NORTHERN TERRITORY OF AUSTRALIA

FIREARMS AMENDMENT ACT (NO. 2) 2000

No. 64 of 2000

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SCHEDULE



No. 64 of 2000

AN ACT

to amend the Firearms Act

[Assented to 14 December 2000] [Second reading 11 October 2000]

The Legislative Assembly of the Northern Territory enacts as follows:

1. Short title

This Act may be cited as the Firearms Amendment Act (No. 2) 2000.

2. Commencement

This Act comes into operation on the date fixed by the Administrator by notice in the *Gazette*.

3. Principal Act

The Firearms Act is in this Act referred to as the Principal Act.

4. Definitions

Section 3 of the Principal Act is amended –

- (a) by omitting the definitions of "disqualifying offence" and "firearm" in subsection (1) and substituting the following:
 - " 'disqualifying offence' means -
 - (a) an offence prescribed by the Regulations to be a disqualifying offence; or

(b) an offence against a law of the Commonwealth, a State or another Territory of the Commonwealth that is the same or substantially the same as an offence prescribed under paragraph (a);

'interim restraining order' means -

- (a) an order made under section 4 of the *Domestic Violence Act* where the defendant was not present at the hearing of the application because the defendant was not summoned to appear;
- (b) an order made under section 4 of the *Domestic Violence Act* where the application is adjourned for confirmation or further hearing; or
- (c) an order made under section 6(3) of the *Domestic Violence*Act;

'interstate restraining order' has the same meaning as in the *Domestic Violence Act*;

'firearm' means a device or part of a device (whether or not assembled, operable or temporarily or permanently inoperable) that is designed or adapted to discharge shot, a bullet or other missile —

- (a) by expanding gases produced in the device;
- (b) by igniting combustible material; or
- (c) by compressed air or other compressed gases (whether stored in the device or attached to the device in pressurised containers);
- (b) by inserting after the definition of "machine-gun" in subsection (1) the following:

" 'offence of violence' means —

- (a) an offence prescribed by the Regulations to be an offence of violence; or
- (b) an offence against a law of the Commonwealth, a State or another Territory of the Commonwealth that is the same or substantially the same as an offence prescribed under paragraph (a);";
- (c) by inserting "or item" after "a firearm" in the definition of "prohibited firearm" in subsection (1);

(d) by inserting after the definition of "registered" in subsection (1) the following:

" 'restraining order' means —

- (a) an order made under section 4 or 6 of the *Domestic Violence*Act (including in pursuance of section 5 of that Act) that is
 not an interim restraining order; or
- (b) an interstate restraining order;";
- (e) by inserting after the definition of "silencer" in subsection (1) the following:
 - "'starting pistol' means a device that is used or designed to control the start of an event at a sporting fixture that is not capable of discharging shot, a bullet or other missile;"; and
- (f) by inserting after subsection (1) the following:
- "(1A) For the purposes of the definition of 'firearm' in subsection (1), a part of a device means
 - (a) a rifle or shotgun action; or
 - (b) a pistol or revolver frame.".

5. Exemptions

Section 4 of the Principal Act is amended -

- (a) by omitting subsection (2) and substituting the following:
- "(2) This Act does not apply to or in relation to a starting pistol that is the property of a sporting association or body if -
 - (a) the association or body is affiliated with the governing body for its sport in the Territory;
 - (b) the starting pistol is used at sporting fixtures organised and controlled by the sporting association or body;
 - (c) the starting pistol is in the possession of an adult when at or being transported to or from the sporting fixture; and
 - (d) the starting pistol is stored in accordance with the storage requirements under this Act."; and
- (b) by omitting subsection (4) and substituting the following:

- "(4) Part 3 and sections 58, 59, 66, 77, 78, 79, 80, 82 and 83 do not apply to or in relation to—
 - (a) a member of the Police Force;
 - (b) a member of the Australian Federal Police;
 - (c) a member of a police force of a State or another Territory of the Commonwealth
 - (d) a member of the Australian Customs Service;
 - (e) a member of the Australian Protective Service; or
 - (f) an officer, within the meaning of the *Prisons* (Correctional Services) Act,

in respect of his or her possession or use of a firearm in the course of his or her duty as a member or officer.".

