

New South Wales

## Rail Safety Bill 2008

## **Explanatory note**

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

#### Overview of Bill

The objects of this Bill are:

- (a) to establish general duties to ensure safety in relation to railway operations,
- (b) to implement in New South Wales a nationally consistent scheme for other rail safety requirements and accreditation of rail transport operators, and
- (c) to repeal the *Rail Safety Act 2002* and to re-enact certain provisions of that Act relating to offences, and
- (d) to make consequential amendments to other Acts.

## Outline of provisions

## Part 1 Preliminary

The proposed Part (proposed sections 1-7) contains provisions relating to the citation and commencement of the proposed Act, as well as a provision setting out the objects of the proposed Act and provisions defining words and expressions used in the

proposed Act. Words and expressions defined include *rail infrastructure*, *rolling stock*, *rail transport operator*, *rail infrastructure manager*, *notifiable occurrence*, *rolling stock operator*, *rail safety worker*, *railway* and *railway operations*. The proposed Part defines the components of a duty under the proposed Act to ensure, so far as is reasonably practicable, safety. The proposed Part also sets out the railways that the proposed Act does not apply to, including slipways and aerial cable operated systems, and describes the classes of work that are *rail safety work* for the purposes of the proposed Act.

### Part 2 General rail safety

# Division 1 Duties to ensure public safety of railway operations

The proposed Division (proposed sections 8–11) imposes on rail transport operators and other persons duties relating to rail safety and makes it an offence to fail to carry out those duties. The duties include the following:

- (a) a requirement that a rail transport operator or person carrying out railway operations must ensure, so far as is reasonably practicable, the safety of the railway operations, with a failure to do particular things being a contravention of the duty. Those things include developing or implementing, so far as is reasonably practicable, safety systems for railway operations, ensuring the competence, health and fitness of rail safety workers and that they are not affected by alcohol or drugs or fatigue, providing adequate facilities for the safety of persons at railway premises and providing information. In the case of rail infrastructure managers they also include ensuring that the design, construction, commissioning and other matters relating to rail infrastructure are done in a way that ensures, so far as is reasonably practicable, the safety of railway operations and that systems and procedures for scheduling, controlling and monitoring railway operations also ensure safety. Rolling stock operators must do similar things,
- (b) a requirement that persons who design, commission, manufacture, supply, install or erect a thing, and who know or ought reasonably to know that the thing is to be used as or in connection with rail infrastructure or rolling stock, ensure, so far as is reasonably practicable, that it is safe when properly used. The duty extends to testing and examination and providing adequate information about its safe use,
- (c) a requirement that a person who decommissions rail infrastructure or rolling stock must ensure, so far as is reasonably practicable, that the decommission is carried out safely and must carry out testing and examination necessary to comply with the duty,
- (d) requirements imposed on rail safety workers, when carrying out rail safety work, to take reasonable care for their own safety, the safety of people who may be affected by the workers' acts or omissions and to co-operate with the

rail transport operator with respect to any action taken to comply with the proposed Act or regulations under the proposed Act.

The proposed Division also imposes on a defendant, in proceedings for an offence concerning the general duties set out in proposed Division 1 of Part 2, the onus to prove that it was not reasonably practicable to do more than was in fact done to satisfy the duty.

#### Division 2 Safety management of railway operations

The proposed Division (proposed sections 12–24) sets out specific requirements for rail transport operators to have and to review safety management systems and makes it an offence not to comply with those requirements. That obligation also extends to contractors (not being employees) who do rail safety work on behalf of a rail transport operator. It will also be an offence not to implement, and to fail to comply with, the safety management system. The safety management system is to comply with requirements to be prescribed by regulations, to identify and assess risks to safety arising from railway operations and specify controls and monitoring procedures relating to those risks. It is to include the following:

- (a) measures to manage risks to safety arising to the railway operations of the rail transport operator from operations of other rail transport operators or road and rail crossings,
- (b) a security management plan,
- (c) an emergency management plan that complies with requirements to be prescribed by regulations,
- (d) a health and fitness management program that complies with requirements to be prescribed by regulations,
- (e) a drug and alcohol management program that complies with requirements to be prescribed by regulations,
- (f) a fatigue management program that complies with requirements to be prescribed by regulations.

Safety performance reports are to be submitted by rail transport operators to the Independent Transport Safety and Reliability Regulator (the *ITSRR*) annually, or within such other periods as are agreed between the operators and the ITSRR.

In addition, the ITSRR may arrange with a rail transport operator for the random testing of a person who is on duty for the purpose of carrying out rail safety work for the presence of alcohol or drugs. Regulations may be made with respect to testing procedures and offences of failing to comply with test procedure requirements (proposed Schedule 1).

A rail transport operator is required to ensure that each rail safety worker who carries out rail safety work has the competence to do so and to keep records of competence. Procedures for assessing competence are also set out.

The proposed Division also requires rail safety workers to be provided by the rail transport operator with a form of identification sufficient to enable the worker's

competence and training to be checked by a rail safety officer and makes it an offence for a worker, without a reasonable excuse, not to produce the form of identification on request by a rail safety officer.

The ITSRR may direct a rail transport operator to amend its safety management system.

#### Division 3 Interface co-ordination

The proposed Division (proposed sections 25–33) imposes the following obligations on rail transport operators, rail infrastructure managers and roads authorities in relation to risks to safety arising from their operations and railway operations of other rail transport operators or from rail or road crossings:

- (a) a rail transport operator must assess risks to safety arising from railway operations of other rail transport operators, determine measures to manage the risks and seek to enter interface agreements for managing those risks with the other operators,
- (b) a rail infrastructure manager must assess risks to safety arising from rail or road crossings, consider or determine (in the case of public roads) measures to manage the risks and must (in the case of public roads) or may (in the case of other roads) seek to enter into interface agreements for managing those risks with the roads authority for the road concerned,
- (c) a roads authority must assess risks to safety arising from rail or road crossings wholly or partly because of railway operations, determine measures to manage the risks and seek to enter interface agreements for managing those risks with the roads authority for the road concerned if it is a public road or any other road (if a rail infrastructure manager has notified the authority that the risks should be managed jointly).

