

Environmental Planning and Assessment Amendment Bill 1999

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24

This Public Bill, originated in the Legislative Assembly and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly,



New South Wales

Environmental Planning and Assessment Amendment Bill 1999

Act No , 1999

An Act to amend the *Environmental Planning and Assessment Act 1979* in various respects, including to remove any doubt that affordable housing is an object of that Act and to provide for development funds to improve public amenity; and for other purposes.

EXAMINED

Chairman of Committees

The l	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the <i>Environmental Planning and Assessment Amendment Act 1999</i> .	3
2	Commencement	5
	(1) This Act commences on a day or days to be appointed by proclamation, except as provided by this section.	6 7
	(2) Schedules 5, 6 and 7 [5], and sections 3 and 4 in their application to those provisions, commence on the date of assent to this Act.	8 9
3	Amendment of Environmental Planning and Assessment Act 1979 No 203	10 11
	The <i>Environmental Planning and Assessment Act 1979</i> is amended as set out in Schedules 1–6.	12 13
4	Amendment of Environmental Planning and Assessment Regulation 1994	14 15
	The Environmental Planning and Assessment Regulation 1994 is amended as set out in Schedule 7.	16 17
5	Amendment of Environmental Planning and Assessment Model Provisions 1980	18 19
	(1) The Environmental Planning and Assessment Model Provisions 1980 are amended as set out in Schedule 8.	20 21
	(2) An amendment to the <i>Environmental Planning and Assessment Model Provisions 1980</i> made by this Act may be amended or repealed by an order under section 33 of the <i>Environmental Planning and Assessment Act 1979</i> .	22 23 24 25

Sch		Amendmousing	ents relating to affordable	1 2
			(Section 3)	3
[1]	Section 4 De	finitions		4
	Insert in alpha	abetical orde	er in section 4 (1):	5
	h h re	ouseholds, ouseholds,	low income households or moderate income being such households as are prescribed by the ras are provided for in an environmental planning	6 7 8 9 10
[2]	Section 5 Ob	jects		11
	Insert after se	ction 5 (a) (vii):	12
	insert urter se	, , ,	the provision and maintenance of affordable	13
		(VIII)	housing, and	14
[3]	Section 26 C	ontents of	environmental planning instruments	15
	Insert after se	ction 26 (1)	(c):	16
	((ding, maintaining, and regulating matters relating ordable housing,	17 18
[4]	Section 157	Regulations	5	19
	Insert after se	ction 157 (1) (d):	20
		, or		21
	(6	e) the pu	rposes, objectives, provision and maintenance of	22
	`		able housing, including:	23
		(i)	means for determining whether a household is a	24
			very low income, low income or moderate	25
			income household (for example, by reference to	26
			income statistics produced by the Australian	27
			Bureau of Statistics), and	28

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Schedule 1 Amendments relating to affordable housing

(ii)	means for determining affordable housing costs	1
	payable in respect of affordable housing (for	2
	example, by reference to percentages of	3
	household income), and	4
(iii)	enabling the Minister by order to determine	5
	matters relating to affordable housing (including	6
	the matters referred to in subparagraphs (i) and	7
	(ii)).	8

Schedule 2		dule 2 Amendments relating to Development Funds			
		(Section 3)	3		
[1]	Section 11	Functions of corporation	4		
	Insert after	section 11 (6):	5		
	(7)	In relation to any land (whether vested in the corporation or not), the corporation may exercise any function that is necessary or convenient to be exercised in, or for any purpose of, the application of any part of a Development Fund referred to in Division 1 of Part 7.	6 7 8 9		
[2]	Section 23	B Delegation	11		
		y Division 4 of Part 5" from section 23 (8) (b). ad ", by Division 4 of Part 5 or by section 130 (4)".	12 13		
[3]	Section 13	0 Development Funds	14		
	Insert after section 130 (3):				
	(4)	The Development Fund may also be applied, with the approval of the Minister, to the development of land (whether vested in the corporation or not) within the development area for the purpose of an improvement program, if: (a) the Minister has considered likely future applications of the Development Fund for all the purposes in subsection (3), and	16 17 18 19 20 21		
		 (b) in the opinion of the Minister, implementation of the improvement program will improve public amenity by: (i) enhancing open space or the public domain, or (ii) providing suitable infrastructure or facilities at a regional or local level. 	23 24 25 26 27		
	(5)	The Development Fund in respect of each development area may be applied to purposes that are necessary, incidental, subordinate or supplementary to any of the purposes specified in subsection (3) or (4).	28 29 30 31		

