

Tobacco and Other Smoking Products (Vaping) and Other Legislation Amendment Bill 2024



Queensland

Tobacco and Other Smoking Products (Vaping) and Other Legislation Amendment Bill 2024

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2024

A Bill

for

An Act to amend the *Tobacco and Other Smoking Products Act* 1998 and the *Waste Reduction and Recycling Act 2011* for particular purposes

s	1	1

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Tobacco and Other Smoking Products (Vaping) and Other Legislation Amendment Act 2024.	3 4 5 6
Clause	2	Commencement This Act commences on a day to be fixed by proclamation.	7 8
	Part	2 Amendment of Tobacco and Other Smoking Products Act 1998	9 10 11
Clause	3	Act amended This part amends the <i>Tobacco and Other Smoking Products Act 1998</i> .	12 13 14
Clause	4	Amendment of long title Long title, ', to prohibit smoking in certain places,'— omit, insert— and illicit nicotine products, to prohibit smoking in certain places, to restrict supply	15 16 17 18 19
		and possession of illicit nicotine products,	20

s	51

Clause	5	Amendment of s 3 (Object of Act)	
		Section 3, from 'and'—	
		omit, insert— 3	
		, other smoking products and illicit nicotine 4 products.	
Clause	6	Amendment of s 4 (How object is to be achieved) 6	
		(1) Section 4, after paragraph (a)—	
		insert— 8	
		(aa) restricting the supply and possession of illicit tobacco and illicit nicotine products; and	0
		(2) Section 4(b) and (c), from 'and other'—	2
		omit, insert—	3
		, other smoking products and illicit nicotine products; and 1:	
		(3) Section 4(aa) to (e)—	6
		renumber as section 4(b) to (f).	7
Clause	7	Replacement of s 7 (Meaning of <i>personal vaporiser</i> and personal vaporiser related product)	
		Section 7— 20	0
		omit, insert— 2	1
		7 Meaning of vaping-related terms	2
		(1) In this Act—	3
		vaping accessory means a cartridge, capsule, pod or other vessel—	
		(a) that is for use in, or with, a vaping device; and 2'	

(b)		ther or not the cartridge, capsule, pod or r vessel—	1 2
	(i)	contains a vaping substance; or	3
	(ii)	is designed or intended to be refilled.	4
vapi	ng de	evice—	5
(a)	mea	ns—	6
	(i)	a device, whether or not filled with a vaping substance, that generates or releases, or is designed or intended to generate or release, using a heating element and by electronic means, an aerosol, vapour or mist for direct inhalation by its user; or	7 8 9 10 11 12 13
	(ii)	a device to which subparagraph (i) would apply if the device were not temporarily or permanently inoperable, incomplete, damaged or unfinished; and	14 15 16 17 18
(b)	does	not include—	19
	(i)	a device included in the register under the <i>Therapeutic Goods Act 1989</i> (Cwlth), other than a device designed for use by a person for smoking cessation or management of nicotine dependence; or	20 21 22 23 24 25
	(ii)	a device designed to be used to deliver oxygen into an individual's body; or	26 27
	(iii)	a bong, hookah or ice pipe; or	28
	(iv)	a device prescribed by regulation not to be a vaping device.	29 30
vapi	ng go	pods—	31
(a)	mea	ns any of the following goods—	32
	(i)	a vaping substance:	33

	(11)	a vaping accessory;	1
	(iii)	a vaping device;	2
	(iv)	goods the presentation of which includes an express or implied representation that the goods are of a type mentioned in subparagraph (i), (ii) or (iii);	3 4 5 6 7
		Note—	8
		See also subsection (2) in relation to the presentation of goods.	9 10
	(v)	goods that are, or are included in a class of goods that are, prescribed by regulation under subsection (3) to be vaping goods; and	11 12 13 14
(b)	inclu pres	a not include goods that are, or are uded in a class of goods that are, cribed by regulation under subsection not to be vaping goods.	15 16 17 18
vapi	ing su	ibstance—	19
(a)	mea	ns—	20
	(i)	nicotine in solution in any concentration, including in a salt or base form; or	21 22 23
	(ii)	any liquid or other substance for use in, or with, a vaping device; and	24 25
(b)	othe devi	ides a container or part of a container, r than a vaping accessory or vaping ce, in which a liquid or other substance tioned in paragraph (a)(i) or (ii) is ent.	26 27 28 29 30
		section (1), definition vaping goods, n (a)(iv)—	31 32
(a)		presentation of goods includes matters ing to—	33 34
-			

