

Major Sports Facilities and Other Legislation Amendment Bill 2025

Amendments during consideration in detail to be moved by
The Honourable the Minister for Sport and Racing and Minister for the
Olympic and Paralympic Games

1 After clause 1

Page 4, after line 5—

insert—

1A Commencement

The following provisions commence on a day to be fixed by proclamation—

- (a) section 1H, to the extent it inserts sections 53DFC and 53DFD;
- (b) part 2, other than sections 2 and 10(1A);
- (c) part 3A.

2 After clause 1

Page 4, after line 5—

insert—

Part 1A

Amendment of Brisbane Olympic and Paralympic Games Arrangements Act 2021

1B Act amended

This part amends the *Brisbane Olympic and Paralympic Games Arrangements Act 2021*.

1C Amendment of s 5B (Other venues)

Section 5B(1), (2) and (3), after ‘schedule 2,’—

insert—

part 2,

1D Amendment of s 5C (Villages)

Section 5C(1), (2) and (3), after ‘schedule 3,’—
insert—

part 2,

1E Amendment of s 53AD (Functions)

Section 53AD(1)(c)—
omit, insert—

(c) if the Minister, by written notice to the chief executive officer of the authority, directs the authority to monitor the delivery of an other venue—to monitor the delivery of the venue; and

1F Amendment of s 53DB (Definitions for chapter)

- (1) Section 53DB, definition *games-related transport infrastructure*, paragraph (b), after ‘schedule 4’—
insert—
, part 2
- (2) Section 53DB, definition *transport infrastructure*—
insert—
 - (1) a local government road within the meaning of the *Transport Infrastructure Act 1994*.

1G Amendment of s 53DC (Application of part)

Section 53DC—
insert—

(2) If development mentioned in subsection (1)(a) has been carried out for, or in relation to, an authority venue or other venue, this part also applies to a legacy use of the venue before the start of the venue's games-related use.

1H Insertion of new ch 3A, pt 2A

Chapter 3A—

insert—

Division 1 Preliminary

53DFA Interpretation for part

(1) In this part—

Land Act reservation, for schedule 4A land, means a reservation or condition that—

- (a) is mentioned in the Land Act, section 21; and
- (b) would have applied in relation to the land if, instead of vesting under division 2, a deed of grant had been issued under the Land Act for the land.

preserved interest, for schedule 4A land, means an easement, or an easement in gross, over or affecting the land if, immediately before the vesting day for the land—

- (a) the easement or easement in gross was registered under the Land Title Act; or
- (b) the tenure document for the easement or easement in gross was lodged, and

capable of registration, under the Land Title Act.

schedule 4A land means the land described in schedule 4A, part 1, 2 or 3.

vesting day, for schedule 4A land, means the day on which the land vests under division 2.

(2) Words and expressions used in this part and the Land Act have the same meaning, to the extent the context permits.

Division 2 Vesting of land

53DFB Stage 1 land

On 1 June 2026, the land described in schedule 4A, part 1 is vested in the authority as an estate in fee simple subject to—

- (a) any preserved interests for the land;
and
- (b) any Land Act reservations for the land.

53DFC Stage 2 land

On the day this section commences, the land described in schedule 4A, part 2 is vested in the authority as an estate in fee simple subject to—

- (a) any preserved interests for the land;
and
- (b) any Land Act reservations for the land.

53DFD Stage 3 land

On the day this section commences, the land described in schedule 4A, part 3 is vested in the authority as an estate in fee simple

subject to—

- (a) any preserved interests for the land; and
- (b) any Land Act reservations for the land.

53DFE Lodgement of plan of survey

- (1) This section applies in relation to the land identified as ‘part of Gilchrist Avenue’ on the plan shown in schedule 4A, part 4.
- (2) The chief executive must ensure a plan of survey of the land is lodged before 1 June 2026.
- (3) The plan of survey must—
 - (a) generally correspond with the plan shown in schedule 4A, part 4 to the extent the plan identifies the land; and
 - (b) define the land as 1 lot for the purposes of the Land Title Act; and
 - (c) comply with the *Survey and Mapping Infrastructure Act 2003*; and
 - (d) be certified as accurate by a cadastral surveyor within the meaning of the *Surveyors Act 2003*.
- (4) Despite any other Act or law, if a plan of survey is lodged in accordance with this section—
 - (a) the lot defined in the plan is created as a lot under the Land Title Act, and able to be vested under this division, on the lodgement of the plan; and
 - (b) the registrar of titles must, as soon as practicable after the lodgement of the plan, record the particulars of the plan in the freehold land register; and

- (c) no fee is payable for—
 - (i) the lodgement of the plan; or
 - (ii) the recording of the particulars mentioned in paragraph (b).

