person to undertake the review.	10 11
(4)	The Minister must, as soon as practicable after finishing the review, table a report about the outcome of the review in the Legislative Assembly.	12 13 14

Part 8Transitional provision15

72	Making of closure orders pending the commencement of section 6			
	A closure order may not be made on the ground mentioned in	18		
	section $46(1)(a)$ or $47(1)(a)$ until section $6(1)$ commences.	19		

Part 9 Amendment of Liquor Act 1992 20

73	Act amended	21
	This part amends the Liquor Act 1992.	22

		[s 74]	
74	Amendment of s 4	4 (Definitions)	
	Section 4—		
	insert—		
		clared criminal organisation, for part 6, ision 5, see section 173EA.	
	-	bhibited item , for part 6, division 5, see section 3EA.	
75	Insertion of new p	ot 6, div 5	
	After part 6, division	n 4	
	insert—		
	Division 5	5 Prohibited items for	
		declared criminal	
		organisations	
	173EA Defi	nitions for div 5	
	In this d	livision—	
	dec Cri	clared criminal organisation means an entity clared to be a criminal organisation under the iminal Code, section 1, definition <i>criminal</i> <i>ganisation</i> , paragraph (c).	
	—	Chibited item means an item of clothing or vellery or an accessory that displays—	
	(a)	the name of a declared criminal organisation; or	
	(b)	the club patch, insignia or logo of a declared criminal organisation; or	
	Note-	_	
		e things mentioned in paragraph (b) are also known as colours' of the organisation.	
	(c)	any image, symbol, abbreviation, acronym or other form of writing that indicates	

[s]	75]
------	-----

		bership of, or an association with, a ared criminal organisation, including—	1 2
	(i)	the symbol '1%'; and	3
	(ii)	the symbol '1%er'; and	4
	(iii)	any other image, symbol, abbreviation, acronym or other form of writing prescribed under a regulation for this paragraph.	5 6 7 8
173EB Exclus prohibite		of persons wearing or carrying ems	9 10
person wh	no is rema	g persons must not knowingly allow a wearing or carrying a prohibited item to in in premises to which a licence or —	11 12 13 14
(a)	the l	icensee or permittee for the premises;	15
		approved manager employed by the asee or permittee;	16 17
		employee or agent of the licensee or nittee working at the premises.	18 19
Maxi	imun	n penalty—100 penalty units.	20
		and remaining in licensed earing or carrying a prohibited item	21 22
which a	licen	st not enter or remain in premises to the or permit relates if the person is rying a prohibited item.	23 24 25
Maxi	imun	n penalty—	26
(a)	for a	first offence—375 penalty units; or	27
		second offence—525 penalty units or 6 ths imprisonment; or	28 29

	(c) for a third or later offence—750 penalty units or 18 months imprisonment.	1 2
	Removal of person wearing or carrying hibited item from premises	3 4
(1)	If an authorised person requires a person who is wearing or carrying a prohibited item (the <i>prohibited person</i>) to leave premises to which a licence or permit relates, the prohibited person must immediately leave the premises.	5 6 7 8 9
	Maximum penalty—	10
	(a) for a first offence—375 penalty units; or	11
	(b) for a second offence—525 penalty units or 6 months imprisonment; or	12 13
	(c) for a third or later offence—750 penalty units or 18 months imprisonment.	14 15
(2)	If the prohibited person fails to leave when required under subsection (1), an authorised person may use necessary and reasonable force to remove the person.	16 17 18 19
(3)	The prohibited person must not resist an authorised person who is removing the person under subsection (2).	20 21 22
	Maximum penalty—	23
	(a) for a first offence—375 penalty units; or	24
	(b) for a second offence—525 penalty units or 6 months imprisonment; or	25 26
	(c) for a third or later offence—750 penalty units or 18 months imprisonment.	27 28
(4)	In this section—	29
	authorised person means—	30
	(a) the licensee or permittee for the licensed premises; or	31 32

[s 76]

			(b)	an employee or agent of the licensee or permittee; or	1 2
			(c)	a police officer.	3
Part	10			endment of Police Powers	4
			and	d Responsibilities Act 2000	5
76	Act	amended			6
		This part a 2000.	mend	s the Police Powers and Responsibilities Act	7 8
77		endment o gs without		2, pt 3, hdg (Use of drug detection ant)	9 10
		Chapter 2,	part 3	, heading, 'drug'—	11
		omit.			12
78	Am	endment o	fs3	4 (Definitions for pt 3)	13
	(1)	Section 34-			14
		insert—			15
				y art tattooing business see the Tattoo Jours Act 2013, schedule 1.	16 17
			dete	<i>ction dog</i> means—	18
			(a)	a drug detection dog; or	19
			(b)	an explosives detection dog.	20
			expl	osives detection includes—	21
			(a)	walking or placing an explosives detection dog in the vicinity of a person to ascertain whether the explosives detection dog can	22 23 24

