

New South Wales

# Rail Safety (Adoption of National Law) Bill 2012

### **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament.

#### Overview of Bill

The objects of this Bill are as follows:

- (a) to apply as a law of this State the Rail Safety National Law which is contained in the Schedule to the *Rail Safety National Law (South Australia) Act 2012* of South Australia. The enactment of this Bill is part of a uniform scheme of legislation applying that Law (which relates to the accreditation of rail transport operators and rail safety) in the States and Territories (*participating jurisdictions*).
- (b) to enable the Independent Transport Safety Regulator (the *ITSR*) to exercise the functions of the National Rail Safety Regulator under that Law,
- (c) to confer on Transport for New South Wales (*TfNSW*) functions relating to the strategic co-ordination of safety regulatory frameworks in relation to transport authorities and other related functions,
- (d) to confer on Roads and Maritime Services (*RMS*) functions relating to the accreditation of bus operators and other related enforcement and licensing functions, as well as safety functions,

- (e) to make consequential amendments to other Acts and provision of a savings and transitional nature consequent on the enactment of the Bill,
- (f) to repeal the *Rail Safety Act 2008* and regulations under that Act.

The Rail Safety National Law scheme provides for the following matters:

- (a) the establishment of the National Rail Safety Regulator,
- (b) the safety duties of rail transport operators (including rail infrastructure managers and rolling stock operators) and of designers, manufacturers and suppliers of rolling stock and rail infrastructure,
- (c) the accreditation by the National Rail Safety Regulator of rail transport operators for the purposes of railway operations,
- (d) the registration of rail infrastructure managers of private rail sidings,
- (e) requirements for safety management systems for rail transport operators, including interface agreements relating to rail and roads,
- (f) requirements for other safety plans and programs for rail transport operators,
- (g) training requirements for, and drug and alcohol testing of, rail safety workers,
- (h) the appointment and powers of rail safety workers for the purposes of enforcement of the Law,
- (i) enforcement measures, including improvement and prohibition notices, non-disturbance notices, injunctions, court-based sanctions and infringement notices and enforceable voluntary undertakings.

National regulations supporting the Rail Safety National Law are to be made by the Governor of South Australia and are to be adopted by each participating jurisdiction. The Rail Safety National Law, as applied by this Bill in New South Wales, will replace the *Rail Safety Act 2008*.

## Outline of provisions

### Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation. Different days may be appointed for the commencement of different provisions of the Rail Safety National Law.

Clause 3 defines certain words and expressions used in the proposed Act.

## Part 2 Application of Rail Safety National Law

**Clause 4** applies the Rail Safety National Law as a law of this jurisdiction, to be called the *Rail Safety National Law (NSW)*, with the modifications set out in Schedule 1 to the proposed Act.

**Clause 5** defines certain words and expressions used in the *Rail Safety National Law (NSW)*.

Clause 6 excludes the application of specified laws of New South Wales, including the *Government Information (Public Access) Act 2009*, the *Interpretation Act 1987*, the *Subordinate Legislation Act 1989* and the *State Records Act 1998* to the applied provisions and the instruments made under the applied provisions. It also applies certain laws of South Australia to those provisions and instruments.

**Clause 7** enables regulations made under the Rail Safety National Law to be disallowed in New South Wales only if they are disallowed by a majority of the jurisdictions that have applied that Law.

# Part 3 Provisions relating to drug and alcohol testing and train communications

#### Division 1 Drug and alcohol testing

**Clause 8** contains a power to make regulations for or with respect to matters relating to the drug and alcohol testing of rail safety workers, including the conduct of testing, accreditation of analysts and associated evidentiary matters. Provision is made under the Rail Safety National Law for such matters to be dealt with separately by participating jurisdictions.

#### Division 2 Train communications

**Clause 9** contains a power to make regulations with respect to requirements for train communication systems.

#### Part 4 Miscellaneous

Clause 10 enables the Governor to make regulations for the purposes of the proposed Act. In particular, the regulations may amend the schedule of modifications to the Rail Safety National Law and modify the regulations made under that Law. Regulations may also be made under the proposed Act that are contemplated by that Law as being made under the proposed Act.

Clause 11 enables regulations containing provisions of a savings or transitional nature to be made consequent on the enactment of the proposed Act.

Clause 12 provides for the manner in which proceedings for offences against regulations made under the proposed Act are to be dealt with.

Clause 13 authorises the ITSR to provide the National Rail Safety Regulator with information and assistance for the purposes of the *Rail Safety National Law (NSW)*.

**Clause 14** repeals the *Rail Safety Act 2008*, the *Rail Safety (General) Regulation 2008* and the *Rail Safety (Drug and Alcohol Testing) Regulation 2008*.

# Schedule 1 New South Wales changes and additions to Rail Safety National Law

**Schedule 1** contains amendments to the Rail Safety National Law for the purposes of its application in New South Wales. The Schedule modifies that Law as follows:

- (a) to include applicable New South Wales definitions,
- (b) to confer jurisdiction on the Local Court, District Court and Industrial Court in relation to offences under that Law and on the Administrative Decisions Tribunal and the Industrial Relations Commission in relation to the review of certain decisions under that Law,
- (c) to enable preliminary breath tests or breath analyses or urine screening tests to be required after an accident or irregular incident when rail safety work is being carried out,
- (d) to apply drug testing provisions to urine tests,
- (e) to provide for other matters relating to such testing, so as to maintain current New South Wales safeguards.

#### Schedule 2 Amendment of Acts

**Schedule 2.1–2.10 and 2.12** amend the Acts specified in those Subschedules as a consequence of the repeal of the *Rail Safety Act 2008*.

#### Schedule 2.11 Passenger Transport Act 1990 No 39

#### Changes in functions of transport authorities

Schedule 2.11 [6] confers the power to accredit bus services on RMS, rather than TfNSW. Schedule 2.11 [1]–[5], [7]–[12], [91] and [97] make consequential amendments.

**Schedule 2.11** [13] confers the power to issue authorities to drive buses used for public passenger services on RMS, rather than TfNSW. **Schedule 2.11** [14]–[17] make consequential amendments.

**Schedule 2.11 [19]** confers the power to accredit persons to carry on taxi-cab services on RMS, rather than TfNSW. **Schedule 2.11 [18] and [20]–[26]** make consequential amendments.

**Schedule 2.11 [27]** confers the power to licence taxi-cabs on RMS, rather than TfNSW. **Schedule 2.11 [28]–[37]** make consequential amendments.

**Schedule 2.11 [38]** confers the power to issue authorities to drive taxi-cabs used for public passenger services on RMS, rather than TfNSW. **Schedule 2.11 [39]–[43]** make consequential amendments.

**Schedule 2.11 [44]** confers the power to authorise the operation of taxi-cab networks on RMS, rather than TfNSW. **Schedule 2.11 [45]–[50]** make consequential amendments.

**Schedule 2.11 [51]** enables RMS, rather than TfNSW, to accept nominations of directors or managers for corporations seeking authorities for taxi-cabs.

**Schedule 2.11 [52]** enables RMS, rather than TfNSW, to exempt a taxi-cab operator from accreditation or licensing requirements.

**Schedule 2.11 [53]** confers the power to accredit persons to carry on private hire vehicle services on RMS, rather than TfNSW. **Schedule 2.11 [54]–[58]** make consequential amendments.

**Schedule 2.11 [59]** confers the power to licence private hire vehicles on RMS, rather than TfNSW. **Schedule 2.11 [60]–[66]** make consequential amendments.

**Schedule 2.11 [67]** confers the power to issue authorities to drive private hire vehicles on RMS, rather than TfNSW. **Schedule 2.11 [68]–[72]** make consequential amendments.

**Schedule 2.11 [73]** enables RMS, rather than TfNSW, to accept nominations of directors or managers as designated directors or managers for corporations seeking authorities for private hire vehicles.

**Schedule 2.11 [74]** makes RMS, rather than TfNSW, the body that determines the market value of a taxi-cab licence for the purposes of determining the tax on the transfer of the licence.

**Schedule 2.11 [75]** requires information about public passenger service safety to be provided to RMS.

**Schedule 2.11** [76] requires information about transport accidents that may affect the safety of a public passenger service to be provided by RMS to the Chief Investigator. **Schedule 2.11** [77] makes a consequential amendment.

**Schedule 2.11 [78]** requires reports about notifiable occurrences affecting public passenger service safety to be provided to RMS.

**Schedule 2.11 [93]** confers on RMS, rather than TfNSW, powers to cause inspections to be carried out to ensure that the operator of a public passenger service is complying with the terms of the person's accreditation.

Schedule 2.11 [95] retains the power of TfNSW to cause inspections to be carried out to ensure that the operator of a public passenger service by means of a bus is complying with the terms of the person's service contract. Schedule 2.11 [94] and [96] make consequential amendments.

**Schedule 2.11 [118]** enables both TfNSW and RMS to appoint authorised officers for enforcement and compliance purposes in respect of their respective functions. **Schedule 2.11 [119]** makes a consequential amendment.

**Schedule 2.11 [120]** provides for the notification by RMS of reviewable decisions made by RMS, in addition to TfNSW, as a result of the transfer of some TfNSW functions to RMS by the proposed Act.

**Schedule 2.11 [121]** provides for the review by the Administrative Decisions Tribunal of licence decisions by RMS, as a result of the transfer of the decision-making functions from TfNSW to RMS by the proposed Act.

**Schedule 2.11 [122]** enables RMS, rather than TfNSW, to enter into an arrangement to share or exchange information concerning safety and other matters with WorkCover, the Chief Investigator and any other person or body prescribed by regulations. **Schedule 2.11 [123]** makes a consequential amendment.

Schedule 2.11 [124] and [125] make RMS the body to which suspended or cancelled accreditations, authorities and licences, as well as number-plates for suspended or cancelled licences, must be returned. Schedule 2.11 [126] makes a consequential amendment.

**Schedule 2.11 [127]** confers on TfNSW, rather than RMS, the power to approve guidelines for the matters to be included in drug and alcohol programs for ferry services

**Schedule 2.11 [131]** enables RMS, rather than TfNSW, to recover fees, charges or taxes payable under the *Passenger Transport Act 1990* or regulations made under that Act.

**Schedule 2.11 [132]** requires RMS, which will now have accreditation and licensing functions, to keep records related to accreditation, licences and authorities. **Schedule 2.11 [133] and [135]** make consequential amendments.

**Schedule 2.11** [134] requires TfNSW to keep records relating to service contracts.

#### Investigation powers

**Schedule 2.11** [79] confers power on the Chief Investigator to investigate transport accidents or incidents involving railway operations (a *transport safety investigation*).

**Schedule 2.11 [81]** makes it clear that the Chief Investigator may conduct a transport safety investigation in the manner the Chief Investigator thinks fit and may also investigate all relevant preceding events and circumstances.

Schedule 2.11 [82] enables the Chief Investigator to discontinue investigations.

Schedule 2.11 [83] inserts a reference to a defined term.

**Schedule 2.11 [84]** requires a notice to attend and answer questions, or produce documents or other things, given by the Chief Investigator to specify a time and place for doing so and also enables the Chief Investigator to require evidence to be given on oath or affirmation.

**Schedule 2.11 [85]** provides for reports on transport safety investigations and enables the Chief Investigator to provide copies of draft reports or proposed recommendations to the Minister or other persons before finalising a report. **Schedule 2.11 [80], [89] and [128]** make consequential amendments.

**Schedule 2.11 [86]** extends the power of the Minister to constitute a Board of Inquiry to transport accidents or incidents involving railway operations.

**Schedule 2.11 [87]** enables the Chief Investigator to request the Minister to constitute a Board of Inquiry into a transport accident or incident involving railway operations.

**Schedule 2.11 [88]** provides that the Chief Investigator or a person who is or was a transport safety investigator is not obliged to comply with a subpoena or similar direction in civil proceedings if the Chief Investigator certifies that the person concerned is or was involved in a transport safety investigation. It also provides that a person who is or was a member of a Board of Inquiry or an authorised officer is not obliged to comply with a subpoena or similar direction in civil proceedings if the Minister certifies that the person concerned is or was involved in a transport safety inquiry.

**Schedule 2.11 [90]** extends to rail safety workers a scheme that enables employees to make confidential reports to the Chief Investigator about matters that may affect public transport safety.

**Schedule 2.11 [92]** makes an amendment consequential on the removal of the power of authorised officers to deal with transport safety investigations.

Schedule 2.11 [98] inserts a definition and creates a new Division as a result of the application of certain provisions to transport safety investigators. Schedule 2.11 [101], [102], [103], [104], [111] and [113] make consequential amendments.

**Schedule 2.11 [99]** enables a transport safety investigator to use reasonably necessary force when exercising functions.

**Schedule 2.11 [100]** requires a transport safety investigator to do as little damage as possible when exercising functions.

**Schedule 2.11 [105]** excludes police officers from the requirement to have a written authority to enter premises when exercising powers as authorised officers.

**Schedule 2.11 [106]–[110]** confer on transport safety investigators the power to obtain assistance and facilities from the occupier of premises in accordance with notice issued by the Chief Investigator.

**Schedule 2.11 [112]** provides that an occupier will be taken to have obstructed a transport safety inspector (and liable under the obstruction offence) if the person fails to comply with a requirement to provide assistance and facilities.

**Schedule 2.11 [115]** enables a transport safety investigator to apply for a search warrant to enter premises on which the investigator has reasonable grounds to believe there is evidence or a thing that is relevant to a transport safety investigation. **Schedule 2.11 [114], [116] and [117]** make consequential amendments.

**Schedule 2.11 [129]** extends offences relating to obstructing authorised officers to the same acts in relation to transport safety investigators. **Schedule 2.11 [130]** makes a consequential amendment.

**Schedule 2.11 [137]** provides for the following matters relating to transport safety investigators:

- (a) the appointment of transport safety investigators by the Chief Investigator,
- (b) requirements for carrying and producing identity cards and their return by former investigators,
- (c) powers to enter premises, including circumstances when a warrant is required,

- (d) powers on entry to premises,
- (e) the rights of occupiers to be present during a search,
- (f) power to secure accident sites,
- (g) power to stop and detain vehicles,
- (h) powers to retain seized documents and other seized things.

#### Savings and transitional provisions

**Schedule 2.11** [136] inserts savings and transitional provisions consequent on the enactment of the proposed Act.

#### Schedule 2.13 Transport Administration Act 1988 No 109

#### Changes in functions of transport authorities

Schedule 2.13 [1] inserts a definition.

**Schedule 2.13 [2]** prevents TfNSW from being able to give a direction to RMS about a review by RMS of the likely impact of a direction by TfNSW to a transport authority on the safety management system of the transport authority.

**Schedule 2.13 [3]** confers on RMS, rather than the ITSR, the function of reviewing such a direction when it relates to bus services.

**Schedule 2.13 [6]** omits and inserts definitions as a consequence of the removal of functions from the ITSR.

**Schedule 2.13 [7]** limits the safety objectives of the ITSR to promoting the safety of railway operations. Currently, it extends to promoting the safety of transport services generally.

**Schedule 2.13 [8]** revises the principal functions of the ITSR to remove its strategic co-ordination functions and other functions relating to the safe operation of transport services generally, while retaining functions relating to the review and evaluation of and advising on the safety of railway operations. It also removes the function of accrediting rail transport operators (now to be covered by the *Rail Safety National Law (NSW)*). The ITSR will have functions relating to the review and evaluation of railway operations and functions conferred on it under that Law or by arrangement with the National Rail Safety Regulator under that Law. **Schedule 2.13 [9] and [14]** make consequential amendments.

**Schedule 2.13 [10]** limits the power of the ITSR to disclose or publish certain information to circumstances in which it is necessary or desirable for the safe operation of railway operations. Currently, this power extends in relation to the safe operation of transport services generally. **Schedule 2.13 [11]** makes a consequential amendment.

Schedule 2.13 [16] repeals provisions establishing the Independent Transport Safety Advisory Board and also repeals a spent review provision. Schedule 2.13 [13] and [15] make consequential amendments.

**Schedule 2.13** [18] enables the Chief Investigator to investigate and advise the Minister on any matter related to the safe operation of transport services if requested to do so by the Minister.

**Schedule 2.13 [19]** makes it clear that it is not a function of the Chief Investigator to apportion blame for transport safety matters, to provide the means to determine liability in respect of such matters, to assist in court proceedings (unless required to do so under an Act) or to allow any adverse inference to be drawn from a person's involvement in a transport safety matter.

**Schedule 2.13 [23]** enables the Chief Investigator to enter into arrangements with the Australian Transport Safety Bureau to perform services in connection with the Bureau's functions, to exercise the Bureau's functions or to provide staff.

**Schedule 2.13 [24]** confers on RMS functions relating to monitoring the safe operation of bus services and compliance with recommendations arising out of inquiries. It also confers power to conduct safety audits and to disclose information if necessary for the safety of bus services.

**Schedule 2.13 [27]** removes the power of the ITSR to require an inquiry into and report on a bus or ferry accident.

**Schedule 2.13 [28]** extends the protection from personal liability for acts done in good faith under the *Passenger Transport Act 1990* and other Acts to Boards of Inquiry established under that Act.

**Schedule 2.13 [29]** confers on TfNSW functions currently exercised by the ITSR, including strategic co-ordination of safety regulation for transport authorities, reviewing and advising on safety matters and on the implementation of recommendations of reports on transport accidents or incidents and other matters.

**Schedule 2.13 [30]** omits provisions relating to the constitution and procedure of the Independent Transport Safety Advisory Board.

#### Rail Safety National Law (NSW)

**Schedule 2.13 [4], [5], [25], [26], [31] and [32]** update references to the *Rail Safety Act 2008* (which is to be repealed by the proposed Act) to references to the appropriate provisions of the *Rail Safety National Law (NSW)*.

**Schedule 2.13** [6] inserts definitions as a result of the repeal of the *Rail Safety Act 2008*.

Schedule 2.13 [12], [17] and [20]–[22] omit references to the *Rail Safety Act 2008*. Schedule 2.13 [15] omits a reference to the delegation of functions under the *Rail Safety Act 2008*.

#### Savings and transitional provisions

**Schedule 2.13 [33]** enables regulations containing provisions of a savings or transitional nature to be made consequent on the enactment of the proposed Act.

**Schedule 2.13 [34]** inserts savings and transitional provisions consequent on the enactment of the proposed Act.



New South Wales

# Rail Safety (Adoption of National Law) Bill 2012

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New South Wales

# Rail Safety (Adoption of National Law) Bill 2012

No, 2012

#### A Bill for

An Act to apply as a law of this State a national law that makes provision for a national system of rail safety; to repeal the *Rail Safety Act 2008* and make consequential amendments to other legislation; to amend the *Passenger Transport Act 1990* and the *Transport Administration Act 1988* with respect to the regulation of transport safety; and for other purposes.

The	Legisl	ature of New South Wales enacts:	1			
Pai	rt 1	Preliminary	2			
1	Nam	e of Act	3			
		This Act is the Rail Safety (Adoption of National Law) Act 2012.	4			
2	Com	mencement	5			
	(1)	This Act commences on a day or days to be appointed by proclamation.	6			
	(2)	Different days may be appointed under subsection (1) for the commencement of different provisions of the Rail Safety National Law set out in the Schedule to the South Australian Act.	7 8 9			
3	Interpretation					
	(1)	In this Act:	11			
		<b>Rail Safety National Law (NSW)</b> means the provisions applying in this jurisdiction because of section 4.	12 13			
		South Australian Act means the Rail Safety National Law (South Australia) Act 2012 of South Australia.	14 15			
	(2)	Terms used in this Act and also in the Rail Safety National Law set out in the Schedule to the South Australian Act have the same meanings in this Act as they have in that Law.	16 17 18			
	(3)	This section does not apply to the extent that the context or subject-matter otherwise indicates or requires.	19 20			
	(4)	Notes included in this Act do not form part of this Act.	21			

Rail Safety (Adoption of National Law) Bill 2012

Preliminary

Clause 1

Part 1

Par	t 2	App	plication of Rail Safety National Law	1			
4	Арр	licatio	n of Rail Safety National Law	2			
			Rail Safety National Law, as amended from time to time, set out in schedule to the South Australian Act:	3 4			
		(a)	applies as a law of this jurisdiction, with the modifications set out in Schedule 1, and	5 6			
		(b)	as so applying may be referred to as the <i>Rail Safety National Law</i> (NSW), and	7 8			
		(c) Note.	so applies as if it were an Act.  A copy of the Rail Safety National Law is set out at the end of this Act.	9 10			
5	Inter	pretat	ion of certain expressions for the purposes of this jurisdiction	11			
		In the	e Rail Safety National Law (NSW):	12			
			Safety National Law or this Law means the Rail Safety National (NSW).	13 14			
		the j	urisdiction or this jurisdiction means New South Wales.	15			
6	Exclusion of legislation of this jurisdiction and South Australia						
	(1)	The Natio	following Acts of this jurisdiction do not apply to the <i>Rail Safety</i> onal Law (NSW) or to the instruments made under that Law:	17 18			
		(a)	the Freedom of Information Act 1989,	19			
		(b)	the Government Information (Information Commissioner) Act 2009,	20 21			
		(c)	the Government Information (Public Access) Act 2009,	22			
		(d)	the <i>Interpretation Act 1987</i> (except Part 6A and the provisions applying under section 7),	23 24			
		(e)	the Ombudsman Act 1974,	25			
		(f)	the Subordinate Legislation Act 1989,	26			
		(g)	the State Records Act 1998.	27			
	(2)	follo purpe	bite section 263 (2) of the <i>Rail Safety National Law (NSW)</i> , the wing Acts of South Australia apply as laws of this State for the oses of the <i>Rail Safety National Law (NSW)</i> or to instruments made or that Law:	28 29 30 31			
		(a)	the Freedom of Information Act 1991,	32			
		(b)	the Ombudsman Act 1972,	33			
		(c)	the State Records Act 1997.	34			

Clause 7		Rail Safety (Adoption of National Law) Bill 2012	
Part 2		Application of Rail Safety National Law	
	(3)	The Acts Interpretation Act 1915, and other Acts (other than Acts referred to in subsection (2)), of South Australia do not apply to the Rail Safety National Law (NSW) or the instruments made under that Law.	1 2 3
7	Disa	llowance of national regulations	4
	(1)	Sections 40 and 41 of the <i>Interpretation Act 1987</i> apply to the national regulations.	5 6
	(2)	However, if a national regulation is disallowed in this jurisdiction, the regulation does not cease to have effect in this jurisdiction unless the	7 8
		regulation is disallowed in a majority of the participating jurisdictions	9
		(and, in such a case the regulation ceases to have effect on the date of	10
		its disallowance in the last of the jurisdictions forming the majority).	11

Part 3		Provisions relating to drug and alcohol testing and train communications			
Division 1			Drug and alcohol testing	3	
(1) The			s relating to alcohol and drug testing	4	
			regulations may make provision for or with respect to the wing:	5 6	
		(a)	the authorisation of persons (including rail safety officers):	7	
			(i) to administer breath tests, breath analyses, drug screening tests or other tests for the purpose of detecting the presence of alcohol or drugs, and	8 9 10	
			(ii) to operate equipment for that purpose,	11	
		(b)	the circumstances when tests for detecting the presence of alcohol or drugs may be conducted, including (but not limited to) random testing and testing of rail safety workers when about to carry out, or while on duty for the purpose of carrying out, rail safety work,	12 13 14 15 16	
		(c)	the conduct of testing, which may include the taking of blood or urine samples or other body tissues or fluids,	17 18	
		(d)	the taking of samples of blood, oral fluids, urine or other body fluids or tissues,	19 20	
		(e)	the devices used in carrying out breath tests, breath analyses and other tests, including the calibration, inspection and testing of those devices,	21 22 23	
		(f)	the accreditation of persons conducting analyses for the presence of drugs,	24 25	
		(g)	the procedure for the handling and analysis of samples of blood, oral fluids, urine or other body tissues or fluids,	26 27	
		(h)	offences relating to refusal or failure to undergo tests or otherwise comply with test procedures or interference with test results,	28 29 30	
		(i)	offences relating to refusal or failure to administer tests or take samples or to do so in accordance with required procedures,	31 32	
		(j)	evidence in proceedings as to matters relating to drug and alcohol testing,	33 34	
		(k)	without limiting paragraph (j), the use of certificates as to concentration of alcohol or presence of drugs as evidence of the matters stated in the certificate in proceedings for offences,	35 36 37	
		(1)	confidentiality of test results,	38	

Clause 9	Rail Safety (Adoption of National Law) Bill 2012			
Part 3	Provisions relating to drug and alcohol testing and train communications			
	(m) masterian equinat liability for negative desires tests on			
	(m) protection against liability for persons administering tests or taking samples of blood, urine or other body tissues or fluids,	1 2		
	(n) disciplinary action that may be taken consequent on a breach of regulations made under this section.	3 4		
(2)	The regulations may provide that an offence under a regulation made under this section relating to a refusal or failure by a rail safety worker	5 6		
	to undergo tests or otherwise comply with test procedures or the interference by a rail safety worker with test results, may, in addition to the penalty provided for by section 10 for offences under the	7 8 9		
	regulations, be punishable by a period of imprisonment not exceeding 9 months.	10 11		
Division	2 Train communications	12		
9 Regu	ulations relating to train communications	13		
	The regulations may make provision for or with respect to requirements for train communication systems.	14 15		

Miscellaneous Part 4

Par	t 4	Miscellaneous				
10	Reg	ulations	<b>5</b>	2		
	(1)	The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.		3 4 5 6		
	(2)	The re	egulations may:	7		
		(a)	amend Schedule 1, and	8		
		,	prescribe modifications to the regulations, as amended from time to time, under the Rail Safety National Law set out in the Schedule to the South Australian Act for the purposes of section 4 of this Act.	9 10 11 12		
	(3)		ations made under this Act may create offences punishable by a y not exceeding 250 penalty units.	13 14		
	(4)		Sovernor may make such regulations as are contemplated by the <i>lafety National Law (NSW)</i> as being made under this Act.	15 16		
11	Regulations containing savings and transitional provisions					
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of this Act (including the <i>Rail Safety National Law (NSW)</i> ) or any Act that amends this Act or that Law.				
	(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to the Act concerned or a later date.				
	(3)	is earli	e extent to which any such provision takes effect from a date that ier than the date of its publication on the NSW legislation website, ovision does not operate so as:	24 25 26		
			to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	27 28 29		
		. /	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	30 31 32		
12	Proc	eeding	s for offences	33		
			edings for an offence against regulations made under this Act are dealt with summarily before the Local Court.	34 35		

13	Prov	ision	of information and assistance by ITSR	1			
	(1)	The Independent Transport Safety Regulator (the <i>ITSR</i> ) is authorised, on its own initiative or at the request of the Office of the National Rail Safety Regulator, to provide that Office with the following:					
		(a)	any information (including information given in confidence) in the possession or control of the ITSR that is reasonably required by that Office for the purposes of this Act or the <i>Rail Safety</i> <i>National Law (NSW)</i> ,	5 6 7 8			
		(b)	any other assistance that is reasonably required by that Office to exercise a function or power under this Act or that Law.	9 10			
	(2) The ITSR may authorise the Office of the National Rail Safety Regulator to disclose information provided under this section even if the information was given to the ITSR in confidence.						
	(3)	Nothing done or authorised to be done by the ITSR in acting under this section:					
		(a)	constitutes a breach of, or default under, an Act or other law, or	16			
		(b)	constitutes a breach of, or default under, a contract, agreement, understanding or undertaking, or	17 18			
		(c)	constitutes a breach of duty of confidence (whether arising by contract, in equity or by custom or in any other way), or	19 20			
		(d)	constitutes a civil or criminal wrong, or	21			
		(e)	terminates an agreement or obligation or fulfils any condition that allows a person to terminate an agreement or obligation, or gives rise to any other right or remedy, or	22 23 24			
		(f)	releases a surety or any other obligee wholly or in part from an obligation.	25 26			
	(4)	This	section has effect despite any other Act or law.	27			
14	Repe	eals		28			
			Rail Safety Act 2008, the Rail Safety (General) Regulation 2008 the Rail Safety (Drug and Alcohol Testing) Regulation 2008 are aled.	29 30 31			

Scl	nedule 1			South Wales changes and additions il Safety National Law	1 2
[1]	Section 4 I	nterpr	etatio	n	3
	Insert in alp	habeti	ical ord	der in section 4 (1):	4
	_	emer	gency	services means—	5
		(a)	the N	ISW Police Force; or	6
		(b)	Fire a	and Rescue NSW; or	7
		(c)	unde	other person or body prescribed by the regulations r the application Act for the purposes of this ition;	8 9 10
		Note-		definition is an additional New South Wales provision.	11
				ans the New South Wales Government Gazette;	12
		Note-	— This	definition is an additional New South Wales provision.	13
		Heal	th Pra	ctitioner Regulation National Law means—	14
		(a)	the H	Iealth Practitioner Regulation National Law—	15
			(i)	as in force from time to time, set out in the Schedule to the <i>Health Practitioner Regulation National Law Act 2009</i> of Queensland; and	16 17 18
			(ii)	as it applies as a law of New South Wales or another State or a Territory; or	19 20
		(b)	corre	aw of another State or a Territory that substantially esponds to the law referred to in paragraph (a);	21 22
				definition is an additional New South Wales provision.	23
			r the 1	means a person appointed or taken to be appointed Local Court Act 2007 as a Magistrate of the Local	24 25 26
		Note-	_ This	definition is an additional New South Wales provision.	27
		a pol	ice off	er means a member of the NSW Police Force who is icer within the meaning of the Police Act 1990;	28 29
				definition is an additional New South Wales provision.	30
				e same meaning as it has in the <i>Roads Act 1993</i> ;	31
				definition is an additional New South Wales provision.	32
				de means a vehicle that is built to be propelled by a forms part of the vehicle;	33 34
				definition is an additional New South Wales provision.	35
				has the same meaning as in the <i>Road Rules 2008</i> ;	36
			_	definition is an additional New South Wales provision.	37

New South Wales changes and additions to Rail Safety National Law

[2]	Section 4 (	(1), de	finition of "public road"	1		
	Omit the de	efinitio	on. Insert instead:	2		
			lic road means a public road within the meaning of the Roads 1993 (other than a Crown road within the meaning of that	3 4 5		
			— This definition is an additional New South Wales provision.	6		
[3]	Section 4 (	(1), de	finition of "responsible Minister"	7		
	Omit the de	efinitio	on. Insert instead:	8		
		<b>resp</b> Safe	onsible Minister means the Minister administering the Rail ty (Adoption of National Law) Act 2012.	9 10		
		Note	— This definition is an additional New South Wales provision.	11		
[4]	Section 4 (3A)					
	Insert after section 4 (3):					
	(3A)	In this Law, a reference to a <i>court</i> —				
		(a)	in sections 197 and 255, is a reference to the District Court; and	15 16		
		(b)	in section 217, in relation to a decision set out in items 1–23, 30 and 32–39 of the table to section 215(1), is a reference to the Administrative Decisions Tribunal; and	17 18 19		
		(c)	in section 217, in relation to a decision set out in items 24–29 and 31 of the table to section 215(1), is a reference to the Industrial Relations Commission.	20 21 22		
		Note	— This subsection is an additional New South Wales provision.	23		
[5]	Section 12 breath ana		horised person may require preliminary breath test or	24 25		
	Insert at the	e end o	of section 126 (1) (e):	26		
			; or	27		
		(e1)	without limiting a preceding paragraph—is involved in an accident or irregular incident while carrying out rail safety work,	28 29 30		
			<b>Note—</b> This paragraph is an additional New South Wales provision.	31 32		

[6]	Secti scre	ion 12 ening	7 Auth test, o	norised person may require drug screening test, urine oral fluid analysis and blood test	1
	Inser	t at the	e end o	f section 127 (1) (e):	3
				; or	4
			(e1)	without limiting a preceding paragraph—is involved in an accident or irregular incident while carrying out rail safety work,	5 7
				<b>Note</b> — This paragraph is an additional New South Wales provision.	3
[7]	Sect	ion 12	7		10
	Inser	t "urin	e scree	ening test," after "drug screening test," wherever occurring.	11
[8]	Section analy	ion 12 /sis et	9 Oral	fluid or blood sample or urine sample or results of to be used for other purposes	12 13
	Inser	t "or u	rine" a	after "oral fluid or blood".	14
[9]	Sect	ion 12	9		15
	Omit	"oral	fluid a	nalysis or blood test".	16
	Inser	t instea	ad "uri	ne screening test, oral fluid analysis or blood or urine test".	17
[10]	Sect	ion 12	9A		18
	Inser	t after	section	ı 129:	19
	129A		tional ed offe	NSW matters related to drug and alcohol testing and ences	20 21
		(1)		he purposes of sections 126 and 127, a rail safety worker is regarded as being about to carry out rail safety work if the ter—	22 23 24
			(a)	has left home or a temporary residence for work (being rail safety work); and	25 26
			(b)	has not commenced work after having so left home or the temporary residence.	27 28
		(2)	or 12 unab	a defence to a prosecution for an offence under section 126 27 if the defendant satisfies the court that the defendant was le on medical grounds to comply with the requirement erned.	29 30 31 32
		(3)	A rai	Il safety worker is not liable to be convicted of both—	33
			(a)	an offence under section 126 (3) and an offence under section 128 (1) (c); or	34 35

			(b)	an offence under section 127 (3) and an offence under section 128 (1) (c); or	1 2
			(c)	an offence under section 128 (1) (a) and an offence under section 128 (1) (c); or	3 4
			(d)	an offence under section 128 (1) (b) and an offence under section 128 (1) (c).	5 6
		(4)		regulations under the application Act may make provision r with respect to the following—	7 8
			(a)	limiting the circumstances when a requirement may be made under section 126 or 127;	9 10
			(b)	the circumstances in which a rail safety worker may not be required to undergo a test or analysis or provide a sample for the purposes of this Division;	11 12 13
			(c)	limiting the use of testing or analysis results from a rail safety worker who was about to carry out rail safety work,	14 15
			(d)	requirements to undergo sobriety assessments.	16
				Note— This section is an additional New South Wales provision.	17
[11]	Secti	ion 15	0 Sea	rch warrants	18
	Inser	t after	section	n 150 (6):	19
		(6A)		is section, <i>magistrate</i> means an authorised officer within the ning of the <i>Law Enforcement (Powers and Responsibilities)</i> 2002.	20 21 22
			Note	This subsection is an additional New South Wales provision.	23
[12]	Sect	ion 21	8 <b>A</b>		24
	Inser	t after	section	n 218:	25
	218A	Proc	eedin	gs for offences	26
		(1)	agair	ept as provided by this section, proceedings for an offence ast this Law or the national regulations are to be dealt with marily—	27 28 29
			(a)	before the Local Court; or	30
			(b)	before the District Court in its summary jurisdiction.	31
		(2)		eedings for a Category 3 offence are to be dealt with marily—	32 33
			(a)	before the Local Court; or	34
			(b)	before the Industrial Court.	35

(3)	Proceedings for a Category 1 offence committed by an individual are to be taken on indictment.	1 2
(4)	The maximum monetary penalty that may be imposed by the Local Court in proceedings for an offence against this Law or the national regulations is \$50 000, despite any higher maximum monetary penalty provided in respect of the offence.	3 4 5 6
(5)	The provisions of the <i>Industrial Relations Act 1996</i> , and of the regulations under that Act, relating to appeals from the Local Court to the Industrial Court in connection with offences against that Act apply to proceedings before the Local Court for Category 3 offences.	7 8 9 10 11
	<b>Note</b> — Section 197 of the <i>Industrial Relations Act 1996</i> deals with appeals against convictions or penalties in connection with offences against that Act.	12 13 14
	Note— This section is an additional New South Wales provision.	15

Sch	edule 2	Amendment of Acts	1
2.1	Coal Mine	Health and Safety Amendment Act 2010 No 23	2
	Schedule 1	Amendment of Coal Mine Health and Safety Act 2002 No 129	3
	Omit "Rail Sa	afety Act 2008" from proposed section 8C (1) in Schedule 1 [11].	4
	Insert instead	"Rail Safety National Law (NSW)".	5
2.2	Crimes (Se	entencing Procedure) Act 1999 No 92	6
	Section 27 A	application of Division	7
	Omit "Divis section 27 (2.	sion 1 of Part 2 of the Rail Safety Act 2008" from A) (a).	8
	Insert instead <i>Law (NSW)</i> ".	"Subdivision 3 of Division 3 of Part 3 of the Rail Safety National	10 11
2.3	Dangerous	s Goods (Road and Rail Transport) Act 2008 No 95	12
	Section 66 C	Confidentiality and disclosure of information	13
		afety record (within the meaning of Division 3 of Part 3 of the ct 2002)" from section 66 (8).	14 15
		"train safety recording (within the meaning of Division 10 of	16
	safety record	Rail Safety National Law (NSW)) or information from a training".	17 18
2.4		s Goods (Road and Rail Transport) Regulation	19
	2009		20
	Clause 9 Def	finitions	21
	Omit "Rail manager in c	Safety Act 2008" from the definition of <b>rail infrastructure</b> clause 9 (1).	22 23
	Insert instead	"Rail Safety National Law (NSW)".	24
2.5	Fines Act	1996 No 99	25
	Schedule 1	Statutory provisions under which penalty notices issued	26
	Omit the mat	ter relating to the Rail Safety Act 2008.	27

2.6	Government Information (Public Access) Act 2009 No 52	1
[1]	Schedule 1 Information for which there is conclusive presumption of overriding public interest against disclosure	2
	Omit clause 8 (1) and (2). Insert instead:	4
	(1) It is to be conclusively presumed that there is an overriding public interest against disclosure of information that would disclose matter relating to an investigation or inquiry into a transport accident or incident under section 46BA or 46BC of the <i>Passenger Transport Act 1990</i> .	5 6 7 8
[2]	Schedule 1, clause 8 (3)	10
	Omit "subclause (1) (b)". Insert instead "subclause (1)".	11
[3]	Schedule 1, clause 8 (3)	12
	Omit "that paragraph". Insert instead "that subclause".	13
2.7	Industrial Relations Act 1996 No 17	14
	Section 210 Freedom from victimisation	15
	Omit "Rail Safety Act 2008" from section 210 (1) (ia).	16
	Insert instead "Rail Safety National Law (NSW)".	17
2.8	Industrial Relations Amendment (Jurisdiction of Industrial Relations Commission) Act 2009 No 32	18 19
	Schedule 2 Amendment of other legislation	20
	Omit Schedule 2.16.	21
2.9	Law Enforcement (Powers and Responsibilities) Act 2002 No 103	22 23
	Schedule 2 Search warrants under other Acts	24
	Omit the matter relating to the Rail Safety Act 2008.	25
2.10	Mine Health and Safety Act 2004 No 74	26
	Section 10 Act does not apply to railway operations	27
	Omit "a railway operation to which the Rail Safety Act 2008 applies".	28
	Insert instead "railway operations to which the <i>Rail Safety National Law</i> (NSW) applies".	29 30

2.11	Passenger Transport Act 1990 No 39	1
[1]	Section 3 Definitions	2
	Omit the definition of <i>regulator</i> from section 3 (1).	3
[2]	Section 3 (1)	4
	Insert in alphabetical order:	5
	<i>railway</i> has the same meaning as it has in the <i>Rail Safety National Law (NSW)</i> , but does not include a railway to which that Law does not apply.	6 7 8
	railway operations has the same meaning as it has in the Rail Safety National Law (NSW), but does not include anything to which that Law does not apply.	9 10 11
	transport safety investigation means an investigation under section 46BA.	12 13
	<i>transport safety investigator</i> means a transport safety investigator appointed under Schedule 6.	14 15
[3]	Section 4 Objects	16
	Omit "TfNSW" from section 4 (a). Insert instead "RMS".	17
[4]	Section 5A Persons who may be accredited	18
	Omit "TfNSW" from section 5A (2) (a). Insert instead "RMS".	19
[5]	Section 6B Arrangements with ITSR for exercise of TfNSW's safety functions	20 21
	Omit the section.	22
[6]	Section 8 Procedure for accreditation	23
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	24
[7]	Section 9 Style of accreditation	25
	Omit "TfNSW" from section 9 (1). Insert instead "RMS".	26
[8]	Section 9A Issue and renewal of accreditation	27
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	28
[9]	Section 9B Conditions of accreditation	29
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	30

[10]	Section 9C Accreditation conditions relating to drug and alcohol programs and testing	1 2
	Omit "TfNSW" from section 9C (4). Insert instead "RMS".	3
[11]	Section 9D Safety management systems for bus services	4
	Omit "TfNSW" from section 9D (4). Insert instead "RMS".	5
[12]	Section 10 Variation, suspension or cancellation of accreditation	6
	Omit "TfNSW" from section 10 (1). Insert instead "RMS".	7
[13]	Section 11A Issue and renewal of authorities	8
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	9
[14]	Section 11B Conditions of authority	10
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	11
[15]	Section 12 Criteria and procedure	12
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	13
[16]	Section 13 Style of authority	14
	Omit "TfNSW" from section 13 (1). Insert instead "RMS".	15
[17]	Section 14 Variation, suspension or cancellation of authority	16
	Omit "TfNSW". Insert instead "RMS".	17
[18]	Section 30 Taxi-cab service requirements	18
	Omit "TfNSW" from section 30 (1) (c). Insert instead "RMS".	19
[19]	Section 31 Accreditation	20
	Omit "TfNSW" from section 31 (1). Insert instead "RMS".	21
[20]	Section 31A Application for accreditation	22
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	23
[21]	Section 31B Grant or refusal of application	24
	Omit "TfNSW" wherever occurring in section 31B (1), (2) and (4).	25
	Insert instead "RMS".	26
[22]	Section 31C Term and renewal of accreditation	27
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	28

#### Schedule 2 Amendment of Acts

Section 31D Conditions of accreditation	1
Omit "TfNSW" wherever occurring. Insert instead "RMS".	2
Section 31E Statutory condition regarding service standards	3
Omit "TfNSW" wherever occurring in section 31E (3) (b) and (4).	4
Insert instead "RMS".	5
Section 31F Variation, suspension or cancellation of accreditation	6
Omit "TfNSW" wherever occurring. Insert instead "RMS".	7
Section 31G Taxi-cab service to be linked to network booking service	8
Omit "TfNSW". Insert instead "RMS".	9
Section 32 Licence	10
Omit "TfNSW" from section 32 (1). Insert instead "RMS".	11
Section 32A Application for licence	12
Omit "TfNSW" wherever occurring. Insert instead "RMS".	13
Section 32B Grant or refusal of application	14
Omit "TfNSW" wherever occurring in section 32B (1), (2) and (4).	15
Insert instead "RMS".	16
Section 32B (3)	17
Omit "TfNSW" where firstly occurring. Insert instead "RMS".	18
Section 32C Availability of annual licences (other than licences for wheelchair accessible taxi-cabs)	19 20
Omit "TfNSW" from section 32C (6). Insert instead "RMS".	21
Section 32D Renewal of licences	22
Omit "TfNSW" from section 32D (2). Insert instead "RMS".	23
Section 32DB Letting and subletting of licences	24
Omit "TfNSW" from section 32DB (1). Insert instead "RMS".	25
Section 32F Conditions of licences	26
Omit "TfNSW" wherever occurring. Insert instead "RMS".	27
	Omit "TfNSW" wherever occurring. Insert instead "RMS".  Section 31E Statutory condition regarding service standards Omit "TfNSW" wherever occurring in section 31E (3) (b) and (4). Insert instead "RMS".  Section 31F Variation, suspension or cancellation of accreditation Omit "TfNSW" wherever occurring. Insert instead "RMS".  Section 31G Taxi-cab service to be linked to network booking service Omit "TfNSW". Insert instead "RMS".  Section 32 Licence Omit "TfNSW" from section 32 (1). Insert instead "RMS".  Section 32A Application for licence Omit "TfNSW" wherever occurring. Insert instead "RMS".  Section 32B Grant or refusal of application Omit "TfNSW" wherever occurring in section 32B (1), (2) and (4). Insert instead "RMS".  Section 32B (3) Omit "TfNSW" where firstly occurring. Insert instead "RMS".  Section 32C Availability of annual licences (other than licences for wheelchair accessible taxi-cabs) Omit "TfNSW" from section 32C (6). Insert instead "RMS".  Section 32D Renewal of licences Omit "TfNSW" from section 32D (2). Insert instead "RMS".  Section 32DB Letting and subletting of licences Omit "TfNSW" from section 32DB (1). Insert instead "RMS".  Section 32F Conditions of licences

[35]	Section 32G Variation, suspension or cancellation of licences	1
	Omit "TfNSW" wherever occurring in section 32G (1). Insert instead "RMS".	2
[36]	Section 32H Licence fees	3
	Omit "TfNSW" wherever occurring in section 32H (1) and (2).	4
	Insert instead "RMS".	5
[37]	Section 32K Stand-by taxi-cabs	6
	Omit "TfNSW" wherever occurring in section 32K (2). Insert instead "RMS".	7
[38]	Section 33 Authorities	8
	Omit "TfNSW" from section 33 (1). Insert instead "RMS".	9
[39]	Section 33A Application for authorisation	10
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	11
[40]	Section 33B Grant or refusal of application	12
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	13
[41]	Section 33C Term and renewal of authority	14
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	15
[42]	Section 33D Conditions of authority	16
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	17
[43]	Section 33F Variation, suspension or cancellation of authority	18
	Omit "TfNSW". Insert instead "RMS".	19
[44]	Section 34 Requirement for authority	20
	Omit "TfNSW" from section 34 (1). Insert instead "RMS".	21
[45]	Section 34A Application for authority	22
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	23
[46]	Section 34B Grant or refusal of application	24
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	25
[47]	Section 34C Term and renewal of authority	26
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	27

#### Schedule 2 Amendment of Acts

[48]	Section 34D Conditions of authority	1
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	2
[49]	Section 34E Statutory conditions regarding affiliation and service standards	3 4
	Omit "TfNSW" wherever occurring in section 34E (4) and (5).	5
	Insert instead "RMS".	6
[50]	Section 34F Variation, suspension or cancellation of authorisation	7
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	8
[51]	Section 35 Designated directors and managers of corporations	9
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	10
[52]	Section 35A Exemptions regarding networks	11
	Omit "TfNSW" from section 35A (1). Insert instead "RMS".	12
[53]	Section 38 Accreditation	13
	Omit "TfNSW" from section 38 (1). Insert instead "RMS".	14
[54]	Section 38A Application for accreditation	15
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	16
[55]	Section 38B Grant or refusal of application	17
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	18
[56]	Section 38C Term and renewal of accreditation	19
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	20
[57]	Section 38D Conditions of accreditation	21
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	22
[58]	Section 38E Variation, suspension or cancellation of accreditation	23
	Omit "TfNSW" from section 38E (1). Insert instead "RMS".	24
[59]	Section 39 Licence	25
	Omit "TfNSW" from section 39 (1). Insert instead "RMS".	26
[60]	Section 39A Application for licence	27
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	28

[61]	Section 39B Grant or refusal of application	1
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	2
[62]	Section 39C Term and renewal of licences	3
	Omit "TfNSW" wherever occurring in section 39C (1) and (3).	4
	Insert instead "RMS".	5
[63]	Section 39D Short-term licences	6
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	7
[64]	Section 39F Conditions of licences	8
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	9
[65]	Section 39G Variation, suspension or cancellation of licences	10
	Omit "TfNSW" wherever occurring in section 39G (1).	11
	Insert instead "RMS".	12
[66]	Section 39H Licence fee	13
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	14
[67]	Section 40 Authorities	15
	Omit "TfNSW" from section 40 (1). Insert instead "RMS".	16
[68]	Section 40A Application for authorisation	17
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	18
[69]	Section 40B Grant or refusal of application	19
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	20
[70]	Section 40C Term and renewal of authority	21
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	22
[71]	Section 40D Conditions of authority	23
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	24
[72]	Section 40E Variation, suspension or cancellation of authority	25
	Omit "TfNSW". Insert instead "RMS".	26
[73]	Section 41 Designated directors and managers of corporations	27
	Omit "TfNSW" wherever occurring. Insert instead "RMS".	28