Division 3 Effect of vesting

53DFF Effect of vesting

- (1) On the vesting of schedule 4A land under division 2—
 - (a) any interest in the land that existed immediately before the vesting day for the land, other than a preserved interest or Land Act reservation, is cancelled; and
 - (b) any tenure document evidencing an interest cancelled under paragraph (a) is cancelled; and
 - (c) any road on the land is permanently closed.
- (2) Subsection (1) applies despite any requirement that would otherwise apply, under the Land Act or the Land Title Act, in relation to—
 - (a) the cancellation of the interest in the land or the tenure document; or
 - (b) the closure of the road.
- (3) As soon as practicable after the vesting of the land under division 2, the registrar of titles must record particulars of the following in the appropriate register and the freehold land register—

- (a) the vesting of the land, subject to the preserved interests and Land Act reservations for the land;
- (b) the cancellation of an interest in the land under subsection (1)(a);
- (c) the cancellation of a tenure document under subsection (1)(b).

(4) Subsection (3) applies despite any requirement that would otherwise apply, under the Land Act or the Land Title Act, in relation to the recording of the particulars mentioned in that subsection.

(5) Despite the Land Act and the Land Title Act, no fee is payable by the authority in relation to—

- (a) the vesting of land under division 2; or
- (b) the recording of the particulars mentioned in subsection (3).

(6) In this section—

cancel, an interest, includes—

- (a) cancel a deed of grant in trust; and
- (b) permanently close a road; and
- (c) revoke a dedication or reservation and setting apart; and
- (d) end a lease or other interest.

53DFG Compensation

- (1) No compensation is payable under this Act for the cancellation of an interest in land under section 53DFF.
- (2) Subsection (1) does not affect a right to compensation, under another Act or law, for the cancellation of an interest in land under section 53DFF.

1I Amendment of s 53DG (Definitions for part)

Section 53DG, definition *games project*, ‘section 53DC(a), (b) or (c)’—

omit, insert—

section 53DC(1)(a), (b) or (c) or (2)

1J Amendment of s 53EA (Use of necessary games infrastructure)

(1) Section 53EA(1)(a), ‘section 53DC(a)’—

omit, insert—

section 53DC(1)(a)

(2) Section 53EA(1)(b), ‘section 53DC(b)’—

omit, insert—

section 53DC(1)(b) or (2)

1K Amendment of s 53EF (Exemption from infrastructure charges under other Acts)

(1) Section 53EF(1)(a), ‘section 53DC(a)’—

omit, insert—

section 53DC(1)(a)

(2) Section 53EF(1)(b), ‘section 53DC(b)’—

omit, insert—

section 53DC(1)(b) or (2)

1L Amendment of sch 1 (Authority venues)

(1) Schedule 1, table, entry for the facility to be known as Moreton Bay Indoor Sports Centre, column 1, ‘The Mill at Moreton Bay Priority Development Area’—

omit, insert—

the Moreton Bay Central Priority

Development Area

(2) Schedule 1, table, entry for the facility known as Barlow Stadium Park, column 1, 'Barlow Stadium Park'—

omit, insert—

Barlow Park Stadium

1M Amendment of sch 2 (Other venues)

(1) Schedule 2, before table—

insert—

1 Definition for schedule

In this schedule—

arena land means each of the following lots—

- (a) lot 61 on SP188566;
- (b) lots 63, 64 and 65 on SP312152;
- (c) lot 60 on SP184385;
- (d) lot 1291 on SP149280.

Part 2 Other venues

(2) Schedule 2, as amended by this Act, part 2, table—

insert—

a facility to be known as the Gabba Arena, located on the arena land	a new indoor entertainment and sport venue with seating for approximately 17,000 people and associated facilities	indoor entertainment and sport venue with seating for approximately 17,000 people and associated facilities
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1N Replacement of sch 3 (Villages)

Schedule 3—

omit, insert—

Schedule 3 Villages

section 5C

Part 1 Preliminary

1 Definitions for schedule

In this schedule—

BAV games land means each of the following lots—

- (a) lot 474 on SP190740;
- (b) lot 709 on SP238200;
- (c) lot 102 on SP277762;
- (d) lots 801, 802 and 803 on SP288047;
- (e) lots 112, 113, 114, 115, 703 and 705 on SP288048;
- (f) lot 117 on SP288049;
- (g) lots 708 and 709 on SP288052;
- (h) lot 2 on SP288053;

- (i) lot 710 on SP288054;
- (j) lot 913 on SP288076;
- (k) lot 805 on SP288132;
- (l) lot 704 on SP296435;
- (m) lots 1 and 3 on SP329545;
- (n) lots 110 and 111 on SP336809;
- (o) lot 116 on SP341419;
- (p) lot 1 on SP341431;
- (q) lot 455 on SL3473;
- (r) lot 482 on SL4552;
- (s) lot 1 on RP41361.

