2010-2011

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Tobacco Plain Packaging Bill 2011

No. , 2011

(Health and Ageing)

A Bill for an Act to discourage the use of tobacco products, and for related purposes

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- products, and for related purposes
- The Parliament of Australia enacts:
- 4 Chapter 1—Preliminary
- Part 1—Preliminary
- 7 1 Short title
- This Act may be cited as the *Tobacco Plain Packaging Act 2011*.

2 Commencement

1

(1) Each provision of this Act specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

Commencement information		
Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
1. Sections 1 and 2 and anything in this Act not elsewhere covered by this table	The day this Act receives the Royal Assent.	
2. Sections 3 to 29	1 January 2012.	1 January 2012
3. Sections 30 to 32	1 July 2012.	1 July 2012
4. Sections 33 to 36	20 May 2012.	20 May 2012
5. Sections 37 and 38	1 July 2012.	1 July 2012
6. Section 39	20 May 2012.	20 May 2012
7. Sections 40 and 41	1 July 2012.	1 July 2012
8. Sections 42 to 46	20 May 2012.	20 May 2012
9. Sections 47 and 48	1 July 2012.	1 July 2012
10. Sections 49 to 80	20 May 2012.	20 May 2012
11. Sections 81 and 82	1 January 2012.	1 January 2012
12. Sections 83 to 105	20 May 2012.	20 May 2012

Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Detai
13. Sections 106 to 109	1 January 2012.	1 January 2
Note	This table relates only to the provien enacted. It will not be amended to this Act.	<i>C</i> 3
Info	information in column 3 of the tarmation may be inserted in this column be edited, in any published version	olumn, or information in
3 Objects of tl	nis Act	
(1) The	objects of this Act are:	
(a)	to improve public health by:	
	(i) discouraging people from tobacco products; and	taking up smoking, or us
	(ii) encouraging people to give using tobacco products; an	
	(iii) discouraging people who h who have stopped using to relapsing; and	nave given up smoking,
	(iv) reducing people's exposure products; and	e to smoke from tobacco
(b)	to give effect to certain obligation party to the Convention on Toba	
, ,	the intention of the Parliament to	9
·	cts in subsection (1) by regulating	
* *	earance of tobacco products in ord	
	reduce the appeal of tobacco pro	
(b)	increase the effectiveness of hea	•
(=	packaging of tobacco products;	
(c)	reduce the ability of the retail pa to mislead consumers about the	
	or using tobacco products.	marmini criects of sillon

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2	(1) In this Act:
3 4	<i>acquisition of property</i> has the same meaning as in paragraph 51(xxxi) of the Constitution.
5	Australia includes all the external Territories.
6 7	authorised officer means a person appointed under section 81 as an authorised officer.
8	cigarette means a roll of cut tobacco for smoking, enclosed in paper.
10 11	cigarette carton means any container for retail sale that contains smaller containers in which cigarettes are directly placed.
12	Note: See also the definition of <i>container</i> .
13 14	cigarette pack means any container for retail sale in which cigarettes are directly placed.
15	Note: See also the definition of <i>container</i> .
16	civil penalty order has the meaning given by section 85.
17 18	civil penalty provision (other than in paragraph 11(2)(b)) means a provision of this Act if:(a) either:
19 20 21	(i) the provision sets out at its foot a pecuniary penalty, or penalties, indicated by the words "Civil penalty"; or
22 23	(ii) another provision of this Act provides that the provision is a civil penalty provision; and
24 25	(b) the provision is a subsection, or a section that is not divided into subsections.
26 27	Note: See section 7 for references to contraventions of civil penalty provisions.
28 29	<i>constitutional corporation</i> means a corporation to which paragraph $51(xx)$ of the Constitution applies.
30	constitutional trade or commerce means:

1 2	(a) trade or commerce between Australia and places outside Australia; or				
3	(b) trade or commerce among the States; or				
4	(c) trade or commerce within a Territory, between a State and a				
5	Territory or between 2 Territories.				
6	container includes (without limitation) any pack, carton, box, tin,				
7	packet, bag, pouch, tube or other container.				
8	Convention on Tobacco Control means the WHO Framework				
9	Convention on Tobacco Control, done at Geneva on 21 May 2003.				
10	Note: The text of the Convention is set out in Australian Treaty Series 2005				
1	No. 7 ([2005] ATS 7). In 2011, the text of a Convention in the				
12	Australian Treaty Series was accessible through the Australian Treaties Library on the AustLII website (www.austlii.edu.au).				
14	Deputy President of the Administrative Appeals Tribunal has the				
15	meaning given by section 3 of the Administrative Appeals Tribunal				
16	Act 1975.				
17	evidential burden, in relation to a matter, means the burden of				
18	adducing or pointing to evidence that suggests a reasonable				
19	possibility that the matter exists or does not exist.				
20	evidential material means:				
21	(a) in respect of an offence against this Act:				
22	(i) any thing with respect to which the offence has been				
23	committed or is suspected, on reasonable grounds, to				
24	have been committed; or				
25	(ii) any thing as to which there are reasonable grounds for				
26	suspecting that it will afford evidence as to the				
27	commission of the offence; or				
28	(iii) any thing as to which there are reasonable grounds for				
29	suspecting that it is intended to be used for the purpose				
30	of committing the offence; and				
31	(b) in respect of a contravention of a civil penalty provision:				
32	(i) any thing with respect to which the civil penalty				
33	provision has been contravened or is suspected, on				
34	reasonable grounds, of having been contravened; or				

1	(ii) any thing as to which there are reasonable grounds for		
2	suspecting that it will afford evidence as to the		
3	contravention of the civil penalty provision; or		
4	(iii) any thing as to which there are reasonable grounds for		
5	suspecting that it is intended to be used for the purpose		
6	of contravening the civil penalty provision.		
7	Federal Court means the Federal Court of Australia.		
8	filter tip of a cigarette means the part of the end of the cigarette		
9	that acts as a filter, or purports to act as a filter.		
10	fire risk statement means any statement that is required to		
11	appear on the retail packaging of tobacco products by:		
12	(a) regulation 14 of the Trade Practices (Consumer Product		
13	Safety Standard) (Reduced Fire Risk Cigarettes) Regulations		
14	2008; or		
15	(b) a safety standard made under section 104, or declared under		
16	section 105, of Schedule 2 to the Competition and Consumer		
17	Act 2010, to the extent that the standard relates to fire risk; or		
18	(c) an information standard made under section 134, or declared		
19	under section 135, of Schedule 2 to the Competition and		
20	Consumer Act 2010, to the extent that the standard relates to		
21	fire risk.		
22	health warning means any message, information, graphic or other		
23	thing that is required to appear on the retail packaging of tobacco		
24	products by:		
25	(a) the Trade Practices (Consumer Product Information		
26	Standards) (Tobacco) Regulations 2004; or		
27	(b) a safety standard made under section 104, or declared under		
28	section 105, of Schedule 2 to the Competition and Consumer		
29	Act 2010, to the extent that the standard relates to the health		
30	effects of smoking or using tobacco products; or		
31	(c) an information standard made under section 134, or declared		
32	under section 135, of Schedule 2 to the <i>Competition and</i>		
33	Consumer Act 2010, to the extent that the standard relates to		
34	the health effects of smoking or using tobacco products.		

1	imitation cork tip of a cigarette means the part of the paper over
2	the filter tip of the cigarette that is printed brown to resemble
3	cork.
4	inner surface of a cigarette carton has a meaning affected by
5	subsection 6(2).
6	insert means any thing (other than a tobacco product) placed inside
7	packaging (within the ordinary meaning of the word), but does not
8	include the lining of a cigarette pack if the lining complies with the
9	requirements of this Act.
10	inside lip of a cigarette pack means the part of the outer surfaces
1	of the pack that is obscured when the flip-top lid is closed.
12	issuing officer means:
13	(a) a Judge of a court created by the Parliament; or
14	(b) a Federal Magistrate; or
15	(c) a Deputy President of the Administrative Appeals Tribunal;
16	or
17	(d) a non-presidential member of the Administrative Appeals
18	Tribunal who:
19	(i) is enrolled as a legal practitioner of the High Court, or
20	the Supreme Court of a State or Territory; and
21	(ii) has been so enrolled for at least 5 years.
22	just terms has the same meaning as in paragraph 51(xxxi) of the
23	Constitution.
24	mark:
25	(a) includes (without limitation) any line, letters, numbers,
26	symbol, graphic or image; but
27	(b) (other than when referring to a trade mark) does not include a
28	trade mark.
29	measurement mark means any information that is required to
80	appear on the retail packaging of tobacco products by
31	regulations made under the National Measurement Act 1960.

1	non-presidential member of the Administrative Appeals Tribunal				
2	has the meaning given by section 3 of the Administrative Appeals				
3	Tribunal Act 1975.				
4	offer a tobacco product for sale has a meaning affected by				
5	subsection (2) of this section.				
6	onsert means any thing affixed or otherwise attached to packaging				
7	(within the ordinary meaning of the word), but does not include the				
8	lining of a cigarette pack if the lining complies with the				
9	requirements of this Act.				
10 11	Note: A sound chip embedded in the cardboard of a cigarette pack is an example of an onsert.				
12	outer surface of a cigarette pack has a meaning affected by				
13	subsection 6(1).				
14	package a tobacco product for retail sale has the meaning given by				
15	section 5.				
16	person assisting has the meaning given by section 56.				
17	relevant legislative requirement means any of the following:				
18	(a) a health warning;				
19	(b) a fire risk statement;				
20	(c) a trade description;				
21	(d) a measurement mark.				
22	relevant tobacco law has the meaning given by section 11.				
23	retail packaging of a tobacco product means:				
24	(a) any container for retail sale in which the tobacco product is				
25	directly placed; or				
26	(b) any container for retail sale that contains a smaller container				
27	in which the tobacco product is directly placed; or				
28	(c) any plastic or other wrapper that covers any retail packaging				
29	of the tobacco product (within the meaning of paragraph (a)				
30	or (b) of this definition); or				
31	(d) any plastic or other wrapper that covers the tobacco product,				
32	being a tobacco product that is for retail sale; or				

1 2 3	(e) any insert that is placed inside the retail packaging of the tobacco product (within the meaning of any of paragraphs (a) to (d) of this definition); or			
4 5 6	(f) any onsert that is affixed or otherwise attached to the retail packaging of the tobacco product (within the meaning of any of paragraphs (a) to (d) of this definition).			
7	Note: See also the definition of <i>container</i> .			
8	search powers has the meaning given by sections 53, 54 and 55.			
9	Secretary means the Secretary of the Department.			
10 11	sign (when used as a noun) has the meaning given by subsection 6(1) of the <i>Trade Marks Act 1995</i> .			
12	this Act includes the regulations.			
13 14	<i>tobacco advertising and promotion</i> has the meaning given by the Convention on Tobacco Control.			
15 16	<i>tobacco product</i> means processed tobacco, or any product that contains tobacco, that:			
17 18	(a) is manufactured to be used for smoking, sucking, chewing or snuffing; and			
19 20	(b) is not included in the Australian Register of Therapeutic Goods maintained under the <i>Therapeutic Goods Act 1989</i> .			
21 22 23	Note: Loose tobacco for roll-your-own cigarettes is an example of processed tobacco. A cigar or cigarette is an example of a product that contains tobacco.			
24 25	<i>tobacco product requirement</i> means the following requirements in relation to the retail packaging or appearance of tobacco products:			
26	(a) a requirement specified in Part 2 of Chapter 2;			
27 28	(b) a requirement prescribed by regulations made under Part 2 of Chapter 2;			
29 30	(c) if subsection 15(2) applies (acquisition of property)—a requirement prescribed by regulations made under section 15.			
31 32	<i>trade description</i> means any trade description that is required to appear on the retail packaging of tobacco products by			

1 2	regulations made under the <i>Commerce (Trade Descriptions) Ac</i> 1905.			
3	varia	ant name for a tobacco product means the name used to		
4		nguish that kind of tobacco product from other tobacco		
5	•	ucts that are supplied under the same brand, business or		
6	comp	pany name, by reference to one or more of the following:		
7	(a)	containing or not containing menthol;		
8	(b)	being otherwise differently flavoured;		
9	(c)	purporting to differ in strength;		
10	(d)	having or not having filter tips or imitation cork tips;		
11	(e)	being of different length or mass.		
12	warre	ant means:		
13	(a)	a warrant issued by an issuing officer under section 75; or		
14	(b)	a warrant signed by an issuing officer under section 76.		
15		is Act, a reference to offering a tobacco product for sale		
16		des (without limitation) a reference to:		
17		exposing, displaying or advertising the product for sale; and		
18 19	(b)	making the product available for sale even if the product is not visible to the public.		
20	5 Definition of	package a tobacco product for retail sale		
21	A per	rson packages a tobacco product for retail sale if:		
22	(a)	the person places the tobacco product directly into a container for retail sale; or		
23	(1-)	•		
24 25	(0)	the person places a container, in which the tobacco product has been directly placed, into a larger container for retail sale;		
25 26		or		
27	(c)	the person covers the retail packaging of the tobacco product		
28	· ,	(within the meaning of paragraph (a) or (b) of the definition		
29		of retail packaging) with a plastic or other wrapper; or		
30	(d)	the person covers the tobacco product, being a tobacco		
31		product that is for retail sale, with a plastic or other wrapper;		
32		or		

1	(e) the person places an insert inside the retail packaging of the
2	tobacco product (within the meaning of any of paragraphs (a) to (d) of the definition of <i>retail packaging</i>); or
3	(f) the person affixes or otherwise attaches an onsert to the retail
5	packaging of the tobacco product (within the meaning of any
6	of paragraphs (a) to (d) of the definition of <i>retail packaging</i>).
7	Note 1: See also the definition of <i>container</i> .
8 9 10	Note 2: Other grammatical forms of the word <i>package</i> (such as packaged) have a corresponding meaning (see section 18A of the <i>Acts Interpretation Act 1901</i>).
11	6 Rules relating to surfaces of cigarette packs and cigarette cartons
12	Surfaces of cigarette packs
13	(1) A reference in this Act to an outer surface of a cigarette pack (such
14	as the front outer surface) is a reference to all of that outer surface,
15	including the part of that outer surface that forms part of the
16	flip-top lid.
17	Surfaces of cigarette cartons
18	(2) If a cigarette carton has one or more flaps with surfaces that
19	become visible only when the carton is opened, those surfaces are
20	taken to be inner surfaces of the carton.
21	7 References to contraventions of civil penalty provisions
22	(1) For the purposes of this Act, if:
23	(a) a provision of this Act refers to:
24	(i) a contravention of a civil penalty provision; or
25	(ii) a person contravening a civil penalty provision; and
26	(b) the civil penalty provision is in a section in Chapter 3;
27	the reference includes a reference to a contravention of, or a person
28	contravening, subsection (1) of that section.
29	(2) Subsection (1) of this section does not apply to section 91
30	(contravening a civil penalty provision is not an offence).