#### Schedule 2 Amendment of Acts

[74]	Section 43	B Definitions	1
	Omit "TfN	SW" from section 43 (2). Insert instead "RMS".	2
[75]	Section 46	SA Provision of information relating to safety to RMS	3
	Omit "the	regulator" wherever occurring. Insert instead "RMS".	4
[76]	Section 46	SAA Provision of information to Chief Investigator	5
	Omit "A re	egulator". Insert instead "RMS".	6
[77]	Section 46	SAA	7
	Omit "the	regulator". Insert instead "RMS".	8
[78]	Section 46	SB Persons must report notifiable occurrences	9
	Omit "the	regulator" from section 46B (2). Insert instead "RMS".	10
[79]	Section 46	SBA Investigations by the Chief Investigator	11
		way operations or" before "public passenger" wherever occurring 46BA (1) and (3).	12 13
[80]	Section 46	SBA (2)	14
	Omit the su	ubsection.	15
[81]	Section 46	SBA (4) and (4A)	16
	Omit section	on 46BA (4). Insert instead:	17
	(4)	The Chief Investigator is to conduct an investigation in the manner the Chief Investigator considers appropriate.	18 19
	(4A)	An investigation may extend to all relevant events and circumstances preceding the transport accident or incident.	20 21
[82]	Section 46	SBA (6) and (7)	22
	Insert after	section 46BA (5):	23
	(6)	The Chief Investigator may, at any time, discontinue an investigation under this section, other than an investigation requested by the Minister.	24 25 26
	(7)	Schedule 6 contains provisions relating to transport safety investigators.	27 28

[83]	Section 46BB Chief Investigator's functions  Omit "an investigation under section 46BA" wherever occurring.				
					Insert instead "a transport safety investigation".
	[84]	Section 46BB (5) and (6)			
Omit the subsections. Insert instead:					
		(5)	The notice under subsection (1) must be signed by the Chief Investigator and specify the time and place at which the person is required to attend to answer questions or produce the documents or other things.	6 7 8	
		(6)	The Chief Investigator may require a person who attends to answer questions under this section to answer the questions on oath or affirmation and, for that purpose, the Chief Investigator:	10 11 12	
			(a) may require the person to take an oath or to make an affirmation, and	13 14	
			(b) may administer an oath to, or take an affirmation from, the person.	15 16	
[85]	Sect	ion 46	ВВА	17	
	Inser	t after	section 46BB:	18	
46	вва	Repo	orts on transport safety investigations	19	
		(1)	The Chief Investigator must provide to the Minister a written report on a transport safety investigation, including any discontinued investigation.	20 21 22	
		(2)	The Chief Investigator may provide a copy of a draft report, or proposed recommendations in a report, on a confidential basis, to the Minister or any other person before completing the report:	23 24 25	
			(a) if the Chief Investigator thinks that it is desirable or necessary to do so for the purposes of transport safety, or	26 27	
			(b) to allow the making of submissions about the draft report, or	28 29	
			(c) to give advance notice of the likely form of the report.	30	
		(3)	The Chief Investigator may include in a report on a transport safety investigation any submissions made in response to a draft report or draft recommendations, safety action statements or safety recommendations.	31 32 33 34	

(4)	A person must not copy, or disclose to a person or a court, the contents of a draft report or draft recommendations provided under this section, except:	
	(a) as required or authorised by or under this or any other Act, or	
	(b) where necessary to take steps to remedy safety issues identified in the draft report, or	-
	(c) where necessary to prepare submissions on the draft report or draft recommendations.	8
	Maximum penalty: 100 penalty units.	10
(5)	If the Chief Investigator discontinues an investigation, the Chief Investigator must provide to the Minister, within 28 days, a written report setting out the reasons for discontinuing the investigation.	11 12 13 14
(6)	A report of a transport safety investigation, a draft report or draft recommendations are not admissible in any legal proceedings.	15 16
(7)	A person who is provided with a draft report under this section:	17
	(a) cannot be required to disclose it to a court, and	18
	(b) is not entitled to take any disciplinary action against an employee of the person on the basis of the report.	19 20
(8)	In this section:	2
	safety action statement means a statement:	22
	(a) setting out any safety issues identified during the course of an investigation that should be addressed, or	23 24
	(b) setting out any steps taken by persons to remedy safety issues identified during the course of an investigation.	25 26
Section 46	BC Transport safety inquiries	2
	way operations or" before "a public passenger" in section 46BC (1).	28
Section 46	BD Chief Investigator may request transport safety inquiry	29
Insert "ra section 46E		30 3

[86]

[87]

[88]	Sect	ion 46	iC	1			
	Inser	t after	section 46BG:	2			
	46C	Com	pliance with subpoenas and other directions	3			
		(1)	The Chief Investigator or a former Chief Investigator or a person who is or was a transport safety investigator is not obliged to comply with a subpoena or similar direction of a court in relation to civil proceedings to attend and answer questions relating to an accident or incident or other event, occurrence, practice or matter the subject of a transport safety investigation, if the Chief Investigator has issued a certificate under subsection (2) in relation to the transport safety investigation.	4 5 6 7 8 9 10 11			
		(2)	The Chief Investigator may issue a certificate stating that the Chief Investigator, former Chief Investigator or a person who is or was a transport safety investigator is or was involved in a transport safety investigation.	12 13 14 15			
		(3)	A member of a Board of Inquiry, a former member of a Board of Inquiry or a person who is or was an authorised officer is not obliged to comply with a subpoena or similar direction of a court in relation to civil proceedings to attend and answer questions relating to an accident or incident or other event, occurrence, practice or matter the subject of a transport safety inquiry, if the Minister has issued a certificate under subsection (4).	16 17 18 19 20 21			
		(4)	The Minister may issue a certificate stating that a member of a Board of Inquiry, a former member of a Board of Inquiry or a person who is or was an authorised officer is or was involved in a transport safety inquiry.	23 24 25 26			
[89]	Sect	ion 46	D Tabling of reports	27			
	Omi	t "secti	ion 46BA (2)" from section 46D (1).	28			
	Inser	t inste	ad "section 46BBA (1)".	29			
[90]			E Confidential reporting of safety information by transport bloyees	30 31			
	Omi	Omit section 46E (1). Insert instead:					
		(1)	The Chief Investigator may establish a system for the voluntary reporting by transport safety employees or rail safety workers (within the meaning of the <i>Rail Safety National Law (NSW)</i> ) of matters that may affect the safe provision of a public passenger service by means of a bus or ferry or of railway operations.	33 34 35 36 37			

[91]	Section 46	E (5)		1			
	Insert after section 46E (4):						
	(5)	In th	nis section:	3			
		regu	alator means:	4			
		(a)	in relation to any public passenger service provided by bus—RMS, or	6			
		(b)	in relation to any public passenger service provided by ferry—the person or body prescribed by the regulations for the purposes of this definition, or	<del>7</del> 8 9			
		(c)	in relation to railway operations—the National Rail Safety Regulator under the <i>Rail Safety National Law (NSW)</i> , or	10 11			
		(d)	any other person prescribed by the regulations for the purposes of this definition.	12 13			
[92]	Section 46	G Use	e of powers by authorised officers	14			
	Omit "inve	stigati	on," from section 46G (a).	15			
[93]	Section 46	H Ins	pections relating to bus and ferry services	16			
	Omit "The	regula	ntor" from section 46H (1). Insert instead "RMS".	17			
[94]	Section 46	SH (1)		18			
	Omit "or se	ervice	contract".	19			
[95]	Section 46	6H (1A	)	20			
	Insert after section 46H (1):						
	(1A)	perso bus i	SW may cause inspections to be carried out to ensure that a on who carries on a public passenger service by means of a is complying with the terms of the person's service contract er this Act.	22 23 24 25			
[96]	Section 46	6H (2) a	and (3)	26			
	Omit "the regulator" wherever occurring. Insert instead "RMS or TfNSW".						
[97]	Section 46	J Pow	vers on entry	28			
	Omit "the i	regulat	tor" from section 46J (k) Insert instead "RMS"	29			

[98]	Part	4C, Divisio	n 3	
	Inser	t after section	on 46N:	2
	Divi	sion 3	Provisions relating to powers of authorised officers and transport safety investigators	3
	46NA	Meaning o	of "appropriate authority"	ţ
		In tl	his Division:	(
		app	ropriate authority means:	-
		(a)	in the case of a function exercised by an authorised officer appointed by TfNSW—TfNSW, or	<b>?</b>
		(b)	in the case of a function exercised by an authorised officer appointed by RMS—RMS, or	10 1
		(c)	in the case of a function exercised by a transport safety investigator—the Chief Investigator.	12 13
[99]	Sect	ion 460 Us	e of force	14
	Inser	t "or transpo	ort safety investigator" after "authorised officer".	15
[100]	Sect	ion 46P Ca	re to be taken	16
	Omit	"under this	Division, an authorised officer".	17
		t instead "ur y investigato	nder this Part or Schedule 6, an authorised officer or transport or".	18 19
[101]	Sect	ion 46Q Co	mpensation	20
	Omit	"regulator"	from section 46Q (1). Insert instead "appropriate authority".	2
[102]	Sect	ion 46Q (1)		22
	Omit	"Division"	. Insert instead "Part".	23
[103]	Sect	ion 46Q (1 <i>A</i>	A)	24
	Inser	t after section	on 46Q (1):	2
		any ente reas	Crown must pay compensation for any damage caused by transport safety investigator in the exercise of a power to expresses or a vehicle under Schedule 6, other than damage conably arising from work done for the purpose of a transport exty investigation.	26 27 28 29 30

[104]	Section 46R Authority to enter	1
	Omit "Division" from section 46R (1).	2
	Insert instead "Part on an authorised officer".	3
[105]	Section 46R (3)	4
	Insert "or to a power exercised by an authorised officer who is a police officer after "search warrant".	" 5 6
[106]	Section 46S Assistance to be given to authorised officers and transport safety investigators	<b>t</b> 7
	Insert "or a transport safety investigator" after "an authorised officer wherever occurring in section 46S (1).	" 9 10
[107]	Section 46S (1)	11
	Omit "Division". Insert instead "Part or Schedule 6".	12
[108]	Section 46S (2)	13
	Omit "regulator". Insert instead "appropriate authority".	14
[109]	Section 46S (2)	15
	Insert "or entered under Schedule 6" after "section 46I".	16
[110]	Section 46S (3)	17
	Insert "made by an authorised officer" after "requirement".	18
[111]	Section 46S (3)	19
	Omit "Division". Insert instead "Part".	20
[112]	Section 46S (4)	21
	Insert after section 46S (3):	22
	(4) A person who fails to comply with a requirement made by transport safety investigator under this section is taken to have obstructed the investigator in the exercise of the investigator' functions under Schedule 6.	e 24
[113]	Section 46T Premises used for residential purposes	27
	Omit "Division". Insert instead "Part".	28
[114]	Section 46V Search warrants	29
	Insert "by an authorised officer" after "annlication is made" in section 46V (2)	) 30

[115]	Section 46	V (2A)	and (2B)				
	Insert after	section	n 46V (2):	2			
	(2A)	for a belie	nsport safety investigator may apply to an authorised justice search warrant if the investigator has reasonable grounds for ving that there is on the premises evidence or a thing that is ant to a transport safety investigation.	;			
	(2B)	trans; reaso	authorised justice to whom an application is made by a port safety investigator may, if satisfied that there are mable grounds for doing so, issue a search warrant orising a transport safety investigator named in the warrant:	- 8 9 10			
		(a)	to enter the premises, and	1			
		(b)	to search the premises for evidence or a thing that is relevant to a transport safety investigation.	12 13			
[116]	Section 46	V (4) (	a)	14			
	Insert "or a transport safety investigator" after "an authorised officer".						
[117]	Section 46	SV (4) (	b)	16			
	Omit "the authorised officer in the exercise of the officer's".						
			e transport safety investigator or authorised officer in the vestigator's or officer's".	18 19			
[118]	Section 46	W App	pointment of authorised officers	20			
	Omit section 46W (1)–(3). Insert instead:						
	(1)	a clas	SW may appoint a member of staff of TfNSW, or a person of ss prescribed by the regulations, to be an authorised officer ne purposes of this Act.	22 23 24			
	(2)	class	S may appoint a member of staff of RMS, or a person of a prescribed by the regulations, to be an authorised officer for surposes of this Act.	25 20 27			
	(3)		uthorised officer may exercise the functions of an authorised er under this Act insofar as those functions relate:	28 29			
		(a)	in the case of an officer appointed by RMS—to the functions of RMS, or	3			
		(b)	in the case of an officer appointed by TfNSW (other than an officer appointed in relation to rail passenger services and railway premises)—to the enforcement of service contracts and any other matters not referred to in paragraph (a) or subsection (7).	3; 3; 3, 3, 3,			

# Rail Safety (Adoption of National Law) Bill 2012

[119]	Section 46W (5)	1
	Omit "a regulator". Insert instead "TfNSW or RMS".	2
[120]	Section 47 Effect of notification of decisions of TfNSW or RMS	3
	Insert "or RMS" after "TfNSW" wherever occurring.	4
[121]	Section 52 Applications to Administrative Decisions Tribunal	5
	Omit "TfNSW" from section 52 (3). Insert instead "RMS".	6
[122]	Section 53 Exchange of information	7
	Omit "The regulator" from section 53 (1). Insert instead "RMS".	8
[123]	Section 53 (1), (3) and (4)	9
	Omit "the regulator" wherever occurring. Insert instead "RMS".	10
[124]	Section 53B Requirement to return documents or number-plates	11
	Omit "TfNSW" from section 53B (1). Insert instead "RMS".	12
[125]	Section 53B (2)	13
	Omit ", unless otherwise directed by TfNSW in writing,".	14
[126]	Sections 53B (2), 53C (2) (c) and (5) and 53E (1)	15
	Omit "Roads and Maritime Services" wherever occurring.	16
	Insert instead "RMS".	17
[127]	Section 53C Drug and alcohol programs and testing relating to ferry services	18 19
	Omit "Roads and Maritime Services" wherever occurring in section 53C (2) (a) and (3).	20 21
	Insert instead "TfNSW".	22
[128]	Section 53E Recommendations arising from investigations	23
	Omit "section 46BA (2) or". Insert instead "section 46BBA (1)".	24
[129]	Section 56 Obstruction	25
	Insert "or a transport safety investigator", "or investigator" and "or investigator's" after "authorised officer", "officer" and "officer's", respectively, wherever occurring.	26 27 28

[130]	Section 56	5 (d)	1
	Insert "or o	other things" after "documents".	2
[131]	Section 61	Recovery of amounts due	3
	Omit "TfN	SW". Insert instead "RMS".	4
[132]	Section 62	Records and evidentiary matters	5
	Omit "TfN	SW" from section 62 (1). Insert instead "RMS".	6
[133]	Section 62	2 (1)	7
	Omit "cont	racts,".	8
[134]	Section 62	2 (1A)	9
	Insert after	section 62 (1):	10
	(1A)	TfNSW must keep records of the making, variation, suspension, cancellation and renewal of service contracts.	11 12
[135]	Section 62	2 (2)	13
	Insert "RM	S or" before "TfNSW".	14
[136]	Schedule 3	3 Savings and transitional provisions	15
	Insert at the	e end of the Schedule with appropriate Part and clause numbering:	16
	Part	Provisions consequent on enactment of	17
		Rail Safety (Adoption of National Law)	18
		Act 2012	19
	Defi	nition	20
		In this Part:	21
		the amending Act means the Rail Safety (Adoption of National Law) Act 2012.	22 23
	Savi	ng of current authorities and other matters	24
		Any act, matter or thing done or omitted by TfNSW, and having any force or effect immediately before the commencement of an amendment to this Act by the amending Act that confers the function to do the act, matter or thing on RMS, is taken to have been done or omitted by RMS and this Act applies accordingly	25 26 27 28

		Drug	and a	alcohol guidelines	1
			force amer	guidelines approved by RMS under section 53C, and in a immediately before the amendment of that section by the ading Act, are taken to have been approved by TfNSW and Act applies accordingly.	2 3 4 5
[137]	Sch	edule 6	3		6
	Inse	rt after	Sched	ule 5:	7
	Scl	hedu	le 6	Transport safety investigators	8
	1	Defin	nitions	5	9
			In th	is Schedule:	10
			<i>accia</i> trans	dent site means any of the following sites associated with a sport accident or incident:	11 12
			(a)	a site containing a bus, ferry, rolling stock or wreckage of a bus, ferry or rolling stock,	13 14
			(b)	a site where there is an impact point associated with a transport accident or incident,	15 16
			(c)	a site where a transport accident or incident occurred,	17
			(d)	if the accident or incident involved destruction or serious damage to property (other than a bus, ferry or rolling stock), a site containing that property or its wreckage,	18 19 20
			(e)	any area around a site referred to in paragraph (a), (b), (c) or (d) that the Chief Investigator determines is reasonably necessary to facilitate a transport safety investigation and securing any such site.	21 22 23 24
			notif	fiable occurrence:	25
			(a)	in relation to railway operations—has the same meaning as it has in the <i>Rail Safety National Law (NSW)</i> , and	26 27
			(b)	in relation to a bus or ferry—means an occurrence required to be reported under section 46B.	28 29
			pren	nises includes any place, vehicle or railway premises.	30
				ng stock has the same meaning as it has in the Rail Safety onal Law (NSW).	31 32

		special premises means:	1
		(a) an accident site, or	2
		(b) premises that it is necessary to enter to get into an accident site, or	3
		(c) a vehicle.	5
		vehicle includes rolling stock.	6
2	App	ointment of transport safety investigators	7
	(1)	The Chief Investigator may appoint an authorised person (within the meaning of section 45DA of the <i>Transport Administration Act 1988</i> ) as a transport safety investigator for the purposes of conducting a transport safety investigation.  Note. Section 45DA of the <i>Transport Administration Act 1988</i> permits the Chief Investigator to delegate any of his or her functions.	8 9 10 11 12 13
	(2)	The Chief Investigator must issue a transport safety investigator with an identity card.	14 15
	(3)	The identity card must:	16
		(a) be in the form approved by the Minister, and	17
		(b) contain a recent photograph of the person.	18
	(4)	A transport safety investigator must not exercise a function conferred by or under this Act unless an identity card has been issued to the investigator by the Chief Investigator.	19 20 21
	(5)	A transport safety investigator may exercise the functions conferred by this Schedule if the investigator believes on reasonable grounds that it is necessary to do so for the purposes of, or in connection with, a transport safety investigation.	22 23 24 25
3	lden	ntity cards	26
	(1)	This clause applies to a transport safety investigator who is exercising, or about to exercise, a function under this Act.	27 28
	(2)	A transport safety investigator must:	29
		(a) carry his or her identity card at all times when exercising a power under this Act to enter premises or a power that is exercisable after entering premises, and	30 31 32
		(b) produce his or her identity card if requested to do so by a person in relation to whom the officer is exercising, or about to exercise, the power.	33 34 35
	(3)	A person who has ceased to be a transport safety investigator must not without reasonable excuse refuse or fail to return to the	36

		Chief Investigator, within such period as is specified by the Chief Investigator in a request for the return of the card, any identity card issued to the person by the Chief Investigator.	1 2 3
		Maximum penalty: 15 penalty units.	4
4	Pow	er to enter special premises without consent or warrant	5
	(1)	A transport safety investigator may enter special premises without the occupier's consent and without obtaining a search warrant if:	6 7 8
		(a) the investigator believes on reasonable grounds that it is necessary to do so, and	9 10
		(b) the investigation is into a notifiable occurrence.	11
	(2)	Before entering special premises under this clause, the transport safety investigator must take reasonable steps to give to the occupier of the premises a written notice setting out the occupier's rights and obligations under this Act in relation to the powers that may be exercised on entry.	12 13 14 15 16
5	Pow	er to enter premises with consent	17
	(1)	A transport safety investigator may enter any premises with the consent of the occupier of the premises.	18 19
	(2)	Before obtaining the consent of a person to enter premises under this Schedule, a transport safety investigator must inform the person that the person may refuse consent.	20 21 22
6	Pow	er to enter premises with search warrant	23
		A transport safety investigator may enter any premises under a search warrant.	24 25
		<b>Note.</b> A transport safety investigator may apply for a search warrant for a transport safety investigation under section 46V.	26 27
7	Pow	ers after entering premises	28
	(1)	General powers	29
		A transport safety investigator who enters premises under this Schedule (including under a search warrant) may do any of the following:	30 31 32
		(a) search and inspect the premises and anything on the premises for any thing relevant to a transport safety investigation,	33 34 35

(2)

(3)

(b)	take measurements, make surveys and take levels, dig trenches, break up the soil and set up any posts, stakes or markers,	1 2 3
(c)	take photos and make video recordings, sound recordings or other records of the premises or anything on the premises,	4 5 6
(d)	make copies of any thing relevant to a transport safety investigation found on the premises,	7 8
(e)	examine, take measurements of, conduct tests on, or take samples of, anything relevant to a transport safety investigation found on the premises,	9 10 11
(f)	operate equipment on the premises in order to access any thing relevant to a transport safety investigation found on the premises,	12 13 14
(g)	remove a thing that is relevant to a transport safety investigation from the premises with the consent of:	15 16
	(i) the owner of the thing, if it is practicable to obtain the consent of the owner, or	17 18
	(ii) the occupier of the premises, if it is not practicable to obtain the owner's consent.	19 20
Ob	taining consent	21
pre mu req per	fore obtaining the consent of a person to remove a thing from emises under subclause (1), the transport safety investigator is inform the person of the purpose for which the thing is uired and that the person may refuse consent. A consent of a son is not effective for the purposes of subclause (1) unless the isent is voluntary.	22 23 24 25 26 27
Spe	ecial premises	28
	ransport safety investigator who enters special premises (other n under a search warrant) may also:	29 30
(a)	require a person on the premises to answer questions or produce anything relevant to a transport safety investigation, and	31 32 33
(b)	seize that thing, or any other thing found on the premises, if the thing is directly relevant to the investigation concerned and the investigator believes on reasonable grounds that it is necessary to seize the thing in order to prevent it being interfered with or to prevent its concealment, loss, deterioration or destruction.	34 35 36 37 38 39

	(4)	Entry	y under a search warrant	
			ansport safety investigator who enters premises under a ch warrant may also:	2
		(a)	require a person on the premises to answer questions or produce anything to which the warrant relates, and	
		(b)	seize that thing, or any other thing found on the premises relevant to the investigation concerned.	-
	(5)	Offe	nce	8
		with	erson must not, without reasonable excuse, fail to comply a requirement made of the person under this clause. imum penalty: 100 penalty units.	9 10 1
8	Occi	upier e	entitled to be present during search	12
	(1)	for th	occupier of premises who is present when a search warrant ne premises is being executed is entitled to observe the search g conducted.	1; 1 <u>4</u> 1 <u>9</u>
	(2)		right to observe the search being conducted ceases if the pier impedes the search.	16 17
	(3)		clause does not prevent 2 or more areas of the premises g searched at the same time.	18 19
9	Secu	ıring a	a site	20
	(1)	a tra safet enter	the purpose of protecting evidence that might be relevant for insport safety investigation or ensuring safety, a transport sy investigator may secure the perimeter of any site at a place red under this Schedule by whatever means the investigator iders appropriate.	2° 2° 2° 2° 2°
	(2)	inves secu	erson must not, without the permission of a transport safety stigator, enter or remain at a site the perimeter of which is red under this clause.	26 27 28
			imum penalty: 1,000 penalty units.	29
	(3)	Subc rema	clause (2) does not apply if the person enters the site, or ains at the site:	3.
		(a)	to ensure the safety of persons, or	32
		(b)	to remove deceased persons or animals from the site, or	33
		(c)	to move a motor vehicle, or the wreckage of a motor vehicle, to a safe place, or	34 38
		(d)	to protect the environment from significant damage or pollution.	30

	(4)	A transport safety investigator must not unreasonably withhold a permission referred to in subclause (2).	1 2
10	Pow	er to stop and detain vehicles	3
	(1)	This clause applies if a transport safety investigator believes on reasonable grounds that:	4 5
		(a) information or other material that is relevant to a transport safety investigation is in or on rolling stock, a ferry or a bus, and	6 7 8
		(b) it is necessary to exercise other functions under this Schedule in order to prevent the information or material from being removed from this State or from being interfered with or to prevent its concealment, loss, deterioration or destruction.	9 10 11 12 13
	(2)	The transport safety investigator may stop and detain the rolling stock, bus or ferry for the purpose of exercising those other functions. The transport safety investigator may do so with such assistance, and using such force, as is necessary and reasonable.	14 15 16 17
	(3)	The transport safety investigator must not detain the rolling stock, bus or ferry for longer than is necessary and reasonable to exercise those other functions.	18 19 20
11	Rete	ention of documents and other material	21
	(1)	This clause applies to the following material:	22
		(a) a document or other thing produced under this Schedule,	23
		(b) a thing seized under this Schedule.	24
	(2)	The Chief Investigator or a transport safety investigator must provide a receipt for the document or thing.	25 26
	(3)	The Chief Investigator may make copies of the document or thing.	27 28
	(4)	The Chief Investigator may examine or test the document or thing, even though that might result in damage or destruction of the document or thing or a reduction in its value.	29 30 31
	(5)	The Chief Investigator must return the document or thing when it is no longer needed for the purpose of an investigation. However, if there is no owner or the Chief Investigator cannot, despite making reasonable efforts, locate the owner, the Chief Investigator may dispose of the document or thing in such manner as the Chief Investigator thinks appropriate.	32 33 34 35 36 37

(6)	docû	oite subclause (5), the Chief Investigator must make the ament or thing available to a relevant body on the written est of the body for the purposes of:	1 2 3				
	(a)	an investigation under a law of the Commonwealth or another State or Territory, or	4 5				
	(b)	a coronial inquest or inquiry.	6				
(7)	The requ	Chief Investigator is not required to comply with any such est:	7 8				
	(a)	to the extent that the document or thing is or contains restricted information or an on-board recording, or	9 10				
	(b)	if the Chief Investigator is of the opinion that making the document or thing available would be likely to interfere with any transport safety investigation to which the document or thing relates.	11 12 13 14				
(8)	In th	is clause:	15				
	on-b	oard recording means a recording:	16				
	(a)	that consists of (or consists mainly of) sounds or images, or sounds and images, of persons in the control area of rolling stock, a bus or a ferry, and	17 18 19				
	(b)	that was made in order to comply with a law of this State, and	20 21				
	(c)	any part of which was made at the time of the occurrence of an accident or incident that involved the rolling stock, bus or ferry.	22 23 24				
	own	er includes an agent of an owner.	25				
	relevant body means:						
	(a)	a Government Department, or	27				
	(b)	a NSW government agency, or	28				
	(c)	an agency of the Commonwealth or another State or Territory, or	29 30				
	(d)	a State or Territory Government, or	31				
	(e)	a coroner.	32				
	restr	restricted information means any of the following:					
	(a)	all statements (whether oral or in writing) obtained from persons by the Chief Investigator or a transport safety investigator in the course of a transport safety investigation (including any record of such a statement),	34 35 36 37				

	(b)	all information recorded by the Chief Investigator or a transport safety investigator in the course of a transport safety investigation,	1 2 3
	(c)	all communications with a person involved in the operation of rolling stock, a ferry, a bus or other vehicle that is or was the subject of a transport safety investigation,	5 6
	(d)	medical or private information regarding persons (including deceased persons) involved in a matter that is being investigated,	7 8 9
	(e)	information in relation to rolling stock, a ferry, a bus or other vehicle that is or was the subject of a transport safety investigation, recorded for the purposes of monitoring or directing the progress of the vehicle from one place to another or information recorded in relation to the operation of the vehicle,	10 11 12 13 14 15
	(f)	records of the analysis of information or material acquired in the course of a transport safety investigation (including opinions expressed by a person in that analysis),	16 17 18
	(g)	information that is contained in a document produced on entry to premises under this Schedule,	19 20
	(h)	information contained in a report made under a voluntary reporting scheme,	21 22
	(i)	information obtained or generated by the Chief Investigator in the course of considering a report made under a voluntary reporting scheme,	23 24 25
	(j)	records of the analysis of information contained in a report made under a voluntary reporting scheme (including opinions expressed by a person in that analysis).	26 27 28
2.12	Statute Law (N No 106	liscellaneous Provisions) Act (No 2) 2009	29 30
	Schedule 1 Minor		31
	Omit Subschedule	s 1.9 and 1.15.	32
2.13	Transport Adn	ninistration Act 1988 No 109	33
[1]	Section 3 Definition		34
	transj	cal order in section 3 (1): port safety inquiry has the same meaning as it has in the inger Transport Act 1990.	35 36 37

[2]	Section 3G Directions by TfNSW to public transport agencies	1
	Insert after section 3G (3):	2
	(4) TfNSW may not give a direction under this section to a body in relation to the exercise by that body of the body's functions as a relevant safety regulator under section 3H.	3 4 5
[3]	Section 3H Review by relevant safety regulator of directions relating to transport safety matters	6 7
	Omit paragraph (b) of the definition of <i>relevant safety regulator</i> in section 3H (1).	8
	Insert instead:	10
	(b) in the case of a direction relating to bus services—Roads and Maritime Services, or	11 12
[4]	Section 3H (1)	13
	Omit "section 12 of the <i>Rail Safety Act 2008</i> " from paragraph (b) of the definition of <i>safety management system</i> .	14 15
	Insert instead "section 99 of the Rail Safety National Law (NSW)".	16
[5]	Section 6 Railway passenger services	17
	Omit "Rail Safety Act 2008" from section 6 (4).	18
	Insert instead "Rail Safety National Law (NSW)".	19
[6]	Section 42A Definitions	20
	Omit the definitions of Board, bus, ferry, rail safety inquiry, transport authority, transport safety inquiry and transport service.	21 22
	Insert in alphabetical order:	23
	Rail Safety National Law means:	24
	(a) the Rail Safety National Law (NSW), or	25
	(b) the Rail Safety National Law set out in the Schedule to the Rail Safety National Law (South Australia) Act 2012 of South Australia as applied as a law of a participating jurisdiction within the meaning of that Law.	26 27 28 29
	railway operations has the same meaning as in the Rail Safety National Law (NSW).	30 31
	transport authority means:	32
	(a) RailCorp, or	33
	(b) TfNSW, or	34

		(c)	any other person or body prescribed as a transport authority by the regulations.	1 2
[7]	Section 42	C Obj	ectives of ITSR	3
	Omit "trans	sport s	ervices" wherever occurring.	4
	Insert instead	ad "rai	ilway operations".	5
[8]	Section 42	D Ger	neral functions of ITSR	6
	Omit section	n 42D	(2). Insert instead:	7
	(2)	The	principal functions of the ITSR are as follows:	8
		(a)	to review and evaluate any matter related to the safe operation of railway operations,	9 10
		(b)	to advise the Minister, or make recommendations to the Minister, or both, about any matter related to the safe operation of railway operations,	11 12 13
		(c)	to exercise any functions conferred on the ITSR for the purposes of the Rail Safety National Law (whether conferred by delegation under that Law or under an agreement entered into by the ITSR for that purpose),	14 15 16 17
		(d)	to exercise any other functions conferred under an agreement entered into under this section.	18 19
	(2A)	railw inves invo	ITSR may monitor, and advise the Minister on, the pliance by transport authorities and operators carrying out vay operations with the recommendations of reports of stigations and inquiries into transport accidents or incidents living railway operations or the safety of railway operations, ading reports of the following kinds:	20 21 22 23 24 25
		(a)	reports by the Chief Investigator,	26
		(b)	transport safety inquiry reports,	27
		(c)	reports by the Australian Transport Safety Bureau relating to accidents or incidents in New South Wales,	28 29
		(d)	an inquest or inquiry under the Coroners Act 2009.	30
	(2B)	Safe Safe Regu	ITSR may enter into an agreement with the National Rail ty Regulator to exercise functions of that body under the Rail ty National Law, whether those functions are functions of the ulator under a law of this State or of another State or Territory 5 the Commonwealth.	31 32 33 34 35
[9]	Sections 4	2E-42	ek	36
	Omit the se	ctions		37

			_		
[10]	Section 42	L Dis	closure of information by ITSR	1	
	Omit "a tra	nsport	t service" wherever occurring in section 42L (1) and (2).	2	
	Insert instead "railway operations".				
[11]	Section 42	L (2)		4	
	Omit ", indiry".	cludin	ng the report of a rail safety inquiry or a transport safety	5 6	
[12]	Section 42	L (4)-	-(6)	7	
	Omit the su	ıbsecti	ions. Insert instead:	8	
	(4)	This section does not permit the disclosure of information in contravention of section 46E of the <i>Passenger Transport Act 1990</i> .			
[13]	Section 42	M Ch	ief Executive of ITSR	12	
	Omit section 42M (2).				
[14]	Section 42P Limitations on Ministerial control of ITSR				
	Omit section 42P (2). Insert instead:				
	(2)		ITSR is not subject to the direction and control of the ister in respect of the following matters:	16 17	
		(a)	the exercise of a function under the Rail Safety National Law,	18 19	
		(b)	the exercise of a function under an agreement referred to in section 42D (2B),	20 21	
		(c)	the exercise of a function as a relevant safety regulator under section 3H,	22 23	
		(d)	the contents of any report or recommendation of the ITSR.	24	
[15]	Section 42	Q Del	legation of functions of ITSR	25	
	Omit section	n 42Ç	2 (3).	26	
[16]	Part 4A, Di	ivisio	ns 6 and 7	27	
	Omit the Divisions.				
[17]	Section 45	A Gei	neral functions of Chief Investigator	29	
- •			afety Act 2008 and" from section 45A (2) (a).	30	

[18]	Sect	ion 45	A (2) (	e)	1
	Inser	t at the	e end o	f section 45A (2) (d):	2
				, and	3
			(e)	at the request of the Minister, to investigate and advise the	4
				Minister about any matter related to the safe operation of transport services.	5 6
[19]	Sect	ion 45	AA		7
	Inser	t after	section	n 45A:	8
4	5AA	Limi	ts on f	unctions of Chief Investigator	9
		(1)	The f	following are not functions of the Chief Investigator:	10
			(a)	to apportion blame for transport safety matters,	11
			(b)	to provide the means to determine the liability of any person in respect of a transport safety matter,	12 13
			(c)	to assist in court proceedings between parties (except as provided by or under this or any other Act, whether expressly or impliedly),	14 15 16
			(d)	to allow any adverse inference to be drawn from the fact that a person was involved in a transport safety matter.	17 18
		(2)	adve: Inves	ever, even though blame or liability may be inferred, or an rse inference may be made, by a person other than the Chief stigator, this does not prevent the Chief Investigator from ring out the Chief Investigator's functions.	19 20 21 22
		(3)	any o	void doubt, this section does not prevent the prosecution of offence under this Act, the <i>Passenger Transport Act 1990</i> , all Safety National Law (NSW) or any other Act.	23 24 25
[20]	Sect	ion 45	C Disc	closure of information by Chief Investigator	26
	Omit	sectio	n 45C	(4).	27
[21]	Sect	ion 45	C (5)		28
	Omit	"secti	on 64	of the Rail Safety Act 2008 or".	29
[22]	Sect	ion 45	C (6)		30
	Omit	"Sect	ions 77	7 and 78 of the Rail Safety Act 2008 do".	31
	Inser	t inste	ad "Se	ction 131 of the Rail Safety National Law (NSW) does".	32

[23]	Sect	ion 45	DB	1
	Inser	t after	section 45DA:	2
4	5DB	Arra	ngements with Australian Transport Safety Bureau	3
		(1)	The Chief Investigator may enter into arrangements with the Australian Transport Safety Bureau to perform services in connection with the Bureau's functions or the exercise of the Bureau's functions or to make available any staff of the Chief Investigator to perform such services.	4 5 6 7 8
		(2)	The Chief Investigator may exercise any functions conferred on the Chief Investigator under an arrangement entered into under this section, whether those functions are to be exercised in this State or another State or Territory.  Note. Section 16A of the <i>Transport Safety Investigation Act 2003</i> of the Commonwealth authorises the Australian Transport Safety Bureau to enter into arrangements of a kind referred to in section 45DB with the appropriate authority or officer of the government of a State or Territory.	9 10 11 12 13 14 15
24]	Sect	ions 5	2B-52E	17
,	Insert after section 52A:			
	52B	Fund	tions relating to bus services safety	19
	<b>V</b>	(1)	RMS is to monitor the following matters relating to the safe operation of bus services:	20 21
			(a) the performance of transport authorities in connection with the exercise of their functions relating to the safe operation of bus services,	22 23 24
			(b) the performance of owners or operators of bus services in connection with the safe operation of those services,	25 26
			(c) the compliance by transport authorities with any safety management systems required to be implemented by them under any other Act or law or conditions of accreditation.	27 28 29
		(2)	RMS is to disseminate information to the public relating to the safety of bus services as RMS considers appropriate.	30 31
		(3)	In this section and section 52C:	32
			transport authority means:	33
			(a) the State Transit Authority, or	34
			(b) any other person or body prescribed by the regulations as a transport authority for the purposes of this definition.	35 36

52C	Auditing of transport authorities and owners and operators of bus services					
	(1)	the s	S may, for the purposes of exercising its functions relating to safety of bus services, conduct audits of the compliance of sport authorities and owners or operators of bus services with irements applicable to them under this or any other Act.	3 4 5		
	(2)	Audi	its may be conducted on a periodic or other basis.	7		
52D	Disc	losure	e of information by RMS	8		
	(1)	bus perfo	S may, if RMS thinks it necessary for the safe operation of a service, disclose information acquired by RMS in the ormance of RMS's functions under this or any other Act to other person.	9 10 11 12		
	(2)	safe	S may, if RMS thinks it desirable for the promotion of the operation of a bus service, publish any information, uding the report of a transport safety inquiry.	13 14 15		
	(3)	A pu	ablication under subsection (2) must not identify a person by e.	16 17		
	(4)		section does not permit the disclosure of information in ravention of section 46E of the <i>Passenger Transport</i> 1990.	18 19 20		
52E	Mon	itoring	g compliance with report recommendations	21		
	(1)	by tra ferry inves invol	S may monitor, and advise the Minister on, the compliance cansport authorities and operators providing bus services or services with the recommendations of reports of stigations and inquiries into transport accidents or incidents living the safety of bus services or ferry services, including rest of the following kinds:	22 23 24 25 26 27		
		(a)	reports by the Chief Investigator,	28		
		(b)	transport safety inquiry reports,	29		
		(c)	reports by the Australian Transport Safety Bureau relating to accidents or incidents in New South Wales,	30 31		
		(d)	an inquest or inquiry under the Coroners Act 2009.	32		
	(2)	In thi	is section:	33		
		trans	sport authority means:	34		
		(a)	the State Transit Authority, or	35		
		(b)	Sydney Ferries, or	36		

			(c)	any other person or body prescribed by the regulations as a transport authority for the purposes of this section.	1
[25]	Sect (NSV		N Obl	igations and rights under the Rail Safety National Law	3
	Omit	:"Rail	Safety	Act 2008" and "that Act" wherever occurring.	5
	Inser	t inste	ad "Ra	il Safety National Law (NSW)" and "that Law", respectively.	6
[26]				igations and rights under the Rail Safety National Law o members of staff	7
	Omit	:"Rail	Safety	Act 2008" and "that Act" wherever occurring.	9
	Inser	t inste	ad " <i>Ra</i>	il Safety National Law (NSW)" and "that Law", respectively.	10
[27]	Sect	ion 10	3 Inqu	iiries into bus or ferry accidents	11
	Omit	"or In	depen	dent Transport Safety Regulator" wherever occurring.	12
[28]	Sect	ion 11	2 Pers	sonal liability of certain persons	13
	Omit paragraph (a) of the definition of <i>transport authority</i> in section 112 (2).				
	Inser	t inste	ad:		15
			(a)	a Board of Inquiry established under the <i>Passenger Transport Act 1990</i> , and	16 17
[29]	Sche	edule '	1 Fund	ctions of Transport for NSW	18
	Inser	t after	clause	4:	19
	4A	Pass	senger	transport services safety	20
		(1)	TfNS	SW may:	21
			(a)	provide strategic co-ordination of safety regulatory frameworks in relation to transport authorities and owners or operators of transport services, and	22 23 24
			(b)	review and evaluate any matter related to the safe operation of transport services and the functions of transport authorities in relation to the safe operation of transport services, and	25 26 27 28
			(c)	advise the Minister, or make recommendations to the Minister, or both, about any matter related to the safe operation of transport services, including safety regulation by transport authorities in relation to transport services, and	29 30 31 32 33

		(d)	without limiting paragraph (c), advise the Minister with respect to the performance of transport authorities in connection with the exercise of their functions relating to the safe operation of transport services.	1 2 3 4
	(2)	recor	SW may advise the Minister on the implementation of mmendations of reports of investigations and inquiries into sport accidents or incidents or the safety of transport services, ading reports of the following kinds:	5 6 7 8
		(a)	reports by the Chief Investigator,	9
		(b)	transport safety inquiry reports,	10
		(c)	reports by the Australian Transport Safety Bureau relating to accidents or incidents in New South Wales,	11 12
		(d)	an inquest or inquiry under the Coroners Act 2009.	13
	(3)	of tr servi	SW must report to the Minister each year on the performance ansport authorities and owners and operators of transport ices in connection with the exercise of their functions relating e safe operation of those services.	14 15 16 17
	(4)	In th	is clause:	18
		trans	sport authority means:	19
		(a)	RailCorp, or	20
		(b)	the State Transit Authority, or	21
		(c)	Sydney Ferries, or	22
		(d)	RMS, or	23
		(e)	the ITSR, or	24
		(f)	any other person or body prescribed by the regulations for the purposes of this definition.	25 26
[30]	Schedule 2 Safety Adv		nstitution and procedure of Independent Transport Board	27 28
	Omit the So	chedul	e.	29
[31]	Schedule 6	SA Pov	wers relating to rail infrastructure facilities and land	30
	Omit "Rail	Safety	Act 2008" from clause 11 (2) (c).	31
	Insert instead	ad "Ra	uil Safety National Law (NSW)".	32
[32]	Schedule 6	SAA A	ccess undertakings	33
	Omit "Rail	Safety	Act 2008" from clause 8 wherever occurring.	34
	Insert instea	ad "Ra	uil Safety National Law (NSW)".	35

[33]	Schedule '	7 Savings, transitional and other provisions	1
	Insert at the	e end of clause 2 (1):	2
		any other Act that amends this Act	3
[34]	Schedule '	7	4
	Insert at the	e end of the Schedule with appropriate Part and clause numbering:	5
	Part	Provisions consequent on enactment of	6
		Rail Safety (Adoption of National Law) Act 2012	7 8
	Defi	nition	9
		In this Part:	10
		the amending Act means the Rail Safety (Adoption of National Law) Act 2012.	11 12
	Inde	pendent Transport Safety Advisory Board	13
	(1)	The Independent Transport Safety Advisory Board is abolished.	14
	(2)	A person who, immediately before the commencement of this clause, held office as a member of the Board:	15 16
		(a) ceases to hold that office, and	17
		(b) is not entitled to any remuneration or compensation because of the loss of that office.	18 19
	Savi	ng of current acts and other matters	20
		Any act, matter or thing done or omitted by the ITSR, and having any force or effect immediately before the commencement of an amendment of this Act by the amending Act that confers that function to do the act, matter or thing on TfNSW or RMS, is taken to have been done or omitted by TfNSW or RMS, as the case requires, and this Act applies accordingly.	21 22 23 24 25 26
		case requires, and this Act applies accordingly.	20

Note		Rail Safety National Law		
Par	t 1	Preliminary		2
1	Short	t title		3
		This	Law may be cited as the Rail Safety National Law.	4
2	Comr	nenc	ement	5
			Law commences in a participating jurisdiction as provided by the ication Act of the jurisdiction.	6 7
3	Purpo	ose, c	objects and guiding principles of Law	8
	(1)		main purpose of this Law is to provide for safe railway operations ustralia.	9 10
	(2)	The	objects of this Law are—	11
		(a)	to establish the Office of the National Rail Safety Regulator (the <i>ONRSR</i> ); and	12 13
		(b)	to make provision for the appointment, functions and powers of the National Rail Safety Regulator (the <i>Regulator</i> ); and	14 15
		(c)	to make provision for a national system of rail safety, including by providing a scheme for national accreditation of rail transport operators in respect of railway operations; and	16 17 18
		(d)	to provide for the effective management of safety risks associated with railway operations; and	19 20
		(e)	to provide for the safe carrying out of railway operations; and	21
		(f)	to provide for continuous improvement of the safe carrying out of railway operations; and	22 23
		(g)	to make special provision for the control of particular risks arising from railway operations; and	24 25
		(h)	to promote public confidence in the safety of transport of persons or freight by rail; and	26 27
		(i)	to promote the provision of advice, information, education and training for safe railway operations; and	28 29
		(j)	to promote the effective involvement of relevant stakeholders, through consultation and cooperation, in the provision of safe railway operations.	30 31 32
	(3)	The g	guiding principles under this Law are—	33
		(a)	to assist rail transport operators to achieve productivity by the provision of a national scheme for rail safety; and	34 35

		(0)	accountable, efficient, effective, consistent and fair way; and	1 2
		(c)	that fees required to be paid for the provision of the national scheme are to be reasonable having regard to the efficient and effective operation of the scheme.	3 4 5
	(4)		Parliament does not intend by this section to create in any person egal right or give rise to any civil cause of action.	6 7
4	Inter	pretat	ion	8
	(1)	In th	is Law, unless the contrary intention appears—	9
		unde	edited person means a rail transport operator who is accredited r this Law, but does not include a person whose accreditation under Law—	10 11 12
		(a)	has been surrendered or revoked or has otherwise ceased to have effect under this Law; or	13 14
		(b)	is suspended under this Law;	15
			ng Regulator means an Acting National Rail Safety Regulator inted under Part 2 Division 2;	16 17
			sement structure means a structure or device operated for hire or rd, or provided on hire or lease—	18 19
		(a)	that is used or designed to be used for amusement or entertainment and on which persons may be moved, carried, raised, lowered or supported by any part of the structure or device; and	20 21 22 23
		(b)	that is an arrangement of structural or mechanical elements (or both) that has as its prime function the provision of movement of a passenger or passengers in a controlled manner so that the passenger or passengers are not necessarily required to move themselves to obtain the desired effect;	24 25 26 27 28
		Safet Law	ication Act means the Act of a jurisdiction that applies the Rail by National Law set out in the Schedule to the Rail Safety National (South Australia) Act 2012 of South Australia as a law of the diction;	29 30 31 32
			oved code of practice means a code of practice approved under on 249;	33 34
		mear	T means the Australian Qualifications Framework within the ning of the <i>Skilling Australia's Workforce Act 2005</i> of the monwealth;	35 36 37
		mear	F means the Australian Quality Training Framework within the ning of the Skilling Australia's Workforce Act 2005 of the monwealth;	38 39 40

assoc	iated railway track structures includes—	1
(a)	associated works (such as cuttings, sidings, tunnels, bridges,	2
	stations, platforms, tram stops, excavations, land fill, track support earthworks and drainage works); and	3
(b)	over-track structures and under-track structures (including tunnels under tracks);	5 6
Austr	ralian Accounting Standards means Accounting Standards issued	7
by the	e Australian Accounting Standards Board;	8
	ralian rail safety law means this Law or a corresponding previous	9
	ment in a participating jurisdiction corresponding, or substantially sponding, to this Law;	10 11
autho	prised person means—	12
(a)	a police officer; or	13
(b)	a person appointed under section 124;	14
Categ	gory 1 offence—see section 58;	15
Categ	gory 2 offence—see section 59;	16
Categ	gory 3 offence—see section 60;	17
comn	nercial benefits order means an order under section 230;	18
desig	nated provision of this Law—see section 204;	19
drug	means—	20
(a)	a substance declared by the national regulations to be a drug for the purposes of this Law; and	21 22
(b)	a substance declared under section 6 to be a drug for the purposes of this Law; and	23 24
(c)	any other substance (other than alcohol) that, when consumed or	25
	used by a person, deprives that person (temporarily or permanently) of any of his or her normal mental or physical	26 27
	faculties;	28
	<i>oyee</i> means a person employed under a contract of employment or act of training;	29 30
	oyer means a person who employs 1 or more other persons under	31
	acts of employment or contracts of training;	32
	<i>ise</i> , for a function, includes perform;	33
	ath means an area open to the public that is designated for, or 1 of ain uses is, use by pedestrians;	34 35
	means the National Rail Safety Regulator Fund established under Division 4;	36 37
impro	ovement notice means a notice under Part 5 Division 1;	38
infrin	<b>rgement penalty provision</b> has the meaning given by section 233;	39

