

New South Wales

Criminal Organisations Legislation Amendment Bill 2009

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to amend various Acts to make further provision to disrupt and restrict the activities of declared organisations within the meaning of the *Crimes (Criminal Organisations Control) Act 2009 (the 2009 Act)*. These are organisations whose members associate for the purpose of organising, planning, facilitating, supporting or engaging in serious criminal activity and that represent a risk to public safety and order in New South Wales and that are the subject of a declaration of an eligible Judge under that Act.

The amendments are described in detail below.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on the date of assent to the Act (with the exception of Schedule 2 which is to commence on a day or days to be appointed by proclamation).

Schedule 1 Amendment of Crimes (Criminal Organisations Control) Act 2009 No 6

Schedule 1 amends the 2009 Act as follows:

- (a) to enable the Supreme Court to make an order for substituted service of notice of an interim control order on the person to whom it relates if it has not been possible to personally serve the notice of the order and (if substituted service also fails) to order its public notification (Schedule 1 [1]—proposed section 16A).
- (b) to make it an offence for a member of a declared organisation who is subject to a control order under that Act to recruit another person to be a member of the organisation (Schedule 1 [2]—proposed section 26A),
- (c) to enable information to be published on the criminal organisations register 28 days after a control order is made in relation to a member of a declared organisation (unless an appeal against the order is lodged before the expiration of that period) (**Schedule 1** [3]–[5]),
- (d) to enable regulatory authorities having functions under legislation relating to authorisations to carry on occupations and activities to enter into arrangements with the Commissioner of Police for the supply of information (including criminal intelligence) concerning declared organisations and their members and associates to assist them in exercising those functions (Schedule 1 [6]—proposed section 30A).

Proposed section 30A will facilitate the operation of provisions relating to the exercise of functions by regulatory authorities to be inserted in various Acts by **Schedule 3** that are described below.

Schedule 2 Amendment of Law Enforcement (Powers and Responsibilities) Act 2002 No 103 (as amended by Act 2009, No 8)

Schedule 2 amends the *Law Enforcement (Powers and Responsibilities) Act 2002* (as recently amended by Act 2009, No 8) to enable an eligible Judge (a Supreme Court judge acting as *persona designata*) to issue a new form of search warrant (a *criminal organisation search warrant*) (see **Schedule 2** [3]).

A criminal organisation search warrant may be issued if there are reasonable grounds to suspect that there is, or within 7 days there will be, in or on premises a thing connected with an organised crime offence. An organised crime offence is a serious indictable offence arising from, or occurring as a result of, organised criminal activity (see the definitions of these terms as inserted by **Schedule 2** [5]–[7]).

An application for a criminal organisation search warrant may be made only by a police officer authorised to make the application by a police officer holding the rank of Superintendent or above (see **Schedule 2 [2] and [8]**). The warrant generally

expires 7 days after issue (see **Schedule 2 [12]–[16]**). The powers exercisable under such a warrant are essentially the same as those exercisable under a standard search warrant (not as will be able to be exercised under a covert search warrant on the commencement of the amendments made to the *Law Enforcement (Powers and Responsibilities) Act 2002* by Act 2009, No 8).

Provision is made for the Ombudsman to inspect the records of the NSW Police Force every 2 years and report on the results of that inspection to ensure that the requirements of the 2002 Act are being complied with in relation to the new form of warrant (**Schedule 2** [17]–[19]). Provision is also made for annual reports on the exercise of the new search powers (**Schedule 2** [20]–[22]).

Schedule 2 [1], [4], [9], [10] and [11] make consequential amendments.

Schedule 2 [23] enables the making of savings and transitional regulations.

Schedule 3 Amendment of other Acts

Schedule 3 (other than **Schedule 3.2 and 3.7**) amends certain Acts to enable regulatory authorities having functions under those Acts relating to authorisations to carry on occupations and activities under the Acts to refuse to grant such authorisations (and to cancel them) where the regulatory authorities have reasonable grounds to believe from information held or provided by the Commissioner of Police in relation to applicants for authorisations or holders of authorisations that:

- (a) the applicants or holders are members of, or regularly associate with one or more members of, a declared organisation within the meaning of the *Crimes* (*Criminal Organisations Control*) Act 2009, and
- (b) the nature and circumstances of the applicants' or holders' relationship with the organisation or its members are such that it could reasonably be inferred that improper conduct that would further the criminal activities of the declared organisation is likely to occur if they hold or continue to hold authorisations.

The amendments include provisions to ensure that any information provided by the Commissioner of Police to the regulatory authorities that is classified by the Commissioner as criminal intelligence is not disclosed.

The Acts amended and authorisations affected are as follows:

- (a) master licences and operator licences under the *Commercial Agents and Private Inquiry Agents Act 2004* (**Schedule 3.1**),
- (b) licences and approvals to manage licensed premises under the *Liquor Act* 2007 (**Schedule 3.3**),
- (c) licences under the *Motor Dealers Act 1974* (Schedule 3.4),
- (d) licences and tradespersons' certificates under the *Motor Vehicle Repairs Act* 1980 (**Schedule 3.5**),

- (e) licences under the *Pawnbrokers and Second-hand Dealers Act 1996* (Schedule 3.6),
- (f) licences and drivers certificates under the *Tow Truck Industry Act 1998* (Schedule 3.8).

Schedule 3.7 amends the definition of *relevant proceeding* in section 4 (1) of the *Surveillance Devices Act 2007*. Section 40 of that Act prohibits the use, communication or publication of protected information (defined to include, for example, information from the use of a surveillance device under a warrant under the Act or relating to an application for such a warrant) except for specified purposes. The proposed amendment will enable protected information to be used in any proceeding in respect of a declaration under Part 2, or a control order under Division 1 or 2 of Part 3, of the *Crimes (Criminal Organisations Control) Act 2009*.

Schedule 3.2 amends the *Criminal Procedure Act 1986* so that the proposed new indictable offence relating to recruitment of members of declared organisations to be inserted in the *Crimes (Criminal Organisations Control) Act 2009* by **Schedule 1 [2]** may be prosecuted summarily.



New South Wales

Criminal Organisations Legislation Amendment Bill 2009

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New South Wales

Criminal Organisations Legislation Amendment Bill 2009

No , 2009

A Bill for

An Act to amend the *Crimes (Criminal Organisations Control) Act 2009* to make further provision with respect to the control of criminal organisations and to amend various other Acts with respect to associates of such organisations; to amend the *Law Enforcement (Powers and Responsibilities) Act 2002* to make further provision with respect to search powers; and for other purposes.