29

1	8 Act extends to external Territories
2	This Act extends to all the external Territories.
3	9 Act binds the Crown
4 5 6	(1) This Act binds the Crown in right of the Commonwealth, of each of the States, of the Australian Capital Territory, of the Northern Territory and of Norfolk Island.
7	(2) This Act does not make the Crown liable to be: (a) prosecuted for an offence; or
9 10	(b) subject to civil proceedings for a civil penalty order; or(c) given an infringement notice.
11	10 Inconsistency with other Commonwealth legislation
12 13	The following prevail to the extent of any inconsistency with this Act:
14 15	(a) the Trade Practices (Consumer Product Information Standards) (Tobacco) Regulations 2004;
16 17 18 19	(b) a safety standard made under section 104, or declared under section 105, of Schedule 2 to the <i>Competition and Consumer Act 2010</i> , to the extent that the standard relates to the health effects of smoking or using tobacco products;
20 21 22 23	(c) an information standard made under section 134, or declared under section 135, of Schedule 2 to the <i>Competition and Consumer Act 2010</i> , to the extent that the standard relates to the health effects of smoking or using tobacco products.
24	11 Operation of State and Territory laws
25 26 27	(1) This Act does not exclude or limit the operation of a relevant tobacco law of a State or Territory that is capable of operating concurrently with this Act.
28 29	(2) This Act does not exclude or limit the application of a relevant tobacco law of a State or Territory to particular conduct if:

1	(a) that conduct constitutes an offence against, or a contravention
2	of a civil penalty provision in, this Act; and
3	(b) that conduct also constitutes an offence against, or a
4	contravention of a civil penalty provision (however
5	described) in, the relevant tobacco law.
5	(3) In this Act:
7	relevant tobacco law means a law, or a provision of a law, that
3	regulates the retail packaging or appearance of tobacco products.
)	

25

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14

1 Pa	rt 2—Simplified outlines				
3 12	Simplified outline for this Act				
4	The following is a simplified outline of this Act:				
5 6	This Act regulates the retail packaging and appearance of tobacco products in order to:				
7	(a) improve public health; and				
8 9	(b) give effect to certain obligations in the Convention on Tobacco Control.				
10 11 12 13	• Part 2 of Chapter 2 specifies requirements for the retail packaging and appearance of tobacco products. (If there is an acquisition of property otherwise than on just terms, regulations made under section 15 might also specify requirements.)				
15 16	The retail packaging and appearance of tobacco products must comply with the requirements of this Act.				
17 18 19 20	 Offences and civil penalties apply if tobacco products are supplied, purchased or manufactured and either the retail packaging, or the products themselves, do not comply with the requirements. 				
21 13	Simplified outline for this Chapter				
22	The following is a simplified outline of this Chapter:				
23 24	• Part 1 of this Chapter contains definitions and general rules about the operation of this Act.				

constitutional basis of this Act.

Part 3 of this Chapter contains provisions relating to the

1 2	This Act relies on the external affairs power of the Constitution by implementing certain obligations in the
3 4	Convention on Tobacco Control. However, if this Act is not supported by that power, then this Act will apply in more
5	limited circumstances by relying on the corporations power,
6	the trade and commerce power and the Territories power.
7	This Act does not apply to the extent that its operation would
8	infringe certain constitutional protections (such as by
9	acquiring property otherwise than on just terms).

10

1 2

Part 3—Constitutional provisions

3	14 Additio	onal ope	ration of this Act	
4 5		Without	prejudice to its effect apart from this section, this Act also as provided by this section.	
6			tions power	
7 8 9	(2)	Part 2 of would ha	Part 2 of Chapter 3 has, by force of this subsection, the effect it would have if its operation were, by express provision, confined to a person that is a constitutional corporation.	
10 11		Note:	Part 2 of Chapter 3 contains general offences and civil penalty provisions for non-compliant retail packaging and tobacco products.	
12		Trade an	nd commerce power	
13 14 15 16 17	(3)	would ha a person	Chapter 3 has, by force of this subsection, the effect it ave if its operation were, by express provision, confined to engaging in conduct to the extent to which the conduct are in the course of, or in relation to, constitutional trade or ce.	
18 19	(4)		on (3) does not apply to the extent (if any) that its on would infringe section 92 of the Constitution.	
20 21		Note:	Section 92 of the Constitution requires trade among the States to be absolutely free.	
22		Territori	es power	
23 24 25 26	(5)	Part 2 of Chapter 3 has, by force of this subsection, the effect it would have if its operation were, by express provision, confined to a person engaging in conduct to the extent to which the conduct takes place wholly or partly in a Territory.		
27	15 Acquis	ition of j	property	
28 29 30	(1)	would re	does not apply to the extent (if any) that its operation sult in an acquisition of property from a person otherwise ust terms.	

1	(2) In particular, if, apart from this section, this Act would result in
2	such an acquisition of property because it would prevent the use of
3	a trade mark or other sign on or in relation to the retail packaging
4	of tobacco products, or on tobacco products, then despite any other
5	provision of this Act, the trade mark or sign may be used on or in
6	relation to the retail packaging of tobacco products, or on tobacco
7	products, subject to any requirements that may be prescribed in the
8	regulations for the purposes of this subsection.
9	Note: Offences and civil penalties apply to the supply, purchase and
10	manufacture etc. of tobacco products that do not comply with any
11	requirements specified in the regulations (see Chapter 3).
12	(3) To avoid doubt, any tobacco product requirement (within the
13	meaning of paragraph (a) or (b) of the definition of tobacco
14	product requirement) that does not result in such an acquisition of
15	property continues to apply in relation to:
16	(a) the retail packaging of tobacco products; and
17	(b) the appearance of tobacco products.
18	16 Implied freedom of political communication
19	This Act does not apply to the extent (if any) that it would infringe
20	any constitutional doctrine of implied freedom of political
21	communication.
22	

1 2 3	Chapter 2—Requirements for plain packaging and appearance of tobacco products
4 5	Part 1—Simplified outline
6	17 Simplified outline
7	The following is a simplified outline of this Chapter:
8	Part 2 of this Chapter specifies requirements for the retail packaging and appearance of tobacco products.
10 11 12	Offences and civil penalties in Chapter 3 apply in certain circumstances if retail packaging or tobacco products do not comply with the requirements.
13	• Division 1 of Part 2 sets out requirements for:
14	(a) the physical features of retail packaging; and
15	(b) the colour and finish of retail packaging; and
16 17 18	(c) marks on retail packaging (including a prohibition on trade marks generally appearing on retail packaging); and
19	(d) wrappers; and
20	(e) retail packaging after retail sale.
21 22	• Division 2 of Part 2 also prohibits trade marks from generally appearing on the tobacco products themselves.
23 24	Division 3 of Part 2 allows additional regulations to be made in relation to the retail packaging and appearance of tobacco

products. That Division also sets out the relationship between this Act, the *Trade Marks Act 1995* and the *Designs Act 2003*.

Part 2—Requirements for retail packaging and 1 appearance of tobacco products 2 Division 1—Requirements for retail packaging of tobacco 3 products 4 18 Physical features of retail packaging 5 Retail packaging of all tobacco products 6 (1) The retail packaging of tobacco products must comply with the 7 following requirements: 8 (a) the outer surfaces and inner surfaces of the packaging must 9 not have any decorative ridges, embossing, bulges or other 10 irregularities of shape or texture, or any other 11 embellishments, other than as permitted by the regulations; 12 (b) any glues or other adhesives used in manufacturing the 13 packaging must be transparent and not coloured. 14 Cigarette packs and cigarette cartons 15 (2) A cigarette pack or cigarette carton must comply with the 16 following requirements: 17 (a) the pack or carton must be rigid and made of cardboard, and 18 only cardboard (subject to paragraphs (1)(b) and (3)(d)); 19 (b) when the pack or carton is closed: 20 (i) each outer surface of the pack or carton must be 21 rectangular; and 22 (ii) the surfaces of the pack or carton must meet at firm 90 23 degree angles; 24 (c) all edges of the pack or carton must be rigid, straight and not 25 rounded, bevelled or otherwise shaped or embellished in any 26 way, other than as permitted by the regulations. 27 (3) A cigarette pack must comply with the following requirements: 28 (a) the dimensions of the pack must comply with the 29 requirements prescribed by the regulations; 30

1		the only opening to the pack must be a flip-top lid which
2	1	must:
3		(i) be hinged only at the back of the pack; and
4		(ii) have straight edges;
5		and neither the lid, nor the edges of the lid, may be rounded,
6		bevelled or otherwise shaped or embellished in any way;
7		the inside lip of the cigarette pack must have straight edges,
8		and neither the lip, nor the edges of the lip, may be rounded,
9		bevelled or otherwise shaped or embellished in any way;
10		if the pack contains lining—the lining of the pack must be
11		made only of foil backed with paper, or any other material
12]	prescribed by the regulations.
13	19 Colour and f	inish of retail packaging
15		• 0 0
14	(1) This s	ection applies to the following things:
15		all outer surfaces and inner surfaces of the retail packaging of
16		tobacco products (within the meaning of paragraph (a) or (b)
17		of the definition of <i>retail packaging</i>);
18	(b) 1	both sides of any lining of a cigarette pack.
19	Note:	For the requirements for wrappers, inserts and onserts, see sections 22
20		and 23.
21	(2) The th	sings mentioned in subsection (1):
22	(a) 1	must have a matt finish; and
23	(b) 6	except as provided by subsection (3):
24		(i) if regulations are in force prescribing a colour—must be
25		that colour; and
26		(ii) otherwise—must be drab dark brown.
27	(3) The fo	ollowing are not required to be the colour mentioned in
28	• •	raph (2)(b):
29		the health warnings;
30		the text of:
31		(i) the brand, business or company name, or variant name
32		(if any), for the tobacco products; and
33		(ii) the relevant legislative requirements (other than the
34		health warnings).

1 2		Note:	The regulations might require the brand, business, company or variant name, or a relevant legislative requirement, to be a particular colour.
3	20 Prohib		on trade marks and marks generally appearing on il packaging
5		No tr	rade marks
6 7	(1)		rade mark may appear anywhere on the retail packaging of eco products, other than as permitted by subsection (3).
8		Note:	This section does not apply to wrappers (see subsection (4)).
9		No m	parks
10 11	(2)		nark may appear anywhere on the retail packaging of tobaccoucts, other than as permitted by subsection (3).
12		Note:	For the definition of <i>mark</i> , see section 4.
13		Perm	uitted trade marks and marks
14 15	(3)	The f	Following may appear on the retail packaging of tobacco acts:
16 17		(a)	the brand, business or company name for the tobacco products, and any variant name for the tobacco products;
18		(b)	the relevant legislative requirements;
19		(c)	any other trade mark or mark permitted by the regulations.
20 21		Note:	For requirements for brand, business, company or variant names, and relevant legislative requirements, see section 21.
22		Secti	on not to apply to wrappers
23	(4)	This	section does not apply to a plastic or other wrapper that
24		cove	
25			the retail packaging of tobacco products; or
26		(b)	a tobacco product that is for retail sale.
27		Note:	For the requirements for wrappers, see section 22.

1		nts for brand, business, company or variant names,
2	and	relevant legislative requirements
3	Requ	uirements for brand, business, company or variant name—
4	gene	eral
5		brand, business or company name, or any variant name, for
6		cco products that appears on the retail packaging of those
7 8		lucts must comply with any requirements prescribed by the lations.
9	Note	This section does not apply to wrappers (see subsection (5)).
10	Requ	uirements for brand, business, company or variant name—
11	ciga	rette packs and cigarette cartons
12	(2) Any	brand, business or company name, or any variant name, for
13	ciga	rettes that appears on a cigarette pack or cigarette carton:
14	(a)	must not obscure any relevant legislative requirement; and
15 16	(b)	must not appear more than once on any of the following outer surfaces of the pack or carton:
17		(i) for a cigarette pack—the front, top and bottom outer
18		surfaces of the pack;
19		(ii) for a cigarette carton—the front outer surface of the
20		carton, and the 2 smallest outer surfaces of the carton;
21		and
22	(c)	may appear only on the surfaces mentioned in paragraph (b);
23	(4)	and
24		must appear across one line only; and
25	(e)	must comply with the requirements in the table in
26		subsection (3).

(3) The following table has effect: 28

Requirements for brand, business, company or variant names			
Item	If this name	appears on this surface	the name
1	a brand, business or company name	the front outer surface of a	must appear: (a) horizontally below, and in the

Item	If this name	appears on this surface	the name
		cigarette pack	same orientation as, the health warning; and
			(b) in the centre of the space remaining on the front outer surface beneath the health warning.
2	a brand, business or company name	the front outer surface of a cigarette carton	must appear:
			(a) in the same orientation as the health warning; and
			(b) in the centre of the space on the front outer surface that is not occupied by the health warning.
3	a brand, business or company name	any outer surface of a cigarette pack or cigarette carton (other than a front outer surface)	must appear:
			(a) horizontally; and
			(b) in the centre of the outer surface of the pack or carton.
4	variant name	any outer	must appear:
		surface of a cigarette pack or cigarette carton	(a) horizontally and immediately below the brand, business or company name; and
			(b) in the same orientation as the brand, business or company name.

1 2

Requirements for relevant legislative requirements (other than health warnings)

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(4) Any relevant legislative requirement (other than the health warnings) must comply with any requirements prescribed by the regulations.

1	Section not to apply to wrappers
2	(5) This section does not apply to a plastic or other wrapper that
3	covers:
4	(a) the retail packaging of tobacco products; or
5	(b) a tobacco product that is for retail sale.
6	Note: For the requirements for wrappers, see section 22.
7	22 Requirements for wrappers
8	(1) This section sets out the requirements that a plastic or other wrapper must comply with if the wrapper covers:
10	(a) the retail packaging of tobacco products (within the meaning
11	of paragraph (a) or (b) of the definition of <i>retail packaging</i>);
12	or
13	(b) a tobacco product that is for retail sale.
14	(2) For the purposes of subsection (1), the wrapper must comply with
15	the following requirements:
16	(a) the wrapper must be transparent and not coloured, marked,
17	textured or embellished in any way, other than as permitted
18	by the regulations;
19 20	(b) no trade mark may appear anywhere on the wrapper, other than as permitted by the regulations;
21	(c) no mark may appear anywhere on the wrapper, other than as
22	permitted by the regulations.
23	23 Retail packaging not to have inserts or onserts
24	The retail packaging of tobacco products (within the meaning of
25	any of paragraphs (a) to (d) of the definition of <i>retail packaging</i>)
26	must not have any inserts or onserts, other than as permitted by the
27	regulations.
28	24 Retail packaging not to produce noise or scent
29	No part of the retail packaging of tobacco products may make a
30	noise, or contain or produce a scent, that could be taken to
31	constitute tobacco advertising and promotion.

Chapter 2 Requirements for plain packaging and appearance of tobacco products
 Part 2 Requirements for retail packaging and appearance of tobacco products
 Division 1 Requirements for retail packaging of tobacco products

1 2 For the definition of tobacco advertising and promotion, see Note: section 4. 25 Retail packaging must not change after retail sale 3 The retail packaging of tobacco products must not include any 4 features designed to change the packaging after retail sale, 5 including (without limitation) the following: 6 (a) heat activated inks; 7 (b) inks or embellishments designed to appear gradually over 8 9 (c) inks that appear fluorescent in certain light; 10 (d) panels designed to be scratched or rubbed to reveal an image 11 or text; 12 (e) removable tabs; 13 (f) fold-out panels. 14 15

Division 2—Requirements for appearance of tobacco products

26 Requirements for appearance of tobacco products

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- (1) No trade mark may appear anywhere on a tobacco product, other than as permitted by the regulations.
- (2) No mark may appear anywhere on a tobacco product, other than as permitted by the regulations.

Note: For the definition of *mark*, see section 4.

