First print



New South Wales

Transport Administration Amendment (Rail Management) Bill 2000

Explanatory note

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

Overview of Bill

The object of this Bill is to revise rail management in New South Wales following reports from the Co-ordinator General of Rail and the Glenbrook inquiry.

The Bill effects the following changes by amendments to the *Transport* Administration Act 1988 and other Acts:

Co-ordinator General of Rail

Schedule 1 confirms and clarifies the role of the Co-ordinator General of Rail until the establishment of the proposed Rail Regulator. In particular, the Co-ordinator General of Rail will be responsible for the following:

(a) managing and co-ordinating the exercise of the functions of the State Rail Authority and of Rail Access Corporation and Rail Services Australia and, after their merger, Rail Infrastructure Corporation (the "relevant rail agencies"),

Explanatory note

- (b) managing and co-ordinating the merger of Rail Access Corporation and Rail Services Australia (to form Rail Infrastructure Corporation),
- (c) managing and co-ordinating the implementation of structural reforms in connection with the management of the State Rail Authority,
- (d) determining priorities for the exercise of functions by the relevant rail agencies in accordance with their approved financial outcomes,
- (e) developing rail performance standards in connection with the exercise of functions by the relevant rail agencies,
- (f) reviewing and reporting on the effectiveness of the Transport Safety Bureau, Department of Transport, as a rail safety regulator.

Merger of RAC and RSA

Schedule 2 amalgamates Rail Access Corporation and Rail Services Australia to form Rail Infrastructure Corporation, a statutory State owned corporation. Rail Infrastructure Corporation will combine the functions, and the staff, assets, rights and liabilities, of those two existing statutory State owned corporations. Rail Infrastructure Corporation:

- (a) will be required, as its principal objective, to ensure that the NSW rail network enables safe and reliable railway passenger and freight services to be provided in an efficient, effective and financially responsible manner, and
- (b) will retain as one of its other objectives the promotion and facilitation of access to the network in accordance with the NSW Rail Access Regime, and
- (c) will be required to act in the best interests of the network as a whole, and
- (d) will be prevented from conducting business outside the State without the approval of the Premier, Treasurer and portfolio Minister, and
- (e) will be subject to Ministerial control, except that a direction that would vary significantly the approved financial outcomes of the Corporation will require the approval of the Treasurer, and
- (f) will have a board of directors who are appointed by the Governor on the recommendation of the voting shareholder Ministers after consultation with the portfolio Minister (including directors with engineering and rail safety expertise), and
- (g) will have a chief executive officer appointed by the board with the concurrence of the voting shareholder Ministers and of the portfolio Minister (instead of only after consultation with the voting shareholder Ministers), and
- (h) will be represented on the Public Transport Authority.

Explanatory note

The amendments made by the Schedule will also enable the portfolio Minister to determine whether Rail Infrastructure Corporation, the State Rail Authority or any other rail operator will be responsible for rail network control of the various parts of the NSW rail network.

State Rail Authority

Schedule 3 makes changes to the management of the State Rail Authority. The Authority:

- (a) will be required, as its principal objective, to deliver safe and reliable railway passenger services in an efficient, effective and financially responsible manner, and
- (b) will be required to act in the best interests of the network as a whole, and
- (c) will be subject to Ministerial control, without the current exception that a direction that the board considers is not in the commercial interests of the Authority need not be complied with unless the Treasurer approves of the financial loss concerned being reimbursed from public revenue.

Rail Regulator

Schedule 4 establishes the Rail Regulator as a statutory authority to coincide with the termination of the office of Co-ordinator General of Rail. The Rail Regulator:

- (a) will be controlled and managed by a Chief Executive appointed by the Governor, and
- (b) will not be subject to Ministerial control in respect to the contents of any report or recommendation, and
- (c) will be responsible for recommending rail performance standards to the Minister and for investigating, auditing and publicly reporting on compliance with the standards set by the Minister, and
- (d) will be able to be authorised by regulation to impose monetary penalties on rail owners and operators (including SRA, RIC and FRC) for non-compliance with the standards set by the Minister.

Rail performance standards may deal with:

- (a) rail passenger service reliability (including train cancellations and skipping of stops at train stations),
- (b) on-time running of passenger trains,
- (c) rail passenger comfort (including the cleanliness of trains and overcrowding),

Explanatory note

- (d) any other matter with respect to the performance of railway passenger services prescribed by the regulations,
- (e) certain matters with respect to the performance of railway freight services.

The Bill does not confer any rail safety functions on the Rail Regulator or alter the regulatory regime with respect to rail safety under the *Rail Safety Act 1993*.

Outline of provisions

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

Clause 2 provides for the commencement of Schedule 1 to the proposed Act on the date of assent and for the commencement of the remainder of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 is a formal provision giving effect to the amendments to the *Transport Administration Act 1988* and other Acts set out in Schedules 1–4.

Schedule 1 contains the amendments relating to the Co-ordinator General of Rail described above.

Schedule 2 contains the amendments relating to the merger of RAC and RSA described above.

Schedule 3 contains the amendments relating to the SRA described above.

Schedule 4 contains the amendments relating to the Rail Regulator described above.

First print



New South Wales

Transport Administration Amendment (Rail Management) Bill 2000

Contents

			Page
	1 2 3	Name of Act Commencement Amendment of Transport Administration Act 1988 No 109	2 2
	5	and other Acts	2
Schedules			
	1	Amendment of Transport Administration Act 1988 relating to Co-ordinator General of Rail	3
	2	Amendment of Transport Administration Act 1988 and other Acts relating to merger of RAC and RSA	7
	3	Amendment of Transport Administration Act 1988 relating to SRA	25
	4	Amendment of Transport Administration Act 1988 and other Acts relating to Rail Regulator	27
		5 5	



New South Wales

No , 2000

A Bill for

An Act to amend the *Transport Administration Act 1988* and other Acts with respect to rail management; and for other purposes.

