

#### New South Wales

## **Tattoo Parlours Bill 2012**

## **Explanatory note**

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

#### Overview of Bill

The object of this Bill is to create a licensing and regulatory scheme for the carrying on of body art tattooing businesses and the performing of body art tattooing procedures.

## Outline of provisions

## Part 1 Preliminary

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 proposed Act, except for Part 2 (Offences relating to unlicensed body art tattooing). Part 2 will commence on a day or days to be appointed by proclamation.

Clause 3 defines certain words and expressions used in the proposed Act. In particular, the following expressions are defined.

The expression *tattooing procedure* is defined to mean any procedure involving the making of a permanent mark on or in the skin of a person by means of ink, dye or any other colouring agent.

The expression *body art tattooing procedure* is defined to mean a tattooing procedure performed for decorative purposes, but not to include a cosmetic tattooing procedure.

The expression *cosmetic tattooing procedure* is defined to mean any of the following:

- (a) a tattooing procedure performed for the purpose of providing the individual on whom it is performed with an eyeliner, eyebrows or any other make up effect on a permanent basis,
- (b) a tattooing procedure performed by a medical practitioner or for a medical reason (for example, to hide, disguise or correct a medical condition or a post-operative outcome),
- (c) any tattooing procedure performed for any other purpose, or in any other circumstances, prescribed by the regulations.

The expression *body art tattooing business* is defined to mean a business involving the carrying out of body art tattooing procedures (whether or not in combination with other tattooing procedures or with other activities).

The expression *Director-General* is defined to mean:

- (a) the Commissioner for Fair Trading, Department of Finance and Services, or
- (b) if no such position exists—the Director-General of the Department of Finance and Services.

**Clause 4** defines who is a *close associate* of an applicant for a licence or licensee under the proposed Act.

Clause 5 provides that nothing in the proposed Act limits any requirement imposed by or under the *Environmental Planning and Assessment Act 1979*, the *Public Health Act 2010* or any other Act or law with respect to the carrying out of tattooing procedures or the carrying on of body art tattooing businesses.

# Part 2 Offences relating to unlicensed body art tattooing

Clause 6 makes it an offence for:

- (a) a person to carry on a body art tattooing business (whether on the person's own behalf or on behalf of another person) at any premises unless the person is authorised to do so by an operator licence, or
- (b) a person to require, allow or permit a body art tattooing business to be carried on at premises on the person's behalf in contravention of the requirement referred to in paragraph (a).

The maximum penalty for the offence will be:

- (a) in the case of a corporation—100 penalty units (currently, \$11,000) and in addition, in the case of a continuing offence, 100 penalty units for each day the offence continues, and
- (b) in any other case—50 penalty units (currently, \$5,500) and in addition, in the case of a continuing offence, 50 penalty units for each day the offence continues.

Clause 7 makes it an offence for an individual to perform any body art tattooing procedure for fee or reward unless authorised to do so by a tattooist licence. The maximum penalty for the offence will be a maximum penalty of 50 penalty units in the case of a first offence (currently, \$5,500) and 100 penalty units for a second or subsequent offence (currently, \$11,000).

Clause 8 makes it an offence for a person to employ an individual to work as a body art tattooist unless the individual is the holder of a tattooist licence.

The maximum penalty for the offence will be:

- (a) in the case of a corporation—100 penalty units (currently, \$11,000) and in addition, in the case of a continuing offence, 100 penalty units for each day the offence continues, and
- (b) in any other case—50 penalty units (currently, \$5,500) and in addition, in the case of a continuing offence, 50 penalty units for each day the offence continues.

## Part 3 Licensing scheme

#### Division 1 General

**Clause 9** provides that 2 types of licence may be issued under the proposed Act: an operator licence (which authorises the carrying on of a body art tattooing business at a single set of specified premises) and a tattooist licence (which authorises its holder to perform body art tattooing procedures on other individuals).

Clause 10 provides that a licence is subject to such conditions as may be imposed on it by the Director-General or by the proposed Act or the regulations. A failure to comply with a licence condition will be an offence punishable by a maximum penalty of 20 penalty units (currently, \$2,200).

#### Division 2 Licence applications and granting of licences

Clause 11 provides for licence applications to be made to the Director-General and sets out the procedure (including eligibility requirements) in relation to the making of licence applications. In particular, licence applications may only be made by individuals and not by non-natural persons such as corporations.

Clause 12 requires an applicant for an operator licence to provide a statement with his or her application setting out certain information about the applicant's close associates

Clause 13 requires an applicant for a licence to consent to being fingerprinted and palm printed as a precondition to having his or her application determined by the Director-General.

Clause 14 authorises the Director-General to conduct investigations and inquiries into licence applications. It also requires the Director-General to refer each duly made licence application to the Commissioner of Police for an investigation, determination and report as to whether the applicant is a fit and proper person to be granted the licence or whether it would be contrary to the public interest for a licence to be granted to the applicant.

**Clause 15** enables the Director-General and the Commissioner of Police to require further information to be provided in connection with a licence application.

Clause 16 authorises the Director-General to grant or refuse to grant a licence for which a person has applied. It also sets out the circumstances in which the Director-General must or may refuse to grant a licence.

Clause 17 provides that a licence remains in force for a period of 3 years unless sooner surrendered or cancelled or it otherwise ceases to be in force.

Clause 18 provides that a licence is to be in the form approved by the Director-General.

#### Division 3 Role of Commissioner

Clause 19 enables the Commissioner of Police to inquire into, determine and report to the Director-General on whether an applicant for a licence is a fit and proper person to be granted the licence or whether it would be contrary to the public interest for a licence to be granted to the applicant. It also enables the Commissioner to determine and report on these matters on a continuing basis with respect to licensees.

Clause 20 ensures that there is no obligation on the Director-General or the Commissioner of Police to give reasons for refusing to grant a licence (or for suspending or cancelling a licence) if to do so would result in the disclosure of any criminal intelligence report or other criminal information.

#### Division 4 Special conditions relating to operator licences

Clause 21 makes it a condition of an operator licence that the licensee permit the financial records of the body art tattooing business conducted at the licensed premises to be inspected by an authorised officer.

Clause 22 makes it a condition of an operator licence that the licensee notify the Director-General of changes in particulars in connection with the licence.

Clause 23 makes it a condition of an operator licence that the licensee notify the Director-General of changes in the employment of staff members at the licensed premises.

Clause 24 makes it a condition of an operator licence that the licensee ensure that a copy of the licence be conspicuously displayed at the licensed premises and that the licence number be included in advertisements for the business conducted at the premises.

#### Division 5 Suspension and cancellation of licences

Clause 25 enables the Director-General to suspend a licence if satisfied that there are grounds to cancel the licence. The Director-General must permit the licensee to show cause why the licence should not be cancelled when notifying the licensee of the suspension. A suspension period imposed under the proposed section may not be more than 60 days.

Clause 26 sets out the circumstances in which the Director-General must or may cancel a licence.

#### Division 6 Review of licensing decisions

Clause 27 enables certain decisions of the Director-General in connection with the refusal to grant a licence, the imposition of licence conditions and the suspension and cancellation of a licence to be reviewed by the Administrative Decisions Tribunal on the application of an applicant for a licence or a licensee (or former licensee).

#### Part 4 Enforcement

#### Division 1 Closure orders

Clause 28 enables the Commissioner of Police to make an interim closure order in relation to specified premises:

- (a) if the Commissioner is satisfied that a body art tattooing business is being carried on at those premises without the authority of an operator licence, or
- (b) if the Commissioner reasonably suspects that any serious criminal offences are being committed at the premises.