Subd	<b>Eface agreement</b> means an agreement made under Part 3 Division 6 division 2 about managing risks to safety identified and assessed in rdance with that Subdivision;	1 2 3
juris	diction means a State or Territory;	4
subst	crossing means an area where a road and a railway meet at tantially the same level, whether or not there is a level crossing sign are road at all or any of the entrances to the area;	5 6 7
	<i>ber</i> , of ONRSR, means the Regulator, an Acting Regulator or a executive member appointed under Part 2 Division 2;	8 9
natio	<i>onal regulations</i> means the regulations made under section 264;	10
non-	disturbance notice means a notice under Part 5 Division 3;	11
	<b>Gable occurrence</b> means an accident or incident associated with vay operations—	12 13
(a)	that has, or could have, caused—	14
	(i) significant property damage; or	15
	(ii) serious injury; or	16
	(iii) death; or	17
(b)	that is, or is of a class that is, prescribed by the national regulations to be a notifiable occurrence or class of notifiable occurrence,	18 19 20
incid	does not include an accident or incident, or class of accident or lent, that is prescribed by the national regulations not to be a lable occurrence;	21 22 23
occu	pational health and safety legislation means legislation relating to pational health and safety prescribed by the national regulations for surposes of this definition;	24 25 26
Offic	ce of the National Rail Safety Regulator or ONRSR means the ce of the National Rail Safety Regulator established under Part 2 sion 1;	27 28 29
offic	er—	30
(a)	in relation to a body corporate, has the same meaning as officer has in relation to a corporation under section 9 of the <i>Corporations Act 2001</i> of the Commonwealth;	31 32 33
(b)	in relation to any other person, means an individual who makes, or participates in making, decisions that affect the whole, or a substantial part, of the business or undertaking of the person;	34 35 36
parti	<i>icipating jurisdiction</i> means a jurisdiction in which—	37
(a)	this Law applies as a law of the jurisdiction; or	38
(b)	a law that substantially corresponds to the provisions of this Law has been enacted; or	39 40

(c)	a law prescribed by the national regulations for the purposes of this definition has been enacted;	1 2
pres	cribed drug—see section 128;	3
prive	ate siding means a siding that is owned, controlled or managed by	4
a pe	rson, other than a person who manages the rail infrastructure with	5
	the the siding connects or to which it has access, but does not	6
inclu		7
(a)	a marshalling yard; or	8
(b)	a crossing loop; or	9
(c)	a passenger terminal; or	10
(d)	a freight terminal; or	11
(e)	a siding under the control and management of an accredited rail infrastructure manager; or	12 13
(f)	a siding, or a siding of a class, prescribed by the national regulations not to be a private siding;	14 15
proh	nibition notice means a notice under Part 5 Division 2;	16
publ	lic place means—	17
(a)	a place that—	18
` /	(i) the public is entitled to use; or	19
	(ii) is open to members of the public; or	20
	(iii) is used by the public,	21
	whether or not on payment of money; or	22
(b)	a place that the occupier allows members of the public to enter, whether or not on payment of money;	23 24
publ	<i>lic road</i> means any road other than a private road;	25
publ	ic sector auditor means—	26
(a)	the Auditor-General (however described) of a participating jurisdiction; or	27 28
(b)	an auditor employed, appointed or otherwise engaged, by an Auditor-General of a participating jurisdiction;	29 30
rail	infrastructure means the facilities that are necessary to enable a	31
railv	vay to operate and includes—	32
(a)	railway tracks and associated railway track structures; and	33
(b)	service roads, signalling systems, communications systems,	34
	rolling stock control systems, train control systems and data	35
, .	management systems; and	36
(c)	notices and signs; and	37
(d)	electrical power supply and electric traction systems; and	38

(e)	associated buildings, workshops, depots and yards; and	1
(f)	plant, machinery and equipment,	2
but d	oes not include—	3
(g)	rolling stock; or	4
(h)	any facility, or facility of a class, that is prescribed by the national regulations not to be rail infrastructure;	5 6
railw	<i>infrastructure manager</i> , in relation to rail infrastructure of a ray, means the person who has effective control and management e rail infrastructure, whether or not the person—	7 8 9
(a)	owns the rail infrastructure; or	10
(b)	has a statutory or contractual right to use the rail infrastructure or to control, or provide, access to it;	11 12
	or road crossing includes a railway crossing, a bridge carrying a over a railway and a bridge carrying a railway over a road;	13 14
	safety officer means a person holding an appointment as a rail y officer under Part 4 Division 2;	15 16
rail s	safety undertaking—see Part 10 Division 6;	17
rail s	safety work—see section 8;	18
	safety worker means an individual who has carried out, is carrying	19
	or is about to carry out, rail safety work;	20
	transport operator means—	21
(a)	a rail infrastructure manager; or	22
(b)	a rolling stock operator; or	23
(c)	a person who is both a rail infrastructure manager and a rolling stock operator;	24 25
inclu	workplace means a place where rail safety work is carried out, and des any place where a rail safety worker goes, or is likely to be, e doing rail safety work;	26 27 28
for the passe 600 i	pay means a guided system, or proposed guided system, designed the movement of rolling stock having the capability of transporting tengers or freight (or both) on a railway track with a gauge of millimetres or more, together with its rail infrastructure and rolling to, and includes the following:	29 30 31 32 33
(a)	a heavy railway;	34
(b)	a light railway;	35
(c)	a monorail;	36
(d)	an inclined railway;	37
(e)	a tramway;	38

(f)	a railway within a marshalling yard or a passenger or freight terminal;	1 2
(g)	a private siding;	3
(h)	a guided system, or guided system of a class, prescribed by the national regulations to be a railway;	4 5
Note.	See section 7 for railways to which this Law does not apply.	6
railw	vay crossing means—	7
(a)	a level crossing; or	8
(b)	any area where a footpath or shared path crosses a railway at substantially the same level;	9 10
railw	vay operations means any of the following:	11
(a)	the construction of a railway, railway tracks and associated railway track structures;	12 13
(b)	the construction of rolling stock;	14
(c)	the management, commissioning, maintenance, repair, modification, installation, operation or decommissioning of rail infrastructure;	15 16 17
(d)	the commissioning, use, modification, maintenance, repair or decommissioning of rolling stock;	18 19
(e)	the operation or movement, or causing the operation or movement by any means, of rolling stock on a railway (including for the purposes of construction or restoration of rail infrastructure);	20 21 22 23
(f)	the movement, or causing the movement, of rolling stock for the purposes of operating a railway service;	24 25
(g)	the scheduling, control and monitoring of rolling stock being operated or moved on rail infrastructure;	26 27
railw	vay premises means—	28
(a)	land (including any premises on land) on or in which is situated rail infrastructure; or	29 30
(b)	land (including any premises on land) on or in which is situated any over-track or under-track structure or part of an over-track or under-track structure; or	31 32 33
(c)	freight centres or depots used in connection with the carrying out of railway operations; or	34 35
(d)	workshops or maintenance depots used in connection with the carrying out of railway operations; or	36 37
(e)	premises (including an office, building or housing) used in connection with the carrying out of railway operations; or	38 39

(f)	rolling stock or other vehicles associated with railway operations; or	1 2
(g)	any other rail workplace;	3
	onably practicable—see section 47;	4
	ister means the National Rail Safety Register established under on 42;	5 6
unde	stered person means a rail infrastructure manager who is registered or this Law, but does not include a person whose registration under Law—	7 8 9
(a)	has been surrendered or revoked or has otherwise ceased to have effect under this Law; or	10 11
(b)	is suspended under this Law;	12
	<i>ulator</i> means the National Rail Safety Regulator or an Acting onal Rail Safety Regulator appointed under Part 2 Division 2;	13 14
Min	onsible Minister, for a participating jurisdiction, means the ister of that jurisdiction nominated by that jurisdiction as its onsible Minister for the purposes of this Law;	15 16 17
road	<i>infrastructure</i> includes—	18
(a)	a road, including its surface or pavement; and	19
(b)	anything under or supporting a road or its surface or pavement; and	20 21
(c)	any bridge, tunnel, causeway, road-ferry, ford or other work or structure forming part of a road system or supporting a road; and	22 23
(d)	any bridge or other work or structure located above, in or on a road; and	24 25
(e)	any traffic control devices, electricity equipment, emergency telephone systems or any other facilities (whether of the same or a different kind) in, on, over, under or connected with anything referred to in paragraphs (a) to (d); and	26 27 28 29
(f)	anything prescribed by the national regulations to be road infrastructure,	30 31
	loes not include rail infrastructure or anything that is prescribed by national regulations not to be road infrastructure;	32 33
road	l manager—	34
(a)	in relation to a private road—means the owner, or other person responsible for the care, control and management, of the road; or	35 36
(b)	in relation to a public road—means an authority, person or body responsible for the care, control or management of the road;	37 38

rolling stock means a vehicle that operates on or uses a railway, and	1
includes a locomotive, carriage, rail car, rail motor, light rail vehicle, train, tram, light inspection vehicle, self propelled infrastructure	2
maintenance vehicle, trolley, wagon or monorail vehicle, but does not	4
include a vehicle designed to operate both on and off a railway when the	5
vehicle is not operating on a railway;	6
rolling stock operator means a person who has effective control and	7
management of the operation or movement of rolling stock on rail	8
infrastructure for a railway, but does not include a person by reason only	9
that the person drives the rolling stock or controls the network or the network signals;	10 11
running line means a railway track used primarily for the through	12
movement of trains;	13
safety means the safety of people, including rail safety workers,	14
passengers, other users of railways, users of rail or road crossings and	15
the general public;	16
safety duty—see section 57;	17
safety management system—see Part 3 Division 6;	18
siding means a portion of railway track, connected by points to a	19
running line or another siding, on which rolling stock can be placed	20
clear of the running line;	21
South Australian Minister means the responsible Minister for South	22
Australia;	23
<b>substance</b> means substance in any form (whether gaseous, liquid, solid or other), and includes material, preparation, extract and admixture;	24 25
supervisory intervention order—see section 231;	26
supply includes—	27
(a) in relation to goods—supply or resupply by way of sale,	28
exchange, lease, hire or hire purchase, whether as principal or	29
agent; or	30
(b) in relation to services—provide, grant or confer, whether as principal or agent;	31 32
<b>Territory</b> means the Australian Capital Territory or the Northern	33
Territory;	34
this Law means—	35
(a) this Law as it applies as a law of a participating jurisdiction; or	36
(b) a law of a participating jurisdiction that—	37
(i) substantially corresponds to the provisions of this Law; or	38
(ii) is prescribed by the national regulations for the purposes of	39
paragraph (c) of the definition of <i>participating</i>	40
jurisdiction;	41

## Rail Safety National Law

	train	means—	
	(a)	2 or more units of rolling stock coupled together, at least 1 of which is a locomotive or other self propelled unit; or	,
	(b)	a unit of rolling stock that is a locomotive or other self propelled unit;	!
	train	safety recording—see section 130;	(
	unio	n means—	-
	(a)	an employee organisation that is registered, or taken to be registered, under the <i>Fair Work (Registered Organisations) Act 2009</i> of the Commonwealth; or	8 9 10
	(b)	an association of employees or independent contractors (or both) that is registered or recognised as such an association (however described) under a State or Territory industrial law.	1 <sup>1</sup> 12 13
(2)	In th	is Law—	14
	(a)	a reference to <i>this Law</i> extends to a statutory instrument made under this Law, or a provision of this Law or a statutory instrument made under this Law; and	15 16 17
	(b)	a reference to the <i>responsible Ministers</i> is a reference to a group of Ministers consisting of—	18 19
		(i) the responsible Minister for each participating jurisdiction; and	20 2
		(ii) a Commonwealth Minister nominated by the Commonwealth as the responsible Minister for the Commonwealth for the purposes of this Law (the <i>Commonwealth Minister</i> ).	22 23 24 25
(3)	not to under of the taken	Commonwealth Minister has complete discretion as to whether or to exercise a function or power given to the responsible Ministers for this Law and so, for the purposes of this Law, a recommendation he responsible Ministers that is required to be unanimous will be in to be unanimous if the Commonwealth Minister declines to cise the function or power and the responsible Minister for each cipating jurisdiction agrees with the recommendation.	26 27 28 29 30 31 32
Inter	pretat	ion generally	33
	-	edule 2 to this Law applies in relation to this Law.	34
Decl	aratio	n of substance to be drug	3
(1)		responsible Ministers may declare a substance to be a drug for the oses of this Law.	36

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6

	(2)	A de	claratio	on under subsection (1)—	1
		(a)		be published on the NSW legislation website in accordance Part 6A of the <i>Interpretation Act 1987</i> of New South Wales;	3
		(b)		commence on the day specified in the declaration for its mencement (being not earlier than the date it is published);	5 6
		(c)	is to b	be published by ONRSR on its website.	8
7	Railv	ways t	o whic	h this Law does not apply	9
	(1)	This	Law do	oes not apply to or in relation to—	10
		(a)	and the	way in a mine that is underground, or chiefly underground, hat is used in connection with the performance of mining ations; or	11 12 13
		(b)	a slip	oway; or	14
		(c)	a rail	way used only to guide a crane; or	15
		(d)	an ae	rial cable operated system; or	16
		(e)	a rail	way used only by a horse-drawn tram; or	17
		(f)	a rail	way used only for a static display; or	18
		(g)	regula	other railway, or class of railway, prescribed by the national ations to be a railway, or railway of a class, to which this does not apply.	19 20 21
	(2)	This	Law do	oes not apply to or in relation to the following railways:	22
		(a)	a rail	way that—	23
			(i)	is privately owned and operated as a hobby; and	24
			(ii)	is operated only on private property; and	25
			(iii)	does not operate on or cross a public road; and	26
			(iv)	is not operated for hire or reward, or provided on hire or lease; and	27 28
			(v)	to which members of the public do not have access (whether by invitation or otherwise);	29 30
		(b)	a rail	way that—	31
			(i)	is used only for the purposes of an amusement structure; and	32 33
			(ii)	is operated only within an amusement park; and	34
			(iii)	does not operate on or cross a public road; and	35

## Rail Safety National Law

			(iv) is not connected with another railway in respect of which a rail transport operator is required to be accredited or registered under this Law.	:
	(3)	speci	ite subsection (2)(b), the national regulations may prescribe a fied railway of a class referred to in that paragraph to be a railway sich or in relation to which this Law applies.	
8	Mear	ning of	f rail safety work	=
	(1)		ect to subsection (2), any of the following classes of work is <i>rail y work</i> for the purposes of this Law:	;
		(a)	driving or despatching rolling stock or any other activity which is capable of controlling or affecting the movement of rolling stock;	10 11
		(b)	signalling (and signalling operations), receiving or relaying communications or any other activity which is capable of controlling or affecting the movement of rolling stock;	1; 1; 14
		(c)	coupling or uncoupling rolling stock;	1
		(d)	maintaining, repairing, modifying, monitoring, inspecting or testing—	10 17
			(i) rolling stock, including checking that the rolling stock is working properly before being used; or	18 19
		( )	(ii) rail infrastructure;	20
		(e)	installation of components in relation to rolling stock;	2
		(f)	work on or about rail infrastructure relating to the design, construction, repair, modification, maintenance, monitoring, upgrading, inspection or testing of the rail infrastructure or associated works or equipment, including checking that the rail infrastructure is working properly before being used;	2; 2; 2; 2; 2)
		(g)	installation or maintenance of—	2
		(0)	(i) a telecommunications system relating to rail infrastructure or used in connection with rail infrastructure; or	28 29
			(ii) the means of supplying electricity directly to rail infrastructure, any rolling stock using rail infrastructure or a telecommunications system;	30 31
		(h)	work involving certification as to the safety of rail infrastructure or rolling stock or any part or component of rail infrastructure or rolling stock;	3; 34 3;
		(i)	work involving the decommissioning of rail infrastructure or rolling stock or any part or component of rail infrastructure or rolling stock;	36 37 38

		(j)	work involving the development, management or monitoring of safe working systems for railways;	1 2
		(k)	work involving the management or monitoring of passenger safety on, in or at any railway;	3 4
		(1)	any other work that is prescribed by the national regulations to be rail safety work.	5 6
	(2)	work	the purposes of this Law, <i>rail safety work</i> does not include any c, or any class of work, prescribed by the national regulations not to all safety work.	7 8 9
9	Sing	le nati	ional entity	10
	(1)	appli by A entity	the intention of the Parliament of this jurisdiction that this Law as ied by an Act of this jurisdiction, together with this Law as applied acts of the other participating jurisdictions, has the effect that an y established by this Law is 1 single national entity, with functions erred by this Law as so applied.	11 12 13 14 15
	(2)	to the	entity established by this Law has power to do acts in or in relation his jurisdiction in the exercise of a function expressed to be erred on it by this Law as applied by Acts of each participating diction.	16 17 18 19
	(3)	An e to—	entity established by this Law may exercise its functions in relation	20 21
		(a)	1 participating jurisdiction; or	22
		(b)	2 or more or all participating jurisdictions collectively.	23
	(4)		nis section, a reference to this Law as applied by an Act of a diction includes—	24 25
		(a)	a reference to a law that substantially corresponds to this Law enacted in a jurisdiction; and	26 27
		(b)	a law prescribed by the national regulations for the purposes of the definition of a <i>participating jurisdiction</i> .	28 29
10	Extra	aterrite	orial operation of Law	30
		of th	the intention of the Parliament of this jurisdiction that the operation is Law is to, as far as possible, include operation in relation to the wing:	31 32 33
		(a)	things situated in or outside the territorial limits of this jurisdiction;	34 35
		(b)	acts, transactions and matters done, entered into or occurring in or outside the territorial limits of this jurisdiction;	36 37

		(c)	things, acts, transactions and matters (wherever situated, done, entered into or occurring) that would, apart from this Law, be governed or otherwise affected by the law of another jurisdiction.	
11	Crov	vn to b	pe bound	4
	(1)	the le	Law binds the Crown, in right of this jurisdiction and, insofar as egislative power of the Parliament of this jurisdiction permits, the vn in all its other capacities.	
	(2)		riminal liability attaches to the Crown itself (as distinct from its ts, instrumentalities, officers and employees) under this Law.	8
Paı	rt 2	Off	ice of the National Rail Safety Regulator	10
Div	ision	1	Establishment, functions, objectives, etc	1
12	Esta	blishn	nent	12
	(1)	The estab	Office of the National Rail Safety Regulator ( <i>ONRSR</i> ) is slished.	1; 14
	(2)	ONR	SR—	15
		(a)	is a body corporate with perpetual succession; and	16
		(b)	has a common seal; and	17
		(c)	may sue and be sued in its corporate name.	18
	(3)	ONR	SR represents the Crown.	19
13	Fund	ctions	and objectives	20
	(1)	In ad an A	ldition to any other function conferred on ONRSR by this Law or ct, ONRSR has the following functions:	2 <sup>2</sup>
		(a)	to administer, audit and review the accreditation regime under this Law;	23 24
		(b)	to work with rail transport operators, rail safety workers, and others involved in railway operations, to improve rail safety nationally;	25 26 27
		(c)	to conduct research, collect and publish information relating to rail safety;	28 29
		(d)	to provide, or facilitate the provision of, advice, education and training in relation to rail safety;	30 31
		(e)	to monitor, investigate and enforce compliance with this Law;	32

		(f)	to engage in, promote and coordinate the sharing of information to achieve the objects of this Law, including the sharing of information with a prescribed authority;	1 2 3
		(g)	at the request of the Commonwealth or a jurisdiction—to carry out any other function as agreed between ONRSR and the jurisdiction.	4 5 6
	(2)	In ex	ercising its functions, ONRSR must—	7
		(a)	facilitate the safe operations of rail transport in Australia; and	8
		(b)	exhibit independence, rigour and excellence in carrying out its regulatory functions; and	9 10
		(c)	promote safety and safety improvement as a fundamental objective in the delivery of rail transport in Australia.	11 12
	(3)	In th	is section—	13
		preso	cribed authority means—	14
		(a)	the Australian Transport Safety Bureau established under the <i>Transport Safety Investigation Act 2003</i> of the Commonwealth; and	15 16 17
		(b)	any other relevant authority established under a law of a participating jurisdiction.	18 19
4	Inde	pende	nce of ONRSR	20
			ept as provided under this Law or an Act, ONRSR is not subject to sterial direction in the exercise of its functions or powers.	21 22
5	Pow	ers		23
	(1)	ONR	SR has all the powers of an individual and, in particular, may—	24
	, ,	(a)	enter into contracts; and	25
		(b)	acquire, hold, dispose of, and deal with, real and personal property; and	26 27
		(c)	do anything necessary or convenient to be done in the exercise of its functions.	28 29
	(2)		nout limiting subsection (1), ONRSR may enter into an agreement arvice agreement) with a State or Territory that makes provision	30 31 32
		(a)	the State or Territory to provide services to ONRSR that assist ONRSR in exercising its functions; or	33 34
		(b)	ONRSR to provide services to the State or Territory.	35

Division 2 Subdivision 1		2	Office of the National Rail Safety Regulator	1
		ion 1	1 Constitution of ONRSR	
16	Cons	stitutio	on of ONRSR	3
	(1)	ONR	SR consists of—	4
		(a)	a person appointed by the South Australian Minister acting on the unanimous recommendation of the responsible Ministers as the National Rail Safety Regulator (the <i>Regulator</i> ); and	5 6 7
		(b)	2 non-executive members (full-time or part-time) as are appointed by the South Australian Minister acting on the unanimous recommendation of the responsible Ministers.	8 9 10
	(2)		exercise of a function or power of ONRSR is not affected by a ney in the membership of ONRSR.	11 12
Sub	divis	ion 2	National Rail Safety Regulator	13
17	Appointme		nt of Regulator	14
	(1)	is qua	rson may be appointed as the National Rail Safety Regulator who alified for appointment because the person has a high level of tise in 1 or more areas relevant to ONRSR's functions.	15 16 17
	(2)	terms	Regulator will be appointed for a term not exceeding 5 years on and conditions determined by the South Australian Minister on the unanimous recommendation of the responsible Ministers.	18 19 20
	(3)	decid	Regulator is entitled to be paid the remuneration and allowances ed by the South Australian Minister acting on the unanimous nmendation of the responsible Ministers from time to time.	21 22 23
(4) In setting the remuneration and allowances for the Regulator, regard must be had to relevant rates (if any) published by the Remuneration Tribunal of the Commonwealth from time to time.		be had to relevant rates (if any) published by the Remuneration	24 25 26	
	(5)		ne expiration of a term of appointment, the Regulator will be ble for reappointment.	27 28
	(6)	conse	conditions of appointment of the Regulator must not, without the ent of the Regulator, be varied while the Regulator is in office so as come less favourable to the Regulator.	29 30 31
	(7)	South	Regulator must not engage, without the written consent of the a Australian Minister acting on the unanimous recommendation of esponsible Ministers, in any other remunerated employment.	32 33 34

18	Acti	ng Nat	tional Rail Safety Regulator	,	
	(1)	Safe a me and	South Australian Minister may appoint an Acting National Rail sty Regulator (who may, or may not, be a non-executive member or ember of the staff of ONRSR) to act in the office of the Regulator a person so appointed has, while so acting, all the functions and ers of the Regulator.	; ;	
	(2)	An A	Acting Regulator may act in the office of the Regulator—	7	
		(a)	during a vacancy in the office of the Regulator (whether or not an appointment has previously been made to the office); or	<b>8</b>	
		(b)	during any period, or during all periods, when the Regulator—	10	
			(i) is absent from duty or from Australia; or	11	
			(ii) is, for any reason, unable to exercise the duties of the office; or	12 13	
		(c)	if the Regulator is disqualified from acting in relation to a particular matter—in relation to that matter.	14 15	
	(3)		thing done by or in relation to a person purporting to act under an bintment is not invalid merely because—	16 17	
		(a)	the occasion for the appointment had not arisen; or	18	
		(b)	there is a defect or irregularity in connection with the appointment; or	19 20	
		(c)	the appointment had ceased to have effect; or	2	
		(d)	the occasion to act had not arisen or had ceased.	22	
19	Functions of Regulator				
	(1)	The	functions of the Regulator include—	24	
		(a)	being the chief executive of ONRSR; and	2	
		(b)	exercising the functions of ONRSR conferred on the Regulator under this Law or an Act; and	26 27	
		(c)	otherwise acting on behalf of ONRSR in appropriate cases.	28	
	(2)	An a	act of the Regulator will be taken to be an act of ONRSR.	29	
	(3)	juris	ept as provided under this Law or an Act of a participating diction, the Regulator is not subject to direction in the exercise of or her functions or powers.	30 37 32	
	(4)		Regulator must act consistently with the policies determined by	33	

20	Pow	er of F	Regulator to obtain information	1
	(1)	that a	section applies if the Regulator has reasonable grounds to believe a person is capable of giving information, providing documents or ag evidence in relation to a possible contravention of this Law or will assist to monitor or enforce compliance with this Law.	2 3 4 5
	(2)		Regulator may, by written notice served on the person, require the on to do 1 or more of the following:	6 7
		(a)	to give the Regulator in writing signed by the person (or in the case of a body corporate, by a competent officer of the body corporate) and within the time and in the manner specified in the notice, that information of which the person has knowledge;	8 9 10 11
		(b)	to produce to the Regulator, in accordance with the notice, those documents;	12 13
		(c)	to appear before a person appointed by the Regulator on a day, and at a time and place, specified in the notice (being a day, time and place that are reasonable in the circumstances) and give either orally or in writing that evidence and produce those documents.	14 15 16 17 18
	(3)	The	notice must—	19
		(a)	state that the requirement is made under this section; and	20
		(b)	contain a statement to the effect that a failure to comply with a requirement is an offence; and	21 22
		(c)	if the notice requires the person to provide information or documents or answer questions—  (i) contain a statement about the effect of sections 155 and 245; and	23 24 25 26
			(ii) state that the person may attend with a legal practitioner.	27
	(4)	unles	Regulator must not make a requirement under subsection (2)(c) as the Regulator has taken all reasonable steps to obtain the mation under subsections (2)(a) and (b) and has been unable to do	28 29 30 31
	(5)		erson must not, without reasonable excuse, fail to comply with a irement under this section.	32 33
			imum penalty:	34
		(a)	in the case of an individual—\$10 000;	35
		(b)	in the case of a body corporate—\$50 000.	36
	(6)		section (5) places an evidential burden on the accused to show a bnable excuse.	37 38

	(7)		on 155 (with any necessary changes) applies to a requirement this section.	1 2
Sub	divis	ion 3	Non-executive members	3
21	Appo	intme	nt of non-executive members	4
	(1)	is qua	son may be appointed as a non-executive member of ONRSR who alified for appointment because the person has a high level of tise in 1 or more areas relevant to ONRSR's functions.	5 6 7
	(2)	4 year	n-executive member will be appointed for a term not exceeding rs on terms and conditions determined by the South Australian ster acting on the unanimous recommendation of the responsible sters.	8 9 10 11
	(3)	allow	n-executive member is entitled to be paid the remuneration and ances decided by the South Australian Minister acting on the mous recommendation of the responsible Ministers from time to	12 13 14 15
	(4)	regard	ting the remuneration and allowances for a non-executive member d must be had to relevant rates (if any) published by the uneration Tribunal of the Commonwealth from time to time.	16 17 18
	(5)		e expiration of a term of appointment, a non-executive member de eligible for reappointment.	19 20
	(6)	witho	conditions of appointment of a non-executive member must not, but the consent of the member, be varied while the member is in a so as to become less favourable to the member.	21 22 23
Sub	divis	ion 4	Miscellaneous provisions relating to membership	24 25
22	Vaca	ncy in	or removal from office	26
	(1)	The o	office of a member of ONRSR becomes vacant if the member—	27
		(a)	completes a term of office; or	28
		(b)	resigns by written notice given to the responsible Ministers; or	29
		(c)	has been found guilty of an offence, whether in a participating jurisdiction or elsewhere, that the responsible Ministers consider renders the member unfit to continue to hold the office of member; or	30 31 32 33
		(d)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with the member's creditors or makes an assignment of the member's remuneration for their benefit; or	34 35 36 37

		(e)	is absent, without leave first being granted by the relevant entity from 3 or more consecutive meetings of ONRSR of which reasonable notice has been given to the member personally or by post; or	2			
		(f)	is removed from office by the South Australian Minister under this section; or	(			
		(g)	dies.	-			
	(2)	offic mem failed	South Australian Minister may remove a member of ONRSR from e if the responsible Ministers recommend the removal of the aber on the basis that the member has engaged in misconduct or has d to or is unable to properly exercise the member's functions as a aber of ONRSR.	10 10 11 12			
	(3)	In th	is section—	13			
		relev	vant entity means—	14			
		(a)	for the Regulator—the responsible Ministers; or	15			
		(b)	for a non-executive member—the Regulator.	16			
23	Member to give responsible Ministers notice of certain events						
			ember of ONRSR must, within 7 days of either of the following ts occurring, give the responsible Ministers notice of the event:	18 19			
		(a)	the member is convicted of an offence;	20			
		(b)	the member becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with the member's creditors or makes an assignment of the member's remuneration for their benefit.	2: 2: 2: 2:			
24	Exte	nsion	of term of office during vacancy in membership	2			
	(1)	mem taker whic	e office of a member of ONRSR becomes vacant because the aber has completed the member's term of office, the member is a to continue to be a member during that vacancy until the date on the the vacancy is filled, whether by reappointment of the member or bintment of a successor to the member.	26 27 28 29 30			
	(2)	How	rever, this section ceases to apply to the member if—	3			
		(a)	the member resigns the member's office by signed notice given to the responsible Ministers; or	3; 3;			
		(b)	the responsible Ministers decide the services of the member are no longer required.	34 35			
	(3)	conti	maximum period for which a member of ONRSR is taken to inue to be a member under this section after completion of the aber's term of office is 6 months.	36 37 38			

25	Mem	nbers to act in public interest	1
		A member of ONRSR is to act impartially and in the public interest in the exercise of the member's functions as a member.	2
26	Disc	closure of conflict of interest	4
	(1)	If a member of ONRSR has a direct or indirect pecuniary or other interest that conflicts or may conflict with the exercise of the member's functions as a member, the member must, as soon as possible after the relevant facts have come to the member's knowledge, disclose the nature of the member's interest and the conflict to—	5 6 7 8 9
		(a) for the Regulator—the responsible Ministers; or	10
		(b) for a non-executive member—the Regulator.	11
	(2)	If a disclosure is made under subsection (1), the entity to whom the disclosure is made must notify ONRSR of the disclosure.	12 13
	(3)	Particulars of any disclosure made under subsection (1) must be recorded by ONRSR in a register of interests kept for the purpose.	14 15
	(4)	After a member of ONRSR has disclosed the nature of an interest and conflict or potential conflict under subsection (1), the member must not be present during any deliberation of ONRSR with respect to any matter that is, or may be, affected by the conflict, or take part in any decision of ONRSR with respect to any matter that is, or may be, affected by the conflict, unless—	16 17 18 19 20 21
		(a) for the Regulator, the responsible Ministers otherwise decide; or	22
		(b) for a non-executive member, ONRSR otherwise decides.	23
	(5)	For the purposes of the making of a decision by ONRSR under subsection (4) in relation to a matter, a member of ONRSR who has a direct or indirect pecuniary or other interest that conflicts or may conflict with the exercise of the member's functions as a member with respect to the matter must not—	24 25 26 27 28
		(a) be present during any deliberation of ONRSR for the purpose of making the decision; or	29 30
		(b) take part in the making of the decision by ONRSR.	31
	(6)	A contravention of this section does not invalidate any decision of ONRSR but if ONRSR becomes aware a member of ONRSR contravened this section, ONRSR must reconsider any decision made by ONRSR in which the member took part in contravention of this section.	32 33 34 35 36

Divi	sion	3 Procedures	1
27	Time	es and places of meetings	2
	(1)	The Regulator must hold such meetings as he or she considers necessary for the efficient exercise of ONRSR's functions.	y 3 4
	(2)	Meetings are to be held at such times and places as the Regulato decides.	or 5 6
28	Con	duct of meetings	7
	(1)	The Regulator is to preside at all meetings of ONRSR at which he or she is present.	e 8 9
	(2)	If the Regulator is not present at a meeting, a person appointed to act a the Regulator must be present and preside.	s 10 11
	(3)	A quorum of ONRSR consists of 2 members.	12
	(4)	A decision supported by a majority of the votes cast at a meeting o ONRSR at which a quorum is present is the decision of ONRSR.	f 13 14
	(5)	The person presiding at a meeting of ONRSR has a deliberative vot and, in the event of an equality of votes, has a second or casting vote.	e 15 16
	(6)	Subject to this Division, ONRSR may regulate its own procedures.	17
	(7)	ONRSR must ensure that minutes of its meetings are kept.	18
29	Defe	ects in appointment of members	19
		A decision of ONRSR is not invalidated by any defect or irregularity in the appointment of a member.	n 20 21
30	Deci	isions without meetings	22
	(1)	A decision is taken to have been made at a meeting of ONRSR if—	23
		(a) without meeting, a majority of the members indicate agreemen with the proposed decision in accordance with the method determined under this section; and	
		(b) all members were informed, or reasonable efforts were made to inform all members, of the proposed decision.	0 27 28
	(2)	Subsection (1) applies only if ONRSR—	29
		(a) has determined that it applies; and	30
		(b) has determined the method by which members are to indicate agreement with proposed decisions.	e 31 32
	(3)	ONRSR must keep a record of decisions made under this section.	33

24	Com	amon and and evenution of documents	
31		nmon seal and execution of documents	1
	(1)	The common seal of ONRSR must not be affixed to a document except in pursuance of a decision of ONRSR, and the affixing of the seal must	2
		be attested by the signature of the Regulator or Acting Regulator.	4
	(2)	ONRSR may, by instrument under ONRSR's common seal, authorise	5
		an employee of ONRSR (whether nominated by name or by office or	6
		title) or any other person to execute documents on behalf of ONRSR subject to conditions and limitations (if any) specified in the instrument	7 8
		of authority.	9
	(3)	Without limiting subsection (2), an authority may be given so as to	10
		authorise 2 or more persons to execute documents jointly on behalf of ONRSR.	11 12
	(4)	A document is duly executed by ONRSR if—	13
	(+)	(a) the common seal of ONRSR is affixed to the document in	14
		accordance with this section; or	15
		(b) the document is signed on behalf of ONRSR by a person or	16
		persons in accordance with an authority conferred under this section.	17 18
	(5)	Where an apparently genuine document purports to bear the common	19
	(0)	seal of ONRSR, it will be presumed in any legal proceedings, in the	20
		absence of proof to the contrary, that the common seal of ONRSR has been duly affixed to that document.	21 22
Divi	sion	4 Finance	23
32	Establishment of Fund		
	(1)	The National Rail Safety Regulator Fund is established.	25
	(2)	The Fund is to be administered by ONRSR.	26
	(3)	ONRSR may establish accounts with any financial institution for money in the Fund.	27 28
	(4)	The Fund does not form part of the consolidated fund or consolidated account of a participating jurisdiction or the Commonwealth.	29 30
33	Payr	ments into Fund	31
		There is payable into the Fund—	32
		(a) all money appropriated by the Parliament of any participating	33
		jurisdiction or the Commonwealth for the purposes of the Fund; and	34 35

		(b)	all fees, charges, costs and expenses paid to or recovered by ONRSR under this Law; and	
		(c)	the proceeds of the investment of money in the Fund; and	· :
		(d)	all grants, gifts and donations made to ONRSR, but subject to any	4
		` ′	trusts declared in relation to the grants, gifts or donations; and	ŧ
		(e)	all money directed or authorised to be paid into the Fund under this Law, any law of a participating jurisdiction or any law of the	<del>(</del>
			Commonwealth; and	8
		(f)	any other money or property received by ONRSR in connection with the exercise of its functions; and	9 10
		(g)	any money paid to ONRSR for the provision of services to a State or Territory under an agreement mentioned in section 15(2)(b).	1° 12
34	Payr	nents	out of Fund	13
		Payn	nents may be made from the Fund for the purpose of—	14
		(a)	paying any costs or expenses, or discharging any liabilities,	15
			incurred in the administration or enforcement of this Law, including (for example) payments made to a State or Territory for	16 17
			the provision of services under an agreement mentioned in	18
		<b>(1)</b>	section 15(2)(a); and	19
		(b)	paying any money directed or authorised to be paid out of the Fund under this Law; and	20 2
		(c)	any other payments recommended by ONRSR and approved by the responsible Ministers.	22 23
35	Inve	stmen	t of money in Fund	24
	(1)		ASR must invest its funds in a way that is secure and provides a low so that ONRSR's exposure to the loss of funds is minimised.	25 26
	(2)		RSR must keep records that show it has invested in a way that plies with subsection (1).	27 28
36	Fina	ncial r	nanagement duties of ONRSR	29
		ONE	RSR must—	30
		(a)	ensure its operations are carried out efficiently, effectively and economically; and	3 <sup>2</sup>
		(b)	keep proper books and records in relation to the Fund and other money received by ONRSR; and	30 34
		(c)	ensure expenditure is made from the Fund for lawful purposes only and, as far as possible, reasonable value is obtained for money expended from the Fund; and	35 36 37

		(d)	ensure its procedures, including internal control procedures, afford adequate safeguards with respect to—	1 2
			(i) the correctness, regularity and propriety of payments made from the Fund; and	3 4
			(ii) receiving and accounting for payments made to the Fund; and	5 6
			(iii) prevention of fraud or mistake; and	7
		(e)	take any action necessary to ensure the preparation of accurate financial statements in accordance with Australian Accounting Standards for inclusion in its annual report; and	8 9 10
		(f)	take any action necessary to facilitate the audit of those financial statements under this Law; and	11 12
		(g)	arrange for any further audit by a qualified person of the books and records kept by ONRSR in relation to the Fund, if directed to do so by the responsible Ministers.	13 14 15
Divi	sion	5	Staff	16
37	Chief exec		cutive	17
	(1)	The	Regulator is the chief executive of ONRSR responsible for—	18
		(a)	the day to day management of ONRSR; and	19
		(b)	carrying out any other function conferred on the chief executive under this Law, an Act or by ONRSR.	20 21
	(2)		chief executive must act consistently with the policies determined NRSR.	22 23
38	Staff			24
	(1)	ONR	RSR may, for the purpose of exercising its functions, employ staff.	25
	(2)		staff of ONRSR are to be employed on the terms and conditions ded by ONRSR from time to time.	26 27
	(3)		section (2) is subject to any relevant industrial award or agreement applies to the staff.	28 29
39	Seco	ndme	ents to ONRSR	30
		mem juris	RSR may make arrangements for the services of a person who is a aber of the staff of a government agency of a participating diction or the Commonwealth to be made available to ONRSR in section with the exercise of its functions.	31 32 33 34

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40	Con	sultan	ts and contractors	1
	(1)		RSR may engage persons with suitable qualifications and crience as consultants or contractors.	2
	(2)		terms and conditions of engagement of consultants or contractors as decided by ONRSR from time to time.	5
Divi	sion	6	Miscellaneous	6
41	Regi	ulator	may be directed to investigate rail safety matter	7
	(1)	writt infor	responsible Minister for a participating jurisdiction may give a sen direction to the Regulator to investigate, or provide advice or mation about, a rail safety matter relating to the participating diction.	8 9 10 11
	(2)	A di	rection may not be given under this section—	12
		(a)	that directs the Regulator as to how to conduct an investigation into a rail safety matter; or	13 14
		(b)	that directs the Regulator as to which persons the Regulator may request or direct to provide assistance in investigating a rail safety matter; or	15 16 17
		(c)	about the outcome of any such investigation; or	18
		(d)	that directs the Regulator to stop any such investigation.	19
	(3)	The publi	Regulator must cause a direction given under this section to be ished in ONRSR's next annual report.	20 21
42	Natio	onal R	ail Safety Register	22
	(1)	The Regi	Regulator must establish and maintain the National Rail Safety ster for the purposes of this Law.	23 24
	(2)	The the R	Regulator must ensure that the following matters are recorded in Register:	25 26
		(a)	the accreditation of a rail transport operator under Part 3 Division 4;	27 28
		(b)	the variation, cancellation, suspension or expiry of the accreditation of a rail transport operator under Part 3 Division 4;	29 30
		(c)	the registration of a rail infrastructure manager of a private siding under Part 3 Division 5;	31 32
		(d)	the variation, cancellation, suspension or expiry of the registration of a rail infrastructure manager of a private siding under Part 3 Division 5;	33 34 35

		(e)	an exemption from this Law or specified provisions of this Law conferred on a person and details of the exemption;	1 2	
		(f)	a decision to accept a rail safety undertaking and the reasons for that decision under Part 10 Division 6;	3 4	
		(g)	a decision to withdraw or vary a rail safety undertaking under Part 10 Division 6;	5 6	
		(h)	the issuing of an improvement notice to a person;	7	
		(i)	the variation, cancellation or expiry of an improvement notice;	8	
		(j)	the issuing of a prohibition notice to a person;	9	
		(k)	the variation, cancellation or expiry of a prohibition notice;	10	
		(1)	the issuing of a non-disturbance notice to a person;	11	
		(m)	the variation, cancellation or expiry of a non-disturbance notice;	12	
		(n)	any other matter that is prescribed in the national regulations to be included in the Register.	13 14	
	(3)		Register will be kept in the form of a computer record and ished on ONRSR's website.	15 16	
	(4)	ordir	Register is to be available for inspection, without fee, during nary office hours at a public office, or public offices, determined by Regulator.	17 18 19	
43	Ann	ual rep	port	20	
	(1)	The Regulator must, on or before 30 September in each year, deliver to the responsible Ministers a report on ONRSR's activities for the financial year ending on the preceding 30 June.			
	(2)	The	annual report must include—	24	
		(a)	information on the development of rail safety (including an aggregation of statistics of a prescribed class reported to ONRSR under this Law for the relevant financial year); and	25 26 27	
		(b)	information on any improvements and important changes in relation to the regulation of rail safety for the relevant financial year; and	28 29 30	
		(c)	details of all rail safety issues brought to the attention of ONRSR during the relevant financial year and the action (if any) taken in relation to each such issue; and	31 32 33	
		(d)	if, at the start of the relevant financial year, there are still outstanding any rail safety issues that previously had been brought to the attention of ONRSR—details of the action (if any) taken in respect of each such issue; and	34 35 36 37	

		(e)	details about any significant activity undertaken in each participating jurisdiction during the relevant financial year by, or on behalf of, ONRSR; and	1 2 3
		(f)	the financial statement in respect of the relevant financial year; and	4 5
		(g)	the report on the financial statement made by the public sector auditor who conducted the audit; and	6 7
		(h)	any other information required to be included in the report by another provision under this Law or by the responsible Ministers.	8 9
	(3)	The f	inancial statement must be—	10
		(a)	prepared in accordance with Australian Accounting Standards; and	11 12
		(b)	audited, and reported on, by a public sector auditor.	13
	(4)	ONR	responsible Ministers must make arrangements for the tabling of SR's annual report in the Parliament of each participating liction.	14 15 16
	(5)	subm	responsible Ministers may extend, or further extend, the period for ission of an annual report to the responsible Ministers by a total d of up to 3 months.	17 18 19
	(6)	1 Ho	oon as practicable after the annual report has been tabled in at least use of the Parliament of a participating jurisdiction, the Regulator publish a copy of the report on ONRSR's website.	20 21 22
14	Othe	r repo	rting requirements	23
			national regulations may require ONRSR to deliver to a prescribed or person, at prescribed intervals, a report containing prescribed ers.	24 25 26
45	Dele	gation		27
	(1)	time	SR may delegate to a body or person (including a person for the being holding or acting in a specified office or position) a function wer of ONRSR under this Law or an Act.	28 29 30
	(2)	the ti	Regulator may delegate to a body or person (including a person for me being holding or acting in a specified office or position) a ion or power of the Regulator under this Law or an Act.	31 32 33
	(3)		nction or power delegated under this section may, if the instrument legation so provides, be further delegated.	34 35

Par	t 3	Reg	gulation of rail safety	1
Division 1		1	Interpretation	2
46	Mana	ageme	ent of risks	3
			aty imposed on a person under this Law to ensure, so far as is onably practicable, safety requires the person—	4 5
		(a)	to eliminate risks to safety so far as is reasonably practicable; and	6
		(b)	if it is not reasonably practicable to eliminate risks to safety, to minimise those risks so far as is reasonably practicable.	7 8
47	Mea	ning o	f reasonably practicable	9
		In th	is Part—	10
		whic relati	conably practicable, in relation to a duty to ensure safety, means that the is (or was at a particular time) reasonably able to be done in it ion to ensuring safety, taking into account and weighing up all cant matters, including—	11 12 13 14
		(a)	the likelihood of the hazard or the risk concerned occurring; and	15
		(b)	the degree of harm that might result from the hazard or the risk; and	16 17
		(c)	what the person concerned knows, or ought reasonably to know, about—	18 19
			<ul><li>(i) the hazard or the risk; and</li><li>(ii) ways of eliminating or minimising the risk; and</li></ul>	20 21
		(d)	the availability and suitability of ways to eliminate or minimise the risk; and	22 23
		(e)	after assessing the extent of the risk and the available ways of eliminating or minimising the risk—the cost associated with available ways of eliminating or minimising the risk (including whether the cost is grossly disproportionate to the risk).	24 25 26 27
Division 2		2	Occupational health and safety and railway operations	28 29
48	Rela	tionsh	nip between this Law and OHS legislation	30
	(1)	railw	provision of the occupational health and safety legislation applies to vay operations, that provision continues to apply, and must be rved, in addition to this Law.	31 32 33

	(2)	occu occu	pation	sion of this Law is inconsistent with a provision of the al health and safety legislation, the provision of the al health and safety legislation prevails to the extent of any acy.	1 2 3 4
		provise matte with provise deal	sion of er and it the occ sions o with the	kample, if a provision of this Law deals with a certain matter and a the occupational health and safety legislation deals with the same is impossible to comply with both provisions, a person must comply cupational health and safety legislation and not with this Law. If f both this Law and the occupational health and safety legislation as same matter but it is possible to comply with both provisions, a comply with both.	5 6 7 8 9 10 11
	(3)	Law	is not	e with this Law or with any requirement imposed under this in itself a defence in any proceedings for an offence against tional health and safety legislation.	12 13 14
	(4)	proce		of a relevant contravention of this Law is admissible in any s for an offence against the occupational health and safety	15 16 17
49	No d	ouble	jeopa	rdy	18
		Whe	re an a	act or omission constitutes an offence—	19
		(a)	unde	er this Law; and	20
		(b)	unde	er the occupational health and safety legislation,	21
		the o	ffende	er is not liable to be punished twice in respect of the offence.	22
Divi	sion	3	Rail	l safety duties	23
Sub	divis	ion 1	P	Principles	24
50	Prin man	ciples ageme	of sha	ared responsibility, accountability, integrated risk	25 26
	(1)	Rail	safety	is the shared responsibility of—	27
		(a)	rail t	ransport operators; and	28
		(b)	rail s	safety workers; and	29
		(c)	other	r persons who—	30
			(i)	design, commission, construct, manufacture, supply, install, erect, maintain, repair, modify or decommission rail infrastructure or rolling stock; or	31 32 33
			(ii)	supply rail infrastructure operations or rolling stock operations to rail operators; or	34 35
			(iii)	in relation to the transport of freight by railway—load or unload freight on or from rolling stock; and	36 37
		(d)	the R	Regulator: and	38

		(e) ONRSR; and	1		
		(f) the public.	2		
	(2)	The level and nature of responsibility that a person referred to in subsection (1), or falling within a class of person referred to in that subsection, has for rail safety is dependent on the nature of the risk to rail safety that the person creates from the carrying out of an activity (or the making of a decision) and the capacity that person has to control, eliminate or mitigate those risks.	3 4 5 6 7 8		
	(3)	The persons and classes of persons referred to in subsection (1) should—	9 10		
		(a) participate in or be able to participate in; and	11		
		(b) be consulted on; and	12		
		(c) be involved in the formulation and implementation of,	13		
		measures to manage risks to safety associated with railway operations.	14		
	(4)	Managing risks associated with the carrying out of rail infrastructure operations or rolling stock operations is the responsibility of the person best able to control those risks.			
	(5)	If approaches to managing risks associated with any particular railway have potential impacts on any other railway or a railway network of which the railway is a part, the best practicable rail safety outcome should be sought.	18 19 20 21		
51	Princ	ciples applying to rail safety duties	22		
	(1)	A duty under this Law cannot be transferred to another person.	23		
	(2)	A person can have more than 1 duty under this Law by virtue of being in more than 1 class of duty holder.	24 25		
	(3)	More than 1 person can concurrently have the same duty under this Law and each duty holder must comply with that duty to the standard required by this Law even if another duty holder has the same duty.	26 27 28		
	(4)	If more than 1 person has a duty for the same matter, each person—	29		
		(a) retains responsibility for the person's duty in relation to the matter; and	30 31		
		(b) must discharge the person's duty to the extent to which the person has the capacity to influence and control the matter (or would have had that capacity but for an agreement or arrangement purporting to limit or remove that capacity).	32 33 34 35		