6. Application for licence

Section 9 of the Principal Act is amended –

- (a) by omitting subsection (3) and substituting the following:
- "(3) A person cannot apply for a licence if the person is prohibited from applying for or holding a licence to own or possess a firearm—
 - (a) under this or any other Act;
 - (b) under an Act of the Commonwealth, a State or another Territory of the Commonwealth; or
 - (c) by an order or direction of a court (whether made or given in the Territory or elsewhere)."; and
- (b) by adding at the end the following:
 - "(4) An application for a firearms corporate licence is to contain –
 - (a) the name of the person (who must be an employee of the applicant) who will be the representative of the holder of the licence in respect of activities conducted under the licence; and
 - (b) the names and addresses of persons who will
 - (i) be responsible for the security of firearms possessed under the licence;

- (ii) have direct access to firearms possessed under the licence; or
- (iii) have control over issuing firearms possessed under the licence to employees of the holder of the licence.
- "(5) An application for a firearms museum licence is to contain –
- (a) the name of the person who will be the representative of the holder of the licence in respect of activities conducted under the licence; and
- (b) the names and addresses of persons who
 - (i) will be responsible for the security of firearms possessed under the licence; or
 - (ii) will have direct access to firearms possessed under the licence.
- "(6) An application for a firearms club licence is to contain –
- (a) the name of the person (who must be a member of the governing body or committee of the firearms club) who will be the representative of the holder of the licence in respect of activities conducted under the licence; and
- (b) the names and addresses of persons who will be responsible for the security of the firearms stored at premises occupied by the firearms club."

7. General restrictions on grant of licence

Section 10 of the Principal Act is amended -

- (a) by inserting after subsection (2) the following:
- "(2A) The Commissioner is not to grant a licence to a person who has been found guilty of an offence in which a firearm was involved unless—
 - (a) in a case where, on the trial or hearing in relation to the offence
 - (i) an order under section 10 or 11 of the Sentencing Act or referred to in section 130(2) of that Act (or a provision of a law in force in the jurisdiction in which the offence was committed that, in the opinion of the Commissioner, is of similar effect) has been made directing that the person be discharged on giving security in accordance with the section; or

- (ii) a pecuniary penalty only has been imposed,
- and not less than 12 months have elapsed since the person was found guilty of the offence; and
- (b) in the case where a custodial sentence was imposed -2 years have elapsed since the applicant was found guilty of the offence or released from custody, whichever is the later.
- "(2B) The Commissioner is not to grant a licence if the Commissioner has reasonable cause to believe that the applicant has failed to supply material information or has supplied information that is false or misleading.";
- (b) by inserting after subsection (3)(f) the following:
 - "(fa) has not, within the period of 5 years before the application for the licence was made, been found guilty in the Territory or elsewhere of an offence of violence;";
- (c) by omitting from subsection (3)(g) ", within the meaning of the *Domestic Violence Act*,";
- (d) by omitting from subsection (3)(g) "(other than an order under section 6 of that Act that has not been confirmed)";
- (e) by adding at the end of subsection (5) "and the prescribed checks (if any) have been completed"; and
- (f) by inserting in subsection (7) ", firearms museum licence, firearms club licence" after "firearms dealer licence".

8. New section

The Principal Act is amended by inserting after section 10 the following:

- "10A. General restrictions on grant of firearms corporate licence, firearms museum licence and firearms club licence
- "(1) The Commissioner may refuse to grant a firearms corporate licence, firearms museum licence or firearms club licence if, in respect of the particular application
 - (a) the person nominated under section 9(4)(a), (5)(a) or (6)(a) does not hold a licence; or
 - (b) the Commissioner is not satisfied that the person would be granted a licence under section 10 if he or she were to apply for a licence.".