Schedule 3		Amendments relating to modification of				
		development consents	2			
		(Section 3)	3			
[1]	Section 7	2 Development control plans	4			
	Omit secti	on 72 (1) (c). Insert instead:	5			
		 (c) to provide for the notification or advertising to the public, a section of the public or specified persons of any of the following: (i) a development application for specified development (other than designated development or advertised development), (ii) an application for the modification of a development consent for specified development (including advertised development but not including designated development), (iii) an application for a complying development certificate, or to provide that the relevant application does not need to be notified or advertised, or 	6 7 8 9 10 11 12 13 14 15 16 17			
[2]	Section 9	6 Modification of consents	20			
		nor modifications" from the heading to section 96 (1). ead "Modifications involving minor error, misdescription or ation".	21 22 23			
[3]	Section 9	6 (1)	24			
	Omit "(2),	(3), (6)". Insert instead "(1A), (2), (3), (5), (6), (6A)".	25			

[4]	Section 96 (1A)				
	Insert after section 96 (1):				
	(1A)	Modifications involving minimal environmental impact A consent authority may, on application being made by the applicant or any other person entitled to act on a consent granted by the consent authority and subject to and in accordance with the regulations, modify the consent if:	3 4 5 6 7		
		(a) it is satisfied that the proposed modification is of minimal environmental impact, and	8		
		(b) it is satisfied that the development to which the consent as modified relates is substantially the same development as the development for which the consent was originally granted and before that consent as originally granted was modified (if at all) under this section, and	10 11 12 13 14 15		
		(c) it has notified the application in accordance with: (i) the regulations, if the regulations so require, or (ii) a development control plan, if the consent authority is a council that has made a development control plan under section 72 that requires the notification or advertising of applications for modification of a development consent, and	16 17 18 19 20 21 22 23		
		(d) it has considered any submissions made concerning the proposed modification within any period prescribed by the regulations or provided by the development control plan, as the case may be.	24 25 26 27		
		Subsections (1), (2) and (5) do not apply to such a modification.	28 29		
[5]	Section 96	6 (2) (a)	30		
	before that	the development for which consent was originally granted and consent as originally granted was modified (if at all) under this ter "the same development".	31 32 33		

[6]	Section 96	(2) (c)		1		
	Omit section 96 (2) (c) and (d). Insert instead:					
		(c)	it has notified the application in accordance with: (i) the regulations, if the regulations so require, or (ii) a development control plan, if the consent authority is a council that has made a development control plan under section 72 that	3 4 5 6 7		
			requires the notification or advertising of applications for modification of a development consent, and	8 9 10		
		(d)	it has considered any submissions made concerning the proposed modification within the period prescribed by the regulations or provided by the development control plan, as the case may be.	11 12 13 14		
	Subsections (1) and (1A) do not apply to such a modification.		15			
[7]	Section 96	(5)		16		
	Omit "(exc	ept in t	the case of a minor modification)".	17		
[8]	Section 96	(6A)		18		
	Insert after	section	1 96 (6):	19		
	(6A)	is dissifailure within Court that wo f an	e case of State significant development, an applicant who satisfied with the determination of the application or the e of the consent authority to determine the application in 40 days after the application is made may appeal to the tunless the consent for the State significant development was originally granted was granted following the holding inquiry by a Commission of Inquiry. The Court may mine any such appeal.	20 21 22 23 24 25 26 27		
[9]	Section 96	(7)		28		
	Insert "or (6A)" a	fter "Subsection (6)".	29		

Schedule 4 Miscellaneous amendments					
			(Section 3)	2	
[1]	Section 4	Definit	ions	3	
	Insert after	sectio	n 4 (13):	4	
	(14)	inclu	Gerence in this Act to an original document, map or plan des a reference to a document, map or plan created, or a of which is kept, in electronic form.	5 6 7	
[2]	Section 80) Dete	mination	8	
	Omit section	on 80 ((10A).	9	
[3]	Section 83	B Date	from which consent operates	10	
	Omit section 83 (1) (b). Insert instead:				
		(b)	 in the case of designated development to which an objection has been made in accordance with section 79 (5): (i) if consent was granted under section 80 (7) following the holding of an inquiry by a Commission of Inquiry—the date that is endorsed on the notice of the determination of the development application given to the applicant in accordance with section 81 (1), or (ii) in any other case—the expiration of 28 days from the date that is endorsed on the notice of the determination of the development application given to the applicant in accordance with section 81 (1). 	12 13 14 15 16 17 18 19 20 21 22 23 24 25	
[4]	Section 85	iA Pro	cess for obtaining complying development certificates	26	
	Omit "that (10A).	would	d enable the erection of a building" from section 85A	27 28	