1 ne 1	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the <i>Transport Administration Amendment (Rail Management)</i> Act 2000.	3 4
2	Commencement	5
	(1) This Act commences on a day or days to be appointed by proclamation, except as provided by subsection (2).	6 7
	(2) Schedule 1 and section 3 in its application to that Schedule commence on the date of assent.	8 9
3	Amendment of Transport Administration Act 1988 No 109 and other Acts	10 11
	The <i>Transport Administration Act 1988</i> and the other Acts specified in Schedules 1–4 are amended as set out in those Schedules.	12 13

Amendment of Transport Administration Act 1988 relating to Co-ordinator	Schedule 1
General of Rail	

Schedule 1		Amendment of Transport Administration Act 1988 relating to Co-ordinator General of Rail	1 2 3
		(Section 3)	4
[1]	Schedu	le 7 Savings, transitional and other provisions	5
	Insert at	the end of clause 2 (1):	6
		Transport Administration Amendment (Rail Management) Act 2000	7 8
[2]	Schedu	le 7	9
	Insert af	fter Part 6:	10
	Part 7	Co-ordinator General of Rail and other	11
		provisions consequent on enactment of	12
		Transport Administration Amendment (Rail	13
		Management) Act 2000	14
	Divisio	on 1 Definitions	15
	83 I	Definitions	16
		In this Part:	17
		<i>amending Act</i> means the <i>Transport Administration Amendment</i> (<i>Rail Management</i>) <i>Act</i> 2000.	18 19
		Co-ordinator General of Rail means the Co-ordinator General	20
		of Rail holding office as such under Part 2 of the <i>Public Sector</i> <i>Management Act 1988</i> before the commencement of Schedule	21 22
		4.1 to the amending Act.	22

Schedule 1 Amendment of Transport Administration Act 1988 relating to Co-ordinator General of Rail

Office of Co-ordinator General of Rail means the department 1 of the Public Service by that name established under the *Public* 2 Sector Management Act 1988 before the commencement of 3 Schedule 4.1 to the amending Act. 4 Rail Access Corporation (or RAC) means Rail Access 5 Corporation as constituted under section 19C immediately 6 before the amendment of that section by Schedule 2.1 to the 7 amending Act. 8 Rail Services Australia means Rail Services Australia as 9 constituted under section 19IA immediately before the repeal 10 of that section by Schedule 2.1 to the amending Act. 11 **Division 2** Transitional arrangements relating to 12 **Co-ordinator General of Rail** 13 84 Application and interpretation 14 (1) This Division ceases to apply on the establishment of the Rail 15 Regulator by Schedule 4.1 to the amending Act. 16 (2) In this Division: 17 relevant rail agencies means: 18 the State Rail Authority, and (a) 19 (b) Rail Access Corporation, Rail Services Australia and, 20 after their merger, Rail Infrastructure Corporation. 21 Functions of Co-ordinator General of Rail 85 22 The Co-ordinator General of Rail has the following functions: 23 to manage and co-ordinate the exercise of the functions (a) 24 of the relevant rail agencies, 25 (b) to manage and co-ordinate the merger of Rail Access 26 Corporation and Rail Services Australia, 27 to manage and co-ordinate the implementation of (c) 28 structural reforms in connection with the management 29 of the State Rail Authority, 30

Amendment of Transport Administration Act 1988 relating to Co-ordinator Schedule 1 General of Rail

	(d)	to determine priorities for the exercise of functions by the relevant rail agencies in accordance with their approved financial outcomes,	1 2 3
	(e)	to develop rail performance standards in connection with the exercise of functions by the relevant rail agencies,	4 5 6
	(f)	to conduct, with the Director General of the Department of Transport, a joint review and report on the effectiveness of the Transport Safety Bureau of that Department as a rail safety regulator.	7 8 9 10
Pov	vers of	Co-ordinator General of Rail: directions	11
(1)	exerc	Co-ordinator General of Rail may, for the purposes of ising his or her functions under this Division, give ions to relevant rail agencies.	12 13 14
(2)	Rail 1	but limiting subclause (1), the Co-ordinator General of may direct a relevant rail agency to provide information, rces or other assistance to the Co-ordinator General.	15 16 17
(3)	this of Co-or the di	ection is not to be given to a relevant rail agency under clause without the approval of the Treasurer if the rdinator General of Rail considers that compliance with rection may cause a significant variation in the approved cial outcomes of the relevant rail agency.	18 19 20 21 22
(4)	The f	ollowing directions of the Minister for Transport cease to :	23 24
	(a)	the directions of 7 June 2000 given to the boards of directors of Rail Access Corporation and Rail Services Australia under the <i>State Owned Corporations Act 1989</i> (published in the Government Gazette of 23 June 2000 at pages 5235–5237),	25 26 27 28 29
	(b)	the directions of 7 June 2000 given to the State Rail Authority Board under this Act.	30 31
(5)	effect	ection of the Co-ordinator General of Rail does not have to the extent to which it is inconsistent with a direction Minister under this Act or the <i>State Owned Corporations</i> 989.	32 33 34 35

Schedule 1 Amendment of Transport Administration Act 1988 relating to Co-ordinator General of Rail

> (6) Until the establishment of Rail Infrastructure Corporation and the commencement of section 19FA (as inserted by Schedule 2.1 to the amending Act), the provisions of that section with respect to Ministerial control of that Corporation apply with respect to Ministerial control of Rail Access Corporation and Rail Services Australia.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

87 Powers of Co-ordinator General of Rail: statements of corporate intent

The Co-ordinator General of Rail may:

- (a) settle with the voting shareholders the first statement of corporate intent of Rail Infrastructure Corporation under section 21 of the *State Owned Corporations Act 1989* (and for that purpose may act for the board of that Corporation),
- (b) until the establishment of Rail Infrastructure Corporation—settle with the voting shareholders of Rail Access Corporation or Rail Services Australia any changes to the statement of corporate intent of that Corporation under section 21 of the *State Owned Corporations Act 1989* (and for that purpose may act for the board of that Corporation).

88 Duties of boards and chief executive officers of relevant rail agencies

- (1) The board and chief executive officer of a relevant rail agency must:
 - (a) ensure that any direction of the Co-ordinator General of Rail under this Division is carried out, and
 - (b) co-operate with the Co-ordinator General of Rail in exercising their functions, and
 - (c) notify the Co-ordinator General of Rail of all matters of which they are aware that may affect the exercise of the Co-ordinator General's functions under this Division.
- (2) If the direction relates to a subsidiary of the relevant rail agency, the board and chief executive officer of the agency must, as far as practicable, ensure that the direction is carried out.