(2)

s	81

		(i)	the name of the goods; and	1
		(ii)	the labelling and packaging of the goods; and	2 3
		(iii)	any advertising or informational material associated with the use or supply of the goods; and	4 5 6
	J)	parti	ds are taken to be presented as being a icular type of goods even if the entation—	7 8 9
		(i)	is capable of being misleading or confusing as to the content or proper use or identification of the goods; or	10 11 12
		(ii)	suggests that the goods have ingredients, components or characteristics that they do not have.	13 14 15
		_	tion may prescribe that stated goods or sses of goods—	16 17
	(8	a) are o	or are not vaping goods; or	18
	J)	or s	n used, advertised, or presented for use upply in a stated way, are or are not ng goods.	19 20 21
	endment of s per)	40 (De	eciding whether person is fit and	22 23
(1)	Section 40(1)	(e)—		24
	omit, insert—			25
	(6		ther or not the person has contravened a esponding law;	26 27
(2)	Section 40(2)	(a)(ii)—		28
	omit, insert—			29
	(i	*	ther or not a director of the corporation contravened a corresponding law; and	30 31

Clause 8

[s 9]

Clause	9	Amendment of s 46 (Notification of convictions)	1
		Section 46(1)(b), from 'a law of'—	2
		omit, insert—	3
		a corresponding law;	4
Clause	10	Amendment of s 65 (Supplier must not sell smoking products without licence)	5
		Section 65(1)—	7
		insert—	8
		Note—	9
		If a corporation commits an offence against this provision, an executive officer of the corporation may be taken to have committed an offence against section 230A(1).	10 11 12 13
Clause	11	Amendment of s 66 (Supplier must not supply smoking products to children)	14 15
		Section 66(1)—	16
		insert—	17
		Note—	18
		If a corporation commits an offence against this provision, an executive officer of the corporation may be taken to have committed an offence against section 230A(1).	19 20 21 22
Clause	12	Amendment of s 67 (Supplier must ensure employees do not supply smoking products to children)	23 24
		Section 67(1)—	25
		insert—	26
		Note—	27
		If a corporation commits an offence against this provision, an executive officer of the corporation may be taken to have committed an offence against section 230A(1).	28 29 30 31

Clause	13	machine to	supply per	rohibition on use of vending sonal vaporisers and related ettes and loose smoking blends)	1 2 3
		(1) Section	80, heading,	from 'personal' to 'products,'-	4
		omit.			5
		(2) Section	80(1), from '	personal vaporisers' to 'products,'—	6
		omit.			7
Clause	14	Amendmer	nt of s 88 (D	efinitions for pt 4)	8
		Section	88, definition	on smoking product, paragraph (a), ',	9
		persona	l vaporiser, p	ersonal vaporiser related product'—	10
		omit.			11
Clause	15	Insertion o	f new pt 4A		12
		After pa	ırt 4—		13
		insert—			14
		Par	t 4A	Advertising, display	15
				and promotion of illicit	16
				nicotine products	17
				n on display, advertising or of illicit nicotine products	18 19
		(n must not, as part of a business activity, an illicit nicotine product.	20 21
			Maximu	m penalty—140 penalty units.	22
		(n must not, as part of a business activity, e an illicit nicotine product.	23 24
			Maximu	m penalty—140 penalty units.	25
		(n must not, as part of a business activity, an illicit nicotine product.	26 27

		Maximum penalty—140 penalty units.
		(4) This section does not apply if the act constituting the offence is authorised or permitted under the <i>Therapeutic Goods Act 1989</i> (Cwlth).
Clause	16	Amendment of s 119 (Evidentiary provisions)
		(1) Section 119(2)—
		insert—
		(ba) a thing was an illicit nicotine product;
		(2) Section 119(2)(ba) to (d)—
		renumber as section 119(2)(c) to (e).
Clause	17	Replacement of s 161 (Supply or possession of illicit tobacco) Section 161—
		omit, insert—
		161 Supply or possession of illicit tobacco as part of business activities
		(1) A person must not, as part of a business activity, supply illicit tobacco.
		Maximum penalty—2,000 penalty units or 2 years imprisonment, or both.
		Note—
		If a corporation commits an offence against this provision, an executive officer of the corporation may be taken to have committed an offence against section 230A(1).
		(2) A person must not, as part of a business activity, store or otherwise be in possession of illicit tobacco at—
		(a) the premises where the business activity is conducted; or