[5]	Section 109C Pa	rt 4A certificates	1
	Insert after section	n 109C (1) (a) (iv):	2
		, or	3
		(v) any specified aspect of development (including	4
		design of development) complies with standards	5
		or requirements specified in the certificate with	6
		respect to the development,	7
[6]	Section 109F Re	striction on issue of construction certificates	8
		uirements of the regulations referred to in section 81A (5)	9
	have been compli	ed with." from section 109F (1).	10
	Insert instead:		11
	that:		12
	(a)	the requirements of the regulations referred to in section	13
		81A (5) have been complied with, and	14
	(b)	any long service levy payable under section 34 of the	15
		Building and Construction Industry Long Service	16
		Payments Act 1986 (or, where such a levy is payable by	17
		instalments, the first instalment of the levy) has been paid.	18 19
		paid.	19
[7]	Section 109J Res	striction on issue of subdivision certificates	20
	Omit section 109.	J(1)(c) and (d). Insert instead:	21
	(c)	in the case of subdivision for which a development	22
		consent has been granted, that the applicant has	23
		complied with all conditions of the consent that, by its	24
		terms, are required to be complied with before a	25
		subdivision certificate may be issued in relation to the plan of subdivision,	26
		· ·	27
	(d)	in the case of subdivision for which a "deferred	28
		commencement" consent under section 80 (3) has been	29
		granted, that the applicant has satisfied the consent authority concerning all matters as to which the consent	30 31
		authority must be satisfied before the consent can	32
		operate,	33

[8]	Section	on 10	9ZG Conflicts of interest	1
	Insert	after	section 109ZG (1):	2
		(1A)	Despite subsection (1), an accredited certifier who is an employee of a council may issue a Part 4A certificate in relation to development that is to be carried out in the area of the council if:	3 4 5
			(a) the certificate relates to development for which the council is not the consent authority, and	7
			(b) the accredited certifier issues the certificate in the course of his or her employment with the council.	9 10
[9]	Section	on 10	9ZJ Apportionment of liability	11
	Add'	or ot	her party" after "defendant" in section 109ZJ (4).	12
[10]	Section	on 11	5BAA	13
	Insert	after	section 115BA:	14
11	5BAA	Min	or modification of Minister's approval	15
		(1)	The Minister may, on application by a proponent, modify an approval for the proponent to carry out an activity to correct a minor error, misdescription or miscalculation in the approval.	1 <i>6</i> 17 18
		(2)	If a proponent requests modification of an approval under this section, the Minister is required to modify the approval (without conditions) or disapprove of the modification. The Minister is to notify the proponent of the decision.	19 20 21 22
		(3)	The Minister's decision on a modification of an approval is to be made within 21 days after the Minister receives the Director's report under section 115C (1B). The proponent may agree to an extension of the period.	23 24 25 26
		(4)	Section 115BB (2) and (3), and section 115C (1), (1A), (2), (2A), (5) and (6) do not apply to such a modification	27 28

[11]	Section 11	5C Dir	rector's report	1
	Insert after	section	n 115C (1A):	2
	(1B)	of a	Director is also to report to the Minister on the assessment proposed modification of an approval requested by a onent under section 115BAA.	3 4 5
[12]	Section 11	8J In w	vhat circumstances can entry be made to a residence?	6
	Insert after	section	n 118J (c):	7
			, or	8
		(d)	if an application for a building certificate has been made under section 149B in respect of premises used for residential purposes and entry is necessary for the purpose of inspecting the premises in order to issue a building certificate in accordance with sections	9 10 11 12 13
			149A–149E.	14
[13]	Section 12	1 Settl	lement of disputes	15
	Insert after	section	n 121 (1):	16
	(1A)	a cou	re a dispute arises between a public authority, other than ancil, and another public authority, other than a council, respect to: the operation of any provision made by or under this Act, the regulations or an environmental planning	17 18 19 20 21
		(b)	instrument, or the exercise of any function conferred or imposed upon any such public authority by or under this Act, the regulations or an environmental planning instrument,	22 23 24 25
			y to the dispute may submit that dispute to the Premier for ment in accordance with this section.	26 27
[14]	Section 12	1 (3) a	nd (7)	28
	Insert ", (1.	A)" aft	er "subsection (1)" wherever occurring.	29