Division 3—Miscellaneous

2	27	Regulations may prescribe additional requirements
3 4		(1) To further the objects of this Act, the regulations may prescribe additional requirements in relation to:
5		(a) the retail packaging of tobacco products; and
6		(b) the appearance of tobacco products.
7		Note 1: The objects of this Act are set out in section 3.
8 9 10		Note 2: Offences and civil penalties apply to the supply, purchase and manufacture etc. of tobacco products that do not comply with the requirements (see Chapter 3).
11		(2) Divisions 1 and 2 of this Part do not limit subsection (1).
12	28	Effect on the <i>Trade Marks Act 1995</i> of non-use of trade mark as a
13		result of this Act
14		(1) For the purposes of the <i>Trade Marks Act 1995</i> , and regulations
15		made under that Act, an applicant for the registration of a trade
16		mark in respect of tobacco products is taken to intend to:
17		(a) use the trade mark in Australia in relation to those products;
18		or
19 20		 (b) authorise another person to use the trade mark in Australia in relation to those products; or
21		(c) assign the trade mark to a body corporate that is about to be
22		constituted with a view to the body corporate using the trade
23		mark in Australia in relation to those products;
24		if the applicant would intend to do so but for the operation of this
25		Act.
26		(2) To avoid doubt, for the purposes of paragraph 42(b) of the <i>Trade</i>
27		Marks Act 1995, this Act does not have the effect that the use of a
28		trade mark in relation to tobacco products would be contrary to
29		law.
30		(3) To avoid doubt, for the purposes of sections 38 and 84A of the
31		Trade Marks Act 1995, and regulations 17A.27 and 17A.42A of
32		the Trade Marks Regulations 1995:

1	(a)	the operation of this Act; or
2	(b)	the circumstance that a person is prevented, by or under this
3		Act, from using a trade mark on or in relation to the retail
4		packaging of tobacco products, or on tobacco products;
5	are no	ot circumstances that make it reasonable or appropriate:
6	(c)	not to register the trade mark; or
7 8	(d)	to revoke the acceptance of an application for registration of the trade mark; or
9	(e)	to register the trade mark subject to conditions or limitations;
10	,	or
11	(f)	to revoke the registration of the trade mark.
12	(4) For t	he purposes of paragraph 100(1)(c) of the Trade Marks Act
13		, an opponent is taken to have rebutted an allegation if the
14	oppo	nent establishes that the registered owner would have used the
15	trade	mark in Australia on or in relation to the retail packaging of
16	tobac	co products, or on tobacco products, but for the operation of
17	this A	Act.
18	Trade	e Marks regulations applying provisions of Trade Marks Act
19	(5) Subse	ections (1) to (4) also apply in relation to regulations made
20		the Trade Marks Act 1995 that:
21	(a)	apply provisions of the Trade Marks Act 1995 that are
22		affected by this section, including where the regulations
23		apply those provisions in modified form; and
24	(b)	provide in similar terms to provisions of the Trade Marks Act
25		1995 that are affected by this section.
26	29 Effect on the	e Designs Act 2003 of failure to make products as a
27		lt of this Act
28	A fai	lure to make a product that embodies a registered design
29		ly as a result of complying with the requirements of this Act
30		not provide the basis for making an order:
31	(a)	under section 90 of the <i>Designs Act 2003</i> , requiring the grant
32		of a licence in relation to the design; nor
33	(b)	under section 92 of that Act, revoking the registration of the
34	(8)	design.

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Chapter 3—Offences and civil penalty provisions

Part 1—Simplified outline

6	The following is a simplified outline of this Chapter:						
7	A person must not:						
8	(a) supply or purchase tobacco products in retail						
9 10	packaging that does not comply with the requirements of this Act; nor						
10	requirements of this fiet, nor						
11	(b) be involved in the packaging of tobacco products						
12	for retail sale if the packaging does not comply						
13	with those requirements; nor						
14	(c) supply, purchase or manufacture tobacco products						
15	that do not comply with those requirements; nor						
16	(d) supply tobacco products that are not packaged for						
17	retail sale without certain contractual prohibitions.						
18	A person who does so:						
19	(a) may commit a fault-based offence (that is, an						
20	offence where fault elements apply to the physical						
21	elements of the offence); and						
22	(b) may also commit a strict liability offence (that is,						
23	an offence where no fault elements apply to the						
24	physical elements of the offence); and						
25	(c) may also contravene a civil penalty provision.						

1 2 3 4 5	• It is up to the Commonwealth to decide whether to prosecute a person for one of the offences or bring proceedings in relation to the contravention of the civil penalty provision. (Division 2 of Part 2 of Chapter 5 has rules about bringing civil proceedings and criminal proceedings.)
6 7 8 9	• Part 3 of this Chapter contains specific offences and civil penalty provisions in relation to constitutional corporations (for example, supplying non-compliant tobacco products to constitutional corporations).
10 11 12 13 14	• Part 4 of this Chapter creates an exception to some of the offences and civil penalty provisions in this Chapter for non-compliant tobacco products that are for export. That Part also clarifies what the physical elements of offences are in this Chapter.
15	

Part 2 General offences and civil penalty provisions for non-compliant retail packaging and tobacco products

Division 1 Non-compliant retail packaging of tobacco products

Section 31

1 2 3	Part 2—	provis	ral offences and civil penalty sions for non-compliant retail aging and tobacco products
4 5	Division	_	a-compliant retail packaging of tobacco
6 7	31 Selling	or supp packagi	lying tobacco products in non-compliant retailing
8	(1)	A person	contravenes this subsection if:
9		(a) the	person:
10		(i) sells a tobacco product; or
11		(ii) offers a tobacco product for sale; or
12 13		(iii) otherwise supplies (whether or not for consideration) a tobacco product; and
14 15			the time the product is sold, offered for sale, or otherwise oplied, the product has been packaged for retail sale; and
16 17		(c) the	retail packaging does not comply with a tobacco product uirement.
18 19		Note 1:	There is an exception to this subsection in section 49 (non-compliant tobacco products for export).
20		Note 2:	See subsection 4(2) for an extended meaning of <i>offer</i> .
21		Fault-ba	sed offence
22	(2)		commits an offence if the person contravenes
23		subsection	on (1).
24		Penalty:	2,000 penalty units.
25		Note:	See section 50 in relation to the physical elements of the offence.
26 27	(3)	For the paragrap	ourposes of subsection (2), strict liability applies to h (1)(b).
28 29		Note:	For strict liability in relation to a physical element of an offence, see subsection $6.1(2)$ of the <i>Criminal Code</i> .

1		Strict lia	bility offence
2 3	(4)	_	n commits an offence of strict liability if the person ones subsection (1).
4		Penalty:	60 penalty units.
5 6		Note:	For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .
7		Civil pen	nalty provision
8	(5)	A person subsection	n is liable to a civil penalty if the person contravenes on (1).
10		Civil per	nalty: 2,000 penalty units.
11 12 13		Note:	It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).
14	32 Purcha	asing tob	pacco products in non-compliant retail packaging
15	(1)	A person	n contravenes this subsection if:
16		(a) the	e person purchases a tobacco product; and
17 18			the time the product is purchased, the product has been ckaged for retail sale; and
		•	e retail packaging does not comply with a tobacco product
19 20			quirement.
21 22	(2)		on (1) does not apply to an individual who purchases the product for his or her personal use.
23 24		Note:	There is another exception to subsection (1) in section 49 (non-compliant tobacco products for export).
25		Fault-ba	sed offence
26 27	(3)	A person subsection	n commits an offence if the person contravenes on (1).
28		Penalty:	2,000 penalty units.
29		Note 1:	See section 50 in relation to the physical elements of the offence.

Chapter 3	Offences	and	civil	penalty	provisions

Part 2 General offences and civil penalty provisions for non-compliant retail packaging and tobacco products

Division 1 Non-compliant retail packaging of tobacco products

α	. •	20
	ection	-4-4
N	CCHOIL	J

1 2		Note 2:	A defendant bears an evidential burden in relation to the matter in subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i>).
3	(4)	For the p	surposes of subsection (3), strict liability applies to h (1)(b).
5 6		Note:	For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .
7		Strict lia	bility offence
8 9	(5)	_	commits an offence of strict liability if the person nes subsection (1).
10		Penalty:	60 penalty units.
11 12		Note 1:	For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .
13 14		Note 2:	A defendant bears an evidential burden in relation to the matter in subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i>).
15		Civil pen	alty provision
16 17	(6)	A person subsection	is liable to a civil penalty if the person contravenes on (1).
18		Civil pen	alty: 2,000 penalty units.
19 20 21		Note:	It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).
22 23	(7)		who wishes to rely on subsection (2) in proceedings for a alty order bears an evidential burden in relation to the
24		•	that subsection.
25	33 Packag	ging toba	cco products in non-compliant retail packaging
26	(1)	A person	contravenes this subsection if:
27		(a) the	person packages a tobacco product for retail sale; and
28 29			retail packaging does not comply with a tobacco product uirement.
30 31		Note:	There is an exception to this subsection in section 49 (non-compliant tobacco products for export).

1			Fault-ba.	sed offence	
2 3	((2)	A person commits an offence if the person contravenes subsection (1).		
4			Penalty:	2,000 penalty units.	
5			Note:	See section 50 in relation to the physical elements of the offence.	
6 7 8	((3)	For the purposes of subsection (2), strict liability applies to the element of the offence that the tobacco product is packaged for retail sale.		
9 10			Note:	For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .	
11			Strict lia	bility offence	
12 13	((4)	A person commits an offence of strict liability if the person contravenes subsection (1).		
14			Penalty:	60 penalty units.	
15 16			Note:	For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .	
17			Civil pen	alty provision	
18 19	((5)	A person subsection	is liable to a civil penalty if the person contravenes on (1).	
20			Civil pen	alty: 2,000 penalty units.	
21 22 23			Note:	It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).	
24 25	34 Man	ufa	acturing product	non-compliant retail packaging of tobacco s	
26	((1)	A person	contravenes this subsection if:	
27				person manufactures any of the following retail	
28			•	kaging of tobacco products:	
29			(i	a container for retail sale;	

Chapter 3 Offences and civil penalty provisions

Part 2 General offences and civil penalty provisions for non-compliant retail packaging and tobacco products

Division 1 Non-compliant retail packaging of tobacco products

1 2		(ii)	a container for retail sale that contains or will contain smaller containers;
3		(iii)	a plastic or other wrapper that covers or will cover a container or containers for retail sale;
5 6		(iv)	a plastic or other wrapper that covers or will cover a tobacco product that is for retail sale; and
7		(b) a tol	bacco product is packaged for retail sale in the retail
8			kaging by another person; and
9		(c) the	retail packaging does not comply with a tobacco product
10		requ	irement.
11 12			There is an exception to this subsection in section 49 (non-compliant tobacco products for export).
13		Fault-bas	ed offence
14	(2)	A person	commits an offence if the person contravenes
15		subsection	n (1).
16		Penalty:	2,000 penalty units.
17		Note:	See section 50 in relation to the physical elements of the offence.
18 19	(3)		urposes of subsection (2), strict liability applies to the f the offence that the packaging is retail packaging.
20 21		Note:	For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .
22		Strict liab	pility offence
23	(4)	A person	commits an offence of strict liability if the person
24		contraven	es subsection (1).
25		Penalty:	60 penalty units.
26 27			For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .
28		Civil pena	ulty provision
29	(5)	A person	is liable to a civil penalty if the person contravenes
30	` ,	subsection	_ · · · ·

	Civil per	nalty:	2,000 penalty units.
	Note:	a contraven	ressary to prove a person's state of mind in proceedings for tion of a civil penalty provision, except in limited ces (see section 98).
35 Manuf			products that are packaged in
	non-coi	npliant r	etail packaging
(1)	A person	contraver	nes this subsection if:
		•	ne <i>manufacturer</i>) manufactures a tobacco
	arr	ives at an i	urer enters into a contract or arrangement, or understanding, for another person to package the uct for retail sale; and
	(c) the	tobacco p	roduct is packaged for retail sale by the other
		•	kaging does not comply with a tobacco product
(2)	reasonab	le steps to	s not apply if the manufacturer took all ensure that the retail packaging complied with t requirements.
	Note:	There is an	other exception to subsection (1) in section 49 liant tobacco products for export).
	Fault-ba	sed offenc	e
(3)	•		an offence if the person contravenes
	Penalty:	2,000 per	nalty units.
	Note 1:	See section	50 in relation to the physical elements of the offence.
	Note 2:		t bears an evidential burden in relation to the matter in (2) (see subsection 13.3(3) of the <i>Criminal Code</i>).
	Strict lia	bility offer	исе
(4)	_		an offence of strict liability if the person tion (1).
	(2)	Note: 35 Manufacturing non-con (1) A persor (a) the process of t	a contravencircumstance 35 Manufacturing tobacco non-compliant re (1) A person contraver (a) the person (the product; and (b) the manufactor arrives at an expensive tobacco products and (d) the retail pactor requirement. (2) Subsection (1) does reasonable steps to the tobacco product Note: There is an expensive to the tobacco product Note: There is an expen

Chapter 3 Offences and civil penalty provisions

Part 2 General offences and civil penalty provisions for non-compliant retail packaging and tobacco products