Amendment of Transport Administration Act 1988 and other Acts relating	Schedule 2
to merger of RAC and RSA	

Schedule 2 Amendment of Transport Administration Act 1988 and other Acts relating to merger of RAC and RSA

(Section 3)

1 2 3

4

2.1	Transport Administration Act 1988 No 109	5
[1]	Long title	6
	Omit ", Rail Access Corporation" and ", Rail Services Australia".	7
[2]	Long title	8
	Insert ", Rail Infrastructure Corporation" after "State Rail Authority".	9
[3]	Section 3 (1), definition of "Rail Access Corporation"	10
	Omit the definition.	11
[4]	Section 3 (1), definition of "Rail Corporation"	12
	Omit ", Rail Services Australia or Rail Access Corporation". Insert instead "or Rail Infrastructure Corporation".	13 14
[5]	Section 3 (1)	15
	Insert in alphabetical order:	16
	<i>Rail Infrastructure Corporation</i> (or <i>RIC</i>) means Rail Infrastructure Corporation constituted under this Act.	17 18
[6]	Section 3 (1), definition of "Rail Services Australia"	19
	Omit the definition.	20

Schedule 2	Amendment of Transport Administration Act 1988 and other Acts relating
	to merger of RAC and RSA

[7]	Section 8A National Rail Corporation (Agreement) Act 1991	1
	Omit "Rail Access Corporation, Freight Rail Corporation and Rail Services Australia". Insert instead "Rail Infrastructure Corporation and Freight Rail Corporation".	2 3 4 5
[8]	Sections 19A, 19B, 19E, 19Q, 92, 93, 94 and 96	6
	Omit "Rail Access Corporation" wherever occurring. Insert instead "Rail Infrastructure Corporation".	7 8
[9]	Part 2A, Division 2, heading	9
	Omit the heading. Insert instead:	10
	Division 2 Rail Infrastructure Corporation	11
[10]	Section 19C	12
	Omit the section. Insert instead:	13
	Omit the section. Insert instead: 19C Establishment of RIC as statutory State owned corporation	13 14
	19C Establishment of RIC as statutory State owned corporation (1) There is constituted by this Act a corporation with the	14 15
[11]	 19C Establishment of RIC as statutory State owned corporation There is constituted by this Act a corporation with the corporate name of Rail Infrastructure Corporation. (2) The <i>State Owned Corporations Act 1989</i> is amended by inserting in Schedule 5, in alphabetical order, the words "Rail 	14 15 16 17 18

Amendment of Transport Administration Act 1988 and other Acts relating Schedule 2 to merger of RAC and RSA

[12]	Section 19D Omit the section. Insert instead:						
		(1)	ensure passer	rincipal objective of Rail Infrastructure Corporation is to e that the NSW rail network enables safe and reliable ager and freight services to be provided in an efficient, ve and financially responsible manner.	4 5 6 7		
		(2)	The of	ther objectives of Rail Infrastructure Corporation are:	8		
			(a)	to promote and facilitate access to the NSW rail network in accordance with the NSW Rail Access Regime, and	9 10 11		
			(b)	 to be a successful business and, to that end: (i) to operate at least as efficiently as any comparable businesses, and (ii) to maximise the net worth of the State's investment in the Corporation, and 	12 13 14 15 16		
			(c)	to exhibit a sense of social responsibility by having regard to the interests of the community in which it operates, and	17 18 19		
			(d)	where its activities affect the environment, to conduct its operations in compliance with the principles of ecologically sustainable development contained in section 6 (2) of the <i>Protection of the Environment</i> <i>Administration Act 1991</i> , and	20 21 22 23 24		
			(e)	to exhibit a sense of responsibility towards regional development and decentralisation in the way in which it operates, and	25 26 27		
				(f)	to maintain reasonable priority and certainty of access for railway passenger services.	28 29	
		(3)	equal	ther objectives of Rail Infrastructure Corporation are of importance, but are not as important as the principal ive of the Corporation.	30 31 32		
				(4)		n 20E of the <i>State Owned Corporations Act 1989</i> does ply to Rail Infrastructure Corporation.	33 34

Schedule 2 Amendment of Transport Administration Act 1988 and other Acts relating to merger of RAC and RSA

[13]	Section 19E Functions of RIC	1
	Omit section 19E (2). Insert instead:	2
	(2) The principal functions of Rail Infrastructure Corporation are:	3
	(a) to hold, manage, maintain and establish rail infrastructure facilities on behalf of the State, and	4 5
	 (b) to provide persons with access to the NSW rail network under the NSW Rail Access Regime (including the development and maintenance of an access pricing policy). 	6 7 8 9
[14]	Section 19E	10
	Insert after section 19E (2):	11
	(2A) In exercising its functions, Rail Infrastructure Corporation is to act in the best interests of the NSW rail network as a whole.	12 13
[15]	Section 19E (3)	14
	Omit the subsection.	15
[16]	Section 19E (4) (a1)	16
	Insert after section 19E (4) (a):	17
	(a1) supply goods and services to the rail industry, and	18
[17]	Section 19E (5A)	19
	Insert after section 19E (5):	20
	(5A) Rail Infrastructure Corporation is not to conduct any business outside the State that is not related to the NSW rail network without the approval of the Premier, Minister and Treasurer.	21 22 23
[18]	Section 19E (7)	24
	Insert "(except subsection (5A))" after "This section".	25

Amendment of Transport Administration Act 1988 and other Acts relating	Schedule 2
to merger of RAC and RSA	

[19]	Section	ons 1	9F, note and 19G, note	1			
	Omit	"RAC	C" wherever occurring. Insert instead "RIC".	2			
[20]	Section	on 19	FA	3			
	Insert	nsert after section 19F:					
	19FA	OFA Ministerial control					
		(1)	The Minister may give Rail Infrastructure Corporation directions in relation to the exercise of the Corporation's functions. The Minister is to advise the voting shareholders of the Corporation of the giving and the terms of any such direction.	6 7 8 9 10			
		(2)	The board of directors and chief executive officer of Rail Infrastructure Corporation must, subject to this section, ensure that the Corporation complies with any such direction.	11 12 13			
		(3)	If Rail Infrastructure Corporation considers that complying with any such direction may cause a significant variation in its approved financial outcomes, the Corporation must request the Minister to review the direction.	14 15 16 17			
		(4)	A request for a review must be made within 7 days after the direction is given or within such other reasonable period as the Minister determines.	18 19 20			
		(5)	If Rail Infrastructure Corporation requests such a review:	21			
			(a) the Corporation may request the Minister to provide it with a written record of the direction if it was not given in writing, and	22 23 24			
			(b) the Corporation is not to comply with the direction until notified of the Minister's decision following the review.	25 26			
		(6)	Following the review, the Minister may confirm or revoke the direction but the Minister is not to confirm the direction unless:	27 28			
			(a) the Minister has estimated the variation in the approved financial outcomes from the information supplied by Rail Infrastructure Corporation, and	29 30 31			