				detect the scent of explosives or firearms on the person; and	1 2
			(b)	walking or placing an explosives detection dog in, on, or in the vicinity of, a vehicle or a thing to ascertain whether the explosives detection dog can detect the scent of explosives or firearms in or on the vehicle or thing.	3 4 5 6 7 8
				<i>bo parlour</i> means a place at which a body art boing business is being conducted.	9 1
	(2)	Section 34,	defir	nition <i>handler</i> , 'drug'—	1
		omit.			1
'9		endment o ticular plac		5 (Use of drug detection dogs in	1 1
	(1)	Section 35,	head	ing, 'drug'—	1
		omit.			1
	(2)	Section 35((1)(d)		1
		omit, insert	<u>+</u>		1
			(d)	a person who is about to enter, is in, or is leaving, a tattoo parlour;	1 2
			(e)	a thing mentioned in paragraph (a), (b), (c) or (d), whether it is in the physical possession of a person or not.	2 2 2
	(3)	Section 35((2)—		2
		renumber a	s sect	tion 35(3).	2
	(4)	Section 35-			2
		insert—			2
		(2)	exp dete	handler may, without warrant, use an losives detection dog to carry out explosives ection in relation to the following persons or gs —	

[s 80]

			(a)	a person who is about to enter, is in, or is leaving, a tattoo parlour;	1 2
			(b)	a thing in a tattoo parlour, whether it is in the physical possession of a person or not.	3 4
80				6 (Police officers and drug detection ad remain on particular premises)	5 6
	(1)	Section 36,	head	ling, 'drug'—	7
		omit.			8
	(2)	Section 36((3)—		9
		<i>renumber</i> a	s sec	tion 36(4).	10
	(3)	Section 36((1) an	d (2)—	11
		omit, insert	·		12
		(1)	35() dog	carrying out drug detection under section 1), a drug detection dog, the drug detection 's handler and any other police officer may er and remain on the following places—	13 14 15 16
			(a)	licensed premises;	17
			(b)	a tattoo parlour;	18
			(c)	a place at which an event is being held;	19
			(d)	a public place.	20
		(2)	sect exp poli	carrying out explosives detection under ion 35(2), an explosives detection dog, the losives detection dog's handler and any other ce officer may enter and remain on a tattoo our.	21 22 23 24 25
		(3)	and	subsections (1) and (2), the power to enter remain on a place includes power to enter remain on land associated with the place.	26 27 28
			Exar	nple of land associated with a place——	29
				and on which car parking is provided for patrons of the lace	30 31

[s 81]

81				37 (Reasonable suspicion may be n of drug detection dog)	1 2
		Section 37-		с с,	3
		omit, insert	ţ		4
				able suspicion may be based on on of detection dog	5 6
		(1)	requ susp som dan the	s section applies if a provision of this Act bires a police officer to form a reasonable bicion that a person has something, or there is bething in a vehicle, that may be an unlawful gerous drug or explosives or firearms, before police officer may exercise a power in tion to the person or vehicle.	7 8 9 10 11 12 13
		(2)	reas som that exp indi	s sufficient for the police officer to form a onable suspicion that the person has the person has been been been been been been been bee	14 15 16 17 18 19 20
			(a)	on the person or on, or in, a thing in the person's physical possession; or	21 22
			(b)	on or in a thing, not in the person's physical possession but which the police officer reasonably suspects is connected with the person, that is at the place the detection dog is carrying out the drug detection or explosives detection; or	23 24 25 26 27 28
			(c)	in the vehicle.	29
82				8 (Protection from liability for acts ction dogs)	30 31
	(1)	Section 38,	'drug	g detection'—	32
		omit, insert	ţ		33
				ection	34

[s 83]

83

(2)	Section 38((1)(a), 'under section 35'—	1
	omit.		2
(3)	Section 38((1)(b)(ii), after 'unlawful dangerous drug'—	3
	insert—		4
		or explosives or firearms	5
(4)	Section 38((3)(b), before 'an'—	6
	insert—		7
	for		8
(5)	Section 38(7)—	9
	insert—		10
		detection means drug detection under section	11
		35(1) or explosives detection under section $35(2)$.	12
det (1)	ection dog	of s 39 (Effect of part on use of drug s under search warrants) heading, 'drug'—	13 14 15
(1)	omit.	heading, drug —	15 16
(2)		after 'carry out drug detection'—	10
(2)	insert—	arter carry out unug detection —	17
	inseri—	on an applacition dataction data to compression	-
		, or an explosives detection dog to carry out explosives detection,	19 20
Am	endment o	of sch 6 (Dictionary)	21
(1)	Schedule 6		22
	insert—		23
		<i>body art tattooing business</i> , for ch 2, pt 3, see section 34.	24 25
		detection dog, for ch 2, pt 3, see section 34.	26