[15]	Section 126 Pen	alties	1
	Omit "1,000 pena penalty units" fro	alty units and to a further daily penalty not exceeding 100 m section 126 (1). 0,000 penalty units and to a further daily penalty not	2 3 4 5
[16]	Section 126 (2)		6
	Omit "100 penalt	y units". Insert instead "1,000 penalty units".	7
[17]	Section 127 Prod	ceedings for offences	8
	•	y units" from section 127 (3).	9 10
[18]	Section 137 Cha	rges and fees fixed by regulation	11
	Omit section 137	(1) (a)–(e). Insert instead:	12
	(a)	supplies any service, product, commodity or publication, or	13 14
	(b)	makes any registration, or	15
	(c)	gives any permission, or	16
	(d)	furnishes any information, or	17
	(e)	receives any application for its approval, or	18
	(f)	issues any certificate, requirement or direction, or	19
	(g)	allows admission to any building,	20
[19]	Section 145A De	finitions	21
	Insert after paragr	raph (a) of the definition of <i>planning authority</i> :	22
	(a1)	in the case of a function relating to an application for a complying development certificate—the council or accredited certifier to whom the application is made, and	23 24 25 26

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Schedule 4	Miscellaneous amendments
Schedille 4	Miscellaneous amenoments

[20]	Section 145B Ex	emption from liability—contaminated land	1
	Insert after section	n 145B (2) (d):	2
	(d1)	the processing and determination of an application for a complying development certificate,	3

Sch	edule 5 Amendments by way of statute law revision	1
	(Section 3)	3
[1]	Section 11 Functions of corporation	4
	Omit section 11 (5).	5
[2]	Section 11 (6)	6
	Omit "subsection (4) (c) or (g), consultations shall be held with the Traffic Authority of New South Wales". Insert instead "subsection (4) (g), consultations are to be held with the	7 8
	Roads and Traffic Authority".	10
[3]	Section 50 Submission of draft regional environmental plan to the Minister	11 12
	Omit "exclude certain provisions thereof or exclude from the application thereof part of the region to which that draft plan applied" from section 50 (2).	13 14 15
	Insert instead "exclude certain provisions of the draft plan or exclude part of the region from the draft plan, or both".	1 <i>6</i> 17
[4]	Section 68 Consideration of submissions	18
	Omit "exclude certain provisions thereof or exclude from the application thereof part of the land to which the draft plan applied" from section 68 (5). Insert instead "exclude certain provisions of the draft plan or exclude part	19 20 21
	of the land from the draft plan, or both".	22
[5]	Section 70 Making of local environmental plan	23
	Omit "exclude certain provisions thereof or exclude from the application thereof part of the land to which the draft plan applied" from section 70 (4).	24 25
	Insert instead "exclude certain provisions of the draft plan or exclude part of the land from the draft plan, or both".	26 27

[6]	Section 76A Development that needs consent	1
	Insert "and the development may be carried out with development consent" after "the exclusion of Part 5" in section 76A (8) (b).	2 3 4
[7]	Section 79B Consultation and concurrence	5
	Omit "or objections" from section 79B (5) (c).	6
[8]	Section 80 Determination	7
	Omit "an objection is made to the application within the submission period, until after 21 days following the date on which a copy of the objection" from section 80 (9) (b). Insert instead "a submission is made with respect to the application within the submission period, until after 21 days following the date on which a copy of the submission".	8 9 10 11 12 13
[9]	Section 80 (10) (b)	14
	Omit "objections". Insert instead "submissions".	15
[10]	Section 112C Concurrence of or consultation with Director-General of National Parks and Wildlife if Minister is not determining authority	16 17
	Omit "Sections 78 (subsection (2) excepted), 79 (subsection (4) excepted), 80, 81 and 82" from section 112C (3). Insert instead "Section 79B (8), (9) and (11) and the prescribed provisions of the regulations".	18 19 20 21
[11]	Section 115B Minister's approval	22
	Insert "and (1B)" after "section 112 (1) (a)–(c)" in section 115B (1).	23
[12]	Section 115BA (5)	24
	Insert "and (1B)" after "section 112 (1) (a)–(c)" in section 115BA (5) (a).	25
[13]	Section 157 Regulations	26
	Insert "or" after "person," in section 157 (1) (a).	27