Schedule 2 Amendment of Transport Administration Act 1988 and other Acts relating to merger of RAC and RSA

			(b) the Minister has referred the matter to the Treasurer, and	1
			(c) the Treasurer has approved the direction.	2
		(7)	The Minister's power to give directions to the Corporation under this section is in addition to the power of the Minister to give directions under section 20N, 20O or 20P of the <i>State</i> <i>Owned Corporations Act 1989</i> . Those sections of that Act do not apply to a direction of the Minister if the direction states that it is being given under this section.	3 4 5 6 7 8
[21]	Section	on 19	FB	9
	Insert	at the	e end of Division 2 of Part 2A:	10
	19FB	Net	work control	11
		(1)	For the purposes of this section, <i>network control</i> with respect to any part of the NSW rail network is:	12 13
			(a) service planning (namely, the timetabling of rolling stock, including standard working and daily timetables and planning the occupation of railway track for maintenance and other service requirements), and	14 15 16 17
			(b) real time control (namely, the actual control of the movement of rolling stock, including train signalling and incident management).	18 19 20
			Network control includes any aspect of the control of the network that is declared by the regulations to be network control, but does not include anything declared by the regulations not to be network control.	21 22 23 24
		(2)	The Minister may, by order published in the Gazette, designate a rail operator as the body responsible for network control (or any specified aspect of network control) with respect to any specified part of the NSW rail network.	25 26 27 28
		(3)	The exercise of the functions of Rail Infrastructure Corporation is subject to any such order.	29 30
		(4)	Rail Infrastructure Corporation is responsible for network control with respect to any part of the NSW rail network for which no rail operator is designated as the body responsible by such an order.	31 32 33 34

[22]

[23]

Amendment of Transport Administration Act 1988 and other Acts relating Schedule 2 to merger of RAC and RSA

	(5)	A body responsible for network control must:	1
		(a) give priority to rail passenger services, and	2
		(b) subject to giving priority to those services—promote	3
		and facilitate access to the NSW rail network in	4
		accordance with the NSW Rail Access Regime.	5
Part 2	2A, D	ivision 3A Rail Services Australia	6
Omit	the D	ivision.	7
Section	on 19	NA	8
Insert	after	section 19N:	9
19NA	Boa	and of directors of RIC	10
	(1)	The board of directors of Rail Infrastructure Corporation is to	11
		be appointed by the Governor on the recommendation of the	12
		voting shareholders and is to consist of not fewer than 3 and	13
		not more than 7 directors. The voting shareholders are to	14
		consult the portfolio Minister on the persons recommended for appointment as directors.	15 16
	(2)	One director of the board is to be a person recommended by a	17
		selection committee comprising:	18
		(a) 2 persons nominated by the portfolio Minister, and	19
		(b) 2 persons nominated by the Labor Council of New	20
		South Wales,	21
		being a person selected by the committee from a panel of 3	22
		persons nominated by the Labor Council.	23
	(3)		24
		the Labor Council for the panel are to be representatives of	25
		industrial organisations of employees that have members	26
		employed in the public sector of the rail industry.	27
	(4)		28
		purposes of subsection (2), for making nominations and for	29
		determining other matters relating to the selection process are	30
		to be determined by the regulations or (subject to the regulations) by the voting shareholders.	31 32
		regulations) by the voting shareholders.	52

Schedule 2 Amendment of Transport Administration Act 1988 and other Acts relating to merger of RAC and RSA

	(5)	such e as the	ther directors of the board must each or together have expertise (including engineering and rail safety expertise) voting shareholders consider necessary in order to realise jectives of Rail Infrastructure Corporation.	1 2 3 4
	(6)	State to the	ct to subsection (7), section 20J of and Schedule 8 to the <i>Owned Corporations Act 1989</i> have effect with respect e board of Rail Infrastructure Corporation and its tution and procedure.	5 6 7 8
	(7)	the St	on 20J (2), (3) and (4) of, and clause 4 of Schedule 8 to, <i>tate Owned Corporations Act 1989</i> do not apply with ot to the board of Rail Infrastructure Corporation.	9 10 11
[24]	Section 19	O Boa	rd of directors of FRC	12
	occurring.		poration" from section 19O (1), (7) and (8) wherever ight Rail Corporation".	13 14 15
[25]	Section 19	O (5)		16
			t Rail Corporation". ight Rail Corporation".	17 18
[26]	Section 19	R Chie	f executive officer	19
	Omit sectio	on 19R	(1). Insert instead:	20
	(1)		hief executive officer of a Rail Corporation is to be need by the board:	21 22
		(a)	in the case of Rail Infrastructure Corporation—with the concurrence of the voting shareholders and the Minister, or	23 24 25
		(b)	in the case of Freight Rail Corporation—after consultation with the voting shareholders.	26 27
[27]	Section 19	R (2)		28
			case of Rail Infrastructure Corporation, consultation with "voting shareholders".	29 30

Amendment of Transport Administration Act 1988 and other Acts relating Schedule 2 to merger of RAC and RSA

[28]	Section 19S Acting chief executive officer	1
	Insert after section 19S (4):	2
	(4A) The board is not to appoint a person to act in the office of chief executive officer of Rail Infrastructure Corporation during any vacancy in that office without the concurrence of the voting shareholders and the Minister.	3 4 5 6
[29]	Section 44 Constitution of PTA	7
	Omit section 44 (2) (a) (iii). Insert instead: (iii) the chief executive officer of Rail Infrastructure Corporation, and	8 9 10
[30]	Section 44 (3) (a)	11
	Omit the paragraph.	12
[31]	Part 9, Division 1, heading	13
	Omit "Rail Access Corporation". Insert instead "Rail Infrastructure Corporation".	14 15
[32]	Section 122 Definitions	16
	Omit "RAC" from the definition of <i>rail authority</i> . Insert instead "RIC".	17
[33]	Schedule 4 Transfer of assets, rights and liabilities of SRA and its subsidiaries etc	18 19
	Insert in clause 1 in alphabetical order:	20
	Rail Access Corporation means Rail Access Corporation as constituted under section 19C immediately before the amendment of that section by Schedule 2.1 to the <i>Transport</i> <i>Administration Amendment (Rail Management) Act 2000.</i>	21 22 23 24
	<i>Rail Corporation</i> includes Rail Access Corporation and Rail Services Australia.	25 26