Sub	divis	ion 2	Duties	1
52	Duti	es of r	ail transport operators	2
	(1)		l transport operator must ensure, so far as is reasonably practicable, afety of the operator's railway operations.	3 4
	(2)		out limiting subsection (1), a rail transport operator must ensure, so s is reasonably practicable—	5 6
		(a)	that safe systems for the carrying out of the operator's railway operations are developed and implemented; and	7 8
		(b)	that each rail safety worker who is to perform rail safety work in relation to the operator's railway operations—	9 10
			(i) is of sufficient good health and fitness to carry out that work safely; and	11 12
			(ii) is competent to undertake that work; and	13
		(c)	that rail safety workers do not carry out rail safety work in relation to the operator's railway operations, and are not on duty, while impaired by alcohol or a drug; and	14 15 16
		(d)	that rail safety workers who perform rail safety work in relation to the operator's railway operations do not carry out rail safety work while impaired by fatigue or if they may become so impaired; and	17 18 19 20
		(e)	the provision of adequate facilities for the safety of persons at any railway premises under the control or management of the operator; and	21 22 23
		(f)	the provision of—	24
			(i) such information and instruction to, and training and supervision of, rail safety workers as is necessary to enable those workers to perform rail safety work in relation to the operator's railway operations in a way that is safe; and	25 26 27 28
			(ii) such information to rail transport operators and other persons on railway premises under the control or management of the operator as is necessary to enable those persons to ensure their safety.	29 30 31 32
	(3)		out limiting subsection (1), a rail infrastructure manager must re, so far as is reasonably practicable—	33 34
		(a)	the provision or maintenance of rail infrastructure that is safe; and	35 36

53

	(b)	that any design, construction, commissioning, use, installation, modification, maintenance, repair or decommissioning of the manager's rail infrastructure is done or carried out in a way that ensures the safety of railway operations; and	1 2 3 4
	(c)	that systems and procedures for the scheduling, control and monitoring of railway operations are established and maintained so as to ensure the safety of the manager's railway operations; and	5 6 7 8
	(d)	that communications systems and procedures are established and maintained so as to ensure the safety of the manager's railway operations.	9 10 11
(4)		nout limiting subsection (1), a rolling stock operator must ensure, so s is reasonably practicable—	12 13
	(a)	the provision or maintenance of rolling stock that is safe; and	14
	(b)	that any design, construction, commissioning, use, modification, maintenance, repair or decommissioning of the operator's rolling stock is done or carried out in a way that ensures safety; and	15 16 17
	(c)	compliance with the rules and procedures for the scheduling, control and monitoring of rolling stock that have been established by a rail infrastructure manager in relation to the use of the manager's rail infrastructure by the rolling stock operator; and	18 19 20 21
	(d)	that equipment, procedures and systems are established and maintained so as to minimise risks to the safety of the operator's railway operations; and	22 23 24
	(e)	that arrangements are made for ensuring safety in connection with the use, operation and maintenance of the operator's rolling stock; and	25 26 27
	(f)	that communications systems and procedures are established and maintained so as to ensure the safety of the operator's railway operations.	28 29 30
(5)	who trans	section applies to a person (other than a rail transport operator) carries out railway operations in the same way as it applies to a rail sport operator, but does not apply if the person carries out those ations as a rail safety worker or an employee.	31 32 33 34
Duti	es of c	designers, manufacturers, suppliers etc	35
(1)	A pe	erson—	36
	(a)	who designs, commissions, manufactures, supplies, installs or erects any thing; and	37 38

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	(b)	who knows, or ought reasonably to know, that the thing is to be used as or in connection with rail infrastructure or rolling stock,	1
	must	t—	3
	(c)	ensure, so far as is reasonably practicable, that the thing is safe if it is used for a purpose for which it was designed, commissioned, manufactured, supplied, installed or erected; and	4 5 6
	(d)	ensure, so far as is reasonably practicable, that such testing and examination of the thing as may be necessary for compliance with this section is carried out; and	<del>7</del> 8 9
	(e)	take such action as is necessary to ensure, so far as is reasonably practicable, that there will be available in connection with the use of the thing adequate information about—	10 11 12
		(i) the use for which the thing was designed, commissioned, manufactured, supplied, installed or erected; and	13 14
		(ii) the results of any testing or examination referred to in paragraph (d); and	15 16
		(iii) any conditions necessary to ensure, so far as is reasonably practicable, that the thing is safe if it is used for a purpose for which it was designed, commissioned, manufactured, supplied, installed or erected.	17 18 19 20
(2)	For thing	the purposes of subsection (1), if the person who supplies the g—	21 22
	(a)	carries on the business of financing the acquisition of the thing by customers; and	23 24
	(b)	has, in the course of that business, acquired an interest in the thing solely for the purpose of financing its acquisition by a customer from a third person or its provision to a customer by a third person; and	25 26 27 28
	(c)	has not taken possession of the thing or has taken possession of it solely for the purpose of passing possession to that customer,	29 30
		reference in that subsection to the person who supplies that thing is ead taken to be a reference to the third person.	31 32
(3)		erson who decommissions any rail infrastructure or rolling stock t ensure, so far as is reasonably practicable—	33 34
	(a)	that the decommissioning is carried out safely; and	35
	(b)	such testing and examination as may be necessary for compliance with this section is carried out.	36 37

54	Dutie	es of p	persons loading or unloading freight	
		relat is re	erson who loads or unloads freight on or from rolling stock in ion to the transport of the freight by railway must ensure, so far as asonably practicable, that the loading or unloading is carried out y and so as to ensure the safe operation of the rolling stock.	2 3 4
55	Duty	of off	ficers to exercise due diligence	(
	(1)	perso	person has a duty or obligation under this Law, an officer of the on must exercise due diligence to ensure that the person complies that duty or obligation.	- 8
	(2)	foun secti	officer of a person referred to in subsection (1) may be convicted or d guilty of an offence under this Law relating to a duty under this on whether or not the person has been convicted or found guilty of ffence under this Law relating to the duty or obligation.	10 12 12
	(3)	In th	is section—	14
		due	diligence includes taking reasonable steps—	15
		(a)	to acquire and keep up-to-date knowledge of rail safety matters; and	10 17
		(b)	to gain an understanding of the nature of the railway operations of the person and, generally, of the risks associated with those operations; and	18 19 20
		(c)	to ensure that the person has available for use, and uses, appropriate resources and processes to eliminate or minimise risks to safety from the railway operations of the person; and	2° 22 20
		(d)	to ensure that the person has appropriate processes for receiving and considering information regarding incidents and risks and responding in a timely way to that information; and	24 25 26
		(e)	to ensure that the person has, and implements, processes for complying with any duty or obligation of the person under this Law; and	27 28 29
		(f)	to verify the provision and use of the resources and processes referred to in paragraphs (c) to (e).	3 <sup>2</sup>
56	Dutie	es of r	ail safety workers	32
	(1)	A ra	il safety worker must, when carrying out rail safety work—	33
		(a)	take reasonable care for his or her own safety; and	34
		(b)	take reasonable care that his or her acts or omissions do not adversely affect the safety of other persons; and	35 36

		reason	ly, so far as the worker is reasonably able, with any nable instruction given by the rail transport operator to the operator to comply with this Law.	
	(2)	intentionally	y worker must not, when carrying out rail safety work, or recklessly interfere with or misuse anything provided to by the rail transport operator—	!
		(a) in the	interests of safety; or	-
		(b) under	this Law.	;
	(3)	wilfully or i	y worker must not, when carrying out rail safety work, recklessly place the safety of another person on or in the ricinity of rail infrastructure at risk.	! 10 1:
	(4)	rail safety w	poses of subsection (1)(a) or (b), in determining whether a corker failed to take reasonable care, regard must be had as worker knew about the relevant circumstances.	12 13 14
Sub	divis	on 3 Of	ffences and penalties	15
57	Mea	ing of safety	/ duty	16
		In this Subd	ivision—	17
		safety duty 1	means a duty imposed under Subdivision 2.	18
58	Failu	re to comply	with safety duty—reckless conduct—Category 1	19
	(1)	A person co	mmits a Category 1 offence if—	20
		(a) the pe	erson has a safety duty; and	2
		expos	erson, without reasonable excuse, engages in conduct that ees an individual to whom that duty is owed to a risk of death ious injury or illness; and	22 23 24
			erson is reckless as to the risk to an individual of death or as injury or illness.	2! 26
		Maximum p	enalty:	27
			e case of an individual—\$300 000 or imprisonment for rs, or both;	28 29
		(b) in the	case of a body corporate—\$3 000 000.	30
	(2)		ution bears the burden of proving that the conduct was without reasonable excuse.	3 <sup>2</sup>
59	Failu	re to comply	with safety duty—Category 2	33
		A person co	mmits a Category 2 offence if—	34
		•	erson has a safety duty; and	3!

		(b)	the p	person fails to comply with that duty; and	1	
		(c)		failure exposes an individual to a risk of death or serious y or illness.	2	
		Max		penalty:	4	
		(a)		e case of an individual—\$150 000;	5	
		(b)		e case of a body corporate—\$1 500 000.	6	
		. ,			O	
60	Failu			y with safety duty—Category 3	7	
		A pe	rson co	ommits a Category 3 offence if—	8	
		(a)	the p	erson has a safety duty; and	9	
		(b)	the p	erson fails to comply with that duty.	10	
		Max	imum j	penalty:	11	
		(a)	in the	e case of an individual—\$50 000;	12	
		(b)	in the	e case of a body corporate—\$500 000.	13	
Div	Division 4 Accreditation					
Sub	divis	ion 1	Р	urpose and requirement for accreditation	15	
61	Purp	ose o	f accre	editation	16	
				se of accreditation of a rail transport operator in respect of	17	
				perations is to attest that the rail transport operator has	18	
		risks	onstrate to safe	ed to the Regulator the competence and capacity to manage ety associated with those railway operations.	19 20	
					21	
62	Accreditation required for railway operations					
	(1)	A pe	rson m	nust not carry out any railway operations unless the person—	22	
		(a)	is a r	rail transport operator who—	23	
			(i)	is accredited under this Part in respect of those operations; or	24 25	
			(ii)	is exempt under this Law from compliance with this section in respect of those operations; or	26 27	
		(b)	is car	rrying out those operations for or on behalf of—	28	
			(i)	a rail transport operator who is accredited under this Part in respect of those operations; or	29 30	
			(ii)	a rail transport operator who is exempt under this Law from compliance with this section in respect of those operations; or	31 32 33	

		(c)	is ex respe	empt under this Law from compliance with this section in ect of those operations.	1			
		Max	imum j	penalty:	3			
		(a)	in the	e case of an individual—\$150 000;	4			
		(b)	in the	e case of a body corporate—\$1 500 000.	5			
		<b>Note.</b> If a body corporate and related bodies corporate are involved, an exemption may be given so that only 1 of the bodies need be accredited ( <i>related body corporate</i> meaning related by virtue of section 50 of the <i>Corporations Act 2001</i> of the Commonwealth).						
	(2)	Subsection (1) does not apply to a rail safety worker, not being a rail transport operator, carrying out rail safety work for or on behalf of a rail transport operator who—						
		(a)	is acc	credited under this Part; or	13			
		(b)	is ex	empt under this Law from compliance with this section,	14			
		in re	lation t	to that rail safety work.	15			
63	Purp	Purposes for which accreditation may be granted						
	(1)	Accreditation may be granted to a rail transport operator for any 1 or more of the following purposes:						
		(a)	a rai	he carrying out of railway operations for the part or parts of lway specified in the accreditation, or for a part or parts ng the scope or characteristics so specified;	19 20 21			
		(b)		ny service or aspect, or part of a service or aspect, of railway ations specified in the accreditation;	22 23			
		(c)	for s	pecified railway operations to permit any 1 or more of the wing:	24 25			
			(i)	construction of rail infrastructure;	26			
			(ii)	restoration or repair work;	27			
			(iii)	testing of railway tracks or other infrastructure;	28			
			(iv)	other activities relating to railway operations considered appropriate by the Regulator and specified in the accreditation.	29 30 31			
	(2)	Accreditation may be granted for railway operations carried out, or proposed to be carried out, in 1 or more jurisdictions by a rail transport operator.						
	(3)	If the applicant so requests, accreditation may be granted for a specified period only.						

Sub	divis	ion 2	Procedures for granting accreditation	1
64	App	licatio	n for accreditation	2
	(1)	respe	il transport operator may apply to the Regulator for accreditation in ect of specified railway operations carried out, or proposed to be ed out, by or on behalf of that operator.	3 4 5
	(2)	An a Regu	pplication must be made in the manner and form approved by the lator and—	6 7
		(a)	must specify the scope and nature of the railway operations in respect of which accreditation is sought; and	8 9
		(b)	must include a description of the safety management system (including a description of the measures to be taken to manage identified risks) relating to those railway operations; and	10 11 12
		(c)	must contain the prescribed information; and	13
		(d)	must be accompanied by the prescribed application fee.	14
	(3)		Regulator may require a rail transport operator who has applied for editation—	15 16
		(a)	to supply further information requested by the Regulator; and	17
		(b)	to verify by statutory declaration any information supplied to the Regulator.	18 19
65	Wha	t appli	icant must demonstrate	20
		The satisf	Regulator must not grant accreditation to an applicant unless fied that the applicant has demonstrated—	21 22
		(a)	that the applicant is, or is to be, a rail infrastructure manager or rolling stock operator in respect of the railway operations for which accreditation is sought; and	23 24 25
		(b)	that the applicant has the competence and capacity to manage risks to safety associated with the railway operations for which accreditation is sought; and	26 27 28
		(c)	that the applicant—	29
			(i) has the competence and capacity to implement the proposed safety management system; and	30 31
			(ii) has the financial capacity, or has public risk insurance arrangements, to meet reasonable potential accident liabilities arising from the railway operations; and	32 33 34
			(iii) has met the consultation requirements set out in Division 6 in relation to the applicant's safety management system; and	35 36 37

			(iv)	has complied with the requirements prescribed by the national regulations (if any) for the purposes of this section.	1 2 3	
66	Reg	ulator	may d	lirect applicants to coordinate applications	4	
	(1)	If the	e Regu	ılator—	5	
		(a)		ives applications from 2 or more rail transport operators for editation; and	6	
		(b)	nece	eves that coordinated preparation of the applications is ssary to ensure railway operations of the applicants are ed out safely,	8 9 10	
		the Regulator may give a direction in writing to each of the applicants to coordinate their applications (a <i>coordination direction</i> ).				
	(2)	A co	ordina	tion direction—	13	
		(a)	prop	be given to rail transport operators carrying out, or osing to carry out, railway operations in different dictions; and	14 15 16	
		(b)	direction the coperations carry	require each rail transport operator subject to the direction to ide to each other rail transport operator subject to the ction information concerning any circumstances in relation to carrying out of railway operations by the first mentioned ator that could constitute a risk to safety in relation to the ying out of railway operations by another operator subject to lirection.	17 18 19 20 21 22 23	
	(3)	give	n unde	sport operator to whom a coordination direction has been r this section must comply with the direction. penalty:	24 25 26	
		(a)	in th	e case of an individual—\$5 000;	27	
		(b)	in th	e case of a body corporate—\$25 000.	28	
	(4)	A rail transport operator who has coordinated the preparation of an application with other rail transport operators in accordance with a coordination direction under this section must include in the application reference to—				
		(a)	infor to the	rmation given by the operator to each other operator subject e direction; and	33 34	
		(b)	infor to th	rmation given to the operator by each other operator subject e direction.	35 36	
		Max	imum	penalty:	37	
		(a)	in th	e case of an individual—\$5 000:	38	

		(b)	in the case of a body corporate—\$25 000.	1				
67	Determination of application							
	(1)	Subject to this section, the Regulator must, within the relevant period—						
		(a)	if the Regulator is satisfied as to the matters referred to in section 65 and (if applicable) section 66—notify the applicant that accreditation has been granted, with or without conditions or restrictions; or	4 5 6 7				
		(b)	if the Regulator is not so satisfied—notify the applicant that the application has been refused.	8 9				
	(2)	Accr	reditation under this Law is subject to—	10				
		(a)	any conditions or restrictions prescribed by the national regulations for the purposes of this section that are applicable to the accreditation; and	11 12 13				
		(b)	any other condition or restriction imposed on the accreditation by the Regulator.	14 15				
	(3)	appli cond	re imposing a condition or restriction on the accreditation of an icant, the Regulator must, if the imposition of the intended ition or restriction is likely to result in significant costs or expenses e applicant or any other person—	16 17 18 19				
		(a)	conduct or cause to be conducted a cost-benefit analysis of the effect of imposing the intended condition or restriction on the accreditation; and	20 21 22				
		(b)	consult with the Premier or Chief Minister, the Treasurer, and any other Minister, of a participating jurisdiction whose area of responsibility is likely to be affected by the imposition of the intended condition or restriction on the accreditation.	23 24 25 26				
	(4)	Notif	fication under this section—	27				
		(a)	must be in writing and given to the applicant; and	28				
		(b)	if accreditation has been granted, must specify—	29				
			(i) the prescribed details of the applicant; and	30				
			(ii) the scope and nature of the railway operations, and the manner in which they are to be carried out, in respect of which the accreditation is granted; and	31 32 33				
			(iii) any condition or restriction imposed by the Regulator under this section on the grant of accreditation; and	34 35				
			(iv) any other prescribed information; and	36				

		(c)	if a condition or restriction has been imposed on the accreditation, must include—	1 2
			(i) the reasons for imposing the condition or restriction,	3
			including (if applicable) the results of any cost-benefit	4
			analysis carried out under this section; and	5
			(ii) information about the right of review under Part 7; and	6
		(d)	if the application has been refused, must include—	7
			(i) the reasons for the decision to refuse to grant the application; and	8 9
			(ii) information about the right of review under Part 7; and	10
		(e)	if the relevant period in relation to the application has been	11
			extended, must include information about the right of review	12
			under Part 7.	13
	(5)	In thi	s section—	14
		relev	ant period, in relation to an application, means—	15
		(a)	6 months after the application was received by the Regulator; or	16
		(b)	if the Regulator requested further information, 6 months, or such	17
			other period, as is agreed between the Regulator and the	18
			applicant, after the Regulator receives the last information so requested; or	19
		(-)	•	20
		(c)	if the Regulator, by written notice given to the applicant before the expiry of the relevant 6 months, specifies another period, that	21 22
			period,	23
		which	hever is the longer.	24
Sub	divis	ion 3	Variation of accreditation	25
68	Annl	lication	n for variation of accreditation	26
	• • •			
	(1)	1) An accredited person may, at any time, apply to the Regulator variation of the accreditation.		27 28
	(2)		ccredited person must apply to the Regulator for variation of the ditation if—	29 30
		(a)	the applicant proposes to vary the scope and nature of the railway operations in respect of which the applicant is accredited; or	31 32
		(b)	the applicant no longer has the competence or capacity to manage	33
		. /	risks to safety associated with the railway operations in respect of which the applicant is accredited; or	34 35
		(c)	any other variation is proposed in respect of the railway	36
			operations in respect of which the applicant is accredited that should be reflected in the accreditation.	37 38

	(3)			tion for variation must be made in the manner and form y the Regulator and—	1		
		(a)		specify the details of the variation being sought; and	3		
		(b)		contain the prescribed information; and	2		
		(c)		be accompanied by the prescribed application fee.	Ę		
	(4)	The Regulator may require an accredited person who has applied for a variation—					
		(a)	to su	pply further information requested by the Regulator; and	8		
		(b)		erify by statutory declaration any information supplied to the alator.	9 10		
	(5)	Section section	on 66 a	applies to an application for variation as if a reference in that accreditation were a reference to variation of accreditation.	11 12		
69	Dete	rminat	tion of	f application for variation	13		
	(1)	Subject to this section, the Regulator must, within the relevant period—					
		(a)	if the Regulator is satisfied as to the matters referred to in sections 65 and 66 (so far as they are applicable to the proposed variation)—notify the applicant that the accreditation has been varied, with or without conditions or restrictions; or				
		(b)	if the	e Regulator is not so satisfied—notify the applicant that the ication has been refused.	19 20		
	(2)	Notification under this section—					
		(a)	must	be in writing and given to the applicant; and	22		
		(b)	if the	e accreditation has been varied, must specify—	23		
			(i)	the prescribed details of the applicant; and	24		
			(ii)	the variation to the accreditation so far as it applies to the scope and nature of the railway operations, or the manner in which they are to be carried out; and	25 26 27		
			(iii)	any conditions and restrictions imposed by the Regulator on the accreditation as varied; and	28 29		
			(iv)	any other prescribed information; and	30		
		(c)	if a cas va	ondition or restriction has been imposed on the accreditation aried, must include—	31 32		
			(i)	the reasons for imposing the condition or restriction; and	33		
			(ii)	information about the right of review under Part 7; and	34		

		(d)	if the application to vary an accreditation has been refused, must include—	1 2
			(i) the reasons for the decision to refuse to grant the application; and	3 4
			(ii) information about the right of review under Part 7; and	5
		(e)	if the relevant period in relation to an application has been extended, must include information about the right of review under Part 7.	6 7 8
	(3)	In th	is section—	9
		relev	ant period, in relation to an application, means—	10
		(a)	6 months after the application was received by the Regulator; or	11
		(b)	if the Regulator requested further information, 6 months, or such other period, as is agreed between the Regulator and the applicant, after the Regulator receives the last information so requested; or	12 13 14 15
		(c)	if the Regulator, by written notice given to the applicant before the expiry of the relevant 6 months, specifies another period, that period,	16 17 18
		whic	hever is the longer.	19
70	Pres	cribed	I conditions and restrictions	20
		any c	accreditation of a person that is varied under this Part is subject to conditions or restrictions prescribed by the national regulations that pplicable to the accreditation as varied.	21 22 23
71	Varia	ation c	of conditions and restrictions	24
	(1)	varia	accredited person may, at any time, apply to the Regulator for a tion of a condition or restriction imposed by the Regulator to which ccreditation is subject.	25 26 27
	(2)	as if	pplication for variation of a condition or restriction must be made it were an application for variation of accreditation (and section 68 es accordingly).	28 29 30
	(3)	the p	Regulator must consider the application and, if satisfied as to the ers referred to in sections 65 and 66 (so far as they are applicable to roposed variation), notify the accredited person in accordance with rovisions of this Division applicable to a grant of accreditation (so is is practicable) that the variation has been granted or refused.	31 32 33 34 35
	(4)	inclu	fication under subsection (3) that a variation has been refused must de the reasons for the decision to refuse to grant the variation and mation about the right of review under Part 7.	36 37 38

72	Reg	ulator	may make changes to conditions or restrictions	1			
	(1)	The Regulator may, subject to this section, at any time, vary or revoke a condition or restriction imposed by the Regulator to which the accreditation of an accredited person is subject or impose a new condition or restriction.					
	(2)	Before taking action under this section, the Regulator must—					
		(a)	give the accredited person written notice of the action that the Regulator proposes to take; and	7 8			
		(b)	allow the accredited person to make written representations about the intended action within 28 days (or any other period that the Regulator and the accredited person agree on); and	9 10 11			
		(c)	consider any representations made under paragraph (b) and not withdrawn; and	12 13			
		(d)	if the intended action is likely to result in significant costs or expenses to the accredited person or any other person—	14 15			
			(i) conduct or cause to be conducted a cost-benefit analysis of the effect of the intended action; and	16 17			
			(ii) consult with the Premier or Chief Minister, the Treasurer, and any other Minister, of a participating jurisdiction whose area of responsibility is likely to be affected by the intended action.	18 19 20 21			
	(3)	Subsection (2)(d) does not apply if the Regulator considers it necessary to take immediate action in the interests of safety but, if the action is likely to result in significant costs or expenses to the accredited person or any other person, the Regulator must, as soon as practicable after taking the action—					
		(a)	conduct or cause to be conducted a cost-benefit analysis of the effect of the action; and	27 28			
		(b)	consult with the Premier or Chief Minister, the Treasurer, and any other Minister, of a participating jurisdiction whose area of responsibility is likely to be affected by the action.	29 30 31			
	(4)		Regulator must, by written notice given to the accredited person, ide—	32 33			
		(a)	details of any action taken under this section; and	34			
		(b)	a statement of reasons for any action taken under this section, including (if applicable) the results of any cost-benefit analysis carried out; and	35 36 37			
		(c)	information about the right of review under Part 7.	38			

Subdivision 4		ion 4	Revocation, suspension or surrender of accreditation	
73	Revo	ocation	n or suspension of accreditation	3
	(1)	This	section applies in respect of an accredited person if—	4
	` ′	(a)	the Regulator considers that the accredited person—	5
		( )	(i) is no longer able to demonstrate to the satisfaction of the Regulator the matters referred to in section 65 or to satisfactions, or to comply with the restrictions, of the accreditation; or	ne 6 fy 7
			(ii) is not managing the rail infrastructure, or is not operating rolling stock in relation to any rail infrastructure, to which the accreditation relates and has not done so for at least the preceding 12 months; or	ch 11
		(b)	the accredited person contravenes this Law.	14
	(2)	The I	Regulator may—	15
		(a)	suspend the accreditation, or part of the accreditation, of the accredited person for a period determined by the Regulator; or	ne 16
		(b)	revoke the accreditation of the accredited person, wholly or part, or in respect of particular railway operations specified in the notice, with immediate effect or with effect from a specified future date; or	ne 19
		(c)	impose conditions or restrictions on the accreditation; or	22
		(d)	vary conditions or restrictions to which the accreditation subject,	is 23 24
		decla accre	if the Regulator revokes the accreditation, the Regulator material that the accredited person is disqualified from applying feeditation, or for accreditation in respect of specified railwantions, during a specified period.	or 26
	(3)	Befor	re making a decision under subsection (2), the Regulator—	29
		(a)	must notify the person in writing—	30
			(i) that the Regulator is considering making a decision und subsection (2) of the kind, and for the reasons, specified the notice; and	
			(ii) that the person may, within 28 days or such longer period as is specified in the notice, make written representation to the Regulator showing cause why the decision should not be made; and	ns 35
		(b)	must consider any representations made under paragraph (a)(i and not withdrawn.	i) 38 39

	(4)	perso the R reaso	on, who legulate ons for t	lator suspends or revokes the accreditation of the accredited olly or in part, or in respect of specified railway operations, or must include in the notice of suspension or revocation the the suspension or revocation and information about the right nder Part 7.	1 2 3 4 5	
	(5)			ator may withdraw a suspension of the accreditation of a written notice given to the person.	6 7	
74	Imme	diate	suspe	ension of accreditation	8	
	(1)	If the Regulator considers that there is, or would be, an immediate and serious risk to safety unless an accreditation is suspended immediately, the Regulator may, without complying with section 73(3) or (4), by written notice given to the accredited person, immediately suspend the accreditation of the person—			9 10 11 12 13	
		(a)		ly or in part, or in respect of particular railway operations fied in the notice; and	14 15	
		(b)	for a	specified period, not exceeding 6 weeks.	16	
	(2)	The Regulator may, by written notice given to a person whose accreditation is suspended, wholly or in part, or in respect of particular railway operations—				
		(a)		the the period of suspension specified in a notice under action (1); or	20 21	
		(b)	subse	d the period of suspension specified in a notice under ection (1) but not so that the suspension continues for more 6 weeks after the date of the notice under that subsection.	22 23 24	
	(3)	The Regulator may withdraw a suspension of the accreditation of a person by written notice given to the person.				
	(4)	Before making a decision under subsection (2)(b) to extend a period of suspension, the Regulator—				
		(a)	must	notify the person in writing—	29	
			(i)	that the Regulator is considering extending the period of suspension for the reasons specified in the notice; and	30 31	
			(ii)	that the person may, within 7 days or such longer period as is specified in the notification, make written representations to the Regulator showing cause why the suspension should not be extended; and	32 33 34 35	
		(b)		consider any representations made under paragraph (a)(ii) not withdrawn.	36 37	

	(5) If the Regulator extends the suspension of the person, the Regulator must notify the person in writing that the suspension is being extended and include in the notice the reasons for the extension and information about the right of review under Part 7.						
75	Surre	ender of accreditation	5				
	(1)	Accreditation may only be surrendered in accordance with this section.	6				
	(2)	If an accredited person intends to surrender accreditation, the accredited person must—	7 8				
		(a) give the Regulator written notice of the intention to surrender the accreditation; and	9 10				
		(b) provide the Regulator with details as to the arrangements proposed in relation to the cessation of the person's railway operations.	11 12 13				
	(3)	If the Regulator is satisfied as to the arrangements proposed in relation to the cessation of the accredited person's railway operations, the Regulator must, as soon as reasonably practicable, by written notice given to the person, inform the person that the person's accreditation may be surrendered in accordance with the proposed arrangements on the date specified in the notice.	14 15 16 17 18				
	(4)	If the Regulator is not satisfied as to the arrangements proposed in relation to the cessation of the accredited person's railway operations, the Regulator must, as soon as reasonably practicable, by written notice given to the person, inform the person—	20 21 22 23				
		(a) that the Regulator is not satisfied as to the proposed arrangements; and	24 25				
		(b) of the reasons for the Regulator's dissatisfaction; and	26				
		(c) that the person's accreditation may not be surrendered until the Regulator is satisfied as to the proposed arrangements.	27 28				
Sub	divis	ion 5 Miscellaneous	29				
76	Annı	ual fees	30				
	(1)	An accredited person must pay the annual fee prescribed by the national regulations.					
	(2)	The annual fee must be paid by an accredited person at the time accreditation is granted and thereafter on an annual basis on or before the prescribed date.					

	(3)	acco	rever, the Regulator may accept payment of an annual fee in rdance with an agreement (that provides, for example, for the nent of fees by instalments) made with the person who is liable to the fee.	1 2 3 4			
	(4)	The	national regulations may—	5			
		(a)	fix different fees for different kinds of accreditations; and	6			
		(b)	fix various methods for the calculation of various fees; and	7			
		(c)	fix fees which may be differential, varying according to any factor determined by the Regulator; and	8 9			
		(d)	impose additional fees for the late payment of fees under this section.	10 11			
77	Waiv	er of	fees	12			
			Regulator may waive, or refund, the whole or part of any fee ble under this Division.	13 14			
78	Penalty for breach of condition or restriction						
		An accredited person must not contravene a condition or restriction of accreditation applying under this Part.  Maximum penalty:					
		(a)	in the case of an individual—\$150 000;	18 19			
		(b)	in the case of a body corporate—\$1 500 000.	20			
79	Accı	editat	ion cannot be transferred or assigned	21			
	(1)		accreditation—	22			
		(a)	is personal to the person who holds it; and	23			
		(b)	is not capable of being transferred or assigned to any other person or otherwise dealt with by the person who holds it; and	24 25			
		(c)	does not vest by operation of law in any other person.	26			
	(2)	purp	urported transfer or assignment of an accreditation or any other orted dealing with an accreditation by the person who holds it is of ffect.	27 28 29			
	(3)		section has effect despite anything in this Law, an Act or a rule of to the contrary.	30 31			
80	Sale	or tra	nsfer of railway operations by accredited person	32			
	(1)	railw	n accredited person proposes to sell or otherwise transfer any vay operations for which the person is accredited, the Regulator, on an application for accreditation being made by the proposed	33 34 35			

			sferee, waive compliance by the proposed transferee with any 1 or e of the requirements of this Part.			
	(2)	requ satis com	vever, the Regulator must not waive compliance with any such irements unless the proposed transferee demonstrates, to the faction of the Regulator, that the proposed transferee has the petence and capacity to comply with the relevant requirements of Part that apply to applicants for accreditation of the appropriate.	; ; ; ;		
	(3)	cond	aiver of compliance with requirements may be given subject to such litions and restrictions (if any) as appear to the Regulator to be essary.	10 11		
81	Kee	oing a	nd making available records for public inspection	12		
	(1)	A person must ensure that—				
		(a)	if the person is an accredited person or has an exemption under this Law—the current notice of accreditation or exemption; and	14 15		
		(b)	any other document prescribed by the national regulations for the purposes of this section,	16 17		
		are a	available for inspection—	18		
		(c)	if the person is a body corporate—at the person's registered office during ordinary business hours;	19 20		
		(d)	if the person is not a body corporate—at the person's principal place of business during ordinary business hours (or, if the Regulator approves another place and time, at that place and time).	2° 2° 2° 2°		
		Max	imum penalty:	25		
		(a)	in the case of an individual—\$5 000;	26		
		(b)	in the case of a body corporate—\$25 000.	27		
	(2)	A person who is required under subsection (1) to make available documents for inspection must maintain a register of those documents for inspection.				
		Max	imum penalty:	3.		
		(a)	in the case of an individual—\$5 000;	32		
		(b)	in the case of a body corporate—\$25 000.	33		

Divi	sion	5	Registration of rail infrastructure managers of private sidings	1
Sub	divis	ion 1	Exemptions relating to certain private sidings	3
82	Exer	nption	from accreditation in respect of certain private sidings	4
	(1)	accre	l infrastructure manager of a private siding is not required to be dited under this Part in respect of railway operations (other than involving the operation of rolling stock) carried out in the private g.	5 6 7 8
	(2)	is not this P (othe	ect to section 83(2), a rail infrastructure manager of a private siding t required to comply with Division 6, Division 7 or Division 8 of Part in relation to the private siding in respect of railway operations r than those involving the operation of rolling stock) carried out in rivate siding.	9 10 11 12 13
83	Requ	uireme	nt for managers of certain private sidings to be registered	14
	(1)	to be perso priva	l infrastructure manager of a private siding that is to be (or continue) connected with, or to have access to, a railway of an accredited on or another private siding, must be registered in respect of the te siding in accordance with this Division.  mum penalty:	15 16 17 18 19
		(a)	in the case of an individual—\$20 000;	20
		(b)	in the case of a body corporate—\$100 000.	21
	(2)	to be	l infrastructure manager of a private siding that is to be (or continue) connected with, or to have access to, a railway of an accredited on or another private siding must—	22 23 24
		(a)	comply with the requirements of Division 6 Subdivision 2 of this Part insofar as they are relevant to the railway operations carried out in the private siding; and	25 26 27
		(b)	seek to enter into an interface agreement with the accredited person or rail infrastructure manager of the other private siding (as the case may be).	28 29 30
		Maxi	mum penalty:	31
		(a)	in the case of an individual—\$20 000;	32
		(b)	in the case of a body corporate—\$100,000.	33

Sub						
84	Appl	icatio	n for r	egistra	ation	2
	(1)	appli	il infra es ma ite sidi	y apply	are manager of a private siding to which section 83 y to the Regulator for registration in respect of the	3 4 5
	(2)		pplica		ust be made in the manner and form approved by the	6
		(a)	must	contai	n—	8
		,	(i)		ls about the scale and complexity of the private g; and	9 10
			(ii)	detai other	Is about the extent of the railway track layout and rail infrastructure of the private siding; and	11 12
			(iii)		ls about the railway operations to be carried out in the te siding; and	13 14
			(iv)		e private siding is to be (or continue to be) connected or to have access to—	15 16
				(A)	a railway of an accredited person—the prescribed details about the railway and the accredited person; or	17 18 19
				(B)	another private siding—the prescribed details about that siding and the rail infrastructure manager of that siding; and	20 21 22
			(v)	any c	other prescribed information; and	23
		(b)	must	be acc	companied by the prescribed application fee.	24
	(3)	The	Regula	itor ma	y require an applicant for registration—	25
		(a)	to su	pply fu	orther information requested by the Regulator; and	26
		(b)		rify by ılator.	statutory declaration any information supplied to the	27 28
85	Wha	t appli	icant r	nust d	emonstrate	29
					nust not grant registration to an applicant unless applicant has demonstrated—	30 31
		(a)			licant is, or is to be, the rail infrastructure manager of siding; and	32 33
		(b)	carri appli the r	ed out) cant (r ailway	Iway operations to be carried out (or continue to be in the private siding are such that registration of the ather than accreditation of the applicant in respect of operations) is, in the opinion of the Regulator, the action; and	34 35 36 37 38

		(c)	that the applicant has complied with the requirements prescribed by the national regulations (if any) for the purposes of this section.	1 2 3
86	Dete	rmina	tion of application	4
	(1)	Subj	ect to this section, the Regulator must, within the relevant period—	5
		(a)	if the Regulator is satisfied as to the matters referred to in	6
			section 85—notify the applicant that registration has been granted, with or without conditions or restrictions; or	7 8
		(b)	if the Regulator is not so satisfied—notify the applicant that the application has been refused.	9 10
	(2)	Regi	stration under this Law is subject to—	11
		(a)	any conditions or restrictions prescribed by the national regulations for the purposes of this section; and	12 13
		(b)	any other condition or restriction imposed on the registration by the Regulator.	14 15
	(3)	Noti	fication under this section—	16
		(a)	must be in writing and given to the applicant; and	17
		(b)	if registration has been granted, must specify—	18
			(i) the prescribed details of the applicant; and	19
			(ii) the prescribed details of the private siding; and	20
			(iii) any conditions and restrictions imposed by the Regulator on the registration; and	21 22
			(iv) any other prescribed information; and	23
		(c)	if a condition or restriction has been imposed on the registration, must include—	24 25
			(i) the reasons for imposing the condition or restriction; and	26
			(ii) information about the right of review under Part 7; and	27
		(d)	if the application has been refused, must include—	28
			(i) the reasons for the decision to refuse to grant the application; and	29 30
			(ii) information about the right of review under Part 7; and	31
		(e)	if the relevant period in relation to the application has been extended, must include information about the right of review under Part 7.	32 33 34
	(4)	In th	is section—	35
		relev	vant period, in relation to an application, means—	36
		(a)	6 months after the application was received by the Regulator; or	37

		(b)	if the Regulator requested further information, 6 months, or such other period, as is agreed between the Regulator and the applicant, after the Regulator receives the last information so requested; or	1 2 3
		(c)	if the Regulator, by written notice given to the applicant before the expiry of the relevant 6 months, specifies another period, that period,	5 6
		which	hever is the longer.	8
Sub	divis	ion 3	Variation of registration	g
87	Appl	lication	n for variation of registration	10
	(1)	A reg	gistered person may, at any time, apply to the Regulator for a tion of the registration.	11 12
	(2)		gistered person must apply to the Regulator for a variation of the tration if—	13 14
		(a)	the applicant proposes to vary the scale and complexity of the private siding in respect of which the applicant is registered; or	15 16
		(b)	the applicant proposes to vary the railway operations to be carried out in the private siding in respect of which the applicant is registered; or	17 18 19
		(c)	any other variation is proposed in relation to the private siding in respect of which the applicant is registered that should be reflected in the registration.	20 21 22
	(3)		application for variation must be made in the manner and form oved by the Regulator and—	23 24
		(a)	must specify the details of the variation being sought; and	25
		(b)	must contain the prescribed information; and	26
		(c)	must be accompanied by the prescribed application fee.	27
	(4)	The l	Regulator may require a registered person who has applied for a tion under this section—	28 29
		(a)	to supply further information requested by the Regulator; and	30
		(b)	to verify by statutory declaration any information supplied to the Regulator.	31 32
88	Dete	rminat	tion of application for variation	33
	(1)	Subje	ect to this section, the Regulator must, within the relevant period—	34
	` /	(a)	if the Regulator is satisfied as to the matters referred to in section 85 (so far as they are applicable to the proposed	35 36

	variation), notify the applicant that registration has been varied, with or without conditions or restrictions; or	1
(b)	if the Regulator is not so satisfied—notify the applicant that the application has been refused.	3 4
Noti	fication under this section—	5
(a)	must be in writing and given to the applicant; and	6
(b)	if registration has been varied, must specify—	7
	(i) the prescribed details of the applicant; and	8
	(ii) the variation to the registration; and	9
	(iii) any conditions and restrictions imposed by the Regulator on the registration as varied; and	10 11
	(iv) any other prescribed information; and	12
(c)	if a condition or restriction has been imposed on the registration as varied, must include—	13 14
	(i) the reasons for imposing the condition or restriction; and	15
	(ii) information about the right of review under Part 7; and	16
(d)	if the application has been refused, must include—	17
	(i) the reasons for the decision to refuse to grant the application; and	18 19
	(ii) information about the right of review under Part 7; and	20
(e)	if the relevant period in relation to an application has been extended, must include information about the right of review under Part 7.	21 22 23
In th	is section—	24
relev	vant period, in relation to an application, means—	25
(a)	6 months after the application was received by the Regulator; or	26
(b)	if the Regulator requested further information, 6 months, or such other period, as is agreed between the Regulator and the applicant, after the Regulator receives the last information so requested; or	27 28 29 30
(c)	if the Regulator, by written notice given to the applicant before the expiry of the relevant 6 months, specifies another period, that period,	31 32 33
whic	whever is the longer.	34
	Noti (a) (b) (c) (d) (e) In th relev (a) (b)	with or without conditions or restrictions; or  (b) if the Regulator is not so satisfied—notify the applicant that the application has been refused.  Notification under this section—  (a) must be in writing and given to the applicant; and  (b) if registration has been varied, must specify—  (i) the prescribed details of the applicant; and  (ii) the variation to the registration; and  (iii) any conditions and restrictions imposed by the Regulator on the registration as varied; and  (iv) any other prescribed information; and  (c) if a condition or restriction has been imposed on the registration as varied, must include—  (i) the reasons for imposing the condition or restriction; and  (ii) information about the right of review under Part 7; and  (d) if the application has been refused, must include—  (i) the reasons for the decision to refuse to grant the application; and  (ii) information about the right of review under Part 7; and  (e) if the relevant period in relation to an application has been extended, must include information about the right of review under Part 7.  In this section—  relevant period, in relation to an application, means—  (a) 6 months after the application was received by the Regulator; or  (b) if the Regulator requested further information, 6 months, or such other period, as is agreed between the Regulator and the applicant, after the Regulator receives the last information so requested; or  (c) if the Regulator, by written notice given to the applicant before the expiry of the relevant 6 months, specifies another period, that

89	Prescribed conditions and restrictions					
		to an	registration of a person that is varied under this Division is subject by conditions or restrictions prescribed by the national regulations are applicable to the registration as varied.	;		
90	Varia	ation c	of conditions and restrictions			
	(1)	varia	egistered person may, at any time, apply to the Regulator for a ution of a condition or restriction imposed by the Regulator to which egistration is subject.	( -		
	(2)	as if	application for variation of a condition or restriction must be made it were an application for variation of registration (and section 87 ies accordingly).	10 10		
	(3)	matte prope provi	Regulator must consider the application and, if satisfied as to the ers referred to in section 86 (so far as they are applicable to the osed variation), notify the registered person in accordance with the isions of this Division applicable to a grant of registration (so far as acticable), that the variation has been granted or refused.	12 13 14 19 10		
	(4)	inclu	fication under subsection (3) that a variation has been refused must ude the reasons for the decision to refuse to grant the variation and rmation about the right of review under Part 7.	17 18 19		
91	Regi	ulator	may make changes to conditions or restrictions	20		
	(1)	The Regulator may, subject to this section, at any time, vary or revoke a condition or restriction imposed by the Regulator to which the registration of a registered person is subject or impose a new condition or restriction.				
	(2)	Before taking action under this section, the Regulator must—				
		(a)	give the registered person written notice of the action that the Regulator proposes to take; and	20		
		(b)	allow the registered person to make written representations about the intended action within 28 days (or any other period that the Regulator and the registered person agree on); and	28 29 30		
		(c)	consider any representations made under paragraph (b) and not withdrawn.	3 <sup>2</sup>		
	(3)	(3) Subsection (2) does not apply if the Regulator considers it necessary to take immediate action in the interests of safety.				
	(4)	The	Regulator must, by written notice given to the registered person, ide—	39		
		(a)	details of any action taken under subsection (1): and	3		

		(b)	a statement of reasons for any action taken under subsection (1); and	1 2
		(c)	information about the right of review under Part 7.	3
Sub	divis	ion 4	Revocation, suspension or surrender of registration	4 5
92	Revo	ocation	n or suspension of registration	6
	(1)	This	section applies in respect of a registered person if—	7
		(a)	the Regulator considers that the registered person—	8
			(i) is no longer able to demonstrate to the satisfaction of the Regulator the matters referred to in section 85 or to satisfy the conditions, or to comply with the restrictions, of the registration; or	9 10 11 12
			(ii) is not controlling or managing the private siding and has not done so for at least the preceding 12 months; or	13 14
		(b)	the registered person contravenes this Law.	15
	(2)	The I	Regulator may—	16
		(a)	suspend the registration of the registered person for a period determined by the Regulator; or	17 18
		(b)	revoke the registration of the registered person with immediate effect or with effect from a specified future date; or	19 20
		(c)	impose conditions or restrictions on the registration; or	21
		(d)	vary conditions or restrictions to which the registration is subject.	22
	(3)	Befor	re making a decision under subsection (2), the Regulator—	23
		(a)	must notify the person in writing—	24
			(i) that the Regulator is considering making a decision under subsection (2) of the kind, and for the reasons, specified in the notice; and	25 26 27
			(ii) that the person may, within 28 days or such longer period as is specified in the notice, make written representations to the Regulator showing cause why the decision should not be made; and	28 29 30 31
		(b)	must consider any representations made under paragraph (a)(ii) and not withdrawn.	32 33
	(4)	perso revoc	e Regulator suspends or revokes the registration of the registered on, the Regulator must include in the notice of suspension or cation the reasons for the suspension or revocation and information t the right of review under Part 7.	34 35 36 37

	(5)	The Regulator may withdraw a suspension of the registration of a person by written notice given to the person.	1 2				
93	lmm	ediate suspension of registration	3				
	(1)	If the Regulator considers that there is, or would be, an immediate and serious risk to safety unless a registration is suspended immediately, the Regulator may, without complying with section 92(3) or (4), by written notice given to the registered person, immediately suspend the registration of the person for a specified period, not exceeding 6 weeks.					
	(2)	The Regulator may, by written notice given to a person whose registration is suspended—					
		(a) reduce the period of suspension specified in a notice under subsection (1); or	11 12				
		(b) extend the period of suspension specified in a notice under subsection (1) but not so that the suspension continues for more than 6 weeks after the date of the notice under that subsection.	13 14 15				
	(3)	The Regulator may withdraw a suspension of the registration of a person by written notice given to the person.	16 17				
	(4)	Before making a decision under subsection (2)(b) to extend a period of suspension, the Regulator—	18 19				
		(a) must notify the person in writing—	20				
		(i) that the Regulator is considering extending the period of suspension for the reasons specified in the notification; and	21 22				
		(ii) that the person may, within 7 days or such longer period as is specified in the notification, make written representations to the Regulator showing cause why the suspension should not be extended; and	23 24 25 26				
		(b) must consider any representations made under paragraph (a)(ii) and not withdrawn.	27 28				
	(5)	If the Regulator extends the suspension of the person, the Regulator must notify the person in writing that the suspension is being extended and include in the notice the reasons for the extension and information about the right of review under Part 7.	29 30 31 32				
94	Surr	ender of registration	33				
	(1)	Registration may only be surrendered in accordance with this section.	34				
	(2)	If a registered person intends to surrender registration, the registered person must—	35 36				
		(a) give the Regulator written notice of the intention to surrender the registration; and	37 38				