**Clause 29** enables the Commissioner of Police to apply to the Local Court for a long term closure order with respect to premises. The Local Court may make such an order if satisfied that:

- (a) a body art tattooing business is being carried on at those premises without the authority of an operator licence, or
- (b) there have been, or there are likely to be, serious criminal offences committed at or in connection with the premises.

Clause 30 makes it an offence for a person, while a closure order is in force with respect to premises, to:

- (a) carry on a body art tattooing business at those premises, or
- (b) work as a body art tattooist at those premises.

The maximum penalty for the offence will be:

- (a) in the case of a corporation—100 penalty units (currently, \$11,000) and in addition, in the case of a continuing offence, 100 penalty units for each day the offence continues, and
- (b) in any other case—50 penalty units (currently, \$5,500) and in addition, in the case of a continuing offence, 50 penalty units for each day the offence continues.

#### Division 2 Other enforcement provisions

Clause 31 enables a police officer to enter at any reasonable time any licensed premises, or any other premises that the police officer reasonably suspects are being used to perform body art tattooing procedures for fee or reward, for the purpose of:

- (a) carrying out general drug detection (within the meaning of Division 2 of Part 11 of the *Law Enforcement (Powers and Responsibilities) Act 2002*) using a dog, or
- (b) carrying out general firearms or explosives detection (within the meaning of Part 13 of that Act) using a dog.

Clause 32 makes it an offence for a licensee, without reasonable excuse, not to produce his or her licence on demand by an authorised officer. The maximum penalty for the offence will be 20 penalty units (currently, \$2,200).

**Clause 33** makes it an offence for a person, without reasonable excuse, to hinder or obstruct an authorised officer in the exercise of a function under the proposed Act. The maximum penalty for the offence will be 20 penalty units (currently, \$2,200).

Clause 34 provides that proceedings for an offence against the proposed Act or the regulations may be dealt with summarily by the Local Court and the Supreme Court. The maximum penalty that the Local Court will be permitted to impose for an offence will be 200 penalty units (currently, \$22,000).

Clause 35 enables an authorised officer to issue penalty notices for offences against the proposed Act or the regulations if those offences are prescribed as penalty notice offences by the regulations.

#### Part 5 Miscellaneous

Clause 36 enables information to be exchanged between agencies for the purposes of assisting in the exercise of functions under the proposed Act.

Clause 37 provides that no compensation is payable for the exercise of certain regulatory functions under the proposed Act.

Clause 38 enables the Director-General and the Commissioner of Police to delegate their functions under the proposed Act to certain persons.

Clause 39 provides for how documents may be served or given to a person for the purposes of the proposed Act.

**Clause 40** provides for how notices and other documents may be served on, lodged with or given to the Director-General.

Clause 41 enables the Governor to make regulations for the purposes of the proposed Act.

Clause 42 provides for the review of the proposed Act in 5 years.

# Schedule 1 Savings, transitional and other provisions

**Schedule 1** contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

#### Schedule 2 Amendment of legislation

**Schedule 2.1** amends the *Crimes (Criminal Organisations Control) Act 2012* to provide for the carrying on of a body art tattooing business or performing body art tattooing procedures within the meaning of the proposed Act to be prescribed activities for the purposes of section 27 (Prohibition on carrying on of certain activities when interim control order or control order takes effect) of that Act.

**Schedule 2.2** amends the *Law Enforcement (Powers and Responsibilities) Act 2002* to enable police officers to use dogs to carry out general drug detection in connection with persons at, or seeking to enter or leave, any part of premises that police officers are authorised to enter under proposed section 31 of the proposed Act for that purpose.

**Schedules 2.3** amends the *Road Transport (Driver Licensing) Act 1998* to facilitate the taking and use of photographs in connection with the granting of licences under the proposed Act and the identification of applicants and licensees.



New South Wales

## **Tattoo Parlours Bill 2012**

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New South Wales

## **Tattoo Parlours Bill 2012**

No , 2012

#### A Bill for

An Act to provide for the licensing and regulation of body art tattooing businesses and body art tattooists.

Clause 1	Tattoo	Parlours	Rill	2012
Clause I	Talloo	i aliuuls	DIII	2012

### Part 1 Preliminary

The Legislature of New South Wales enacts:					
Paı	t 1	Pre	eliminary	2	
1	Nam	e of A	ct	3	
-			Act is the <i>Tattoo Parlours Act 2012</i> .	4	
2	Com	mono	ement		
2				5	
	(1)		Act commences on the date of assent to this Act, except as ided by subsection (2).	6 7	
	(2)	Part	2 commences on a day or days to be appointed by proclamation.	8	
3	Defi	nitions	5	9	
	(1)	In th	is Act:	10	
		adve	erse security determination made by the Commissioner means:	11	
		(a)	in relation to an applicant for a licence—a determination of the	12	
			Commissioner that is reported to the Director-General under this Act on either or both of the following:	13	
			(i) that the applicant is not a fit and proper person to be	14 15	
			granted the licence,	16	
			(ii) that it would be contrary to the public interest for the	17	
			applicant to be granted a licence, or	18	
		(b)	in relation to a licensee—a determination of the Commissioner	19	
			that is reported to the Director-General under this Act on either or both of the following:	20 21	
			(i) that the licensee is not a fit and proper person to continue	22	
			to hold his or her licence,	23	
			(ii) that it would be contrary to the public interest for the	24	
			licensee to continue to hold his or her licence.	25	
			roved means approved by the Director-General.	26	
			corised officer means any of the following:	27	
		(a)	a police officer or any other member of the NSW Police Force,	28	
		(b)	an investigator within the meaning of the Fair Trading Act 1987,	29	
		(c)	any other person (or person belonging to a class of persons) prescribed by the regulations for the purposes of the provision in	30	
			which the expression is used or generally.	31 32	
		body	vart tattooing business means a business involving the carrying out	33	
		of bo	ody art tattooing procedures (whether or not in combination with	34	
		othei	r tattooing procedures or with other activities).	35	

for d	art tattooing procedure means a tattooing procedure performed decorative purposes, but does not include a cosmetic tattooing edure.	1 2 3
	art tattooist means an individual who performs body art tattooing edures.	4 5
	ness day means a day other than a Saturday, Sunday, public holiday nk holiday in New South Wales.	6 7
close	associate—see section 4.	8
	<i>tre order</i> , in relation to premises, means an order made under on 28 or 29.	9 10
Com	<i>missioner</i> means the Commissioner of Police.	11
	rolled member of a declared organisation has the same meaning as a Crimes (Criminal Organisations Control) Act 2012.	12 13
cosm	tetic tattooing procedure means any of the following:	14
(a)	a tattooing procedure performed for the purpose of providing the individual on whom it is performed with an eyeliner, eyebrows or any other make up effect on a permanent basis,	15 16 17
(b)	a tattooing procedure performed by a medical practitioner or for a medical reason (for example, to hide, disguise or correct a medical condition or a post-operative outcome),	18 19 20
(c)	any tattooing procedure performed for any other purpose, or in any other circumstances, prescribed by the regulations.	21 22
Direc	ctor-General means:	23
(a)	the Commissioner for Fair Trading, Department of Finance and Services, or	24 25
(b)	if no such position exists—the Director-General of the Department of Finance and Services.	26 27
	oy includes engage under a contract for services or as an entice.	28 29
	<i>tion</i> includes a power, authority or duty, and <i>exercise</i> a function des perform a duty.	30 31
<i>inter</i> unde	<i>im closure order</i> , in relation to premises, means an order made r section 28.	32 33
	ce means a licence under this Act.	34
	<i>sed premises</i> , in relation to an operator licence, means the premises nich the licence relates.	35 36
licen	see means the holder of a licence.	37
•	ator licence—see section 9.	38
<i>serio</i> Wale	us criminal offence means an offence committed in New South es that is punishable by imprisonment for 2 years or more or an	39 40