	(b) another premises, including, for example, a storage shed or vehicle, connected with the premises where the business activity is conducted.	1 2 3 4
	Maximum penalty—1,000 penalty units or 1 year's imprisonment, or both.	5 6
	Note—	7
	If a corporation commits an offence against this provision, an executive officer of the corporation may be taken to have committed an offence against section 230A(1).	8 9 10 11
(3)	Subsections (1) and (2) do not apply to an act of the person that is done as an employee, or otherwise acting on behalf, of another person.	12 13 14
(4)	It is a defence to a charge under subsection (2) for the person to prove that the illicit tobacco is for personal use by the person or an employee of the person.	15 16 17 18
(5)	Subsection (4) does not apply if the quantity of illicit tobacco is a commercial quantity.	19 20
(6)	In this section—	21
	commercial quantity, for illicit tobacco, means more than the quantity prescribed by regulation for this definition.	22 23 24
	upply or possession of illicit nicotine ducts as part of business activities	25 26
(1)	A person must not, as part of a business activity, supply an illicit nicotine product.	27 28
	Maximum penalty—2,000 penalty units or 2 years imprisonment, or both.	29 30
	Note—	31
	If a corporation commits an offence against this provision an executive officer of the corporation may be	32 33

	taken to have committed an offence against section 230A(1).	1 2				
(2)	A person must not, as part of a business activity, store or otherwise be in possession of an illicit nicotine product at—	3 4 5				
	(a) the premises where the business activity is conducted; or	6 7				
	(b) another premises, including, for example, a storage shed or vehicle, connected with the premises where the business activity is conducted.	8 9 10 11				
	Maximum penalty—1,000 penalty units or 1 year's imprisonment, or both.	12 13				
	Note—					
	If a corporation commits an offence against this provision, an executive officer of the corporation may be taken to have committed an offence against section 230A(1).	15 16 17 18				
(3)	Subsections (1) and (2) do not apply to an act of the person that is done as an employee, or otherwise acting on behalf, of another person.	19 20 21				
(4)	Also, subsections (1) and (2) not apply in relation to an act of the person if—	22 23				
	(a) were the person to be charged with an offence under a law of the Commonwealth relating to the possession or supply of the illicit nicotine product, the person would be entitled to claim an exception in relation to the offence; and	24 25 26 27 28 29				
	(b) the exception does not relate to a matter mentioned in subsection (5)(a) or (b).	30 31				
(5)	It is a defence to a charge under subsection (2) for the person to prove that the illicit nicotine product is stored or possessed—	32 33 34				

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	(a) for personal use by the person or an employee of the person, including, for example, under a prescription for the product held by the person or employee; or	1 2 3 4
	(b) on behalf of another person for whom the product has been lawfully supplied.	5 6
	upply of illicit tobacco or illicit nicotine ducts by employees at retail outlets etc.	7 8
(1)	This section applies in relation to the supply of illicit tobacco or an illicit nicotine product by a person—	9 10 11
	(a) acting as the employee of another person (the <i>principal</i>); or	12 13
	(b) otherwise acting on behalf of another person (also <i>the principal</i>).	14 15
(2)	The person must not supply illicit tobacco or an illicit nicotine product at—	16 17
	(a) a retail outlet; or	18
	(b) premises at which an illicit nicotine product is available for sale by retail; or	19 20
	(c) a wholesale outlet; or	21
	(d) premises at which an illicit nicotine product is available for sale by wholesale.	22 23
	Maximum penalty—140 penalty units.	24
(3)	Subsection (2) does not apply to the supply of an illicit nicotine product if the principal would be entitled to claim the benefit of an exception in relation to the supply of the product under section 161A(4).	25 26 27 28 29