		(b)	provide the Regulator with details as to the arrangements proposed in relation to the cessation of the person's railway operations in respect of the private siding.	1 2 3	
	(3)	to the Regular given be su	e Regulator is satisfied as to the arrangements proposed in relation be cessation of the registered person's railway operations, the alator must, as soon as reasonably practicable, by written notice in to the person, inform the person that the person's registration may arrendered in accordance with the proposed arrangements on the specified in the notice.	4 5 6 7 8 9	
	(4)	relati	e Regulator is not satisfied as to the arrangements proposed in ton to the cessation of the registered person's railway operations, the regulator must, as soon as reasonably practicable, by written notice in to the person, inform the person—	10 11 12 13	
		(a)	that the Regulator is not satisfied as to the proposed arrangements; and	14 15	
		(b)	of the reasons for the Regulator's dissatisfaction; and	16	
		(c)	that the person's registration may not be surrendered until the Regulator is satisfied as to the proposed arrangements.	17 18	
Sub	divisi	on 5	Miscellaneous	19	
95	Annu	ıal fee	es	20	
	(1)	A registered person must pay the annual fee prescribed by the national regulations.			
	(2)	regis	annual fee must be paid by a registered person at the time tration is granted and thereafter on an annual basis on or before the cribed date.	23 24 25	
	(3)	accor	ever, the Regulator may accept payment of an annual fee in rdance with an agreement (that provides, for example, for the nent of fees by instalments) made with the person who is liable to he fee.	26 27 28 29	
	(4)	The 1	national regulations may—	30	
		(a)	fix different fees for different kinds of registration; and	31	
		(b)	fix various methods for the calculation of various fees; and	32	
		(c)	fix fees which may be differential, varying according to any factor determined by the Regulator; and	33 34	
		(d)	impose additional fees for the late payment of fees under this section.	35 36	

96	Waiv	er of	fees	1		
			Regulator may waive, or refund, the whole or part of any fee ble under this Division.	3		
97	Regi	stratio	on cannot be transferred or assigned	4		
	(1)	Regi	stration—	5		
		(a)	is personal to the person who holds it; and	6		
		(b)	is not capable of being transferred or assigned to any other person or otherwise dealt with by the person who holds it; and	7		
		(c)	does not vest by operation of law in any other person.	9		
	(2)		urported transfer or assignment of a registration or any other orted dealing with a registration by the person who holds it is of no ct.	10 11 12		
	(3)		section has effect despite anything in this Law, an Act or a rule of to the contrary.	13 14		
98	Offences relating to registration					
	(1)	A registered person must not contravene a condition or restriction of the registration.				
		Max	imum penalty:	18		
		(a)	in the case of an individual—\$50 000;	19		
		(b)	in the case of a body corporate—\$500 000.	20		
	(2)	other	gistered person must ensure that the notice of registration, and any r document prescribed by the national regulations for the purposes is section, is available for inspection—	21 22 23		
		(a)	if the person is a body corporate—at the person's registered office during ordinary business hours;	24 25		
		(b)	if the person is not a body corporate—at the person's principal place of business during ordinary business hours (or, if the Regulator approves another place and time, at that place and time).	26 27 28 29		
			imum penalty:	30		
		(a)	in the case of an individual—\$5 000;	31		
		(b)	in the case of a body corporate—\$25,000	32		

	(3)	docu	erson who is required under subsection (2) to make available ments for inspection must maintain a register of those documents aspection.	1 2 3
			imum penalty:	4
		(a)	in the case of an individual—\$5 000;	5
		(b)	in the case of a body corporate—\$25 000.	6
Divi	sion	6	Safety management	7
Sub	divis	ion 1	Safety management systems	8
99	Safe	ty mar	nagement system	9
	(1)	railw	il transport operator must have a safety management system for ray operations in respect of which the operator is required to be edited that—	10 11 12
		(a)	is in a form approved by the Regulator; and	13
		(b)	provides for systems and procedures for compliance with the risk management obligations under this Law; and	14 15
		(c)	identifies any risks to safety in relation to railway operations in respect of which the operator is required to be accredited; and	16 17
		(d)	provides for the comprehensive and systematic assessment of any identified risks; and	18 19
		(e)	specifies the controls (including audits, expertise, resources and staff) that are to be used by the operator to manage identified risks and to monitor safety in relation to those railway operations; and	20 21 22
		(f)	includes procedures for monitoring, reviewing and revising the adequacy of those controls; and	23 24
		(g)	addresses and includes any other matter prescribed by the national regulations that is relevant to the railway operations for which the rail transport operator is accredited.	25 26 27
		Maxi	imum penalty:	28
		(a)	in the case of an individual—\$150 000;	29
		(b)	in the case of a body corporate—\$1 500 000.	30
	(2)	inclu	safety management system for a rail transport operator must also de the following matters prepared in accordance with the irements of this Division:	31 32 33
		(a)	measures to manage identified risks to safety for the purposes of interface agreements;	34 35
		(b)	a security management plan;	36

	(c)	an emergency management plan;	1
	(d)	a health and fitness management program;	2
	(e)	a drug and alcohol management program;	3
	(f)	a fatigue risk management program.	4
(3)	opera accre	are establishing a safety management system in relation to railway ations in respect of which a rail transport operator is required to be edited or reviewing or varying any such safety management system, operator must, so far as is reasonably practicable—	5 6 7 8
	(a)	consult with—	9
		(i) persons likely to be affected by the safety management system or its review or variation, being persons who carry out those railway operations or work on or at the operator's railway premises or with the operator's rolling stock; and	10 11 12 13
		(ii) health and safety representatives (within the meaning of the occupational health and safety legislation) representing any of the persons referred to in subparagraph (i); and	14 15 16
		(iii) any union representing any of the persons referred to in subparagraph (i); and	17 18
		(iv) any other rail transport operator with whom the first mentioned operator is required to enter into an interface agreement relating to risks to safety of railway operations carried out by or on behalf of either of them; and	19 20 21 22
		(v) the public, as appropriate; and	23
	(b)	provide the persons consulted with a reasonable opportunity to make submissions on the proposed safety management system; and	24 25 26
	(c)	advise those persons in a timely manner of the outcome of the consultation process.	27 28
(4)	safet agree opera	e safety management system of a rail transport operator and the y management system of another rail transport operator who has an ement referred to in subsection (3)(a)(iv) with the first mentioned ator, when taken as 1 system, comply with this Law, both safety agement systems are taken to comply with this Law.	29 30 31 32 33
(5)		fety management system must be evidenced in writing and must tify—	34 35
	(a)	each person responsible for preparing any part of the safety management system; and	36 37
	(b)	the person, or class of persons, responsible for implementing the system.	38 39

100	Conduct of assessments for identified risks				
	(1)	In conducting an assessment for the purposes of section 99(1)(d), the rail transport operator must—			
		(a) e	examine and analyse each identified risk, including—	4	
			(i) the nature of the risk; and	5	
		(	(ii) the likelihood of the risk occurring; and	6	
		(i	the magnitude and severity of the consequences should a risk be realised; and	7 8	
		(i	iv) the range of control measures available and considered to eliminate or minimise the risk; and	9 10	
		(b) c	consider risks cumulatively as well as individually; and	11	
			ise assessment methodologies that are appropriate to the risks under consideration.	12 13	
	(2)		l transport operator must keep a detailed record of all aspects of essment process, including—	14 15	
		(a) t	he risks considered; and	16	
		c	he likelihood, severity of consequences and control measures considered, including reasons for selecting certain control measures and rejecting others.	17 18 19	
101	Com	pliance	with safety management system	20	
	(1)	A rail	transport operator must implement the operator's safety ement system.	21 22	
		Maxim	um penalty:	23	
		(a) in	n the case of an individual—\$150 000;	24	
		(b) i	n the case of a body corporate—\$1 500 000.	25	
	(2)	comply operato	transport operator must not, without reasonable excuse, fail to with the operator's safety management system for the or's railway operations.	26 27 28	
			um penalty:	29	
		` /	n the case of an individual—\$150 000;	30	
		(b) i	n the case of a body corporate—\$1 500 000.	31	
	(3)		tion (2) places an evidential burden on the accused to show a able excuse.	32 33	
102	Revi	ew of sa	fety management system	34	
			ransport operator must review the operator's safety management in accordance with the national regulations at such times or	35 36	

		presc	ribed,	n periods as are prescribed (or, if no times or periods are at least once each year or at such other time as is agreed e operator and the Regulator).	1 2 3
				penalty:	4
		(a)	-	e case of an individual—\$10 000;	5
		(b)		e case of a body corporate—\$50 000.	6
		. /			
103	Safe	ty perf	ormai	nce reports	7
	(1)	repor	t abou	port operator must give the Regulator a safety performance at the operator's railway operations in respect of which the required to be accredited for each reporting period that—	8 9 10
		(a)	is in	a form approved by the Regulator; and	11
		(b)		plies with the requirements (if any) prescribed by the mal regulations for the purposes of this section; and	12 13
		(c)	conta	ains—	14
			(i)	a description and assessment of the safety performance of the operator's railway operations; and	15 16
			(ii)	comments on any deficiencies, and any irregularities, in the railway operations that may be relevant to the safety of the railway; and	17 18 19
			(iii)	a description of any safety initiatives in relation to the railway operations undertaken during the reporting period or proposed to be undertaken in the next reporting period; and	20 21 22 23
			(iv)	any other information or performance indicators prescribed by the national regulations for the purposes of this section.	24 25 26
	(2)			sport operator must submit a report in accordance with this hin 6 months after the end of each reporting period.	27 28
		Maxi	mum j	penalty:	29
		(a)	in the	e case of an individual—\$5 000;	30
		(b)	in the	e case of a body corporate—\$25 000.	31
	(3)	In thi	s secti	on—	32
				<b>eriod</b> means a financial year or such other period as is agreed o time by the Regulator and the rail transport operator.	33 34
104	Regu	ılatorı	may d	irect amendment of safety management system	35
	(1)	The I	Regula	ator may, by written notice given to an accredited person, erson to amend the person's safety management system in a	36 37

			fied manner within a specified period, being not less than 28 days the giving of the direction.	1 2
	(2)	subse to res	re giving a direction to amend a safety management system under ection (1), the Regulator must, if the intended amendment is likely sult in significant costs or expenses to the accredited person or any person—	3 4 5 6
		(a)	conduct or cause to be conducted a cost-benefit analysis of the effect of the intended amendment; and	7 8
		(b)	consult with the Premier or Chief Minister, the Treasurer, and any other Minister, of a participating jurisdiction whose area of responsibility is likely to be affected by the intended amendment.	9 10 11
	(3)	A dir	rection under subsection (1)—	12
		(a)	must state the reasons why the Regulator considers it necessary for the rail transport operator to amend the safety management system; and	13 14 15
		(b)	must include (if applicable) the results of any cost-benefit analysis carried out under this section; and	16 17
		(c)	must include information about the right of review under Part 7.	18
	(4)		accredited person must not, without reasonable excuse, fail to bly with a direction under subsection (1).	19 20
		Maxi	imum penalty:	21
		(a)	in the case of an individual—\$50 000;	22
		(b)	in the case of a body corporate—\$500 000.	23
	(5)		ection (4) places an evidential burden on the accused to show a mable excuse.	24 25
Sub	divis	ion 2	Interface agreements	26
105	Requ	ıireme	ents for and scope of interface agreements	27
	(1)	An ir	nterface agreement must include provisions for—	28
		(a)	implementing and maintaining measures to manage risks identified under section 99(1)(c) associated with the interface; and	29 30 31
		(b)	the evaluation, testing and (where appropriate) revision of measures in relation to identified risks and incidents considered; and	32 33 34
		(c)	the respective roles and responsibilities of each party to the agreement in relation to those measures; and	35 36

		(d)	procedures by which the parties to the agreement will exchange information about, and monitor compliance with, their obligations under the agreement; and	1 2 3
		(e)	a process for keeping the agreement under review and its revision.	4
	(2)	An ii	nterface agreement may—	6
		(a)	be entered into by 2 or more rail transport operators or by 1 or more rail transport operators and 1 or more road managers; and	7
		(b)	include measures to manage any number of risks to safety that may arise because of, or partly because of, any railway operations; and	9 10 11
		(c)	include measures to manage any number of risks to safety that may arise from any railway operations because of, or partly because of, the existence or use of any road infrastructure; and	12 13 14
		(d)	make provision for or in relation to any matter by applying, adopting or incorporating any matter contained in any document; and	15 16 17
		(e)	consist of 2 or more documents.	18
06	Inter	face c	coordination—rail transport operators	19
		A rai	il transport operator must—	20
		(a)	identify and assess, so far as is reasonably practicable, risks to safety that may arise from railway operations carried out by or on behalf of the operator because of, or partly because of, railway operations carried out by or on behalf of any other rail transport operator; and	21 22 23 24 25
		(b)	determine measures to manage, so far as is reasonably practicable, those risks; and	26 27
		(c)	for the purpose of managing those risks—seek to enter into an interface agreement with the other rail transport operator or rail transport operators.	28 29 30
		Max	imum penalty:	31
		(a)	in the case of an individual—\$50 000;	32
		(b)	in the case of a body corporate—\$500 000.	33
07	Inter	face c	coordination—rail infrastructure and public roads	34
	(1)	A rai	il infrastructure manager must—	35
		(a)	identify and assess, so far as is reasonably practicable, risks to safety that may arise from railway operations carried out on or in	36 37

			relation to the manager's rail infrastructure because of, or partly because of—	1 2
			(i) the existence of road infrastructure of a prescribed public road; or	3 4
			(ii) the existence or use of any rail or road crossing that is part of the road infrastructure of a public road; and	5 6
		(b)	determine measures to manage, so far as is reasonably practicable, those risks; and	7 8
		(c)	for the purpose of managing those risks—seek to enter into an interface agreement with the road manager of that road.	9 10
		Maxi	imum penalty:	11
		(a)	in the case of an individual—\$50 000;	12
		(b)	in the case of a body corporate—\$500 000.	13
	(2)	The 1	road manager of a public road must—	14
		(a)	identify and assess, so far as is reasonably practicable, risks to safety that may arise from the existence or use of any rail or road crossing that is part of the road infrastructure of the road because of, or partly because of—	15 16 17 18
			(i) the existence of road infrastructure of a prescribed public road; or	19 20
			(ii) the existence or use of any rail or road crossing that is part of the road infrastructure of a public road; and	21 22
		(b)	determine measures to manage, so far as is reasonably practicable, those risks; and	23 24
		(c)	for the purpose of managing those risks—seek to enter into an interface agreement with the rail infrastructure manager of the rail infrastructure.	25 26 27
	(3)	incor	ing in this section authorises or requires a road manager to act assistently with, or without regard to, the functions, obligations or ears conferred on it by or under an Act or law.	28 29 30
108	Inter	face c	oordination—rail infrastructure and private roads	31
	(1)	A rai	l infrastructure manager must—	32
		(a)	identify and assess, so far as is reasonably practicable, risks to safety that may arise from railway operations carried out on or in relation to the manager's rail infrastructure because of, or partly because of, the existence or use of any rail or road crossing that is part of the road infrastructure of a private road; and	33 34 35 36 37
		(b)	consider the extent to which those risks are managed by any prescribed protocols; and	38 39

	(c)	consider whether it is necessary to manage those risks in conjunction with the road manager of that road and—	1 2
		(i) if the rail infrastructure manager is of the opinion that it is necessary that those risks be managed in conjunction with the road manager—give written notice of that opinion to the road manager and determine measures to manage, so far as is reasonably practicable, those risks; or	3 4 5 6 7
		(ii) if the rail infrastructure manager is of the opinion that the management of those risks does not need to be carried out in conjunction with the road manager—keep a written record of that opinion; and	8 9 10 11
	(d)	unless paragraph (c)(ii) applies—for the purpose of managing those risks, seek to enter into an interface agreement with the road manager.	12 13 14
	Max	imum penalty:	15
	(a)	in the case of an individual—\$50 000;	16
	(b)	in the case of a body corporate—\$500 000.	17
(2)	If a rail infrastructure manager gives a road manager of a private road a written notice under subsection (1)(c)(i), the road manager must—		
	(a)	identify and assess, so far as is reasonably practicable, risks to safety that may arise from the existence or use of any rail or road crossing that is part of the road infrastructure of the road because of, or partly because of, railway operations; and	20 21 22 23
	(b)	determine measures to manage, so far as is reasonably practicable, those risks; and	24 25
	(c)	for the purpose of managing those risks—seek to enter into an interface agreement with the rail infrastructure manager.	26 27
	Max	imum penalty:	28
	(a)	in the case of an individual—\$50 000;	29
	(b)	in the case of a body corporate—\$500 000.	30
Ident	tificati	on and assessment of risks	31
	that	il transport operator, rail infrastructure manager or road manager is required under this Subdivision to identify and assess risks to y that may arise from operations carried out by another person may	32 33 34 35
	(a)	by itself identifying and assessing those risks; or	36
	(b)	by identifying and assessing those risks jointly with the other person; or	37 38

109

		(c)	by adopting the identification and assessment of those risks carried out by the other person.	1 2
110	Regu	ılator	may give directions	3
	(1)	opera	section applies if the Regulator is satisfied that a rail transport ator, rail infrastructure manager or road manager referred to in this livision—	4 5 6
		(a)	is unreasonably refusing or failing to enter into an interface agreement with another person as required under this Subdivision; or	7 8 9
		(b)	is unreasonably delaying the negotiation of such an agreement.	10
	(2)	rail i	Regulator may give a written notice to the rail transport operator, nfrastructure manager or road manager (as the case requires) and other person that—	11 12 13
		(a)	warns of the Regulator's powers under this section, including the power to issue a direction under subsection (3) at any time after a specified date; and	14 15 16
		(b)	includes a copy of this section; and	17
		(c)	may contain suggested terms for inclusion in an interface agreement.	18 19
	(3)	opera may, infor	e Regulator gives a notice under subsection (2) to a rail transport ator, rail infrastructure manager or road manager, the Regulator in writing, require the operator or manager to provide such mation as the Regulator reasonably requires for the purposes of ing a direction under this section.	20 21 22 23 24
	(4)	not b	notice is given under subsection (2) and an interface agreement has been entered into by or on the date specified in the notice, the alator—	25 26 27
		(a)	may determine the arrangements that are to apply in relation to the management of risks to safety referred to in section 106, 107 or 108 (as the case requires); and	28 29 30
		(b)	may direct any of the persons to whom the notice is issued to give effect to those arrangements; and	31 32
		(c)	must specify the time within which a direction is to be complied with.	33 34
	(5)	A dir	rection under subsection (4)—	35
		(a)	must be in writing; and	36
		(b)	must set out any arrangements determined by the Regulator under that subsection.	37 38

	(6)	comp	rson to whom a notice or direction is given under this section must ply with the notice or direction within the time specified in the see or direction.	1 2 3
			imum penalty:	4
		(a)	in the case of an individual—\$20 000;	5
		(b)	in the case of a body corporate—\$100 000.	6
111	Regi	ster o	f interface agreements	7
	(1)	A rai	il transport operator must maintain a register of—	8
		(a)	interface agreements to which it is a party; and	9
		(b)	arrangements determined by the Regulator under section 110,	10
		that a	are applicable to the operator's railway operations.	11
		Maxi	imum penalty:	12
		(a)	in the case of an individual—\$5 000;	13
		(b)	in the case of a body corporate—\$25 000.	14
	(2)	A roa	ad manager must maintain a register of—	15
		(a)	interface agreements to which it is a party; and	16
		(b)	arrangements determined by the Regulator under section 110,	17
		that mana	are applicable to any road in relation to which it is the road ager.	18 19
		Maxi	imum penalty:	20
		(a)	in the case of an individual—\$5 000;	21
		(b)	in the case of a body corporate—\$25 000.	22
Sub	divis	ion 3	Other safety plans and programs	23
112	Seci	ıritv m	nanagement plan	24
	(1)	-	il transport operator must have a security management plan for	25
	(1)	railw	vay operations in respect of which the operator is required to be edited that—	26 27
		(a)	incorporates measures to protect people from theft, assault, sabotage, terrorism and other criminal acts of other parties and from other harm; and	28 29 30
		(b)	complies with this Law and any requirements prescribed by the national regulations.	31 32
		Maxi	imum penalty:	33
		(a)	in the case of an individual—\$50 000;	34
		(b)	in the case of a body corporate—\$500 000.	35

	(2)	The	rail transport operator must ensure—	1
		(a)	that the security management plan is implemented; and	2
		(b)	that appropriate response measures of the security management	3
			plan are implemented without delay if an incident of a kind referred to in subsection (1)(a) occurs.	4 5
		Max	imum penalty:	6
		(a)	in the case of an individual—\$50 000;	7
		(b)	in the case of a body corporate—\$500 000.	8
440		. ,		
113		•	y management plan	9
	(1)	A rai	il transport operator must have an emergency management plan that	10
			plies with subsection (2) for railway operations in respect of which operator is required to be accredited.	11 12
			imum penalty:	13
		(a)	in the case of an individual—\$50 000;	14
		(b)	in the case of a body corporate—\$500 000.	15
	(2)	The	emergency management plan must—	16
		(a)	address and include the matters that are prescribed; and	17
		(b)	be prepared—	18
		. ,	(i) so far as is reasonably practicable—in conjunction with	19
			any of the emergency services that would be expected to	20
			attend in the event of a significant incident involving the	21
			operator's railway operations and any other person who is prescribed; and	22 23
			(ii) in accordance with the national regulations; and	24
		(c)	be kept and maintained in accordance with the national	25
			regulations; and	26
		(d)	be provided to the relevant emergency services and any other	27
			person who is prescribed; and	28
		(e)	be tested in accordance with the national regulations.	29
	(3)		ill transport operator must ensure that the appropriate response	30
			sures of the emergency management plan are implemented if an egency occurs.	31 32
			imum penalty:	33
		(a)	in the case of an individual—\$50 000;	34
		(b)	in the case of a body corporate—\$500 000.	35
		(0)	in the case of a body corporate—\$500 000.	ან

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114	Health a	and	fitness management program	1
	fi	tnes	il transport operator must prepare and implement a health and ss program for rail safety workers who carry out rail safety work in on to railway operations in respect of which the operator is	2 3 4
	re	qui	red to be accredited that complies with the prescribed requirements	5
			ng to health and fitness programs.	6
			imum penalty:	7
	,	a)	in the case of an individual—\$50 000;	8
	(t	9)	in the case of a body corporate—\$500 000.	9
115	Drug an	nd a	llcohol management program	10
	m w is	ana ork re	I transport operator must prepare and implement a drug and alcohol agement program for rail safety workers who carry out rail safety in relation to railway operations in respect of which the operator equired to be accredited that complies with the prescribed rements relating to drug and alcohol management programs.	11 12 13 14 15
		_	imum penalty:	16
	(a	a)	in the case of an individual—\$50 000;	17
	(t	)	in the case of a body corporate—\$500 000.	18
116	Fatigue	ris	k management program	19
	ac fa to ac fa M	ccon tigu rai ccre tigu	il transport operator must prepare and implement a program, in redance with the prescribed requirements, for the management of the of rail safety workers who carry out rail safety work in relation alway operations in respect of which the operator is required to be edited that complies with the prescribed requirements relating to the risk management programs.  Simum penalty:  in the case of an individual—\$50 000;  in the case of a body corporate—\$500 000.	20 21 22 23 24 25 26 27
Sub	divisior	า 4	Provisions relating to rail safety workers	29
117	Assess	me	nt of competence	30
	to of ca M	can f wharry Iaxi	I transport operator must ensure that each rail safety worker who is rry out rail safety work in relation to railway operations in respect nich the operator is required to be accredited has the competence to out that work.  imum penalty:  in the case of an individual \$50,000;	31 32 33 34 35
	(3	a)	in the case of an individual—\$50 000;	36

	(b)	in the case of a body corporate—\$500 000.	1		
(2)		the purposes of subsection (1), the competence of a rail safety ker to carry out rail safety work—	2		
	(a)	must be assessed—	4		
		(i) in accordance with the provisions of the AQTF and any qualification and units of competence recognised under the AQF applicable to that rail safety work; or	5 6 7		
		(ii) if subparagraph (i) does not apply—in accordance with any qualifications or competencies prescribed by the national regulations; and	8 9 10		
	(b)	must be assessed by reference to the knowledge and skills of the worker that would enable the worker to carry out the rail safety work safely.	11 12 13		
(3)	safet units	ertificate purporting to have been issued under the AQF to a rail ty worker certifying that the worker has certain qualifications or sof competence is evidence that the worker has those qualifications nits of competence.	14 15 16 17		
(4)	Subs	section (2) does not apply if—	18		
	(a)	it is not reasonably practicable for a rail transport operator to assess the competence of a rail safety worker to carry out rail safety work in relation to the operator's rail infrastructure or rolling stock in accordance with that subsection; and	19 20 21 22		
	(b)	the operator satisfies the Regulator that—	23		
		(i) the worker has otherwise acquired the necessary qualifications and competencies applicable to that rail safety work; and	24 25 26		
		(ii) the worker has the knowledge and skills that would enable the worker to carry out the rail safety work safely.	27 28		
(5)	a rail	ning in this section prevents a rail transport operator from requiring l safety worker to undertake further training before carrying out rail ty work.	29 30 31		
(6)	A rail transport operator must maintain records in accordance with the national regulations of the competence of rail safety workers who carry out rail safety work on or in relation to the operator's rail infrastructure or rolling stock.				
	Max	imum penalty:	36		
	(a)	in the case of an individual—\$10 000;	37		
	(b)	in the case of a body corporate—\$50 000.	38		

118	lden	tificati	on of rail safety workers	
	(1)	to ca operatype to be Max: (a) (b) A rai reque	I transport operator must ensure that each rail safety worker who is arry out rail safety work in relation to the operator's railway ations has a form of identification that is sufficient to enable the of competence and training of the worker for that rail safety work checked by a rail safety officer. imum penalty:  in the case of an individual—\$10 000;  in the case of a body corporate—\$50 000.  il safety worker who is carrying out rail safety work must, when ested by a rail safety officer to do so, produce the identification ided in accordance with subsection (1) to the officer.	2 3 4 8 6 7 10 11 12
Sub	divis	ion 5		14 15
119	Othe	r pers	ons to comply with safety management system	16
		opera infra with exter	erson, not being an employee employed to carry out railway ations, who undertakes railway operations on or in relation to rail structure or rolling stock of a rail transport operator must comply the safety management system of the rail transport operator to the at that it applies to those railway operations.	17 18 19 20 27
		(a)	in the case of an individual—\$50 000;	23
		(b)	in the case of a body corporate—\$500 000.	24
Divi	sion	7	Information about rail safety etc	25
120	Pow	er of F	Regulator to obtain information from rail transport operators	26
	(1)	requi date	Regulator may, by written notice given to a rail transport operator, are the operator to provide to the Regulator on or before a specified and in a manner and form approved by the Regulator, 1 or more of bollowing:	27 28 29 30
		(a)	information concerning measures taken by the rail transport operator to promote rail safety;	3 <sup>2</sup>
		(b)	information concerning matters, including matters relating to the financial capacity or insurance arrangements of the rail transport operator, relating to rail safety or the accreditation of the rail transport operator that the Regulator reasonably requires:	33 34 35 36

		(c)	the information prescribed for the purposes of this subsection.	1
	(2)		il transport operator must comply with a notice given to the operator er subsection (1).	2
		Max	imum penalty:	4
		(a)	in the case of an individual—\$10 000;	5
		(b)	in the case of a body corporate—\$50 000.	6
	(3)	form respe regul	il transport operator must provide to the Regulator, in a manner and approved by the Regulator and at the prescribed times and in ect of the prescribed periods, information prescribed by the national lations for the purposes of this subsection relating to rail safety or editation.	7 8 9 10 11
		Max	imum penalty:	12
		(a)	in the case of an individual—\$10 000;	13
		(b)	in the case of a body corporate—\$50 000.	14
Divi	Division 8 Investigating and reporting by rail transport operators			
121	Notif	icatio	n of certain occurrences	17
	(1)	author presonated happy operations	ail transport operator must report to the Regulator or another ority specified by the Regulator within the time, and in the manner, cribed by the national regulations, all notifiable occurrences that pen on, or in relation to, the operator's railway premises or railway ations.	18 19 20 21 22 23
		(a)	in the case of an individual—\$20 000;	24
		(b)	in the case of a body corporate—\$100 000.	25
	(2)		or more rail transport operators may make a joint report with ect to a notifiable occurrence affecting them.	26 27
	(3)	by w to re Regu	dition to the matters specified in subsection (1), the Regulator may, written notice given to a rail transport operator, require the operator eport to the Regulator or another authority specified by the alator, any other occurrence or type of occurrence which endangers buld endanger the safe operation of any railway operations.	28 29 30 31 32
	(4)	appli	il transport operator to whom a requirement under subsection (3) ies must comply with the requirement.	33 34
			imum penalty:	35
		(a)	in the case of an individual—\$20 000;	36
		(b)	in the case of a body corporate—\$100 000.	37

	(5)		Regulator may require information in a report under this section to rified by statutory declaration.	1 2
122	Inve	stigatio	on of notifiable occurrences	3
	(1)	requir occur	Regulator may, by written notice given to a rail transport operator, re the operator to investigate notifiable occurrences, or any other rences that have endangered or may endanger the safe operation e railway operations carried out by the operator.	4 5 6 7
	(2)	poten simila	level of investigation must be determined by the severity and tial consequences of the notifiable occurrence as well as by other ar occurrences and its focus should be to determine the cause and ibuting factors, rather than to apportion blame.	8 9 10 11
	(3)	condu specif	rail transport operator must ensure that the investigation is ucted in a manner approved by the Regulator and within the period fied by the Regulator.  mum penalty:	12 13 14 15
		(a)	in the case of an individual—\$20 000;	16
		(b)	in the case of a body corporate—\$100 000.	17
	(4)	section specific	I transport operator who has carried out an investigation under this on must report to the Regulator on the investigation in a manner fied by the Regulator within the period specified by the Regulator. mum penalty:	18 19 20 21
		(a)	in the case of an individual—\$20 000;	22
		(b)	in the case of a body corporate—\$100 000.	23
	(5)	opera again proce	ever, information or a document provided by a rail transport ator in a report under this section is not admissible as evidence st the operator in civil or criminal proceedings other than redings arising out of the false or misleading nature of the mation or document.	24 25 26 27 28
Divi	sion	9	Drug and alcohol testing by Regulator	29
123	Test	ing for	presence of drugs or alcohol	30
			safety worker may be required to undertake a test for the presence drug or alcohol in accordance with this Law and the application	31 32 33
124	App	ointme	nt of authorised persons	34
	(1)	The F	Regulator may, by instrument in writing, appoint—	35
		(a)	a rail safety officer; or	36

		(b) a person with qualifications or experience considered by the Regulator to be appropriate for the performance of relevant functions under this Law and the application Act,	1 2 3		
		to be an authorised person for a term, and subject to the conditions, specified in the instrument.	4 5		
		<b>Note.</b> A person appointed under subsection (1)(b) need not be an employee of a government agency or instrumentality.	6 7		
	(2)	The authority of an authorised person may be limited by the relevant instrument of appointment to a particular part of a participating jurisdiction, to a particular railway or to particular rail safety workers, or otherwise.	8 9 10 11		
125	lden	tity cards	12		
	(1)	The Regulator must give each authorised person appointed under section 124 an identity card that states the person's name and appointment as an authorised person and includes any other matter prescribed by the national regulations.	13 14 15 16		
	(2)	An authorised person to whom an identity card has been issued must produce his or her identity card for inspection on request to a person required by the authorised person to submit to a test or to do any other thing under this Law or the application Act.	17 18 19 20		
	(3)	If a person to whom an identity card has been issued ceases to be an authorised person, the person must return the identity card to the Regulator as soon as practicable.  Maximum penalty: \$5 000.	21 22 23 24		
126	Authorised person may require preliminary breath test or breath analysis				
	(1)	Subject to this section, an authorised person may at any time require a rail safety worker who—			
		(a) is about to carry out rail safety work; or	29		
		(b) is carrying out rail safety work; or	30		
		(c) is attempting to carry out rail safety work; or	31		
		(d) is still on railway premises after carrying out rail safety work; or	32		
		(e) without limiting a preceding paragraph—is involved in a prescribed notifiable occurrence,	33 34		
		to submit to testing by means of a preliminary breath test or breath analysis (or both).	35 36		

	(2)	For the purposes of making a requirement that a rail safety worker submit to a preliminary breath test or breath analysis, an authorised person may—			
		(a) require the worker to provide the worker's name and residential address; and	5		
		(b) give any other reasonable direction to the worker.	6		
		<b>Example.</b> An authorised person may (for example) direct the rail safety worker to accompany the authorised person and attend at a specified place for the purposes of carrying out the preliminary breath test or breath analysis.	7 8 9		
	(3)	A rail safety worker must immediately comply with a direction given by an authorised person (whether under this section or the application Act) for the purpose of requiring the worker to submit to a preliminary breath test or breath analysis.	10 11 12 13		
		Maximum penalty: \$10 000.	14		
	(4)	The application Act and regulations made under the application Act may prescribe the manner in which a preliminary breath test or breath analysis is to be conducted and may (for example) require that more than 1 sample of breath is to be provided for testing or analysis (and, in such a case, specify which reading of the apparatus or instrument will be taken to be the result of the preliminary breath test or breath analysis for the purposes of this Law, the application Act or any other Act).	15 16 17 18 19 20		
127		orised person may require drug screening test, oral fluid analysis blood test	22 23		
	(1)	Subject to this section, an authorised person may at any time require a rail safety worker who—	24 25		
		(a) is about to carry out rail safety work; or	26		
		(b) is carrying out rail safety work; or	27		
		(c) is attempting to carry out rail safety work; or	28		
		(d) is still on railway premises after carrying out rail safety work; or	29		
		(e) without limiting a preceding paragraph—is involved in a prescribed notifiable occurrence,	30 31		
		to submit to a drug screening test, oral fluid analysis or blood test (or any combination of these).	32 33		
	(2)	For the purposes of making a requirement that a rail safety worker	34		
		submit to a drug screening test, oral fluid analysis or blood test, an authorised person may—	35 36		

		(b)	give any other reasonable direction to the worker.	1
		to acc	<b>ple.</b> An authorised person may (for example) direct the rail safety worker company the authorised person and attend at a specified place for the ses of carrying out the drug screening test, oral fluid analysis or blood test.	2 3 4
	(3)	an au for th test, o	safety worker must immediately comply with a direction given by thorised person (whether under this section or the application Act) he purpose of requiring the worker to submit to a drug screening oral fluid analysis or blood test (or any combination of these).	5 6 7 8
	(4)	The a	mum penalty: \$10 000. application Act and regulations made under the application Act prescribe the manner in which a drug screening test, oral fluid sis or blood test is to be conducted.	9 10 11 12
128	Offer drug	nce rel	ating to prescribed concentration of alcohol or prescribed	13 14
	(1)		l safety worker must not carry out, or attempt to carry out, rail work—	15 16
		(a)	while there is present in his or her blood the prescribed concentration of alcohol; or	17 18
		(b)	while a prescribed drug is present in his or her oral fluid or blood; or	19 20
		(c)	while so much under the influence of alcohol or a drug as to be incapable of effectively discharging a function or duty of a rail safety worker.	21 22 23
		Maxi	mum penalty: \$10 000.	24
	(2)	effect owing physic subse	the purposes of subsection (1)(c), a person is incapable of tively discharging a function or duty of a rail safety worker if, g to the influence of alcohol or a drug, the use of any mental or cal faculty of that person is lost or appreciably impaired (but this action does not restrict in any way the operation of action (1)(c)).	25 26 27 28 29 30
	(3)	subse	ect to subsection (4), it is a defence to a charge of an offence against ection (1)(b) if the defendant proves that he or she did not ringly consume the prescribed drug present in his or her oral fluid bood.	31 32 33 34
	(4)	drug was i	ection (3) does not apply if the defendant consumed the prescribed believing that he or she was consuming a substance unlawfully but mistaken as to, unaware of, or indifferent to, the identity of the ribed drug.	35 36 37 38

	(5)	For the	he purposes of this section—			
		<i>preso</i> mean	cribed concentration of alcohol, in relation to a rail safety worker, as—	2		
		(a)	any concentration of alcohol in the blood; or	4		
		(b)	if some other concentration of alcohol is prescribed in the national regulations (being a specified amount of alcohol in 100 millilitres of blood) for the purposes of this definition—that concentration;			
		presc	cribed drug means—	(		
		(a)	any of the following substances:  (i) delta-9-tetrahydrocannabinol;  (ii) Maladamakatamina (Mathamakatamina)	10 11		
			<ul><li>(ii) Methylamphetamine (Methamphetamine);</li><li>(iii) 3,4-Methylenedioxymethylamphetamine (MDMA); and</li></ul>	12		
		(b)	any other substance declared by the national regulations to be a prescribed drug for the purposes of this section.	1: 14 1:		
129	Oral fluid or blood sample or results of analysis etc not to be used for other purposes					
		Act (scree purpoin coassoc	imple of oral fluid or blood taken under this Part or the application (and any other forensic material taken incidentally during a drug ening test, oral fluid analysis or blood test) must not be used for a cose other than that contemplated by this Part or the application Act, innection with the control or management of any work or activity ciated with railway operations, or for the purpose of disciplinary endings against a rail safety worker.	18 19 20 2 <sup>2</sup> 22 23		
Divi	sion	10	Train safety recordings	25		
130	Inter	pretati	ion	26		
		In thi	is Division—	27		
		sound produ comp	safety recording means a recording consisting of (or mainly of) ds or images or data, or any combination of sounds, images or data, uced by a device installed in a train, signal box, train control plex or other railway premises for the purpose of recording ities carried out by rail safety workers in relation to the operation train.	28 29 30 3 <sup>-</sup> 32 33		
131	Disc	losure	of train safety recordings	34		
		A per	rson must not publish or communicate to any person—	35		
		(a)	a train safety recording or any part of a train safety recording; or	36		

		(b)		nformation obtained from a train safety recording or any part rain safety recording,	1	
		accid	wise thent or ection	nan in the course of an inquiry or an investigation into an incident under this Part or for the purposes of, or in with—	3 4 5	
		(c)	is not	nal proceedings (not being criminal proceedings in which it admissible), investigations relating to any such criminal redings or investigations by or proceedings before a coroner;	6 7 8 9	
		(d)	civil p	proceedings in which an order is made under section 132; or	10	
		(e)		closure or publication that is otherwise permitted under this or an Act.	11 12	
		Maxi	mum p	penalty:	13	
		(a)	in the	case of an individual—\$10 000;	14	
		(b)	in the	case of a body corporate—\$50 000.	15	
132	Admissibility of evidence of train safety recordings in civil proceedings					
	(1)		rain safety recording is not admissible in evidence in any civil ceedings against a rail safety worker.			
	(2)	of the	arty to civil proceedings may, at any time before the determination he proceedings, apply to the court in which the proceedings have n instituted for an order that a train safety recording, or part of a train ety recording, be admissible in evidence in the proceedings.			
	(3)	If an must-		eation is made to a court under subsection (2), the court	23 24	
		(a)	exam	ine the train safety recording; and	25	
		(b)	if sati	isfied that—	26	
			(i)	a material question of fact in the proceedings will not be able to be properly determined from other evidence available to the court; and	27 28 29	
			(ii)	the train safety recording, or a part of the train safety recording, if admitted in evidence in the proceedings, will assist in the proper determination of that material question of fact; and	30 31 32 33	
			(iii)	in the circumstances of the case, the public interest in the proper determination of that material question of fact	34 35	

			outweighs the public interest in protecting the privacy of rail safety workers,	
			the court may order that the train safety recording, or that part of	;
			the train safety recording, be admissible in evidence in the proceedings.	
	(4)	reco	e court makes an order referred to in subsection (3), the train safety rding is (despite subsection (1)) admissible in evidence in the eedings.	<del>(</del>
		Note Com	. Part 6 of the <i>Transport Safety Investigation Act 2003</i> of the monwealth provides for limitations on the disclosure and use of train safety dings in court proceedings.	10 10
Division 11 Audit of railway operations by Regulator		12		
133	Audi	t of ra	ilway operations by Regulator	13
	(1)	The	Regulator—	14
		(a)	may audit the railway operations of a rail transport operator; and	15
		(b)	may prepare and implement a program (an <i>audit program</i> ) for each year for inspecting the railway operations of rail transport operators; and	16 17 18
		(c)	may, for the purposes of an audit, inspect the railway operations of a rail transport operator, whether or not under an audit program.	19 20 21
	(2)		nout limiting subsection (1)(b), an audit program may focus on 1 or e of the following:	22 23
		(a)	particular rail transport operators;	24
		(b)	particular criteria relating to rail transport operators;	2
		(c)	particular aspects of rail safety;	26
		(d)	particular aspects of railway operations.	27
	(3)	trans	Regulator must give not less than 24 hours written notice to a rail sport operator before inspecting the operator's railway operations or this section.	28 29 30
	(4)	audit	national regulations may establish procedures for the conduct of ts under this section, including procedures to ensure the identiality of records.	3 <sup>2</sup> 32 33
	(5)	In th	is section—	34
	. ,	enga opera	transport operator includes a person, not being an employee, ged to carry out railway operations, who undertakes railway ations on or in relation to rail infrastructure or rolling stock of a rail sport operator.	35 36 37

Par	t 4	Sec	curing compliance	1
Division 1 Guiding principle			2	
134 Guid		ing pr	rinciple	3
			rcement of this Law should be undertaken for the purpose of—	4
		(a)	protecting public safety; and	5
		(b)	promoting improvement in rail safety; and	6
		(c)	removing incentive for any unfair commercial advantage that might be derived from contravening the rail safety requirements under this Law; and	7 8 9
		(d)	influencing the attitude and behaviour of persons whose actions may have adverse impacts on rail safety; and	10 11
		(e)	securing compliance with this Law through effective and appropriate compliance and enforcement measures.	12 13
Divi	Division 2 Rail safety officers			14
135	Appo	ointme	ent	15
	(1)	perso	Regulator may, by instrument in writing, appoint a person, or a on of a prescribed class, to be a rail safety officer for a term, and ect to the conditions, specified in the instrument.	16 17 18
		Notes		19
		1	A person appointed under subsection (1) need not be an employee of a government agency or instrumentality.	20 21
		2	A person appointed under subsection (1) may be a police officer of a participating jurisdiction.	22 23
	(2)	offic	out limiting the conditions to which the appointment of a rail safety er may be subject, a condition may specify 1 or more of the wing:	24 25 26
		(a)	functions under this Law that may not be exercised by the officer;	27
		(b)	the only functions under this Law that may be exercised by the officer;	28 29
		(c)	the circumstances or manner in which a function under this Law may be performed by the officer.	30 31
136	Ident	tity ca	rds	32
	(1)	states	Regulator must give each rail safety officer an identity card that s the person's name and appointment as a rail safety officer and ides any other matter prescribed by the national regulations.	33 34 35

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	(2)	A rail safety officer must produce his or her identity card for inspection on request when exercising a function under this Law.	
	(3)	If a person to whom an identity card has been issued ceases to be a rail safety officer, the person must return the identity card to the Regulator as soon as practicable.  Maximum penalty: \$5 000.	; ;
137	Accountability of rail safety officers		
	(1)	A rail safety officer must give written notice to the Regulator of all interests, pecuniary or otherwise, that the officer has, or acquires, and that conflict or could conflict with the proper exercise of the officer's functions.	10 10
	(2)	The Regulator must give a direction to a rail safety officer not to deal, or to no longer deal, with a matter if the Regulator becomes aware that the officer has a potential conflict of interest in relation to a matter and the Regulator considers that the officer should not deal, or should no longer deal, with the matter.	12 13 14 15 16
138	Sus	pension and ending of appointment of rail safety officers	17
	(1)	The Regulator may suspend or end the appointment of a rail safety officer.	18 19
	(2)	A person's appointment as a rail safety officer ends when the person ceases to be eligible for appointment as a rail safety officer.	20 2
Divi	sion	3 Regulator has functions and powers of rail safety officers	22 23
139	Regi	ulator has functions and powers of rail safety officers	24
	(1)	The Regulator has all the functions and powers that a rail safety officer has under this Law.	25 26
	(2)	Accordingly, a reference in this Law to a <i>rail safety officer</i> includes a reference to the Regulator.	27 28
Divi	sion	4 Functions and powers of rail safety officers	29
140	Fund	ctions and powers	30
		A rail safety officer has the following functions and powers under this Law:	3 <sup>2</sup>
		(a) to provide information and advice about compliance with this Law;	33 34

		(b)	to require compliance with this Law through the issuing of notices;	1 2
		(c)	to investigate contraventions of this Law and assist in the prosecution of offences;	3 4
		(d)	other functions or powers conferred by the national regulations.	5
141	Con	ditions	on rail safety officers' powers	6
			il safety officer's powers under this Law are subject to any itions specified in the instrument of the officer's appointment.	7 8
142	Rail	safety	officers subject to Regulator's directions	9
	(1)		l safety officer is subject to the directions of the Regulator in the ise of his or her powers under this Law.	10 11
	(2)		rection under subsection (1) may be of a general nature or may e to a specified matter or specified class of matter.	12 13
Divi	sion	5	Powers relating to entry	14
Sub	divis	ion 1	General powers of entry	15
143	Pow	ers of	entry	16
	(1)	A rai office	l safety officer may at any time enter a place that is, or that the er reasonably suspects is, railway premises.	17 18
	(2)		ail safety officer enters a place under subsection (1) and it is not ay premises, the officer must leave the place immediately.	19 20
	(3)	the er	I safety officer may enter a place that adjoins railway premises if ntry is urgently required for the purpose of dealing with a railway ent or incident.	21 22 23
	(4)		ntry may be made under subsection (1) or (3) with or without the ent of the person with control or management of the place.	24 25
	(5)	searc	l safety officer may enter any place if the entry is authorised by a h warrant.	26 27
		<b>Note.</b> railwa	A rail safety officer may enter residential premises to gain access to y premises—see section 153(c).	28 29
144	Noti	fication	n of entry	30
	(1)		l safety officer may enter a place under section 143 without prior e to any person.	31 32
	(2)	A rai	l safety officer must, as soon as practicable after entry to a place s, or that the officer reasonably suspects is, railway premises, take	33 34

		all re the p	asonable steps to notify the person with control or management of lace.	1 2
	(3)	do so	ever, a rail safety officer is not required to notify any person if to a would defeat the purpose for which the place was entered or cause asonable delay.	3 4 5
145	Gene	eral po	owers on entry	6
	(1)		I safety officer who enters a place under section 143 may do any of ollowing:	7 8
		(a)	inspect, examine and make inquiries at the place;	9
		(b)	inspect and examine any thing (including a document) at the place;	10 11
		(c)	bring to the place and use any equipment or materials that may be required;	12 13
		(d)	enter or open, using reasonable force, rail infrastructure, rolling stock, a road vehicle or other thing to examine the structure, rolling stock, road vehicle or other thing;	14 15 16
		(e)	give directions with respect to the stopping or movement of any rolling stock or road vehicle;	17 18
		(f)	take measurements, make surveys and take levels and, for those purposes, dig trenches, break up the soil and set up any posts, stakes or markers;	19 20 21
		(g)	conduct tests and make sketches or recordings (including photographs, films, audio, video, digital or other recordings);	22 23
		(h)	mark, tag or otherwise identify rolling stock, a road vehicle or other thing;	24 25
		(i)	seize any thing (including a document) at the place if the officer reasonably believes the thing is evidence of an offence against this Law;	26 27 28
		(j)	take and remove for analysis, testing or examination a sample of any substance or thing without paying for it;	29 30
		(k)	require a person at the place to give the officer reasonable help to exercise the officer's powers under paragraphs (a) to (j);	31 32
		(1)	exercise any power that is reasonably necessary to be exercised by the officer for the purposes of this Law.	33 34
	(2)	unde infra	m, photograph, video or digital recording, or other image, taken r subsection (1)(g) of rail infrastructure, or of any part of rail structure, is not inadmissible as evidence by reason only of the fact it includes the likeness of 1 or more persons if the capturing of that	35 36 37 38

			ness is incidental to the taking of the film, photograph, video or al recording, or other image.			
	(3)		erson required to give reasonable help under subsection (1)(k) must without reasonable excuse, fail to comply with the requirement.	;		
		Max	imum penalty:			
		(a)	in the case of an individual—\$10 000;	(		
		(b)	in the case of a body corporate—\$50 000.	-		
	(4)		section (3) places an evidential burden on the accused to show a bnable excuse.	<b>!</b>		
	(5)	In th	is section—	10		
		reas	onable help includes—	1		
		(a)	assistance to enable the rail safety officer to find and gain access to electronically stored material and information; and	12 13		
		(b)	unloading rolling stock; and	14		
		(c)	running the engine of a locomotive; and	15		
		(d)	driving a train; and	16		
		(e)	giving the rail safety officer assistance to enter any rail infrastructure or any part of rail infrastructure, or open rolling stock or any part of rolling stock.	17 18 19		
146	Persons assisting rail safety officers					
	(1)	safet	erson (the <i>assistant</i> ), including an interpreter, may accompany a rail by officer entering a place under this Part to assist the officer if the er considers the assistance necessary.	2° 2° 2°		
	(2)	The	assistant—	24		
		(a)	may do such things at the place and in such manner as the rail safety officer reasonably requires to assist the officer in the exercise of his or her powers under this Law; but	25 20 27		
		(b)	must not do anything that the officer does not have power to do, except as permitted under a search warrant.	28 29		
	(3)		thing done lawfully by the assistant is taken for all purposes to have done by the rail safety officer.	30 3		
147	Use	of ele	ctronic equipment	32		
	(1)	With	nout limiting section 145, if—	33		
		(a)	a thing found in or on rolling stock or a road vehicle, or at a place, is, or includes, a disk, tape or other device for the storage of information; and	34 35 36		