		offence committed elsewhere that, if it had been committed in New South Wales, would be an offence so punishable.	1
		<i>staff member</i> , in relation to premises, means an individual employed to work at those premises.	3
		tattooing procedure means any procedure involving the making of a permanent mark on or in the skin of a person by means of ink, dye or any other colouring agent.	5 7
		tattooist licence—see section 9.	8
	(2)	The regulations may make provision for or with respect to the circumstances in which the performing of a tattooing procedure is taken (or is not taken) to be for medical reasons for the purposes of paragraph (b) of the definition of <i>cosmetic tattooing procedure</i> in subsection (1).	9 10 11 12
	(3)	Notes included in this Act do not form part of this Act.	13
4	Meai	ning of "close associate"	14
	(1)	For the purposes of this Act, a person is a <i>close associate</i> of an applicant for a licence or a licensee if the person:	15 16
		(a) holds or will hold any relevant financial interest, or is or will be entitled to exercise any relevant power (whether in the person's own right or on behalf of any other person), in the business of the applicant or licensee that is or will be carried on under the authority of the licence, and by virtue of that interest or power is or will be able (in the opinion of the Commissioner) to exercise a significant influence over or with respect to the management or operation of that business, or	17 18 19 20 21 22 23
		(b) holds or will hold any relevant position, whether in the person's own right or on behalf of any other person, in the business of the applicant or licensee that is or will be carried on under the authority of the licence.	25 26 27 28
	(2)	For the purposes of this section, a financial institution is not a close associate by reason only of having a relevant financial interest in relation to a business.	29 30 31
	(3)	The provisions of this section extend to relevant financial interests and relevant powers even if those interests and powers are not payable, exercisable or otherwise enforceable as a matter of law or equity, but are nevertheless payable, exercisable or otherwise enforceable as a matter of fact.	32 33 34 35 36
	(4)	In this section:	37
		<i>relevant financial interest</i> , in relation to a business, means:	38
		(a) any share in the capital of the business, or	39

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	(b)	any entitlement to receive any income derived from the business, or to receive any other financial benefit or financial advantage from the carrying on of the business, whether the entitlement arises at law or in equity or otherwise, or	2
	(c)	any entitlement to receive any rent, profit or other income in connection with the use or occupation of premises on which the business is or is to be carried on (such as, for example, an entitlement of the owner of the premises at which the business is carried on to receive rent as lessor of the premises).	- - - -
	relevo	ant position means:	10
	(a)	the position of director, manager or secretary, or	1
	(b)	any other position, however designated, if it is an executive position.	12 13
	releve other	ant power means any power, whether exercisable by voting or wise and whether exercisable alone or in association with others:	14 15
	(a)	to participate in any directorial, managerial or executive decision, or	16 17
	(b)	to elect or appoint any person to any relevant position.	18
5	Relationshi	ip of Act to other laws	19
	Envir Act 2	ing in this Act limits any requirement imposed by or under the commental Planning and Assessment Act 1979, the Public Health 010 or any other Act or law with respect to the carrying out of ing procedures or the carrying on of body art tattooing businesses.	20 2 <sup>2</sup> 23

Par	t 2	Offences relating to unlicensed body art tattooing		1 2
6	Body	art ta	attooing businesses to be licensed	3
	(1)	the p	erson must not carry on a body art tattooing business (whether on person's own behalf or on behalf of another person) at any premises as the person is authorised to do so by an operator licence.	4 5 6 7
		(a)	in the case of a corporation—100 penalty units and in addition, in the case of a continuing offence, 100 penalty units for each day the offence continues, and	8 9 10
		(b)	in any other case—50 penalty units and in addition, in the case of a continuing offence, 50 penalty units for each day the offence continues.	11 12 13
	(2)	on) a	body art tattooing business is carried on (or is proposed to be carried at more than one set of premises, a separate operator licence is irred to be held by a person for each set of premises for the purposes absection (1).	14 15 16 17
	(3)	to be	erson that requires, allows or permits a body art tattooing business carried on at premises on the person's behalf in contravention of ection (1) is guilty of an offence.	18 19 20 21
		(a)	in the case of a corporation—100 penalty units and in addition, in the case of a continuing offence, 100 penalty units for each day the offence continues, and	22 23 24
		(b)	in any other case—50 penalty units and in addition, in the case of a continuing offence, 50 penalty units for each day the offence continues.	25 26 27
	(4)		ection (1) does not apply to a person carrying on a body art oing business:	28 29
		(a)	during the period of 7 business days after the death of a licensee who holds an operator licence for the premises and, if a new application for an operator licence is made during that period, until that application is determined by the Director-General, or	30 31 32 33
		(b)	during the period of 7 business days after a licensee who holds an operator licence for the premises becomes unable to carry on the business because he or she is incapacitated and, if a new application is made by another person for an operator licence for the premises during that period, until that application is determined by the Director-General, or	34 35 36 37 38 39

		(c)	in such other circumstances as may be prescribed by the regulations.	1 2
	(5)	perso reaso	defence in proceedings for an offence against subsection (3) if the on satisfies the court that the person did not know, and could not mably have been expected to know, that the body art tattooing less was not being carried on under the authority of an operator ce.	3 4 5 6 7
7	Body	art ta	ttooists to be licensed	8
	(1)	or rev	adividual must not perform any body art tattooing procedure for fee ward unless authorised to do so by a tattooist licence.  mum penalty:	9 10 11
		(a)	for a first offence, 50 penalty units, and	12
		(b)	for a second or subsequent offence, 100 penalty units.	13
	(2)		ection (1) does not apply to an individual who performs a body art bing procedure:	14 15
		(a)	if the individual carries out the procedure as a self-employed individual at premises for which the individual holds an operator licence, or	16 17 18
		(b)	in such other circumstances as may be prescribed by the regulations.	19 20
8	Emp	loyed	body art tattooists to be licensed	21
	(1)	unles	rson must not employ an individual to work as a body art tattooist is the individual is the holder of a tattooist licence.  mum penalty:	22 23 24
		(a)	in the case of a corporation—100 penalty units and in addition, in the case of a continuing offence, 100 penalty units for each day the offence continues, and	25 26 27
		(b)	in any other case—50 penalty units and in addition, in the case of a continuing offence, 50 penalty units for each day the offence continues.	28 29 30
	(2)	perso reaso	a defence in proceedings for an offence against this section if the on satisfies the court that the person did not know, and could not nably have been expected to know, that the individual employed ork as a body art tattooist was unlicensed.	31 32 33 34
	(3)	work	ection (1) does not apply to the employment of an individual to as a body art tattooist in such circumstances as may be prescribed e regulations.	35 36 37