Schedule 2 Amendment of Transport Administration Act 1988 and other Acts relating to merger of RAC and RSA

Rail Services Australia means Rail Services Australia as 1 constituted under section 19IA immediately before the repeal 2 of that section by the Transport Administration Amendment 3 (Rail Management) Act 2000. 4 Schedule 6 Transfer of certain SRA staff (other than certain Chief [34] 5 **Executives**) 6 Insert in clause 1 in alphabetical order: 7 **Rail Access Corporation** means Rail Access Corporation as 8 constituted under section 19C immediately before the 9 amendment of that section by Schedule 2.1 to the Transport 10 Administration Amendment (Rail Management) Act 2000. 11 Rail Services Australia means Rail Services Australia as 12 constituted under section 19IA immediately before the repeal 13 of that section by the Transport Administration Amendment 14 (Rail Management) Act 2000. 15 [35] Schedule 6, clause 1, definition of "Rail Corporation" 16 Insert "and, after the dissolution of Rail Access Corporation and Rail 17 Services Australia, includes Rail Infrastructure Corporation" after "Rail 18 Services Australia". 19 [36] Schedule 6, clause 8 20 Omit "4 years" from clause 8 (1). Insert instead "6 years". 21 [37] Schedule 6A, heading 22 Omit "RAC". Insert instead "RIC". 23 Schedule 6A, clause 11 (2) (a) [38] 24 Omit "principal". 25 [39] Schedules 6A and 6B 26 Omit "RAC" wherever occurring. Insert instead "RIC". 27

Amendment of Transport Administration Act 1988 and other Acts relating Schedule 2 to merger of RAC and RSA

[40]	Sche	dule	7, Part	t 3, clause 47	1
	Insert	in al	phabet	ical order:	2
			RAC section by So	means Rail Access Corporation as constituted under on 19C immediately before the amendment of that section chedule 2.1 to the <i>Transport Administration Amendment</i> <i>Management</i>) Act 2000.	3 4 5 6
[41]	Sche	dule	7, Part	t 5, clause 67	7
	Insert	in al	phabet	ical order:	8
			const of th	Services Australia means Rail Services Australia as tituted under section 19IA immediately before the repeal at section by the <i>Transport Administration Amendment Management</i>) Act 2000.	9 10 11 12
[42]	Sche	dule	7, Part	t 7	13
	Insert	at the	e end o	of the Part:	14
	Division 3			Provisions consequent on merger of RAC and RSA	15 16
	89	RIC	an ar	nalgamation of RAC and RSA	17
		(1)		Access Corporation and Rail Services Australia are gamated to form Rail Infrastructure Corporation.	18 19
		(2)	On th	hat amalgamation:	20
			(a)	Rail Access Corporation and Rail Services Australia are dissolved as separate entities, and	21 22
			(b)	Rail Infrastructure Corporation is taken for all purposes, including the rules of private international law, to be a continuation of, and the same legal entity as, Rail Access Corporation and Rail Services Australia, and	23 24 25 26
			(c)	without limiting the operation of this clause—the assets, rights and liabilities of Rail Access Corporation and Rail Services Australia are the assets, rights and liabilities of Rail Infrastructure Corporation.	27 28 29 30

Schedule 2 Amendment of Transport Administration Act 1988 and other Acts relating to merger of RAC and RSA

90	Former boards of RAC and RSA	1
	(1) In this clause:	2
	<i>former board</i> means the board of directors of Rail Access Corporation or the board of directors of Rail Services Australia.	3 4 5
	(2) A person who, immediately before the establishment of Rail Infrastructure Corporation by the amending Act, held office as a director of a former board:	6 7 8
	(a) ceases to hold that office, and	9
	(b) is eligible (if otherwise qualified) to be appointed as a director of the board of Rail Infrastructure Corporation.	10 11
	(3) A person who so ceases to hold office is not entitled to any remuneration or compensation because of the loss of that office.	12 13 14
91	Former CEOs of RAC and RSA	15
	(1) A person who, immediately before the establishment of Rail Infrastructure Corporation by the amending Act, held office as the chief executive officer of Rail Access Corporation or Rail Services Australia:	16 17 18 19
	(a) ceases to hold that office, and	20
	(b) is eligible (if otherwise qualified) to be appointed as the chief executive officer of Rail Infrastructure Corporation.	21 22 23
	(2) A person who so ceases to hold office is not entitled to any remuneration or compensation because of the loss of that office, except as provided by the person's contract of employment in that office.	24 25 26 27
92	Staff of RAC and RSA (other than CEOs)	28
	(1) In this clause, <i>existing employee</i> means a person who was a member of the staff of Rail Access Corporation or Rail Services Australia immediately before the amalgamation of those Corporations (other than the chief executive officer of Rail Access Corporation or Rail Services Australia).	29 30 31 32 33

Amendment of Transport Administration Act 1988 and other Acts relating Schedule 2 to merger of RAC and RSA

- (2) All existing employees are, on the amalgamation of Rail Access Corporation and Rail Services Australia, employees of Rail Infrastructure Corporation.
- (3) Except as otherwise provided by this Schedule and the regulations, the terms and conditions on which existing employees are employed on that amalgamation (including terms and conditions as to remuneration, allowances, and duration of employment) are those on which they were employed by Rail Access Australia or Rail Services Australia immediately before that amalgamation.
- (4) The terms and conditions of employment referred to in subclause (3) may be varied but only by the means by which they could be varied immediately before that amalgamation.
- (5) An existing employee is not entitled to receive any payment or other benefit merely because the person ceases to be a member of the staff of Rail Access Corporation or Rail Services Australia.

93 Superseded references

In any other Act, or in any instrument made under any Act or in any other document of any kind, a reference to (or required immediately before the commencement of this clause to be read as a reference to) Rail Access Corporation or Rail Services Australia is to be read as a reference to Rail Infrastructure Corporation.