If the relevant agreements are not entered into, the ITSRR may appoint a person to give directions as to the interface arrangements that are to apply and it will be an offence not to comply with a direction. The proposed Division also requires rail transport operators and roads authorities to maintain registers of applicable interface agreements and arrangements determined under the proposed Division.

## Part 3 Accreditation of rail transport operators

#### Division 1 Requirement for accreditation

The proposed Division (proposed sections 34–37) makes it an offence for a person to carry out railway operations unless the person is a rail transport operator who is accredited under proposed Part 3, carries out the operations on behalf of an accredited person or an exempt person or is exempt from the requirement for accreditation. A person may be accredited to carry out railway operations for specified railways or parts of railways, for a particular service or aspect of railway operations or for specified railway operations such as to permit construction and repair work. It will also be an offence to fail to comply with a condition or restriction

of an accreditation or to carry out a railway operation not authorised by an accreditation or in a manner not so authorised, or to cause or permit another person to do so.

#### Division 2 Applications for accreditation

The proposed Division (proposed sections 38–45) sets out requirements for applications to the ITSRR for accreditation. Accreditation may not be granted unless, among other requirements, the ITSRR is satisfied that the applicant has the competence and capacity to manage risks to safety associated with the railway operations and has the competence and capacity to implement the proposed safety management system. Accreditation may be granted subject to conditions or restrictions imposed by the ITSRR and other conditions or restrictions may be imposed by regulations. One or more applicants for accreditation may be directed by the ITSRR to co-ordinate their applications if the ITSRR thinks it necessary to ensure the applicants' railway operations are carried out safely. An accreditation cannot be transferred or assigned but the ITSRR may waive requirements of the proposed Division for a transferee of railway operations.

#### Division 3 Accreditation fees and inspection of documents

The proposed Division (proposed sections 46–51) enables the regulations to prescribe annual accreditation fees and contains other related provisions, including provisions that confer powers on the ITSRR to accept fees by instalments and to waive fees. Rail transport operators are also required to make current notices of accreditation or exemption available for public inspection. Private siding operators must also make registration notices available for public inspection.

## Division 4 Surrender, revocation and variation of accreditation

The proposed Division (proposed sections 52–59) enables an accredited person to surrender his or her accreditation and enables the ITSRR to suspend or revoke an accreditation or to impose conditions or restrictions on, or vary the conditions on or restrictions of, an accreditation. Such action may be taken if a person is not able to demonstrate the requirements for accreditation, is not able to comply with the conditions or restrictions of accreditation, has not managed the accredited railway operations for at least 12 months or contravenes the proposed Act or regulations. Notice of any such action is to be given and a person the subject of action may make submissions to the ITSRR. The ITSRR may immediately suspend an accreditation if it considers there is, or would be (without suspension), an immediate and serious risk to safety. The proposed Division also provides for applications by accredited persons to vary accreditations or the conditions or restrictions of accreditations and applies the requirements for the granting of an accreditation to such applications. The proposed Division also makes it clear that any accreditation that is varied is subject to any conditions or restrictions prescribed by the regulations and that are applicable to the varied accreditation.

#### Division 5 Private sidings

The proposed Division (proposed section 60) exempts the rail infrastructure manager of a private siding from accreditation, safety management system and certain notification requirements of the proposed Act but requires the manager to register the siding with the ITSRR and comply with any conditions imposed by the ITSRR with respect to the siding. The manager may also be required, by the regulations, to comply with the safety management system requirements of the proposed Act or the notification requirements.

### Part 4 Safety reports and investigations

#### Division 1 Safety reports

The proposed Division (proposed sections 61–64) enables the ITSRR, by notice in writing, to require a rail transport operator to provide the ITSRR with information about measures taken to promote rail safety or relating to the operator's financial capacity and insurance arrangements. It also enables regulations to be made requiring the provision of information to the ITSRR. It will be an offence to fail to comply with any such requirement. The ITSRR is to make an industry safety report to the Minister for Transport in each year on the carrying out of railway operations of accredited persons, including reporting on rail safety and improvements and changes in rail safety, as well as on any other matters prescribed by the regulations.

Notifiable occurrences (which include accidents or incidents that have, or could have, resulted in significant property damage, serious injury or death) must be reported by a rail safety operator to the ITSRR or another authority specified by the ITSRR. The ITSRR may also require other specified occurrences that endanger or could endanger rail safety to be reported. It will be an offence not to comply with these obligations.

The proposed Division also re-enacts the provision of the *Rail Safety Act 2002* that provides for the Chief Investigator of the Office of Transport Safety Investigations (the *Chief Investigator*) to establish a system for the voluntary reporting by rail safety workers of matters that may affect the safety of railway operations.

#### Division 2 Investigations of accidents and incidents

The proposed Division (proposed sections 65–74) provides for the following investigations and inquiries:

- (a) investigations, at the request of the Chief Investigator, by rail transport operators of notifiable occurrences and railway accidents or incidents that may endanger the safety of railway operations or other matters prescribed by regulations,
- (b) investigations by the Chief Investigator of, and reports to the Minister for Transport on, railway accidents or incidents that may endanger the safety of railway operations, either at the discretion of the Chief Investigator or on the Minister's request,

(c) rail safety inquiries by Boards of Inquiry constituted by the Minister into a railway accident or incident or any other event that may affect the safety of railway operations.

The proposed Division prohibits information obtained by the Chief Investigator from a report by a rail transport operator under proposed section 65 from being used (unless a court otherwise directs) in criminal or civil proceedings against the operator. It also sets out the powers of the Chief Investigator and a Board of Inquiry to require persons to answer questions and produce evidence for the purposes of an investigation or a rail safety inquiry. The Chief Investigator may request that a rail safety inquiry be held and assessors may be appointed to sit with and advise a Board of Inquiry. The report of a rail safety inquiry is to be given to the Minister for Transport and tabled in Parliament.