Division 1 Non-compliant retail packaging of tobacco products

Note 2: A defendant bears an evidential burden in relation to t subsection (2) (see subsection 13.3(3) of the Criminal Civil penalty provision (5) A person is liable to a civil penalty if the person contra subsection (1). Civil penalty: 2,000 penalty units. Note: It is not necessary to prove a person's state of mind in a contravention of a civil penalty provision, except in circumstances (see section 98). (6) A person who wishes to rely on subsection (2) in proceeding civil penalty order bears an evidential burden in relation matter in that subsection. 36 Certain supplies of tobacco products that have not been for retail sale (1) A person contravenes this subsection if: (a) the person: (i) sells a tobacco product; or (ii) otherwise supplies (whether or not for constabacco product; to another person (the purchaser); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not ha with the purchaser that prohibits the purchaser from supplying the product in Australia in retail pack does not comply with the tobacco product required.				
Note 2: A defendant bears an evidential burden in relation to to subsection (2) (see subsection 13.3(3) of the Criminal Civil penalty provision (5) A person is liable to a civil penalty if the person controphysics subsection (1). Civil penalty: 2,000 penalty units. Note: It is not necessary to prove a person's state of mind in a contravention of a civil penalty provision, except in circumstances (see section 98). (6) A person who wishes to rely on subsection (2) in proceeding penalty order bears an evidential burden in relation matter in that subsection. 36 Certain supplies of tobacco products that have not bear for retail sale (1) A person contravenes this subsection if: (a) the person: (i) sells a tobacco product; or (ii) otherwise supplies (whether or not for constobacco product; to another person (the purchaser); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not ha with the purchaser that prohibits the purchaser from supplying the product in Australia in retail pack does not comply with the tobacco product required.	1		Penalty:	60 penalty units.
subsection (2) (see subsection 13.3(3) of the Criminal Civil penalty provision (5) A person is liable to a civil penalty if the person contr subsection (1). Civil penalty: 2,000 penalty units. Note: It is not necessary to prove a person's state of mind in a contravention of a civil penalty provision, except in circumstances (see section 98). (6) A person who wishes to rely on subsection (2) in proc civil penalty order bears an evidential burden in relation matter in that subsection. 36 Certain supplies of tobacco products that have not been for retail sale (1) A person contravenes this subsection if: (a) the person: (i) sells a tobacco product; or (ii) otherwise supplies (whether or not for constobacco product; to another person (the purchaser); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not ha with the purchaser that prohibits the purchaser from supplying the product in Australia in retail packages does not comply with the tobacco product required.			Note 1:	For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .
(5) A person is liable to a civil penalty if the person contract subsection (1). Civil penalty: 2,000 penalty units. Note: It is not necessary to prove a person's state of mind in a contravention of a civil penalty provision, except in circumstances (see section 98). (6) A person who wishes to rely on subsection (2) in proceeding civil penalty order bears an evidential burden in relation matter in that subsection. 36 Certain supplies of tobacco products that have not been for retail sale (1) A person contravenes this subsection if: (a) the person: (i) sells a tobacco product; or (ii) otherwise supplies (whether or not for constabacco product; to another person (the purchaser); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not hat with the purchaser that prohibits the purchaser from supplying the product in Australia in retail packages does not comply with the tobacco product required.			Note 2:	A defendant bears an evidential burden in relation to the matter in subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i>).
subsection (1). Civil penalty: 2,000 penalty units. Note: It is not necessary to prove a person's state of mind in a contravention of a civil penalty provision, except in circumstances (see section 98). (6) A person who wishes to rely on subsection (2) in proceeding civil penalty order bears an evidential burden in relation matter in that subsection. 36 Certain supplies of tobacco products that have not been for retail sale (1) A person contravenes this subsection if: (a) the person: (i) sells a tobacco product; or (ii) otherwise supplies (whether or not for constant tobacco product; to another person (the purchaser); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not hat with the purchaser that prohibits the purchaser from supplying the product in Australia in retail pack does not comply with the tobacco product required.	6		Civil pen	alty provision
Note: It is not necessary to prove a person's state of mind in a contravention of a civil penalty provision, except in circumstances (see section 98). (6) A person who wishes to rely on subsection (2) in proceeding civil penalty order bears an evidential burden in relation matter in that subsection. 36 Certain supplies of tobacco products that have not been for retail sale (1) A person contravenes this subsection if: (a) the person: (i) sells a tobacco product; or (ii) otherwise supplies (whether or not for constabacco product; to another person (the purchaser); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not have with the purchaser that prohibits the purchaser for supplying the product in Australia in retail packages. (2) To avoid doubt, the contract may allow the purchaser.		(5)	•	* * *
a contravention of a civil penalty provision, except in circumstances (see section 98). (6) A person who wishes to rely on subsection (2) in proceeding civil penalty order bears an evidential burden in relation matter in that subsection. 36 Certain supplies of tobacco products that have not been for retail sale (1) A person contravenes this subsection if: (a) the person: (i) sells a tobacco product; or (ii) otherwise supplies (whether or not for constabacco product; to another person (the purchaser); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not have with the purchaser that prohibits the purchaser for supplying the product in Australia in retail packages does not comply with the tobacco product required.	9		Civil pen	alty: 2,000 penalty units.
civil penalty order bears an evidential burden in relation matter in that subsection. 36 Certain supplies of tobacco products that have not been for retail sale (1) A person contravenes this subsection if: (a) the person: (i) sells a tobacco product; or (ii) otherwise supplies (whether or not for constabacco product; to another person (the <i>purchaser</i>); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not have with the purchaser that prohibits the purchaser from supplying the product in Australia in retail pack does not comply with the tobacco product required.	11		Note:	It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).
for retail sale (1) A person contravenes this subsection if: (a) the person: (i) sells a tobacco product; or (ii) otherwise supplies (whether or not for constabacco product; to another person (the <i>purchaser</i>); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not hawith the purchaser that prohibits the purchaser from supplying the product in Australia in retail packages does not comply with the tobacco product required.		(6)	civil pena	•
(a) the person: (i) sells a tobacco product; or (ii) otherwise supplies (whether or not for constable tobacco product; to another person (the <i>purchaser</i>); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not have with the purchaser that prohibits the purchaser from supplying the product in Australia in retail packages (2) To avoid doubt, the contract may allow the purchaser	15		matter in	that subsection.
(i) sells a tobacco product; or (ii) otherwise supplies (whether or not for constable tobacco product; to another person (the <i>purchaser</i>); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not ha with the purchaser that prohibits the purchaser for supplying the product in Australia in retail packages (2) To avoid doubt, the contract may allow the purchaser	16	36 Certain	n supplie	es of tobacco products that have not been packaged
(ii) otherwise supplies (whether or not for constable tobacco product; to another person (the <i>purchaser</i>); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not have with the purchaser that prohibits the purchaser from supplying the product in Australia in retail packages does not comply with the tobacco product required. (2) To avoid doubt, the contract may allow the purchaser	16 17		n supplie for reta	es of tobacco products that have not been packaged il sale
tobacco product; to another person (the <i>purchaser</i>); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not ha with the purchaser that prohibits the purchaser for supplying the product in Australia in retail packages does not comply with the tobacco product requires (2) To avoid doubt, the contract may allow the purchaser	16 17 18		n supplie for reta A person	es of tobacco products that have not been packaged il sale contravenes this subsection if:
to another person (the <i>purchaser</i>); and (b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not ha with the purchaser that prohibits the purchaser for supplying the product in Australia in retail packages does not comply with the tobacco product require (2) To avoid doubt, the contract may allow the purchaser	16 17 18 19		n supplie for reta A person (a) the	es of tobacco products that have not been packaged il sale contravenes this subsection if: person:
(b) the product is not packaged for retail sale; and (c) at the time of the supply, the person does not hat with the purchaser that prohibits the purchaser from supplying the product in Australia in retail packages does not comply with the tobacco product require (2) To avoid doubt, the contract may allow the purchaser	116 117 118 119 20 21		n supplie for reta A person (a) the (i	es of tobacco products that have not been packaged il sale contravenes this subsection if: person:) sells a tobacco product; or) otherwise supplies (whether or not for consideration) a
(c) at the time of the supply, the person does not hat with the purchaser that prohibits the purchaser for supplying the product in Australia in retail pack does not comply with the tobacco product requirements (2) To avoid doubt, the contract may allow the purchaser	116 117 118 119 220 21 222		A person (a) the (i)	es of tobacco products that have not been packaged il sale a contravenes this subsection if: person:) sells a tobacco product; or) otherwise supplies (whether or not for consideration) a tobacco product;
with the purchaser that prohibits the purchaser for supplying the product in Australia in retail pack. does not comply with the tobacco product requirements (2) To avoid doubt, the contract may allow the purchaser	116 117 118 119 20 21 22 22 23		A person (a) the (i) to a	es of tobacco products that have not been packaged il sale a contravenes this subsection if: person:) sells a tobacco product; or) otherwise supplies (whether or not for consideration) a tobacco product; another person (the <i>purchaser</i>); and
does not comply with the tobacco product require 29 (2) To avoid doubt, the contract may allow the purchaser	116 117 118 119 220 221 222 223 224		A person (a) the (i) to a (b) the	es of tobacco products that have not been packaged il sale a contravenes this subsection if: person:) sells a tobacco product; or) otherwise supplies (whether or not for consideration) a tobacco product; another person (the <i>purchaser</i>); and product is not packaged for retail sale; and
	16 17 18 19 20 21 22 23 24 25		A person (a) the (i) to a (b) the (c) at t	es of tobacco products that have not been packaged il sale a contravenes this subsection if: person:) sells a tobacco product; or) otherwise supplies (whether or not for consideration) a tobacco product; another person (the <i>purchaser</i>); and
tobacco product without having packaged the product	116 117 118 119 220 221 222 223 224 225 226 227		A person (a) the (i) to a (b) the (c) at t with	es of tobacco products that have not been packaged il sale a contravenes this subsection if: person:) sells a tobacco product; or) otherwise supplies (whether or not for consideration) a tobacco product; another person (the <i>purchaser</i>); and product is not packaged for retail sale; and the time of the supply, the person does not have a contract
sale.	116 117 118 119 220 221 222 223 224 225 226 227 228	(1)	A person (a) the (i) to a (b) the (c) at t with sup doe	es of tobacco products that have not been packaged il sale a contravenes this subsection if: person:) sells a tobacco product; or) otherwise supplies (whether or not for consideration) a tobacco product; another person (the <i>purchaser</i>); and product is not packaged for retail sale; and he time of the supply, the person does not have a contract he the purchaser that prohibits the purchaser from oplying the product in Australia in retail packaging that es not comply with the tobacco product requirements. doubt, the contract may allow the purchaser to supply the

Non-compliant retail packaging of tobacco products **Division 1**

1	Fault-based offence
2 3	(3) A person commits an offence if the person contravenes subsection (1).
4	Penalty: 2,000 penalty units.
5	Note: See section 50 in relation to the physical elements of the offence.
6 7	(4) For the purposes of subsection (3), strict liability applies to paragraph (1)(b).
8 9	Note: For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .
10	Strict liability offence
11 12	(5) A person commits an offence of strict liability if the person contravenes subsection (1).
13	Penalty: 60 penalty units.
14 15	Note: For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .
16	Civil penalty provision
17 18	(6) A person is liable to a civil penalty if the person contravenes subsection (1).
19	Civil penalty: 2,000 penalty units.
20 21 22	Note: It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).

Part 2 General offences and civil penalty provisions for non-compliant retail packaging and tobacco products

Division 2 Non-compliant tobacco products

Section 37

Division 2—Non-compliant tobacco products

2	37	Sellin	ng or supp	olying non-	compliant tobacco products
3		(1) A perso	n contraven	es this subsection if:
4			(a) the	e person:	
5			(i) sells a to	bacco product; or
6			(i	i) offers a t	obacco product for sale; or
7 8			(ii		e supplies (whether or not for consideration) a product; and
9 10				e product do quirement.	es not comply with a tobacco product
11 12			Note 1:		exception to this subsection in section 49 (non-compliant lucts for export).
13			Note 2:	See subsection	on 4(2) for an extended meaning of offer.
14			Fault-be	ased offence	
15 16		(2	A perso subsecti		n offence if the person contravenes
17			Penalty:	2,000 pena	alty units.
18			Note:	See section 5	50 in relation to the physical elements of the offence.
19			Strict lie	ability offend	ce
20		(.	3) A perso	n commits a	n offence of strict liability if the person
21			contrave	enes subsect	ion (1).
22			Penalty:	60 penalty	units.
23 24			Note:	For offences <i>Code</i> .	of strict liability, see subsection 6.1(1) of the <i>Criminal</i>
25			Civil pe	nalty provis	ion
26		(4	4) A perso	n is liable to	a civil penalty if the person contravenes
27			subsecti	on (1).	
28			Civil pe	nalty:	2,000 penalty units.

Non-compliant tobacco products **Division 2**

1 2 3		Note:	It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).
4	38 Purcha	sing noi	1-compliant tobacco products
5	(1)	A persor	contravenes this subsection if:
6		(a) the	person purchases a tobacco product; and
7 8			product does not comply with a tobacco product quirement.
9 10	(2)		on (1) does not apply to an individual who purchases the product for his or her personal use.
11 12		Note:	There is another exception to subsection (1) in section 49 (non-compliant tobacco products for export).
13		Fault-ba	sed offence
14 15	(3)	A persor subsection	n commits an offence if the person contravenes on (1).
16		Penalty:	2,000 penalty units.
17		Note 1:	See section 50 in relation to the physical elements of the offence.
18 19		Note 2:	A defendant bears an evidential burden in relation to the matter in subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i>).
20		Strict lia	bility offence
21 22	(4)		n commits an offence of strict liability if the person nes subsection (1).
23			60 penalty units.
24 25		Note 1:	For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .
26 27		Note 2:	A defendant bears an evidential burden in relation to the matter in subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i>).

Chapter 3 Offences and civil penalty provisions

Part 2 General offences and civil penalty provisions for non-compliant retail packaging and tobacco products

Division 2 Non-compliant tobacco products

1		Civil pen	alty provision
2 3	(5)	A person subsection	is liable to a civil penalty if the person contravenes on (1).
4		Civil pen	alty: 2,000 penalty units.
5 6 7		Note:	It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).
8 9 10	(6)	civil pena	who wishes to rely on subsection (2) in proceedings for a alty order bears an evidential burden in relation to the that subsection.
11	39 Manuf	acturing	non-compliant tobacco products
12	(1)	A person	contravenes this subsection if:
13		(a) the	person manufactures a tobacco product; and
14 15			product does not comply with a tobacco product uirement.
16 17		Note:	There is an exception to this subsection in section 49 (non-compliant tobacco products for export).
18		Fault-ba	sed offence
19 20	(2)	A person subsection	commits an offence if the person contravenes on (1).
21		Penalty:	2,000 penalty units.
22		Note:	See section 50 in relation to the physical elements of the offence.
23		Strict lia	bility offence
24 25	(3)	•	commits an offence of strict liability if the person nes subsection (1).
26		Penalty:	60 penalty units.
27 28		Note:	For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .

Offences and civil penalty provisions Chapter 3

General offences and civil penalty provisions for non-compliant retail packaging and

tobacco products Part 2

Non-compliant tobacco products $\ Division \ 2$

1		Civil penalty provision			
2	(4)	A person is liable to a civil penalty if the person contravenes subsection (1).			
4		Civil pen	alty:	2,000 penalty units.	
5		Note:		ssary to prove a person's state of mind in proceedings for	
5			a contraventi	on of a civil penalty provision, except in limited	
7				es (see section 98).	
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Part 3—Offences and civil penalty provisions 1 relating to constitutional corporations 2 Division 1—Non-compliant retail packaging of tobacco 3 products 4 40 Selling or supplying tobacco products to a constitutional 5 corporation in non-compliant retail packaging 6 (1) A person contravenes this subsection if: (a) the person: 8 (i) sells a tobacco product; or 9 (ii) offers a tobacco product for sale; or 10 (iii) otherwise supplies (whether or not for consideration) a 11 tobacco product; 12 to another person; and 13 (b) that other person is a constitutional corporation; and 14 (c) at the time the product is sold, offered for sale, or otherwise 15 supplied, the product has been packaged for retail sale; and 16 (d) the retail packaging does not comply with a tobacco product 17 requirement. 18 There is an exception to this subsection in section 49 (non-compliant 19 Note 1: 20 tobacco products for export). Note 2: See subsection 4(2) for an extended meaning of offer. 21 Fault-based offence 22 (2) A person commits an offence if the person contravenes 23 subsection (1). 24 Penalty: 2,000 penalty units. 25

paragraphs (1)(b) and (c).

Note:

See section 50 in relation to the physical elements of the offence.

For strict liability in relation to a physical element of an offence, see

(3) For the purposes of subsection (2), strict liability applies to

subsection 6.1(2) of the Criminal Code.

1		Strict lia	bility offence
2	(4)	A persor	a commits an offence of strict liability if the person
3			nes subsection (1).
4		Penalty:	60 penalty units.
5 6		Note:	For offences of strict liability, see subsection $6.1(1)$ of the $Criminal\ Code$.
7		Civil per	nalty provision
8 9	(5)	A persor subsection	n is liable to a civil penalty if the person contravenes on (1).
10		Civil per	nalty: 2,000 penalty units.
11 12 13		Note:	It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).
14 15	41 Purch	_	acco products from a constitutional corporation in npliant retail packaging
	445		
16	(1)	•	n contravenes this subsection if:
17 18		(a) the	e person purchases a tobacco product from another person;
19		(b) the	other person is a constitutional corporation; and
20 21			the time the product is purchased, the product has been ckaged for retail sale; and
22		(d) the	retail packaging does not comply with a tobacco product
23		rec	uirement.
24	(2)	Subsecti	on (1) does not apply to an individual who purchases the
25		tobacco	product for his or her personal use.
26 27		Note:	There is another exception to subsection (1) in section 49 (non-compliant tobacco products for export).
28		Fault-ba	sed offence
29 30	(3)	A persor subsection	n commits an offence if the person contravenes on (1).