Clause 1 Criminal Organisations Legislation Amendment Bill 2009

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Criminal Organisations Legislation Amendment Act 2009.	3
2	Com	mencement	Ę
	(1)	This Act commences on the date of assent to this Act, except as provided by subsection (2).	6
	(2)	Schedule 2 commences on a day or days to be appointed by proclamation.	8

Schedule 1		le 1	Amendment of Crimes (Criminal Organisations Control) Act 2009 No 6	1 2
[1]	Sect	ion 16	SA.	3
	Inser	t after	section 16:	4
	16A	16A Service of notice of interim control order		5
		(1)	If notice of an interim control order cannot practicably be served on the person to whom it relates in accordance with section 16 (1), the Court may, by order, direct that:	6 7 8
			(a) service of the notice of the order be postponed for a period (not exceeding 28 days) after the period within which it is required to be served under that subsection as specified by the Court, or	9 10 11 12
			(b) instead of personal service, such steps be taken as are specified by the Court in the order for the purpose of bringing the interim control order to the attention of the person.	13 14 15 16
		(2)	The Court must not make an order under subsection (1) unless it is satisfied that the Commissioner has taken all reasonable steps possible to personally serve the person within the period and as required by section 16.	17 18 19 20
		(3)	An order of the Court under subsection (1) (b) may direct that the notice of the interim control order be taken to have been served on the person to whom it relates on the happening of a specified event or on the expiry of a specified time.	21 22 23 24
		(4)	If the Court is satisfied that steps specified in an order under subsection (1) (b) have not (despite the best endeavours of the Commissioner) brought an interim control order to the attention of the person to whom it relates, the Court may specify that the notice of the interim control order be published in the Gazette, a daily newspaper circulating generally in the State or by some other form of public notification.	25 26 27 28 29 30 31
		(5)	Service in accordance with an order of the Court under this section is taken to constitute personal service for the purposes of sections 15 and 16 (1).	32 33 34

[2]	Section 26A								
	Inser	t after	section 26:	2					
	26A	26A Recruiting persons to become member of declared organisation							
		(1)	A controlled member of a declared organisation who recruits another person to become a member of the organisation is guilty of an offence. Maximum penalty: Imprisonment for 5 years.	4 5 6 7					
		(2)	In this section: recruit includes counsel, procure, solicit, incite or induce.	8					
[3]	Sect	ion 30	Criminal organisations register	10					
	Omit may	t "unti appea	l after the last day on which the person to whom the order relates l against the making of the order" from section 30 (3).	11 12					
	Insert instead "before the expiration of the period of 28 days after the control order is made".								
[4]	Sect	ion 30	0 (3)	15					
	Inser	t "befo	ore the expiration of that period" after "does appeal".	16					
[5]] Section 30 (3A)								
	Insert after section 30 (3):								
		(3A)	Information published on the register is to be removed from the register if leave is sought after the 28-day period and is not to be restored to the register unless leave is refused or, if leave is allowed, the appeal is determined or withdrawn. Note. Leave may be given outside the 28-day period under section 24.	19 20 21 22 23					
[6]	Sect	ion 30	DA .	24					
	Insert after section 30:								
	30A	Prov	vision of information relating to criminal organisations	26					
		(1)	In this section:	27					
			authorisation includes the licensing, registration, approval, certification or any other form of authorisation of a person required by or under legislation for the carrying on of an occupation or activity.	28 29 30 31					
			<i>occupation</i> means an occupation, trade, profession or calling of any kind that may only be carried on by a person holding an authorisation.	32 33 34					

	regulatory authority means the person or body having the function conferred by legislation of authorising persons in connection with the carrying on of an occupation or activity.	1 2 3
	regulatory legislation means the legislation requiring the authorisation of persons in connection with the carrying on of an occupation or activity.	4 5 6
(2)	A regulatory authority and the Commissioner may enter into arrangements for the supply to the regulatory authority of information that is contained in the records of the NSW Police Force and concerns:	7 8 9 10
	(a) any organisation that is a declared organisation, and	11
	(b) any controlled member of that organisation who is an applicant for, or holder of, an authorisation under the regulatory legislation, and	12 13 14
	(c) any person who is an applicant for, or holder of, an authorisation under the regulatory legislation and who is a member, or associates with any member, of that organisation,	15 16 17 18
	and that is reasonably necessary for the proper exercise of any function of the regulatory authority relating to authorisations and disciplinary proceedings under the regulatory legislation.	19 20 21
(3)	Those arrangements are sufficient authority for the supply of that information.	22 23
(4)	The regulatory authority is to take steps to maintain the confidentiality of any information provided by the Commissioner under subsection (2) that is criminal intelligence and must not disclose the information to any person unless authorised to do so by the Commissioner.	24 25 26 27 28
(5)	Nothing in this section limits or affects any other power or duty conferred or imposed on the Commissioner or the regulatory authority under the regulatory legislation.	29 30 31

Amendment of Law Enforcement (Powers and Responsibilities) Act 2002 No 103 (as amended by Act 2009, No 8)

(F		Powe	ndment of Law Enforcement ers and Responsibilities) Act 2002 03 (as amended by Act 2009, No 8)	1 2 3		
[1]	Sect	ion 3 l	Interp	retatio	n	4
	Inser	t in alı	phabet	ical ord	der in section 3 (1):	5
					rganisation search warrant means a search warrant or Division 2 of Part 5 in relation to an organised crime	6 7
			offer		i Division 2 of 1 art 3 in relation to an organised erime	8
[2]	Sect	ion 46	Inter	oretatio	on	9
		t at th		of par	agraph (b) of the definition of eligible applicant in	10 11
				, or		12
			(c)		is a criminal organisation search warrant—a police	13
					er authorised to apply for such a warrant under on 46D.	14 15
[3]	Sect	ion 46	i (1), d	efinitio	on of "eligible issuing officer"	16
					organisation search warrant" after "covert search rring in paragraphs (a) and (b).	17 18
[4]	Section 46 (1)					19
	Inser	t in alı	phabet	ical or	der:	20
			orga	nised o	criminal activity—see section 46AA.	21
[5]	Sect	ion 46	AA			22
	Inser	t befor	re sect	ion 46 <i>A</i>	A :	23
4	6AA	Orga	anised	crimii	nal activity	24
		(1)	In th	is Part:		25
			orga	nised o	criminal activity means any activity that:	26
			(a)	is car	rried out on an organised basis, and	27
			(b)		rried out to advance any one or more of the following etives:	28 29
				(i)	obtaining material benefits from conduct constituting a serious indictable offence,	30
				(ii)	obtaining material benefits from conduct engaged in outside New South Wales (including outside	31 32 33