[14]	Section 157 (1) (b)	1
	Omit ", and". Insert instead ", or".	2
[15]	Schedule 6 Savings, transitional and other provisions	3
	Omit ", except in relation to a Part 4A certificate for which the consent	4
	authority is the Darling Harbour Authority and, on its dissolution, the	5
	Sydney Harbour Foreshore Authority" from clause 22 (1).	6
[16]	Schedule 6, clause 28 Consent authority	7
	Omit ", except in relation to a Part 4A certificate, for which the consent	8
	authority is the Sydney Harbour Foreshore Authority" from clause 28 (1).	9

Schedule 6		Amendments by way of savings and transitional provisions	
		(Section 3)	3
[1]	Schedu	lle 6 Savings, transitional and other provisions	4
	Insert at	the end of clause 1 (1) the following:	5
		Protection of the Environment Operations Act 1997	6
		Environmental Planning and Assessment Amendment Act 1999	7
[2]	Schedu	ile 6, Part 9	8
		fter Part 8:	9
	Part 9	Environmental Planning and Assessment	10
		Amendment Act 1999	11
	33 I	Modification of development consents	12
		An amendment made by Schedule 3 to the Environmental	13
		Planning and Assessment Amendment Act 1999 extends to a	14
		development consent granted before the commencement of the	15
		amendment.	16
	34 I	Date from which consent operates	17
		Section 83 (1) (b), as substituted by the Environmental	18
		Planning and Assessment Amendment Act 1999, extends to a	19
		development application made before the commencement of	20
		the substitution.	21
	35 I	Building and construction industry long service levy	22
		If a long service levy, or the first instalment of such a levy, has	23
		been paid under section 80 (10A) before its repeal, section	24
		109F as amended by the Environmental Planning and	25
		Assessment Amendment Act 1999 does not apply in respect of	26
		the levy, or the first instalment of the levy.	27

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36	Apportionment of liability	1
	Section 109ZJ, as amended by the Environmental Planning	2
	and Assessment Amendment Act 1999, does not apply to or in	3
	respect of any development referred to in clause 34 of the	4
	Environmental Planning and Assessment (Savings and	5
	Transitional) Regulation 1998.	6
37	Entry to residences for building certificate inspections	7
	Section 118J, as amended by the Environmental Planning and	8
	Assessment Amendment Act 1999, extends to an application for	9
	a building certificate that was made before the commencement	10
	of the amendment.	11

			mendments to Environmental Planning	
		and	Assessment Regulation 1994	2
			(Section 4)	3
[1]			hat are the requirements for an application for a development consent under sec 96 (1), (1A) or (2) of	4 5 6
	Insert ", (1.	A)" aft	er "section 96 (1)".	7
[2]			ications for modification of development consents and and Environment Court or the Minister	8
	Insert ", (1.	A)" aft	er "section 96 (1)" wherever occurring in clause 72 (1).	10
[3]			c participation—application under sec 96 (2) of the Act of certain development consents	11 12
	Omit claus	e 72A	(1). Insert instead:	13
	(1)	Act devel	clause applies to an application under section 96 (2) of the to modify a development consent if the original opment application for the consent was an application to out any of the following:	14 15 16 17
		(a)	designated development,	18
		(b)	State significant advertised development as referred to in clause 63 (1) (a) of this Regulation,	19 20
		(c)	nominated integrated development as referred to in clause 63 (1) (b) of this Regulation,	21 22
		(d)	any other advertised development where the application was made to a consent authority other than a council.	23 24

[4]	Clauses 72B and 72C				
	Insert	after clau	use 72A:	2	
	72B	Public modific	participation—application under sec 96 (2) for cation of other development consents	3 4	
		. ,	his clause applies to an application under section 96 (2) of the ct to which clause 72A does not apply.	5 6	
		adv the	n application to which this clause applies must be notified or vertised for a period not exceeding 14 days but otherwise in e same manner as the original development application was tified or advertised.	7 8 9 10	
		pro of app req not	owever, if the application is made to a council that has ovided in a development control plan made under section 72 the Act for the notification or advertising of such an plication (or has provided that such an application is not quired to be notified or advertised), the application is to be tified or advertised in accordance with the development ntrol plan.	11 12 13 14 15 16	
		clar adv Cor adv	an application to which this clause applies is required by this clause or a development control plan to be notified or vertised and the development consent was granted by the purt on appeal, the application must be so notified or vertised by the council to which the original development plication was made.	18 19 20 21 22 23	
		(5) A c (a) (b) (c)	advertised, and any submission period required by the development control plan, and	24 25 26 27 28 29 30	
		dev or a	uring the period referred to in subclause (2) or, if a velopment control plan provides for a period for notification advertising of an application, during that period, any person ay inspect the application and any accompanying information	31 32 33 34	

and make extracts from or copies of them.