1		Penalty:	2,000 penalty units.
2		Note 1:	See section 50 in relation to the physical elements of the offence.
3 4		Note 2:	A defendant bears an evidential burden in relation to the matter in subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i>).
5 6	(4)	•	burposes of subsection (3), strict liability applies to hs (1)(b) and (c).
7 8		Note:	For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .
9		Strict lia	bility offence
10	(5)	•	commits an offence of strict liability if the person nes subsection (1).
12		Penalty:	60 penalty units.
13 14		Note 1:	For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .
15 16		Note 2:	A defendant bears an evidential burden in relation to the matter in subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i>).
17		Civil pen	nalty provision
18 19	(6)	A person subsection	is liable to a civil penalty if the person contravenes on (1).
20		Civil per	nalty: 2,000 penalty units.
21 22 23		Note:	It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).
24 25 26	(7)	civil pen	who wishes to rely on subsection (2) in proceedings for a alty order bears an evidential burden in relation to the that subsection.
27 28	42 Packag		acco products in non-compliant retail packaging contract with a constitutional corporation
29 80	(1)	•	contravenes this subsection if: person packages a tobacco product for retail sale; and

1 2			product is packaged under a contract with a constitutional poration; and
3			retail packaging does not comply with a tobacco product
4			uirement.
5 6		Note:	There is an exception to this subsection in section 49 (non-compliant tobacco products for export).
7		Fault-ba	sed offence
8 9	(2)	A person subsection	commits an offence if the person contravenes on (1).
10		Penalty:	2,000 penalty units.
11		Note:	See section 50 in relation to the physical elements of the offence.
12	(3)	For the p	purposes of subsection (2), strict liability applies to:
13		(a) the	element of the offence that the tobacco product is
14			ckaged for retail sale; and
15		(b) par	ragraph (1)(b).
16 17		Note:	For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .
18		Strict lia	bility offence
19	(4)	A person	commits an offence of strict liability if the person
20	()		nes subsection (1).
21		Penalty:	60 penalty units.
22		Note:	For offences of strict liability, see subsection 6.1(1) of the <i>Criminal</i>
23			Code.
24		Civil pen	nalty provision
25	(5)	A person	is liable to a civil penalty if the person contravenes
26		subsection	
27		Civil pen	nalty: 2,000 penalty units.
28		Note:	It is not necessary to prove a person's state of mind in proceedings for
29			a contravention of a civil penalty provision, except in limited
30			circumstances (see section 98).

1	43 Manufacturing non-compliant retail packaging of tobacco
2	products under a contract with a constitutional
3	corporation
4	(1) A person contravenes this subsection if:
5	(a) the person (the <i>manufacturer</i>) manufactures any of the
6	following retail packaging of tobacco products:
7	(i) a container for retail sale;
8 9	(ii) a container for retail sale that contains or will contain smaller containers;
10 11	(iii) a plastic or other wrapper that covers or will cover a container or containers for retail sale;
12 13	(iv) a plastic or other wrapper that covers or will cover a tobacco product that is for retail sale; and
14 15	(b) the retail packaging is manufactured under a contract with a constitutional corporation; and
16 17	(c) a tobacco product is packaged for retail sale in the retail packaging by a person other than the manufacturer; and
18 19	 (d) the retail packaging does not comply with a tobacco product requirement.
20 21	Note: There is an exception to this subsection in section 49 (non-compliant tobacco products for export).
22	Fault-based offence
23 24	(2) A person commits an offence if the person contravenes subsection (1).
24	Subsection (1).
25	Penalty: 2,000 penalty units.
26	Note: See section 50 in relation to the physical elements of the offence.
27	(3) For the purposes of subsection (2), strict liability applies to:
28	(a) the element of the offence that the packaging is retail
29	packaging; and
30	(b) paragraph (1)(b).
31 32	Note: For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .

1		Strict lia	bility offence
2	(4)	A person	commits an offence of strict liability if the person
3	()	•	nes subsection (1).
4		Penalty:	60 penalty units.
5 6		Note:	For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .
7		Civil pen	nalty provision
8 9	(5)	A person subsection	is liable to a civil penalty if the person contravenes on (1).
10		Civil per	nalty: 2,000 penalty units.
11		Note:	It is not necessary to prove a person's state of mind in proceedings for
12			a contravention of a civil penalty provision, except in limited
13			circumstances (see section 98).
14	44 Packag	ging toba	acco products in non-compliant retail packaging
15			identifying mark of a constitutional corporation
16	(1)	A person	contravenes this subsection if:
17		(a) the	person packages a tobacco product for retail sale; and
18		(b) the	trade mark, brand, business or company name, or other
19			ntifying mark, of a constitutional corporation appears on
20		the	retail packaging; and
21 22			retail packaging does not comply with a tobacco product juirement.
23		Note:	There is an exception to this subsection in section 49 (non-compliant
24			tobacco products for export).
25		Fault-ba	sed offence
26	(2)	A person	commits an offence if the person contravenes
27		subsection	on (1).
28		Penalty:	2,000 penalty units.
29		Note:	See section 50 in relation to the physical elements of the offence.
30	(3)	For the p	ourposes of subsection (2), strict liability applies to:

1 2			element of the offence that the tobacco product is gaged for retail sale; and
3		(b) para	graph (1)(b).
4 5			For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .
6		Strict liab	ility offence
7 8	(4)		commits an offence of strict liability if the person es subsection (1).
9		Penalty: 0	60 penalty units.
10 11			For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .
12		Civil pena	ulty provision
13 14	(5)	A person is subsection	is liable to a civil penalty if the person contravenes in (1).
15		Civil pena	alty: 2,000 penalty units.
16 17 18		ä	It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).
19	45 Manuf	acturing 1	non-compliant retail packaging of tobacco
20		products	that bears identifying mark of a constitutional
21		corporat	ion
22	(1)	A person o	contravenes this subsection if:
23		(a) the p	person (the <i>manufacturer</i>) manufactures any of the
24		follo	owing retail packaging of tobacco products:
25		(i)	a container for retail sale;
26 27		(ii)	a container for retail sale that contains or will contain smaller containers;
28		(iii)	a plastic or other wrapper that covers or will cover a
29			container or containers for retail sale;
30 31		(iv)	a plastic or other wrapper that covers or will cover a tobacco product that is for retail sale; and

1 2	(b) the trade mark, brand, business or company name, or other identifying mark, of a constitutional corporation appears on
3	the retail packaging; and
4 5	(c) a tobacco product is packaged for retail sale in the retail packaging by a person other than the manufacturer; and
6	(d) the retail packaging does not comply with a tobacco product
7	requirement.
8 9	Note: There is an exception to this subsection in section 49 (non-compliant tobacco products for export).
10	Fault-based offence
11	(2) A person commits an offence if the person contravenes subsection (1).
12	Subsection (1).
13	Penalty: 2,000 penalty units.
14	Note: See section 50 in relation to the physical elements of the offence.
15	(3) For the purposes of subsection (2), strict liability applies to:
16	(a) the element of the offence that the packaging is retail
17	packaging; and
18	(b) paragraph (1)(b).
19 20	Note: For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .
21	Strict liability offence
22	(4) A person commits an offence of strict liability if the person
23	contravenes subsection (1).
24	Penalty: 60 penalty units.
25	Note: For offences of strict liability, see subsection 6.1(1) of the <i>Criminal</i>
26	Code.
27	Civil penalty provision
28	(5) A person is liable to a civil penalty if the person contravenes
29	subsection (1).
30	Civil penalty: 2,000 penalty units.

1 2 3		Note:	It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).
4	46 Certain		es, by or to a constitutional corporation, of tobacco
5		produc	ts that have not been packaged for retail sale
6	(1)	A person	n contravenes this subsection if:
7		(a) the	e person:
8		(1	i) sells a tobacco product; or
9 10		(i	i) otherwise supplies (whether or not for consideration) a tobacco product;
11		to	another person (the <i>purchaser</i>); and
12		(b) eit	her the person or the purchaser is a constitutional
13		CO	rporation; and
14		(c) the	e product is not packaged for retail sale; and
15		(d) at	the time of the supply, the person does not have a contract
16			th the purchaser that prohibits the purchaser from
17 18			pplying the product in Australia in retail packaging that es not comply with the tobacco product requirements.
19	(2)	To avoid	l doubt, the contract may allow the purchaser to supply the
20	. ,		product without having packaged the product for retail
21		sale.	
22		Fault-ba	ased offence
23	(3)	A person	n commits an offence if the person contravenes
24	, ,	subsection	
25		Penalty:	2,000 penalty units.
26		Note:	See section 50 in relation to the physical elements of the offence.
27 28	(4)		purposes of subsection (3), strict liability applies to ohs (1)(b) and (c).
29 30		Note:	For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .

1	Stri	ct liability offence
2	` '	erson commits an offence of strict liability if the person travenes subsection (1).
3	Con	duvenes subsection (1).
4	Pen	alty: 60 penalty units.
5	Note	E: For offences of strict liability, see subsection 6.1(1) of the <i>Criminal</i>
6		Code.
7	Civ	il penalty provision
8	(6) A p	erson is liable to a civil penalty if the person contravenes
9	sub	section (1).
10	Civ	il penalty: 2,000 penalty units.
11	Note	: It is not necessary to prove a person's state of mind in proceedings for
12		a contravention of a civil penalty provision, except in limited
13		circumstances (see section 98).
14		

Division 2—Non-compliant tobacco products

2 3	47 Selling		lying non-compliant tobacco products to a tional corporation
4	(1)	A person	contravenes this subsection if:
5		(a) the	person:
6		(i) sells a tobacco product; or
7		(ii) offers a tobacco product for sale; or
8		(iii) otherwise supplies (whether or not for consideration) a
9		`	tobacco product;
10		to a	another person; and
11		(b) the	other person is a constitutional corporation; and
12		(c) the	product does not comply with a tobacco product
13		reg	uirement.
14 15		Note 1:	There is an exception to this subsection in section 49 (non-compliant tobacco products for export).
16		Note 2:	See subsection 4(2) for an extended meaning of <i>offer</i> .
17		Fault-ba	sed offence
18 19	(2)	A person subsection	a commits an offence if the person contravenes on (1).
20		Penalty:	2,000 penalty units.
21		Note:	See section 50 in relation to the physical elements of the offence.
22	(3)	For the p	ourposes of subsection (2), strict liability applies to
23	,	paragrap	*
24 25		Note:	For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .
26		Strict lia	bility offence
27 28	(4)		a commits an offence of strict liability if the person nes subsection (1).
29		Penalty:	60 penalty units.

1 2			Note:	For offences <i>Code</i> .	of strict liability, see subsection 6.1(1) of the <i>Criminal</i>
3			Civil pen	alty provisi	ion
4 5		(5)	A person subsection		a civil penalty if the person contravenes
6			Civil pen	alty:	2,000 penalty units.
7 8 9			Note:	a contraventi	essary to prove a person's state of mind in proceedings for ion of a civil penalty provision, except in limited es (see section 98).
10 11	48 Pur	cha	_	-compliar tional cor	nt tobacco products from a poration
12		(1)	A person	contravene	es this subsection if:
13 14			(a) the		chases a tobacco product from another person;
15			(b) the	other perso	on is a constitutional corporation; and
16 17				product do uirement.	es not comply with a tobacco product
18 19		(2)			not apply to an individual who purchases the his or her personal use.
20 21			Note:		ther exception to subsection (1) in section 49 ant tobacco products for export).
22			Fault-ba.	sed offence	
23 24		(3)	A person subsection		n offence if the person contravenes
25			Penalty:	2,000 pena	alty units.
26			Note 1:	See section 5	50 in relation to the physical elements of the offence.
27 28			Note 2:		bears an evidential burden in relation to the matter in 2) (see subsection 13.3(3) of the <i>Criminal Code</i>).
29 30		(4)	For the p	•	subsection (3), strict liability applies to

1 2		Note:	For strict liability in relation to a physical element of an offence, see subsection 6.1(2) of the <i>Criminal Code</i> .
3		Strict lia	bility offence
4 5	(5)	•	commits an offence of strict liability if the person nes subsection (1).
6		Penalty:	60 penalty units.
7 8		Note 1:	For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .
9 10		Note 2:	A defendant bears an evidential burden in relation to the matter in subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i>).
11		Civil pen	alty provision
12 13	(6)	A person subsection	is liable to a civil penalty if the person contravenes on (1).
14		Civil pen	alty: 2,000 penalty units.
15 16 17		Note:	It is not necessary to prove a person's state of mind in proceedings for a contravention of a civil penalty provision, except in limited circumstances (see section 98).
18 19 20 21	(7)	civil pena	who wishes to rely on subsection (2) in proceedings for a alty order bears an evidential burden in relation to the that subsection.

Part 4—Export exception and physical elements of offences

2 3	offences
4	49 Export exception for non-compliant tobacco products
5	(1) Subsection (1) of any of sections 31 to 48 (other than section 36 or
6	46) does not apply if:
7	(a) a person (the <i>relevant person</i>):
8 9	(i) engages in the conduct to which that subsection applies in relation to a tobacco product; or
10 11 12	(ii) manufactures retail packaging, and a tobacco product is packaged for retail sale in the retail packaging by another person; and
13	(b) a contract or arrangement has been entered into, or an
14	understanding has been arrived at, for the tobacco product to
15	be exported (whether or not the relevant person is a party to
16	that contract, arrangement or understanding); and
17	(c) the relevant person engages in that conduct, or manufactures
18	that retail packaging, in the course of, or for the purposes of,
19	the tobacco product being exported; and
20	(d) if the relevant person supplies or purchases the tobacco
21	product, or offers to supply the tobacco product:
22	(i) the supply is not a retail sale; or
23	(ii) the relevant person does not purchase the product in the
24	course of a retail sale; or
25	(iii) the relevant person does not offer the product for retail
26	sale;
27	(as the case requires).
28 29	Note: A defendant bears an evidential burden in relation to the matters in subsection (1) (see subsection 13.3(3) of the <i>Criminal Code</i>).
30	(2) A person who wishes to rely on subsection (1) in proceedings for a
31	civil penalty order bears an evidential burden in relation to the
32	matters in that subsection.

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50	Physical	elements	of offend	29
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2 3 4	offence	e purposes of applying Chapter 2 of the <i>Criminal Code</i> to an e in a section in this Chapter, the physical elements of the e are set out in subsection (1) of the section.
5 6	Note:	Chapter 2 of the <i>Criminal Code</i> sets out general principles of criminal responsibility.

Chapter 4—Powers to investigate contraventions of this Act

Part 1—Simplified outline

51 Simplified outline

The following is a simplified outline of this Chapter:

- 6 An authorised officer may enter premises under Part 2 of this 7 Chapter if there are reasonable grounds for suspecting that 8 there may be material on the premises related to the commission of an offence or the contravention of a civil 10 penalty provision in this Act. 11 Entry must be with the consent of the occupier of the premises 12 or under a warrant. 13 An authorised officer who enters premises may exercise 14 search powers. The authorised officer may be assisted by 15 other persons if that assistance is necessary and reasonable. 16 The occupier of the premises has certain rights and 17 responsibilities. 18 An authorised officer can require information or documents to 19 be produced under Part 3 of this Chapter. 20
 - Authorised officers are appointed by the Secretary under Part 4 of this Chapter.

