Western Australia

Misuse of Drugs Amendment (Psychoactive Substances) Bill 2015

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Western Australia

LEGISLATIVE ASSEMBLY

Misuse of Drugs Amendment (Psychoactive Substances) Bill 2015

A Bill for

An Act to amend the *Misuse of Drugs Act 1981* to regulate the manufacture, sale, supply and promotion of psychoactive substances.

The Parliament of Western Australia enacts as follows:

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1	1.	Shor	t title
2			is the Misuse of Drugs Amendment (Psychoactive tances) Act 2015.
4	2.	Com	mencement
5		This	Act comes into operation as follows —
6 7		(a)	sections 1 and 2 — on the day on which this Act receives the Royal Assent;
8 9		(b)	the rest of the Act — on a day fixed by proclamation, and different days may be fixed for different provisions.
10	3.	Act a	amended
11		This	Act amends the Misuse of Drugs Act 1981.
12	4.	Part	IIIB inserted
13		After	section 8M insert:
14			
15]	Part IIIB — Psychoactive substances
16		8N.	Terms used
17		(1)	In this Part —
18			Agvet Code of Western Australia has the meaning
19			given in the Agricultural and Veterinary Chemicals
20			(Western Australia) Act 1995;
21			consume has the meaning given in subsection (2);
22			<i>manufacture</i> , in relation to a psychoactive substance,
23			means to make, prepare, produce, process (including
24			by extracting or refining), package or label the
25			psychoactive substance;

1		psychoactive effect, in relation to a person who consumes a substance, means —
3 4 5 6 7 8		(a) the effect of stimulating or depressing the central nervous system of the person, resulting in hallucinations or a significant disturbance in, or significant change to, motor function, thinking, behaviour, perception, awareness or mood; or
9 10		(b) the effect of causing a state of dependence, including physical or psychological addiction;
11 12 13		psychoactive substance means any substance that, when consumed by a person, has the capacity to induce a psychoactive effect on the person;
14		substance includes a natural organism.
15	(2)	For this Part, a person consumes a substance if —
16 17 18		(a) the substance is administered to the person, whether the person self-administers it or it is administered by another person; or
19 20		(b) the person smokes, inhales or ingests the substance.
21	80.	Application of this Part to particular substances
22	(1)	This Part does not apply to any of the following —
23		(a) either —
24 25 26		(i) a medicine or a Schedule 9 poison as those terms are defined in the <i>Medicines</i> and <i>Poisons Act 2014</i> section 3; or
27 28 29 30 31		(ii) if the Medicines and Poisons Act 2014 section 137 has not commenced — a medicine as defined in the Poisons Act 1964 section 5(1) or included in Schedule 9 under the Poisons Act 1964;

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1 2 3 4 5		(b)	define (Commexem)	apeutic good included in the Register as ed in the <i>Therapeutic Goods Act 1989</i> monwealth) section 3(1) or that is otted from the operation of Part 3-2 of that y regulations made under section 18 of act;
7 8		(c)		acco product as defined in the <i>Tobacco</i> acts Control Act 2006 Glossary;
9 10 11		(d)	a substance referred to in paragraph (a) or (b) of the definition of <i>liquor</i> in the <i>Liquor Control Act 1988</i> section 3(1);	
12 13		(e)	a food section	l as defined in the Food Act 2008 n 8;
14 15 16		(f)		stance that is a chemical product as ed in the Agvet Code of Western Australia
17 18 19			(i)	the active constituents for the chemical product are approved under the Agvet Code of Western Australia Part 2; or
20 21 22			(ii)	the chemical product is registered under the Agvet Code of Western Australia Part 2;
23 24		(g)	a plan fungu	t or fungus, or an extract from a plant or s;
25 26		(h)	a subs	stance of a class prescribed by the ations.
27 28 29	(2)	listed added	in subse to it, a	ection (1), this Part applies to a substance ection (1) if the substance contains, or has substance that is not listed in
30		subsec	ction (1)).

1 2	8P.	Effect of representing substance as psychoactive substance
3 4 5	(1)	For the purposes of this Part, a substance that is represented in any way as being a psychoactive substance is to be taken to be a psychoactive substance.
6 7 8 9	(2)	For the purposes of this Part, a substance that is represented in any way as being a specified psychoactive substance is to be taken to be the specified psychoactive substance.
10 11	8Q.	Manufacture, sale or supply of psychoactive substances
12 13	(1)	A person commits a simple offence if the person manufactures a psychoactive substance.
14 15		Penalty: a fine of \$48 000 or imprisonment for 4 years or both.
16 17	(2)	A person commits a simple offence if the person sells or supplies a psychoactive substance.
18 19		Penalty: a fine of \$48 000 or imprisonment for 4 years or both.
20 21 22 23 24 25	(3)	For the purpose of deciding whether or not a person has committed an offence under subsection (1) or (2) in relation to a substance, it is irrelevant that usage instructions concerning the substance given in any manner or form indicate that the substance is not a psychoactive substance or that it is not intended for human consumption.
27	8R.	Promoting psychoactive substances
28	(1)	A person commits a simple offence if the person —
29 30 31		(a) promotes a substance as having a psychoactive effect on a person who consumes the substance; or