			ipply of illicit nicotine products by other Its to children	1 2
		(1)	This section does not apply in relation to the supply of an illicit nicotine product—	3 4
			(a) by a person acting as the employee of, or otherwise on behalf of, another person; or	5 6
			(b) by another person as part of a business activity.	7 8
		(2)	An adult must not supply an illicit nicotine product to a child (the <i>relevant person</i>).	9 10
			Maximum penalty—140 penalty units.	11
		(3)	It is a defence to a charge under subsection (2) for the defendant to prove that at the time of the offence the defendant honestly and reasonably believed that the relevant person was an adult.	12 13 14 15
lause	18	Amendment of tobacco produ	f s 163 (Supply of objects resembling acts)	16 17
		Section 163	(3)—	18
		omit.		19
lause	19	Amendment of	f s 170 (Appointment)	20
		Section 170	(7)—	21
		omit, insert-	_	22
		(7)	A police officer is an authorised person and the functions of the officer are to investigate, monitor and enforce compliance with sections 65 and 161 to 161B.	23 24 25 26
lause	20	Amendment of persons)	f s 181 (Entry of places by authorised	27 28
		Section 181	(2)—	29

s	21	

		insert—			1
			(c)	premises at which illicit nicotine products are available for sale by retail when the premises are open for carrying on business; or	2 3 4 5
			(d)	premises for which an order is in effect under division 4A; or	6 7
			(e)	a place in relation to which an injunction is in effect under division 4B.	8 9
Clause	21	Amendment o	ofs 1	187 (General powers after entering	10 11
		Section 18'	7(3)(g)(ii)—	12
		omit, insert	t—		13
			(ii)	if smoking products or illicit nicotine products are sold at the place—the name and contact details of the business that sells the smoking products or illicit nicotine products at the place.	14 15 16 17 18
Clause	22		dres	192 (Power to require evidence of age, s of person observed being supplied a	19 20 21
		(1) Section 192	2, hea	ading, after 'smoking product'—	22
		insert—			23
			or	illicit nicotine product	24
		(2) Section 192	2(1)(a) and (6), after 'smoking product'—	25
		insert—			26
			or i	llicit nicotine product	27
Clause	23	Amendment o	ofs 1	193 (Power to seize smoking product)	28
		Section 193	3, aft	er 'smoking product'—	29

s	24]

			insert—			1
				or i	llicit nicotine product	2
Clause	24	Am	endment o	fs2	05 (Forfeiture of illicit tobacco)	3
		(1)	Section 205	5(1), 1	heading, after 'tobacco'—	4
			insert—			5
				or i	llicit nicotine product	6
		(2)	Section 205	5(1)(a	a) and (2)(a), after 'illicit tobacco'—	7
			insert—			8
				or a	n illicit nicotine product	9
Clause	25	Inse	ertion of ne	ew s	205A	10
			After section	on 20.	5—	11
			insert—			12
			205A F	orfei	ture of bongs and ice pipes	13
			(1)		chief executive may decide a seized thing is eited to the State if the chief executive—	14 15
				(a)	is satisfied the thing is a bong or ice pipe; and	16 17
				(b)	reasonably believes it is necessary to keep the thing to prevent it being used to commit the offence for which it was seized.	18 19 20
			(2)	exe	wever, before making the decision, the chief cutive must give the owner of the seized thing otice stating that—	21 22 23
				(a)	the chief executive believes the seized thing is a bong or ice pipe and it is necessary to keep the thing to prevent it being used to commit the offence for which it was seized; and	24 25 26 27 28

[s 26]

			(b)		ief executive prop feited to the State		ed thing	1 2
			(c)	given the ch	wner may, within the notice (the <i>re</i> ief executive a wand proposal.	sponse perio	(d), give	3 4 5 6
		(3)	exec	cutive r	ore making the must consider all action (2)(c).			7 8 9
		(4)	forf give	eited to the ov	f executive decide to the State, the cover of the seized sion and the reaso	chief executive thing written	ve must n notice	10 11 12 13
		(5)	thin und	g was s er sub	if a proceeding tarted, the chief e section (1) unt or any appeal from	xecutive musil the end	t not act of the	14 15 16 17
		(6)	In th	his sect	ion—			18
				ed thin or 198	g means a thing.	seized under	section	19 20
Clause	26	Amendment o	fs2	08 (Re	turn of seized t	hings)		21
		Section 208	3(1),	6 mont	ths'—			22
		omit, insert						23
			12 r	nonths				24
Clause	27	Insertion of ne	ew p	t 11, di	ivs 4A and 4B			25
		Part 11—						26
		insert—						27
		Divisio	on 4	Α	Closure ord	ers		28