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Part 2—Search warrants

Division 1—Search powers

3	52 Authorised officer may enter premises by consent or under a warrant
5 6 7	(1) If an authorised officer has reasonable grounds for suspecting that there may be evidential material on any premises, the authorised officer may:
8	(a) enter the premises; and
9	(b) exercise the search powers (set out in sections 53, 54 and 55)
10	(2) However, an authorised officer is not authorised to enter the premises unless:
12 13	 (a) the occupier of the premises has consented to the entry and the authorised officer has shown his or her identity card if required by the occupier; or
15	(b) the entry is made under a warrant.
16 17 18	Note: If entry to the premises is with the occupier's consent, the authorised officer must leave the premises if the consent ceases to have effect (see section 59).
19	53 Search powers of authorised officers
20 21	The following are the <i>search powers</i> that an authorised officer ma exercise in relation to premises under section 52:
22	(a) if entry to the premises is with the occupier's consent—the power to search the premises and any thing on the premises
24 25	for the evidential material the authorised officer has reasonable grounds for suspecting may be on the premises;
26	(b) if entry to the premises is under a warrant:
27 28 29	(i) the power to search the premises and any thing on the premises for the kind of evidential material specified in the warrant; and
30 31	(ii) the power to seize evidential material of that kind if the authorised officer finds it on the premises;

1 2	(c) the power to inspect, examine, take measurements of, conduct tests on or take samples of evidential material
3	referred to in paragraph (a) or (b);
4	(d) the power to make any still or moving image or any
5	recording of the premises or evidential material referred to in
6	paragraph (a) or (b);
7	(e) the power to take onto the premises such equipment and
8	materials as the authorised officer requires for the purpose of
9	exercising powers in relation to the premises;
10 11	(f) the powers set out in subsections 54(1) and (2) and section 55.
12	54 Powers relating to electronic equipment
13	(1) The search powers include the power to operate electronic
14	equipment on the premises if the authorised officer has reasonable
15	grounds for suspecting that:
16	(a) the equipment; or
17	(b) a disk, tape or other storage device that:
18	(i) is on the premises; and
19	(ii) can be used with the equipment or is associated with it;
20	contains evidential material referred to in paragraph 53(a) or (b).
21	(2) The search powers include the following powers in relation to
22	evidential material described in subsection (1) found in the
23	exercise of the power under that subsection:
24	(a) if entry to the premises is under a warrant—the power to
25	seize the equipment and the disk, tape or other storage device
26	referred to in that subsection;
27	(b) the power to operate electronic equipment on the premises to
28 29	put the evidential material in documentary form and remove the documents so produced from the premises;
	(c) the power to operate electronic equipment on the premises to
30 31	transfer the evidential material to a disk, tape or other storage
32	device that:
33	(i) is brought to the premises for the exercise of the power;
34	or

1	(ii) is on the premises and the use of which for that purpose
2	has been agreed in writing by the occupier of the
3	premises;
4	and remove the disk, tape or other storage device from the
5	premises.
6	(3) An authorised officer may operate electronic equipment as
7	mentioned in subsection (1) or (2) only if he or she believes on
8	reasonable grounds that the operation of the equipment can be
9	carried out without damage to the equipment.
10	Note: For compensation for damage to electronic equipment, see section 66.
11	(4) An authorised officer may seize equipment or a disk, tape or other
12	storage device as mentioned in paragraph (2)(a) only if:
13	(a) it is not practicable to put the evidential material in
14	documentary form as mentioned in paragraph (2)(b) or to
15	transfer the evidential material as mentioned in
16	paragraph (2)(c); or
17	(b) possession of the equipment or the disk, tape or other storage
18	device by the occupier could constitute an offence against a
19	law of the Commonwealth.
20	55 Seizing other evidential material
21	The search powers include seizing a thing from premises if:
22	(a) entry to the premises is under a warrant; and
23	(b) the authorised officer finds the thing in the course of
24	searching for the kind of evidential material specified in the
25	warrant; and
26	(c) the authorised officer believes on reasonable grounds that the
27	thing is other evidential material; and
28	(d) the authorised officer believes on reasonable grounds that it
29	is necessary to seize the thing in order to prevent its
30	concealment, loss or destruction.

56 Persons assisting authorised officers

2		Authorised officers may be assisted by other persons
3	(1)	An authorised officer may be assisted by other persons in
4		exercising powers or performing functions or duties under this
5		Part, if that assistance is necessary and reasonable. A person giving
6		such assistance is a <i>person assisting</i> the authorised officer.
7		Powers of a person assisting the authorised officer
8	(2)	A person assisting the authorised officer:
9		(a) may enter the premises; and
10		(b) may exercise powers and perform functions and duties under
1		this Part in relation to evidential material; and
12		(c) must do so in accordance with a direction given to the person
13		assisting by the authorised officer.
14	(3)	A power exercised by a person assisting the authorised officer as
15		mentioned in subsection (2) is taken for all purposes to have been
16		exercised by the authorised officer.
17	(4)	A function or duty performed by a person assisting the authorised
18		officer as mentioned in subsection (2) is taken for all purposes to
19		have been performed by the authorised officer.
20	(5)	If a direction is given under paragraph (2)(c) in writing, the
21	,	direction is not a legislative instrument.
2	57 Use of	force in executing a warrant
22	31 086 01	Torce in executing a warrant
23		In executing a warrant, an authorised officer, or a person assisting
24		an authorised officer, may use such force against things as is
25		necessary and reasonable in the circumstances.
26		

Division 2—Powers of authorised officers to ask questions and seek production of documents

2	and seek production of documents
3	58 Authorised officer may ask questions and seek production of
4	documents
5	Entry with consent—officer may ask questions etc.
6	(1) If an authorised officer is authorised to enter premises because the
7 8	occupier of the premises consented to the entry, the authorised officer may ask the occupier to:
9	(a) answer any questions relating to the reasons for the
10 11	authorised officer entering the premises that are put by the authorised officer; and
12	(b) produce any document relating to the reasons for the
13	authorised officer entering the premises that is requested by
14	the authorised officer.
15	Entry under a warrant—officer may require answers etc.
16	(2) If an authorised officer is authorised to enter premises by a
17	warrant, the authorised officer may require any person on the
18	premises to:
19	(a) answer any questions relating to the reasons for the
20	authorised officer entering the premises that are put by the
21	authorised officer; and
22	(b) produce any document relating to the reasons for the
23 24	authorised officer entering the premises that is requested by the authorised officer.
	Note: For self-incrimination, see section 83.
25	Note. For sen-incrimination, see section 83.
26	Offence for failure to comply when entry under warrant
27	(3) A person commits an offence if:
28	(a) the person is subject to a requirement under subsection (2);
29	and
30	(b) the person fails to comply with the requirement.

Powers to investigate contraventions of this Act Chapter 4

Search warrants Part 2

Powers of authorised officers to ask questions and seek production of documents

Division 2

Section 58

Penalty for contravention of this subsection: 30 penalty units.

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Division 3—Obligations and incidental powers of authorised officers

3	59	Consent
4 5 6		(1) Before obtaining the consent of an occupier of premises for the purposes of paragraph 52(2)(a), an authorised officer must inform the occupier that the occupier may refuse consent.
7		(2) A consent has no effect unless the consent is voluntary.
8 9 10		(3) A consent may be expressed to be limited to entry during a particular period. If so, the consent has effect for that period unless the consent is withdrawn before the end of that period.
11 12		(4) A consent that is not limited as mentioned in subsection (3) has effect until the consent is withdrawn.
13 14 15 16		(5) If an authorised officer has entered premises because of the consent of the occupier of the premises, the authorised officer, and any person assisting the authorised officer, must leave the premises if the consent ceases to have effect.
17	60	Announcement before entry under warrant
18 19		(1) Before entering premises under a warrant, an authorised officer must:
20 21		(a) announce that he or she is authorised to enter the premises;and
22 23 24		(b) show his or her identity card to the occupier of the premises, or to another person who apparently represents the occupier, if the occupier or other person is present at the premises; and
25 26		(c) give any person at the premises an opportunity to allow entry to the premises.
27 28 29		(2) However, an authorised officer is not required to comply with subsection (1) if he or she believes on reasonable grounds that immediate entry to the premises is required:
30		(a) to ensure the safety of a person; or

1 2	(b) to ensure that the effective execution of the warrant is not frustrated.
3	(3) If:
4	(a) an authorised officer does not comply with subsection (1)
5	because of subsection (2); and
6	(b) the occupier of the premises, or another person who
7	apparently represents the occupier, is present at the premises:
8	the authorised officer must show his or her identity card to the
9 10	occupier or other person, as soon as practicable after entering the premises.
11	61 Authorised officer to be in possession of warrant
12 13	An authorised officer who is executing a warrant must be in possession of:
14	(a) the warrant issued by the issuing officer under section 75
15	(ordinary warrants), or a copy of the warrant as so issued; or
16	(b) the form of warrant completed under subsection 76(6)
17	(telephone warrants), or a copy of the form as so completed.
18	62 Details of warrant etc. to be given to occupier
19	(1) An authorised officer must comply with subsection (2) if:
20	(a) a warrant is being executed in relation to premises; and
21	(b) the occupier of the premises, or another person who
22	apparently represents the occupier, is present at the premises.
23	(2) The authorised officer must, as soon as practicable:
24	(a) do one of the following:
25	(i) if the warrant was issued under section 75 (ordinary
26	warrants)—make a copy of the warrant available to the
27	occupier or other person (which need not include the signature of the issuing officer who issued it);
28 29	(ii) if the warrant was signed under section 76 (telephone
30	warrants)—make a copy of the form of warrant
31	completed under subsection 76(6) available to the
32	occupier or other person; and

(1) This section applies if an authorised officer, and all person assisting, who are executing a warrant in relation to premit temporarily cease its execution and leave the premises. (2) The authorised officer, and persons assisting, may comple execution of the warrant if: (a) the warrant is still in force; and (b) the officers and persons assisting are absent from the premises: (i) for not more than 1 hour; or (ii) if there is an emergency situation, for not more hours or such longer period as allowed by an is officer under subsection (5); or (iii) for a longer period if the occupier of the premises consents in writing. Application for extension in emergency situation (3) An authorised officer, or person assisting, may apply to an officer for an extension of the 12-hour period mentioned is subparagraph (2)(b)(ii) if: (a) there is an emergency situation; and (b) the officer or person assisting believes on reasonable that the officer and the persons assisting will not be return to the premises within that period. (4) If it is practicable to do so, before making the application, authorised officer or person assisting must give notice to the second content of th	1 2 3	(b) inform the occupier or other person of the rights and responsibilities of the occupier or other person under Division 4.
assisting, who are executing a warrant in relation to premitemporarily cease its execution and leave the premises. (2) The authorised officer, and persons assisting, may complete execution of the warrant if: (a) the warrant is still in force; and (b) the officers and persons assisting are absent from the premises: (i) for not more than 1 hour; or (ii) if there is an emergency situation, for not more hours or such longer period as allowed by an is officer under subsection (5); or (iii) for a longer period if the occupier of the premises in writing. Application for extension in emergency situation (3) An authorised officer, or person assisting, may apply to an officer for an extension of the 12-hour period mentioned is subparagraph (2)(b)(ii) if: (a) there is an emergency situation; and (b) the officer or person assisting believes on reasonable that the officer and the persons assisting will not be return to the premises within that period. (4) If it is practicable to do so, before making the application, authorised officer or person assisting must give notice to to occupier of the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to ap	4	63 Completing execution of warrant after temporary cessation
temporarily cease its execution and leave the premises. (2) The authorised officer, and persons assisting, may comple execution of the warrant if: (a) the warrant is still in force; and (b) the officers and persons assisting are absent from the premises: (i) for not more than 1 hour; or (ii) if there is an emergency situation, for not more hours or such longer period as allowed by an is officer under subsection (5); or (iii) for a longer period if the occupier of the premises consents in writing. Application for extension in emergency situation (3) An authorised officer, or person assisting, may apply to an officer for an extension of the 12-hour period mentioned is subparagraph (2)(b)(ii) if: (a) there is an emergency situation; and (b) the officer or person assisting believes on reasonable that the officer and the persons assisting will not be return to the premises within that period. (4) If it is practicable to do so, before making the application, authorised officer or person assisting must give notice to to occupier of the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premises of his or her intention to apply for the premise of his or her intention to apply for the premise of his or her intention to apply for the premise of his or her intention to apply f	5	(1) This section applies if an authorised officer, and all persons
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	28	authorised officer or person assisting must give notice to the
extension.	29	occupier of the premises of his or her intention to apply for an
	80	extension.

1	Extension in emergency situation
2	(5) An issuing officer may extend the period during which the
3	authorised officer and persons assisting may be away from the premises if:
5	(a) an application is made under subsection (3); and
6	(b) the issuing officer is satisfied, by information on oath or
7 8	affirmation, that there are exceptional circumstances that justify the extension; and
9	(c) the extension would not result in the period ending after the warrant ceases to be in force.
11	64 Completing execution of warrant stopped by court order
12	An authorised officer, and any persons assisting, may complete the
13	execution of a warrant that has been stopped by an order of a court
14	if:
15	(a) the order is later revoked or reversed on appeal; and
16 17	(b) the warrant is still in force when the order is revoked or reversed.
18	65 Expert assistance to operate electronic equipment
19	(1) This section applies to premises to which a warrant relates.
20	Securing equipment
21	(2) An authorised officer may do whatever is necessary to secure any
22	electronic equipment that is on premises if he or she believes on
23	reasonable grounds that:
24	(a) there is on the premises evidential material of the kind
25	specified in the warrant; and
26	(b) that evidential material may be accessible by operating the
27	equipment; and
28	(c) expert assistance is required to operate the equipment; and
29	(d) the evidential material may be destroyed, altered or otherwise
30	interfered with, if the authorised officer does not take action under this subsection.
31	under this subsection.

1 2		The equipment may be secured by locking it up, placing a guard or any other means.
3	(3)	The authorised officer must give notice to the occupier of the
4	. ,	premises, or another person who apparently represents the
5		occupier, of:
6		(a) his or her intention to secure the equipment; and
7 8		(b) the fact that the equipment may be secured for up to 24 hours.
9		Period equipment may be secured
10 11	(4)	The equipment may be secured until the earlier of the following happens:
12		(a) the 24-hour period ends;
13		(b) the equipment has been operated by the expert.
14		Note: For compensation for damage to electronic equipment, see section 66.
15		Extensions
16	(5)	The authorised officer may apply to an issuing officer for an
17	. ,	extension of the 24-hour period if he or she believes on reasonable
18 19		grounds that the equipment needs to be secured for more than that period.
20	(6)	Before making the application, the authorised officer must give
21		notice to the occupier of the premises, or another person who
22		apparently represents the occupier, of his or her intention to apply
23 24		for an extension. The occupier or other person is entitled to be heard in relation to that application.
25	(7)	The provisions of this Part relating to the issue of warrants apply,
26	()	with such modifications as are necessary, to the issue of an
27		extension.
28	(8)	The 24-hour period may be extended more than once.
29	66 Compe	ensation for damage to electronic equipment
30	(1)	This section applies if:

1	(a) as a result of electronic equipment being operated as
2	mentioned in this Part:
3	(i) damage is caused to the equipment; or
4	(ii) the data recorded on the equipment is damaged; or
5	(iii) programs associated with the use of the equipment, or
6	with the use of the data, are damaged or corrupted; and
7	(b) the damage or corruption occurs because:
8	(i) insufficient care was exercised in selecting the person
9	who was to operate the equipment; or
10	(ii) insufficient care was exercised by the person operating
11	the equipment.
10	(2) The Commonwealth must now the evener of the equipment on the
12 13	(2) The Commonwealth must pay the owner of the equipment, or the user of the data or programs, such reasonable compensation for the
13 14	damage or corruption as the Commonwealth and the owner or user
15	agree on.
	·
16	(3) However, if the owner or user and the Commonwealth fail to
17	agree, the owner or user may institute proceedings in a court of
18	competent jurisdiction for such reasonable amount of
19	compensation as the court determines.
20	(4) In determining the amount of compensation payable, regard is to
21	be had to whether the occupier of the premises, or the occupier's
22	employees or agents, if they were available at the time, provided
23	any appropriate warning or guidance on the operation of the
24	equipment.
25	

Division 4—Occupier's rights and responsibilities

2	67	Occupier entitled to observe execution of warrant
3		(1) The occupier, or another person who apparently represents the
4		occupier, is entitled to observe the execution of a warrant if the
5 6		occupier or other person is present at the premises while the warrant is being executed.
7 8		(2) The right to observe the execution of the warrant ceases if the occupier or other person impedes that execution.
9 10		(3) This section does not prevent the execution of the warrant in 2 or more areas of the premises at the same time.
11	68	Occupier to provide authorised officer with facilities and
12		assistance
13		(1) The occupier of premises to which a warrant relates, or another
14		person who apparently represents the occupier, must provide:
15		(a) an authorised officer executing the warrant; and
16		(b) any person assisting the authorised officer;
17		with all reasonable facilities and assistance for the effective
18		exercise of their powers, and the effective performance of their
19		functions and duties.
20		Offence
21		(2) A person commits an offence if:
22		(a) the person is subject to subsection (1); and
23		(b) the person fails to comply with that subsection.
24 25		Penalty for contravention of this subsection: 30 penalty units.