		(b)	the equipment in or on the rolling stock or road vehicle, or at the place, may be used with the disk, tape or other device,	1 2
		the ra	ail safety officer, or a person assisting the officer, may operate the oment to access the information.	3 4
	(2)	opera unles that t	Il safety officer, or a person assisting a rail safety officer, must not ate or seize equipment for the purpose mentioned in this section as the officer or person assisting believes on reasonable grounds the operation or seizure of the equipment can be carried out without age to the equipment.	5 6 7 8 9
148	Use	of equ	ipment to examine or process things	10
	(1)	unde or a j proce	out limiting section 145, a rail safety officer exercising a power r this Part may bring to, onto, or into, rolling stock, a road vehicle place any equipment reasonably necessary for the examination or essing of things found at, on or in the rolling stock, road vehicle or e in order to determine whether they are things that may be seized.	11 12 13 14 15
	(2)	equipplace on the whet	rail safety officer, or a person assisting the officer, may operate oment already in or on the rolling stock or road vehicle, or at the e, to carry out the examination or processing of a thing found in or e rolling stock or road vehicle, or at the place in order to determine her it is a thing that may be seized, if the officer or person assisting ves on reasonable grounds that—	16 17 18 19 20 21
		(a)	the equipment is suitable for the examination or the processing; and	22 23
		(b)	the examination or processing can be carried out without damage to the equipment.	24 25
149	Secu	ıring a	site	26
	(1)	comp the p	the purpose of protecting evidence that might be relevant for pliance or investigative purposes, an authorised officer may secure perimeter of any site at a place by whatever means the authorised er considers appropriate.	27 28 29 30
	(2)	enter section		31 32 33
			imum penalty: \$10 000.	34
	(3)	the s		35 36
		(a)	to ensure the safety of persons; or	37
		(b)	to remove deceased persons or animals from the site; or	38

		(c)	to move a road vehicle, or the wreckage of a road vehicle, to a safe place; or	1 2
		(d)	to protect the environment from significant damage or pollution.	3
	(4)		authorised officer must not unreasonably withhold a permission red to in subsection (2).	4 5
	(5)	In th	is section—	6
		auth	orised officer means a rail safety officer or a police officer.	7
			See also Part 5 Division 3 which provides for the issue of a listurbance notice.	8 9
Sub	divis	ion 2	Search warrants	10
150	Sear	ch wa	rrants	11
	(1)	A rai a pla	Il safety officer may apply to a magistrate for a search warrant for ce.	12 13
	(2)		ect to subsection (6), the application must be sworn and state the nds on which the warrant is sought.	14 15
	(3)	safet requi <b>Exam</b>	magistrate may refuse to consider the application until the rail y officer gives the magistrate all the information the magistrate ires about the application in the way the magistrate requires.  **nple. The magistrate may require additional information supporting the	16 17 18 19
	(4)		cation to be given by statutory declaration.  magistrate may issue a search warrant only if the magistrate is	20 21
	( )		fied there are reasonable grounds for suspecting—	22
		(a)	there is a particular thing or activity (the <i>evidence</i> ) that may provide evidence of an offence against this Law; and	23 24
		(b)	the evidence is, or may be within the next 72 hours, at the place.	25
	(5)	Subje	ect to subsection (6), the search warrant must state—	26
		(a)	that a stated rail safety officer may, with necessary and reasonable help and force, enter the place and exercise the powers of the officer; and	27 28 29
		(b)	the offence for which the search warrant is sought; and	30
		(c)	the evidence that may be seized under the search warrant; and	31
		(d)	the hours of the day or night when the place may be entered; and	32
		(e)	the date, within 7 days after the search warrant's issue, the search warrant ends.	33 34
	(6)		il safety officer may apply to a magistrate for a search warrant by hone, fax or other prescribed means if the officer considers the	35 36

			ncy of the situation requires it and, in such a case, the following isions will apply:	1
		(a)	the magistrate may complete and sign the warrant without the provision of sworn evidence and without a written application that states the grounds on which the warrant is sought if the magistrate is satisfied that there are reasonable grounds for issuing the warrant urgently;	3 4 5 6
		(b)	if the magistrate completes and signs a warrant under paragraph (a), the magistrate must then tell the officer—	8
			(i) the terms of the warrant (as contemplated by subsection (5)); and	10 11
			(ii) the date on which, and the time at which, the warrant was signed;	12 13
		(c)	if steps are taken under paragraph (b), the officer must then—	14
			(i) complete a form of warrant in the same terms as the warrant signed by the magistrate and write on the form—	15 16
			(A) the name of the magistrate; and	17
			(B) the date on which, and the time at which, the warrant was signed; and	18 19
			(ii) send the magistrate the completed form of warrant not later than the day after the warrant is executed or comes to an end;	20 21 22
		(d)	a form of warrant completed by an officer under paragraph (c) has the same force and effect as a warrant signed by the magistrate under subsections (4) and (5).	23 24 25
51	Ann	ounce	ment before entry on warrant	26
	(1)	Befo warra	re executing a search warrant, the rail safety officer named in the ant or an assistant to the officer must—	27 28
		(a)	announce that he or she is authorised by the warrant to enter the place; and	29 30
		(b)	give any person at the place an opportunity to allow that entry.	31
	(2)	comp	ever, the rail safety officer or an assistant to the officer need not ply with subsection (1) if he or she believes on reasonable grounds immediate entry to the place is needed to ensure—	32 33 34
		(a)	the safety of any person; or	35
		(b)	that the effective execution of the warrant is not frustrated.	36

152	Copy		rrant to be given to person with control or management of	1
		place	person who has or appears to have control or management of a is present at the place when a search warrant is being executed, the ifety officer must—	3 4 5
		(a)	identify himself or herself to that person by producing his or her identity card for inspection; and	6
		(b)	give that person a copy of the warrant.	8
Sub	divis	ion 3	Limitation on entry powers	9
153	Place	es use	d for residential purposes	10
		under	te anything else in this Division, the powers of a rail safety officer this Part in relation to entering a place are not exercisable in et of any part of a place that is used only for residential purposes t—	11 12 13 14
		(a)	with the consent of the person with control or management of the place; or	15 16
		(b)	under the authority conferred by a search warrant; or	17
		(c)	for the sole purpose of gaining access to suspected railway premises, but only—	18 19
			(i) if the officer reasonably believes that no reasonable alternative access is available; and	20 21
			(ii) at a reasonable time, having regard to the times at which the officer believes rail safety work is being carried out at the place to which access is sought.	22 23 24
Sub	divis	ion 4	Specific powers on entry	25
154	Powe	er to re	quire production of documents and answers to questions	26
	(1)	A rail	safety officer who enters a place under this Division may—	27
		(a)	require a person to tell the officer who has custody of, or access to, a document; or	28 29
		(b)	require a person who has custody of, or access to, a document to produce that document to the officer while the officer is at the place, or within a specified period; or	30 31 32
		(c)	require a person at the place to answer any questions put by the officer.	33 34

	(2)	unless the circumstances require the rail safety officer to have immediate access to the document.		
	(3)	An interview conducted by a rail safety officer under subsection (1)(c) must be conducted in private if—		
		(a) the rail safety officer considers it appropriate; or	(	
		(b) the person being interviewed so requests.	-	
	(4)	Subsection (3) does not limit the operation of section 146 or prevent a representative of the person being interviewed from being present at the interview.	8 9 10	
	(5)	Subsection (3) may be invoked during an interview by—	1	
		(a) the rail safety officer; or	12	
		(b) the person being interviewed,	13	
		in which case the subsection applies to the remainder of the interview.	14	
	(6)	A person must not, without reasonable excuse, fail to comply with a requirement under this section.	1! 16	
		Maximum penalty:	17	
		(a) in the case of an individual—\$5 000;	18	
		(b) in the case of a body corporate—\$25 000.	19	
	(7)	Subsection (6) places an evidential burden on the accused to show a reasonable excuse.	20 2	
155	Abro	gation of privilege against self-incrimination	22	
	(1)	A person is not excused from answering a question or providing information or a document under this Part on the ground that the answer to the question, or the information or document, may tend to incriminate the person or expose the person to a penalty.	2: 24 2: 20	
	(2)	However, the answer to a question or information or a document provided by an individual is not admissible as evidence against that individual in civil or criminal proceedings other than proceedings arising out of the false or misleading nature of the answer, information or document.	2° 29 30 3°	
156	Warr	ning to be given	32	
	(1)	Before requiring a person to answer a question or provide information or a document under this Part, a rail safety officer must—	3; 34	
		(a) identify himself or herself to the person as a rail safety officer by producing the officer's identity card or in some other way; and	3:	

		(b)	warn the person that failure to comply with the requirement or to answer the question, without reasonable excuse, would constitute an offence; and	2
		(c)	warn the person about the effect of section 155; and	4
		(d)	advise the person about the effect of section 245.	į.
	(2)	by a safet infor	not an offence for an individual to refuse to answer a question put rail safety officer or provide information or a document to a rail y officer under this Part on the ground that the question, mation or document might tend to incriminate him or her, unless a she was first given the warning in subsection (1)(c).	6 5 8 9
	(3)	Noth using	ing in this section prevents a rail safety officer from obtaining and g evidence given to the officer voluntarily by any person.	1° 12
157	Pow	er to c	opy and retain documents	13
	(1)	A rai	il safety officer may—	14
		(a)	make copies of, or take extracts from, a document given to the officer in accordance with a requirement under this Law; and	1: 16
		(b)	keep that document for the period that the officer considers necessary.	17 18
	(2)	must	le a rail safety officer retains custody of a document, the officer permit the following persons to inspect or make copies of the ment at all reasonable times:	19 20 22
		(a)	the person who produced the document;	22
		(b)	the owner of the document;	23
		(c)	a person authorised by a person referred to in paragraph (a) or (b).	24
Sub	divis	ion 5	Powers to support seizure	2
158	Pow	er to s	seize evidence etc	26
	(1)	seize	Il safety officer who enters railway premises under section 143 may anything (including a document) at the premises if the officer onably believes the thing is evidence of an offence against this Law.	27 28 29
	(2)	A rai	il safety officer who enters a place with a search warrant may seize vidence for which the warrant was issued.	30 3
	(3)		il safety officer may also seize anything else at the place if the er reasonably believes—	32 33
		(a)	the thing is evidence of an offence against this Law; and	34
		(b)	the seizure is necessary to prevent the thing being hidden, lost or destroyed or used to continue or repeat the offence.	35 36

159	Directions relating to seizure						
	(1)	To enable a thing to be seized under this Part, a rail safety direct the person in control of it—	officer may	2			
		(a) to take it to a specified place within a specified time;	and	4			
		(b) if necessary, to remain in control of it at the specified period specified in the direction.	place for a	(			
	(2)	A direction under subsection (1)—		-			
		(a) must be given by signed written notice given to the pe	erson; or	8			
		(b) if for any reason it is not practicable to give a sign notice to the person—may be given orally and consigned written notice given to the person as soon as is just the person as soon as it is just the person as soon as it is just the person as a pe	nfirmed by	10 11			
	(3)	A further direction may be made under this section about the is necessary and reasonable to make the further direction. <b>Example.</b> A further direction may (for example) be that the thing be during stated off-peak hours, be transported along a particular transported in a particular way.	transported	12 13 14 15			
	(4)	A person given a direction under subsection (1) or (3) must c that direction unless the person has a reasonable excuse. Maximum penalty: \$5 000.	omply with	17 18 19			
	(5)	Subsection (4) places an evidential burden on the accused reasonable excuse.	to show a	20 2			
	(6)	Without limiting what may otherwise be a reasonable ex subsection (4), it is a reasonable excuse for a person in control not to comply with a direction under subsection (1) or (3) is circumstances, the direction was unreasonable.	ol of a thing	22 23 24 25			
	(7)	In this section—		26			
	, ,	<i>in control</i> , in relation to a thing, means having, or reasonably to a rail safety officer as having, authority to exercise contribing.		2° 28			
160	Rail	I safety officer may direct a thing's return		30			
	(1)	If a rail safety officer has directed a person to take a thing to place within a specified time under section 159(1), a rail sa may direct the person to return the thing to the place from w taken.	fety officer	3: 3: 3:			
	(2)	A person given a direction under subsection (1) must complete direction unless the person has a reasonable excuse.  Maximum penalty: \$5 000	ly with that	38 36			

	(3)		ection (2) places an evidential burden on the accused to show a mable excuse.	1 2
161	Rece	ipt for	seized things	3
	(1)	give	a rail safety officer seizes a thing under this Part, the officer must a receipt for it to the person from whom the thing was seized or the er of the thing.	4 5 6
	(2)	subse	ever, if for any reason it is not practicable to comply with ection (1), the rail safety officer must leave the receipt at the place izure in a conspicuous position and in a reasonably secure way.	7 8 9
	(3)	The r	receipt must describe generally the thing seized and its condition.	10
	(4)	to ex	section does not apply if it would be impracticable or unreasonable spect the rail safety officer to account for the thing, given its ition, nature and value.	11 12 13
162	Forfe	iture	of seized things	14
	(1)	A sei	zed thing is forfeited to the Regulator if the Regulator—	15
		(a)	cannot find the person entitled to the thing after making reasonable inquiries; or	16 17
		(b)	cannot return it to the person entitled to it, after making reasonable efforts; or	18 19
		(c)	reasonably believes it is necessary to forfeit the thing to prevent it being used to commit an offence against this Law.	20 21
	(2)		ection (1)(a) does not require the Regulator to make inquiries if it d be unreasonable to make inquiries to find the person entitled to ning.	22 23 24
	(3)	woul	ection (1)(b) does not require the Regulator to make efforts if it d be unreasonable to make efforts to return the thing to the person ed to it.	25 26 27
	(4)	Regu	Regulator decides to forfeit the thing under subsection (1)(c), the lator must tell the person entitled to the thing of the decision by en notice.	28 29 30
	(5)	Subs	ection (4) does not apply if—	31
		(a)	the Regulator cannot find the person entitled to the thing, after making reasonable inquiries; or	32 33
		(b)	it is impracticable or would be unreasonable to give the notice.	34

	(6)	The notice must state—	
		(a) the reasons for the decision; and	2
		(b) information about the right of review under Part 7.	;
	(7)	In deciding whether and, if so, what inquiries and efforts are reasonable or whether it would be unreasonable to give notice about a thing, regard must be had to the thing's nature, condition and value.	!
	(8)	Any costs reasonably incurred by the Regulator in storing or disposing of a thing forfeited under subsection (1)(c) may be recovered in a court of competent jurisdiction as a debt due to the Regulator from that person.	- 8 9 10
	(9)	In this section—	1
		<i>person entitled</i> to a thing means the person from whom it was seized unless that person is not entitled to possess it in which case it means the owner of the thing.	12 13 14
163	Retu	rn of seized things	15
	(1)	If a seized thing has not been forfeited under this Part, the person entitled to the thing may apply to the Regulator for the return of the thing after the end of 6 months after it was seized.	16 17 18
	(2)	The Regulator must return the thing to the applicant under subsection (1) unless the Regulator has reasonable grounds to retain the thing.	19 20 2
	(3)	The Regulator may impose any conditions on the return of the thing under this section that the Regulator considers appropriate to eliminate or minimise any risk to rail safety related to the thing.	22 23 24
	(4)	In this section—	2
		<i>person entitled</i> to a thing means the person entitled to possess the thing or the owner of the thing.	26 27
164	Acce	ess to seized thing	28
	(1)	Until a seized thing is forfeited or returned under this Part, a rail safety officer must allow its owner to inspect it and, if it is a document, to copy it.	29 30 3
	(2)	Subsection (1) does not apply if it is impracticable or it would be unreasonable to allow the inspection or copying.	32 33

Divi	ision	6 Damage and compensation	1
165	Dam	nage etc to be minimised	2
		In the exercise, or purported exercise, of a power under this Law, a rail safety officer must take all reasonable steps to ensure that the officer, and any assistant to the officer, cause as little inconvenience, detriment and damage as is practicable.	3 4 5
166	Rail	safety officer to give notice of damage	7
	(1)	This section applies if a rail safety officer or an assistant to a rail safety officer damages a thing when exercising or purporting to exercise a power under this Law.	8 9 10
	(2)	The rail safety officer must, as soon as practicable, give written notice of the damage to the person whom the officer believes on reasonable grounds is the person in control of the thing.	11 12 13
	(3)	If the rail safety officer believes the damage was caused by a latent defect in the thing or circumstances beyond the officer's or assistant's control, the officer may state it in the notice.	14 15 16
	(4)	If, for any reason, it is impracticable to comply with subsection (2), the rail safety officer must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	17 18 19
	(5)	This section does not apply to damage the rail safety officer reasonably believes is trivial.	20 21
167	Com	npensation	22
	(1)	A person may claim compensation from the Regulator if the person incurs loss or expense because of the exercise or purported exercise of a power under Division 5.	23 24 25
	(2)	Compensation may be claimed and ordered in a proceeding—	26
		(a) brought in a court of competent jurisdiction; or	27
		(b) for an offence against this Law brought against the person claiming compensation.	28 29
	(3)	The court may order compensation to be paid only if it is satisfied it is just to make the order in the circumstances of the particular case.	30 31
	(4)	The national regulations may prescribe matters that may, or must, be taken into account by the court when considering whether it is just to make the order	32 33

Division 7		7	Other matters	
168	Pow	er to r	equire name and address	2
	(1)	A rail safety officer may require a person to provide the person's name and residential address if—		
		(a)	the officer finds the person committing an offence against this Law; or	5 6
		(b)	the officer finds the person in circumstances that lead, or has information that leads, the officer to reasonably suspect the person has committed an offence against this Law; or	7 8 9
		(c)	the officer reasonably believes that the person may be able to assist in the investigation of an offence against this Law.	10 11
	(2)		on asking a person to provide the person's name and residential ess, the rail safety officer must—	12 13
		(a)	tell the person the reason for the requirement to provide the person's name and residential address; and	14 15
		(b)	warn the person that it is an offence to fail to state that name and residential address, unless the person has a reasonable excuse.	16 17
	(3)	addr	e rail safety officer reasonably believes that the name or residential ess is false, the officer may require the person to give evidence of orrectness.	18 19 20
	(4)	requ	erson must not, without reasonable excuse, fail to comply with a irement under subsection (1) or (3). imum penalty: \$5 000.	21 22 23
	(5)		section (4) places an evidential burden on the accused to show a bnable excuse.	24 25
169	Rail	safety	officer may take affidavits	26
			il safety officer is authorised to take affidavits for any purpose ing or incidental to the exercise of his or her powers under this Law.	27 28
170	Atte	ndanc	e of rail safety officer at inquiries	29
		deatl work	il safety officer may participate in any inquiry into the cause of any h or injury of a rail safety worker while carrying out rail safety x, or into any other incident or event relevant to safety at railway nises.	30 31 32 33
171	Dire	ctions	may be given under more than 1 provision	34
	(1)		il safety officer may, on the same occasion, give directions under more provisions of this Law.	35 36

	(2)		out limiting subsection (1), a rail safety officer may, in the course ercising powers under a provision of this Law, give—	
		(a)	further directions under the provision; or	•
		(b)	directions under 1 or more other provisions of this Law,	
		or bo	•	į
Divi	sion	8	Offences in relation to rail safety officers	(
172	Offe	nce to	hinder or obstruct rail safety officer	-
		exerc induc	rson must not intentionally hinder or obstruct a rail safety officer in cising his or her powers under this Law, or induce or attempt to be any other person to do so.  imum penalty: \$10 000.	10 10
173	Offe	nce to	impersonate rail safety officer	12
			erson who is not a rail safety officer must not, in any way, hold elf or herself out to be a rail safety officer.	13 14
		Maxi	imum penalty: \$10 000.	15
174	Offe	nce to	assault, threaten or intimidate rail safety officer	16
		or at	rson must not directly or indirectly assault, threaten or intimidate, tempt to assault, threaten or intimidate, a rail safety officer or a on assisting a rail safety officer.	17 18 19
		(a)	in the case of an individual—\$50 000 or imprisonment for 2 years, or both;	2 <sup>-</sup> 22
		(b)	in the case of a body corporate—\$250 000.	23
Par	t 5	Enf	orcement measures	24
Divi	ision	1	Improvement notices	25
175	Issu	e of im	provement notices	26
	(1)	This section applies if a rail safety officer reasonably believes that a person—		27 28
		(a)	is contravening a provision of this Law; or	29
		(b)	has contravened a provision of this Law in circumstances that make it likely that the contravention will continue or be repeated; or	30 3 <sup>2</sup> 32

	(c)	is carrying out or has carried out—	1
		(i) railway operations that threaten safety; or	2
		(ii) other operations that threaten rail safety.	3
(2)		et to this section, the rail safety officer may issue an improvement requiring the person—	4 5
	(a)	to remedy the contravention; or	6
	(b)	to prevent a likely contravention from occurring; or	7
		to remedy the things or operations causing the contravention or likely contravention; or	8 9
		to carry out railway operations or other operations so that safety is not threatened or likely to be threatened.	10 11
(3)	stated take sp contra contra opinio	e serving an improvement notice issued to a person on a ground in subsection (1)(a) or (b) that includes a direction that the person pecified action to remedy the contravention or prevent the likely vention, or to remedy the things or operations causing the vention or likely contravention, the Regulator must, if of the in that the action is likely to result in significant costs or expenses person or any other person—	12 13 14 15 16 17
		conduct or cause to be conducted a cost-benefit analysis of the effect of the action; and	19 20
	. ,	consult with the Premier or Chief Minister, the Treasurer, and any other Minister, of a participating jurisdiction whose area of responsibility is likely to be affected by the action.	21 22 23
(4)	stated specificarried Regula	e serving an improvement notice issued to a person on a ground in subsection (1)(c) that includes a direction that the person take ied action by which railway operations or other operations may be d out so that safety is not threatened or likely to be threatened, the ator must, if of the opinion that the action is likely to result in cant costs or expenses to the person or any other person—	24 25 26 27 28 29
		conduct or cause to be conducted a cost-benefit analysis of the effect of the action; and	30 31
	` ′	consult with the Premier or Chief Minister, the Treasurer, and any other Minister, of a participating jurisdiction whose area of responsibility is likely to be affected by the action.	32 33 34
(5)	necess	ctions (3) and (4) do not apply if the Regulator considers it early to take immediate action in the interests of safety but, if the is likely to result in significant costs or expenses to the person or	35 36 37

			other pe		he Regulator must, as soon as practicable after taking	1 2
		(a)			cause to be conducted a cost-benefit analysis of the action; and	3 4
		(b)	any c	ther M	the Premier or Chief Minister, the Treasurer, and inister, of a participating jurisdiction whose area of y is likely to be affected by the action.	5 6 7
176	Cont	tents o	of impr	oveme	ent notices	8
	(1)	An i	mprove	ment n	otice must—	9
		(a)		notice aw—	relates to a contravention or likely contravention of	10 11
			(i)	state t	hat the rail safety officer believes the person—	12
				(A)	is contravening a provision of this Law; or	13
				(B)	has contravened a provision of this Law in circumstances that make it likely that the contravention will continue or be repeated; and	14 15 16
			(ii)		the provision the officer believes is being, or has contravened; and	17 18
			(iii)		y, state how the provision is being, or has been, avened; and	19 20
			(iv)	the co	he day before which the person is required to remedy intravention or likely contravention; and	21 22
		(b)	in an		case—	23
			(i)	carryi	that the rail safety officer believes the person is ng out or has carried out—	24 25
				(A)	railway operations that threaten safety; or	26
				(B)	other operations that threaten rail safety; and	27
			(ii)		y, state how—	28
				(A)	the railway operations are threatening, or have threatened, safety; or	29 30
				(B)	the other operations are threatening, or have threatened, rail safety; and	31 32
			(iii)	out ra	the day before which the person is required to carry ilway operations or other operations so that safety is reatened or likely to be threatened; and	33 34 35
		(c)			efit analysis has been carried out under section 175, esults of that analysis; and	36 37
		(d)	set or	it the p	enalty for non-compliance with the notice; and	38

		_	
		(e) include information about the right to a review under Part 7 of the decision to serve the notice; and	
		(f) state that the notice is served under this section.	;
	(2)	An improvement notice served on a person on a ground stated in section 175(1)(a) or (b) may include directions concerning the action to be taken to remedy the contravention or prevent the likely contravention, or the things or operations causing the contravention or likely contravention, to which the notice relates.	
	(3)	An improvement notice served on a person on the ground stated in section 175(1)(c) may include directions concerning the action to be taken by which railway operations or other operations to which the notice relates may be carried out so that safety is not threatened or likely to be threatened.	10 11 12 13
	(4)	The day stated for compliance with the improvement notice must be reasonable in all the circumstances.	14 15
177	Com	npliance with improvement notice	16
		The person to whom an improvement notice is issued must comply with the notice within the period specified in the notice.	17 18
		Maximum penalty:	19
		(a) in the case of an individual—\$50 000;	20
		(b) in the case of a body corporate—\$500 000.	2
178	Exte	ension of time for compliance with improvement notices	22
	(1)	This section applies if a person has been issued with an improvement notice.	23 24
	(2)	A rail safety officer may, by written notice given to the person, extend the compliance period for the improvement notice.	
	(3)	However, the rail safety officer may only extend the compliance period if the period has not ended.	25 28
	(4)	In this section—	29
		<i>compliance period</i> means the period stated in the improvement notice under section 176, and includes that period as extended under this section.	30 31 32

Division 2			Prohibition notices		
179	Issu	e of pı	rohibition notice	2	
	(1)	This	section applies if a rail safety officer reasonably believes that—	3	
		(a)	an activity is occurring in relation to railway operations or railway premises that involves or will involve an immediate risk to safety; or	4 5 6	
		(b)	an activity may occur in relation to railway operations or railway premises that, if it occurs, will involve an immediate risk to safety; or	7 8 9	
		(c)	an activity may occur at, on, or in, the immediate vicinity of rail infrastructure or rolling stock that, if it occurs, will involve an immediate risk to safety.	10 11 12	
	(2)	has, on or until	rail safety officer may issue a prohibition notice to a person who or appears to have, control over the activity prohibiting the carrying f the activity, or the carrying on of the activity in a specified way, a rail safety officer is satisfied that the matters that give or will give to the risk have been remedied.	13 14 15 16 17	
	(3)		cohibition notice may be issued orally, but must be confirmed by the notice given to the person as soon as practicable.	18 19	
180	Cont	tents o	of prohibition notice	20	
	(1)	A pr	ohibition notice must—	21	
		(a)	state that the rail safety officer believes that grounds for the issue of the prohibition notice exist and the basis for that belief; and	22 23	
		(b)	briefly, state the activity that the officer believes involves or will involve the risk and the matters that give or will give rise to the risk; and	24 25 26	
		(c)	state the provision (if any) of this Law that the officer believes is being, or is likely to be, contravened by that activity; and	27 28	
		(d)	set out the penalty for contravening the notice; and	29	
		(e)	include information about the right to a review under Part 7 of the decision to serve the notice; and	30 31	
		(f)	state that the notice is served under this section.	32	
	(2)	to re the	ohibition notice may include directions on the measures to be taken medy the risk, activities or matters to which the notice relates, or contravention or likely contravention mentioned in ection (1)(c).	33 34 35 36	
	(3)	A di notic	rection in a prohibition notice may offer the person on whom the ce has been served a choice of ways to remedy the risk, activities or	37 38	

		matte	ers to which the notice relates, or the contravention or likely ravention mentioned in subsection (1)(c).			
	(4)	carry	nout limiting section 179, a prohibition notice that prohibits the ying on of an activity in a specified way may do so by specifying more of the following:	;		
		(a)	a place, or part of a place, at which the activity is not to be carried out;	-		
		(b)	any thing that is not to be used in connection with the activity;	8		
		(c)	any procedure that is not to be followed in connection with the activity.	10		
181	Com	pliand	ce with prohibition notice	1		
		proh	person to whom a direction is given under this Division or a ibition notice is issued must comply with the direction or notice.	12 13		
			imum penalty:	14		
		(a)	in the case of an individual—\$150 000;	15		
		(b)	in the case of a body corporate—\$1 500 000.	16		
Division 3 Non-disturbance notices						
182	Issue of non-disturbance notice					
		with reaso	il safety officer may issue a non-disturbance notice to the person control or management of railway premises if the officer onably believes that it is necessary to do so to facilitate the exercise s or her powers under this Law.	19 20 22 22		
183	Con	tents o	of non-disturbance notice	23		
	(1)	A no	on-disturbance notice may require the person to—	24		
		(a)	preserve the site at which a notifiable occurrence has occurred for a specified period; or	25 26		
		(b)	prevent the disturbance of a particular site (including the operation of plant) in other circumstances for a specified period that is reasonable in the circumstances.	2° 28 29		
	(2)	A no 7 day	on-disturbance notice must specify the period (of no more than ys) for which it applies and set out—	30		
		(a)	the obligations of the person to whom the notice is issued; and	32		
		(b)	the measures to be taken to preserve a site or prevent disturbance of a site; and	3; 34		

		(c)	information about the right to a review under Part 7 of the decision to serve the notice; and	
		(d)	the penalty for contravening the notice.	;
	(3)		bsection (1), a reference to a site includes any plant, substance, ture or thing associated with the site.	
	(4)	A no	n-disturbance notice does not prevent any action—	(
		(a)	to assist an injured person; or	-
		(b)	to remove a deceased person; or	8
		(c)	that is essential to make the site safe or prevent a further incident; or	9 10
		(d)	that is associated with a police investigation; or	1
		(e)	in respect of which a rail safety officer has given permission.	12
184	Com	plianc	e with non-disturbance notice	1;
	(1)	non-c	rson must not, without reasonable excuse, fail to comply with a disturbance notice issued to the person.	14
			imum penalty:	16
		(a)	in the case of an individual—\$20 000;	17
	(2)	(b)	in the case of a body corporate—\$100 000.	18
	(2)		ection (1) places an evidential burden on the accused to show a bnable excuse.	19 20
185	Issu	e of su	bsequent notices	2
		1 or befor	ail safety officer considers it necessary to do so, he or she may issue more subsequent non-disturbance notices to a person, whether re or after the expiry of the previous notice, each of which must oly with section 183.	22 23 24 25
Divi	ision	4	General requirements applying to notices	26
186	App	lication	n of Division	2
		In thi	is Division—	28
			e means an improvement notice, or a prohibition notice or disturbance notice.	29 30
187	Noti	ce to b	e in writing	3.
	(1)	Subje	ect to subsection (2), a notice must be in writing.	32
	(2)		ohibition notice may be issued orally, but must be confirmed by en notice as soon as practicable.	33 34

188	Dire	ctions in notices	1
		A direction included in an improvement notice or prohibition notice may—	2
		(a) refer to an approved code of practice; and	2
		(b) offer the person to whom it is issued a choice of ways in which to remedy the contravention.	(
189	Reco	ommendations in notice	7
	(1)	An improvement notice or prohibition notice may include recommendations.	9
	(2)	It is not an offence to fail to comply with recommendations in an improvement notice or a prohibition notice.	10 11
190	Varia	ation or cancellation of notice by rail safety officer	12
	(1)	A rail safety officer may make minor changes to a notice—	13
	. ,	(a) for clarification; or	14
		(b) to correct errors or references; or	15
		(c) to reflect changes of address or other circumstances.	16
	(2)	A rail safety officer may extend the compliance period for an improvement notice in accordance with section 178.	17 18
	(3)	A rail safety officer may cancel a notice.	19
191	Forn	nal irregularities or defects in notice	20
		A notice is not invalid merely because of—	21
		(a) a formal defect or irregularity in the notice unless the defect or irregularity causes or is likely to cause substantial injustice; or	22 23
		(b) a failure to use the correct name of the person to whom the notice is issued if the notice sufficiently identifies the person and is issued or given to the person in accordance with section 192.	24 25 26
192	Serv	ving notices	27
	(1)	A notice may be served on a person—	28
		(a) in accordance with section 258; or	29
		(b) by leaving it for the person at the railway premises to which the notice relates with a person who is or appears to be the person with control or management of the premises; or	30 31 32
		(c) in a prescribed manner	22

	(2)	The	national regulations may prescribe—	1
		(a)	the manner of serving a notice; and	2
		(b)	the steps a person on whom a notice is served must take to bring	3
			it to the attention of other persons.	4
Divi	ision	5	Remedial action	5
193	Whe	n Reg	ulator may carry out action	6
	(1)		section applies if a person to whom a prohibition notice is issued to take reasonable steps to comply with the notice.	7 8
	(2)		Regulator may take any remedial action the Regulator believes	9
			onable to make the railway premises or situation safe after giving en notice to the person to whom the prohibition notice was issued	10 11
		of—		12
		(a)	the Regulator's intention to take that action; and	13
		(b)	the owner's or person's liability for the costs of that action.	14
194	Pow	er of F	Regulator to take other remedial action	15
	(1)	This	section applies if the Regulator reasonably believes that—	16
		(a)	circumstances in which a prohibition notice can be issued exist; and	17 18
		(b)	a prohibition notice cannot be issued at railway premises	19
			because, after taking reasonable steps, the person with control or management of the premises cannot be found.	20 21
	(2)		Regulator may take any remedial action necessary to make the vay premises safe.	22 23
195	Cost	s of re	emedial or other action	24
			Regulator may recover the reasonable costs of any remedial action n under—	25 26
		(a)	section 193 from the person to whom the notice is issued; or	27
		(b)	section 194 from any person to whom the prohibition notice could have been issued in respect of the matter,	28 29
		as a	debt due to the Regulator.	30

Division 6		3	Injunctions	1
196	Appli	catio	n of Division	2
		In th	is Division—	3
			ee means an improvement notice, or a prohibition notice or disturbance notice.	2
197	Injun	ctions	s for non-compliance with notices	6
	(1)	The 1	Regulator may apply to the court for an injunction—	7
	( )	(a)	compelling a person to comply with a notice; or	8
		(b)	restraining a person from contravening a notice.	9
	(2)	The 1	Regulator may do so—	10
		(a)	whether or not proceedings have been brought for an offence against this Law in connection with any matter in respect of which the notice was issued; and	11 12 13
		(b)	whether any period for compliance with the notice has expired.	14
Div	ision 7	7	Miscellaneous	15
198	Response to certain reports			
	(1)	sections by w railw in the	Regulator may, if of the opinion as a result of a report to which this on applies that action is necessary for the purpose of the safe truction or operation of a railway, direct a rail transport operator, ritten notice, to install on or with respect to the infrastructure of the ray, or on or with respect to rolling stock, within the time specified he notice, safety or protective systems, devices, equipment or ances specified in the notice.	17 18 19 20 21 22 23
	(2)	cons	rection under this section must state the reasons why the Regulator iders it is necessary for the rail transport operator to take the action affed in the direction and include information about the right of two under Part 7.	24 25 26 27
	(3)	Regu	e action specified to be taken in a direction is, in the opinion of the alator, likely to result in significant costs or expenses to the rail port operator, the Regulator must, before giving the direction—	28 29 30
		(a)	conduct or cause to be conducted a cost-benefit analysis of the effect of taking the action; and	31 32
		(b)	consult with the Premier or Chief Minister, the Treasurer, and any other Minister, of a participating jurisdiction whose area of responsibility is likely to be affected by the action.	33 34 35

	(4)	A ra	il transport operator must not, without reasonable excuse, fail to bly with a direction under this section.	1				
		Maximum penalty:						
		(a)	in the case of an individual—\$150 000;	2				
		(b)	in the case of a body corporate—\$1 500 000.	5				
	(5)		ection (4) places an evidential burden on the accused to show a phable excuse.	6 7				
	(6)	A report to which this section applies is—						
		(a)	a report (including any recommendations) following an inquest held by a coroner under an Act of a participating jurisdiction; or	( 10				
		(b)	a report of an investigation held under the <i>Transport Safety Investigation Act 2003</i> of the Commonwealth; or	11 12				
		(c)	any other report of an investigation into a matter relating to rail safety.	13 14				
199	Powe	Power to require works to stop						
	(1)	A person (other than a rail transport operator) must, before carrying out						
		any works near a railway that threaten, or are likely to threaten—						
		(a)	the safety of the railway; or	18				
		(b)	the operational integrity of the railway,	19				
		notify the relevant rail infrastructure manager of the intention to carry out those works.						
		Max	imum penalty:	22				
		(a)	in the case of an individual—\$20 000;	23				
		(b)	in the case of a body corporate—\$100 000.	24				
	(2)	If—		25				
		(a)	a person is carrying out, or proposes to carry out, works near a railway; and	26 27				
		(b)	the Regulator believes on reasonable grounds that the works threaten, or are likely to threaten—	28 29				
			(i) the safety of the railway; or	30				
			(ii) the operational integrity of the railway,	31				
			legulator may, by written notice, give the person a direction to stop, or not to commence the work.	32 33				

(3)		If—							
		(a) a rail transport operator is carrying out, or proposes to carry out, railway operations on or near land on which there is infrastructure, or works, of a utility; and	3						
		(b) the Regulator believes on reasonable grounds that the railway operations threaten, or are likely to threaten—	5						
		(i) the safety of the utility infrastructure or works; or	7						
		(ii) the safe provision by the utility of water, gas or electricity or other like services,	8						
		the Regulator may, by written notice, give the operator a direction to stop, alter or not to commence the railway operations.	10 11						
	(4)	A person who is given a notice under subsection (2) or (3) must comply with the direction set out in the notice unless the person has a reasonable excuse.	12 13 14						
		Maximum penalty:	15						
		(a) in the case of an individual—\$20 000;	16						
		(b) in the case of a body corporate—\$100 000.	17						
	(5)	If a person carries out work in contravention of subsection (1) or a direction given under subsection (2) or (3), the Regulator may, by written notice, direct a person who has the care, control or management of the land where the infrastructure or works are situated to alter, demolish or take away the work within a reasonable time specified in the notice.	18 19 20 21 22 23						
	(6)	A person who is given a notice under subsection (5) must comply with the requirement unless the person has a reasonable excuse.	24 25						
		Maximum penalty:							
		(a) in the case of an individual—\$10 000;	27						
		(b) in the case of a body corporate—\$50 000.	28						
	(7)	Subsections (4) and (6) place an evidential burden on the accused to show a reasonable excuse.	29 30						
	(8)	A notice under this section must—	31						
		(a) include information about the right to a review under Part 7 of the decision to serve the notice; and	32 33						
		(b) state that the notice is served under this section.	34						

200	Temporary closing of railway crossings, bridges etc					
	(1) An authorised officer may close temporarily or regulate a railway crossing, bridge, subway or other structure for crossing or passing over or under a railway if satisfied it is necessary because of an immediate threat to safety.					
	(2)	railw office the p	a authorised officer decides to close temporarily or regulate a ray crossing, bridge, subway or other structure, the authorised er must, as soon as practicable after its closure or regulation, notify person or authority responsible for the railway crossing, bridge, ray or other structure of its closure or regulation.	6 7 8 9 10		
	(3)	In this section—				
		authe	orised officer means—	12		
		(a)	a person who holds a specific authority from the Regulator for the purposes of this section; or	13 14		
		(b)	a person who holds a specific authority issued by an accredited person for the purposes of this section.	15 16		
201	Use of force					
		anyth safety exerc	ower conferred by this Law to enter railway premises, or to do ning in or on railway premises, may not be exercised unless the rail y officer or a person assisting a rail safety officer proposing to cise the power, uses no more force than is reasonably necessary to t the entry or to do the thing for which the entry is effected.	18 19 20 21 22		
202	Power to use force against persons to be exercised only by police officers					
		does	ovision in this Law that authorises a person to use reasonable force not authorise a person who is not a police officer to use force ast another person.	25 26 27		
Par	t 6	Exe	emptions	28		
Divi	sion	1	Ministerial exemptions	29		
203	Ministerial exemptions					
	(1)	Gaze Law	Minister may, after consultation with the Regulator, by notice in the ette, grant exemptions from this Law or specified provisions of this in respect of railway operations carried out, or proposed to be ed out, in this jurisdiction—	31 32 33 34		
		(a)	to a person specified by the Minister; or	35		
		(h)	in relation to a railway specified by the Minister	36		

	(2) The Minister may grant an exemption under subsection (1)—				
		(a)	on conditions specified in the notice; and	2	
		(b)	for a period (not exceeding 3 months) specified in the notice.	;	
	(3)	The	Minister may, at any time, by further notice in the Gazette—	4	
		(a)	vary or revoke an exemption; or	į	
		(b)	vary or revoke a condition of an exemption.	(	
	(4)	A pe	erson who has been granted an exemption under this section who ravenes a condition imposed on the exemption is guilty of an ance.	<del>-</del> {	
		Max	imum penalty:	10	
		(a)	in the case of an individual—\$20 000;	1.	
		(b)	in the case of a body corporate—\$100 000.	12	
Division 2 Exemptions granted by Regulator					
Sub	divis	ion 1	Interpretation	14	
204	Inter	pretat	ion	15	
		In th	is Division—	16	
		desig	gnated provision of this Law means a provision of—	17	
		(a)	Part 3 Division 4; or	18	
		(b)	Part 3 Division 5; or	19	
		(c)	Part 3 Division 6 Subdivision 3.	20	
Sub	divis	ion 2	Procedures for conferring exemptions	2	
205	Appl	icatio	n for exemption	22	
	(1)	from opera	il transport operator may apply to the Regulator for an exemption a designated provision of this Law in respect of specified railway ations carried out, or proposed to be carried out, by or on behalf of operator.	23 24 28 28	
	(2)		pplication must be made in the manner and form approved by the alator and—	25	
		(a)	must specify the scope and nature of the railway operations in respect of which an exemption is sought; and	29 30	
		(b)	if the railway operations include the operation or movement of rolling stock on a railway—must include details about the operation or movement of rolling stock; and	31 32 33	

		(c)	must contain the prescribed information; and	1			
		(d)	must be accompanied by the prescribed application fee.	2			
	(3)		Regulator may require a rail transport operator who has applied for kemption—	3 4			
		(a)	to supply further information requested by the Regulator; and	5			
		(b)	to verify by statutory declaration any information supplied to the Regulator.	6 7			
206	What applicant must demonstrate						
			Regulator must not grant an exemption to an applicant unless fied that the applicant has demonstrated—	9 10			
		(a)	that the applicant is, or is to be, a rail infrastructure manager or rolling stock operator in relation to the railway operations in respect of which the exemption is sought; and	11 12 13			
		(b)	that the applicant—	14			
			(i) has the financial capacity, or has public risk insurance arrangements, to meet reasonable potential accident liabilities arising from the railway operations; and	15 16 17			
			(ii) has complied with the requirements prescribed by the national regulations (if any) for the purposes of this section.	18 19 20			
207	Dete	Determination of application					
	(1)	Subject to this section, the Regulator must, within the relevant period—					
		(a)	if the Regulator is satisfied as to the matters referred to in section 206—notify the applicant that an exemption from a designated provision of this Law has been granted, with or without conditions or restrictions; or	23 24 25 26			
		(b)	if the Regulator is not so satisfied—notify the applicant that the application has been refused.	27 28			
	(2)	An e	xemption under this Division is subject to—	29			
		(a)	any conditions or restrictions prescribed by the national regulations for the purposes of this section that are applicable to the exemption; and	30 31 32			
		(b)	any other condition or restriction imposed on the exemption by the Regulator.	33 34			
	(3)	Noti	fication under this section—	35			
		(a)	must be in writing and given to the applicant; and	36			

		(b)	if the exemption has been granted, must specify—	1	
			(i) the prescribed details of the applicant; and	2	
			(ii) the scope and nature of the railway operations, and the	3	
			manner in which they are to be carried out, in respect of	4	
			which the exemption is granted; and	5	
			(iii) any condition or restriction imposed by the Regulator under this section on the exemption; and	6 7	
			(iv) any other prescribed information; and	8	
		(c)	if a condition or restriction has been imposed on the exemption, must include—	9 10	
			(i) the reasons for imposing the condition or restriction; and	11	
			(ii) information about the right of review under Part 7; and	12	
		(d)	if the application has been refused must include—	13	
			(i) the reasons for the decision to refuse to grant the application; and	14 15	
			(ii) information about the right of review under Part 7; and	16	
		(e)	if the relevant period in relation to an application has been	17	
			extended, must include information about the right of review under Part 7.	18	
	(4)	· .1		19	
	(4)		is section—	20	
			vant period, in relation to an application, means—	21	
		(a)	6 months after the application was received by the Regulator; or	22	
		(b)	if the Regulator requested further information, 6 months, or such	23	
			other period, as is agreed between the Regulator and the applicant, after the Regulator receives the last information so	24 25	
			requested; or	26	
		(c)	if the Regulator, by written notice given to the applicant before	27	
		. ,	the expiry of the relevant 6 months, specifies another period, that	28	
		whi	period,	29	
		wnic	chever is the longer.	30	
Sub	divis	ion 3	Variation of an exemption	31	
208	App	licatio	n for variation of an exemption	32	
	(1)		il transport operator who has been granted an exemption under this	33	
	Division may, at any time, apply to the Regulator for a variation of the exemption.				