#### Division 3 Disclosure of train safety records

The proposed Division (proposed sections 75–83) re-enacts sections 71–78 of the *Rail Safety Act 2002* relating to the disclosure of train safety records to persons and in proceedings in courts.

#### Division 4 Audit by ITSRR

The proposed Division (proposed section 84) enables the ITSRR to audit the railway operations of rail transport operators and to conduct an annual audit program for the railway operations of rail transport operators.

## Part 5 Investigation powers

#### Division 1 Powers of entry

The proposed Division (proposed sections 85–87) confers on rail safety officers powers to enter places (including railway premises) for compliance and investigative purposes or in an emergency. A residence may not be entered without a search warrant or the occupier's consent. Reasonable notice must be given of an intention to enter railway premises.

#### Division 2 General enforcement powers of rail safety officers

The proposed Division (proposed sections 88–93) sets out the powers of rail safety officers who enter a place under the proposed Part, including search and seizure powers and the power to require a person to answer questions or otherwise give information.

Other powers that the proposed Division confers are:

- (a) powers relating to relevant documents found in a place, and
- (b) powers to use assistants, and
- (c) powers to operate electronic equipment to access information, and

- (d) powers to use equipment on a place or vehicle to examine or process things found on the vehicle or place, and
- (e) a power to secure a site for investigative, compliance or safety offences. It will be an offence to enter a secured site without the permission of a rail safety officer.

#### Division 3 Search warrants

The proposed Division (proposed section 94) enables a rail safety officer to apply for a search warrant to enter and search a place if the rail safety officer believes on reasonable grounds that the provisions of the proposed Act or regulations or the terms of an accreditation have been or are being contravened in or on a place or something connected with such a contravention is in or on a place.

#### Division 4 Powers to support seizure

The proposed Division (proposed sections 95–98) confers on rail safety officers the following powers and obligations related to seizure of things under the proposed Part:

- (a) power to direct things to be taken to specified places or remain under the control of a person at a specified place,
- (b) an obligation to give a receipt for any thing seized (or to leave a receipt in a conspicuous place) and to enable the owner to have access to the thing,
- (c) a power to issue an embargo notice prohibiting certain actions (such as moving, sale, deletion of information) from being taken in relation to a thing that cannot, or cannot readily, be seized or moved.

It will be an offence to do any thing forbidden by an embargo notice or to instruct or request another person to do so or to fail to take reasonable steps to prevent another person from doing something forbidden by an embargo notice.

#### Division 5 Dealings with seized items

The proposed Division (proposed sections 99–102) sets out procedures for dealing with things seized under the proposed Part. A rail safety officer must return any such thing to the owner if it is not required as evidence or is not forfeited or the officer is otherwise authorised to retain, destroy or dispose of it. Conditions may be imposed on the return of an item so as to eliminate or reduce risks to safety. A thing that is seized may be forfeited to the Crown if the rail safety officer involved in its seizure considers it is necessary to retain it to prevent an offence or if, after making reasonable efforts or inquiries, the thing cannot be returned to its owner or the owner cannot be found. The ITSRR may deal with a forfeited thing in any way it thinks fit. Provisions of the *Law Enforcement (Powers and Responsibilities) Act 2002* that are applicable to property in the custody of police officers are applied to property in the custody of a rail safety officer.

#### Division 6 Directions

The proposed Division (proposed sections 103–107) confers on rail safety officers the following powers and obligations relating to directions:

- (a) power to direct a rail transport operator or rail safety worker to give the rail safety officer reasonable assistance to exercise a function under the proposed Part.
- (b) power to direct a person to state the person's name and address if the person is committing an offence against rail safety law, is found in circumstances that lead to a reasonable suspicion that the person has committed such an offence or is a person carrying out railway operations who is found at railway premises and the rail safety officer reasonably considers the information is necessary for the purposes of the proposed Act or regulations,
- (c) an obligation to warn a person that it is an offence to fail to comply with a direction under paragraph (a) or (b) unless the person has a reasonable excuse,
- (d) power, if the rail safety officer has reasonable grounds to believe that a person is capable of giving information, producing documents or giving evidence in relation to a possible contravention of a rail safety law or for the purposes of an audit, investigation, rail safety inquiry or other inquiry, by notice in writing, to require the person to give information, produce documents or appear before a rail safety officer to give such evidence and produce such documents,
- (e) a power to inspect, take copies of or take possession of documents produced in response to the notice.

It will be an offence for a person who is given a notice referred to in the proposed Division to fail to comply with the notice unless the person has a reasonable excuse.

#### Division 7 Miscellaneous

The proposed Division (proposed sections 108–111) makes it clear that a rail safety officer may give more than one direction under the proposed Part on the same occasion under different provisions and may give further directions. It also empowers a person authorised by the ITSRR to close temporarily, or regulate, a railway crossing and requires notice to be given of such actions.

The proposed Division also imposes an obligation on a rail safety officer to take reasonable steps to return any rail infrastructure, rolling stock, railway premises or motor vehicle that is damaged by the use of unreasonable or unauthorised force to the condition in which it was before the action was taken. The ITSRR must also pay compensation for damage caused by the exercise of a power of entry by a rail safety officer except where an inspection reveals a breach of a law. It prohibits the use of any more force than is reasonably necessary to effect an entry or to exercise a power.