Division 5—General provisions relating to seizure

2	69	Copies of seized things to be provided
3		(1) This section applies if:
4		(a) a warrant is being executed in relation to premises; and
5		(b) an authorised officer seizes one or more of the following
6		from the premises under this Part:
7		(i) a document, film, computer file or other thing that can
8		be readily copied;
9		(ii) a storage device, the information in which can be
10		readily copied.
11		(2) The occupier of the premises, or another person who apparently
12		represents the occupier and who is present when the warrant is
13		executed, may request the authorised officer to give a copy of the
14		thing or the information to the occupier or other person.
15		(3) The authorised officer must comply with such a request as soon as
16		practicable after the seizure.
17		(4) However, the authorised officer is not required to comply with
18		such a request if possession of the document, film, computer file,
19		thing or information by the occupier or other person could
20		constitute an offence against a law of the Commonwealth.
21	70	Receipts for seized things
22		(1) An authorised officer must provide a receipt for a thing that is
23		seized under this Part.
24		(2) One receipt may cover 2 or more things that are seized.
25	71	Return of seized things
26		(1) The Secretary must take reasonable steps to return a thing seized
27		under this Part when the earliest of the following happens:
28		(a) the reason for the thing's seizure no longer exists;
29		(b) it is decided that the thing is not to be used in evidence;
30		(c) the period of 60 days after the thing's seizure ends.

1	1	Note: See subsections (2) and (3) for exceptions to this rule.
2	Ì	Exceptions
3	(2) \$	Subsection (1):
4		(a) is subject to any contrary order of a court; and
5		(b) does not apply if the thing:
6		(i) is forfeited or forfeitable to the Commonwealth; or
7		(ii) is the subject of a dispute as to ownership.
8	(3)	The Secretary is not required to take reasonable steps to return a
9	t	hing because of paragraph (1)(c) if:
10		(a) proceedings in respect of which the thing may afford
11		evidence were instituted before the end of the 60 days and
12		have not been completed (including an appeal to a court in
13		relation to those proceedings); or
14		(b) the thing may continue to be retained because of an order
15		under section 72; or
16		(c) the Commonwealth, the Secretary or an authorised officer is
17		otherwise authorised (by a law, or an order of a court, of the
18 19		Commonwealth or of a State or Territory) to retain, destroy, dispose of or otherwise deal with the thing.
20	Î	Return of thing
21	(4)	A thing that is required to be returned under this section must be
22		returned to the person from whom it was seized (or to the owner if
23		hat person is not entitled to possess it).
24	72 Issuing	officer may permit a seized thing to be retained
25	1	Application to retain seized thing
26	(1) 7	The Secretary may apply to an issuing officer for an order
26 27		The Secretary may apply to an issuing officer for an order permitting the retention of a thing seized under this Part for a
28		Further period if proceedings in respect of which the thing may
29		afford evidence have not commenced before the end of:
30		(a) 60 days after the seizure; or
-		· · · · · · · · · · · · · · · · · · ·

5 retention of the thing	to discover who has an interest in the ; and lo so, notify each person whom the
5 retention of the thing	and and so, notify each person whom the
	lo so, notify each person whom the
6 (b) if it is practicable to 0	
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Secretary believes to application.	have such an interest of the proposed
9 Order to retain seized thing	
10 (3) The issuing officer may ord	ler that the thing may continue to be
	ied in the order if the issuing officer is
•	for the thing to continue to be retained:
13 (a) for the purposes of in	vestigating whether:
	een committed against this Act, or the
	or the Criminal Code to the extent that
it relates to this	<i>'</i>
17 (ii) a civil penalty p. 18 contravened; or	rovision in this Act has been
(b) to enable evidence of	such an offence or contravention to be
· /	ses of a prosecution or action.
21 (4) The period specified must i	not exceed 3 years.
73 Disposal of seized things	
23 (1) The Secretary may dispose	of a thing seized under this Part if:
24 (a) the Secretary has take	en reasonable steps to return the thing to
a person; and	
26 (b) either:	
27 (i) the Secretary ha	s been unable to locate the person; or
28 (ii) the person has re	efused to take possession of the thing.
29 (2) The Secretary may dispose	of the thing in any manner that he or
she thinks appropriate.	

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74 Compensation for acquisition of property

- (1) If the operation of section 73 would result in an acquisition of property from a person otherwise than on just terms, the Commonwealth is liable to pay a reasonable amount of compensation to the person.
- (2) If the Commonwealth and the person do not agree on the amount of the compensation, the person may institute proceedings in a court of competent jurisdiction for the recovery from the Commonwealth of such reasonable amount of compensation as the court determines.

Division 6—Issue of warrants

2	75 Issue of warrants
3	Application for warrant
4 5	(1) An authorised officer may apply to an issuing officer for a warrant under this section in relation to premises.
6	Issue of warrant
7 8 9 10	(2) The issuing officer may issue the warrant if the issuing officer is satisfied, by information on oath or affirmation, that there are reasonable grounds for suspecting that there is, or there may be within the next 72 hours, evidential material on the premises.
11 12 13 14 15	(3) However, the issuing officer must not issue the warrant unless the authorised officer or some other person has given to the issuing officer, either orally or by affidavit, such further information (if any) as the issuing officer requires concerning the grounds on which the issue of the warrant is being sought.
16	Content of warrant
17	(4) The warrant must:
18 19	(a) state the offence or offences, or civil penalty provision or civil penalty provisions, to which the warrant relates; and(b) describe the provision to which the provision or the control of the con
20	(b) describe the premises to which the warrant relates; and(c) state that the warrant is issued under this Division; and
21 22	(d) specify the kind of evidential material that is to be searched
23	for under the warrant; and
24	(e) state that the evidential material specified, and any other
25	evidential material found in the course of executing the
26	warrant, may be seized under the warrant; and
27	(f) name one or more authorised officers; and
28	(g) authorise the authorised officers named in the warrant:
29	(i) to enter the premises; and
30	(ii) to exercise the powers set out in this Part in relation to

the premises; and

1 2	(h) state whether entry is authorised to be made at any time of the day or during specified hours of the day; and
3	(i) specify the day (not more than 1 week after the issue of the
4	warrant) on which the warrant ceases to be in force.
5	76 Warrants by telephone, fax etc.
6	Application for warrant
7	(1) An authorised officer may apply to an issuing officer by telephone,
8	fax or other electronic means for a warrant under section 75 in relation to premises:
10	(a) in an urgent case; or
11	(b) if the delay that would occur if an application were made in
12	person would frustrate the effective execution of the warrant.
13	(2) The issuing officer may require communication by voice to the
14	extent that it is practicable in the circumstances.
15	(3) Before applying for the warrant, the authorised officer must
16	prepare an information of the kind mentioned in subsection 75(2)
17	in relation to the premises that sets out the grounds on which the
18 19	warrant is sought. If it is necessary to do so, the authorised officer may apply for the warrant before the information is sworn or
20	affirmed.
21	Issuing officer may complete and sign warrant
22	(4) The issuing officer may complete and sign the same warrant that
23	would have been issued under section 75 if the issuing officer is
24	satisfied that there are reasonable grounds for doing so:
25	(a) after considering the terms of the information; and
26	(b) after receiving such further information (if any) as the issuing
27	officer requires concerning the grounds on which the issue of
28	the warrant is being sought.
29	(5) After completing and signing the warrant, the issuing officer must
30	inform the authorised officer, by telephone, fax or other electronic
31	means, of:
32	(a) the terms of the warrant; and

1 2	(b) the day on which, and the time at which, the warrant was signed.
3	Obligations on authorised officer
4	(6) The authorised officer must then do the following:
5	(a) complete a form of warrant in the same terms as the warrant
6	completed and signed by the issuing officer;
7	(b) state on the form the following:
8	(i) the name of the issuing officer;
9 10	(ii) the day on which, and the time at which, the warrant was signed;
11	(c) send the following to the issuing officer:
12	(i) the form of warrant completed by the authorised officer
13	(ii) the information referred to in subsection (3), which
14	must have been duly sworn or affirmed.
15	(7) The authorised officer must comply with paragraph (6)(c) by the
16	end of the day after the earlier of the following:
17	(a) the day on which the warrant ceases to be in force;
18	(b) the day on which the warrant is executed.
19	Issuing officer to attach documents together
20	(8) The issuing officer must attach the documents provided under
21	paragraph (6)(c) to the warrant signed by the issuing officer.
22	77 Authority of warrant
23	(1) A form of warrant duly completed under subsection 76(6) is
24	authority for the same powers as are authorised by the warrant
25	signed by the issuing officer under subsection 76(4).
26	(2) In any proceedings, a court is to assume (unless the contrary is
27	proved) that an exercise of power was not authorised by a warrant
28	under section 76 if:
29	(a) it is material, in those proceedings, for the court to be
30	satisfied that the exercise of power was authorised by that section; and
31	section, and

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(b) the warrant signed by the issuing officer authorising the exercise of the power is not produced in evidence.

78 Offence relating to warrants by telephone, fax etc.

3 An authorised officer must not: 4 (a) state in a document that purports to be a form of warrant 5 under section 76 the name of an issuing officer unless that 6 issuing officer signed the warrant; or 7 (b) state on a form of warrant under that section a matter that, to 8 the authorised officer's knowledge, departs in a material 9 particular from the terms of the warrant signed by the issuing 10 officer under that section; or 11 (c) purport to execute, or present to another person, a document 12 that purports to be a form of warrant under that section that 13 the authorised officer knows departs in a material particular 14 from the terms of a warrant signed by an issuing officer 15 under that section; or 16 (d) give to an issuing officer a form of warrant under that section 17 that is not the form of warrant that the authorised officer 18 purported to execute. 19

Penalty: Imprisonment for 2 years.

Division 7—Powers of issuing officers

79 Powers of issuing officers

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3	Consent to conferral of powers
4	(1) An issuing officer may, by writing, consent to have powers
5	conferred by this Part.

Nomination by Attorney-General

(2) The Attorney-General may, by writing, nominate an issuing officer in relation to whom a consent is in force under subsection (1) to exercise powers conferred by this Part.

Powers conferred personally

- (3) A power conferred on an issuing officer by this Part is conferred on the issuing officer:
 - (a) in a personal capacity; and
 - (b) in relation to a Judge of a court created by the Parliament or a Federal Magistrate—not as a court or a member of a court.

Protection and immunity—Judges and Federal Magistrates

- (4) An issuing officer who is a Judge of a court created by the Parliament, or a Federal Magistrate, exercising a power conferred by this Part has the same protection and immunity as if he or she were exercising the power:
 - (a) as the court of which the issuing officer is a member; or
 - (b) as a member of the court of which the issuing officer is a member.

Protection and immunity—Deputy Presidents and non-presidential members

(5) An issuing officer who is a Deputy President or non-presidential member of the Administrative Appeals Tribunal exercising a power conferred by this Part has the same protection and immunity as a Justice of the High Court.

1 2	Part 3—Power to require persons to give information, produce documents or answer
3 4	questions
	80 Power to require persons to give information, produce decument
5 6	80 Power to require persons to give information, produce documents or answer questions
7	(1) An authorised officer may give a notice to a person under
8	subsection (2) if the authorised officer has reason to believe that
9 10	the person has information or a document that is relevant to the administration or enforcement of this Act.
11	(2) The authorised officer may, by written notice given to the person,
12	require the person:
13	(a) to give any such information to a specified authorised officer
14	or
15 16	(b) to produce any such document to a specified authorised officer; or
17	(c) to appear before a specified authorised officer to answer
18	questions.
19	Note: For self-incrimination, see section 83.
20	(3) The notice must:
21	(a) if paragraph (2)(a) or (b) applies:
22	(i) specify the period (which must be at least 14 days after
23	the notice is given to the person) within which the
24	person is required to comply with the notice; and
25	(ii) specify the manner in which the person is required to
26	comply with the notice; and
27 28	(b) if paragraph (2)(c) applies—specify a time and place at which the person is to appear; and
20 29	(c) in any case—state the effect of subsection (6) (offence for
30	failure to comply).
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1		Oath or affirmation
2 3 4	(4)	An authorised officer may require answers provided under paragraph (2)(c) to be verified by, or given on, oath or affirmation and either orally or in writing.
5 6	(5)	An authorised officer to whom information or answers are verified or given may administer the oath or affirmation.
7		Offence
8 9 10	(6)	A person commits an offence if: (a) the person is given a notice under subsection (2); and(b) the person fails to comply with the notice.
11 12		Penalty for contravention of this subsection: 30 penalty units.

1 2	Part 4—I	viiscellaneous
3	81 Appoints	ment of authorised officers
4 5		The Secretary may, in writing, appoint the following persons as uthorised officers:
6 7		(a) a person who is appointed or engaged under the <i>Public Service Act 1999</i> ;
8 9		(b) a member or special member of the Australian Federal Police.
10 11 12	th	The Secretary may appoint a person as an authorised officer only if the Secretary is satisfied that the person has suitable qualifications, raining or experience.
13 14		an authorised officer is appointed for the period specified in the astrument of appointment.
15 16	N	An authorised officer is eligible for reappointment (see section 33AA of the <i>Acts Interpretation Act 1901</i>).
17	82 Identity	cards
18	(1) T	The Secretary must issue an identity card to an authorised officer.
19	F	Form of identity card
20	(2) T	he identity card must:
21		(a) be in the form approved by the Secretary; and
22		(b) contain a recent photograph of the authorised officer.
23	A	uthorised officer must carry card
24	(3) A	an authorised officer must carry the identity card at all times when
25		xercising powers and performing functions and duties as an
26	a	uthorised officer.
27	C	Offence
28	(4) A	a person commits an offence if:

1		(a) the	person ceases to be an authorised officer; and
2		(b) wit	thin 14 days of so ceasing, the person does not return the
3		per	rson's identity card to the Secretary.
4		Penalty:	1 penalty unit.
5	(5)	Subsection	on (4) is an offence of strict liability.
6 7		Note:	For offences of strict liability, see subsection 6.1(1) of the <i>Criminal Code</i> .
8		Exceptio	n—card lost or destroyed
9 10	(6)	Subsection	on (4) does not apply if the identity card was lost or d.
11 12		Note:	A defendant bears an evidential burden in relation to the matter in this subsection (see subsection 13.3(3) of the <i>Criminal Code</i>).
13	83 Self-inc	criminat	ion
14	(1)	A person	n is not excused from giving information, producing a
15			nt or answering a question under subsection 58(2) or 80(2)
16		_	round that the information, the production of the document
17 18			er to the question, might tend to incriminate the person or he person to a penalty.
19	(2)	Howeve	r, in the case of an individual none of the following is
20	(2)		ble in evidence against the individual in criminal
21		proceedi	
22		(a) the	e information given, the document produced or the answer
23		giv	ven;
24			ving the information, producing the document or answering
25			e question;
26			y information, document or thing obtained as a direct or
27			lirect consequence of giving the information, producing
28 29		ine	e document or answering the question.

Chapter 5—Enforcing compliance with this Act

Part 1—Simplified outline

84 Simplified outline

The following is a simplified outline of this Chapter:

• Civil penalty orders may be sought under Part 2 of this Chapter from the Federal Court in relation to contraventions of civil penalty provisions.

- Part 2 also contains some rules of general application in relation to civil penalty provisions.
- Alternatively, a person can be given an infringement notice under Part 3 of this Chapter in relation to a contravention of an offence of strict liability.
- A person who is given an infringement notice can choose to pay an amount as an alternative to having court proceedings brought against the person for a contravention of an offence or civil penalty provision. If the person does not choose to pay the amount, proceedings can be brought against the person in relation to the contravention.