	(2)		il transport operator who has been granted an exemption under this sion must apply to the Regulator for a variation of the exemption	2				
		(a)	the applicant proposes to vary the scope and nature of the railway operations in respect of which the exemption has been granted; or					
		(b)	any other variation is proposed in respect of the railway operations in respect of which the exemption has been granted that should be reflected in the exemption.	- - -				
	(3)	An application for variation must be made in the manner and form approved by the Regulator and—						
		(a)	must specify the details of the variation being sought; and	1				
		(b)	must contain the prescribed information; and	12				
		(c)	must be accompanied by the prescribed application fee.	13				
	(4)	The Regulator may require an applicant for a variation—						
		(a)	to supply further information requested by the Regulator; and	15				
		(b)	to verify by statutory declaration any information supplied to the Regulator.	16 17				
209	Determination of application for variation							
	(1)	Subj	ect to this section, the Regulator must, within the relevant period—	19				
		(a)	if the Regulator is satisfied as to the matters referred to in section 206 (so far as they are applicable to the proposed variation)—notify the applicant that the exemption has been varied, with or without conditions or restrictions; or	20 21 21 21				
		(b)	if the Regulator is not so satisfied—notify the applicant that the application has been refused.	24 25				
	(2)	Noti	fication under this section—	26				
		(a)	must be in writing and given to the applicant; and	2				
		(b)	if the exemption has been varied, must specify—	28				
			(i) the prescribed details of the applicant; and	29				
			(ii) the variation to the exemption so far as it applies to the scope and nature of the railway operations, or the manner in which they are to be carried out; and	30 3 <sup>2</sup> 32				
			(iii) any conditions and restrictions imposed by the Regulator on the exemption as varied; and	33 34				
			(iv) any other prescribed information; and	3				

		(c)	if a condition or restriction has been imposed on the exemption as varied, must include—	1 2
			(i) the reasons for imposing the condition or restriction; and	3
			(ii) information about the right of review under Part 7; and	4
		(d)	if the application has been refused, must include—	5
			(i) the reasons for the decision to refuse to grant the application; and	6 7
			(ii) information about the right of review under Part 7; and	8
		(e)	if the relevant period in relation to an application has been extended, must include information about the right of review under Part 7.	9 10 11
	(3)	In th	is section—	12
		relev	vant period, in relation to an application, means—	13
		(a)	6 months after the application was received by the Regulator; or	14
		(b)	if the Regulator requested further information, 6 months, or such other period, as is agreed between the Regulator and the applicant, after the Regulator receives the last information so requested; or	15 16 17 18
		(c)	if the Regulator, by written notice given to the applicant before the expiry of the relevant 6 months, specifies another period, that period,	19 20 21
		whic	hever is the longer.	22
210	Pres	cribed	d conditions and restrictions	23
		this l	exemption granted to a rail transport operator that is varied under Division is subject to any conditions or restrictions prescribed by actional regulations that are applicable to the exemption as varied.	24 25 26
211	Varia	ation c	of conditions and restrictions	27
	(1)	Divis cond	il transport operator who has been granted an exemption under this sion may, at any time, apply to the Regulator for a variation of a lition or restriction imposed by the Regulator to which the aption is subject.	28 29 30 31
	(2)	as if	application for variation of a condition or restriction must be made it were an application for variation of an exemption (and on 208 applies accordingly).	32 33 34
	(3)	matte	Regulator must consider the application and, if satisfied as to the ers referred to in sections 206 and 207 (so far as they are applicable e proposed variation), notify the applicant in accordance with the	35 36 37

		provisions of this Division applicable to the granting of an exemption (so far as is practicable) that the variation has been granted or refused.					
	(4)	Notification under subsection (3) that a variation has been refused must include the reasons for the decision to refuse to grant the variation and information about the right of review under Part 7.					
212	Regu	ılatorı	may m	ake changes to conditions or restrictions	6		
	(1)	a cor grant	ndition ed to a	tor may, subject to this section, at any time, vary or revoke or restriction imposed by the Regulator on an exemption rail transport operator under this Division or impose a new restriction.	7 8 9 10		
	(2)	Befor	re takir	ng action under this section, the Regulator must—	11		
		(a)		he rail transport operator written notice of the action that the lator proposes to take; and	12 13		
		(b)	intend	the operator to make written representations about the ded action within 28 days (or any other period that the lator and the operator agree on); and	14 15 16		
		(c)		der any representations made under paragraph (b) and not lrawn.	17 18		
			he Regulator must, by written notice given to the rail transport perator, provide—				
		(a)	detail	s of any action taken under this section; and	21		
		(b)	a state	ement of reasons for any action taken under this section; and	22		
		(c)	inform	nation about the right of review under Part 7.	23		
Sub	divis	ion 4	R	evocation or suspension of an exemption	24		
213	Revo	cation	n or su	spension of an exemption	25		
	(1)			applies in respect of a rail transport operator who has been exemption under this Division if—	26 27		
		(a)	the R	egulator considers that the operator—	28		
			(i)	is no longer able to demonstrate to the satisfaction of the Regulator the matters referred to in section 206 or to satisfy the conditions, or to comply with the restrictions, of the exemption; or	29 30 31 32		
			(ii)	is not managing the rail infrastructure, or is not operating rolling stock in relation to any rail infrastructure, to which the exemption relates and has not done so for at least the preceding 12 months; or	33 34 35 36		
		(b)	the op	perator contravenes this Law.	37		

	(2)	The l	Regulator may—	1
		(a)	suspend the exemption for a period determined by the Regulator; or	2
		(b)	revoke the exemption with immediate effect or with effect from a specified future date; or	4
		(c)	impose conditions or restrictions on the exemption; or	6
		(d)	vary conditions or restrictions to which the exemption is subject.	7
	(3)	` /	re making a decision under subsection (2), the Regulator—	8
	(5)	(a)	must notify the rail transport operator in writing—	9
		(4)	(i) that the Regulator is considering making a decision under subsection (2) of the kind, and for the reasons, specified in the notice; and	10 11 12
			(ii) that the person may, within 28 days or such longer period as is specified in the notice, make written representations to the Regulator showing cause why the decision should not be made; and	13 14 15 16
		(b)	must consider any representations made under paragraph (a)(ii) and not withdrawn.	17 18
include in the notice of si		inclu suspe	Regulator suspends or revokes the exemption, the Regulator must de in the notice of suspension or revocation the reasons for the ension or revocation and information about the right of review r Part 7.	19 20 21 22
	(5)		Regulator may withdraw a suspension of the exemption by written e given to the rail transport operator.	23 24
Sub	divis	ion 5	Penalty for breach of condition or restriction	25
214	Pena	alty for	r breach of condition or restriction	26
		Divis	I transport operator who has been granted an exemption under this sion must not contravene a condition or restriction of the exemption ying under this Division.	27 28 29
		Maxi	imum penalty:	30
		(a)	in the case of an individual—\$20 000;	31
		(b)	in the case of a body corporate—\$100,000	32

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Part 7		Review of decisions						
215	Revie	ewable decisions						
(1)		The following table sets out—						
		(a)	decisions made under this Law the with this Part ( <i>reviewable decision</i> )					
		(b)	who is eligible to apply for reviee <i>eligible person</i> in relation to the	ew of a reviewable decision (the reviewable decision).				
		Item	Provision under which reviewable decision is made	Eligible person in relation to reviewable decision				
		1	Section 67 (refusal to accredit or imposing conditions or restrictions on accreditation)	A rail transport operator whose application for accreditation is refused or is subject to conditions or restrictions				
		2	Section 67 (extending the period for determining an application)	A rail transport operator who has applied for accreditation				
		3	Section 69 (refusal to grant variation of accreditation or imposing a condition or restriction)	A rail transport operator whose application for variation of accreditation is refused				
		4	Section 69 (grant of variation of accreditation subject to conditions or restrictions)	A rail transport operator whose accreditation is varied subject to a condition or restriction				
		5	Section 69 (extending the period for determining an application for variation)	A rail transport operator who has applied for variation of accreditation				
		6	Section 71 (refusal to grant variation of a condition or restriction of accreditation)	A rail transport operator whose application for variation of a condition or restriction is refused				
		7	Section 72 (variation or revocation of a condition or restriction, or imposition of a new condition or restriction)	A rail transport operator whose conditions or restrictions of accreditation are changed				
		8	Section 73 (revocation or suspension of accreditation)	A rail transport operator whose accreditation is revoked or suspended				
		9	Section 74 (immediate suspension)	A rail transport operator whose accreditation is suspended				
		10	Section 74 (extension of immediate suspension)	A rail transport operator whose accreditation is suspended				

Item	Provision under which reviewable decision is made	Eligible person in relation to reviewable decision
11	Section 75 (surrender of accreditation)	An accredited person whose application for surrender of accreditation has been refused
12	Section 86 (refusal to register or imposing conditions or restrictions on registration)	A rail infrastructure manager whose application for registration is refused or is subject to conditions or restrictions
13	Section 86 (extending the period for determining an application)	A rail infrastructure manager who has applied for registration
14	Section 88 (refusal to grant variation of registration or imposing a condition or restriction)	A rail infrastructure manager whose application for variation of registration is refused
15	Section 88 (grant of variation of registration subject to conditions or restrictions)	A rail infrastructure manager whose registration is varied subject to a condition or restriction
16	Section 88 (extending the period for determining an application for variation)	A rail infrastructure manager who has applied for variation of registration
17	Section 90 (refusal to grant variation of a condition or restriction of registration)	A rail infrastructure manager whose application for variation of a condition or restriction is refused
18	Section 91 (variation or revocation of a condition or restriction, or imposition of a new condition or restriction)	A rail infrastructure manager whose conditions or restrictions of registration are changed
19	Section 92 (revocation or suspension of registration)	A rail infrastructure manager whose registration is revoked or suspended
20	Section 93 (immediate suspension)	A rail infrastructure manager whose registration is suspended
21	Section 93 (extension of immediate suspension)	A rail infrastructure manager whose registration is suspended
22	Section 94 (surrender of registration)	A registered person whose application for surrender of registration has been refused
23	Section 104 (direction to amend safety management system)	A rail transport operator given a direction to amend a safety management system

Item	Provision under which reviewable decision is made	Eligible person in relation to reviewable decision
24	Section 162 (forfeiture of seized thing)	A person who is entitled to the thing
25	Section 175 (decision to serve an improvement notice)	A person on whom an improvement notice is served A rail transport operator whose interests are affected by the decision
26	Section 178 (extension of time for compliance with improvement notice)	A person on whom an improvement notice is served A rail transport operator whose interests are affected by the decision
27	Section 179 (decision to serve a prohibition notice)	A person on whom a prohibition notice is served A rail transport operator whose interests are affected by the decision
28	Section 182 (decision to serve a non-disturbance notice)	A person on whom a non-disturbance notice is served A rail transport operator whose interests are affected by the decision
29	Section 185 (decision to issue subsequent non-disturbance notice)	A person on whom a subsequent non-disturbance notice is served A rail transport operator whose interests are affected by the decision
30	Section 198 (direction to take specified action following report)	A rail transport operator given a direction to take specified action
31	Section 199 (decision to serve notice giving a direction)	A person given a direction to stop, alter or not to commence works on or near a railway  A rail transport operator given a direction to stop, alter or not to commence railway operations  A person given a direction to alter, demolish or take away work

## Rail Safety National Law

	Provision under which reviewable decision is made	Eligible person in relation to reviewable decision	
32	Section 205 (refusal to exempt or imposing conditions or restrictions on exemption)	A rail transport operator whose application for exemption is refused or is subject to conditions or restrictions	
33	Section 205 (extending the period for determining an application)	A rail transport operator who has applied for an exemption	
34	Section 209 (refusal to grant variation of exemption or imposing a condition or restriction)	A rail transport operator whose application for variation of an exemption is refused	
35	Section 209 (grant of variation of exemption subject to conditions or restrictions)	A rail transport operator whose exemption is varied subject to a condition or restriction	
36	Section 209 (extending the period for determining an application for variation)	A rail transport operator who has applied for variation of an exemption	
37	Section 211 (refusal to grant variation of a condition or restriction of exemption)	A rail transport operator whose application for variation of a condition or restriction is refused	
38	Section 212 (variation or revocation of a condition or restriction, or imposition of a new condition or restriction)	A rail transport operator whose conditions or restrictions of an exemption are changed	
39	Section 213 (revocation or suspension of exemption)	A rail transport operator whose exemption is revoked or suspended	
T Last			
	ss the contrary intention appears ion includes a reference to—	s, a reference in this Part to a	
decis	ion includes a reference to— include information about the rig	ght to a review under Part 7 of the	
decis (a)	ion includes a reference to— include information about the rig decision to serve the notice; or	tht to a review under Part 7 of the der this section; or	
decis (a) (b)	ion includes a reference to— include information about the rig decision to serve the notice; or state that the notice is served une making, suspending, revokin	the characteristic section; or ag or refusing to make a correfusing to give a direction,	
decis (a) (b) (c)	ion includes a reference to— include information about the rig decision to serve the notice; or state that the notice is served une making, suspending, revokin determination or decision; or giving, suspending, revoking or	the to a review under Part 7 of the der this section; or ag or refusing to make a part of the agent of the derivative of	
decis (a) (b) (c) (d)	ion includes a reference to— include information about the rig decision to serve the notice; or state that the notice is served une making, suspending, revoking determination or decision; or giving, suspending, revoking of approval, consent or permission; issuing, suspending, revoking	the to a review under Part 7 of the der this section; or ag or refusing to make a part of the agent of the derivative of	

		(h)	retaining, or refusing to deliver up, an article; or	1
		(i)	doing or refusing to do any other act or thing.	2
	(3)	In thi	is section—	3
			on entitled to a thing means the person from whom it was seized	4
			ss that person is not entitled to possess it, in which case it means the	5
		owne	er of the thing.	6
216	Revi	ew by	Regulator	7
	(1)	An el	ligible person—	8
		(a)	in relation to a reviewable decision made by the Regulator—may,	9
			within 28 days after the decision was made, apply to the Regulator for a review of the decision;	10
		(b)		11
		(b)	in relation to a reviewable decision other than a decision made by the Regulator—may apply to the Regulator for review of the	12 13
			decision within—	14
			(i) 28 days after the day on which the decision first came to	15
			the eligible person's notice; or	16
			(ii) such longer period as the Regulator allows.	17
	(2)		Regulator may appoint a person to review decisions on applications	18
			r subsection (1)(a) (who must not be the person who made the tion the subject of the review).	19 20
	(3)		,	
	(3)		pplication for a review must be in the form approved (in writing) e Regulator.	21 22
	(4)	If an	application is made to the Regulator in accordance with this	23
	( )		on, the Regulator may make a decision—	24
		(a)	to affirm or vary the reviewable decision; or	25
		(b)	to set aside the reviewable decision and substitute another	26
			decision that the Regulator considers appropriate.	27
	(5)	The I	Regulator must give a written notice to the applicant setting out—	28
		(a)	the Regulator's decision under subsection (4) and the reasons for	29
		<i>a</i> >	the decision; and	30
		(b)	the findings on material questions of fact that led to the decision, referring to the evidence or other material on which those	31
			findings were based,	32 33
		and r	must do so within 14 days after the application is made or, if the	34
		revie	wable decision was made under Division 1, Division 2 or	35
		Divis	sion 3 of Part 5, within 7 days after the application is made.	36

	(6)	If the Regulator has not notified an applicant of a decision in accordance with subsection (5), the Regulator is taken to have made a decision to affirm the reviewable decision.	2	
	(7)	An application under this section does not affect the operation of the reviewable decision or prevent the taking of any action to implement it unless the Regulator, on the Regulator's own initiative or on the application of the applicant for review, stays the operation of the decision (not being an immediate suspension of accreditation or registration, or a prohibition notice) pending the determination of the review.	2 9 10 10	
	(8)	The Regulator must make a decision on an application for a stay by the end of the next business day following the day on which the application is made.	11 12 13	
	(9)	If the Regulator has not made a decision in accordance with subsection (8), the Regulator is taken to have made a decision to grant a stay.	14 15 16	
	(10)	The Regulator may attach any conditions to a stay of the operation of a reviewable decision that the Regulator considers appropriate.	17 18	
217	Appeals			
	(1)	A person may appeal to the court against—	20	
		(a) a reviewable decision made by the Regulator; or	2	
		(b) a decision made, or taken to have been made, by the Regulator under section 216 in respect of a reviewable decision (including a decision concerning a stay of the operation of the reviewable decision),	22 23 24 25	
		if the person is an eligible person in relation to the reviewable decision.	26	
	(2)	An appeal must be instituted within 28 days of the making of the decision appealed against.	25 28	
Pa	rt 8	General liability and evidentiary provisions	29	
Div	ision	1 Legal proceedings	30	
Suk	odivis	ion 1 General matters	3	
218	Perio	od within which proceedings for offences may be commenced	32	
	(1)	This section applies to an offence against this Law, other than—	33	
		(a) an offence prescribed by the national regulations for the purposes of this section; or	34 35	

219

	(b)	an offence in respect of which proceedings may only be commenced within a period of less than 2 years after its alleged commission.	1 2 3
(2)		oite anything to the contrary in an Act, proceedings for an offence nest this Law to which this section applies may be commenced in—	4 5 6
	(a)	the period of 2 years after commission of the alleged offence; or	7
	(b)	if evidence of an alleged offence comes to light as a result of an inquiry by a prescribed authority—within 1 year after the report of the inquiry is published; or	8 9 10
	(c)	if a rail safety undertaking has been given in relation to the offence—within 6 months after—	11 12
		(i) the undertaking is contravened; or	13
		(ii) it comes to the notice of the Regulator that the undertaking has been contravened; or	14 15
		(iii) the Regulator has agreed under section 256 to the withdrawal of the undertaking.	16 17
(3)	the a releve	occeeding for a Category 1 offence may be brought after the end of applicable limitation period in subsection (2) if fresh evidence ant to the offence is discovered and the court is satisfied that the ence could not reasonably have been discovered within the relevant ation period.	18 19 20 21 22
(4)	In th	is section—	23
	preso	cribed authority means—	24
	(a)	a coroner of a participating jurisdiction; or	25
	(b)	a commission of inquiry (by whatever name) established under a law of a participating jurisdiction; or	26 27
	(c)	any other relevant authority established under a law of a participating jurisdiction.	28 29
Mult	iple co	ontraventions of rail safety duty provision	30
(1)	that	or more contraventions of a rail safety duty provision by a person arise out of the same factual circumstances may be charged as a e offence or as separate offences.	31 32 33
(2)		section does not authorise contraventions of 2 or more rail safety provisions to be charged as a single offence.	34 35
(3)		ngle penalty only may be imposed in respect of 2 or more raventions of a rail safety duty provision that are charged as a single ace.	36 37 38

	(4)	In this section—	1
		rail safety duty provision means a provision of Part 3 Division 3.	2
220	Auth	nority to take proceedings	3
	(1)	Any legal proceedings to recover any charge, fee or money due under this Law or the national regulations in this jurisdiction may be taken only by the Minister or the Regulator, or by a person authorised by the Minister or the Regulator for the purpose, either generally or in any particular case.	4 5 6 7 8
	(2)	Any legal proceedings for an offence against this Law or the national regulations in this jurisdiction may be taken only by the Minister or the Regulator, or by a person authorised by the Minister or the Regulator for the purpose, either generally or in any particular case.	9 10 11 12
	(3)	In any proceedings referred to in this section, the production of an authority or consent purporting to be signed by the Minister or the Regulator is to be evidence of the authority or consent without proof of the signature of the Minister or the Regulator.	13 14 15 16
	(4)	The Minister or the Regulator may, for the purposes of this section, authorise any person who is a member of a specified class of persons to take the actions referred to in this section.	17 18 19
Sub	divis	sion 2 Imputing conduct to bodies corporate	20
221	lmpı	uting conduct to bodies corporate	21
	(1)	For the purposes of this Law, any conduct engaged in on behalf of a body corporate by an employee, agent or officer of the body corporate acting within the actual or apparent scope of his or her employment, or within his or her actual or apparent authority, is conduct also engaged in by the body corporate.	22 23 24 25 26
	(2)	If an offence under this Law requires proof of knowledge, intention or recklessness, it is sufficient in proceedings against a body corporate for that offence to prove that the person referred to in subsection (1) had the relevant knowledge, intention or recklessness.	27 28 29 30
	(3)	If for an offence against this Law mistake of fact is relevant to determining liability, it is sufficient in proceedings against a body corporate for that offence if the person referred to in subsection (1) made that mistake of fact.	31 32 33 34

Sub	divis	sion 3 Records and evidence	1
222	Rec	ords and evidence from records	2
	(1)	A certificate purporting to be signed by the Regulator and certifying that—	3
		(a) on a date specified in the certificate; or	5
		(b) during any period so specified,	6
		the particulars set out in the certificate as to any matter required to be recorded in the National Rail Safety Register under section 42 did or did not appear on or from the Register is, for the purposes of any legal proceedings, evidence of what it certifies.	7 8 9 10
	(2)	Such a certificate is admissible in any proceedings—	11
		(a) without proof of the signature of the Regulator; and	12
		(b) without production of any record or document on which the certificate is founded.	13 14
223	Cert	ificate evidence	15
		A statement in a certificate purporting to be issued by the Regulator, a rail safety officer or a police officer as to any matter that appears in, or can be calculated from, records kept or accessed by the Regulator is admissible in any proceedings and is evidence of the matter.	16 17 18 19
224	Proc	of of appointments and signatures unnecessary	20
	(1)	For the purposes of this Law and the national regulations, it is not necessary to prove the appointment of an office holder.	21 22
	(2)	For the purposes of this Law, a signature purporting to be the signature of an office holder is evidence of the signature it purports to be.	23 24
	(3)	In this section—	25
		office holder means—	26
		(a) a member of ONRSR; or	27
		(b) the head of the police force or police service of any participating jurisdiction; or	28 29
		(c) a rail safety officer; or	30
		(d) an authorised person; or	31
		(e) a police officer of a participating jurisdiction.	32

Division 2		2	Discrimination against employees	1
225	225 Dismi		or other victimisation of employee	2
	(1)	This	section applies to—	3
		(a)	an employer who dismisses an employee, injures an employee in the employment of the employer or alters the position of an employee to the employee's detriment; and	4 5 6
		(b)	an employer who threatens to do any of those things to an employee; and	7 8
		(c)	an employer or prospective employer who refuses or fails to offer employment to a prospective employee, or treats a prospective employee less favourably than another prospective employee would be treated in offering terms of employment.	9 10 11 12
	(2)	empl	employer or prospective employer is guilty of an offence if the loyer or prospective employer engaged in that conduct because the loyee or prospective employee (as the case may be)—	13 14 15
		(a)	has assisted or has given any information to a public agency in respect of a breach or alleged breach of an Australian rail safety law; or	16 17 18
		(b)	has made a complaint about a breach or alleged breach of an Australian rail safety law to the employer, a fellow employee, union, public authority or public official; or	19 20 21
		(c)	assists or has assisted, or gives or has given any information to, a public agency in respect of a breach or alleged breach of an Australian rail safety law; or	22 23 24
		(d)	has made a complaint about a breach or alleged breach of an Australian rail safety law to a former employer, former fellow employee, union, public authority or public official.	25 26 27
		Max	imum penalty:	28
		(a)	in the case of an individual—\$10 000;	29
		(b)	in the case of a body corporate—\$50 000.	30
	(3)	agair (b), (	employer or prospective employer may be guilty of an offence ast subsection (2) only if the reason mentioned in subsection (2)(a), (c) or (d) is the dominant reason why the employer or prospective loyer engaged in the conduct.	31 32 33 34
	(4)	const cond reaso	roceedings for an offence against subsection (2), if all the facts tituting the offence other than the reason for the defendant's fact are proved, the defendant bears the onus of proving that the on alleged in the charge was not the dominant reason why the indant engaged in the conduct.	35 36 37 38 39

	(5)	an of	employer or prospective employer is convicted or found guilty of fence against this section, the court may (in addition to imposing a lty) make either or both of the following orders:	
		(a)	an order that the offender pay (within a specified period) such damages to the employee or prospective employee against whon the offender discriminated as the court considers appropriate to compensate him or her;	1 5
		(b)	an order that—	8
			(i) the employee be reinstated or re-employed in his or he former position or, if that position is not available, in a similar position; or	
			(ii) the prospective employee be employed in the position fo which he or she had applied or a similar position.	r 12 13
	(6)	In thi	is section—	14
		<i>empl</i> servi	<i>loyee</i> includes an individual who works under a contract foce;	r 15 16
			ic authority includes ONRSR, the Regulator, a rail safety officer of e officer, and a police officer of another jurisdiction.	r 17 18
Divi	ision	3	Offences	19
226	Offe	nce to	give false or misleading information	20
	(1)	A pe	erson must not give information in complying or purportedly olying with this Law that the person knows—	y 21 22
		(a)	to be false or misleading in a material particular; or	23
		(b)	omits any matter or thing without which the information is misleading.	S 24 25
		Maxi	imum penalty:	26
		(a)	in the case of an individual—\$20 000;	27
		(b)	in the case of a body corporate—\$100 000.	28
	(2)	comp	erson must not produce a document in complying or purportedly olying with this Law that the person knows to be false or misleading material particular without—	
		(a)	indicating the respect in which it is false or misleading and, i practicable, providing correct information; or	f 32 33
		(b)	accompanying the document with a written certificate—	34
			(i) stating that the document is, to the knowledge of the first-mentioned person, false or misleading in a materia particular; and	

		the doc	out, or referring to, the material particular in which ument is, to the knowledge of the first-mentioned false or misleading.	1 2 3
		Maximum penalty:		4
		(a) in the case of a	an individual—\$20 000;	5
		(b) in the case of a	a body corporate—\$100 000.	6
	(3)	the accused had indic misleading or that the	s an evidential burden on the accused to show that cated the extent to which the document was false or the accompanying document sufficiently explained the document was false or misleading.	7 8 9 10
227	Not t	o interfere with train	, tram etc	11
	(1)	A person must not, officer or reasonable	without either the permission of an authorised excuse—	12 13
		(a) move or attem	pt to move; or	14
		(b) interfere or att	empt to interfere with; or	15
		(c) disable, or atte	empt to disable; or	16
		(d) operate or atte	mpt to operate,	17
		any equipment, rail is a rail transport opera	nfrastructure or rolling stock owned or operated by tor.	18 19
		Maximum penalty: \$	10 000.	20
	(2)	Subsection (1) place reasonable excuse.	s an evidential burden on the accused to show a	21 22
	(3)	In this section—		23
		authorised officer m or a police officer.	eans the rail transport operator, a rail safety officer	24 25
228	Appl	ing brake or emerge	ency device	26
	(1)	A person must not, w	vithout reasonable excuse—	27
		(a) apply any brak train or tram;	te or make use of any emergency device fitted to a	28 29
		(b) make use of an	ny emergency device on railway premises.	30
		Maximum penalty: \$	10 000.	31
		<b>Example.</b> Emergency communication board of	devices include an emergency button on a station or on an escalator.	32 33
	(2)	Subsection (1) place reasonable excuse.	es an evidential burden on the accused to show a	34 35

229	Stop	ping a	train or tram	1
	(1)	a trai	rson must not, without reasonable excuse, cause or attempt to cause in or tram in motion to be stopped.	2
		Maxi	imum penalty: \$10 000.	4
	(2)		ection (1) places an evidential burden on the accused to show a phable excuse.	5 6
Divi	sion	4	Court-based sanctions	7
230	Com	merci	al benefits order	8
	(1)	on th	court that finds a person guilty of an offence against this Law may, ne application of the prosecutor or the Regulator, make an order r this section.	9 10 11
	(2)	to pa	court may make a commercial benefits order requiring the person y, as a fine, an amount not exceeding 3 times the amount estimated e court to be the gross commercial benefit that—	12 13 14
		(a)	was received or receivable, by the person or by an associate of the person, from commission of the offence; and	15 16
		(b)	in the case of a journey that was interrupted or not commenced because of action taken by a rail safety officer in connection with commission of the offence, would have been received or receivable, by the person or by an associate of the person—from commission of the offence had the journey been completed.	17 18 19 20 21
	(3)	recei	timating the gross commercial benefit that was or would have been ved or receivable from commission of the offence, the court may into account—	22 23 24
		(a)	benefits of any kind, whether monetary or otherwise; and	25
		(b)	monetary savings or a reduction in any operating or capital expenditure of any kind achieved because of commission of the offence; and	26 27 28
		(c)	any other matters that it considers relevant, including (for example)—	29 30
			(i) the value per tonne or per kilometre of the carriage of the goods involved in the offence as freight; and	31 32
			(ii) the distance over which any such goods were or were to be carried.	33 34
	(4)	have court	ever, in estimating the gross commercial benefit that was or would been received or receivable from commission of the offence, the is required to disregard any costs, expenses or liabilities incurred be person or by an associate of the person.	35 36 37 38

	(5)	Nothing in this section prevents the court from ordering payment of an amount that is—	1 2
		(a) less than 3 times the estimated gross commercial benefit; or	3
		(b) less than the estimated gross commercial benefit.	4
	(6)	For the purposes of this section, a person is an associate of another if—	5
		(a) 1 is a spouse, de facto partner, parent, brother, sister or child of the other; or	6 7
		(b) they are members of the same household; or	8
		(c) they are partners; or	9
		(d) they are both trustees or beneficiaries of the same trust, or 1 is a trustee and the other is a beneficiary of the same trust; or	10 11
		(e) 1 is a body corporate and the other is a director or member of the governing body of the body corporate; or	12 13
		(f) 1 is a body corporate (other than a public company whose shares are listed on a stock exchange) and the other is a shareholder in the body corporate; or	14 15 16
		(g) they are related bodies corporate within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth; or	17 18
		(h) a chain of relationships can be traced between them under any 1 or more of the above paragraphs.	19 20
	(7)	For the purposes of subsection (6), a beneficiary of a trust includes an object of a trust.	21 22
231	Supe	ervisory intervention order	23
	(1)	The court that finds a person guilty of an offence against this Law may, on the application of the prosecutor or the Regulator, if the court considers the person to be a systematic or persistent offender against the Australian rail safety laws, make an order under this section.	24 25 26 27
	(2)	The court may make a supervisory intervention order requiring the person (at the person's own expense and for a specified period not exceeding 1 year) to do all or any of the following:	28 29 30
		(a) to do specified things that the court considers will improve the person's compliance with this Law or specified aspects of this Law, including (for example) the following:	31 32 33
		<ul> <li>appointing or removing staff to or from particular activities or positions;</li> </ul>	34 35
		(ii) training and supervising staff;	36
		(iii) obtaining expert advice as to maintaining appropriate compliance;	37 38

		(iv) installing monitoring, compliance, managerial or operational equipment;	2
		(v) implementing monitoring, compliance, managerial or operational practices, systems or procedures;	;
	(b)	to conduct specified monitoring, compliance, managerial or operational practices, systems or procedures subject to the direction of the Regulator or a person nominated by the Regulator;	- - 8
	(c)	to furnish compliance reports to the Regulator or the court or both as specified in the order;	10
	(d)	to appoint a person to have responsibilities—	1
		(i) to assist the person in improving compliance with this Law or specified aspects of this Law; and	12 13
		(ii) to monitor the person's performance in complying with this Law or specified aspects of this Law and in complying with the requirements of the order; and	14 15 16
		(iii) to furnish compliance reports to the Regulator or the court or both as specified in the order.	17 18
(3)	repo	court may specify matters that are to be dealt with in compliance rts and the form and manner in which, and frequency with which, pliance reports are to be prepared and furnished.	19 20 2
(4)	repo	court may require that compliance reports or aspects of compliance rts be made public, and may specify the form and manner in which, frequency with which, they are to be made public.	22 23 24
(5)	satis	court may only make a supervisory intervention order if it is fied that the order is capable of improving the person's ability or ingness to comply with this Law, having regard to—	25 26 27
	(a)	the offences against Australian rail safety laws of which the person has been previously found guilty; and	28 29
	(b)	the offences against Australian rail safety laws for which the person has been proceeded against by way of unwithdrawn expiation notices or infringement notices; and	30 32
	(c)	any other offences or other matters that the court considers to be relevant to the conduct of the person in connection with railway operations.	33 34 38
(6)	offer	order may direct that any other penalty or sanction imposed for the nee by the court is suspended until the court determines that there been a substantial failure to comply with the order.	36 37 38

	(7)			at has power to make supervisory intervention orders may amend a supervisory intervention order on the application	1 2 3
		(a)	the R	Regulator; or	4
		(b)	case	person in respect of whom the order was made, but in that only if the court is satisfied that there has been a change of mstances warranting revocation or amendment.	5 6 7
	(8)	orđer		Tho is subject to a requirement of a supervisory intervention not engage in conduct that results in a contravention of the t.	8 9 10
		Maxi	mum j	penalty:	11
		(a)	in the	e case of an individual—\$10 000;	12
		(b)	in the	e case of a body corporate—\$50 000.	13
	(9)	In thi	is secti	on—	14
				<i>report</i> , in relation to a person in respect of whom a intervention order is made, means a report relating to—	15 16
		(a)	the p	erformance of the person in complying with—	17
			(i)	the rail safety laws or aspects of rail safety laws specified in the order; and	18 19
			(ii)	the requirements of the order; and	20
		(b)	witho	out limiting the above—	21
			(i)	things done by the person to ensure that any failure by the person to comply with the rail safety laws or the specified aspects of the rail safety laws does not continue; and	22 23 24
			(ii)	the results of those things having been done.	25
232	Excl	usion	orders	<b>S</b>	26
	(1)	on the	ne app ders th	hat finds a person guilty of an offence against this Law may, blication of the prosecutor or the Regulator, if the court ne person to be a systematic or persistent offender against an rail safety law, make an order under this section.	27 28 29 30
	(2)	be in court	volved may,	pose of restricting opportunities for the person to commit or d in commission of further offences against this Law, the if it considers it appropriate to do so, make an exclusion biting the person, for a specified period, from—	31 32 33 34
		(a)	mana	aging rail infrastructure, or operating rolling stock, or aging or operating a particular type of rail infrastructure or ag stock; or	35 36 37

	(b)	being a director, secretary or officer concerned in the management of a body corporate involved in managing rail infrastructure that is in this jurisdiction or operating rolling stock in this jurisdiction; or	1 2 3 4
	(c)	being involved in managing rail infrastructure that is in this jurisdiction or operating rolling stock in this jurisdiction except by driving a train or rolling stock.	5 6 7
(3	the porde	court may only make an order under this section if it is satisfied that person should not continue the things the subject of the proposed or and that a supervisory intervention order is not appropriate, ng regard to—	8 9 10 11
	(a)	the offences against an Australian rail safety law of which the person has previously been found guilty; and	12 13
	(b)	the offences against an Australian rail safety law for which the person has been proceeded against by way of unwithdrawn expiation notices or infringement notices; and	14 15 16
	(c)	any other offences or other matters that the court considers to be relevant to the conduct of the person in connection with railway operations.	17 18 19
(4		ourt that has power to make an exclusion order may revoke or amend exclusion order on the application of—	20 21
	(a)	the Regulator; or	22
	(b)	the person in respect of whom the order was made, but in that case only if the court is satisfied that there has been a change of circumstances warranting revocation or amendment.	23 24 25
(5		erson who is subject to an exclusion order must not engage in luct that results in a contravention of the order.	26 27
	Max	imum penalty:	28
	(a)	in the case of an individual—\$20 000;	29
	(b)	in the case of a body corporate—\$100 000.	30
Part 9	Infi	ringement notices	31
233 M	eaning o	f infringement penalty provision	32
	For t	the purposes of this Law, an <i>infringement penalty provision</i> is—	33
	(a)	a provision of this Law specified in an item in the Table at the foot of this section; or	34 35

(b) a provision of this Law (other than an offence provision) or the national regulations that is prescribed by the national regulations to be an infringement penalty provision.

1 2 3

Item	Infringement penalty provision	Infringement penalty
1	Section 66(3) (Regulator may direct applicants to coordinate in applications)	\$1 000
2	Section 66(4) (Regulator may direct applicants to coordinate in applications)	\$1 000
3	Section 81(1) (Keeping and making available records for public inspection)	\$1 000
4	Section 81(2) (Keeping and making available records for public inspection)	\$1 000
5	Section 98(2) (Offences relating to registration)	\$1 000
6	Section 98(3) (Offences relating to registration)	\$1 000
7	Section 102 (Review of safety management system)	\$2 000
8	Section 103 (Safety performance reports)	\$1 000
9	Section 111(1) (Register of interface agreements)	\$1 000
10	Section 111(2) (Register of interface agreements)	\$1 000
11	Section 117(6) (Assessment of competence)	\$2 000
12	Section 118(1) (Identification of rail safety workers)	\$2 000
13	Section 118(2) (Identification of rail safety workers)	\$500
14	Section 120(2) (Power of Regulator to obtain information from rail transport operators)	\$2 000
15	Section 120(3) (Power of Regulator to obtain information from rail transport operators)	\$2 000
16	Section 131 (Disclosure of train safety recordings)	\$2 000
17	Section 136(3) (Identity cards)	\$1 000
18	Section 149(2) (Securing a site)	\$2 000
19	Section 231(8) (Supervisory intervention order)	\$2 000
20	Section 254 (Compliance with rail safety undertaking)	\$2 000

234	Pow	er to s	serve notice	1
	(1)	Regu	Regulator may serve an infringement notice on a person that the alator has reason to believe has breached an infringement penalty ision.	2 3 4
	(2)	than	Regulator must, however, serve an infringement notice not later 12 months after the date on which the Regulator forms a belief that has been a breach of an infringement penalty provision.	5 6 7
	(3)	An ii	nfringement notice may be served on an individual—	8
		(a)	by delivering it personally to the individual; or	9
		(b)	by sending it by post addressed to the individual to his or her usual or last known place of residence or business.	10 11
	(4)		infringement notice may be served on a person that is a body orate—	12 13
		(a)	by delivering it personally to the registered office or usual or last known place of business of the body corporate; or	14 15
		(b)	by sending it by post addressed to the body corporate to its registered office or usual or last known place of business.	16 17
235	Form	of no	otice	18
		An ii	nfringement notice must state—	19
		(a)	the date of the notice; and	20
		(b)	that the alleged breach is a breach of the infringement penalty provision; and	21 22
		(c)	the nature, and a brief description, of the alleged breach; and	23
		(d)	the date, time and place of the alleged breach; and	24
		(e)	the infringement penalty for the alleged breach; and	25
		(f)	the manner in which the infringement penalty may be paid; and	26
		(g)	the time (being not less than 28 days after the date on which the notice is served) within which the infringement penalty must be paid; and	27 28 29
		(h)	that, if the amount of the infringement penalty is paid before the end of the time specified in the notice, proceedings will not be instituted in respect of the alleged breach by the Regulator unless the notice is withdrawn before the end of that time in accordance with section 238; and	30 31 32 33 34
		(i)	that the person is entitled to disregard the notice and defend any proceedings in respect of the infringement penalty provision; and	35 36
		(j)	any other particulars prescribed by the national regulations.	37

236	Reg foot		cannot institute proceedings while infringement notice on	1 2
		serving an infringement notice under this Part, the Regulator must institute a proceeding in respect of the breach for which the ngement notice was served if—	3 4 5	
		(a)	the time for payment stated in the infringement notice has not expired; and	6 7
		(b)	the infringement notice has not been withdrawn by the Regulator in accordance with section 238.	8 9
237	Late	paym	ent of penalty	10
		after	Regulator may accept payment of the infringement penalty even the expiration of the time for payment stated in the infringement ce if—	11 12 13
		(a)	a proceeding has not been instituted in respect of the breach to which the infringement penalty relates; and	14 15
		(b)	the infringement notice has not been withdrawn by the Regulator in accordance with section 238.	16 17
238	With	drawa	al of notice	18
	(1)	the $\epsilon$	Regulator may withdraw an infringement notice at any time before end of the time for payment specified in the notice by serving a drawal notice on the person served with the infringement notice.	19 20 21
	(2)	A wi	ithdrawal notice may be served on an individual—	22
		(a)	by delivering it personally to the individual; or	23
		(b)	by sending it by post addressed to the individual to his or her usual or last known place of residence or business.	24 25
	(3)		vithdrawal notice may be served on a person that is a body orate—	26 27
		(a)	by delivering it personally to the registered office or usual or last known place of business of the body corporate; or	28 29
		(b)	by sending it by post addressed to the body corporate to its registered office or usual or last known place of business.	30 31
	(4)		infringement notice may be withdrawn even if the infringement alty has been paid.	32 33
239	Refu	ınd of	infringement penalty	34
		the a	infringement notice is withdrawn in accordance with section 238, amount of any infringement penalty paid must be refunded by the ulator.	35 36 37

		_	
240	Payn	nent expiates breach of infringement penalty provision	1
		No proceedings may be taken by the Regulator against a person on whom an infringement notice was served in respect of an alleged breach of an infringement penalty provision if—	2 3 4
		(a) the infringement penalty is—	5
		(i) paid within the time for payment stated in the notice; and	6
		(ii) not withdrawn by the Regulator within the time for payment stated in the notice in accordance with section 238; or	7 8 9
		(b) the infringement penalty is accepted in accordance with section 237.	10 11
241	Payn	nent not to have certain consequences	12
		The payment of an infringement penalty under this Part is not and must not be taken to be an admission of a breach of an infringement penalty provision or an admission of liability for the purpose of any proceeding instituted in respect of the breach.	13 14 15 16
242	Cond	luct in breach of more than 1 infringement penalty provision	17
	(1)	If the conduct of a person constitutes a breach of 2 or more infringement penalty provisions, an infringement notice may be served on the person under this Part in relation to the breach of any 1 or more of those provisions.	18 19 20 21
	(2)	However, the person is not liable to pay more than 1 infringement penalty in respect of the same conduct.	22 23
Par	t 10	General	24
Divi	sion	1 Delegation by Minister	25
243	Dele	gation by Minister	26
	(1)	The Minister may delegate to a body or person (including a person for the time being holding or acting in a specified office or position) a function or power of the Minister under this Law.	27 28 29
	(2)	A function or power delegated under this section may, if the instrument of delegation so provides, be further delegated.	30 31

Division 2		2	Confidentiality of information	1
244	Confi	denti	ality of information	2
	(1)		section applies if a person obtains information or gains access to a ment in exercising any power or function under this Law.	3 4
	(2)	The	person must not do any of the following:	5
		(a)	disclose to anyone else—	6
			(i) the information; or	7
			(ii) the contents of or information contained in the document;	8
		(b)	give access to the document to anyone else;	9
		(c)	use the information or document for any purpose.	10
		Max	imum penalty:	11
		(a)	in the case of an individual—\$10 000;	12
		(b)	in the case of a body corporate—\$50 000.	13
	(3)	givir	section (2) does not apply to the disclosure of information, or the ag of access to a document or the use of information or a ment—	14 15 16
		(a)	about a person, with the person's consent; or	17
		(b)	that is necessary for the exercise of a function or power under this Law; or	18 19
		(c)	that is made or given by ONRSR, a member of ONRSR, or a person authorised by ONRSR, if ONRSR reasonably believes the disclosure, access or use—	20 21 22
			(i) is necessary for administering, or monitoring or enforcing compliance with, this Law; or	23 24
			(ii) is necessary for the administration or enforcement of an Act prescribed by the national regulations; or	25 26
			(iii) is necessary for the administration or enforcement of an Act or other law, if the disclosure, access or use is necessary to lessen or prevent a serious risk to public health or safety; or	27 28 29 30
		(d)	that is required by any court, tribunal, authority or person having lawful authority to require the production of documents or the answering of questions; or	31 32 33
		(e)	that is required or authorised under a law; or	34
		(f)	to a Minister of a participating jurisdiction.	35

	(4)		rson must not intentionally disclose to another person the name of dividual who has made a complaint in relation to that other person ss—	1 2 3
		(a)	the disclosure is made with the consent of the complainant; or	4
		(b)	the disclosure is required under a law.	5
		Maxi	imum penalty:	6
		(a)	in the case of an individual—\$10 000;	7
		(b)	in the case of a body corporate—\$50 000.	8
	(5)		ing in this section prevents information being used to enable	9
			SR to accumulate aggregate data and to enable ONRSR to	10
			orise use of the aggregate data for the purposes of research or	11
		eauc	ation.	12
Div	ision	3	Law does not affect legal professional privilege	13
245	Law	doesı	not affect legal professional privilege	14
		Noth	ing in this Law requires a person to produce a document that would	15
		discl	ose information, or otherwise provide information, that is the	16
		subje	ect of legal professional privilege.	17
Div	ision	4	Civil liability	18
246	Civil	liabili	ty not affected by Part 3 Division 3 or Division 6	19
		Noth	ing in Part 3 Division 3 or Part 3 Division 6 is to be construed—	20
		(0)		
		(a)	as conferring a right of action in civil proceedings in respect of a	21
		(a)	as conferring a right of action in civil proceedings in respect of a contravention (whether by act or omission) of any provisions of	21 22
			contravention (whether by act or omission) of any provisions of those Divisions; or	
		(a) (b)	contravention (whether by act or omission) of any provisions of	22
			contravention (whether by act or omission) of any provisions of those Divisions; or as conferring a defence to an action in civil proceedings or otherwise affecting a right of action in civil proceedings; or affecting the extent (if any) to which a right of action arises, or	22 23 24 25 26
		(b)	contravention (whether by act or omission) of any provisions of those Divisions; or as conferring a defence to an action in civil proceedings or otherwise affecting a right of action in civil proceedings; or affecting the extent (if any) to which a right of action arises, or civil proceedings may be taken, with respect to breaches of duties	22 23 24 25 26 27
		(b)	contravention (whether by act or omission) of any provisions of those Divisions; or as conferring a defence to an action in civil proceedings or otherwise affecting a right of action in civil proceedings; or affecting the extent (if any) to which a right of action arises, or	22 23 24 25
247	Prote	(b) (c)	contravention (whether by act or omission) of any provisions of those Divisions; or as conferring a defence to an action in civil proceedings or otherwise affecting a right of action in civil proceedings; or affecting the extent (if any) to which a right of action arises, or civil proceedings may be taken, with respect to breaches of duties	22 23 24 25 26 27
247	Proto (1)	(b) (c)  ection A pe	contravention (whether by act or omission) of any provisions of those Divisions; or as conferring a defence to an action in civil proceedings or otherwise affecting a right of action in civil proceedings; or affecting the extent (if any) to which a right of action arises, or civil proceedings may be taken, with respect to breaches of duties or obligations imposed by the national regulations.	22 23 24 25 26 27 28
247		(b) (c)  ection A pe	contravention (whether by act or omission) of any provisions of those Divisions; or as conferring a defence to an action in civil proceedings or otherwise affecting a right of action in civil proceedings; or affecting the extent (if any) to which a right of action arises, or civil proceedings may be taken, with respect to breaches of duties or obligations imposed by the national regulations.  from personal liability for persons exercising functions rson who is or was a protected person is not personally liable for	22 23 24 25 26 27 28 29

	(2)		liability resulting from an act or omission that would, but for ection (1), attach to a protected person attaches instead to ONRSR.	
	(3)	In th	is section—	;
		prote	ected person means any of the following:	4
		(a)	a member of ONRSR;	;
		(b)	a member of a committee of ONRSR;	(
		(c)	a member of the staff of ONRSR;	-
		(d)	a rail safety officer;	8
		(e)	an authorised person;	Ç
		(f)	a person to whom ONRSR has delegated any of its functions;	10
		(g)	a person to whom an entity, or the chief executive of an entity or department of government, of a participating jurisdiction has subdelegated a function delegated to the chief executive by ONRSR;	1: 1: 1:
		(h)	a member of the staff of an entity or department referred to in paragraph (g);	15 16
		(i)	a person acting under the authority or direction of a person referred to in paragraphs (a) to (h).	17 18
248	lmm	unity 1	for reporting unfit rail safety worker	19
	(1)		action may be taken against a person to whom this section applies in good faith, reports to—	20 2
		(a)	ONRSR; or	22
		(b)	a member of ONRSR; or	23
		(c)	a rail transport operator; or	24
		(d)	any other person who is employed or engaged by ONRSR or a rail transport operator,	29 20
		safet dang	information which discloses that a person is unfit to carry out rail by work or certain types of rail safety work or that it may be serous to allow that person to carry out rail safety work or certain is of rail safety work.	2 <sup>1</sup> 28 29 30
	(2)		action may be taken against a person to whom this section applies, in good faith, reports—	3 <sup>-</sup>
		(a)	the results of a test or examination carried out under this Law or the national regulations; or	3; 34
		(b)	an opinion formed by that person as a result of conducting such a test or examination,	38 36
		to a i	person referred to in subsection (1)(a) (b) (c) or (d)	3

	(3)	In th	is section—	
		pers	on to whom this section applies means—	2
		(a)	a person registered under the <i>Health Practitioner Regulation National Law</i> to practise in the medical profession (other than as a student); or	;
		(b)	a person registered under the <i>Health Practitioner Regulation National Law</i> to practise in the nursing and midwifery profession as a nurse (other than as a student); or	<del>-</del>
		(c)	a person registered under the <i>Health Practitioner Regulation National Law</i> to practise in the optometry profession (other than as a student); or	10 11
		(d)	a person registered under the <i>Health Practitioner Regulation National Law</i> to practise in the physiotherapy profession (other than as a student); or	12 13 14
		(e)	a person brought within the ambit of this definition by the national regulations.	15 16
Divi	sion	5	Codes of practice	
249	App	roved	codes of practice	18
	(1)		responsible Ministers may approve a code of practice for the oses of this Law and may vary or revoke an approved code of tice.	19 20 21
	(2)	pract	responsible Ministers may only approve, vary or revoke a code of tice under subsection (1) if that code of practice, variation or cation was developed by a process that involved consultation ng—	22 23 24 25
		(a)	each participating jurisdiction; and	26
		(b)	rail transport operators and any relevant employer organisation; and	25 28
		(c)	rail safety workers and any relevant union.	29
	(3)	in a	de of practice may apply, adopt or incorporate any matter contained document formulated, issued or published by a person or body ther—	30 37 32
		(a)	with or without modification; or	33
		(b)	as in force at a particular time or from time to time.	34

	(4)		approval of a code of practice, or a variation or revocation of an oved code of practice—	1
		(a)	is to be published on the NSW legislation website in accordance with Part 6A of the <i>Interpretation Act 1987</i> of New South Wales; and	3 4 5
		(b)	will commence on the day or days specified in the approval, variation or revocation for its commencement (being not earlier than the date it is published); and	6 7 8
		(c)	is to be published by the Regulator on ONRSR's website.	9
	(5)	The	Regulator must ensure that a copy of—	10
		(a)	each code of practice that is currently approved; and	11
		(b)	each document applied, adopted or incorporated (to any extent) by an approved code of practice,	12 13
		is av ONR	railable for inspection by members of the public without charge at RSR's office during normal business hours.	14 15
250	Use	of cod	des of practice in proceedings	16
	(1)	This	section applies in a proceeding for an offence against this Law.	17
	(2)	evide	approved code of practice is admissible in the proceeding as ence of whether or not a duty or obligation under this Law has been plied with.	18 19 20
	(3)	The	court may—	21
		(a)	have regard to the code as evidence of what is known about a hazard or risk, risk assessment or risk control to which the code relates; and	22 23 24
		(b)	rely on the code in determining what is reasonably practicable in the circumstances to which the code relates.	25 26
		Note	. See section 47 for the meaning of <i>reasonably practicable</i> .	27
	(4)	comp prov	ning in this section prevents a person from introducing evidence of pliance with this Law in a manner that is different from the code but ides a standard of rail work safety that is equivalent to or higher the standard required in the code.	28 29 30 31
Div	ision	6	Enforceable voluntary undertakings	32
251	Enfo	rceab	le voluntary undertaking	33
	(1)	rail s	Regulator may accept (by written notice) a written undertaking (a safety undertaking) given by a person in connection with a matter ing to a contravention or alleged contravention by the person of this	34 35 36