94 Savings and transitional provisions relating to financial matters

- (1) Any approval or exemption held by Rail Access Corporation or Rail Services Australia:
 - (a) under the *Public Finance and Audit Act 1983* or the *Annual Reports (Statutory Bodies) Act 1984* with respect to any accounts or annual report, or
 - (b) under the *Public Authorities (Financial Arrangements) Act 1987* with respect to any financial arrangement or joint venture arrangement,

is taken to be an approval or exemption held by Rail Infrastructure Corporation.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

Schedule 2 Amendment of Transport Administration Act 1988 and other Acts relating to merger of RAC and RSA

	(2)		ments of accounts and the first annual report of Rail structure Corporation must include accounts and an annual	1 2
			t with respect to any period from the end of the last	2
			cial year of Rail Access Corporation and Rail Services	4
			ralia until the establishment of Rail Infrastructure	5
		Corpo	oration by the amending Act.	6
	(3)	Duty	is not chargeable in respect of anything certified by the	7
	. ,		ster as having been done in consequence of the	8
			gamation of Rail Access Corporation and Rail Services	9
		Austr	ralia.	10
95	App	licatio	on of section 19E (5A) to existing businesses	11
		Section	on 19E (5A), as inserted by the amending Act, does not	12
			to the conduct of any business after the commencement	13
			at provision in accordance with a contract or other	14
		arran	gement made before that commencement.	15
96	Оре	eration	of Schedule	16
	(1)	The c	operation of this Schedule (in connection with the assets,	17
		rights	s and liabilities and the staff of Rail Access Corporation	18
		and F	Rail Services Australia) is not to be regarded:	19
		(a)	as a breach of contract or confidence or otherwise as a	20
			civil wrong, or	21
		(b)	as a breach of any contractual provision prohibiting,	22
			restricting or regulating the assignment or transfer of	23
			assets, rights or liabilities, or	24
		(c)	as giving rise to any remedy by a party to an	25
			instrument, or as causing or permitting the termination	26
			of any instrument, on the basis of a change in the	27
			beneficial or legal ownership of any asset, right or	28
			liability.	29
	(2)	The c	operation of this Schedule (in that connection) is not to be	30
		regar	ded as an event of default under any contract or	31
		instru	iment.	32
	(3)	In thi	is clause, <i>contract</i> includes any contract of employment	33
		with 1	Rail Access Corporation or Rail Services Australia.	34

	dment of Transport Administration Act 1988 and other Acts relating Schedule 2 ger of RAC and RSA	
	(4) Words and expressions used in this clause have the meanings given in Schedule 4.	1 2
2.2	First State Superannuation Act 1992 No 100	3
	Schedule 1 Employers	4
	Omit:	5
	Rail Access Corporation	6
	Rail Services Australia	7
	Insert instead:	8
	Rail Infrastructure Corporation	9
2.3	Local Government Act 1993 No 30	10
[1]	Section 555 What land is exempt from all rates?	11
	Omit "Rail Access Corporation" from section 555 (1) (g1).	12
	Insert instead "Rail Infrastructure Corporation".	13
[2]	Section 600 Rebates in respect of certain land vested in public bodies	14
	Omit "Rail Access Corporation" from section 600 (9).	15
	Insert instead "Rail Infrastructure Corporation".	16
[3]	Section 611 Annual charge on rails, pipes etc	17
	Omit "Rail Access Corporation" from section 611 (6) (c).	18
	Insert instead "Rail Infrastructure Corporation".	19

Schedule 2	Amendment of Transport Administration Act 1988 and other Acts relating
	to merger of RAC and RSA

2.4 Pipelines Act 1967 No 90 1 **Section 3 Definitions** 2 Omit "Rail Access Corporation" from the definition of statutory body 3 representing the Crown. 4 Insert instead "Rail Infrastructure Corporation". 5 2.5 Rail Safety Act 1993 No 50 6 Section 9 Act binds Crown 7 8 Omit "Rail Access Corporation, Rail Services Australia" from section 9 (2). 9 Insert instead "Rail Infrastructure Corporation". 10 2.6 Roads Act 1993 No 33 11 [1] Section 94 12 Omit "Rail Access Corporation" from section 94 (2). 13 Insert instead "Rail Infrastructure Corporation". 14 Section 211 Contributions to RTA by RIC and STA [2] 15 Omit "Rail Access Corporation" from section 211 wherever occurring. 16 Insert instead "Rail Infrastructure Corporation". 17 2.7 Rural Fires Act 1997 No 65 18 Section 27 Permission of SRA or RIC required [1] 19 Omit "Rail Access Corporation" from section 27. 20 Insert instead "Rail Infrastructure Corporation". 21

Transport Administration Amendment (Rail Management) Bill 2000

Amendment of Transport Administration Act 1988 and other Acts relating	Schedule 2
to merger of RAC and RSA	

[2]	Dictionary, definition of "managed land"	1
	Omit "Rail Access Corporation".	2
	Insert instead "Rail Infrastructure Corporation".	3
2.8	State Authorities Non-Contributory Superannuation Act 1987	4
	No 212	5
	Schedule 1 Employers	6
	Omit:	7
	Rail Access Corporation	8
	Rail Services Australia	9
	Insert instead:	10
	Rail Infrastructure Corporation	11
2.9	State Authorities Superannuation Act 1987 No 211	12
	Schedule 1 Employers	13
	Omit:	14
	Rail Access Corporation	15
	Rail Services Authority	16
	Insert instead:	17
	Rail Infrastructure Corporation	18

Schedule 2	Amendment of Transport Administration Act 1988 and other Acts relating
	to merger of RAC and RSA

2.10	State Owned Corporations Act 1989 No 134	1
	Schedule 5 Statutory SOCs	2
	Omit:	3
	Rail Access Corporation	4
	Rail Services Australia	5
	Note. Rail Infrastructure Corporation is inserted into the Schedule by section 19C (2) of the <i>Transport Administration Act 1988</i> , as amended by this Act.	6 7 8
2.11	Superannuation Act 1916 No 28	9
[1]	Schedule 3 List of employers	10
	Omit:	11
	Rail Access Corporation	12
	Rail Services Australia	13
	Insert instead:	14
	Rail Infrastructure Corporation	15
[2]	Schedule 26	16
	Omit:	17
	Rail Access Corporation	18
	Rail Services Authority	19
	Insert instead:	20
	Rail Infrastructure Corporation	21

Amendment of Transport Administration Act 1988 relating to SRA

Schedule 3 Amendment of Transport Administration Act 1988 relating to SRA

(Section 3)

Schedule 3

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

1

2

[1] Section 4A

Omit the section. Insert instead:

4A Objectives of SRA

(1) The principal objective of the State Rail Authority is to deliver safe and reliable railway passenger services in New South Wales in an efficient, effective and financially responsible manner.