209A In	terim	clo	sure of premises	1			
(1)	The chief executive may make an order that stated premises be closed (an <i>interim closure order</i>) if—						
	(a)	illici bein	chief executive reasonably suspects cit tobacco or illicit nicotine products are ng supplied at the premises as part of a iness activity; or	5 6 7 8			
	(b)	bein	chief executive is satisfied a business is an a carried on at the premises in a way involves a contravention of section 65.	9 10 11			
(2)	The	inter	rim closure order must be—	12			
	(a)	a) served on the person apparently in charge of the premises, if any; or					
	(b)	post	ted in a conspicuous place—	15			
		(i)	for premises that are fixed premises—at the entrance to the premises; or	16 17 18			
		(ii)	for premises that are mobile premises—	19 20			
			(A) on the mobile premises; or	21			
			(B) at the entrance to fixed premises that are connected to the business carried on at the mobile premises.	22 23 24			
(3)	The	inter	rim closure order—	25			
	(a)		es effect from the time it is served or ted; and	26 27			
	(b)		tinues until the first of the following pens—	28 29			
		(i)	the chief executive revokes the order;	30			
		(ii)	the end of 72 hours after the order was served or posted.	31 32			

	(4)	No more than 1 interim closure order may be made for the same premises in a period of 7 days.	1 2
	(5)	In this section—	3
		<i>mobile premises</i> means premises that is a vehicle, building or other structure ordinarily moved from place to place.	4 5 6
209I	B Lo	ong-term closure of premises	7
	(1)	A magistrate may, on the application of the chief executive, order that stated premises be closed for a stated period of not more than 6 months if the magistrate is satisfied that—	8 9 10 11
		(a) illicit tobacco or illicit nicotine products have been, or are likely to be, supplied at the premises as part of a business activity; or	12 13 14
		(b) a business is being carried on at the premises in a way that involves a contravention of section 65.	15 16 17
	(2)	An application may be made regardless of whether an interim closure order is, or has been, in effect in relation to the premises under section 209A.	18 19 20 21
	(3)	An application under subsection (1) must be served on the owner of the premises, unless it is not reasonably practicable to do so.	22 23 24
	(4)	An order made under this section must be—	25
		(a) served on the owner of the premises, unless it is not reasonably practicable to do so; and	26 27
		(b) posted in a conspicuous place—	28
		(i) for premises that are fixed premises—at the entrance to the premises; or	29 30 31
		(ii) for premises that are mobile premises—	32 33

s	27	
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	(A) on the mobile premises; or	1
	(B) at the entrance to fixed premises that are connected to the business carried on at the mobile premises.	2 3 4
(5)	In this section—	5
	mobile premises see section 209A(5).	6
	moking products not to be supplied at sed premises	7 8
(1)	A person must not, while a closure order is in effect in relation to premises—	9 10
	(a) supply smoking products at the premises; or	11
	(b) work in a business involving the supply of smoking products at the premises.	12 13
	Maximum penalty—200 penalty units.	14
(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 effect in relation to the premises.	15 16 17 18 19
(3)	In this section—	20
	closure order means—	21
	(a) an interim closure order under section 209A; or	22 23
	(b) an order under section 209B.	24
Divisio	on 4B Injunctions	25
209D A	oplication of division	26
	This division applies if—	27

	(a)	a person has engaged, is engaging or is proposing to engage, in the supply of illicit tobacco or illicit nicotine products as part of a business activity; and	1 2 3 4
	(b)	the chief executive has reasonable grounds to believe an injunction under this division is necessary in the public interest.	5 6 7
209E W	ho m	nay apply for an injunction	8
		chief executive may apply to the District art for an injunction in relation to the conduct.	9 10
209F Di	stric	t Court's powers	11
(1)		considering the application for an injunction, District Court may grant an injunction—	12 13
	(a)	restraining the person from engaging in the conduct concerned; and	14 15
	(b)	if in the court's opinion it is desirable to do so, requiring the person to do anything.	16 17
(2)	rest	power of the court to grant an injunction raining a person from engaging in conduct be exercised—	18 19 20
	(a)	whether or not it appears to the court that the person intends to engage again, or to continue to engage, in the conduct; and	21 22 23
	(b)	whether or not the person has previously engaged in the conduct.	24 25
(3)	requ	power of the court to grant an injunction airing a person to do an act or thing may be reised—	26 27 28
	(a)	whether or not it appears to the court that the person intends to fail again, or to continue to fail, to do the act or thing; and	29 30 31