Sc	hedu	le	2

				Australia) that, if it occurred in New South Wales, would constitute a serious indictable offence,	1 2
			(iii)	committing serious violence offences,	3
			(iv)	engaging in conduct outside New South Wales (including outside Australia) that, if it occurred in New South Wales, would constitute a serious violence offence.	4 5 6 7
		impr	isonme	plence offence means an offence punishable by ent for life or for a term of 10 years or more, where the astituting the offence involves:	8 9 10
		(a)	loss o	of a person's life or serious risk of loss of a person's or	11 12
		(b)		us injury to a person or serious risk of serious injury person, or	13 14
		(c)		us damage to property in circumstances endangering afety of any person, or	15 16
		(d)	Part 'that,	erting the course of justice (within the meaning of 7 of the <i>Crimes Act 1900</i>) in relation to any conduct if proved, would constitute a serious violence offence ferred to in paragraph (a), (b) or (c).	17 18 19 20
	(2)	orga other activ	nised rwise c rity is c	poses of this section, an activity is carried out on an basis if it is planned, organised, structured or carried out in such a manner as to indicate that the carried out on more than one occasion and involves one participant.	21 22 23 24 25
[6]	Section 46	A Sea	rchabl	e offences	26
	Insert at the	end o	of section	on 46A (1) (b):	27
			, and		28
		(c)		e warrant is a criminal organisation search warrant— is an organised crime offence.	29 30
[7]	Section 46	A (2)			31
	Insert in alp	habet	ical ord	ler:	32
	-		ng froi	crime offence means any serious indictable offence m, or occurring as a result of, organised criminal	33 34 35

Schedule 2	Amendment of Law Enforcement (Powers and Responsibilities) Act 2002
	No 103 (as amended by Act 2009, No 8)

[8]] Section 46D						
	Insert after section 46C:						
	46D	Auth	ority to apply for criminal organisation search warrant	3			
		(1)	An application for a criminal organisation search warrant may be made by a police officer authorised to make the application by a police officer holding the rank of Superintendent or above.	4 5 6			
		(2)	An authorisation to apply for a criminal organisation search warrant in respect of a searchable offence may be given in accordance with this section if the person giving the authorisation suspects on reasonable grounds that there is, or within 7 days there will be, in or on the premises a thing of a kind connected with the searchable offence.	7 8 9 10 11 12			
[9]	Sect	ion 47	Power to apply for search warrants	13			
			ner than a criminal organisation search warrant)" after "search section 47 (1).	14 15			
[10]	Section 47 (3A)						
	Insert after section 47 (3):						
		(3A)	An eligible applicant may apply to an eligible issuing officer for a criminal organisation search warrant in respect of premises if the eligible applicant has reasonable grounds to suspect that there is, or within 7 days there will be, in or on the premises a thing connected with a searchable offence in relation to the warrant.	18 19 20 21 22			
[11]	Sect	ion 62	Information in, and consideration of, application for warrant	23			
	Inser	t after	section 62 (2):	24			
		(2A)	In addition, an eligible issuing officer must not issue a criminal organisation search warrant unless the application for the warrant includes the following information:	25 26 27			
			(a) the name of the following persons:	28			
			(i) the occupier (if known) of those premises,	29			
			(ii) any person believed to have committed, or to be intending to commit, the searchable offence in respect of which the application is made,	30 31 32			
			(b) whether the occupier is believed to be knowingly concerned with the commission of the searchable offence.	33 34			

[12]	Section 73 Expiry of warrant					
	Insert after	section 73 (2A):	2			
	(2B)	The time so specified for a criminal organisation search warrant is the date that is 7 days after the date on which the warrant is issued.	3 4 5			
[13]	Section 73	3 (3)	6			
	Insert "or warrant".	a criminal organisation search warrant" after "covert search	7 8			
[14]	Section 73	5 (5)	g			
	Omit "or a	covert search warrant".	10			
	Insert inste warrant".	ad ", a covert search warrant or a criminal organisation search	11 12			
[15]	Section 73	(7)	13			
	Insert after section 73 (6):					
	(7)	If no time of expiry is specified in a criminal organisation search warrant, the warrant expires 7 days after issue.	15 16			
[16]	Section 73	A Extension of warrant	17			
	Insert ", a c in section 7	eriminal organisation search warrant" after "covert search warrant" (3A (1).	18 19			
[17]	Section 242 Monitoring of operation of certain provisions of Act by Ombudsman					
	Omit "under this section" from section 242 (3).					
	Insert instead "under subsection (1)".					
[18]	Section 242 (3A)–(3C)					
	Insert after section 242 (3):					
	(3A)	The Ombudsman must inspect the records of the NSW Police Force under Part 5 in relation to criminal organisation search warrants every 2 years after the commencement of this subsection for the purpose of ascertaining whether or not the requirements of that Part (in so far as they relate to criminal organisation search warrants) are being complied with.	26 27 28 29 30 31			
	(3B)	For that purpose, the Ombudsman may require the Commissioner of Police to provide access to the relevant records.	32 33			

Schedule 2 Amendment of Law	=
No 103 (as amende	led by Act 2009, No 8)

	(3C)	of ea prepa that s	Ombudsman must, as soon as practicable after the expiration ach 2 years after the commencement of subsection (3A), are a report of the Ombudsman's work and activities under subsection and furnish a copy of the report to the Attorney eral and the Minister for Police.	1 2 3 4 5		
[19]	Section 24	2 (4)		6		
	Insert "und	er subs	section (3) or (3C)" after "copy of the report".	7		
[20]	Section 24 Minister fo		nual reports to be given to Attorney General and ce	8 9		
	Insert after	section	n 242A (1):	10		
	(1A)	of po	Commissioner of Police must report annually on the exercise owers under Part 5 with respect to criminal organisation ch warrants by police officers.	11 12 13		
[21]	Section 24	2A (3)		14		
	Insert "und	er subs	section (1)" after "report".	15		
[22]	Section 24	2A (3 <i>A</i>	A)	16		
	Insert after section 242A (3):					
	(3A)		report under subsection (1A) is to specify the following ers in relation to the year ended on that 30 June:	18 19		
		(a)	the number of applications for criminal organisation search warrants made under Part 5 and the number of those applications granted,	20 21 22		
		(b)	the number of applications for telephone criminal organisation search warrants and the number of those applications granted,	23 24 25		
		(c)	the number of criminal organisation search warrants executed,	26 27		
		(d)	the number of criminal organisation search warrants under which any things were seized,	28 29		
		(e)	the number of criminal organisation search warrants under which the powers referred to in sections 75A and 75B were exercised,	30 31 32		
		(f)	the number of criminal organisation search warrants under which any things were tested,	33 34		
		(g)	the number of arrests made in connection with searchable offences in respect of which criminal organisation search warrants were executed and the number of those arrests	35 36 37		