9. Genuine reason for licence

Section 11 of the Principal Act is amended –

- (a) by omitting from subsection (2)(k) "inheritance." and substituting "inheritance;" and
- (b) by inserting after subsection (2)(k) the following:
 - "(m) instruction in firearms use and safety.".

10. Period of licence

Section 14 of the Principal Act is amended –

- (a) by omitting from subsection (1)(d) "licence; and" and substituting "licence;";
- (b) by omitting from subsection (1)(e) "years." and substituting "years;";
- (c) by inserting after subsection (1)(e) the following:
 - "(f) a firearms club licence remains in force for 3 years; and
 - (g) a firearms instructor licence remains in force for one year."; and
- (d) by inserting after subsection (1) the following:
- "(1A) If a person holds a shooter's licence that authorises the possession or use of more than one category of firearm, the shooter's licence remains in force for the shortest period prescribed under subsection (1) in respect of the categories of firearm to which the licence relates."

11. Firearms armourer licence

Section 22 of the Principal Act is amended by inserting in subsection (1) ", manufacture, modify, service" after "repair".

12. Firearms corporate licence

Section 26 of the Principal Act is amended by inserting in subsection (2) "or firearms instructor licence" after "firearms employee licence".

13. New Divisions

The Principal Act is amended by inserting after Division 11 of Part 3 the following:

"Division 12 - Firearms club licence

"30A. Firearms club licence

"A firearms club licence authorises —

- (a) the holder of the licence;
- (b) the members of the firearms club; and
- (c) persons permitted by the firearms club to be on premises occupied by it and approved under section 49(2),

to possess and use firearms of a category specified in the licence for sport shooting or training purposes.

"30B. Records to be kept by firearms clubs

- "(1) The holder of a firearms club licence must keep and maintain records containing
 - (a) the names and addresses of all present and past members for the firearms club;
 - (b) the financial status of members;
 - (c) in respect of each member particulars of competition shooting and events organised or co-ordinated by the firearms club that the member has participated including the date of the competition or event and the time when the member commenced and finished competing; and
 - (d) the names of range officers and other persons responsible for conducting competition shooting and events organised or coordinated by the firearms club and the dates and times when they were responsible for conducting a competition or event.
- "(2) The holder of a firearms club licence must, on demand by a member of the Police Force, produce to the member a record kept under subsection (1).

Penalty: 20 penalty units or imprisonment for 6 months.

- "(3) A member of the Police Force may –
- (a) examine a record kept under subsection (1);
- (b) make copies of, or take extracts from, the record; and

(c) retain the record for any reasonable period that the member thinks fit.

"Division 13 - Firearms instructor licence

"30C. Firearms instructor licence

"A firearms instructor licence authorises the holder to possess and use firearms of a category specified in the licence for the purpose of conducting approved firearms training and safety courses.".

14. Grant of permits

Section 31 of the Principal Act is amended -

- (a) by inserting in paragraph (a) ", hire, lease" after "purchase"; and
- (b) by inserting after paragraph (f) the following:
 - "(fa) to authorise the temporary possession or use of a firearm by the holder of a licence for a specified reason not covered by the holder's licence;".

15. General restrictions on granting permits

Section 33 of the Principal Act is amended -

- (a) by inserting after subsection (1)(c) the following:
 - "(ca) has not, within 5 years before the application for the permit was made, been found guilty in the Territory or elsewhere, of an offence of violence;
 - is able to meet the storage and safety requirements prescribed under this Act or approved by the Commissioner;";
- (b) by omitting from subsection (1)(d) ", within the meaning of the *Domestic Violence Act*,";
- (c) by omitting from subsection (1)(d) "(other than an order under section 6 of that Act that has not been confirmed)"; and
- (c) by inserting after subsection (1) the following:
- "(1A) The Commissioner is not to grant a permit if the applicant is prohibited from holding a licence to own or possess a firearm
 - (a) under this or any other Act;

- (b) under an Act of the Commonwealth, a State or another Territory of the Commonwealth; or
- (c) by an order or direction of a court (whether made or given in the Territory or elsewhere).".