	(b) whether or not the person has previously failed to do the act or thing.	1 2
(4)	An interim injunction may be granted under this division until the application is finally decided.	3 4
(5)	The District Court may rescind or vary an injunction at any time.	5 6
(6)	The powers conferred on the District Court under this division are in addition to, and do not limit, any other powers of the court.	7 8 9
209G Te	erms of injunction	10
(1)	The District Court may grant an injunction in the terms the court considers appropriate.	11 12
(2)	Without limiting subsection (1), an injunction may be granted restraining a person from carrying on a business involving the supply of smoking products or illicit nicotine products, whether or not the business is carried on as part of, or incidental to, the carrying on of another business—	13 14 15 16 17 18 19
	(a) for a stated period; or	20
	(b) except on stated terms and conditions.	21
(3)	Also, the court may grant an injunction requiring a person to take stated action, including action to disclose information or publish advertisements, to remedy any adverse consequences of the person's conduct.	22 23 24 25 26
209H Ur	ndertakings as to damages or costs	27
	If the chief executive applies for an injunction under this division, the court may not require the chief executive to give an undertaking as to damages or costs.	28 29 30 31

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Clause	28	Amendment of	s 215 (Power to require information)	1
		Section 215(3	3), penalty—	2
		omit, insert—		3
		N	Maximum penalty—100 penalty units.	4
Clause	29	Amendment of	s 216 (False or misleading information)	5
		Section 216(1), penalty—	6
		omit, insert—		7
		N	Maximum penalty—100 penalty units.	8
Clause	30	Amendment of	s 224 (Definition for division)	9
		Section 224,	definition forfeiture decision—	10
		omit, insert—		11
		f	orfeiture decision means—	12
		(a) a decision of the chief executive to forfeit illicit tobacco or an illicit nicotine product under section 205; or	13 14 15
		(b) a decision of the chief executive to forfeit a bong or ice pipe under section 205A.	16 17
Clause	31	Insertion of new	v s 230A	18
		After section	230—	19
		insert—		20
		comr	pility of executive officer—offence nitted by corporation against executive ity provision	21 22 23
			An executive officer of a corporation commits an offence if—	24 25
		(a) the corporation commits an offence against an executive liability provision; and	26 27

	(b)	the officer did not take all reasonable steps to ensure the corporation did not engage in the conduct constituting the offence.	1 2 3
	cont	ximum penalty—the penalty for a travention of the executive liability provision in individual.	4 5 6
(2)	don- reas	eciding whether things done or omitted to be e by the executive officer constitute onable steps for subsection (1)(b), a court at have regard to—	7 8 9 10
	(a)	whether the officer knew, or ought reasonably to have known, of the corporation's conduct constituting the offence against the executive liability provision; and	11 12 13 14 15
	(b)	whether the officer was in a position to influence the corporation's conduct in relation to the offence against the executive liability provision; and	16 17 18 19
	(c)	any other relevant matter.	20
(3)	for, subs	executive officer may be proceeded against and convicted of, an offence against section (1) whether or not the corporation has a proceeded against for, or convicted of, the ence against the executive liability provision.	21 22 23 24 25
(4)	This	s section does not affect—	26
	(a)	the liability of the corporation for the offence against the executive liability provision; or	27 28 29
	(b)	the liability, under the Criminal Code, chapter 2, of any person, whether or not the person is an executive officer of the corporation, for the offence against the executive liability provision.	30 31 32 33 34
(5)	In th	nis section—	35