Part 2—Civil penalty provisions

Division 1—Obtaining a civil penalty order

85 (Civil	penalty	orders
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3	85 Civil p	enalty orders
4		Application for order
5	(1)	The Secretary may apply to the Federal Court for an order that a
6		person, who is alleged to have contravened a civil penalty
7		provision, pay the Commonwealth a pecuniary penalty.
8	(2)	The Secretary must make the application within 6 years of the
9		alleged contravention.
10		Court may order person to pay pecuniary penalty
11	(3)	If the Federal Court is satisfied that the person has contravened the
12		civil penalty provision, the court may order the person to pay to the
13		Commonwealth such pecuniary penalty for the contravention as the
14		court determines to be appropriate.
15 16		Note: Subsection (5) sets out the maximum penalty that the court may order the person to pay.
17	(4)	An order under subsection (3) is a <i>civil penalty order</i> .
18		Determining pecuniary penalty
19	(5)	The pecuniary penalty must not be more than:
20		(a) if the person is a body corporate—5 times the amount of the
21		pecuniary penalty specified for the civil penalty provision;
22		and
23		(b) otherwise—the amount of the pecuniary penalty specified for
24		the civil penalty provision.
25	(6)	In determining the pecuniary penalty, the court may take into
26		account all relevant matters, including:
27		(a) the nature and extent of the contravention; and
28		(b) the nature and extent of any loss or damage suffered because
29		of the contravention; and

1			(c) the circumstances in which the contravention took place; and
2			(d) whether the person has previously been found by a court in
3			proceedings under one or more of the following to have
4			engaged in any similar conduct:
5			(i) this Act;
6			(ii) the Crimes Act 1914 or the Criminal Code in relation to
7			this Act.
8	86	Civil en	forcement of penalty
9		(1)	A pecuniary penalty is a debt payable to the Commonwealth.
10			The Commonwealth may enforce a civil penalty order as if it were
11			an order made in civil proceedings against the person to recover a
12			debt due by the person. The debt arising from the order is taken to
13			be a judgement debt.
14	87	Conduc	et contravening more than one civil penalty provision
15		(1)	If conduct constitutes a contravention of 2 or more civil penalty
16			provisions, proceedings may be instituted under this Part against a
17			person in relation to the contravention of any one or more of those
18			provisions.
19		(2)	However, the person is not liable to more than one pecuniary
20			penalty under this Part in relation to the same conduct.
21	88	Multiple	e contraventions
22		(1)	The Federal Court may make a single civil penalty order against a
23			person for multiple contraventions of a civil penalty provision if
24			proceedings for the contraventions are founded on the same facts,
25			or if the contraventions form, or are part of, a series of
26		1	contraventions of the same or a similar character.
27			However, the penalty must not exceed the sum of the maximum
28			penalties that could be ordered if a separate penalty were ordered
29			for each of the contraventions.

1	89 Proceedings may be heard together
2	The Federal Court may direct that 2 or more proceedings for civil
3	penalty orders are to be heard together.
4	90 Civil evidence and procedure rules for civil penalty orders
5	The Federal Court must apply the rules of evidence and procedure
6	for civil matters when hearing proceedings for a civil penalty
7	order.
8	91 Contravening a civil penalty provision is not an offence
9	A contravention of a civil penalty provision is not an offence.
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Division 2—Civil proceedings and criminal proceedings

2	92	Civil proceedings after criminal proceedings
3		The Federal Court may not make a civil penalty order against a
4		person for a contravention of a civil penalty provision if the person
5		has been convicted of an offence constituted by conduct that is the
6 7		same, or substantially the same, as the conduct constituting the contravention.
8	93	Criminal proceedings during civil proceedings
9		(1) Proceedings for a civil penalty order against a person for a
10		contravention of a civil penalty provision are stayed if:
11		(a) criminal proceedings are commenced or have already been
12		commenced against the person for an offence; and
13		(b) the offence is constituted by conduct that is the same, or
14		substantially the same, as the conduct alleged to constitute
15		the contravention.
16		(2) The proceedings for the order (the <i>civil proceedings</i>) may be
17		resumed if the person is not convicted of the offence. Otherwise,
18		the civil proceedings are dismissed.
19	94	Criminal proceedings after civil proceedings
20		Criminal proceedings may be commenced against a person for
21		conduct that is the same, or substantially the same, as conduct that
22		would constitute a contravention of a civil penalty provision
23		regardless of whether a civil penalty order has been made against
24		the person in relation to the contravention.
25	95	Evidence given in civil proceedings not admissible in criminal
26		proceedings
27		(1) Evidence of information given, or evidence of production of
28		documents, by an individual is not admissible in criminal
29		proceedings against the individual if:

1	(a) the individual previously gave the evidence or produced the
2	documents in proceedings for a civil penalty order against the
3	individual for an alleged contravention of a civil penalty
4	provision (whether or not the order was made); and
5	(b) the conduct alleged to constitute the offence is the same, or
6	substantially the same, as the conduct alleged to constitute
7	the contravention.
8	(2) However, subsection (1) does not apply to criminal proceedings in
9	relation to the falsity of the evidence given by the individual in the
10	proceedings for the civil penalty order.
11	

Division 3—Miscellaneous

2	96 Ancillary contravention of civil penalty provisions
3	(1) A person must not:
4	(a) attempt to contravene a civil penalty provision; or
5	(b) aid, abet, counsel or procure a contravention of a civil
6	penalty provision; or
7	(c) induce (by threats, promises or otherwise) a contravention of
8	a civil penalty provision; or
9	(d) be in any way, directly or indirectly, knowingly concerned in
10	or party to, a contravention of a civil penalty provision; or
11 12	(e) conspire with others to effect a contravention of a civil penalty provision.
13	Note: Section 98 (which provides that a person's state of mind does not need
14 15	to be proven in relation to a civil penalty provision) does not apply to this subsection.
16	Civil penalty
17	(2) A person who contravenes subsection (1) in relation to a civil
18	penalty provision is taken to have contravened the provision.
19	97 Mistake of fact
20	(1) A person is not liable to have a civil penalty order made against the
21	person for a contravention of a civil penalty provision if:
22 23	(a) at or before the time of the conduct constituting the contravention, the person:
24	(i) considered whether or not facts existed; and
25	(ii) was under a mistaken but reasonable belief about those
26	facts; and
27	(b) had those facts existed, the conduct would not have
28	constituted a contravention of the civil penalty provision.
29	(2) For the purposes of subsection (1), a person may be regarded as
30	having considered whether or not facts existed if:

1 2 3	 (a) the person had considered, on a previous occasion, whether those facts existed in the circumstances surrounding that occasion; and
4	(b) the person honestly and reasonably believed that the
5 6	circumstances surrounding the present occasion were the same, or substantially the same, as those surrounding the
7	previous occasion.
8	(3) A person who wishes to rely on subsection (1) or (2) in
9	proceedings for a civil penalty order bears an evidential burden in relation to that matter.
11	98 State of mind
12	(1) In proceedings for a civil penalty order against a person for a
13	contravention of a civil penalty provision (other than subsection
14	96(1)), it is not necessary to prove:
15	(a) the person's intention; or
16	(b) the person's knowledge; or
17	(c) the person's recklessness; or
18	(d) the person's negligence; or
19	(e) any other state of mind of the person.
20	(2) Subsection (1) of this section does not affect the operation of
21	section 97 (mistake of fact).
22	99 Civil penalty provisions contravened by employees, agents or
23	officers
24	If an element of a civil penalty provision is done by an employee,
25	agent or officer of a body corporate acting within the actual or
26	apparent scope of his or her employment, or within his or her
27	actual or apparent authority, the element must also be attributed to
28	the body corporate.
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Part 3—Infrir	igement	notices
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3	100 When an infringement notice may be given
3	·
4	(1) If an authorised officer has reasonable grounds to believe that a
5 6	person has contravened an offence of strict liability in Chapter 3, the authorised officer may give to the person an infringement
7	notice for the alleged contravention.
8 9	(2) The infringement notice must be given within 12 months after the day on which the contravention is alleged to have taken place.
10 11	(3) A single infringement notice must relate only to a single contravention of a single provision.
12	101 Matters to be included in an infringement notice
13	An infringement notice must:
14	(a) be identified by a unique number; and
15	(b) state the day on which it is given; and
16	(c) state the name of the person to whom the notice is given; and
17	(d) state the name of the person who gave the notice; and
18	(e) give brief details of the alleged contravention, including:
19	(i) the provision that was allegedly contravened; and
20	(ii) the maximum penalty that a court could impose for the
21	contravention; and
22	(iii) the time (if known) and day of, and the place of, the
23	alleged contravention; and
24	(f) state that the following amount is payable under the notice:
25	(i) if the person is a body corporate—60 penalty units;
26	(ii) otherwise—12 penalty units; and
27	(g) give an explanation of how payment of the amount is to be
28	made; and
29	(h) state that, if the person to whom the notice is given pays the
30	amount within 28 days after the day the notice is given, then
31	(unless the notice is withdrawn) neither criminal proceedings

1		nor proceedings for a civil penalty order, will be brought in relation to the alleged contravention; and
2	(;)	•
3	(1)	state that payment of the amount is not an admission of guilt or liability; and
5	(j)	state that the person may apply to the Secretary to have the
6		period in which to pay the amount extended; and
7 8	(k)	state that the person may choose not to pay the amount and, if the person does so, the person may be prosecuted in a court
9		for the alleged contravention, or proceedings for a civil
10 11		penalty order may be brought in relation to the alleged contravention; and
	(1)	·
12		set out how the notice can be withdrawn; and
13	(m)	state that if the notice is withdrawn:
14		(i) any amount paid under the notice must be refunded; and
15		(ii) the person may be prosecuted in a court for the alleged
16		contravention, or proceedings for a civil penalty order
17 18		may be brought in relation to the alleged contravention; and
19	(n)	state that the person may make written representations to the
20	()	Secretary seeking the withdrawal of the notice.
21	102 Extension	of time to pay amount
22	(1) A pe	erson to whom an infringement notice has been given may
23	apply	y to the Secretary for an extension of the period referred to in
24	paraş	graph 101(h).
25		e application is made before the end of that period, the
26		etary may, in writing, extend that period. The Secretary may
27	do so	before or after the end of that period.
28		e Secretary extends that period, a reference in this Part, or in a
29		ee or other instrument under this Part, to the period referred to
30		aragraph 101(h) is taken to be a reference to that period so
31	exter	nded.
32	(4) If the	e Secretary does not extend that period, a reference in this Part,
33	or in	a notice or other instrument under this Part, to the period

1 2	referred to in paragraph 101(h) is taken to be a reference to the period that ends on the later of the following days:
3	(a) the day that is the last day of the period referred to in
4	paragraph 101(h);
5 6	(b) the day that is 7 days after the day the person was given notice of the Secretary's decision not to extend.
7 8	(5) The Secretary may extend the period more than once under subsection (2).
9	103 Withdrawal of an infringement notice
10	Representations seeking withdrawal of notice
11	(1) A person to whom an infringement notice has been given may
12	make written representations to the Secretary seeking the
13	withdrawal of the notice.
14	Withdrawal of notice
15	(2) The Secretary may withdraw an infringement notice given to a
16	person (whether or not the person has made written representations
17	seeking the withdrawal).
18	(3) When deciding whether or not to withdraw an infringement notice
19	(the <i>relevant infringement notice</i>), the Secretary:
20	(a) must take into account any written representations seeking
21	the withdrawal that were given by the person to the
22	Secretary; and
23	(b) may take into account the following:
24	(i) whether a court has previously imposed a penalty on the
25	person for a contravention of an offence or civil penalty
26	provision in this Act;
27	(ii) the circumstances of the alleged contravention;
28	(iii) whether the person has paid an amount, stated in an
29	earlier infringement notice, for an offence that is
30	constituted by conduct that is the same, or substantially
31	the same, as the conduct alleged to constitute the
32	offence in the relevant infringement notice;

1		(iv) any other matter the Secretary considers relevant.
2		Notice of withdrawal
3	(4)	Notice of the withdrawal of the infringement notice must be given
4		to the person. The withdrawal notice must state:
5		(a) the person's name and address; and
6		(b) the day the infringement notice was given; and
7		(c) the identifying number of the infringement notice; and
8		(d) that the infringement notice is withdrawn; and
9		(e) that the person may be prosecuted in a court for the alleged
10		contravention, or proceedings for a civil penalty order may
1		be brought in relation to the alleged contravention.
12		Refund of amount if infringement notice withdrawn
13	(5)	If:
14	, ,	(a) the Secretary withdraws the infringement notice; and
15		(b) the person has already paid the amount stated in the notice;
16		the Commonwealth must refund to the person an amount equal to
17		the amount paid.
18	104 Effect	of payment of amount
19	(1)	If the person to whom an infringement notice for an alleged
20		contravention of a provision is given pays the amount stated in the
21		notice before the end of the period referred to in paragraph 101(h):
22		(a) any liability of the person for the alleged contravention is
23		discharged; and
24		(b) neither criminal proceedings, nor proceedings for a civil
25		penalty order, may be brought in relation to the alleged
26		contravention; and
27		(c) the person is not regarded as having admitted guilt or liability
28		for the alleged contravention; and
29		(d) the person is not regarded as having been convicted of the
30		alleged offence.
31	(2)	Subsection (1) does not apply if the notice has been withdrawn.

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105 Effect of this Part

2	This Part does not:
3	(a) require an infringement notice to be given to a person for an
4	alleged contravention of an offence; or
5	(b) affect the liability of a person for an alleged contravention of
6	an offence if:
7	(i) the person does not comply with an infringement notice
8	given to the person for the contravention; or
9	(ii) an infringement notice is not given to the person for the
10	contravention; or
1	(iii) an infringement notice is given to the person for the
12	contravention and is subsequently withdrawn; or
13	(c) prevent the giving of 2 or more infringement notices to a
14	person for an alleged contravention of an offence; or
15	(d) limit a court's discretion to determine the amount of a
16	penalty to be imposed on a person who is found to have
17	contravened an offence.
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Chapter 6—Miscellaneous provisions

Part 1—Simplified outline

106 Simplified outline

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The following is a simplified outline of this Chapter:

• Part 2 of this Chapter contains miscellaneous provisions, such as the Secretary's delegation power and reporting to Parliament on contraventions of this Act.

Part 2—Miscellaneous	provisions
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Part 2-	—Miscellaneous provisions
107 Dele	gation
(1) The Secretary may, in writing, delegate to an SES employee, or acting SES employee, in the Department all or any of the Secretary's powers or functions under this Act.
	Note: SES employee and acting SES employee are defined in section 2B of the Acts Interpretation Act 1901.
(2) In exercising powers or functions delegated under subsection (1), the delegate must comply with any directions of the Secretary.
108 Repo	orts to Parliament
(1) As soon as practicable after the end of each financial year, the Minister must cause to be prepared a report on:
	(a) the number and nature of any contraventions of this Act occurring in the financial year; and
	(b) action taken in response to each contravention.
(2	A person who prepares a report under subsection (1) must give a copy to the Minister.
(3	The Minister must cause the report to be included in the annual report of the Department for that financial year.
109 Regu	ılations
(1) The Governor-General may make regulations prescribing matters:
	(a) required or permitted by this Act to be prescribed; or
	(b) necessary or convenient to be prescribed for carrying out or
	giving effect to this Act.
(2	Without limiting subsection (1), the regulations may, for the
`	purposes of section 46 of the Trans-Tasman Mutual Recognition
	Act 1997, declare that this Act is exempt from the operation of that
	Act.

Miscellaneous provisions **Chapter 6**Miscellaneous provisions **Part 2**

Section 109

Note: The exemption operates for a period of up to 12 months (see subsection 46(4) of that Act).