Part 3		Licensing scheme		1	
Divis	ion 1	1 General		2	
9	Types	s of licences and authorisation conferred by licence			
	(1)	The	following kinds of licence may be granted and held under this Act:	4	
		(a)	an operator licence,	5	
		(b)	a tattooist licence.	6	
	(2)		operator licence authorises the licensee to carry on a body art	7	
			oing business (whether on his or her own behalf or on behalf of her person) at the premises specified in the licence in accordance	8 9	
			this Act and the conditions of the licence.	10	
	(3)		tooist licence authorises the licensee to perform body art tattooing edures in accordance with this Act and the conditions of the licence.	11 12	
	(4)		authorisation conferred by a licence is subject to this Act and the lations.	13 14	
10	Licen	ce co	onditions—general provisions	15	
	(1)	A lic	ence is subject to:	16	
		(a)	such conditions as may be imposed by the Director-General	17	
			under this Act (whether at the time the licence is granted or at any later time), and	18 19	
		(b)	such conditions as are imposed by this Act or prescribed by the regulations.	20 21	
	(2)		ect to subsection (4), the Director-General may impose, vary or	22	
			ke conditions on a licence for such reasons, and in such imstances, as the Director-General considers appropriate or	23 24	
			ssary.	25	
	(3)	The	Director-General may:	26	
		(a)	impose a condition at the time the licence is granted by specifying it on the licence that is issued, and	27 28	
		(b)	impose, vary or revoke conditions on a licence after it is granted by written notice served on the licensee.	29 30	
	(4)	Noth	ing in this section authorises the Director-General:	31	
		(a)	to impose a condition that is inconsistent with a condition imposed by this Act or the regulations, or	32 33	
		(b)	to vary or revoke a condition imposed by this Act or the regulations.	34 35	

	(5)	A lic subje	censee must comply with any conditions to which the licence is ect.	1 2		
		Max	imum penalty (subsection (5)): 20 penalty units.	3		
Division 2 Licence applications and granting of licences						
11	Lice	nce ap	pplications	5		
	(1)	An a	pplication for a licence is to be made to the Director-General.	6		
	(2)	Note.	pplication for a licence may only be made by an individual.  See Part 5A of the <i>Crimes Act 1900</i> for offences with respect to the ng of false and misleading applications, information and documentation.	7 8 9		
	(3)	tattoo corpo nomi mana	application for an operator licence in connection with a body art oing business that is owned or operated by or on behalf of a oration, partnership or trust must be made by an individual instead by the corporation, partners or trustees to be the premises ager for the purposes of carrying on that business at the premises for the licence is sought.	10 11 12 13 14		
	(4)	An a	pplication for a licence may not be made by:	16		
		(a)	an individual who is under the age of 18 years, or	17		
		(b)	an individual who is not an Australian citizen or Australian resident, or	18 19		
		(c)	an individual who is a controlled member of a declared organisation.	20 21		
			<b>Note.</b> Controlled members are prohibited from applying for licences—see section 27 of the <i>Crimes (Criminal Organisations Control) Act 2012.</i>	22 23		
	(5)	An a	pplication for a licence must:	24		
		(a)	be in the approved form and manner, and	25		
		(b)	state the full name and residential address of the applicant, and	26		
		(c)	in the case of an operator licence:	27		
			(i) specify the address of the proposed licensed premises, and	28		
			(ii) specify the names and residential addresses of each staff	29		
			member employed (or, if no staff members are currently employed, proposed to be employed) to work at the	30 31		
			proposed licensed premises, and	32		
			(iii) if the business to which the application relates is owned or	33		
			operated by or on behalf of a corporation, partnership or	34		
			trust—be accompanied by evidence in the approved form and manner that the applicant has been nominated by the	35 36		
			corporation, partners or trustees to be the premises	36 37		
			manager, and	38		

		(d)	in the case of a tattooist licence—be accompanied by evidence in the approved form and manner concerning previous, existing or impending employment as a body art tattooist (including employment as an apprentice), and	1 2 3 4
		(e)	be accompanied by the fee prescribed by the regulations and such other information and particulars as may be prescribed by the regulations, and	5 7
		(f)	comply with such other requirements as may be prescribed by the regulations.	8
		Note. assoc	See also section 12 for the requirement to provide a statement as to close iates of an applicant for an operator licence.	10 11
	(6)	Direc conne accor days partic	efore an application for a licence is determined by the tor-General, a change occurs in the information provided in, or in action with, the application (including any information provided in dance with this subsection), the applicant must within 7 business of the change give written notice to the Director-General of the change.  The provided in the change occurs in the information provided in the change give written notice to the Director-General of the change.  The provided in the change occurs in the information provided in, or in the change in the change occurs in the information provided in, or in the change in the change occurs in the information provided in, or in the change occurs in the information provided in, or in the change occurs in the information provided in, or in the change occurs in the information provided in, or in the change occurs in the information provided in the information provide	12 13 14 15 16 17
	(7)		on 12 of the <i>Criminal Records Act 1991</i> does not apply in relation application for a licence.	19 20
12	State	ement a	as to close associates of applicant for operator licence	21
	(1)	writte	pplication for an operator licence must be accompanied by a en statement in the approved form, made by the applicant, fying:	22 23 24
		(a)	that the applicant has made all reasonable inquiries to ascertain the information required to complete the statement, and	25 26
		(b)	the following information about any close associates of the applicant:	27 28
			applicant.	
			<ul><li>(i) if the associate is an individual—the individual's name and date of birth,</li></ul>	29 30
			(i) if the associate is an individual—the individual's name and	
			<ul> <li>(i) if the associate is an individual—the individual's name and date of birth,</li> <li>(ii) if the associate is a proprietary company—the name and ACN of the company and the names of its directors and</li> </ul>	30 31 32

		<ul> <li>(v) if the associate is a trust—the names of the trustee or trustees and, if a trustee is a proprietary company or other corporation, the information referred to in subparagraphs</li> <li>(ii) and (iii) concerning its management and shareholders.</li> </ul>						
	(2)	The regulations may provide for exceptions to this section.	į					
	(3)	In this section:	(					
		ACN, ARBN and proprietary company have the same meanings as they have in the Corporations Act 2001 of the Commonwealth.	<del>-</del>					
13	Fingerprinting and palm printing of applicants							
	(1)	An applicant for a licence must consent to having his or her fingerprints and palm prints taken by a police officer in order to confirm the applicant's identity.	10 11 12					
	(2)	The Director-General must refuse to determine an application for a licence if the applicant refuses to be fingerprinted and palm printed.	1; 14					
	(3)	Any fingerprints or palm prints obtained from an applicant in accordance with this section who is granted a licence may be used by the Commissioner for any purpose that the Commissioner sees fit.	15 16 17					
	(4)	A person who formerly held a licence, but is not currently a licensee, may apply to the Commissioner to have any of his or her fingerprints or palm prints obtained in accordance with this section and any copies of them destroyed.	18 19 20 27					
	(5)	The Commissioner may grant or refuse an application under subsection (4) as the Commissioner sees fit.	22 23					
	(6)	If an application for a licence is withdrawn or refused, the Commissioner is to ensure that any fingerprints or palm prints that are obtained in accordance with this section, and any copies of them, are destroyed as soon as is practicable after the application is withdrawn or refused.	24 25 20 27 28					
	(7)	As soon as practicable after any fingerprints or palm prints (or any copies of them) are destroyed in accordance with subsection (6), the Commissioner is to notify the applicant in writing that those fingerprints or palm prints (and those copies, if any) have been destroyed.	29 30 3 <sup>2</sup>					
14	Inve	stigations, inquiries and referrals in relation to licence applications	33					
		If the Director-General receives an application for a licence, the Director-General:	34 35					
		(a) may carry out such investigations and inquiries in relation to the application as the Director-General considers necessary for a proper consideration of the application, and	36 37 38					