#### Part 6 Improvement and prohibition notices

#### Division 1 Improvement notices

The proposed Division (proposed sections 112–116) sets out a scheme for the issuing, enforcement and withdrawal and amendment of improvement notices to require remedial rail safety work to be undertaken, a contravention or likely contravention of a rail safety law to be remedied or railway operations or operations in relation to a rail or road crossing to be carried out safely, within a specified period (of at least 7 days). An improvement notice may be issued if a rail safety officer believes on reasonable grounds that a person is contravening a rail safety law, has contravened and is likely to continue to contravene a rail safety law or is carrying out or has carried out railway operations that threaten safety. It will be an offence to fail to comply with a notice unless the person has a reasonable excuse and it will be a defence in proceedings for an offence if a contravention or threat to safety is remedied by a method other than one specified in a notice. The issue of or any other action relating to an improvement notice does not affect any proceedings in relation to any connected matter. The ITSRR may arrange for rail safety work to be carried out to remedy a matter that is the subject of an improvement notice that is not complied with and may recover its costs from the person to whom the notice is issued.

#### Division 2 Prohibition notices

The proposed Division (proposed sections 117–121) sets out a scheme for the issuing, enforcement and withdrawal and amendment of prohibition notices to prohibit the carrying on of an activity either wholly or in a specified way. A prohibition notice may be issued if a rail safety officer believes on reasonable grounds that an activity that involves or will involve an immediate risk to safety is occurring, or may occur, in relation to railway operations or railway premises or may occur at, on, or in the immediate vicinity of, rail infrastructure or rolling stock. An oral direction prohibiting an activity may be made if it is not possible or reasonable to immediately serve a notice. An oral direction ceases to have effect if a prohibition notice is not issued within 5 days of the giving of the direction. It will be an offence to fail to comply with a notice or oral direction unless the person has a reasonable excuse. The issue of or any other action relating to a prohibition notice does not affect any proceedings in relation to any connected matter.

#### Division 3 General provisions relating to notices

The proposed Division (proposed sections 122–125) enables a person given an improvement notice or a prohibition notice to apply to the ITSRR for a review of the notice and then, if not satisfied with the result of the review, to the Local Court constituted by an Industrial Magistrate. The effect of an application for a review is to stay an improvement notice but a prohibition notice may only be stayed by the Local Court constituted by an Industrial Magistrate. The proposed Division also makes it

clear that the revocation or withdrawal of an improvement notice or a prohibition notice does not prevent the issue of another notice.

#### Part 7 Offences, penalties and other sanctions

#### Division 1 Offences

The proposed Division (proposed sections 126–131) provides for the following offences:

- (a) intentionally obstructing or hindering the ITSRR or a rail safety officer or a person assisting them or intentionally concealing the location or existence of, or failing to comply with a request to produce, a record, document or other thing,
- (b) impersonating or falsely representing to be a rail safety officer,
- (c) attempting to obtain, or obtaining, by false statement or misrepresentation, an accreditation,
- (d) forging or fraudulently altering or using or purporting to use an accreditation or fraudulently allowing an accreditation to be used by any other person,
- (e) failing to give a notice of the commencement, discontinuation or completion of activities prescribed by the regulations that may adversely affect the safety of rail infrastructure or rolling stock,
- (f) tampering or disabling emergency or safety equipment of a railway or a unit or units of rolling stock or the interlocking system of a railway.

The proposed Division re-enacts, with minor changes, a provision of the *Rail Safety Act 2002* enabling the regulations to make provision for offences relating to fare evasion, trespass and other matters relating to passenger conduct and the regulation and control of trains, drivers and railways.

#### Division 2 Proceedings for offences

The proposed Division (proposed sections 132–139) confers jurisdiction on the Local Court and the Industrial Court of New South Wales to deal with offences under the proposed Act and contains other matters relating to proceedings, including limiting the Local Court to imposing maximum penalties of 500 penalty units or 12 months imprisonment, or both. Offences under the regulations relating to conduct on railway premises are to be dealt with by the Local Court. The proposed Division sets out the period within which proceedings for offences under the proposed Act or regulations may be commenced, enables proceedings for such offences to be taken by the ITSRR or a person authorised by the ITSRR and makes a director or person concerned in the management of a corporation liable for such offences unless they show they were not in a position to influence the conduct of the corporation or, if in such a position, used all due diligence to prevent the offence.

The proposed Division also makes it clear that persons may be proceeded against for multiple offences against the proposed Act or regulations in relation to different parts

of the same rail infrastructure, railway premises or rolling stock and provides for continuing offences.

The proposed Division also applies provisions of the *Occupational Health and Safety Act 2000* relating to the prosecution of Crown and State agencies to offences under the proposed Act and regulations made under the proposed Act.

Penalty notices will be able to be issued for offences prescribed by the regulations as penalty notice offences.

#### Division 3 Enforceable voluntary undertakings

The proposed Division (proposed sections 140 and 141) sets out a scheme whereby the ITSRR may accept voluntary undertakings by persons in relation to a contravention or alleged contravention of the proposed Act or regulations but may not bring proceedings related to the offence while the undertaking is in force. An undertaking may be enforced by the Local Court constituted by an Industrial Magistrate.

#### Division 4 Court-based sanctions

The proposed Division (proposed sections 142–146) provides for the following remedies, at the discretion of a court, if the court finds a person guilty of an offence under the proposed Act or regulations:

- (a) a commercial benefits order requiring the person to pay, as a fine, an amount not exceeding 3 times the gross commercial benefit (as estimated by the court) that the person or an associate (such as a close relative or related body corporate) received or was likely to receive from the commission of the offence,
- (b) if the court considers the person to be a systematic or persistent offender against rail safety laws, a supervisory intervention order requiring the person to take specified actions for a specified period not exceeding one year, including actions to improve compliance with rail safety laws, to carry out specified practices and appointing persons with specific compliance responsibilities,
- (c) if the court considers the person to be a systematic or persistent offender against rail safety laws and that a supervisory intervention order is not appropriate, an exclusion order prohibiting the person, for a specified period, from carrying out specified or any railway operations or from being involved in the management of a corporation involved in managing rail infrastructure or operating rolling stock or from being involved in managing rail infrastructure or operating rolling stock.

It will be an offence to contravene a supervisory intervention order or an exclusion order.