[s 32	2]
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				executive liability provision means any of the following provisions—	1 2
				(a) section 65;	3
				(b) section 66;	4
				(c) section 67;	5
				(d) section 161;	6
				(e) section 161A.	7
Clause	32			f s 233 (Disclosure of information to ming relevant functions)	8 9
			Section 233	3(2)(a), from 'regulation'—	10
			omit, insert		11
				regulation or prohibition of the supply of smoking products or illicit nicotine products; or	12 13
Clause	33			f s 234 (Only chief executive may rticular proceedings)	14 15
		(1)	Section 234	(2), after 'proceeding'—	16
			insert—		17
				for the offence	18
		(2)	Section 234	 	19
			insert—		20
			(4)	To remove any doubt, it is declared that this section does not prevent a police officer performing a function mentioned in section 170(7).	21 22 23 24
Clause	34	Ins	ertion of ne	ew pt 13, div 3	25
			Part 13—		26
			insert—		27

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	Division	n 3	Transitional provisions for Tobacco and Other Smoking Products (Vaping) and Other Legislation Amendment Act 2024	1 2 3 4 5 6
	241 Forf	eiture of b	ongs and ice pipes	7
			5A applies in relation to a bong or ice ner it was seized before or after the ment.	8 9 10
	242 App	lication of	f amended s 208	11
		Other Smo Legislation relation to	18, as amended by the <i>Tobacco and oking Products (Vaping) and Other Amendment Act 2024</i> , applies in a seized thing whether the thing was ore or after the commencement.	12 13 14 15 16
35 A	nendment of	sch 1 (Die	ctionary)	17
(1)			s illicit tobacco, personal vaporiser, ted product and smoke—	18 19 20
(2)		_		21
` '	insert—			22
		prohibits th	ding law means a law of the ealth or a State that regulates or ne supply of any of the following— ng products;	23 24 25 26
			inces used in smoking products;	27
		(c) illicit	nicotine products.	28

Clause

hea	<i>lth warning requirement</i> means a	1
-	irement to include a health warning under the	2
	lic Health (Tobacco and Other Products) Act	3
202.	3 (Cwlth), section 8.	4
illic	it nicotine product means—	5
(a)	vaping goods; or	6
(b)	another product containing nicotine or	7
	another substance detrimental to health	8
	prescribed by regulation for this definition.	9
	it tobacco means a smoking product that does	10
not	comply with any of the following irrements applying to the product—	11 12
-	11.0	
(a)	a tobacco product requirement;	13
(b)	a health warning requirement;	14
(c)	another requirement under a law of the	15
	Commonwealth prescribed by regulation.	16
smo	ke means—	17
(a)	for a smoking product other than a	18
	hookah—smoke, hold or otherwise have	19
	control over the smoking product when it is ignited; or	20 21
(b)		22
` '	·	
(c)	for a vaping device—inhale through the device.	23 24
40 h o		
	duct requirement means a tobacco duct requirement under the <i>Public Health</i>	25 26
	bacco and Other Products) Act 2023 (Cwlth),	27
*	ion 8.	28
vapi	ing accessory see section 7(1).	29
vapi	ing device see section 7(1).	30
vapi	ing goods see section 7(1).	31
vani	ing substance see section 7(1)	32

		(3)		, definition <i>smoking product</i> , paragraph (a), from ', elated product'—	1 2
			omit, insert	· <u> </u>	3
				or loose smoking blend	4
		(4)		, definition <i>smoking product</i> , paragraph (c)(i), ', ing blend or personal vaporiser'—	5 6
			omit, insert	<u></u>	7
				or loose smoking blend	8
		(5)	Schedule 1 tobacco pro	1, definition tobacco product, after 'smokeless oduct'—	9 10
			insert—		11
				or vaping goods	12
	Part	· 3		Amendment of Waste	12
	ı art			Reduction and Recycling Act	13 14
				2011	15
Clause	36	Act	t amended		16
Oluuoo		710		amends the Waste Reduction and Recycling Act	17
			2011.	anonas ano waste recaterion and recepting free	18
Clause	37	Am	endment o	of s 103 (General littering provision)	19
		(1)	Section 103		20
			insert—		21
			(4A)	For subsection (1), depositing waste that is a vaping device or vaping accessory under the <i>Tobacco and Other Smoking Products Act 1998</i> is taken to be dangerous littering.	22 23 24 25
		(2)	Section 103	3(4A) and (5)—	26
			renumber a	s section 103(5) and (6).	27

Tobacco and Other Smoking Products (Vaping) and Other Legislation Amendment Bill 2024
Part 3 Amendment of Waste Reduction and Recycling Act 2011

[s 37]

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