Tobacco Amendment Bill 2016

Amendments made by the Legislative Council How dealt with

AMENDMENT NO 1

Clause 4, line 18, omit "at the same premises" and insert ", irrespective of whether or not the outdoor drinking area and the outdoor dining area are operated by the same occupier".

(13 September 2016)

How dealt with by the Assembly

Agreed to.

(12 October 2016)

AMENDMENT NO 2

Clause 4, lines 19 to 21, omit all words and expressions on these lines.

(13 September 2016)

How dealt with by the Assembly

Agreed to. (12 October 2016)

AMENDMENT NO 3

Clause 4, line 22, omit "(c)" and insert "(b)".

(13 September 2016)

How dealt with by the Assembly

Agreed to. (12 October 2016)

AMENDMENT NO 4

Clause 4, line 26, omit 'units.".' and insert "units.". (13 September 2016)

How dealt with by the Assembly

Agreed to. (12 October 2016)

Resolved

Resolved

Resolved

Resolved

Clause 4, after line 26 insert-

'(1B) It is a defence to a prosecution under subsection (1A) if the accused proves that the accused was not aware and could not reasonably be expected to have been aware, that the accused was contravening subsection (1A).".'.

(13 September 2016)

How dealt with by the Assembly

Agreed to.

(12 October 2016)

AMENDMENT NO 6

Resolved

Resolved

Clause 4, page 4, after line 1 insert-

'() in section 5D(1), for "section 5C" **substitute** "section 5C(1)".'.

(13 September 2016)

How dealt with by the Assembly Agreed to.

(12 October 2016)

AMENDMENT NO 7

Clause 4, page 4, before line 2 insert—

- '() At the end of section 5D of the Principal Act insert—
 - "(3) If a person smokes in an outdoor drinking area in contravention of section 5C(1A), the occupier of the outdoor drinking area is guilty of an offence.

Penalty: In the case of a natural person, 10 penalty units.

In the case of a body corporate, 50 penalty units.

- (4) It is a defence to the prosecution under subsection (3) if the occupier of the outdoor drinking area proves that the occupier of the outdoor drinking area—
 - (a) was not aware and could not reasonably be expected to have been aware, that the contravention of section 5C(1A) was occurring; or
 - (b) the contravention of section 5C(1A) occurred during a period of 3 months starting on the day that the outdoor dining area was first used as an outdoor dining area.".
- () In the Principal Act—'.

(13 September 2016)

How dealt with by the Assembly

Agreed to.

(12 October 2016)

Clause 9, page 11, lines 13 to 21, omit all words and expressions on these lines and insert "other merchandise, and includes any such business carried on as part of, or in conjunction with, any other business;".

(13 September 2016)

How dealt with by the Assembly

Agreed to. (12 October 2016)

AMENDMENT NO 9

Clause 9, page 11, line 31, after "ignited" insert "or heated".

(13 September 2016)

How dealt with by the Assembly

Agreed to. (12 October 2016)

AMENDMENT NO 10

Clause 9, page 11, line 33, omit 'vapour;".' and insert "vapour;".

(13 September 2016)

How dealt with by the Assembly

Agreed to.

(12 October 2016)

AMENDMENT NO 11

Clause 9, page 11, after line 33 insert—

'specialist e-cigarette retailing premises means an e-cigarette retailing premises that is certified by the Secretary as a specialist e-cigarette retailing premises under section 15U.".'.

(13 September 2016)

How dealt with by the Assembly Agreed to. (12 October 2016)

AMENDMENT NO 12

Clause 9, page 12, line 18, omit "twice" and insert "first".

(13 September 2016)

How dealt with by the Assembly Agreed to.

Resolved

Resolved

Resolved

Resolved

Resolved

Clause 9, page 12, after line 29 insert—

'() in the definition of *tobacco product*, for "the main ingredient of which is" **substitute** "containing".

(13 September 2016)

How dealt with by the Assembly

Agreed to.

(12 October 2016)

AMENDMENT NO 14

Clause 9, page 14, after line 20 insert—

'() in section 6(2AA), for "tobacconist" **substitute** "tobacconist, a specialist e-cigarette retailing premises";'.

(13 September 2016)

How dealt with by the Assembly Agreed to.

(12 October 2016)

AMENDMENT NO 15

Clause 9, page 14, line 34, omit 'business";' and insert 'business".'.