#### Part 8 Administration

The proposed Part (proposed sections 147–154) enables the Minister to delegate any of the Minister's functions under the proposed Act to any member of staff of the ITSRR

The proposed Part also enables the ITSRR to appoint rail safety officers and requires rail safety officers to be issued with identification cards, not to exercise functions as an officer unless issued with an identification card, to display the identification card or wear an approved uniform when exercising functions and to produce the identification card if requested to do so by a person in relation to whom a function is being or is to be exercised. The ITSRR may also exercise any function conferred on a rail safety officer. Under an agreement with another State or Territory, rail safety officers may exercise functions in the other State or Territory and rail safety officers from the other State or Territory may exercise functions in this State.

#### Part 9 Miscellaneous

The proposed Part (proposed sections 155–179) contains the following miscellaneous provisions relating to enforcement, liability, regulations and other matters:

- (a) a provision providing for the proposed Act to bind the Crown in right of New South Wales and, in so far as the legislative power of the Parliament permits, the Crown in all its other capacities,
- (b) a provision enabling the ITSRR to enter into information sharing arrangements with WorkCover, the Chief Investigator and other prescribed persons or bodies concerning information relating to possible breaches of the proposed Act or regulations, the safe carrying out of railway operations and other prescribed information,
- (c) provisions establishing a scheme for the review of specified decisions by the ITSRR under the proposed Act, consisting of an initial review of the decision by the ITSRR and a further right to seek a review from the Administrative Decisions Tribunal,
- (d) a provision providing for protection from self-incrimination for persons required under the investigation provisions of the proposed Act to make statements, give or furnish information or answer questions or produce documents, so that any such statement, information or document may not be used in criminal proceedings (other than those relating to the giving of false or misleading information or similar offences), if the person objected on the ground of self-incrimination or the person was not warned that providing the statement, information or document might incriminate the person,
- (e) provisions requiring the ITSRR to keep records of the granting, refusal and variation of accreditations and the granting of improvement and prohibition notices and enabling the ITSRR to issue evidentiary certificates based on such records and providing for such certificates to be admissible in proceedings,

- (f) a provision making it an offence for persons who are or have been engaged in the administration of the proposed Act to disclose or communicate information obtained in that administration except in certain specified circumstances.
- (g) a provision making it clear that the provisions establishing rail safety duties under the proposed Act do not confer a right of action in civil proceedings or a defence in civil proceedings,
- (h) a provision excluding the Minister, the ITSRR, the Chief Investigator, a member of, or an assessor for, a Board of Inquiry, an officer of the ITSRR, a rail safety officer or a person acting under the direction of any such person from personal liability for things done or omitted in good faith for the purposes of the proposed Act or any other Act,
- (i) a provision excluding the State or an authority of the State from civil liability for any act or omission of the Minister, the ITSRR, the Chief Investigator, a member of, or an assessor for, a Board of Inquiry, a rail safety officer or an officer of the ITSRR in exercising functions under the proposed Act,
- (j) a provision conferring immunity from action on a person who, in good faith, reports to the ITSRR or a rail transport operator or an employee or contractor of the ITSRR or a rail transport operator that a person is unfit to carry out rail safety work or that it may be dangerous to allow the person to carry out rail safety work,
- (k) provisions establishing a scheme for the approval by order of the Minister of compliance codes (which may be disallowed in the same way as regulations) and for the approval by order of the ITSRR of guidelines. A code and evidence of a failure to observe a code may be admissible as evidence in criminal proceedings. A person is not liable to any civil or criminal proceedings by reason only of a failure to observe a compliance code,
- (l) a provision enabling the ITSRR to recover the costs of entry and inspection of rail infrastructure, rolling stock or railway premises,
- (m) a provision enabling money payable to the ITSRR under the proposed Act or regulations to be recovered by the ITSRR as a debt in a court of competent jurisdiction,
- (n) a provision prohibiting contracting out of any or all of the provisions of the proposed Act,
- (o) a provision setting out how documents required to be served under the proposed Act may be served,
- (p) a provision setting out additional matters for which regulations may be made under the proposed Act and enabling the making of regulations,
- (q) a provision about the relationship between the proposed Act and the occupational health and safety legislation,
- (r) a provision repealing the *Rail Safety Act 2002*,

- (s) formal provisions giving effect to Schedule 3 (which contains savings and transitional provisions) and Schedule 4 (which contains amendments to other Acts),
- (t) a provision providing for the review of the proposed Act as soon as possible after the period of 5 years after the proposed Act is assented to.

# Schedule 1 Rail safety workers—alcohol or other drugs

**Schedule 1** contains regulation-making powers enabling regulations to be made to establish a system for the testing of rail safety workers for the presence of alcohol or other drugs, including regulations as to the conduct of testing, devices for testing and offences relating to the carrying out by rail safety workers of rail safety work while under the influence of alcohol or any other drug or while having the prescribed concentration of alcohol in the worker's breath or blood. Regulations may also be made creating offences relating to refusals or failures to undergo tests and conferring protection against personal liability on persons administering tests.

### Schedule 2 Fatigue management

**Schedule 2** re-enacts, with some changes, the provisions of the *Rail Safety Act 2002* which established rules for the working periods, and breaks between working periods, of train drivers. Regulations may be made amending the proposed Schedule.

# Schedule 3 Savings, transitional and other provisions

**Schedule 3** enables regulations containing savings and transitional provisions to be made as a consequence of the enactment of the proposed Act and contains savings and transitional provisions consequent on that enactment.

#### Schedule 4 Amendment of other Acts

**Schedule 4** contains amendments to other Acts consequent on the enactment of the proposed Act and the repeal of the *Rail Safety Act 2002*.



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New South Wales

# Rail Safety Bill 2008

No , 2008

#### A Bill for

An Act to make provision with respect to rail safety; to repeal the  $Rail\ Safety\ Act\ 2002$ ; and for other purposes.