	(b)	is to refer any application that the Director-General considers to have been duly made (along with any supporting information) to the Commissioner for an investigation and determination as to either or both of the following:  (i) whether the applicant is a fit and proper person to be granted the licence,  (ii) whether it would be contrary to the public interest for the licence to be granted.	1 2 3 4 5 6 7 8	
Direc	tor-Ge	eneral or Commissioner may require further information	9	
(1)	serve	Director-General or the Commissioner may, by written notice d on the person concerned, require an applicant for a licence, or a associate of the applicant, to do one or more of the following s:	10 11 12 13	
	(a)	provide, in accordance with directions in the notice, such information as, in the opinion of the Director-General or the Commissioner, is relevant to the investigation of the application and is specified in the notice,	14 15 16 17	
	(b)	produce, in accordance with directions in the notice, such records as, in the opinion of the Director-General or the Commissioner, are relevant to the investigation of the application and permit examination of the records, the taking of extracts from them and the making of copies of them,	18 19 20 21 22	
	(c)	authorise a person described in the notice to comply with a requirement of the kind referred to in paragraph (a) or (b),	23 24	
	(d)	furnish to the Director-General or the Commissioner such authorisations and consents as the Director-General or the Commissioner requires for the purpose of enabling the Director-General or the Commissioner to obtain information (including financial and other confidential information) from other persons concerning the applicant and the applicant's associates.	25 26 27 28 29 30 31	
(2)		son who complies with a requirement of a notice under this section not on that account incur a liability to another person.	32 33	
(3)	The Director-General may refuse to determine an application if a requirement made under this section (whether made by the Director-General or Commissioner) in relation to the application is not complied with.			

16	Deci	sion o	f Director-General in relation to licence application	1		
	(1)	The Director-General may, after considering an application for a licence and the determination of the Commissioner under section 14 on the application, grant the licence or refuse to grant the licence.				
	(2)	Direc	Director-General may, in such circumstances as the ctor-General considers appropriate, treat an application for a ce as having been withdrawn.	5 6 7		
	(3)	The 1	Director-General must not grant a licence if:	8		
		(a)	the Director-General is satisfied that the application for the licence was not duly made, or	9 10		
		(b)	the applicant is a controlled member of a declared organisation, or	11 12		
			<b>Note</b> . Controlled members are prohibited from applying for licences—see section 27 of the <i>Crimes (Criminal Organisations Control) Act 2012</i> .	13 14		
		(c)	an adverse security determination has been made by the Commissioner about the applicant.	15 16		
	(4)		out limiting subsection (1), the Director-General may refuse to tan operator licence if the Director-General is satisfied that:	17 18		
		(a)	a prohibition order under Part 3 of the <i>Public Health Act 2010</i> in connection with the carrying out of skin penetration procedures is in force in respect of the proposed licensed premises, or	19 20 21		
		(b)	development consent is required under the <i>Environmental Planning and Assessment Act 1979</i> (or approval under Part 3A or Part 5.1 of that Act is required) to use the proposed licensed premises for the purposes of carrying on the body art tattooing business and such consent or approval has been refused or has not been granted.	22 23 24 25 26 27		
	(5)	The for re	regulations may also provide mandatory or discretionary grounds efusing the granting of a licence.	28 29		
	(6)	A lic trans	cence confers no right of property and is incapable of being ferred, assigned or mortgaged, charged or otherwise encumbered.	30 31		
		Perso	A non-transferable licence is not personal property for the purposes of the conal Property Securities Act 2009 of the Commonwealth. See the tions of <i>licence</i> and <i>personal property</i> in section 10 of that Act.	32 33 34		
	(7)	colle	cence is granted subject to the condition that the applicant must ct the licence from the place nominated by the Director-General in 60 days of being notified of the grant.	35 36 37		

17	Dura	ation of licence	1
	(1)	A licence comes into force on the day that it is collected from the place nominated by the Director-General under section 16 (7).	2
	(2)	A licence remains in force for a period of 3 years from the day on which it comes into force, unless sooner surrendered or cancelled or it otherwise ceases to be in force.	4 5 6
		<b>Note.</b> A licence may also cease to be in force by operation of section 27 of the <i>Crimes (Criminal Organisations Control) Act 2012.</i>	7 8
	(3)	A licence suspended under this or any other Act is taken not to be in force for the purposes of this Act during the period of the suspension.	9 10
	(4)	A licence cannot be renewed, but an application for a new licence may be made in accordance with this Act.	11 12
	(5)	Despite subsection (1), if the applicant for the licence fails to collect the licence in accordance with the condition set out in section 16 (7) the licence does not come into force and is taken to have not been granted.	13 14 15
18	Forn	n of licence	16
		A licence is to be in the approved form.	17
Divi	sion	3 Role of Commissioner	18
19		missioner to make security determinations about applicants and usees	19 20
	(1)	If an application for a licence is referred to the Commissioner for investigation under section 14, the Commissioner is to inquire into and determine, and report to the Director-General on, either or both of the following:	21 22 23 24
		(a) whether the applicant is a fit and proper person to be granted the licence,	25 26
		(b) whether it would be contrary to the public interest for the licence to be granted.	27 28
	(2)	The Commissioner may also investigate and determine, whether at the request of the Director-General or on the Commissioner's own initiative, either or both of the following and report to the Director-General on them:	29 30 31 32
		(a) whether a licensee continues to be a fit and proper person to hold his or her licence,	33 34
		(b) whether it would be contrary to the public interest for the licensee to continue to hold his or her licence.	35 36

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Licensing sche	

Part 3

	(3)	subse crimi relati	the purpose of making a determination on a matter referred to in ection (1) or (2), the Commissioner may have regard to any inal intelligence report or other criminal information held in on to the applicant or licensee (or a close associate of the applicant tensee) that:	1 2 3 4 5
		(a)	is relevant to the business or procedures proposed to be carried on or performed, or carried on or performed, under the licence, or	6 7
		(b)	causes the Commissioner to conclude that improper conduct is likely to occur if the applicant were granted the licence or the licensee continued to hold the licence, or	8 9 10
		(c)	causes the Commissioner not to have confidence that improper conduct will not occur if the applicant were granted the licence or the licensee continued to hold the licence.	11 12 13
20	Disc	losure	of criminal intelligence information	14
	(1)	to givin crimi	Commissioner is not, under this or any other Act or law, required ve any reasons for determining a matter under section 19 if the g of those reasons would disclose the existence or content of any inal intelligence report or other criminal information as referred to ction 19 (3).	15 16 17 18 19
	(2)	to give cancer determined the	Director-General is not, under this or any other Act or law, required we any reasons for not granting a licence to (or for suspending or elling a licence of) a person on the basis of an adverse security mination made by the Commissioner about the person if the giving ose reasons would disclose any criminal intelligence report or other inal information as referred to in section 19 (3).	20 21 22 23 24 25
Divi	sion	4	Special conditions relating to operator licences	26
21	Insp	ection	of financial records	27
	(1)	the receive	a condition of an operator licence that the licensee must ensure that equirements of this section concerning the financial records used, ved or produced in connection with the carrying on of a body art ping business at licensed premises (the <i>business financial records</i> ) complied with.	28 29 30 31 32
	(2)	an a	business financial records must be made available for inspection by uthorised officer at the place at which they are kept at any onable time requested by the officer by written notice served on the see.	33 34 35 36
	(3)		uthorised officer inspecting the business financial records must be itted to take copies of, or take extracts or make notes from, those ds.	37 38 39