	<i>explosives detection</i> , for ch 2, pt 3, see section 34.	1 2
	tattoo parlour, for ch 2, pt 3, see section 34.	3
(2)	Schedule 6, definition <i>explosives detection dog</i> , after 'explosives'—	4 5
	insert—	6
	or firearms	7

Part 11Amendment of this Act8

85	Amendment of long title	9
	Long title, from 'and to'—	10
	omit.	11

Schedule 1

Schedule 1 Dictionary

section	3	2
0000.011	•	

<i>adve</i> mea	erse security determination made by the commissioner ns—	3 4
(a)	in relation to an applicant for a licence—a determination of the commissioner that is reported to the chief executive under this Act on either or both of the following—	5 6 7 8
	(i) that the applicant is not a fit and proper person to be granted the licence;	9 10
	(ii) that it would be contrary to the public interest for the applicant to be granted a licence; or	11 12
(b)	in relation to a licensee—a determination of the commissioner that is reported to the chief executive under this Act on either or both of the following—	13 14 15
	(i) that the licensee is not a fit and proper person to continue to hold his or her licence;	16 17
	(ii) that it would be contrary to the public interest for the licensee to continue to hold his or her licence.	18 19
auth	norised officer means any of the following—	20
(a)	a police officer or any other member of the police service;	21 22
(b)	an inspector appointed under the Fair Trading Act 1989;	23
(c)	any other person prescribed under a regulation.	24
carr in c	<i>y art tattooing business</i> means a business involving the ying out of body art tattooing procedures, whether or not ombination with other tattooing procedures or with other vities.	25 26 27 28
perf	<i>y art tattooing procedure</i> means a tattooing procedure formed for decorative purposes, but does not include a netic tattooing procedure.	29 30 31

Schedule 1	
------------	--

<i>body art tattooist</i> means an individual who performs body art tattooing procedures.	1 2
close associate see section 4.	3
closure order, in relation to premises, means-	4
(a) an interim closure order; or	5
(b) an order made under section 47.	6
commissioner means the commissioner of the police service.	7
<i>controlled person</i> see the <i>Criminal Organisation Act 2009</i> , schedule 2.	8 9
cosmetic tattooing procedure means any of the following-	10
 (a) a tattooing procedure performed for the purpose of providing the individual on whom it is performed with an eyeliner, eyebrows or any other make up effect on a permanent basis; 	11 12 13 14
 (b) a tattooing procedure performed by a medical practitioner or for a medical reason including, for example, to hide, disguise or correct a medical condition or a post-operative outcome; 	15 16 17 18
(c) any tattooing procedure performed for any other purpose, or in any other circumstances, prescribed under a regulation.	19 20 21
<i>employ</i> includes engage under a contract for services or as an apprentice.	22 23
exhibition permit see section 40.	24
interim closure order see section 46.	25
<i>licence</i> means a licence under this Act.	26
<i>licensed premises</i> , in relation to an operator licence, means the premises to which the licence relates.	27 28
<i>licensee</i> means the holder of a licence.	29
notice means written notice.	30
operator licence see section 9.	31
permit means a permit under this Act.	32

Schedule 1

<i>QCAT information notice</i> means a notice complying with the QCAT Act, section 157(2).		1 2
relevant Minister means—		3
(a)	the Minister responsible for administering the Fair Trading Act 1989; or	4 5
(b)	the Minister responsible for administering the <i>Public</i> <i>Health</i> (Infection Control for Personal Appearance Services) Act 2003; or	6 7 8
(c)	the Minister responsible for administering the <i>Police Powers and Responsibilities Act 2000.</i>	9 10
serious criminal offence means—		11
(a)	an offence committed in Queensland that is punishable by imprisonment for 2 years or more; or	12 13
(b)	an offence committed elsewhere than in Queensland that, if committed in Queensland, would be punishable by imprisonment for 2 years or more.	14 15 16
<i>staff member</i> , in relation to premises, means an individual employed to work at those premises.		17 18
<i>tattooing procedure</i> means any procedure involving the making of a permanent mark on or in the skin of a person by means of ink, dye or any other colouring agent.		19 20 21
tattooist licence see section 9.		22
visiting tattooist permit see section 43.		23

© State of Queensland 2013 Authorised by the Parliamentary Counsel