BAV legacy land means each of the following lots—

- (a) lots 112, 113, 114, 115 and 705 on SP288048;
- (b) lots 110 and 111 on SP336809.

Part 2 Villages

Column 1	Column 2	Column 3
Description of site or facility	Games-related use	Legacy use
a site to be known as the Brisbane Athletes Village located on the BAV games land	the following uses of the site— (a) accommodation for up to 12,000 athletes and officials; (b) associated uses and facilities <i>Example—</i> training facilities for athletes	the following uses of the site to the extent it comprises the BAV legacy land— (a) residential accommodation; (b) associated commercial and retail uses

10 Replacement of sch 4 (Games-related transport infrastructure)

Schedule 4—

omit, insert—

Schedule 4 Games-related transport infrastructure

section 53DB, definition *games-related transport infrastructure*

Part 1 Preliminary

1 Definitions for schedule

In this schedule—

active transport infrastructure see the *Transport Planning and Coordination Act*

1994, section 8A(3).

busway see the *Transport Infrastructure Act 1994*.

busway transport infrastructure see the *Transport Infrastructure Act 1994*.

general route service see the *Transport Operations (Passenger Transport) Act 1994*.

local government road see the *Transport Infrastructure Act 1994*.

public marine transport infrastructure see the *Transport Infrastructure Act 1994*.

public passenger transport infrastructure see the *Transport Planning and Coordination Act 1994*.

QTRIP means the implementation programs, known as ‘Queensland Transport and Roads Investment Program 2025–26 to 2028–29’, approved under the *Transport Infrastructure Act 1994*, chapter 4, as in effect on the commencement.

Editor's note—

The QTRIP website is www.tmr.qld.gov.au/qtriponline.

rail transport infrastructure see the *Transport Infrastructure Act 1994*.

railway see the *Transport Infrastructure Act 1994*.

State-controlled road see the *Transport Infrastructure Act 1994*.

Part 2

Games-related transport infrastructure

Column 1	Column 2	Column 3
Name	QTRIP Investment ID	Description
The Wave (stage 1)	3024759	(a) rail transport infrastructure for operating a general route service on a new dual-track railway from Beerwah to Caloundra (b) upgraded State-controlled roads, local government roads and active transport infrastructure associated with the infrastructure mentioned in paragraph (a)
The Wave (stage 2)	3357421	(a) rail transport infrastructure for operating a general route service on a new dual-track railway from Caloundra to Birtinya (b) upgraded State-controlled roads, local government roads and active transport infrastructure associated with the infrastructure mentioned in paragraph (a)
The Wave (stage 3)	3357421	(a) busway transport infrastructure and public passenger transport infrastructure for operating a new high-capacity, high-frequency general route service on roads and a new busway between Birtinya to Maroochydore and the Sunshine Coast Airport (b) upgraded State-controlled roads, local government roads and active transport infrastructure associated with the infrastructure mentioned in paragraph (a)

Column 1	Column 2	Column 3
Name	QTRIP Investment ID	Description
Mooloolah River interchange upgrade (stage 1)	2007574	<p>new and upgraded State-controlled roads, local government roads and active transport infrastructure associated with the following—</p> <ul style="list-style-type: none"> <li>(a) the connection of Nicklin Way to Brisbane Road at Mooloolaba; <li>(b) the connection of Karawatha Drive at Mountain Creek to Brisbane Road at Mooloolaba; <li>(c) the connection of the Sunshine Motorway to Brisbane Road at Mooloolaba
Mooloolah River interchange upgrade (stage 2)	2356108	<p>new and upgraded State-controlled roads, local government roads and active transport infrastructure associated with the following—</p> <ul style="list-style-type: none"> <li>(a) the connection of the Sunshine Motorway to Kawana Way at Parrearra; <li>(b) additional lanes on the Sunshine Motorway between— <ul style="list-style-type: none"> <li>(i) the Mooloolah River interchange and Buderim-Mooloolaba interchange; and <li>(ii) the Kawana Way interchange and the Mooloolah River interchange