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that have led to the laying of charges in relation to the searchable offences concerned, (h) the number of complaints that are made under any Act	1 2 3
	3
about conduct relating to the execution of a criminal	4
organisation search warrant by an executing officer and the	5
number of those complaints that are, or have been, the	6
subject of an investigation under any Act,	7
(i) any other matters requested by the Minister for Police or	8
the Attorney General.	9
[23] Schedule 5 Savings, transitional and other provisions	10
Insert at the end of clause 1 (1):	11
Criminal Organisations Legislation Amendment Act 2009	12

Scł	nedule 3	Δ	Amendment of other Acts	1	
3.1	Commer No 70	cial A	Agents and Private Inquiry Agents Act 2004	2	
[1]	Section 4	Definit	ions	4	
	Insert in al	habeti	ical order in section 4 (1):	5	
		Com	<i>inal intelligence</i> means information classified by the missioner as criminal intelligence within the meaning of the these (Criminal Organisations Control) Act 2009.	6 7 8	
[2]	Section 4	(1), de	finition of "disqualified individual"	9	
			because of subsection (2A) or otherwise)" after "fit and paragraph (c).	10 11	
[3]	Section 4	1), de	finition of "disqualified individual"	12	
	Insert at the end of paragraph (f):				
			, or	14	
		(g)	an individual who is a controlled member of a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> .	15 16 17	
			Note. Controlled members are prohibited from applying for licences—see section 27 of the <i>Crimes (Criminal Organisations Control) Act 2009.</i>	18 19 20	
[4]	Section 4	(2A)		21	
	Insert after section 4 (2):				
	(2A)		he purposes of paragraph (c) of the definition of disqualified	23	
			<i>pidual</i> , an individual is not a fit and proper person to hold a ce under this Act if the Commissioner has reasonable	24 25	
		grou	nds to believe from information held in relation to the vidual:	26 27	
		(a)	that the individual is a member of, or regularly associates	28	
			with one or more members of, a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> , and	29 30 31	
		(b)	that the nature and circumstances of the individual's	32	
			relationship with the declared organisation or its members are such that it could reasonably be inferred that improper	33 34	
			conduct that would further the criminal activities of the	35	
			declared organisation is likely to occur if the individual	36	
			were to hold or continue to hold a licence under this Act	37	

[5]		Application to master licences of Licensing and Registration Procedures) Act 2002	1 2
	Insert at the	Note. Section 7 (3) of this Act provides that the Commissioner is not, under this or any other Act or law, required to give any reasons for not granting a master licence if the giving of those reasons would disclose any criminal intelligence. Accordingly, Part 2 of Chapter 5 of the Administrative Decisions Tribunal Act 1997 does not apply to any decision to refuse to grant a licence based on such information to the extent that it would require disclosure of any criminal intelligence.	3 4 5 6 7 8 9 10
[6]	Section 7	Grounds for refusing master licence	11
	Insert after	section 7 (2):	12
	(3)	The Commissioner is not, under this or any other Act or law, required to give any reasons for refusing an application for a master licence where the applicant is a disqualified individual because of section 4 (2A) to the extent that the giving of those reasons would disclose any criminal intelligence.	13 14 15 16 17
[7]	Section 10	Cancellation of master licence	18
	Insert after	section 10 (2):	19
	(2A)	The Commissioner is not, under this or any other Act or law, required to give any reasons for cancelling a master licence of a licensee who is a disqualified individual because of section 4 (2A) to the extent that the giving of those reasons would disclose any criminal intelligence.	20 21 22 23 24
[8]		Application to operator licences of Licensing and on (Uniform Procedures) Act 2002	25 26
	Insert at the	Note. Section 13 (3) of this Act provides that the Commissioner is not, under this or any other Act or law, required to give any reasons for not granting an operator licence if the giving of those reasons would disclose any criminal intelligence. Accordingly, Part 2 of Chapter 5 of the Administrative Decisions Tribunal Act 1997 does not apply to any decision to refuse to grant a licence based on such information to the extent that it would require disclosure of any criminal intelligence.	27 28 29 30 31 32 33
[9]	Section 13	Grounds for refusing operator licence	35
	Insert after	section 13 (2):	36
	(3)	The Commissioner is not, under this or any other Act or law, required to give any reasons for refusing an application for an operator licence where the applicant is a disqualified individual because of section 4 (2A) to the extent that the giving of those reasons would disclose any criminal intelligence.	37 38 39 40 41

[10]	Section 17 Cancellation of operator licence			
	Inser	t after	section 17 (2):	2
		(2A)	The Commissioner is not, under this or any other Act or law, required to give any reasons for cancelling an operator licence of a licensee who is a disqualified individual because of section 4 (2A) to the extent that the giving of those reasons would disclose any criminal intelligence.	3 2 8
[11]	Sect Adm	ion 20 inistra	O Commissioner's determinations reviewable by ative Decisions Tribunal	{
	Inser	t at the	e end of the section:	10
		(2)	In determining an application for a review of any decision to refuse to grant or cancel a licence under this Act, the Administrative Decisions Tribunal (and any Appeal Panel in determining any appeal against such a review under the Administrative Decisions Tribunal Act 1997):	1: 12 1: 14 1:
			(a) is to ensure that it does not, in the reasons for its decision or otherwise, disclose any criminal intelligence without the approval of the Commissioner, and	16 17 18
			(b) in order to prevent the disclosure of any such criminal intelligence, is to receive evidence and hear argument in the absence of the public, the applicant for review, the applicant's representative and any other interested party, unless the Commissioner approves otherwise.	19 20 27 22 23
[12]	Sche	edule 4	4 Savings, transitional and other provisions	24
	Insert after clause 12:			2
	Par	t 3	Provisions consequent on enactment of Criminal Organisations Legislation Amendment Act 2009	26 27 28
	13	Gran	nt and cancellation of licences	29
		(1)	In this clause: amending Act means the Criminal Organisations Legislation Amendment Act 2009.	30 31 32
		(2)	An application for a licence made, but not determined, before the commencement of this clause is to be dealt with under this Act as amended by the amending Act.	33 34 38