(2) The other objectives of the State Rail Authority are:

- (a) to be a successful business and, to that end:
 - (i) to operate at least as efficiently as any comparable businesses, and
 - (ii) to maximise the net worth of the State's investment in the Authority, and
- (b) to exhibit a sense of social responsibility by having regard to the interests of the community in which it operates, and
- (c) where its activities affect the environment, to conduct its operations in compliance with the principles of ecologically sustainable development contained in section 6 (2) of the *Protection of the Environment Administration Act 1991*, and
- (d) to exhibit a sense of responsibility towards regional development and decentralisation in the way in which it operates.
- (3) The other objectives of the State Rail Authority are of equal importance, but are not as important as the principal objective of the Authority.

Schedule 3	Amendment of Transport Administration Act	1988 relating to SRA
------------	---	----------------------

[2]	Section 5 Railway services		
	Insert after section 5 (3):		
	(4) In exercising its functions, the State Rail Authority is to act in the best interests of the NSW rail network as a whole.	3 4	
[3]	Section 13	5	
	Omit the section. Insert instead:	6	
	13 Ministerial control	7	
	The State Rail Authority (and its Board and Chief Executive)	8	
	are, in the exercise of their functions, subject to the control and	9	
	direction of the Minister.	10	

Amendment of Transport Administration Act 1988 and other Acts relating Schedule 4 to Rail Regulator

Sche	dule 4 Amendment of Transport Administration Act 1988 and other Acts relating to Rail Regulator	1 2 3	
	(Section 3)	4	
4.1	Transport Administration Act 1988 No 109	5	
[1]	Long title	6	
	Insert "the Rail Regulator, " before "the State Rail Authority".	7	
[2]	Section 3 Definitions	8	
	Insert in section 3 (1) in alphabetical order:	9	
	<i>Rail Regulator</i> means the Rail Regulator constituted under this Act.	10 11	
[3]	Section 8A National Rail Corporation (Agreement) Act 1991	12	
	Insert "Rail Regulator, the" before "State Rail Authority".	13	
[4]	Part 2B	14	
	Insert after Part 2A:	15	
	Part 2B Rail Regulator	16	
	Division 1 Constitution of Rail Regulator	17	
	19U Constitution of Rail Regulator	18	
	(1) There is constituted by this Act a corporation with the corporate name of the Rail Regulator.	19 20	

Schedule 4 Amendment of Transport Administration Act 1988 and other Acts relating to Rail Regulator

	(2)	The Rail Regulator:	1
		(a) has the functions conferred or imposed on it by or under	2
		this Act, the Rail Safety Act 1993 or any other Act, and	3
		(b) is, for the purposes of any Act, a statutory body	4
		representing the Crown.	5
Divis	sion 2	2 Management of Rail Regulator	6
19V	Chi	ef Executive of Rail Regulator	7
	(1)	The Governor may appoint a Chief Executive of the Rail Regulator.	8 9
	(2)	Schedule 2 has effect with respect to the Chief Executive.	10
19W	Chi	ef Executive to manage and control affairs of Rail Regulator	11
	(1)	The affairs of the Rail Regulator are to be managed and controlled by the Chief Executive of the Rail Regulator.	12 13
	(2)		14
		the Rail Regulator by the Chief Executive is taken to have been done by the Rail Regulator.	15 16
19X		I Regulator not subject to Ministerial control in making orts or recommendations	17 18
		The Rail Regulator is not subject to the control or direction of	19
		the Minister in respect of the contents of any report or	20
		recommendation of the Rail Regulator, but in other respects is subject to the control or direction of the Minister.	21 22
19Y	Stat	ff of Rail Regulator	23
	(1)	The Rail Regulator may employ such staff as it requires to exercise its functions.	24 25
	(2)		26
		employment of the staff of the Rail Regulator, including conditions of employment and the discipline of any such staff.	27 28
	(3)		29
		any staff or facilities of a government department, a state owned corporation or a public or local authority.	30 31

Amendment of Transport Administration Act 1988 and other Acts relating Schedule 4 to Rail Regulator

	(4)		he purposes of this Act, a person whose services are made of under this section is a member of the staff of the Rail lator.	1 2 3
	(5)	The l advic	Rail Regulator may engage consultants to obtain expert ze.	4 5
19Z	Dele	egatio	n of functions of Rail Regulator	6
	(1)	of the	Rail Regulator may delegate to an authorised person any e functions of the Rail Regulator, other than this power of ation.	7 8 9
	(2)	funct	elegate may sub-delegate to an authorised person any ion delegated by the Rail Regulator, if the delegate is prised in writing to do so by the Rail Regulator.	10 11 12
	(3)	In thi	is section, authorised person means:	13
		(a)	a member of the staff of the Rail Regulator, or	14
		(b)	a member of a class of persons prescribed by the regulations.	15 16
Divis	sion (3	Rail performance standards	17
19AA	Rail	perfo	rmance standards	18
	(1)		he purposes of this Division, <i>rail performance standards</i> tandards with respect to the following matters:	19 20
		(a)	rail passenger service reliability (including train cancellations and skipping of stops at train stations),	21 22
		(b)	on-time running of passenger trains,	23
		(c)	rail passenger comfort (including the cleanliness of trains and overcrowding),	24 25
		(d)	any other matter prescribed by the regulations with respect to the performance of railway passenger services,	26 27 28

Schedule 4 Amendment of Transport Administration Act 1988 and other Acts relating to Rail Regulator

		(e) any matter relating to railway freight service reliability or on-time running of freight trains (or any other matter prescribed by the regulations with respect to the performance of railway freight services) that may affect the safety or reliability of the NSW rail network or that may affect the ability of others to comply with rail performance standards.	1 2 3 4 5 6 7
	(2)	Rail performance standards may be set under this Division in connection with rail infrastructure facilities, rolling stock, management of service delivery or any other thing.	8 9 10
19AB	Min	ister to set rail performance standards	11
	(1)	The Minister may, from time to time, set rail performance standards for either or both of the following:	12 13
		(a) owners of railways (within the meaning of the <i>Rail Safety Act 1993</i>), including Rail Infrastructure Corporation,	14 15 16
		(b) operators of railways (within the meaning of that Act), including the State Rail Authority and Freight Rail Corporation.	17 18 19
	(2)	Any such owner or operator of a railway must comply with those standards.	20 21
	(3)	The Minister is to make those standards public.	22
19AC	Rail	Regulator to recommend rail performance standards	23
	(1)	The Rail Regulator has the function of recommending to the Minister appropriate rail performance standards.	24 25
	(2)	When setting rail performance standards, the Minister is to have regard to the standards recommended by the Rail Regulator.	26 27 28
	(3)	The Rail Regulator is to keep rail performance standards set by the Minister under review and recommend changes it considers appropriate.	29 30 31