Clause 1	Rail Safety	Bill 2008

#### Part 1 Preliminary

The	Legisl	ature	of New South Wales enacts:	1
Par	t 1	Pre	eliminary	2
1	Nam	e of A	act	3
•			Act is the <i>Rail Safety Act 2008</i> .	4
_	_		•	
2	Com		ement	5
		This	Act commences on a day or days to be appointed by proclamation.	6
3	Obje	cts		7
		Havi	ing regard to the importance of rail safety and regulatory efficiency, objects of this Act are as follows:	8 9
		(a)	to provide for improvement of the safe carrying out of railway operations,	10 11
		(b)	to provide for the management of risks associated with railway operations,	12 13
		(c)	to make special provision for the control of particular risks arising from railway operations,	14 15
		(d)	to promote public confidence in the safety of transport of persons or freight by rail.	16 17
4	Inter	pretat	tion	18
	(1)	In th	is Act:	19
		accr	reditation means accreditation under Part 3.	20
			<i>redited person</i> means a rail transport operator who is accredited er this Act but does not include a person whose accreditation under Act:	21 22 23
		(a)	has been surrendered or revoked or has otherwise ceased to have effect under this Act, or	24 25
		(b)	is suspended under this Act.	26
		appr	<i>roved</i> means approved by the ITSRR.	27
			<b>ssor</b> means an assessor appointed by the Minister under section 71.	28
			tralian rail safety law means a rail safety law or a corresponding safety law.	29 30
		Rail	tralian Rail Safety Regulator means the ITSRR or a corresponding Safety Regulator.	31 32
			<i>rd of Inquiry</i> means a Board of Inquiry constituted by the Minister er section 69.	33 34

Preliminary Part 1

Chief Investigator means the Chief Investigator of the Office of

Transport Safety Investigations appointed under the <i>Transport Administration Act 1988</i> .	2
commercial benefits order means an order under section 142.	4
<i>compliance code</i> means a compliance code approved by the Minister under Part 9.	(
corresponding law means:	-
(a) the law of another jurisdiction corresponding, or substantially corresponding, to this Act, or	<b>8</b>
(b) a law of another jurisdiction that is declared by the regulations to be a corresponding law, whether or not the law corresponds, or substantially corresponds, to this Act.	10 11 12
corresponding rail safety law means a rail safety law as defined in a corresponding law.	1; 14
corresponding Rail Safety Regulator means a person or body exercising the functions of a Rail Safety Regulator under a corresponding law.	15 16 17
embargo notice means a notice under section 98.	18
<i>employee</i> means a person employed under a contract of employment or contract of training.	19 20
<i>employer</i> means a person who employs one or more other persons under contracts of employment or contracts of training.	2 <sup>2</sup>
exercise a function includes perform a duty.	23
<i>function</i> includes power, authority or duty.	24
<i>guidelines</i> means guidelines approved by the ITSRR under Part 9.	2
<i>improvement notice</i> means a notice under section 112.	26
ITSRR means the Independent Transport Safety and Reliability Regulator constituted under the Transport Administration Act 1988.	27 28
<i>jurisdiction</i> means a State or Territory.	29
motor vehicle has the same meaning as in the Road Transport (Safety and Traffic Management) Act 1999.	30 31
<i>notifiable occurrence</i> means an accident or incident associated with railway operations:	32 33
(a) that has, or could have, caused:	34
(i) significant property damage, or	35
(ii) serious injury, or	36
(iii) death, or	37
(b) that is, or is of a class that is, prescribed by the regulations to be an occurrence or a class of notifiable occurrence,	38 39

1

but does not include an accident or incident, or class of accident or 1 incident, that is prescribed by the regulations not to be a notifiable 2 occurrence. 3 occupational health and safety legislation means the following Acts 4 and any regulations made under those Acts: 5 the Occupational Health and Safety Act 2000, 6 the Coal Mine Health and Safety Act 2002. 7 (b) *previous offender*, in relation to the maximum penalty for an offence, 8 means a person who has, at any time before being sentenced for that 9 offence, been convicted of any other offence of any kind against this 10 11 *private siding* means a siding that is managed, owned or controlled by 12 a person, other than a person who manages the rail infrastructure with 13 which the siding connects or to which it has access, but does not include 14 the following: 15 a marshalling yard, (a) 16 (b) a crossing loop, 17 a passenger terminal, (c) 18 (d) a freight terminal, 19 a siding, or a siding of a class, prescribed by the regulations not (e) 20 to be a private siding. 21 prohibition notice means a notice under section 117. 22 public place means a place (whether or not covered by water), or a part 23 of premises, that is open to the public, or is used by the public whether 24 or not on payment of money or other consideration, whether or not the 25 place or part is ordinarily so open or used and whether or not the public 26 to whom it is open or by whom it is used consists only of a limited class 27 of persons. 28 rail infrastructure means the facilities that are necessary to enable a 29 railway to operate safely (other than rolling stock and any facility, or 30 facility of a class, that is prescribed by the regulations not to be rail 31 infrastructure) and includes, but is not limited to, the following: 32 railway tracks and associated track structures, (a) 33 service roads, signalling systems, communications systems, (b) 34 rolling stock control systems and data management systems, 35 (c) notices and signs, 36 (d) electrical power supply and electric traction systems, 37

associated buildings, workshops, depots and yards,

plant, machinery and equipment.