Column 1	Column 2	Column 3
Name	QTRIP Investment ID	Description
Coomera Connector (stage 2)	3646282	<p>(a) an extension of the State-controlled road, known as the Coomera Connector (M9), from Shipper Drive, Coomera to Yawalpah Road, Pimpama</p> <p>(b) upgraded State-controlled roads, local government roads and active transport infrastructure associated with the infrastructure mentioned in paragraph (a)</p>
Cairns Western Arterial Road upgrade	1810618	<p>(a) a duplication of the State-controlled road, known as the Cairns Western Arterial Road, between Redlynch Connector Road, Redlynch and the Captain Cook Highway</p> <p>(b) an upgraded State-controlled road, known as the Cairns Western Arterial Road, at its intersection with Loridan Drive and View Street at Brinsmead</p> <p>(c) upgraded State-controlled roads, local government roads and active transport infrastructure associated with the infrastructure mentioned in paragraphs (a) and (b)</p>

Column 1	Column 2	Column 3
Name	QTRIP Investment ID	Description
Shute Harbour recreational boating facility	3552018	<p>(a) new public marine transport infrastructure at Shute Harbour associated with the following—</p> <p>(i) a new multi-lane boat ramp;</p> <p>(ii) a new breakwater;</p> <p>(iii) new floating walkways;</p> <p>(iv) an upgraded car-trailer parking area</p> <p>(b) upgraded State-controlled roads, local government roads and active transport infrastructure associated with the infrastructure mentioned in paragraph (a)</p>

1P Insertion of new sch 4A

After schedule 4—

insert—

Schedule 4A Vesting of particular land

sections 53DFA, definition *schedule 4A land*, 53DFB, 53DFC, 53DFD and 53DFE

Part 1

Stage 1 land

Column 1	Column 2
Description of land	Title reference
Lot 3 on SP185072	51299277

Column 1	Column 2
Description of land	Title reference
Lot 5 on SP185074	51299279
Lot 5 on SP288407	51228852
The lot created by the lodgement of a plan of survey under section 53DFE(2)	—

Part 2 Stage 2 land

Column 1	Column 2
Description of land	Title reference
Lot 2 on CP909154	50266918
Lot 3 on CP909154	50266927
Lot 5 on SP184695	50702248

Part 3 Stage 3 land

Column 1	Column 2
Description of land	Title reference
Lot 17 on SP185062	51406241
Lot 18 on SP185075	51406244
Lot 1 on SP269374	51406246
Lot 5 on SP334726	51406252
Lot 7 on SP334727	51406255

Part 4

Proposed lot for plan of survey



1Q Amendment of sch 6 (Dictionary)

Schedule 6—

insert—

active transport infrastructure, for schedule 4, see schedule 4, section 1.

arena land, for schedule 2, see schedule 2, section 1.

BAV games land, for schedule 3, see schedule 3, section 1.

BAV legacy land, for schedule 3, see schedule 3, section 1.

busway, for schedule 4, see schedule 4, section 1.

busway transport infrastructure, for schedule 4, see schedule 4, section 1.

general route service, for schedule 4, see schedule 4, section 1.

Land Act means the *Land Act 1994*.

Land Act reservation, for schedule 4A land, for chapter 3A, part 2A, see section 53DFA(1).

Land Title Act means the *Land Title Act 1994*.

local government road, for schedule 4, see schedule 4, section 1.

preserved interest, for schedule 4A land, for chapter 3A, part 2A, see section 53DFA(1).

public marine transport infrastructure, for schedule 4, see schedule 4, section 1.

public passenger transport infrastructure, for schedule 4, see schedule 4, section 1.

QTRIP, for schedule 4, see schedule 4, section 1.

rail transport infrastructure, for schedule 4, see schedule 4, section 1.

railway, for schedule 4, see schedule 4, section 1.

schedule 4A land, for chapter 3A, part 2A, see section 53DFA(1).

State-controlled road, for schedule 4, see schedule 4, section 1.

vesting day, for schedule 4A land, for chapter 3A, part 2A, see section 53DFA(1).

3 Clause 10 (Amendment of s 31 (Resale of tickets))

Page 6, after line 22—

insert—

(1A) Section 31(1), penalty—

omit, insert—

Maximum penalty—

(a) for an individual—135 penalty units; or

(b) for a corporation—680 penalty units.