16. General provisions relating to permits

Section 34 of the Principal Act is amended -

- (a) by omitting from subsection (5) "surrendered" and substituting "suspended"; and
- (b) by omitting from subsection (5) "\$1,000 or imprisonment for 3 months" and substituting "50 penalty units or imprisonment for 12 months".

17. Permits to purchase or acquire firearms

Section 35 of the Principal Act is amended by omitting subsection (5) and substituting the following:

- "(5) The Commissioner may grant a permit to a person to purchase or acquire a firearm before the expiration of the period referred to in subsection (4) where
 - (a) the person
 - (i) holds a licence and owns a registered firearm; and
 - (ii) has established a genuine need for owning the firearm to be purchased or acquired; and
 - (b) the prescribed checks (if any) have been completed.".

18. Suspension on making of interim restraining order

Section 39 of the Principal Act is amended -

- (a) by omitting "A licence" and substituting "(1) A licence";
- (b) by omitting "order under section 6(3) of the *Domestic Violence Act*" and substituting "interim restraining order"; and
- (c) by adding at the end the following:
- "(2) If a licence, permit or certificate of registration is automatically suspended by subsection (1), the person to whom it is granted must immediately—
 - (a) surrender the suspended licence, permit or certificate of registration to a member of the Police Force; and

(b) deliver a firearm in respect of which the licence, permit or certificate is granted to a member of the Police Force.

Penalty: 500 penalty units or imprisonment for 12 months.".

19. Revocation of licence, permit or registration

Section 40 of the Principal Act is amended -

- (a) by omitting subsection (1) and substituting the following:
- "(1) A licence, permit or a certificate of registration is automatically revoked
 - (a) on a restraining order being made against the holder; or
 - (b) on the holder being found guilty of a disqualifying offence or an offence of violence.";
- (b) by omitting from subsection (4) "this section" and substituting "subsection (2) or (3)"; and
- (c) by adding at the end the following:
- "(6) If a licence, permit or certificate of registration is automatically revoked by subsection (1), the person to whom it was granted must immediately—
 - (a) surrender the revoked licence, permit or certificate of registration to a member of the Police Force; and
 - (b) deliver a firearm in respect of which the licence, permit or certificate was granted to a member of the Police Force.

Penalty: 500 penalty units or imprisonment for 12 months.".

20. New section

The Principal Act is amended by inserting after section 44 the following:

"44A. Disposal of unclaimed firearms

- "(1) If—
- (a) a firearm has come into the lawful possession of a member of the Police Force;
- (b) no legal requirement exists for the member to retain possession of the firearm; and

(c) reasonable attempts have been made to return the firearm to its registered owner,

the Commissioner may -

- (d) arrange for the firearm to be disposed of or destroyed; or
- (e) by notice served on the owner of the firearm direct the owner to take possession of it.
- "(2) The Commissioner may dispose of a firearm as unclaimed property in accordance with section 166 of the *Police Administration Act* if the owner of the firearm
 - (a) is given a direction under subsection (1); and
 - (b) fails to comply with the direction within 3 months after it is given or after any longer period that is specified in the direction.".

21. New section

The Principal Act is amended by inserting after section 53 the following:

"53A. Attendance of persons before Tribunal

- "(1) The Tribunal may, by written notice signed by the Chairperson, require a person to attend before the Tribunal and to provide to it any information that it reasonably requires to enable it to carry out its functions.
- "(2) A person required to attend before the Tribunal under subsection (1) must not, without lawful excuse, refuse or fail to attend before the Tribunal at the time specified in the notice or such further time as the Tribunal allows.

Penalty: In the case of a body corporate – 100 penalty units and 10 penalty units for each day during which the offence continues.