	(4)	In th	is section:	1
		finar	ncial records includes (whether in printed or electronic form):	2
		(a)	invoices, receipts, orders for the payment of money, bills of exchange, cheques, promissory notes and vouchers, and	3 4
		(b)	documents of prime entry, and	5
		(c)	working papers and other documents needed to explain:	6
			(i) the methods by which financial statements (such as profit and loss statements, balance sheets and cash flow statements) are made up, and	7 8 9
			(ii) adjustments to be made in preparing financial statements.	10
22	Chai	nge of	licence particulars	11
	(1)	It is a	a condition of an operator licence that the licensee must give written	12
	. ,	notic	te to the Director-General of a change in any of the particulars in	13
			ect of a licence (including any change of residential address by the	14
			see and any change in the particulars relating to the close associates he licensee), and of the appropriate new particulars, within	15 16
			usiness days of the change occurring.	17
	(2)		regulations may make provision for or with respect to the	18
			culars that are (or are not) required to be included in a notice under	19
		subse	ection (1).	20
23	Chai	nges ii	n staff members	21
	(1)	20 bi	a condition of an operator licence that the licensee must, within usiness days after a change in staff employment, give written notice e Director-General of that change.	22 23 24
	(2)		e is a <i>change in staff employment</i> for the purposes of ection (1) if:	25 26
		(a)	a new staff member is employed to work at the licensed premises, or	27 28
		(b)	a staff member ceases to be employed to work at the licensed premises.	29 30
	(3)	in sta	regulations may make provision for or with respect to the changes aff employment that are (or are not) required to be included in a see under subsection (1).	31 32 33
24	Disp	lay of	licence information	34
		It is a	a condition of an operator licence that the licensee must ensure that:	35
		(a)	a copy of the licence is conspicuously displayed at the licensed premises, and	36 37

		(b)	the licence number is included in any advertisement relating to the body art tattooing business carried on at the licensed premises.	1 2 3
Divi	sion	5	Suspension and cancellation of licences	4
25	Sus	ensio	n of licence	5
	(1)	may	Director-General may, if the Director-General is satisfied that there be grounds for cancelling a licence, suspend the licence by serving censee with a written notice:	6 7 8
		(a)	stating that the licence is suspended and (subject to section 20) the reasons for suspending it, and	9 10
		(b)	requesting that the person provide the Director-General, within the period specified in the notice (being a period of not less than 14 business days from the date the notice is served), with written reasons as to why the licence should not be cancelled, and	11 12 13 14
		(c)	stating that the licence will be cancelled unless the person provides the Director-General with sufficient reasons as to why the licence should not be cancelled, and	15 16 17
		(d)	stating the period during which the licence is suspended (being a period of no more than 60 days from the date on which the notice is served).	18 19 20
		provid	Section 27 of the <i>Crimes (Criminal Organisations Control) Act 2012</i> des for the automatic suspension of a licence if an interim control order is with respect to a licensee.	21 22 23
	(2)	Direct Direct	censee must return a licence that has been suspended to the etor-General in the period (if any) specified by the etor-General in the notice suspending the licence.	24 25 26 27
26	Con			
26	(1)		Director-General must cancel a licence if an adverse security	28 29
	(1)		rmination is made by the Commissioner about the licensee.	30
		provid	Section 27 of the <i>Crimes (Criminal Organisations Control) Act 2012</i> des for the automatic revocation of a licence if an interim control order with respect to a licensee is confirmed under that Act.	31 32 33
	(2)	The	Director-General may cancel a licence:	34
		(a)	if the Director-General is satisfied that the licensee has:	35
			(i) supplied information which was (to the licensee's knowledge) false or misleading in a material particular in, or in connection with, the application for the licence, or	36 37 38

			<ul> <li>(ii) contravened any provision of this Act or the regulations (whether or not the licensee has been convicted of an offence for the contravention), or</li> <li>(iii) contravened a condition of the licence, or</li> </ul>	1 2 3 4
		(b)	in such other circumstances as may be prescribed by the regulations.	5 6
	(3)	secui	pt in the case of a licence that is cancelled because of an adverse rity determination made by the Commissioner about the licensee, Director-General may not cancel a licence without first:	7 8 9
		(a)	suspending the licence, and	10
		(b)	considering any reasons provided by the licensee under section 25 as to why the licence should not be cancelled.	11 12
	(4)	a wr	Director-General may cancel a licence by serving the licensee with itten notice stating that the licence is cancelled and (subject to on 20) the reasons for cancelling it.	13 14 15
	(5)		cancellation of a licence by such a notice takes effect when the se is served or on a later date specified in the notice.	16 17
	(6)		Director-General may, by serving a further written notice on the see, revoke a notice cancelling a licence before the notice takes et.	18 19 20
	(7)	Direct notic return	censee must return a licence that has been cancelled to the ctor-General in the period specified by the Director-General in the ce cancelling the licence if the licence has not previously been ned.  imum penalty (subsection (7)): 20 penalty units.	21 22 23 24 25
Divis	sion (	õ	Review of licensing decisions	26
27	Right	t to se	ek review from Administrative Decisions Tribunal	27
	(1)	may	erson (other than a controlled member of a declared organisation) apply to the Administrative Decisions Tribunal for a review of the wing decisions:	28 29 30
		(a)	the refusal or failure by the Director-General to grant a licence to the person (other than by operation of section 17 (5)),	31 32
		(b)	a condition imposed by the Director-General on a licence granted to the person,	33 34
		(c)	the suspension or cancellation of a licence granted to the person.	35

- (2) For the purposes of this section, an application for the grant of a licence is taken to have been refused if the licence is not granted within 60 days after the application is made in accordance with this Act.
  - **Note.** Under the *Administrative Decisions Tribunal Act 1997*, if the Tribunal has reviewed a "reviewable decision" (such as a decision referred to in subsection (1)), a party to the proceedings may appeal to an Appeal Panel of the Tribunal. An appeal on a question of law may then lie to the Supreme Court.
- (3) If an application for a licence was refused or a licence was suspended or cancelled by the Director-General on the ground of an adverse security determination made by the Commissioner about the applicant for review:
  - (a) the Commissioner (as well as the Director-General) is to be a party to any proceedings in the Administrative Decisions Tribunal for a review of the decision of the Director-General, and
  - (b) the Tribunal is to be provided with a copy of the report of the Commissioner's determination, and
  - (c) the Tribunal is not prevented from determining whether the Director-General made the correct and preferable decision regarding the application or the licence concerned merely because of the determination of the Commissioner.
- (4) In determining an application for a review of any decision to refuse to grant a licence or to suspend or cancel a licence that was made on the ground of an adverse security determination made by the Commissioner about the applicant for review, the Administrative Decisions Tribunal:
  - (a) is to ensure that it does not, in the reasons for its decision or otherwise, disclose the existence or content of any criminal intelligence report or other criminal information referred to in section 19 (3) without the approval of the Commissioner, and
  - (b) in order to prevent the disclosure of any such report or other criminal information, 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.