4 Clause 10 (Amendment of s 31 (Resale of tickets))

Page 6, line 23, after ‘Section 31(1)’—

insert—

, all words before penalty

5 Clause 10 (Amendment of s 31 (Resale of tickets))

Page 6, line 28 to page 7, line 2—

omit.

6 After clause 33

Page 17, after line 11—

insert—

Part 3A

**Amendment of Racing
Act 2002**

33A Act amended

This part amends the *Racing Act 2002*.

**33B Replacement of ch 2, pt 1, div 3, hdg
(Membership)**

Chapter 2, part 1, division 3, heading—

omit, insert—

Division 3 Composition

33C Replacement of ss 14 and 15

Sections 14 and 15—

omit, insert—

14 Composition

- (1) The board consists of at least 3, but not more than 9, persons (each a **member**) as follows—
 - (a) 1 person to represent thoroughbred racing;
 - (b) 1 person to represent harness racing;
 - (c) 1 person to represent greyhound racing;
 - (d) up to 6 other persons.
- (2) A member is appointed by the Governor in Council on the recommendation of the

Minister under section 15.

(3) The instrument of appointment of a member appointed under subsection (1)(a), (b) or (c) must state the code of racing the person is to represent.

15 Minister's recommendation of person for appointment

(1) The Minister may recommend a person for appointment as a member only if satisfied—

- (a) the person is an eligible individual; and
- (b) the person is suitable to be appointed as a member; and
- (c) the person satisfies the requirements under subsection (3) for the appointment.

(2) For subsection (1)(b), in deciding whether a person is suitable to be appointed as a member, the Minister must have regard to the following matters—

- (a) the person's background;
- (b) the person's business reputation, if any, and character;
- (c) the person's financial background and current financial position.

(3) For subsection (1)(c), the person must—

- (a) for appointment under section 14(1)(a)—have skills and experience in thoroughbred racing; or
- (b) for appointment under section 14(1)(b)—have skills and experience in harness racing; or

- (c) for appointment under section 14(1)(c)—have skills and experience in greyhound racing; or
- (d) for appointment under section 14(1)(d)—
 - (i) have skills and experience in 1 or more relevant areas; or
 - (ii) live in a rural or regional part of the State.

(4) Also, in deciding whether to recommend a person for appointment as a member, the Minister must have regard to whether the person's skills and experience in the relevant areas will complement the skills and experience of the other members in the relevant areas.

(5) In this section—
relevant area means—

- (a) accounting; or
- (b) animal welfare; or
- (c) business; or
- (d) commercial and marketing development; or
- (e) thoroughbred racing, harness racing or greyhound racing; or
- (f) an area relevant to the function of the board under section 10(3)(f).

15A Term of appointment

- (1) A member holds office for the term stated in the member's instrument of appointment.
- (2) The stated term must not be longer than 3 years.

- (3) A member may be reappointed.
- (4) However, a member may not be reappointed for a term that would result in the member holding office continuously for more than 9 years at a time.
- (5) For applying subsection (4), any period for which a person has held office as a member because of an appointment under section 19 is to be disregarded.

Note—

See also section 234 in relation to other periods that must be disregarded.

- (6) Also, the terms of appointment of members must be staggered so that, to the extent practicable, the terms of 3 members end every year.

33D Amendment of s 17 (Chairperson and deputy chairperson)

- (1) Section 17, heading, ‘and deputy chairperson’—
omit.
- (2) Section 17(1), ‘appoint 1 of the non-industry members as’—
omit, insert—
, on the recommendation of the Minister, appoint a member to be
- (3) Section 17(2)—
omit.
- (4) Section 17(3), ‘or deputy chairperson’—
omit.
- (5) Section 17—
insert—
- (4) The chairperson holds office for the term

stated in the person's instrument of appointment as chairperson.

- (5) The stated term must end not later than the person's term of appointment as a member.
- (6) Section 17(3) to (5)—
renumber as section 17(2) to (4).

33E Insertion of new s 17A

After section 17—

insert—

17A Deputy chairperson

- (1) The Governor in Council may, on the recommendation of the Minister, appoint a member to be the deputy chairperson of the board.
- (2) The Minister may recommend a member for appointment as deputy chairperson only if—
 - (a) the Minister has given the board a direction under section 28(2); and
 - (b) the board, in compliance with the direction, has given the Minister notice of its nomination of the member as deputy chairperson.
- (3) The deputy chairperson holds office for the term stated in the person's instrument of appointment as deputy chairperson.
- (4) The stated term must end not later than the person's term of appointment as a member.