In the case of a natural person -20 penalty units and 2 penalty units for each day during which the offence continues."

22. Possession or use of firearms

Section 58 of the Principal Act is amended –

- (a) by omitting from subsection (5)(b) ", within the meaning of the *Domestic Violence Act*,";
- (b) by inserting after subsection (5)(b) the following:

- "(ba) in respect of whom a restraining order was in force may not possess or use a firearm for 5 years from the date the order expires or ceases to have effect;";
- (c) by omitting subsection 5(c) and substituting the following:
 - "(c) whose licence is suspended may not possess or use a firearm -
 - (i) while the suspension remains in force; or
 - (ii) if the licence expires while the suspension remains in force until the person is granted another licence or a permit; or"; and
- (d) by inserting in subsection (6) "unless authorised under this Act" after "firearm".

23. Repeal

Section 61 of the Principal Act is repealed.

24. Restrictions on sale and purchase of firearms

Section 63 of the Principal Act is amended by omitting "Penalty: \$2,000 or imprisonment for 6 months" and substituting the following:

"(3) A person, other than the holder of a firearms dealer licence, must not advertise a firearm for sale unless the advertisement in respect of the firearm contains the serial number of the firearm.

Penalty: 20 penalty units or imprisonment for 6 months.".

25. Use of mail for sending firearms

Section 64 of the Principal Act is amended by adding at the end the following:

- "(7) This section does not apply to the sending or receiving by mail of a firearm by the person in whose name the firearm is registered if—
 - (a) the sending or receiving of the firearm is for the purpose established as being the genuine reason for possessing or using the firearm; and
 - (b) the sending or receiving of the firearm does not relate to the sale or transfer of the firearm.".

26. Repeal and substitution

Section 65 of the Principal Act is repealed and the following substituted:

"65. Use of mail for sending firearms outside the Territory

"(1) A person must not send a firearm by mail except in accordance with this section.

Penalty: 20 penalty units or imprisonment for 6 months.

- "(2) The holder of a firearms dealer licence may send a firearm by mail if-
 - (a) the address to which the firearm is sent is outside the Territory;
 - (b) the firearm is sent by registered post;
 - (c) the person to whom the firearm is sent would not, because of receiving the firearm or being in possession of it at the place to which it is sent, be guilty of an offence under a law that applies at that place; and
 - (d) the person to whom the firearm is sent is the holder of a licence that corresponds to a firearms dealer licence under the law of that place.
 - "(3) The owner of a registered firearm may send a firearm by mail if—
 - (a) the firearm is sent to an address outside the Territory;
 - (b) the firearm is sent by registered post;
 - (c) the person to whom the firearm is sent would not, because of receiving the firearm or being in possession of it at the place to which it is sent, be guilty of an offence under a law that applies at that place; and
 - (d) mailing the firearm is not an offence under the law of the place to which it is sent;
 - (e) the purpose of mailing the firearm is consistent with the genuine reason for possessing or using it;
 - (f) the purpose of mailing the firearm does not relate to the sale or transfer of the firearm; and
 - (g) the firearm will be returned to the Territory.".

27. Misuse of licences and permits

Section 71 of the Principal Act is amended -

(a) by omitting paragraph (b);

- (b) by omitting from paragraph (c) "unlawfully;" and substituting "unlawfully; or"; and
- (c) by omitting paragraph (d).

28. Hiring or leasing firearms

Section 73 of the Principal Act is amended -

- (a) by inserting in subsections (1) and (2) "or lease" after "hire"; and
- (b) by omitting from subsections (1) and (2) "licence or".

29. Unsafe firearms

Section 76 of the Principal Act is amended by inserting in subsection (3) ", firearms instructor licence" after "firearms collector licence".

30. Repeal and substitution

Section 77 of the Principal Act is repealed and the following substituted:

"77. Silencers and machine-guns

"(1) A person must not possess or use a silencer except in accordance with this section.