	(3)	Sections 10 and 17, as amended by the amending Act, extend to a licence in force immediately before the commencement of this clause.	
3.2	Criminal	Procedure Act 1986 No 209	4
	Schedule '	1 Indictable offences triable summarily	5
		26A" after "section 26" in the matter relating to the <i>Crimes Organisations Control</i>) Act 2009 in Part 4 of Table 1.	6 7
3.3	Liquor A	act 2007 No 90	8
[1]	Section 4	Definitions	9
	Insert in alı	phabetical order in section 4 (1):	10
	,	criminal intelligence means information classified by the	11
		Commissioner of Police as criminal intelligence within the	12
		meaning of the Crimes (Criminal Organisations Control) Act 2009.	¹ 13
			14
[2]	Section 40	Licence applications	15
	Insert at the	e end of section 40 (3) (b):	16
		, or	17
		(c) an individual who is a controlled member of a declared	
		organisation within the meaning of the Crimes (Criminal	
		Organisations Control) Act 2009.	20
		Note. Controlled members are prohibited from applying for licences—see section 27 of the <i>Crimes (Criminal Organisations Control) Act 2009.</i>	
[3]	Section 45	Decision of Authority in relation to licence application	24
	Insert after	section 45 (4):	25
	(5)	Without limiting subsection (3) (a), a person is not a fit and	26
	()	proper person to carry on the business or activity to which a	. 27
		proposed licence relates if the Authority has reasonable grounds	
		to believe from information provided by the Commissioner of Police in relation to the person:	29 30
		(a) that the person:	31
		(i) is a member of, or	32
		(ii) is a close associate of, or	33

		(iii) regularly associates with one or more members of,	1
		a declared organisation within the meaning of the Crimes	2
		(Criminal Organisations Control) Act 2009, and	3
		(b) that the nature and circumstances of the person's	4
		relationship with the organisation or its members are such that it could reasonably be inferred that improper conduct	5 6
		that would further the criminal activities of the declared	7
		organisation is likely to occur if the person is granted a	8
		licence.	9
	(6)	The Authority is not, under this or any other Act or law, required	10
		to give any reasons for not granting a licence because of	11
		subsection (5) to the extent that the giving of those reasons would disclose any criminal intelligence.	12 13
		disclose any eminiar intempence.	13
[4]	Section 68	Approval of persons to manage licensed premises	14
	Insert after	section 68 (4):	15
	(4A)	Without limiting subsection (4) (a), a person is not a fit and	16
		proper person to manage licensed premises if the Authority has	17
		reasonable grounds to believe from information provided by the Commissioner of Police in relation to the person:	18
		•	19
		(a) that the person:	20
		(i) is a member of, or(ii) is a close associate of, or	21
		(iii) regularly associates with one or more members of,	22
		. , ,	23
		a declared organisation within the meaning of the <i>Crimes</i> (<i>Criminal Organisations Control</i>) Act 2009, and	24 25
		(b) that the nature and circumstances of the person's	26
		relationship with the organisation or its members are such	27
		that it could reasonably be inferred that improper conduct that would further the criminal activities of the declared	28 29
		organisation is likely to occur if the person is granted an	30
		approval.	31
	(4B)	The Authority is not, under this or any other Act or law, required	32
	()	to give any reasons for not granting an approval because of	33
		subsection (4A) to the extent that the giving of those reasons	34
		would disclose any criminal intelligence.	35
[5]	Section 13	9 Grounds for making complaint	36
	Omit section	on 139 (3) (i). Insert instead:	37
		(i) that the licensee is not a fit and proper person to be the	38
		holder of a licence (whether for the same reason as that set	39

		out in section 45 (5) or otherwise) or the manager is not a fit and proper person to be the manager of the licensed premises (whether for the same reason as that set out in section 68 (4A) or otherwise),	1 2 3 4
[6]	Section 14	10 Procedure for taking disciplinary action	5
	Insert after	section 140 (5):	6
	(6)	Subsection (1) does not require the Authority to disclose any criminal intelligence.	7 8
[7]	Section 14	11 Disciplinary powers of Authority	9
	Insert after	section 141 (1):	10
	(1A)	If the Authority is satisfied that the criminal organisation associate ground applies in relation to a licensee, the Authority must do one or both of the following:	11 12 13
		(a) disqualify the licensee from holding a licence for such period as the Authority thinks fit,	14 15
		(b) cancel the licence.	16
	(1B)	If the Authority is satisfied that the criminal organisation associate ground applies in relation to a manager, the Authority must do one or both of the following:	17 18 19
		(a) disqualify the manager from being the manager of licensed premises for such period as the Authority thinks fit,	20 21
		(b) withdraw the manager's approval to manage licensed premises.	22 23
[8]	Section 14	11 (2)	24
	Insert "(oth	ner than a criminal organisation associate ground)" after "grounds".	25
[9]	Section 14	11 (8)	26
	Insert after	section 141 (7):	27
	(8)	In this section:	28
		criminal organisation associate ground means:	29
		(a) in relation to a licensee—that the licensee is not a fit and proper person to be the holder of a licence for the same reason as that set out in section 45 (5), or	30 31 32
		(b) in relation to a manager—that the manager is not a fit and proper person to be the manager of the licensed premises for the same reason as that set out in section 68 (4A).	33 34 35

[10]	Sect	ion 14	2 Proc	edure for implementing disciplinary action	1
	Inser	rt after	section	142 (2):	2
		(2A)		ection (2) does not require the Authority to disclose any nal intelligence.	3 4
[11]	Sect	ion 14	4 Revie	ew by ADT of decisions by Authority under this Part	5
	Inse	rt after	section	144 (3):	6
		(4)	Autho Decis appea	termining an application for a review of any decision by the pority under section 141 (1A) or (1B), the Administrative priors Tribunal (and any Appeal Panel in determining any all against such a review under the <i>Administrative Decisions and Act 1997</i>):	7 8 9 10 11
			(a)	is to ensure that it does not, in the reasons for its decision or otherwise, disclose any criminal intelligence without the approval of the Commissioner of Police, and	12 13 14
			(b)	in order to prevent the disclosure of any criminal intelligence, is to receive evidence and hear argument in the absence of the public, the applicant for review, the applicant's representative and any other interested party, unless the Commissioner of Police approves otherwise.	15 16 17 18 19
[12]	Sch	edule	1 Savin	gs and transitional provisions	20
	Insert after clause 26:				21
	Part 3		Crin	visions consequent on enactment of ninal Organisations Legislation endment Act 2009	22 23
	27		nt and o	cancellation of licences and approvals to manage emises	24 25 26
		(1)	-	s clause:	27
			amen	ding Act means the Criminal Organisations Legislation dment Act 2009.	28 29
		(2)	premi this c	pplication for a licence or approval to manage licensed ises made, but not determined, before the commencement of lause is to be dealt with under this Act as amended by the ding Act.	30 31 32 33
		(3)	to a l	ons 139 and 141, as amended by the amending Act, extend icence or approval to manage licensed premises in force diately before the commencement of this clause.	34 35 36