	(2)		il safety undertaking cannot be accepted for a contravention or ed contravention that is a Category 1 offence.	1 2
	(3)	of gu	giving of a rail safety undertaking does not constitute an admission all the person giving it in respect of the contravention or alleged revention to which the undertaking relates.	3 4 5
252	Notic	ce of d	lecisions and reasons for decision	6
	(1)	unde	Regulator must give the person seeking to make a rail safety rtaking written notice of the Regulator's decision to accept or reject ndertaking and of the reasons for the decision.	7 8 9
	(2)		Regulator must publish, on the Register, notice of a decision to ot a rail safety undertaking and the reasons for that decision.	10 11
253	Whe	n a rai	l safety undertaking is enforceable	12
		the R who	il safety undertaking takes effect and becomes enforceable when degulator's decision to accept the undertaking is given to the person made the undertaking or at any later date specified by the alator.	13 14 15 16
254	Com	plianc	e with rail safety undertaking	17
		perso	erson must not contravene a rail safety undertaking made by that on that is in effect.  imum penalty:	18 19 20
		(a)	in the case of an individual—\$10 000;	21
		(b)	in the case of a body corporate—\$50 000.	22
255	Cont	raven	tion of rail safety undertaking	23
	(1)	acce	e Regulator considers that a person has contravened an undertaking pted by the Regulator, the Regulator may apply to the court for recement of the undertaking.	24 25 26
	(2)	the c	e court is satisfied that the person has contravened the undertaking, ourt, in addition to the imposition of any penalty, may make any of ollowing orders:	27 28 29
		(a)	an order that the person must comply with the undertaking or take specified action to comply with the undertaking;	30 31
		(b)	an order discharging the undertaking;	32
		(c)	an order directing the person to pay to the Regulator—	33
			(i) the costs of the proceedings; and	34

## Rail Safety National Law

		(ii) the reasonable costs of the Regulator in monitoring compliance with the rail safety undertaking in the future;	1
		(d) any other order that it considers appropriate in the circumstances.	3
	(3)	A person must not fail to comply with an order under this section.  Maximum penalty:	4
		(a) in the case of an individual—\$5 000;	6
		(b) in the case of a body corporate—\$25 000.	7
	(4)	Nothing in this section prevents proceedings being brought for the contravention or alleged contravention of this Law to which the rail safety undertaking relates.	8 9 10
256	With	drawal or variation of rail safety undertaking	11
	(1)	A person who has made a rail safety undertaking may, at any time, with the written agreement of the Regulator—	12 13
		(a) withdraw the undertaking; or	14
		(b) vary the undertaking.	15
	(2)	However, the provisions of the undertaking cannot be varied to provide for a different alleged contravention of this Law.	16 17
	(3)	The Regulator must publish, on the Register, notice of the withdrawal or variation of a rail safety undertaking.	18 19
257	Proc	eedings for alleged contravention	20
	(1)	Subject to this section, no proceedings for a contravention or alleged contravention of this Law may be brought against a person if a rail safety undertaking is in effect in relation to that contravention.	21 22 23
	(2)	No proceedings may be brought for a contravention or alleged contravention of this Law against a person who has made a rail safety undertaking in respect of that contravention and has completely discharged the rail safety undertaking.	24 25 26 27
	(3)	The Regulator may accept a rail safety undertaking in respect of a contravention or alleged contravention before proceedings in respect of that contravention have been finalised.	28 29 30
	(4)	If the Regulator accepts a rail safety undertaking before the proceedings are finalised, the Regulator must take all reasonable steps to have the proceedings discontinued as soon as possible.	31 32 33

Division 7		7	Other matters	1
258	Servi	ce of	documents	2
200	(1)	A not	tice or document required or authorised by or under this Law to be or served on a person may be served on the person—	3 4
		(a)	by delivering it personally to the person; or	5
		(b)	be sending it by post addressed to the person to the person's last known address; or	6 7
		(c)	if the person holds an accreditation or registration, or has been granted an exemption, under this Law—	8 9
			(i) by sending it by post addressed to the person to that person's address for service; or	10 11
			(ii) be left for the person at the person's address for service with someone apparently over the age of 16 years; or	12 13
		(d)	be transmitted by fax or email to a fax number or email address provided by the person for that purpose (in which case the notice or document will be taken to have been given or served at the time of transmission).	14 15 16 17
	(2)		address for service of a person is the address last provided by the on in writing to the Regulator as the address for service.	18 19
259	Reco	very c	of certain costs	20
		reaso rollin accre	Regulator may recover as a debt from a rail transport operator the onable costs of the entry and inspection of railway infrastructure, ag stock or railway premises in respect of which the person is edited, other than the costs of an inspection of an accredited person r Part 3 Division 11.	21 22 23 24 25
260	Reco	very c	of amounts due	26
		may	y fee, charge or other amount of money payable under this Law be recovered by the Regulator as a debt due to the Regulator in a c of competent jurisdiction.	27 28 29
261	Com	plianc	e with conditions of accreditation or registration	30
	(1)	If—		31
		(a)	a condition or restriction to which the accreditation of a person is subject makes provision for or with respect to a duty or obligation imposed by this Law; and	32 33 34

		(b)	the accredited person complies with the condition or restriction to the extent that it makes that provision,	1
		the accomp	ccredited person is, for the purposes of this Law, taken to have blied with this Law in relation to that duty or obligation.	3
	(2)	If—		5
		(a)	a condition or restriction to which the registration of a person is subject makes provision for or with respect to a duty or obligation imposed by this Law; and	6 7 8
		(b)	the registered person complies with the condition or restriction to the extent that it makes that provision,	9 10
			egistered person is, for the purposes of this Law, taken to have blied with this Law in relation to that duty or obligation.	11 12
262	Cont	racting	g out prohibited	13
		A ter	rm of any contract or agreement that purports to exclude, limit or	14
		modi	fy the operation of this Law or any duty under this Law or to	15
		trans	fer to another person any duty owed under this Law is void.	16
Divi	ision	8	Application of certain South Australian Acts to this Law	17
			uns Law	18
263	Appl	icatior	n of certain South Australian Acts to this Law	19
	(1)	The f	following Acts (as in force from time to time) apply as laws of a cipating jurisdiction for the purposes of this Law:	20 21
		(a)	the Freedom of Information Act 1991 of South Australia;	22
		(b)	the Ombudsman Act 1972 of South Australia;	23
		(c)	the Public Finance and Audit Act 1987 of South Australia;	24
		(d)	the State Records Act 1997 of South Australia.	25
	(2)	subse that f	ever, subject to subsection (4), the Acts referred to in ection (1) do not apply for the purposes of this Law to the extent functions are being exercised under this Law by a State or Territory of other than a South Australian entity.	26 27 28 29
	(3)	The r	national regulations may modify any such Act for the purposes of Law.	30 31
	(4)	With	out limiting subsection (3), the national regulations may—	32
		(a)	provide that the Act applies as if a provision of the Act specified in the national regulations were omitted; or	33

		(b)	provide that the Act applies as if an amendment to the Act made by a law of South Australia, and specified in the national regulations, had not taken effect; or	1 2 3
		(c)	confer a function on a State or Territory entity; or	4
		(d)	confer jurisdiction on a tribunal or court of a participating jurisdiction.	5 6
	(5)	as if	Act referred to in subsection (1) applies for the purposes of this Law is the Minister responsible for a government agency were the ster in relation to a body established by this Law.	7 8 9
Divi	sion	9	National regulations	10
264	Natio	onal re	egulations	11
	(1)	Gove being	the purposes of this section, the designated authority is the ernor of the State of South Australia, or other officer for the time g administering the Government of that State, acting with the ce and consent of the Executive Council of that State.	12 13 14 15
	(2)	respo	designated authority, on the unanimous recommendation of the onsible Ministers, may make regulations ( <i>national regulations</i> ) as emplated by this Law, or as necessary or expedient for the purposes is Law, including regulations that make provision for or in relation by of the matters specified in Schedule 1 to this Law.	16 17 18 19 20
	(3)		re the national regulations refer to or incorporate a code, standard her document prepared or published by a prescribed body—	21 22
		(a)	a copy of the code, standard or other document must be kept available for inspection by members of the public, without charge and during normal office hours, at the office or offices specified in the regulations; and	23 24 25 26
		(b)	in legal proceedings, evidence of the contents of the code, standard or other document may be given by production of a document purporting to be certified by or on behalf of the Regulator as a true copy of the code, standard or other document; and	27 28 29 30 31
		(c)	the code, standard or other document has effect as if it were a regulation made under this Law.	32 33
265	Publ	icatio	n of national regulations	34
	(1)	webs	national regulations are to be published on the NSW legislation site in accordance with Part 6A of the <i>Interpretation Act 1987</i> of South Wales.	35 36 37

	(2)		gulation commences on the day or days specified in the regulation s commencement (being not earlier than the date it is published).	1 2
Sch	nedu	le 1	National regulations	3
1		Accr	editations under this Law, including—	4
		(a)	requirements, standards, qualifications or conditions that must be satisfied; and	5 6
		(b)	requirements as to the terms, conditions, restrictions or particulars applying under or with respect to them; and	7 8
		(c)	other matters relating to their granting, refusal, variation, suspension, cancellation or surrender.	9 10
2		Regi	strations under this Law, including—	11
		(a)	requirements, standards, qualifications or conditions that must be satisfied; and	12 13
		(b)	requirements as to the terms, conditions, restrictions or particulars applying under or with respect to them; and	14 15
		(c)	other matters relating to their granting, refusal, variation, suspension, cancellation or surrender.	16 17
3		comp for	heme for certificates of competency (or provisional certificates of petency) for persons employed or engaged in rail safety work, and the duration, variation, suspension or cancellation of those ficates.	18 19 20 21
4		The pactiv	prohibition of the carrying on of rail safety work or other prescribed ity except by or under the supervision of a person—	22 23
		(a)	who holds an appropriate certificate of competency; or	24
		(b)	who has prescribed qualifications, training or experience.	25
5		Safet	ty standards or other requirements that must be complied with—	26
		(a)	in connection with the construction, maintenance or operation of a railway; or	27 28
		(b)	in connection with the performance of any work or activity; or	29
		(c)	in relation to any rail infrastructure, rolling stock, trains, system, devices, appliance or equipment; or	30 31
		(d)	in relation to sidings.	32
6		amer	edures (including consultation) for the making, adoption and adment of rules and procedures relating to rail network operations or adopted for the purposes of Part 3 Division 3 by the rail	33 34 35

		structure manager responsible for the management of that part of ail network.	1
7	remo	safeguarding, siting, installing, testing, altering, maintaining or eval of any rail infrastructure, rolling stock, system, device, iance or equipment.	3 4 5
8		records and documents to be kept by any person, the manner of ing those records and documents, and their inspection.	6
9	The	providing of returns and other information, verified as prescribed.	8
10	The	registration of plans and other documents required under this Law.	9
11	The	recording, investigation and reporting of accidents and incidents.	10
12	The	health, fitness and functions of rail safety workers.	11
13	Drug (a)	g and alcohol management of rail safety workers, including— the allowed concentration of alcohol; and	12 13
	(b)	procedures for drug and alcohol testing, including compulsory testing; and	14 15
	(c)	providing for the authorisation of persons to conduct drug and alcohol testing and operate equipment for that purpose; and	16 17
	(d)	regulating the collection of biological samples from rail safety workers for the purposes of drug and alcohol testing; and	18 19
	(e)	providing for the analysis of test results, including the accreditation of persons conducting the analysis; and	20 21
	(f)	providing for the approval of devices used in carrying out drug and alcohol testing and analysis; and	22 23
	(g)	providing for the use of results from any testing or analysis, or the steps that may be taken on account of any testing or any evidence or information produced as a result of testing; and	24 25 26
	(h)	prescribing the circumstances that amount to a defence to a breach of the regulations, including where the consumption of alcohol or drugs occurs after rail safety work has been carried out; and	27 28 29 30
	(i)	providing for the confidentiality of test results; and	31
	(j)	regulating the destruction of biological samples collected for testing; and	32 33
	(k)	providing for the protection of persons involved in taking or conducting testing from liability for acts or omissions done in	34 35

## Rail Safety (Adoption of National Law) Bill 2012

## Note Rail Safety National Law

14	Fatigue management of rail safety workers, including work hours and rest periods.	1
15	The regulation of the conduct of passengers and other persons on railways, or on land or premises associated with a railway.	3
16	Trespass on, or entry to, railways, or on land, premises, infrastructure or rolling stock associated with a railway.	5
17	The regulation or prohibition of the carriage of goods, freight or animals on railways.	7
18	The unauthorised use of railways or rolling stock.	9
19	The display of signs and notices.	10
20	The opening and closing of railway gates.	11
21	The regulation of vehicles, animals and pedestrians crossing railways.	12
22	The regulation of crossings.	13
23	The loading, unloading or transportation of freight.	14
24	The identification of rolling stock, rail infrastructure, devices, appliances, equipment or freight.	15 16
25	Causing damage to, or interfering with or removing, rolling stock, rail infrastructure, devices, appliances, equipment or freight.	17 18
26	Procedures associated with inspections, examinations or tests under this Law.	19 20
27	The form and service of notices and other documents under this Law.	21
28	Empowering the Regulator to prohibit a person from acting (or from continuing to act) as a rail safety worker for a specified period, or until further order of the Regulator.	22 23 24
29	Fixing fees and charges for the purposes of this Law or in respect of any matter arising under this Law, including a fee that the Regulator may recover from an accredited person as a debt if the accredited person fails to comply with a requirement of this Law within a specified time.	25 26 27 28
30	Generally, evidence in proceedings for an offence against the regulations.	29 30

31		Infringement penalty provisions, including requirements for infringement notices and the fixing of infringement penalties, not exceeding \$1 500, for contravention of an alleged offence against this Law or the regulations.	1 2 3 4
32		The imposition of penalties, not exceeding \$10 000 for a contravention of, or failure to comply with, a regulation.	5 6
Scł	nedu	le 2 Miscellaneous provisions relating to interpretation	7 8
Par	t 1	Preliminary	9
1	Disp	lacement of Schedule by contrary intention	10
		The application of this Schedule may be displaced, wholly or partly, by a contrary intention appearing in this Law.	11 12
Par	t 2	General	13
2	Law	to be construed not to exceed legislative power of Parliament	14
	(1)	This Law is to be construed as operating to the full extent of, but so as not to exceed, the legislative power of the Parliament of this jurisdiction.	15 16 17
	(2)	If a provision of this Law, or the application of a provision of this Law to a person, subject matter or circumstance, would, but for this clause, be construed as being in excess of the legislative power of the Parliament of this jurisdiction—	18 19 20 21
		(a) it is a valid provision to the extent to which it is not in excess of the power; and	22 23
		(b) the remainder of this Law, and the application of the provision to other persons, subject matters or circumstances, is not affected.	24 25
	(3)	This clause applies to this Law in addition to, and without limiting the effect of, any provision of this Law.	26 27
3	Ever	y section to be a substantive enactment	28
		Every section of this Law has effect as a substantive enactment without introductory words.	29 30
4	Mate	rial that is, and is not, part of this Law	31
	(1)	The heading to a Part, Division or Subdivision into which this Law is divided is part of this Law.	32 33

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Rail Safety National Law

	(2)	A Sc	chedule to this Law is part of this Law.	
	(3)	Punc	ctuation in this Law is part of this Law.	2
	(4)	A he this l	rading to a section or subsection of this Law does not form part of Law.	
5	Refe	rence	s to particular Acts and to enactments	ţ
		In th	is Law—	6
		(a)	an Act of this jurisdiction may be cited—	7
			(i) by its short title; or	8
			(ii) by reference to the year in which it was passed and its number; and	9 10
		(b)	a Commonwealth Act may be cited—	1
			(i) by its short title; or	12
			(ii) in another way sufficient in a Commonwealth Act for the citation of such an Act,	10 14
			together with a reference to the Commonwealth; and	15
		(c)	an Act of another jurisdiction may be cited—	16
			(i) by its short title; or	17
			(ii) in another way sufficient in an Act of the jurisdiction for the citation of such an Act,	18 19
			together with a reference to the jurisdiction.	20
6	Refe	rence	s taken to be included in Law or Act citation etc	2
	(1)	A ref	ference in this Law to this Law or an Act includes a reference to—	22
		(a)	this Law or the Act as originally enacted, and as amended from time to time since its original enactment; and	23 24
		(b)	if this Law or the Act has been repealed and re-enacted (with or without modification) since the enactment of the reference—this Law or the Act as re-enacted, and as amended from time to time since its re-enactment.	25 26 27 28
	(2)		ference in this Law to a provision of this Law or of an Act includes erence to—	29 30
		(a)	the provision as originally enacted, and as amended from time to time since its original enactment; and	3 <sup>2</sup>
		(b)	if the provision has been omitted and re-enacted (with or without modification) since the enactment of the reference—the provision as re-enacted, and as amended from time to time since its re-enactment	33 34 35

	(3)	Com	lauses (1) and (2) apply to a reference in this Law to a law of the monwealth or another jurisdiction as they apply to a reference in Law to an Act and to a provision of an Act.	1 2 3
7	Inter	pretat	ion best achieving Law's purpose or object	4
	(1)	will l	e interpretation of a provision of this Law, the interpretation that best achieve the purpose or object of this Law is to be preferred to other interpretation.	5 6 7
	(2)	Subc this I	lause (1) applies whether or not the purpose is expressly stated in Law.	8
8	Use	of exti	rinsic material in interpretation	10
	(1)	In th	is clause—	11
			nsic material means relevant material not forming part of this Law, ding (for example)—	12 13
		(a)	material that is set out in the document containing the text of this Law as printed by the Government Printer; and	14 15
		(b)	a relevant report of a Royal Commission, Law Reform Commission, commission or committee of inquiry, or a similar body, that was laid before the Parliament of this jurisdiction before the provision concerned was enacted; and	16 17 18 19
		(c)	a relevant report of a committee of the Parliament of this jurisdiction that was made to the Parliament before the provision was enacted; and	20 21 22
		(d)	a treaty or other international agreement that is mentioned in this Law; and	23 24
		(e)	an explanatory note or memorandum relating to the Bill that contained the provision, or any relevant document, that was laid before, or given to the members of, the Parliament of this jurisdiction by the member bringing in the Bill before the provision was enacted; and	25 26 27 28 29
		(f)	the speech made to the Parliament of this jurisdiction by the member in moving a motion that the Bill be read a second time; and	30 31 32
		(g)	material in the Votes and Proceedings of the Parliament of this jurisdiction or in any official record of debates in the Parliament of this jurisdiction; and	33 34 35
		(h)	a document that is declared by this Law to be a relevant document for the purposes of this clause;	36 37

			nary meaning means the ordinary meaning conveyed by a ision having regard to its context in this Law and to the purpose of Law.	1 2 3
	(2)	cons	ect to subclause (3), in the interpretation of a provision of this Law, ideration may be given to extrinsic material capable of assisting in nterpretation—	4 5 6
		(a)	if the provision is ambiguous or obscure—to provide an interpretation of it; or	7 8
		(b)	if the ordinary meaning of the provision leads to a result that is manifestly absurd or is unreasonable—to provide an interpretation that avoids such a result; or	9 10 11
		(c)	in any other case—to confirm the interpretation conveyed by the ordinary meaning of the provision.	12 13
	(3)	mate	etermining whether consideration should be given to extrinsic crial, and in determining the weight to be given to extrinsic material, and is to be had to—	14 15 16
		(a)	the desirability of a provision being interpreted as having its ordinary meaning; and	17 18
		(b)	the undesirability of prolonging proceedings without compensating advantage; and	19 20
		(c)	other relevant matters.	21
9	Effect of change of drafting practice			22
		If—		23
		(a)	a provision of this Law expresses an idea in particular words; and	24
		(b)	a provision enacted later appears to express the same idea in different words for the purpose of implementing a different legislative drafting practice, including (for example)—	25 26 27
			(i) the use of a clearer or simpler style; or	28
			(ii) the use of gender-neutral language,	29
			the ideas must not be taken to be different merely because different words are used.	30 31
10	Use of examples			32
	If this Law includes an example of the operation of a provision—			33
		(a)	the example is not exhaustive; and	34
		(b)	the example does not limit, but may extend, the meaning of the provision; and	35 36

		(c)	the example and the provision are to be read in the context of each other and the other provisions of this Law, but, if the example and the provision so read are inconsistent, the provision prevails.	1 2 3
11	Com	pliano	e with forms	2
	(1)	strict	form is prescribed or approved by or for the purpose of this Law, a compliance with the form is not necessary and substantial pliance is sufficient.	5 6
	(2)		form prescribed or approved by or for the purpose of this Law ires—	9
		(a)	the form to be completed in a specified way; or	10
		(b)	specified information or documents to be included in, attached to or given with the form; or	11 12
		(c)	the form, or information or documents included in, attached to or given with the form, to be verified in a specified way,	13 14
		the f with	form is not properly completed unless the requirement is complied	15 16
Par	rt 3 Ter		ms and references	17
12	Defi	nitions	<b>S</b>	18
	(1)	In th	is Law—	19
		Act 1	means an Act of the Parliament of this jurisdiction;	20
		adul	t means an individual who is 18 or more;	21
		pron	<i>lavit</i> , in relation to a person allowed by law to affirm, declare or nise, includes affirmation, declaration and promise;	22 23
		amei	nd includes—	24
		(a)	omit or omit and substitute; or	25
		(b)	alter or vary; or	26
		(c)	amend by implication;	27
			int includes reappoint;	28
		Aust geog	<i>ralia</i> means the Commonwealth of Australia but, when used in a raphical sense, does not include an external Territory;	29 30
		busii	ness day means a day that is not—	31
		(a)	a Saturday or Sunday; or	32
		(b)	a public holiday, special holiday or bank holiday in the place in which any relevant act is to be or may be done;	33 34

	andar month means a period starting at the beginning of any day of the 12 named months and ending—	:
(a)	immediately before the beginning of the corresponding day of the next named month; or	;
(b)	if there is no such corresponding day—at the end of the next named month;	
calei	ndar year means a period of 12 months beginning on 1 January;	•
Law	<i>mencement</i> , in relation to this Law or an Act or a provision of this or an Act, means the time at which this Law, the Act or provision es into operation;	10 10
	monwealth means the Commonwealth of Australia but, when used geographical sense, does not include an external Territory;	1: 1:
conf	<i>ier</i> , in relation to a function, includes impose;	1;
	ravene includes fail to comply with;	14
coun	atry includes—	1
(a)	a federation; or	10
(b)	a state, province or other part of a federation;	17
	of assent, in relation to an Act, means the day on which the Act ves the Royal Assent;	18 19
defin	nition means a provision of this Law (however expressed) that—	20
(a)	gives a meaning to a word or expression; or	2
(b)	limits or extends the meaning of a word or expression;	22
docu	<i>ment</i> means any record of information and includes—	23
(a)	any paper or other material on which there is writing; or	24
(b)	any paper or other material on which there are marks, figures, symbols or perforations having a meaning for a person qualified to interpret them; or	25 20 21
(c)	any computer, disc, tape or other article or any material from which sounds, images, writings or messages are capable of being reproduced (with or without the aid of another article or device); or	29 29 30 3
(d)	a map, plan, drawing or photograph;	32
elect	ronic communication means—	33
(a)	a communication of information in the form of data, text or images by means of guided or unguided electromagnetic energy, or both; or	34 38 30
(b)	a communication of information in the form of sound by means of guided or unguided electromagnetic energy, or both, where the	3

sound is processed at its destination by an automated voice recognition system;	1 2
estate includes easement, charge, right, title, claim, demand, lien or	3
encumbrance, whether at law or in equity;	4
expire includes lapse or otherwise cease to have effect;	5
external Territory means a Territory, other than an internal Territory,	6
for the government of which as a Territory provision is made by a	7
Commonwealth Act;	8
fail includes refuse;	9
financial year means a period of 12 months beginning on 1 July;	10
function includes a power or duty;	11
Government Printer means the Government Printer of this jurisdiction, and includes any other person authorised by the Government of this	12 13
jurisdiction to print an Act or instrument;	14
individual means a natural person;	15
information system means a system for generating, sending, receiving,	16
storing or otherwise processing electronic communications;	17
<i>insert</i> , in relation to a provision of this Law, includes substitute;	18
instrument includes a statutory instrument;	19
<i>interest</i> , in relation to land or other property, means—	20
(a) a legal or equitable estate in the land or other property; or	21
(b) a right, power or privilege over, or in relation to, the land or other property;	22 23
<i>internal Territory</i> means the Australian Capital Territory, the Jervis Bay Territory or the Northern Territory;	24 25
<i>Jervis Bay Territory</i> means the Territory mentioned in the <i>Jervis Bay Territory Acceptance Act 1915</i> of the Commonwealth;	26 27
make includes issue or grant;	28
<i>minor</i> means an individual who is under 18;	29
modification includes addition, omission or substitution;	30
month means a calendar month;	31
named month means 1 of the 12 months of the year;	32
Northern Territory means the Northern Territory of Australia;	33
<i>number</i> means—	34
(a) a number expressed in figures or words; or	35
(b) a letter; or	36
(c) a combination of a number so expressed and a letter.	37

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	(2)	statutory instrument means an instrument (including a regulation) made or in force under or for the purposes of this Law, and includes an instrument made or in force under any such instrument; swear, in relation to a person allowed by law to affirm, declare or promise, includes affirm, declare or promise; word includes any symbol, figure or drawing; writing includes any mode of representing or reproducing words in a visible form; year, without specifying the type of year, means calendar year. In a statutory instrument— the Law means this Law.	1 2 3 4 5 6 7 8 9 10
13	Prov	isions relating to defined terms and gender and number	12
	(1)	If this Law defines a word or expression, other parts of speech and grammatical forms of the word or expression have corresponding meanings.	13 14 15
	(2)	Definitions in or applicable to this Law apply except so far as the context or subject matter otherwise indicates or requires.	16 17
	(3)	In this Law, words indicating a gender include each other gender.	18
	(4)	In this Law—	19
		(a) words in the singular include the plural; and	20
		(b) words in the plural include the singular.	21
14	Mea	ning of <i>may</i> and <i>must</i> etc	22
	(1)	In this Law, the word "may", or a similar word or expression, used in relation to a power indicates that the power may be exercised or not exercised, at discretion.	23 24 25
	(2)	In this Law, the word "must", or a similar word or expression, used in relation to a power indicates that the power is required to be exercised.	26 27
	(3)	This clause has effect despite any rule of construction to the contrary.	28
15	Word	ds and expressions used in statutory instruments	29
	(1)	Words and expressions used in a statutory instrument have the same meanings as they have, from time to time, in this Law, or relevant provisions of this Law, under or for the purposes of which the instrument is made or in force.	30 31 32 33
	(2)	This clause has effect in relation to an instrument except so far as the contrary intention appears in the instrument.	34 35

16	Effect of ex	xpress references to bodies corporate and individuals	1
	In the "pers" "who	is Law, a reference to a person generally (whether the expression son", "party", "someone", "anyone", "no-one", "one", "another" or bever" or another expression is used)—	2 3 4
	(a)	does not exclude a reference to a body corporate or an individual merely because elsewhere in this Law there is particular reference to a body corporate (however expressed); and	5 6 7
	(b)	does not exclude a reference to an individual or a body corporate merely because elsewhere in this Law there is particular reference to an individual (however expressed).	8 9 10
17	Production	n of records kept in computers etc	11
		person who keeps a record of information by means of a nanical, electronic or other device is required by or under this	12 13 14
	(a)	to produce the information or a document containing the information to a court, tribunal or person; or	15 16
	(b)	to make a document containing the information available for inspection by a court, tribunal or person,	17 18
	then,	unless the court, tribunal or person otherwise directs—	19
	(c)	the requirement obliges the person to produce or make available for inspection (as the case may be) a document that reproduces the information in a form capable of being understood by the court, tribunal or person; and	20 21 22 23
	(d)	the production to the court, tribunal or person of the document in that form complies with the requirement.	24 25
18	References	s to this jurisdiction to be implied	26
	In th	is Law—	27
	(a)	a reference to an officer, office or statutory body is a reference to such an officer, office or statutory body in and for this jurisdiction; and	28 29 30
	(b)	a reference to a locality or other matter or thing is a reference to such a locality or other matter or thing in and of this jurisdiction.	31 32
19	References	s to officers and holders of offices	33
	partio	is Law, a reference to a particular officer, or to the holder of a cular office, includes a reference to the person for the time being pying or acting in the office concerned.	34 35 36

20	Reference to	certain provisions of Law	1			
	If a prov	vision of this Law refers—	2			
	to	o a Part, section or Schedule by a number and without reference of this Law—the reference is a reference to the Part, section or chedule, designated by the number, of or to this Law; or	3 4 5			
	re	o a Schedule without reference to it by a number and without reference to this Law—the reference, if there is only 1 Schedule of this Law, is a reference to the Schedule; or	6 7 8			
	sı b	o a Division, Subdivision, subsection, paragraph, subparagraph, ubsubparagraph, clause, subclause, item, column, table or form y a number and without reference to this Law—the reference is reference to—	9 10 11 12			
	(	(i) the Division, designated by the number, of the Part in which the reference occurs; and	13 14			
	(1	the Subdivision, designated by the number, of the Division in which the reference occurs; and	15 16			
	(i	ii) the subsection, designated by the number, of the section in which the reference occurs; and	17 18			
	(i	v) the paragraph, designated by the number, of the section, subsection, Schedule or other provision in which the reference occurs; and	19 20 21			
	(	v) the paragraph, designated by the number, of the section, subsection, item, column, table or form of or in the Schedule in which the reference occurs; and	22 23 24			
	(v	the subparagraph, designated by the number, of the paragraph in which the reference occurs; and	25 26			
	(vi	ii) the subsubparagraph, designated by the number, of the subparagraph in which the reference occurs; and	27 28			
	(vi	the clause, section, subsection, item, column, table or form, designated by the number, of or in the Schedule in which the reference occurs,	29 30 31			
	a	s the case requires.	32			
21	Reference to	provisions of this Law or an Act is inclusive	33			
	In this I	In this Law, a reference to a portion of this Law or an Act includes—				
	Si	reference to the Chapter, Part, Division, Subdivision, section, ubsection or other provision of this Law or the Act referred to nat forms the beginning of the portion; and	35 36 37			

		It is n	a reference to the Chapter, Part, Division, Subdivision, section, subsection or other provision of this Law or the Act referred to that forms the end of the portion.  **nple.* A reference to "sections 5 to 9" includes both section 5 and section 9. ot necessary to refer to "sections 5 to 9 (both inclusive)" to ensure that the ence is given an inclusive interpretation.	1 2 3 4 5
Par	t 4	Fur	nctions and powers	7
22	Exer	cise o	f statutory functions	8
	(1)	If thi	s Law confers a function on a person or body, the function may be cised from time to time as occasion requires.	9 10
	(2)	partio	s Law confers a function on a particular officer or the holder of a cular office, the function may be exercised by the person for the being occupying or acting in the office concerned.	11 12 13
	(3)	the e	s Law confers a function on a body (whether or not incorporated), xercise of the function is not affected merely because of vacancies e membership of the body.	14 15 16
23	Powerepe:		nake instrument or decision includes power to amend or	17 18
		If th decis	is Law authorises or requires the making of an instrument or sion—	19 20
		(a)	the power includes power to amend or repeal the instrument or decision; and	21 22
		(b)	the power to amend or repeal the instrument or decision is exercisable in the same way, and subject to the same conditions, as the power to make the instrument or decision.	23 24 25
24	Matte	ers fo	r which statutory instruments may make provision	26
	(1)	in rel make	s Law authorises or requires the making of a statutory instrument lation to a matter, a statutory instrument made under this Law may be provision for the matter by applying, adopting or incorporating or without modification) the provisions of—	27 28 29 30
		(a)	an Act or statutory instrument; or	31
		(b)	another document (whether of the same or a different kind), as in force at a particular time or as in force from time to time.	32 33
	(2)	of a of the	statutory instrument applies, adopts or incorporates the provisions document, the statutory instrument applies, adopts or incorporates provisions as in force from time to time, unless the statutory lument otherwise expressly provides.	34 35 36 37

	(3)	A statutory instrument may—	1
		(a) apply generally throughout this jurisdiction or be limited in its application to a particular part of this jurisdiction; or	2
		(b) apply generally to all persons, matters or things or be limited in its application to—	4 5
		(i) particular persons, matters or things; or	6
		(ii) particular classes of persons, matters or things; or	7
		(c) otherwise apply generally or be limited in its application by reference to specified exceptions or factors.	8 9
	(4)	A statutory instrument may—	10
		(a) apply differently according to different specified factors; or	11
		(b) otherwise make different provision in relation to—	12
		(i) different persons, matters or things; or	13
		(ii) different classes of persons, matters or things.	14
	(5)	A statutory instrument may authorise a matter or thing to be from time to time determined, applied or regulated by a specified person or body.	15 16
	(6)	If this Law authorises or requires a matter to be regulated by statutory instrument, the power may be exercised by prohibiting by statutory instrument the matter or any aspect of the matter.	17 18 19
	(7)	If this Law authorises or requires provision to be made with respect to a matter by statutory instrument, a statutory instrument made under this Law may make provision with respect to a particular aspect of the matter despite the fact that provision is made by this Law in relation to another aspect of the matter or in relation to another matter.	20 21 22 23 24
	(8)	A statutory instrument may provide for the review of, or a right of appeal against, a decision made under the statutory instrument, or this Law, and may, for that purpose, confer jurisdiction on any court, tribunal, person or body.	25 26 27 28
	(9)	A statutory instrument may require a form prescribed by or under the statutory instrument, or information or documents included in, attached to or given with the form, to be verified by statutory declaration.	29 30 31
25	Pres	umption of validity and power to make	32
	(1)	All conditions and preliminary steps required for the making of a statutory instrument are presumed to have been satisfied and performed in the absence of evidence to the contrary.	33 34 35
	(2)	A statutory instrument is taken to be made under all powers under which it may be made, even though it purports to be made under this Law or a particular provision of this Law.	36 37 38

26	App	pointments may be made by name or office	1		
	(1)	If this Law authorises or requires a person or body—	2		
		(a) to appoint a person to an office; or	3		
		(b) to appoint a person or body to exercise a power; or	4		
		(c) to appoint a person or body to do another thing,	Ę		
		the person or body may make the appointment by—	6		
		(d) appointing a person or body by name; or	7		
		(e) appointing a particular officer, or the holder of a particular office, by reference to the title of the office concerned.	3		
	(2)	An appointment of a particular officer, or the holder of a particular office, is taken to be the appointment of the person for the time being occupying or acting in the office concerned.	10 11 12		
27	Acti	ing appointments	13		
	(1)	If this Law authorises a person or body to appoint a person to act in an office, the person or body may, in accordance with this Law, appoint—	14 15		
		(a) a person by name; or	16		
		(b) a particular officer, or the holder of a particular office, by reference to the title of the office concerned,	17 18		
		to act in the office.	19		
	(2)	The appointment may be expressed to have effect only in the circumstances specified in the instrument of appointment.	20 21		
	(3)	The appointer may—	22		
		(a) determine the terms and conditions of the appointment, including remuneration and allowances; and	23 24		
		(b) terminate the appointment at any time.	25		
	(4)	The appointment, or the termination of the appointment, must be in, or evidenced by, writing signed by the appointer.	26 27		
	(5)				
	(6)	If the appointee is acting in the office otherwise than because of a vacancy in the office and the office becomes vacant, then, subject to subclause (2), the appointee may continue to act until—	30 31 32		
		(a) the appointer otherwise directs; or	33		
		(b) the vacancy is filled; or	34		
		(c) the end of a year from the day of the vacancy,	35		
		whichever happens first.	36		

	(7)			ntment ceases to have effect if the appointee resigns by ned and delivered to the appointer.	1 2	
	(8)	Whil	e the a	appointee is acting in the office—	3	
		(a)		ppointee has all the powers and functions of the holder of the e; and	4 5	
		(b)		Law and other laws apply to the appointee as if the appointee the holder of the office.	6 7	
	(9)	Anyt office	hing d	lone by or in relation to a person purporting to act in the t invalid merely because—	8	
		(a)	the o	occasion for the appointment had not arisen; or	10	
		(b)	the a	ppointment had ceased to have effect; or	11	
		(c)	the o	ecasion for the person to act had not arisen or had ceased.	12	
	(10)	vacar by th	ncy in ne appo	authorises the appointer to appoint a person to act during a the office, an appointment to act in the office may be made ointer whether or not an appointment has previously been e office.	13 14 15 16	
28	Pow	ers of	appoi	ntment imply certain incidental powers	17	
	(1)	If this Law authorises or requires a person or body to appoint a person to an office—				
		(a)		power may be exercised from time to time as occasion ires; and	20 21	
		(b)	the p	ower includes—	22	
			(i)	power to remove or suspend, at any time, a person appointed to the office; and	23 24	
			(ii)	power to appoint another person to act in the office if a person appointed to the office is removed or suspended; and	25 26 27	
			(iii)	power to reinstate or reappoint a person removed or suspended; and	28 29	
			(iv)	power to appoint a person to act in the office if it is vacant (whether or not the office has ever been filled); and	30 31	
			(v)	power to appoint a person to act in the office if the person appointed to the office is absent or is unable to discharge the functions of the office (whether because of illness or otherwise).	32 33 34 35	
	(2)	be ex	ercise	to remove or suspend a person under subclause (1)(b) may deven if this Law provides that the holder of the office to person was appointed is to hold office for a specified period.	36 37 38	

	(3)	The power to make an appointment under subclause (1)(b) may be exercised from time to time as occasion requires.	1 2		
	(4)	An appointment under subclause (1)(b) may be expressed to have effect only in the circumstances specified in the instrument of appointment.	3 4		
29	Dele	gation of functions	5		
	(1)	If this Law authorises a person or body to delegate a function, the person or body may, in accordance with this Law and any other applicable law, delegate the function to—	6 7 8		
		(a) a person or body by name; or	9		
		(b) a specified officer, or the holder of a specified office, by reference to the title of the office concerned.	10 11		
	(2)	The delegation may—	12		
		(a) be general or limited; and	13		
		(b) be made from time to time; and	14		
		(c) be revoked, wholly or partly, by the delegator.	15		
	(3)	The delegation, or a revocation of the delegation, must be in, or evidenced by, writing signed by the delegator or, if the delegator is a body, by a person authorised by the body for the purpose.	16 17 18		
	(4)	A delegated function may be exercised only in accordance with any conditions to which the delegation is subject.	19 20		
	(5)	The delegate may, in the exercise of a delegated function, do anything that is incidental to the delegated function.			
	(6)	A delegated function that purports to have been exercised by the delegate is taken to have been properly exercised by the delegate unless the contrary is proved.	23 24 25		
	(7)	A delegated function that is properly exercised by the delegate is taken to have been exercised by the delegator.			
	(8)	If, when exercised by the delegator, a function is dependent on the delegator's opinion, belief or state of mind, then, when exercised by the delegate, the function is dependent on the delegate's opinion, belief or state of mind.	28 29 30 31		
	(9)	If—	32		
		(a) the delegator is a specified officer or the holder of a specified office; and	33 34		
		(b) the person who was the specified officer or holder of the specified office when the delegation was made ceases to be the holder of the office,	35 36 37		

		then-	_	1
		(c)	the delegation continues in force; and	2
		(d)	the person for the time being occupying or acting in the office	3
			concerned is taken to be the delegator for the purposes of this	4
			clause.	5
	(10)	If—		6
		(a)	the delegator is a body; and	7
		(b)	there is a change in the membership of the body,	8
		then-	<del>_</del>	9
		(c)	the delegation continues in force; and	10
		(d)	the body as constituted for the time being is taken to be delegator for the purposes of this clause.	11 12
	(11)		function is delegated to a specified officer or the holder of a ified office—	13 14
		(a)	the delegation does not cease to have effect merely because the	15
			person who was the specified officer or the holder of the specified office when the function was delegated ceases to be the officer or	16
			the holder of the office; and	17 18
		(b)	the function may be exercised by the person for the time being occupying or acting in the office concerned.	19 20
	(12)		anction that has been delegated may, despite the delegation, be cised by the delegator.	21 22
	(13)		delegation of a function does not relieve the delegator of the gator's obligation to ensure that the function is properly exercised.	23 24
	(14)	Subject to subclause (15), this clause applies to a subdelegation of a function in the same way as it applies to a delegation of a function.		25 26
	(15)	subd	is Law authorises the delegation of a function, the function may be elegated only if this Law expressly authorises the function to be elegated.	27 28 29
30	Exer	cise o	f powers between enactment and commencement	30
	(1)	If a	provision of this Law (the <i>empowering provision</i> ) that does not	31
	,		mence on its enactment would, had it commenced, confer a	32 33
		(a)	to make an appointment; or	34
		(b)	to make a statutory instrument of a legislative or administrative character; or	35 36
		(c)	to do another thing,	37

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	then-	<u> </u>	1
	(d)	the power may be exercised; and	2
	(e)	anything may be done for the purpose of enabling the exercise of	3
		the power or of bringing the appointment, instrument or other	4
	1 6	thing into effect,	5
		re the empowering provision commences.	6
(2)	If a provision of a South Australian Act (the <i>empowering provision</i> ) that does not commence on its enactment would, had it commenced, amend a provision of this Law so that it would confer a power—		
	(a)	to make an appointment; or	10
	(b)	to make a statutory instrument of a legislative or administrative character; or	11 12
	(c)	to do another thing,	13
	then-	<u> </u>	14
	(d)	the power may be exercised; and	15
	(e)	anything may be done for the purpose of enabling the exercise of	16
	. ,	the power or of bringing the appointment, instrument or other	17
	1 0	thing into effect,	18
	beto	re the empowering provision commences.	19
(3)	If—		20
	(a)	this Law has commenced and confers a power to make a statutory instrument (the <i>basic instrument-making power</i> ); and	21 22
	(b)	a provision of a South Australian Act that does not commence on	23
		its enactment would, had it commenced, amend this Law so as to	24
		confer additional power to make a statutory instrument (the additional instrument-making power),	25 26
	then-	~ ~ /	27
	(c)	the basic instrument-making power and the additional	28
	(0)	instrument-making power may be exercised by making a single instrument; and	29 30
	(d)	any provision of the instrument that required an exercise of the	31
	( )	additional instrument-making power is to be treated as made under subclause (2).	32 33
(4)	If or	· ·	
(4)	If an instrument, or a provision of an instrument, is made under subclause (1) or (2) that is necessary for the purpose of—		34 35
	(a)	enabling the exercise of a power mentioned in the subclause; or	36
	(b)	bringing an appointment, instrument or other thing made or done under such a power into effect,	37 38

		the in	nstrument or provision takes effect—	1
		(c)	on the making of the instrument; or	2
		(d)	on such later day (if any) on which, or at such later time (if any)	3
			at which, the instrument or provision is expressed to take effect.	4
	(5)	If—		5
		(a)	an appointment is made under subclause (1) or (2); or	6
		(b)	an instrument, or a provision of an instrument, made under	7
			subclause (1) or (2) is not necessary for a purpose mentioned in subclause (4),	8 9
		the ap	ppointment, instrument or provision takes effect—	10
		(c)	on the commencement of the relevant empowering provision; or	11
		(d)	on such later day (if any) on which, or at such later time (if any)	12
			at which, the appointment, instrument or provision is expressed to take effect.	13 14
	(6)	Anvt	hing done under subclause (1) or (2) does not confer a right, or	15
	(0)		se a liability, on a person before the relevant empowering	16
			sion commences.	17
	(7)	After the enactment of a provision mentioned in subclause (1) but		18
			re the provision's commencement, this clause applies as if the ences in subclauses (2) and (5) to the commencement of the	19
			owering provision were references to the commencement of the	20 21
provision mentioned in subclause (2) as amended		provi	sion mentioned in subclause (2) as amended by the empowering	22
		provi	sion.	23
	(8)		e application of this clause to a statutory instrument, a reference to	24
			nactment of the instrument is a reference to the making of the ament.	25 26
		msuu	ment.	20
Part 5 Distance, time and age		27		
31	Matt	ers rela	ating to distance, time and age	28
	(1)		e measurement of distance for the purposes of this Law, the	29
			nce is to be measured along the shortest road ordinarily used for	30
		trave		31
	(2)		eriod beginning on a given day, act or event is provided or allowed	32
			purpose by this Law, the period is to be calculated by excluding ay, or the day of the act or event, and—	33 34
		(a)	if the period is expressed to be a specified number of clear days	35
		(4)	or at least a specified number of days—by excluding the day on	36
			which the purpose is to be fulfilled; and	37

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		(b) in any other case—by including the day on which the purpose to be fulfilled.	is 1	
	(3)	If the last day of a period provided or allowed by this Law for doing anything is not a business day in the place in which the thing is to be or may be done, the thing may be done on the next business day in the place.		
	(4)	If the last day of a period provided or allowed by this Law for the filing or registration of a document is a day on which the office is closed where the filing or registration is to be or may be done, the document may be filed or registered at the office on the next day that the office is open.		
	(5)	If no time is provided or allowed for doing anything, the thing is to be done as soon as possible, and as often as the prescribed occasion happens.		
	(6)	If, in this Law, there is a reference to time, the reference is, in relation to the doing of anything in a jurisdiction, a reference to the legal time the jurisdiction.		
	(7)	For the purposes of this Law, a person attains an age in years at the beginning of the person's birthday for the age.	ne 18	
Par	t 6	Effect of repeal, amendment or expiration	20	
32	Time of Law ceasing to have effect		21	
		If a provision of this Law is expressed—	22	
		(a) to expire on a specified day; or	23	
		(b) to remain or continue in force, or otherwise have effect, until specified day,	a 24	
		this provision has effect until the last moment of the specified day.	26	
33	Repealed provisions not revived			
		If a provision of this Law is repealed or amended by a South Australia Act, or a provision of a South Australian Act, the provision is nervived merely because the South Australian Act or the provision of the South Australian Act—	ot 29	
		(a) is later repealed or amended; or	32	
		(b) later expires.	33	

34	Saving of operation of repealed Law provisions		
	(1)	The repeal, amendment or expiry of a provision of this Law does not—	2
		(a) revive anything not in force or existing at the time the repeal, amendment or expiry takes effect; or	3 4
		(b) affect the previous operation of the provision or anything suffered, done or begun under the provision; or	5 6
		(c) affect a right, privilege or liability acquired, accrued or incurred under the provision; or	7 8
		(d) affect a penalty incurred in relation to an offence arising under the provision; or	9 10
		(e) affect an investigation, proceeding or remedy in relation to such a right, privilege, liability or penalty.	11 12
	(2)	Any such penalty may be imposed and enforced, and any such investigation, proceeding or remedy may be begun, continued or enforced, as if the provision had not been repealed or amended or had not expired.	13 14 15 16
35	Continuance of repealed provisions		17
		If a South Australian Act repeals some provisions of this Law and enacts new provisions in substitution for the repealed provisions, the repealed provisions continue in force until the new provisions commence.	18 19 20 21
36	Law and amending Acts to be read as one		
		This Law and all South Australian Acts amending this Law are to be read as one.	23 24
Par	t 7	Instruments under Law	25
37	Schedule applies to statutory instruments		
	(1)	This Schedule applies to a statutory instrument, and to things that may be done or are required to be done under a statutory instrument, in the same way as it applies to this Law, and things that may be done or are required to be done under this Law, except so far as the context or subject matter otherwise indicates or requires.	27 28 29 30 31

(2) The fact that a provision of this Schedule refers to this Law and not also to a statutory instrument does not, by itself, indicate that the provision is intended to apply only to this Law.

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