(13 September 2016)

How dealt with by the Assembly

Agreed to.

(12 October 2016)

AMENDMENT NO 16

Clause 9, page 14, after line 34 insert-

- '() After section 6(2A) of the Principal Act insert—
 - "(2AB) A person carrying on an e-cigarette retailing business at a specialist ecigarette retailing premises must not display a tobacco or e-cigarette advertisement of a product line of an e-cigarette product at a point of sale at that specialist e-cigarette retailing premises that is not in accordance with section 6B.
 - Penalty: In the case of a natural person, 60 penalty units;

In the case of a body corporate, 300 penalty units.

(2AC) A person carrying on an e-cigarette retailing business at a specialist ecigarette retailing premises must not display a tobacco or e-cigarette advertisement of a product line of a tobacco product.

Penalty: In the case of a natural person, 60 penalty units;

In the case of a body corporate, 300 penalty units.

Resolved

Resolved

(2AD) A person carrying on an e-cigarette retailing business at a specialist ecigarette retailing premises must not display a tobacco product.

Penalty: In the case of a natural person, 60 penalty units;

In the case of a body corporate, 300 penalty units.".'.

(13 September 2016)

How dealt with by the Assembly

Agreed to.

(12 October 2016)

AMENDMENT NO 17

Clause 9, page 15, before line 1 insert-

"() In the Principal Act-".

(13 September 2016)

How dealt with by the Assembly

Agreed to. (12 October 2016)

AMENDMENT NO 18

Clause 9, page 15, after line 3 insert—

'() in section 6(2B), for "tobacconist" **substitute** "tobacconist, a specialist ecigarette retailing premises";'.

(13 September 2016)

How dealt with by the Assembly

Agreed to.

(12 October 2016)

AMENDMENT NO 19

Clause 9, page 15, after line 15 insert—

'() in section 6(2D), for "(2A)" substitute "(2A), (2AB), (2AC), (2AD)";'.

(13 September 2016)

How dealt with by the Assembly

Agreed to.

(12 October 2016)

AMENDMENT NO 20

Clause 9, page 15, after line 27 insert-

- '() in section 6(3)(cab), for "tobacconist" **substitute** "tobacconist, a specialist e-cigarette retailing premises";
- () after section 6(3)(cb) insert—

Resolved

Resolved

Resolved

- "(cba) a tobacco or e-cigarette advertisement (other than a display of an ecigarette product carried about on a person) at a point of sale inside a specialist e-cigarette retailing premises that is in accordance with section 6B; or
- (cbb) one notice about e-cigarette products at one or more points of sale at a specialist e-cigarette retailing premises that complies with the prescribed requirements as to size, information contained in it and the manner in which the information is set out in it and the form in which the notice is displayed; or
- (cbc) tickets or labels on, or adjacent to, immediate packages of ecigarette products in a specialist e-cigarette retailing premises if the tickets or labels display retail prices and comply with the prescribed requirements as to size, information contained in them and the manner in which the information is set out or displayed; or";'.

(13 September 2016)

How dealt with by the Assembly

Agreed to. (12 October 2016)

AMENDMENT NO 21

Clause 9, page 18, line 28, omit "section 12(1), (2) and (3)" and insert "section 12(1) and (2)".

(13 September 2016)

How dealt with by the Assembly

Agreed to. (12 October 2016)

AMENDMENT NO 22

Clause 9, page 19, line 9, omit 'product";' and insert 'product".'.

(13 September 2016)

How dealt with by the Assembly

Agreed to. (12 October 2016)

AMENDMENT NO 23

Clause 9, page 19, after line 9 insert—

'() After section 13(1) of the Principal Act insert—

"(1A) A person must not sell any e-cigarette product from a vending machine.

Penalty: In the case of a natural person, 60 penalty units.

In the case of a body corporate, 300 penalty units.".

() In the Principal Act—'.

(13 September 2016)

Resolved

Resolved

How dealt with by the Assembly

Agreed to.

(12 October 2016)

AMENDMENT NO 24

Clause 9, page 21, after line 21 insert-

'() in section 15O(2)(a)(ii), after "tobacco product" **insert** "or e-cigarette product";'.

(13 September 2016)

How dealt with by the Assembly

Agreed to.