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1 2 3		(b)	•	les information in any form on how or a psychoactive substance may be red.
4 5			y: a fine both.	e of \$24 000 or imprisonment for 2 years
6 7 8 9 10 11 12	(2)	promo is inter promo means directl kind is	tes a sunded or te the sare emy depic	ses of subsection (1)(a), a person bstance if the person takes any action that apparently intended to publicise or ubstance, whether visual or auditory ployed and whether the substance is ted or referred to or symbolism of some yed, including action of a kind prescribed ions.
14	8S.	Power	rs of po	lice officers for purposes of this Part
15 16 17	(1)	-	ssistanc	er may, for the purposes of this Part, with the as the police officer considers
18 19		(a)		the premises of a person who is suspected sonable grounds of —
20 21			(i)	manufacturing, selling or supplying a psychoactive substance; or
22 23 24			(ii)	promoting a substance as having a psychoactive effect on a person who consumes the substance; or
25 26 27			(iii)	providing information on how or where a psychoactive substance may be acquired; or
28 29			(iv)	having done any of the things mentioned in subparagraph (i) to (iii);
30			and	
31 32		(b)		nd the production of, and inspect, any papers or documents relating to any of

1 2			the things mentioned in paragraph (a)(i) to (iii); and
3		(c)	inspect any substances.
4 5 6 7	(2)	of that conferr	a 25 applies as if the reference in subsection (1) section to a police officer exercising the powers red by section 22 or 23 included a reference to a officer exercising the powers in subsection (1).
8	(3)	Section	29 applies as if —
9 10 11 12 13 14 15 16		(a) (b)	references in paragraphs (a) and (b) of that section to a police officer acting in the exercise of the powers conferred on the police officer by or under Part V or a person assisting a police officer so acting included a reference to a police officer acting in the exercise of the powers in subsection (1) or a person assisting a police officer so acting; and the reference in paragraph (b) of that section to
18 19 20 21			books, papers, documents, information or stocks referred to in section 22 included a reference to books, papers, documents or substances referred to in subsection (1).
22 23 24	(4)	in dero	wers in subsection (1) are in addition to, and not gation of, the powers conferred on police s by Part V.
25	8T.	Powers	s to seize and dispose of thing suspected of
26		being p	osychoactive substance
27	(1)	In this	section and section 8U —
28 29			etion notice means a notice that complies with tions (4) and (5).
30 31 32	(2)	thing fo	e are reasonable grounds to suspect that any bund or received during the exercise of the conferred by section 8S or by a search warrant

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1 2 3		is a psychoactive substance, a police officer may seize and detain the thing until it is dealt with under this section or section 8U.		
4 5 6	(3)	A police officer must give to a person from whom a thing is seized under subsection (2) a destruction notice if —		
7 8 9		(a) the police officer is satisfied that no person will be tried with the commission of an offence in relation to the thing; or		
10 11 12		(b) a person is tried with the commission of an offence in relation to the thing and the person is not convicted of that offence.		
13	(4)	A destruction notice must —		
14		(a) be in writing in the prescribed form; and		
15		(b) identify the thing to which it relates; and		
16 17 18		(c) advise that the thing will be destroyed on or after a day specified in the notice unless, before that day, an application is made under		
19 20		section 8U(1) to have a sample of the thing analysed.		
21 22 23	(5)	The day referred to in subsection (4)(c) cannot be a day that is sooner than 21 days after the day the notice is given.		
24 25 26 27	(6)	Subject to section 8U, a police officer may destroy a thing seized under subsection (2) on or after the day specified in a destruction notice given in relation to the thing.		
28	8U.	Analysis of seized thing may be requested		
29 30 31 32	(1)	On receipt of a destruction notice, a person may apply to the Commissioner to have a sample of the thing identified in the notice analysed by an approved analyst.		

1	(2)	An ap	plication must be —
2		(a)	made in the prescribed form; and
3		(b)	made within 21 days of the receipt of the
4			notice; and
5		(c)	accompanied by the prescribed fee.
6	(3)	If an a	application is made under subsection (1), the
7		Comn	nissioner must —
8		(a)	request an approved analyst to analyse a sample
9		. ,	of the thing and provide the Commissioner with
10			a report of the analysis; and
11		(b)	direct that the thing not be destroyed under the
12		(0)	destruction notice.
10	(4)	A fton	considering a report of the analysis of a semple
13	(4)		considering a report of the analysis of a sample
14			ing provided by an approved analyst, the nissioner must —
15			
16		(a)	if the Commissioner is satisfied that the thing is
17			a psychoactive substance — order that the thing
18			be destroyed; or
19		(b)	if the Commissioner is satisfied that the thing is
20			not a psychoactive substance but is a relevant
21			thing as defined in section 27(6) — order that
22			the thing be dealt with under section 27 as if it
23			had been seized and detained under section 26;
24			or
25		(c)	if the Commissioner is satisfied that the thing is
26			not a psychoactive substance or a relevant
27			thing —
28			(i) order that the thing be released to the
29			person from whom it was seized; and

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1 2 3 4	(ii)	order that the fee paid by the applicant for a sample of the thing to be analysed be refunded to the applicant.
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