Amendment of Transport Administration Act 1988 and other Acts relating Schedule 4 to Rail Regulator

19AD		Regulator to investigate performance and audit compliance standards	1 2
	(1)	The Rail Regulator has the following functions:	3
		(a) investigating the performance of owners or operators of railways in connection with the provision of rail passenger or freight services,	4 5 6
		(b) conducting audits of the compliance of owners or operators of railways with the rail performance standards set by the Minister.	7 8 9
	(2)	For the purposes of this section, any such audit of compliance is:	10 11
		(a) a periodic or other audit determined by the Rail Regulator, or	12 13
		(b) a special audit requested by the Minister.	14
	(3)	Owners and operators of railways must supply the Rail Regulator with such information relating to their activities as the Rail Regulator may require for the purposes of any investigation or audit under this section.	15 16 17 18
19AE	Rai	Regulator to report on compliance with standards	19
	(1)	The Rail Regulator is to report to the Minister on the result of any audit of compliance under section 19AD with rail performance standards set by the Minister.	20 21 22
	(2)	The Rail Regulator is to include in any such report any enforcement action taken or recommended by the Rail Regulator under section 19AF in connection with the result of the audit.	23 24 25 26
	(3)	The Minister is to cause a copy of each report under this section to be tabled in each House of Parliament.	27 28
19AF	Enf	orcement of rail performance standards by Rail Regulator	29
	(1)		30 31 32 33

Schedule 4 Amendment of Transport Administration Act 1988 and other Acts relating to Rail Regulator

	(2)	Without limiting subsection (1), the regulations may make provision for or with respect to:	1 2
		(a) the circumstances in which a monetary penalty may be imposed, and	3 4
		(b) incentive compliance schemes in which demerit points for non-compliance may be set off against bonus points for performance that exceeds the standards set, and	5 6 7
		(c) the maximum monetary penalty that may be imposed, and	8 9
		(d) the review of any decision to impose a monetary penalty (including review by the Administrative Decisions Tribunal), and	10 11 12
		(e) the recovery of any monetary penalty that is imposed.	13
	(3)	The imposition of a monetary penalty under this section does not affect any other action that may be taken under this or any other Act against the owner or operator of the railway for the failure to comply with the rail performance standard concerned.	14 15 16 17 18
[5]	Section 10	7 Definition of "transport authority"	19
	Insert after	section 107 (a):	20
		(a1) the Rail Regulator, or	21
[6]	Section 10	9 Seal of Authority	22
	Insert at the	e end of the section:	23
	(2)	In this section, Authority includes the Rail Regulator.	24
[7]	Section 11	1 Disputes involving transport authorities	25
	Insert after	section 111 (4):	26
	(5)	This section does not apply to a dispute involving the Rail Regulator.	27 28

Amendment of Transport Administration Act 1988 and other Acts relating Schedule 4 to Rail Regulator

[8]	Sche	dule	2 Provisions relating to Chief Executives	1
			Chief Executive of the Rail Regulator," after "the State Rail" in the definition of <i>Chief Executive</i> in clause 1.	2 3
[9]	Sche	dule	7, Part 7	4
	Insert	at th	e end of the Part:	5
	Divis	sion 4	4 Provisions consequent on the establishment of Rail Regulator	6 7
	97		ordinator General of Rail and other executive officers cease nold office	8 9
		(1)	The person who, immediately before the establishment of the Rail Regulator by the amending Act, held office as the Co-ordinator General of Rail:	10 11 12
			(a) ceases to hold that office, and	13
			(b) is eligible (if otherwise qualified) to be appointed as the Chief Executive or member of staff of the Rail Regulator.	14 15 16
		(2)	A person who, immediately before the establishment of the Rail Regulator by the amending Act, held a senior executive office (within the meaning of Part 2B of the <i>Public Sector Management Act 1988</i>) within the Office of Co-ordinator General of Rail:	17 18 19 20 21
			(a) ceases to hold that office, and	22
			(b) is eligible (if otherwise qualified) to be appointed as a member of the staff of the Rail Regulator.	23 24
		(3)	A person who ceases under this clause to hold office is not entitled to any remuneration or compensation because of the loss of that office, except as provided by subclause (4).	25 26 27

Schedule 4 Amendment of Transport Administration Act 1988 and other Acts relating to Rail Regulator

		(4)	Part 2A of the <i>Public Sector Management Act 1988</i> app a person who ceases under this clause to hold office as person had ceased to be an executive officer as referred section 42Q (4) of that Act.	if the 2
			Note. Subclause (4) ensures that the person retains any ri compensation or right of return that the person would have had if re from office by the Governor instead of by the operation of this cla	emoved 6
	98	Abo	olition of Office of Co-ordinator General of Rail	8
		(1)	The Office of Co-ordinator General of Rail is abolished	l. 9
		(2)	On the abolition of that Office, any remaining members of that Office (except the Co-ordinator General of R	
			senior executive officers referred to in clause 97) be employees of the Rail Regulator.	ecome 12
4.2	Publi	ic Fir	nance and Audit Act 1983 No 152	14
[1]	Sche	dule	3 Departments	15
	Omit	the m	natter relating to the Office of Co-ordinator General of Ra	ail. 16
[2]	Sche	dule :	3	17
	Insert	in alj	phabetical order:	18
				19
			Rail Regulator Chief Executive of Rail Regulator	

Transport Administration Amendment (F	Rail Management) Bill 2000
---------------------------------------	----------------------------

Amendment of Transport Administration Act 1988 and other Acts relating Schedule 4 to Rail Regulator

4.3	Public Sector Management Act 1988 No 33	1
[1]	Schedule 1 Departments	2
	Omit the matter relating to the Office of Co-ordinator General of Rail.	3
[2]	Schedule 3B Senior Executive Positions	4
	Omit the positions and other matter relating to the Office of Co-ordinator General of Rail.	5 6