Schedule	7

Amendments to Environmental Planning and Assessment Regulation 1994

	72C		olic participation—application under sec 96 (1A) for diffication of development consents	1 2
		(1)	This clause applies to an application under section 96 (1A) of the Act.	3
		(2)	If an application to which this clause applies is required by a development control plan to be notified or advertised and the development consent was granted by the Court on appeal, the application must be so notified or advertised by the council to which the original development application was made.	5 6 7 8 9
		(3)	A council referred to in subclause (2) must notify the Court of:	10
			(a) the manner in which the application was notified or advertised, and	11 12
			(b) any submission period required by the development control plan, and	13 14
			(c) the date (or dates) on which the application was notified or advertised.	15 16
		(4)	If a development control plan provides for a period for notification or advertising of an application, any person during that period may inspect the application and any accompanying information and make extracts from or copies of them.	17 18 19 20
[5]	Claus	e 91I	3	21
	Insert	after	clause 91A:	22
	91B	Concurrence or consultation with Director-General of National Parks and Wildlife		
			For the purposes of section 112C (3) of the Act, clauses 49A, 50, 50A, 51A and 51B of this Regulation apply (with such modifications as may be necessary) to and in respect of the granting of concurrence under section 112C in the same way as they apply to and in respect of the granting of concurrence under section 79B.	25 26 27 28 29 30

Amendments to Enviro	nmental Planning an	nd Assessment	Regulation
1994			

Schedule 7

[6]	Schedule 3 Designated development	1
	Omit the definition of <i>drinking water catchment</i> from Part 3 of the Schedule.	2
	Insert instead:	4
	drinking water catchment means the restricted areas prescribed	5
	by the controlling water authority, including the inner and outer	ϵ
	catchment areas declared under the Sydney Water Catchment	7
	Management Act 1998, and catchment districts proclaimed	8
	under section 128 of the Local Government Act 1993.	Ç

Sch	edule 8 Amendments to Environmental Planning and Assessment Model Provisions 1980	1
	(Section 5)	3
[1]	Clause 4 Definitions	4
	Omit the definition of <i>advertising structure</i> in clause 4 (1).	5
[2]	Clause 4 (1), definition of "advertisement"	ϵ
	Omit the definition.	7
[3]	Clause 4 (1), definition of "Department"	8
	Omit "Department of Environment and Planning constituted under the Environmental Planning and Assessment Act 1979".	9 10
	Insert instead "Department of Urban Affairs and Planning".	11
[4]	Clause 4 (1), definition of "health care professional"	12
	Omit "Podiatrists Registration Act 1989". Insert instead "Podiatrists Act 1989".	13 14
[5]	Clause 4 (1), definition of "main road"	15
	Omit "Main Roads Act 1924". Insert instead "Roads Act 1993".	16 17
[6]	Clause 4 (1), definition of "professional consulting rooms"	18
	Omit "Dentists Act 1934".	19
	Insert instead "Dentists Act 1989".	20
[7]	Clause 4 (1), definition of "units for aged persons"	21
	Omit "Housing Commission of New South Wales".	22
	Insert instead "Department of Housing".	23

[8]	Clauses 5 (2) and (3), 10 (2), 19 and 20 (2)	1
	Omit "Traffic Authority of New South Wales" wherever occurring. Insert instead "Roads and Traffic Authority".	2 3
[9]	Clause 8 Preservation of trees	4
	Omit "trees required to be lopped in accordance with Regulation 38 or 39 of the <i>Overhead Line Construction and Maintenance Regulations 1962</i> " from clause 8 (7). Insert instead "trees required to be trimmed or removed under section 48 of the <i>Electricity Supply Act 1995</i> ".	5 6 7 8 9
[10]	Clause 9 Relocation of major roads	10
	Omit "Commissioner for Main Roads". Insert instead "Roads and Traffic Authority".	11 12
[11]	Clause 10 Opening of public road	13
	Omit "and the Commissioner for Main Roads" from clause 10 (2).	14
[12]	Clause 10 (2) (c)	15
	Omit "or the Commissioner for Main Roads".	16
[13]	Schedule 1	17
	Omit "Pastures Protection Board" from clause 10 of the Schedule. Insert instead "rural lands protection board".	18 19
[14]	Schedule 1, clause 11	20
	Omit "Water Resources Commission". Insert instead "Department of Land and Water Conservation".	21 22