3.4	Motor De	alers	s Act 1974 No 52	1	
[1]	Section 4 [Definit	tions	2	
	Insert in alp	<i>crim</i> Com	ical order in section 4 (1): cinal intelligence means information classified by the amissioner of Police as criminal intelligence within the ming of the <i>Crimes (Criminal Organisations Control) Act</i> 0.	3 4 5 6 7	
[2]	Section 12	Grou	nds on which application to be granted or refused	8	
	Insert after section 12 (2) (f):				
		(f1)	the applicant is a controlled member of a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> , Note. Controlled members are prohibited from applying for licences—see section 27 of the <i>Crimes (Criminal Organisations Control) Act 2009.</i>	10 11 12 13 14 15	
[3]	Section 12	(3A)		16	
	Insert after	section	n 12 (3):	17	
	(3A)	not a Direction	nout affecting the generality of subsection (2) (g), a person is a fit and proper person to be the holder of a licence if the ctor-General has reasonable grounds to believe from rmation provided by the Commissioner of Police in relation e person that:	18 19 20 21 22	
		(a)	the person is a member of, or regularly associates with one or more members of, a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> , and	23 24 25 26	
		(b)	the nature and circumstances of the person's relationship with the organisation or its members are such that it could reasonably be inferred that improper conduct that would further the criminal activities of the declared organisation is likely to occur if the person is granted a licence.	27 28 29 30 31	
[4]	Section 12	(7A)		32	
	Insert after	section	n 12 (7):	33	
	(7A)	appli or la for a	Director-General is not, under subsection (7), Part 2 of the ied Act (within the meaning of section 10) or any other Act w, required to give any reasons for refusing an application a licence because of subsection (3A) to the extent that the ng of those reasons would disclose any criminal intelligence.	34 35 36 37 38	

[5]	Section 200	O Notices to show cause	1				
	Insert ", (3A	a)" after "section 12 (2)" in section 20D (1) (f).	2				
[6]	Section 20	O (4)	3				
	Insert after s	Insert after section 20D (3):					
	(4)	Subsection (1) does not require the Director-General to disclose any criminal intelligence in a notice served on the holder of a licence because of the matter referred to in section 12 (3A).	5 6				
[7]	Section 20E Director-Ge	E Determination of disciplinary measures by the eneral	8				
	Insert after s	section 20E (1B):	10				
	(1C)	Despite subsection (1), the Director-General must cancel the licence concerned if satisfied that the matter referred to in section 12 (3A) has been established.	11 12 13				
[8]	Section 20F	Reviews by the Administrative Decisions Tribunal	14				
	Insert after section 20F (2):						
	(3)	In determining an application for a review of any decision to refuse to grant a licence because of section 12 (3A) or to cancel a licence because of section 20E (1C), the Administrative Decisions Tribunal (and any Appeal Panel in determining any appeal against such a review under the <i>Administrative Decisions Tribunal Act 1997</i>):	16 17 18 19 20 21				
		(a) is to ensure that it does not, in the reasons for its decision or otherwise, disclose any criminal intelligence, and	22 23				
		(b) in order to prevent the disclosure of any criminal intelligence, is to receive evidence and hear argument in the absence of the public, the applicant for review and the applicant's representative and any other interested party, unless the Commissioner of Police approves otherwise.	24 25 26 27 28				
[9]	Schedule 2	Savings and transitional provisions	29				
[2]	Insert after of	-	30				
		t and cancellation of licences					
	6 Gram	In this clause:	31				
	(1)	amending Act means the Criminal Organisations Legislation Amendment Act 2009.	32 33 34				

	(2)	comm	oplication for a licence made, but not determined, before the nencement of this clause is to be dealt with under this Act as ded by the amending Act.	2
	(3)		ons 20D and 20E, as amended by the amending Act, extend icence in force immediately before the commencement of lause.	!
3.5	Motor Ve	hicle	Repairs Act 1980 No 71	-
[1]	Section 4	Definiti	ons	8
	Insert in al	habetic	cal order in section 4 (1):	9
	·	Comn	nal intelligence means information classified by the missioner of Police as criminal intelligence within the ing of the Crimes (Criminal Organisations Control) Act	10 12 13 13
[2]	Section 18	Refusa	al of application for licence	14
	Insert at the	e end of	Section 18 (1) (j):	15
			, or	16
		(k)	the applicant is a controlled member of a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> .	17 18 19
			Note. Controlled members are prohibited from applying for licences—see section 27 of the <i>Crimes (Criminal Organisations Control) Act 2009.</i>	20 2 ⁻ 22
[3]	Section 18	(2A) aı	nd (2B)	23
	Insert after	section	18 (2):	24
	(2A)	is not Autho provio	out affecting the generality of subsection (1) (i), an applicant a fit and proper person to be the holder of a licence if the ority has reasonable grounds to believe from information ded by the Commissioner of Police in relation to the cant that:	25 26 27 28 29
		(a)	the applicant is a member of, or regularly associates with one or more members of, a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> , and	30 32 33
		(b)	the nature and circumstances of the applicant's relationship with the organisation or its members are such that it could reasonably be inferred that improper conduct that would further the criminal activities of the declared	34 38 36 37

			organisation is likely to occur if the applicant is granted a licence.	1 2
	(2B)	to give	Authority is not, under this or any other Act or law, required we any reasons for refusing an application for a licence use of subsection (2A) to the extent that the giving of those ns would disclose any criminal intelligence.	3 4 5 6
[4]	Section 24	Grant	of tradesperson's certificate	7
	Insert after	section	1 24 (3):	8
	(4)	indivi certifi from	out affecting the generality of subsection (3) (a), an idual is not a fit person to be the holder of a tradesperson's facte if the Authority has reasonable grounds to believe information provided by the Commissioner of Police in on to the individual that:	9 10 11 12 13
		(a)	the individual is a member of, or regularly associates with one or more members of, a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> , and	14 15 16 17
		(b)	the nature and circumstances of the individual's relationship with the organisation or its members are such that it could reasonably be inferred that improper conduct that would further the criminal activities of the declared organisation is likely to occur if the individual is granted a certificate.	18 19 20 21 22 23
	(5)	to give	Authority is not, under this or any other Act or law, required we any reasons for not granting a certificate because of ection (4) to the extent that the giving of those reasons would ose any criminal intelligence.	24 25 26 27
[5]	Section 41	Show	cause notices	28
	Insert after	section	n 41 (2):	29
	(2A)	or cer	ection (2) does not require the Authority to disclose any nal intelligence in a notice served on the holder of a licence rtificate because of the matter referred to in section 42 (1) or 43 (fa).	30 31 32 33
[6]	Section 42 this Part	Grour	nds on which a licence holder may be dealt with under	34 35
	Insert after	section	n 42 (1) (n):	36
		(na)	that the holder is not a fit and proper person to continue to hold a licence for the same reason as that set out in section 18 (2A) in relation to the grant of a licence,	37 38 39