(12 October 2016)

AMENDMENT NO 25

Clause 9, page 21, after line 31 insert—

'(e) for the heading to Part 2A **substitute**—

"Part 2A Specialist tobacconists and specialist e-cigarette retailing premises";

- (f) in section 15SA, after "section 15T" insert "in relation to a specialist tobacconist premises";
- (g) in the heading to section 15T, after "tobacconist" insert "or specialist ecigarette retailing premises".
- () After section 15T(1) of the Principal Act insert—
 - "(1A) A person carrying on an e-cigarette retailing business at a premises may apply to the Secretary for certification that the premises are a specialist ecigarette retailing premises.".
- () In section 15U(1) of the Principal Act, after "tobacconist" **insert** "or a specialist e-cigarette retailing premises, as the case may be".
- () After section 15U(2) of the Principal Act insert—
 - "(2A) The Secretary may certify that premises are a specialist e-cigarette retailing premises if the Secretary is satisfied that—
 - (a) an e-cigarette retailing business is carried on at the premises; and
 - (b) the e-cigarette retailing business has been carried on at the premises on and from 1 September 2016; and
 - (c) the e-cigarette retailing business predominately sells e-cigarette products; and
 - (d) certification of the premises is consistent with the objects of this Act; and
 - (e) certification of the premises is consistent with any strategic plan, policy statement, code or guideline relating to specialist e-cigarette retailing premises that has been adopted by the Minister; and
 - (f) the premises are separated from other retail premises by a wall and that any doorway or entrance to or exit from the premises does not open directly into any other retail premises.
- () In the Principal Act—

Resolved

- (a) in section 15U(3), after "tobacconist" **insert** "or a specialist e-cigarette retailing premises, as the case may be,";
- (b) in section 15U(3)(b), after "subsection (2)" insert "or (2A), as the case may be";
- (c) in section 15U(6), after "tobacconist" **insert** "or a specialist e-cigarette retailing premises, as the case may be,".
- () In the Principal Act—
 - (a) in section 15W(1)(a) and (b), after "business" **insert** "or e-cigarette retailing business, as the case may be,";
 - (b) in section 15X(1)(b), after "section 15U(2)" insert "or (2A), as the case may be,".
- () In section 15ZB of the Principal Act, after "tobacconist" **insert** "or a specialist ecigarette retailing premises, as the case may be,".'.

(13 September 2016)

How dealt with by the Assembly

Agreed to.

(12 October 2016)

AMENDMENT NO 26

Clause 9, page 22, before line 1 insert-

"() In the Principal Act—".

(13 September 2016)

How dealt with by the Assembly

Agreed to. (12 October 2016)

AMENDMENT NO 27

Clause 10, line 6, for "tobacconist" **substitute** "tobacconist, a specialist e-cigarette retailing premises".

(13 September 2016)

How dealt with by the Assembly Agreed to.

(12 October 2016)

Resolved

Resolved

1. Insert the following New Clause to follow clause 10-

'A Amendment of Schedule

In the Schedule to the Principal Act, after item 13 insert—

"13A	An offence against section 6(2AB)	3 penalty units	30 penalty units
13B	An offence against section 6(2AC))	3 penalty units	30 penalty units
13C	An offence against section 6(2AD)	3 penalty units	30 penalty units".'.

(13 September 2016)

How dealt with by the Assembly

Not entertained but with the following amendment made to the Bill:

Insert the following New Clause to follow clause 10-

'AA Amendment of Schedule

(1)	In the Schedule to the Princip	bal Act, after item 13 insert—
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"13A	An offence against section 6(2AB)	3 penalty units	30 penalty units			
13B	An offence against section 6(2AC))	3 penalty units	30 penalty units			
13C	An offence against section 6(2AD)	3 penalty units	30 penalty units".			
(2) In the Schedule to the Principal Act, after item 18 insert—						
"18A			30 penalty units".'.			

(12 October 2016)

How dealt with by the Council

Not insisted upon. Assembly amendment agreed to.

(13 October 2016)

2. Insert the following New Clause to follow clause 10-

'A Amendment of Schedule

In the Schedule to the Principal Act, after item 18 insert-

"18A An offence 3 penalty 30 penalty against units units".'. section 13(1A)

(13 September 2016)

How dealt with by the Assembly Not entertained.

(12 October 2016)

How dealt with by the Council

Not insisted upon.

(13 October 2016)