Penalty: 20 penalty units or imprisonment for 6 months.

"(2) A person must not possess or use a machine-gun except in accordance with this section.

Penalty: 50 penalty units or imprisonment for 12 months.

- "(3) The holder of a firearms museum licence may possess a silencer or machine-gun for the purpose of exhibiting and showing it.
- "(4) The holder of a firearms collector licence may possess a machine-gun for the purpose of displaying it if—
 - (a) the acquisition of the machine-gun by the holder has been approved by the Commissioner in writing;
 - (b) the holder is a collector who the Commissioner has certified in writing to be an established collector;
 - (c) the holder has held a firearms collector licence for not less than 5 years;

- (d) the holder is permitted to possess and display category C firearms and category D firearms under the firearms collector licence;
- (e) the machine-gun is consistent or compatible with other firearms possessed and displayed under the firearms collector licence; and
- (f) the machine-gun has been made permanently inoperable.
- "(5) Despite section 102, where a person is found guilty of an offence against this section, the silencer or machine-gun possessed or used in the offence is forfeited to the Territory on the finding of guilt."

31. New section

The Principal Act is amended by inserting after section 91 in Part 11 the following:

"91A. Notification of change of representative of licence holder

- "(1) The holder of a firearms corporate licence, firearms museum licence or firearms club licence must notify the Commissioner of the name of the person who will be the representative of the holder in respect of activities conducted under the licence not later than 14 days after—
 - (a) the person named in the application for the licence as the representative of the holder ceases to be the representative; or
 - (b) a person notified under this section ceases to be the representative.

Penalty: 20 penalty units.

- "(2) A person who is notified under this section as the representative of the holder of a licence must be—
 - (a) in respect of firearms corporate licence an employee of the holder of the licence; and
 - (b) in respect of firearms club licence a member of the governing body or committee of the firearms club.".

32. Revocation, disqualification and forfeiture, etc.

Section 102 of the Principal Act is amended by omitting subsection (1)(a).

33. New section

The Principal Act is amended by inserting after section 107 the following:

"107A. Offences by holders of firearms corporate licence, firearms museum licence and firearms club licence

- "(1) If the holder of a firearms corporate licence, firearms museum licence or firearms club licence contravenes or fails to comply with a provision of this Act, the person who at the time of the offence is the representative of the holder of the licence under section 9 or 91A is taken to have contravened or failed to comply with the same provision as if the person knowingly authorised or permitted the contravention or failure to comply.
- "(2) A person may be charged with and found guilty of an offence in accordance with subsection (1) whether or not the holder of the licence is charged with or found guilty of the offence.".

34. Regulations

Section 111 of the Principal Act is amended –

- (a) by omitting "The Administrator" and substituting "(1) The Administrator"; and
- (b) by adding at the end the following:
- "(2) The Regulations may prescribe conditions to which a licence is subject that prohibit or restrict the right of the holder of the licence to undertake activities otherwise permitted under the licence."

35. Transitional

Section 113 of the Principal Act is amended by omitting from subsection (3) "as if it were granted on the commencement of this Act" and substituting "as if it had been granted for that period under the repealed Act".

36. Schedule 5

Schedule 5 to the Principal Act is amended by adding at the end the following:

"Inoperable machine guns".

37. Further amendments

The Principal Act is amended as set out in the Schedule.