[7]	Section 43 under this	Grounds on which a certificate holder may be dealt with Part	1 2
	Insert after	section 43 (f):	3
		(fa) that the holder is not a fit person to continue to hold a certificate for the same reason as that set out in section 24 (4) in relation to the grant of a certificate,	4 5 6
[8]	Section 44	Determination of disciplinary measures by Authority	7
	Insert after	section 44 (3):	8
	(3A)	Despite subsection (1), the Authority must cancel the licence or certificate concerned if satisfied that the matter referred to in section 42 (1) (na) or 43 (fa), respectively, has been established.	9 10 11
[9]	Section 45	Reviews by Administrative Decisions Tribunal	12
	Insert after	section 45 (1):	13
	(1A)	In determining an application for a review of any decision to refuse to grant a licence or certificate on the grounds referred to in section 18 (2A) or 24 (4) or cancel such a licence or certificate under section 44, the Administrative Decisions Tribunal (and any Appeal Panel in determining any appeal against such a review under the <i>Administrative Decisions Tribunal Act 1997</i>):	14 15 16 17 18 19
		(a) is to ensure that it does not, in the reasons for its decision or otherwise, disclose any criminal intelligence, and	20 21
		(b) in order to prevent the disclosure of any criminal intelligence, is to receive evidence and hear argument in the absence of the public, the applicant for review and the applicant's representative and any other interested party, unless the Commissioner of Police approves otherwise.	22 23 24 25 26
[10]	Schedule !	5 Savings and transitional provisions	27
	Insert after	clause14:	28
	Part 6	Provisions consequent on enactment of Criminal Organisations Legislation Amendment Act 2009	29 30 31
	15 Gran	nt and cancellation of licences and certificates	32
	(1)	In this clause:	33
		amending Act means the Criminal Organisations Legislation Amendment Act 2009.	34 35

	(2)	deter	application for a licence or certificate made, but not rmined, before the commencement of this clause is to be twith under this Act as amended by the amending Act.	1 2 3	
	(3)	to a	ions 42, 43 and 44, as amended by the amending Act, extend licence or certificate in force immediately before the mencement of this clause.	5 6	
3.6	Pawnbro	kers	and Second-hand Dealers Act 1996 No 13	7	
[1]	Section 3 I	Definit	tions	8	
	Insert in alp	habet	ical order in section 3 (1):	9	
		Com	cinal intelligence means information classified by the amissioner of Police as criminal intelligence within the ning of the Crimes (Criminal Organisations Control) Act	10 11 12 13	
[2]	Section 8 B	Eligibi	lity for licence	14	
	Insert at the end of section 8 (1) (c):				
			, and	16	
		(d)	he or she is not a controlled member of a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> .	17 18 19	
			Note. Controlled members are prohibited from applying for licences—see section 27 of the <i>Crimes (Criminal Organisations Control) Act 2009.</i>	20 21 22	
[3]	Section 8A	Disq	ualified persons	23	
	Omit "subs	ection	(2) or (3)" from section 8A (1) (a).	24	
	Insert instead	ad "sul	bsection (2), (2A) or (3)".	25	
[4]	Section 8A	(2A)		26	
	Insert after	section	n 8A (2):	27	
	(2A)	Direction Direction	individual is disqualified from holding a licence if the ctor-General has reasonable grounds to believe from mation provided by the Commissioner of Police in relation e individual that:	28 29 30 31	
		(a)	the individual is a member of, or regularly associates with one or more members of, a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> , and	32 33 34 35	

		(b)	the nature and circumstances of the individual's relationship with the organisation or its members are such that it could reasonably be inferred that improper conduct that would further the criminal activities of the declared organisation is likely to occur if the individual is not disqualified from holding a licence.	1 2 3 4 5 6
[5]	Section 9 A Procedure		ation to licences of Licensing and Registration (Uniform 2002	7 8
	Insert after	section	n 9 (4):	9
	(5)	to gi becar	ning in Part 2 of the applied Act requires the Director-General ive any reasons for refusing an application for a licence suse of section 8A (2A) to the extent that the giving of those ons would disclose any criminal intelligence.	10 11 12 13
[6]	Section 36	Disci	plinary action by Director-General	14
	Insert after	section	n 36 (1):	15
	(1A)	licen	bite subsection (1), the Director-General must revoke the ace if satisfied that the licensee has become a disqualified on because of section 8A (2A).	16 17 18
[7]	Section 39	Revie	ews of decisions of Director-General	19
	Insert after	section	n 39 (1A):	20
	(1B)	Direct the plicen 36 (1) Pane	etermining an application for review of any decision of the ctor-General to refuse to grant a licence to a person because person is disqualified under section 8A (2A) or revoking a nece because the person has become disqualified under section 1A), the Administrative Decisions Tribunal (and any Appeal el in determining any appeal against such a review under the inistrative Decisions Tribunal Act 1997):	21 22 23 24 25 26 27
		(a)	is to ensure that it does not, in the reasons for its decision or otherwise, disclose any criminal intelligence, and	28 29
		(b)	in order to prevent the disclosure of any criminal intelligence, is to receive evidence and hear argument in the absence of the public, the applicant for review and the applicant's representative and any other interested party,	30 31 32 33
		unles	ss the Commissioner of Police approves otherwise.	34

[8]	Schedule 2 Savings and transitional provisions Insert after clause 21:					
	Part 5		Provisions consequent on enactment of Criminal Organisations Legislation Amendment Act 2009			
	22	Grar	nt and cancellation of licences	6		
		(1)	In this clause: amending Act means the Criminal Organisations Legislation Amendment Act 2009.	7 8 9		
		(2)	An application for a licence made, but not determined, before the commencement of this clause is to be dealt with under this Act as amended by the amending Act.	10 11 12		
		(3)	Section 36, as amended by the amending Act, extends to a licence in force immediately before the commencement of this clause.	13 14		
3.7	Sur	veilla	ance Devices Act 2007 No 64	15		
	Section 4 Definitions					
	Insert after paragraph (o) of the definition of <i>relevant proceeding</i> in section 4 (1):					
			(p) any proceeding in respect of a declaration under Part 2, or a control order under Division 1 or 2 of Part 3, of the <i>Crimes (Criminal Organisations Control) Act 2009.</i>	19 20 21		
3.8	Tow	/ True	ck Industry Act 1998 No 111	22		
[1]	Sect	ion 3 l	Definitions	23		
	Inser	t in alj	phabetical order in section 3 (1): criminal intelligence means information classified by the Commissioner of Police as criminal intelligence within the meaning of the Crimes (Criminal Organisations Control) Act 2009.	24 25 26 27 28		