**Note.** Section 20 of this Act provides that the Director-General and Commissioner are not, under this or any other Act or law, required to give any reasons in connection with the refusal to grant a licence or the suspension or cancellation of a licence on the ground of an adverse security determination made by the Commissioner if the giving of those reasons would disclose the existence or content of any criminal intelligence report or other criminal information referred to in section 19 (3). 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 the existence or content of any criminal intelligence report or other criminal information.

Clause 27 Tattoo Parlours Bill 2012

Part 3 Licensing scheme

(5) Section 53 (Internal reviews) of the *Administrative Decisions Tribunal Act 1997* does not apply in relation to a decision referred to in subsection (1).

Enforcement Part 4

Par	t 4	Enforcement		1
Divi	sion	1 Closure orders		2
28	Inter	rim closure of unlicensed or illegal tattoo parlours		3
	(1)	The Commissioner may make an order that specified premise (an <i>interim closure order</i> ):	es be closed	4 5
		(a) if the Commissioner is satisfied that a body art tattooir is being carried on at those premises without the authoperator licence, or		6 7 8
		(b) if the Commissioner reasonably suspects that as criminal offences are being committed at the premises	ny serious s.	9 10
	(2)	An interim closure order must be served on the person ap charge of the premises (if any) or be posted in a conspicuous entrance to the premises.		11 12 13
	(3)	An interim closure order takes effect from the time it is so posted and has effect for a period of 72 hours, unless sooner revoked.		14 15 16
	(4)	More than one interim closure order closing the same premis be made under this section in any period of 7 days.	es may not	17 18
29	Long	ng term closure of tattoo parlours		19
	(1)	The Local Court may, on the application of the Commission that specified premises be closed for such period or until su the Court considers appropriate if the Court is satisfied that:	ich time as	20 21 22
		(a) a body art tattooing business is being carried on at thos without the authority of an operator licence, or	se premises	23 24
		(b) there have been, or there are likely to be, seriou offences committed at or in connection with the prem	is criminal ises.	25 26
	(2)	An application may be made under this section regardless of interim closure order is (or has been) in force with responding premises.		27 28 29
	(3)	If an interim closure order is in force with respect to premise application is made under this section, the Local Court may order if the Court considers that the order should not have be that there are no longer sufficient grounds for the order to offorce.	revoke the en made or	30 31 32 33

30	Body	art ta	attooing business may not be carried on in closed premises	1
	(1)		erson must not, while a closure order is in force with respect to nises:	2
		(a)	carry on a body art tattooing business at those premises, or	4
		(b)	work as a body art tattooist at those premises.	5
		Max	imum penalty:	6
		(a)	in the case of a corporation—100 penalty units and in addition, in the case of a continuing offence, 100 penalty units for each day the offence continues, and	7 8 9
		(b)	in any other case—50 penalty units and in addition, in the case of a continuing offence, 50 penalty units for each day the offence continues.	10 11 12
	(2)	perso reaso	a defence in proceedings for an offence against this section if the on satisfies the court that the person did not know, and could not onably have been expected to know, that a closure order was in e with respect to the premises.	13 14 15 16
Divi	sion	2	Other enforcement provisions	17
31	Polic	e pov	vers of entry with dog	18
		or ar being	olice officer may at any reasonable time enter any licensed premises, my other premises that the police officer reasonably suspects are g used to perform body art tattooing procedures for fee or reward, the purpose of:	19 20 21 22
		(a)	carrying out general drug detection (within the meaning of Division 2 of Part 11 of the Law Enforcement (Powers and Responsibilities) Act 2002) using a dog, or	23 24 25
		(b)	carrying out general firearms or explosives detection (within the meaning of Part 13 of that Act) using a dog.	26 27
32	Prod	uction	n of licences	28
		her li	censee must not, without reasonable excuse, fail to produce his or icence to an authorised officer on demand by an authorised officer. imum penalty: 20 penalty units.	29 30 31
33	Hind	erina	or obstruction of authorised officer	32
	_	A pe	erson must not, without reasonable excuse, hinder or obstruct an orised officer in the exercise of a function under this Act.	33 34 35

Enforcement Part 4

34	Natu	re of p	proceedings for offences	
	(1)		eedings for an offence against this Act or the regulations may be with:	2
		(a)	summarily before the Local Court, or	4
		(b)	summarily before the Supreme Court in its summary jurisdiction.	!
	(2)	penal units	occeedings are brought in the Local Court, the maximum monetary lty that the Local Court may impose for the offence is 200 penalty, despite any higher maximum monetary penalty provided in ect of the offence.	- - - -
35	Pena	alty no	tices	10
	(1)	appea this	authorised officer may serve a penalty notice on a person if it ars to the officer that the person has committed an offence against Act or the regulations, being an offence prescribed by the lations as a penalty notice offence.	1: 1: 1: 1:
	(2)	not w within the p	malty notice is a notice to the effect that, if the person served does wish to have the matter determined by a court, the person can pay, in the time and to the person specified in the notice, the amount of benalty prescribed by the regulations for the offence if dealt with or this section.	19 16 17 18 19
	(3)	A per the p	nalty notice under this section is declared to be a penalty notice for surposes of the <i>Fines Act 1996</i> .	20 2
	(4)	A per	nalty notice may be served personally or by post.	22
	(5)	this	e amount of penalty prescribed for an alleged offence is paid under section, no person is liable to any further proceedings for the ed offence.	23 24 25
	(6)	liabil	nent under this section is not to be regarded as an admission of lity for the purpose of, and does not in any way affect or prejudice, civil claim, action or proceeding arising out of the same occurrence.	20 21 21
	(7)	The r	regulations may:	29
		(a)	prescribe an offence for the purposes of this section by specifying the offence or by referring to the provision creating the offence, and	30 32 32
		(b)	prescribe the amount of penalty payable for the offence if dealt with under this section, and	33 34
		(c)	prescribe different amounts of penalties for different offences or classes of offences.	3! 36

Clause 35 Tattoo Parlours Bill 2012 Part 4 Enforcement The amount of a penalty prescribed under this section for an offence is not to exceed the maximum amount of penalty that could be imposed for (8) 1 2 the offence by a court. 3 This section does not limit the operation of any other provision of, or made under, this or any other Act relating to proceedings that may be taken in respect of offences. (9) 4

Miscellaneous Part 5

Part 5		Miscellaneous		
36	Exch	change of information	2	
	(1)	The Director-General may enter into an arrangement (an inform sharing arrangement) with a relevant agency for the purpos sharing or exchanging any information that is held by Director-General or the agency.	ses of 4	
	(2)	The information to which an information sharing arrangement relate is limited to information that assists in the exercise of functions of the Director-General or the Commissioner under the or the regulations or of the relevant agency concerned.	of the 8	
	(3)	Under an information sharing arrangement, the Director-Generathe relevant agency are, despite any other Act or law of the authorised:		
		(a) to request and receive information that is held by the other to the arrangement, and	party 14 15	
		(b) to disclose that information to the other party.	16	
	(4)	In this section:	17	
		relevant agency means any of the following:	18	
		(a) the NSW Police Force,	19	
		(b) any Department within the meaning of the <i>Public Employment and Management Act</i> 2002,	Sector 20 21	
		(c) Transport for NSW or Roads and Maritime Services,	22	
		(d) any local council,	23	
		(e) any other person or body prescribed by the regulations.	24	
37	No c	compensation payable for exercise of regulatory functions	25	
	(1)	No compensation is payable to any person or body for:	26	
		(a) the closure of premises under this Act, or	27	
		(b) a refusal to grant a licence under this Act, or	28	
		(c) the suspension or cancellation of a licence under this Act,	or 29	
		(d) the exercise of any other function in connection with any closure, refusal, suspension or cancellation.	such 30 31	
	(2)	Subsection (1) extends to the purported exercise in good faith of a the functions referred to in that subsection.	any of 32 33	
	(3)	In this section:	34	
		compensation includes damages and any other form of more compensation.	netary 35 36	