38

39

(e)

(f)

Preliminary Part 1

mana	<i>infrastructure manager</i> means the person who has effective agement and control of the rail infrastructure of a railway, whether of the person:	1 2 3	
(a)	owns the rail infrastructure, or	4	
(b)	has a statutory or contractual right to use the rail infrastructure or to control, or provide, access to it.	5	
rail s	safety inquiry—see section 69.	7	
	safety law means this Act and the regulations or a provision of this or the regulations.	9	
	safety officer means a person appointed by the ITSRR as a rail y officer under Part 8.	10 11	
rail s	safety work—see section 7.	12	
	safety worker means a natural person who has carried out, is ring out or is about to carry out rail safety work.	13 14	
rail t	transport operator means:	15	
(a)	a rail infrastructure manager, or	16	
(b)	a rolling stock operator, or	17	
(c)	a person who is both a rail infrastructure manager and a rolling stock operator.	18 19	
for the passe or m	pay means a guided system, or proposed guided system, designed the movement of rolling stock having the capability of transporting engers or freight, or both, on a railway track with a gauge of 600mm after together with its rail infrastructure and rolling stock, and des the following:	20 21 22 23 24	
(a)	a heavy railway,	25	
(b)	a light railway,	26	
(c)	a monorail,	27	
(d)	an inclined railway,	28	
(e)	a tramway,	29	
(f)	a railway within a marshalling yard or a passenger or freight terminal,	30 31	
(g)	a private siding,	32	
(h)	a guided system, or guided system of a class, prescribed by the regulations to be a railway.	33 34	
Note. See section 5 for railways to which this Act does not apply.			
railway operations means any of the following:			
(a)	the construction of a railway, railway tracks and associated track structures or rolling stock,	37 38	

(b)	the management, commissioning, maintenance, repair, modification, installation, operation or decommissioning of rail infrastructure,	1 2 3
(c)	the commissioning, maintenance, repair, modification or decommissioning of rolling stock,	4 5
(d)	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),	6 7 8 9
(e)	the movement, or causing the movement, of rolling stock for the purposes of operating a railway service.	10 11
railwa	ay premises means:	12
(a)	land (including any premises on land) on or in which rail infrastructure or any part of rail infrastructure is situated, or	13 14
(b)	freight centres or depots used in connection with the carrying out of railway operations, or	15 16
(c)	workshops or maintenance depots used in connection with the carrying out of railway operations, or	17 18
(d)	premises, including an office, building or housing used in connection with the carrying out of railway operations, or	19 20
(e)	rolling stock or other vehicles associated with railway operations.	21
railwa	ay tracks and associated track structures means:	22
(a)	railway tracks and associated track structures and works (such as	23
	cuttings, sidings, tunnels, bridges, stations, platforms, tram stops,	24
	excavations, land fill, track support earthworks and drainageworks), or	25 26
(b)	over-track structures and under-track structures (including	27
(0)	tunnels under tracks).	28
	g stock means a vehicle that operates on or uses a railway and	29
	les a locomotive, carriage, rail car, rail motor, light rail vehicle,	30
	tram, light inspection vehicle, self-propelled infrastructure enance vehicle, trolley, wagon or monorail vehicle, but does not	31 32
	de a vehicle designed to operate both on and off a railway when the	32
	le is not operating on a railway.	34
	g stock operator means a person who has effective management	35
	control of the operation or movement of rolling stock on rail	36
	tructure for a particular railway but does not include a person y because the person drives the rolling stock or controls the	37
	ork or the network signals.	38 39
	ing line means all railway tracks (other than sidings) that are used	40
	e through movement of trains.	41

Rail Safety Bill 2008	Clause 5
Preliminary	Part 1

		work	by means the safety of people, including passengers, rail safety ters, other users of railways, users of rail or road crossings and the ral public.	2 ;		
			y management plan means a document describing a safety agement system.			
		safety management system—see section 12.				
		secui	rity management plan—see section 16.	-		
		<b>siding</b> means a portion of railway track, connected by points to a running line or another siding, on which rolling stock can be placed clear of the running line.				
		supervisory intervention order means an order under section 143.				
		train	means:	12		
		(a)	two or more units of rolling stock coupled together, at least one of which is a locomotive or other self-propelled unit, or	10 14		
		(b)	a unit of rolling stock that is a locomotive or other self-propelled unit.	15 16		
		train	safety recording—see section 75.	17		
	(2)	Note	s included in this Act do not form part of this Act.	18		
5	Railways to which this Act does not apply					
		This	Act does not apply to the following:	20		
		(a)	a railway in a mine that is underground, or chiefly underground, and that is used in connection with the performance of mining operations,	2° 22 23		
		(b)	a slipway,	24		
		(c)	a railway used only to guide a crane,	25		
		(d)	an aerial cable operated system,	26		
		(e)	a railway, or class of railway, that the regulations prescribe to be a railway to which this Act does not apply.	27 28		
6	The	conce	pt of ensuring safety	29		
	(1)		ty imposed under this Act or the regulations to ensure, so far as is onably practicable, safety requires the person:	30 31		
		(a)	to eliminate risks to safety so far as is reasonably practicable, and	32		
		(b)	if it is not reasonably practicable to eliminate risks to safety, to reduce those risks so far as is reasonably practicable.	3: 34		

	(2)	follov	ne purposes of this Act or the regulations, regard must be had to the wing matters in determining what is (or was at a particular time) nably practicable in relation to ensuring safety:	1 2 3
		(a)	the likelihood of the risk eventuating,	4
		(b)	the degree of harm that would result if the risk eventuated,	5
		(c)	what the person concerned knows, or ought reasonably to know, about the risk and any ways of eliminating or reducing the risk,	6 7
		(d)	the availability and suitability of ways to eliminate or reduce risk,	8
		(e)	the cost of reducing or eliminating the risk.	9
	(3)	This	section is enacted for the avoidance of doubt.	10
7	Rail	safety	work	11
	(1)		of the following classes of work is rail safety work for the purposes s Act:	12 13
		(a)	driving or despatching rolling stock or any other activity which is capable of controlling or affecting the movement of rolling stock,	14 15
		(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,	16 17 18
		(c)	coupling or uncoupling rolling stock,	19
		(d)	maintaining, repairing, modifying, monitoring, inspecting or testing:	20 21
			(i) rolling stock, including checking that the rolling stock is working properly before being used, or	22 23
			(ii) rail infrastructure,	24
		(e)	installation of components in relation to rolling stock,	25
		(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,	26 27 28 29 30
		(g)	installation or maintenance of:	31
		,_,	(i) a telecommunications system relating to rail infrastructure or used in connection with rail infrastructure, or	32 33
			(ii) the means of supplying electricity directly to rail infrastructure or to any rolling stock using rail infrastructure or to a telecommunications system,	34 35 36