33F Amendment of s 19 (Casual vacancy)

Section 19(1), 'section 15 or 17'—

omit, insert—

section 14, 17 or 17A

33G Amendment of s 20 (Effect of vacancy in membership)

(1) Section 20, ‘section 14(1) or 17(1) or (2)’—
omit, insert—
section 14(1)(a), (b) or (c) or 17(1)

(2) Section 20, ‘, the chairperson or the deputy chairperson’—
omit, insert—
or the chairperson

33H Amendment of s 24 (Quorum)

Section 24, ‘at least 4 members’—

omit, insert—

a majority of the members at the time the meeting is held

33I Amendment of s 25 (Presiding at meetings)

Section 25(3), ‘non-industry board member’—

omit, insert—

member

33J Amendment of s 28 (Minister may call meeting)

(1) Section 28, heading, ‘call meeting’—
omit, insert—
direct convening of meeting etc.

(2) Section 28—
insert—

(1A) Without limiting subsection (1), the Minister

may direct the board to—

- (a) convene a meeting to nominate a member, other than the chairperson, for appointment as the deputy chairperson; and
- (b) give the Minister notice of the board's nomination as soon as practicable after the meeting is convened.

(3) Section 28(1A) and (2)—
renumber as section 28(2) and (3).

33K Amendment of s 41 (Member must disclose interest)

Section 41(8), 'is a racing-industry member'—
omit, insert—

holds office under section 14(1)(a), (b) or (c)

33L Replacement of ch 9, hdg (Transitional and validating provisions for Agriculture and Other Legislation Amendment Act 2020)

Chapter 9, heading—
omit, insert—

**Chapter 9 Further
transitional and
validating
provisions**

Division 1

**Transitional and
validating provisions
for Agriculture and**

Other Legislation Amendment Act 2020

33M Renumbering of ch 10 (Transitional provisions for Betting Tax and Other Legislation Amendment Act 2022)

Chapter 10—

*re*number as chapter 9, division 2.

33N Amendment of s 227 (Definitions for chapter)

Section 227, ‘chapter’—

omit, insert—

division

33O Insertion of new ch 9, div 3

Chapter 9—

insert—

Division 3

Transitional provisions for Major Sports Facilities and Other Legislation Amendment Act 2025

232 Definitions for division

In this division—

former, in relation to a provision of this Act, means the provision as in force immediately before the commencement of the transitional provision in which the term is used.

new, in relation to a provision of this Act, means the provision as in force from the

commencement of the transitional provision in which the term is used.

transitional provision means a provision of this division.

233 Vacation of particular offices

- (1) This section applies to a person who, immediately before the commencement, held office as—
 - (a) a member under former section 14(1); or
 - (b) the deputy chairperson under former section 17(2).
- (2) On the commencement, the person goes out of office.
- (3) No compensation is payable to the person because of subsection (2).

234 Particular periods as member to be disregarded

- (1) For applying new section 15A(4) to a person, each of the following periods is to be disregarded—
 - (a) if, immediately before the commencement, the person held office as a member under former section 14(1)—the period for which the person held the office continuously before going out of office under section 233;
 - (b) if, whether before or after the commencement, the person is appointed as a member under new section 14 for a term starting during the initial period—the period of the term for which the person is appointed.

- (2) Subsection (1) does not limit the application of new section 15A(5) to the person.
- (3) In this section—
initial period means the period—
 - (a) starting on the commencement; and
 - (b) ending at the beginning of the day that is 12 months after the day this section commences.

235 Delayed application of requirement to stagger members' terms of appointment

The first year to which new section 15A(6) applies is the year starting on 1 January 2027.

33P Amendment of sch 1 (Dictionary)

- (1) Schedule 1, definitions *member*, *non-industry member* and *racing-industry member*—
omit.
- (2) Schedule 1—
insert—
member see section 14(1).
- (3) Schedule 1, definition *eligible individual*, paragraph (e)—
omit, insert—
 - (e) is not a member of a committee, or an employee, of a licensed club; and

7 Long title

Long title, ‘the *Major Events Act 2014*, the *Major Sports Facilities Act 2001*,’—

omit, insert—

the Brisbane Olympic and Paralympic Games Arrangements Act 2021, the Major Events Act 2014, the Major Sports Facilities Act 2001, the Racing Act 2002,

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