SCHEDULE

Section 37

Provision		Amendment
	omit	substitute
Section 17(1)	"\$5,000"	"50 penalty units"
Section 18	"\$2,000"	"20 penalty units"
Section 19	"\$2,000"	"20 penalty units"
Section 20	"\$5,000"	"50 penalty units"
Section 22(3)	"\$5,000"	"50 penalty units"
Section 22(5)	"\$2,000"	"20 penalty units"
Section 23(1)	"\$2,000"	"20 penalty units"
Section 24(2)	"\$5,000"	"50 penalty units"
Section 24(3)	"\$2,000"	"20 penalty units"
Section 25(1)	"\$5,000"	"50 penalty units"
Section 26(2)	"\$5,000"	"50 penalty units"
Section 34(5)	"\$1,000"	"10 penalty units"
Section 40(5)	"\$5,000"	"50 penalty units"
Section 42(2)	"\$5,000"	"50 penalty units"
Section 44(2)	"\$5,000"	"50 penalty units"
Section 45(1)	"\$5,000"	"50 penalty units"
Section 46(1)	"\$5,000"	"50 penalty units"
Section 48(2)	"\$2,000"	"20 penalty units"
Section 49(5)	"\$5,000"	"50 penalty units"
	"20,000"	"200 penalty units"
Section 51(4)	"\$5,000"	"50 penalty units"

Section 53(2)	"\$10,000"	"100 penalty units"
	"\$1,000"	"10 penalty units"
9	"\$2,000"	"20 penalty units"
	"\$200"	"2 penalty units"
Section 58(1)	"\$5,000"	"50 penalty units"
Section 58(6)	"\$5,000"	"50 penalty units"
Section 59	"\$5,000"	"50 penalty units"
	"\$1,000"	"10 penalty units"
Section 60	"\$2,000"	"20 penalty units"
Section 61	"\$10,000"	"100 penalty units"
Section 62(4)	"\$5,000"	"50 penalty units"
	"\$1,000"	"10 penalty units"
Section 63(2)	"\$2,000"	"20 penalty units"
Section 64(3)	"\$2,000"	"20 penalty units"
Section 65	"\$2,000"	"20 penalty units"
Section 66	"\$1,000"	"10 penalty units"
Section 67(1)	"\$2,000"	"20 penalty units"
Section 68	"\$5,000"	"50 penalty units"
Section 69(2)	"\$1,000"	"10 penalty units"
Section 70	"\$1,000"	"10 penalty units"
Section 71	"\$5,000"	"50 penalty units"
Section 72	"\$5,000"	"50 penalty units"
Section 73(2)	"\$1,000"	"10 penalty units"
Section 74(2)	"\$5,000"	"50 penalty units"
Section 75	"\$5,000"	"50 penalty units"

Section 76(1)	"\$5,000"	"50 penalty units"
Section 77(1)	"\$2,000"	"20 penalty units"
Section 77(2)	"\$5,000"	"50 penalty units"
Section 78(2)	"\$2,000"	"20 penalty units"
Section 78(3)	"\$5,000"	"50 penalty units"
Section 79(1)	"\$5,000"	"50 penalty units"
Section 80(1)	"\$5,000"	"50 penalty units"
Section 81(2)	"\$1,000"	"10 penalty units"
Section 82(1)	"\$5,000"	"50 penalty units"
Section 83	"\$5,000"	"50 penalty units"
Section 84(1)	"\$5,000"	"50 penalty units"
Section 85	"\$5,000"	"50 penalty units"
Section 86	"\$5,000"	"50 penalty units"
Section 87	"\$5,000"	"50 penalty units"
Section 88	"\$5,000"	"50 penalty units"
Section 89(1)	"\$5,000"	"50 penalty units"
Section 89(2)	"\$5,000"	"50 penalty units"
Section 89(3)	"\$10,000"	"100 penalty units "
Section 90(1)	"50 penalty units"	"10 penalty units"
Section 90(3)	"50 penalty units"	"50 penalty units"
Section 90(2)	"\$5,000"	"50 penalty units"
Section 90(4)	"\$500"	"5 penalty units"
Section 91	"\$2,000"	"20 penalty units"
Section 94(2)	"\$5,000"	"50 penalty units"
Section 95	"\$2,000"	"20 penalty units"

Section 99(6)	"\$5,000"	"50 penalty units"
Section 99(5)	"\$5,000"	"50 penalty units"
Section 99(3)	"\$5,000"	"50 penalty units"
Section 96(3)	"\$2,000"	"20 penalty units"