38	Dele	gation	ıs		1
	(1)	Dire	ctor-Ge	or-General may delegate to an authorised delegate any of the eneral's functions under this Act or the regulations, other wer of delegation.	2 3 4
	(2)	Com	missio	issioner may delegate to an authorised delegate any of the ner's functions under this Act or the regulations, other than of delegation.	5 6 7
	(3)	function deleg	tions de gate is	may sub-delegate to another authorised delegate any of the elegated by the Director-General or the Commissioner if the authorised in writing to do so by the Director-General or ner (as the case requires).	8 9 10 11
	(4)	In th	is secti	on:	12
		auth	orised (	delegate means:	13
		(a)	a poli	ice officer or any other member of the NSW Police Force, or	14
		(b)		mber of staff of a Department within the meaning of the ic Sector Employment and Management Act 2002, or	15 16
		(c)	any presc	person (or any person belonging to a class of persons) ribed by the regulations.	17 18
39	Givir	g or s	service	of documents	19
	(1)			t that is authorised or required by this Act or the regulations to or served on any person may be given or served:	20 21
		(a)	in the	e case of a natural person:	22
			(i)	by delivering it to the person personally, or	23
			(ii)	by sending it by post to the address specified by the person for the giving or service of documents or, if no such address is specified, the residential or business address of the person last known to the person giving or serving the document, or	24 25 26 27 28
			(iii)	by sending it by facsimile transmission to the facsimile number of the person, or	29 30
		(b)	in the	e case of a body corporate:	31
			(i)	by leaving it with a person apparently of or above the age of 16 years at, or by sending it by post to, the head office, a registered office or a principal office of the body corporate or to an address specified by the body corporate for the giving or service of documents, or	32 33 34 35 36
			(ii)	by sending it by facsimile transmission to the facsimile number of the body corporate.	37 38

Miscellaneous Part 5

	(2)	of th	ting in this section affects the operation of any provision of a law or e rules of a court authorising a document to be served on a person by other manner.	1 2 3
40	Prov	ision	of documents to Director-General	4
	(1)		ocument may be served on, or given to, or lodged with, the ctor-General by leaving it at, or by sending it by post to:	5 6
		(a)	the office of the Director-General, or	7
		(b)	if the Director-General has more than one office, any one of the Director-General's offices.	8 9
	(2)	of th	ning in this section affects the operation of any provision of a law or the rules of a court authorising a document to be served on the octor-General in any other manner.	10 11 12
41	Reg	ulatior	ns	13
	(1)	or was	Governor may make regulations, not inconsistent with this Act, for ith respect to any matter that by this Act is required or permitted to rescribed or that is necessary or convenient to be prescribed for ving out or giving effect to this Act.	14 15 16 17
	(2)	conc	out limiting subsection (1) or any other provision of this Act erning the making of regulations, the regulations may make ision for or with respect to the following:	18 19 20
		(a)	the conditions of licences,	21
		(b)	the misuse of licences (including the forgery, alteration, theft or other improper use of licences) and misrepresentations concerning licences,	22 23 24
		(c)	the application of licensing requirements in connection with body art tattooing shows or exhibitions (including the issuing of permits to persons conducting or participating in such shows or exhibitions),	25 26 27 28
		(d)	methods of service (which may include electronic transmission) for a notice or other document authorised or required to be served by or under a provision of this Act, either in addition to or as an alternative to a method of service provided for by the provision concerned,	29 30 31 32 33
		(e)	licence and permit fees (including the waiver, reduction or postponement of such fees),	34 35
		(f)	exemptions from the operation of this Act or specified provisions of this Act.	36 37

Clause	Clause 42 Tattoo Parlours Bill 2012		
Part 5		Miscellaneous	
	(3)	A regulation may create an offence punishable by a penalty not exceeding 40 penalty units in the case of a corporation or 20 penalty units in any other case.	1 2 3
42	Revi	ew of Act	4
	(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.	5 6 7
	(2)	The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to this Act.	8
	(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years.	10 11

Schedule 1		ıle 1	Savings, transitional and other provisions	1 2
Par	t 1	Gei	neral	3
1	Reg	ulation	ıs	4
	(1)		regulations may contain provisions of a savings or transitional re consequent on the enactment of this Act or any Act that amends Act.	5 6 7
	(2)	If the	e regulations so provide, any such provision may:	8
		(a)	have effect despite any specified provisions of this Act (including a provision of this Schedule), and	9 10
		(b)	take effect from the date of assent to the Act concerned or a later date.	11 12
	(3)	is ear	ne extent to which any such provision takes effect from a date that rlier than the date of its publication on the NSW legislation website, provision does not operate so as:	13 14 15
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	16 17 18
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	19 20 21
	(4)	savir	gulation made for the purposes of this clause may make separate ngs and transitional provisions or amend this Schedule to olidate the savings and transitional provisions.	22 23 24
Par	t 2	Pro Act	ovisions consequent on enactment of this	25 26
2	Mak	ing of	first principal Regulation	27
		first i	2 of the <i>Subordinate Legislation Act 1989</i> is taken to apply to the regulation made under this Act as if the Minister administering that had given a certificate under section 6 (1) (b) of that Act with ect to the regulation.	28 29 30 31
3	Mak	ing of	closure orders pending the commencement of section 6	32
			losure order may not be made on the ground referred to in on 28 (1) (a) or 29 (1) (a) until section 6 (1) commences.	33 34

Sch	nedule 2	Amendment of legislation	1
2.1	Crimes (Crim	ninal Organisations Control) Act 2012 No 9	2
	Section 27 Prof	nibition on carrying on of certain activities when interim r control order takes effect	3
	Insert after par section 27 (6):	ragraph (j) of the definition of prescribed activity in	5
	(j1)	carrying on a body art tattooing business or performing body art tattooing procedures within the meaning of the <i>Tattoo Parlours Act 2012</i> ,	7 8 9
2.2	Law Enforce No 103	ment (Powers and Responsibilities) Act 2002	10 11
	Section 148 Ge	neral drug detection with dogs in authorised places	12
	Insert after section	on 148 (1) (c):	13
	(d)	persons at, or seeking to enter or leave, any part of premises that the officer is authorised to enter under the <i>Tattoo Parlours Act 2012</i> to carry out general drug detection using a dog.	14 15 16 17
2.3	Road Transp	ort (Driver Licensing) Act 1998 No 99	18
[1]	Section 39 Phot	tographs to which this Part applies	19
	Insert at the end	of section 39 (d):	20
		, and	21
	(e)	photographs in the possession of the Authority that were taken or provided for the purposes of applications for the issue of a licence under the <i>Tattoo Parlours Act 2012</i> .	22 23 24
[2]	Section 40 Purp	poses for which photographs may be kept and used	25
-	Insert after section	on 40 (1) (a) (v):	26
		(vi) a licence under the <i>Tattoo Parlours Act 2012</i> ,	27

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Schedule	2
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[3]	Section 41 Release of photographs prohibited		
	Insert after section 41 (1) (c) (iii):		2
	(iv)	in relation to a licence under the <i>Tattoo Parlours Act</i> 2012, or	3