[2]	Section 18	Restr	rictions on granting licence	1		
	Insert after s	section	n 18 (2) (c):	2		
		(d)	that the applicant is a controlled member of a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> ,	3 4 5		
			Note. Controlled members are prohibited from applying for licences—see section 27 of the <i>Crimes (Criminal Organisations Control) Act</i> 2009.	6 7 8		
		(e)	that the RTA has reasonable grounds to believe from information provided by the Commissioner of Police in relation to the applicant that the applicant:	9 10 11		
			(i) is a member of, or	12		
			(ii) is a close associate of, or	13		
			(iii) regularly associates with, one or more members of,	14		
			a declared organisation within the meaning of the Crimes	15		
			(Criminal Organisations Control) Act 2009, and the nature and circumstances of the applicant's relationship with the	16		
			organisation or its members are such that it could	17 18		
			reasonably be inferred that improper conduct that would	19		
			further the criminal activities of the declared organisation	20		
			is likely to occur if the applicant is granted a licence.	21		
[3]	Section 18	(6)		22		
	Insert after section 18 (5):					
	(6)	give becar	RTA is not, under this or any other Act or law, required to any reasons for refusing to grant an application for a licence use of subsection (2) (e) to the extent that the giving of those ons would disclose any criminal intelligence.	24 25 26 27		
[4]	Section 26	Restr	rictions on granting drivers certificate	28		
	Insert after section 26 (2) (d):					
		(e)	that the applicant is a controlled member of a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> ,	30 31 32		
			Note. Controlled members are prohibited from applying for drivers certificates—see section 27 of the <i>Crimes (Criminal Organisations Control) Act 2009.</i>	33 34 35		
		(f)	that the RTA has reasonable grounds to believe from information provided by the Commissioner of Police in relation to the applicant that the applicant:	36 37 38		
			(i) is a member of, or	39		

			(ii) is a close associate of, or	1			
			(iii) regularly associates with, one or more members of,	2			
			a declared organisation within the meaning of the <i>Crimes</i>	3			
			(Criminal Organisations Control) Act 2009, and the nature	4			
			and circumstances of the applicant's relationship with the organisation or its members are such that it could	5 6			
			reasonably be inferred that improper conduct that would	7			
			further the criminal activities of the declared organisation	8			
			is likely to occur if the applicant is granted a drivers	9			
			certificate.	10			
[5]	Section 26	(3A)		11			
	Insert after	section	n 26 (3):	12			
	(3A)	The	RTA is not, under this or any other Act or law, required to	13			
	· · ·		any reasons for refusing to grant an application for a drivers	14			
			ficate because of subsection (2) (f) to the extent that the	15			
		gıvır	ng of those reasons would disclose any criminal intelligence.	16			
[6]	Section 41	Disci	plinary action	17			
	Insert after section 41 (2):						
	(2A)		pite subsection (2), the RTA must cancel a licence or drivers	19			
			ficate if disciplinary action is taken on the grounds referred	20			
		to in	section 42 (2).	21			
[7]	Section 42	Grou	nds for taking disciplinary action	22			
	Insert at the	e end o	of the section:	23			
	(2)		RTA must take disciplinary action under this Division	24			
	, ,		nst a licensee or certified driver if the RTA has reasonable	25			
			nds to believe from information held in relation to the	26			
			asee or certified driver:	27			
		(a)	that the licensee or certified driver is a member of, a close	28			
			associate of, or regularly associates with one or more	29			
			members of, a declared organisation within the meaning of the <i>Crimes (Criminal Organisations Control) Act 2009</i> ,	30 31			
			and	32			
		(b)	that the nature and circumstances of the licensee's or	33			
			certified driver's relationship with the organisation or its	34			
			members are such that it could reasonably be inferred that	35			
			improper conduct that furthers the criminal activities of the	36			
			declared organisation is occurring or is likely to occur if the licensee or certified driver continues to hold the licence	37 38			
			or drivers certificate, respectively.	38			
			,p ,p ,	55			

[8]	Sect	ion 43	Procedure for implementing disciplinary action	1	
	Inser	t after	section 43 (2):	2	
		(2A)	The RTA is not, under this or any other Act or law, required to give any reasons for cancelling a licence or drivers certificate under section 41 (2A) to the extent that the giving of those reasons would disclose any criminal intelligence.	3 4 5 6	
[9]	Sect	ion 45	Application to Administrative Decisions Tribunal for review	7	
	Inser	t after	section 45 (1):	8	
		(1A)	In determining an application for a review of a decision to refuse to grant an application for a licence or a drivers certificate on the grounds referred to in section 18 (2) (e) or 26 (2) (f), respectively, or to cancel a licence or drivers certificate under section 41 (2A), the Administrative Decisions Tribunal (and any Appeal Panel in determining any appeal against such a review under the <i>Administrative Decisions Tribunal Act 1997</i>):		
			(a) is to ensure that it does not, in the reasons for its decision or otherwise, disclose any criminal intelligence, and	16 17	
			(b) in order to prevent the disclosure of any criminal intelligence, is to receive evidence and hear argument in the absence of the public, the applicant for review and the applicant's representative and of any other interested party,	18 19 20 21 22	
			unless the Commissioner of Police approves otherwise.	23	
[10]	Sche	edule :	2 Savings and transitional provisions	24	
•			clause 20:	25	
	Par	t 6	Provisions consequent on enactment of Criminal Organisations Legislation Amendment Act 2009		
	21	Gran	nt and cancellation of licences and drivers certificates	29	
		(1)	In this clause: amending Act means the Criminal Organisations Legislation Amendment Act 2009.	30 31 32	
		(2)	An application for a licence or drivers certificate made, but not determined, before the commencement of this clause is to be dealt with under this Act as amended by the amending Act.	33 34 35	

Criminal Organisations Legislation Amendment Bill 2009

Schedule 3 Amendment of other Acts

(3) Sections 41 and 42, as amended by the amending Act, extend to a licence or drivers certificate in force immediately before the commencement of this clause.

1 2

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