	(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,	1 2 3
	(i)	work involving the decommissioning of rail infrastructure or rolling stock or any part or component of rail infrastructure or rolling stock,	4 5 6
	(j)	work involving the development, management or monitoring of safe working systems for railways,	7 8
	(k)	work involving the management or monitoring of passenger safety on, in or at any railway,	9 10
	(1)	any other work that is prescribed by the regulations to be rail safety work.	11 12
(2)	The regulations may exclude a class of work, or work included in a class of work, referred to in subsection (1) from being rail safety work for the purposes of this Act.		13 14 15

Part 2 Ge		Ger	eneral rail safety		
Division 1 Duties to ensure public safety of railway operations			2		
8		es of ra	ail transport operators and other persons carrying out railway	4 5	
	(1)	ensui	il transport operator who carries out railway operations must re, so far as is reasonably practicable, the safety of the railway ations.	6 7 8	
		Maxi	mum penalty:	9	
		(a)	in the case of a corporation (being a previous offender)—7,500 penalty units, or	10 11	
		(b)	in the case of a corporation (not being a previous offender)—5,000 penalty units, or	12 13	
		(c)	in the case of an individual (being a previous offender)—750 penalty units or imprisonment for 2 years, or both, or	14 15	
		(d)	in the case of an individual (not being a previous offender)—500 penalty units.	16 17	
		includ	<b>Safety</b> is defined in section 4 (1) as meaning the safety of people, ling passengers, rail safety workers, other users of railways, users of rail and crossings and the general public.	18 19 20	
	(2)		out limiting subsection (1), a rail transport operator contravenes subsection if the operator fails to do any of the following:	21 22	
		(a)	develop or implement, so far as is reasonably practicable, safety systems for the carrying out of the railway operations,	23 24	
		(b)	ensure, so far as is reasonably practicable, that each rail safety worker who is to perform rail safety work in relation to the railway operations is of sufficient good health and fitness to carry out that work safely and is competent to undertake that work,	25 26 27 28	
		(c)	ensure, so far as is reasonably practicable, that rail safety workers do not carry out rail safety work in relation to the operator's rail safety operations, and are not on duty, while the prescribed concentration of alcohol is present in their blood or while under the influence of a drug,	29 30 31 32 33	
		(d)	ensure, so far as is reasonably practicable, that rail safety workers who perform rail safety work in relation to the operator's railway operations comply with the operator's fatigue management program under this Act,	34 35 36 37	

(3)

(4)

(e)	provide, so far as practicable, adequate facilities for the safety of persons at any railway premises under the control or management of the operator,	1 2 3
(f)	provide, so far as is reasonably practicable:	4
	(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	5 6 7 8
	(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.	9 10 11 12
contr	out limiting subsection (1), a rail infrastructure manager avenes that subsection if the manager fails to do any of the wing:	13 14 15
(a)	ensure, so far as is reasonably practicable, that any design, construction, commissioning, use, installation, modification, maintenance or decommissioning of the manager's rail infrastructure is done or carried out in a way that ensures, so far as is practicable, the safety of railway operations,	16 17 18 19 20
(b)	establish, so far as is reasonably practicable, such systems and procedures for the scheduling, control and monitoring of railway operations that ensure, so far as is reasonably practicable, the safety of the manager's railway operations.	21 22 23 24
that	out limiting subsection (1), a rolling stock operator contravenes subsection if the rolling stock operator fails to do any of the wing:	25 26 27
(a)	provide or maintain rolling stock that, so far as is reasonably practicable, is safe,	28 29
(b)	ensure, so far as is reasonably practicable, that any maintenance, commissioning, use, modification, construction, repair or cleaning of rolling stock is carried out in a way that, so far as is reasonably practicable, ensures safety,	30 31 32 33
(c)	comply, so far as is reasonably practicable, with such 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,	34 35 36 37 38
(d)	so far as is reasonably practicable, establish and maintain equipment, procedures and systems to minimise risks to safety of the operator's railway operations,	39 40 41

		(e)	pract	ticable, safety in connection with the use, operation and ntenance of the operator's rolling stock.	1 2 3
	(5)	who trans	carries	on applies to a person (other than a rail transport operator) is out railway operations in the same way as it applies to a rail operator, but does not apply if the person carries out those as a rail safety worker or an employee.	4 5 6 7
9	Dutie	es of d	esign	ers, manufacturers, suppliers etc	8
	(1)	erect	s any t used	who designs, commissions, manufactures, supplies, installs or thing that the person knows, or ought reasonably to know, is as or in connection with rail infrastructure or rolling stock	9 10 11 12
		(a)	it us	re, so far as is reasonably practicable, that the thing is safe if ed for a purpose for which it was designed, commissioned, ufactured, supplied, installed or erected, and	13 14 15
		(b)	exan	y out, or arrange the carrying out, of such testing and nination of the thing as may be necessary for compliance this section, and	16 17 18
		(c)	pract	such action as is necessary to ensure, so far as is reasonably ticable, that there will be available in connection with the use thing adequate information about:	19 20 21
			(i)	the use for which the thing was designed, commissioned, manufactured, supplied, installed or erected, and	22 23
			(ii)	the results of any testing or examination referred to in paragraph (b), and	24 25
			(iii)	any conditions necessary to ensure, so far as is reasonably practicable, the thing is safe when it is used for a purpose for which it was designed, commissioned, manufactured, supplied, installed or erected.	26 27 28 29
		Maxi	mum	penalty:	30
		(a)		the case of a corporation (being a previous offender)—7,500 alty units, or	31 32
		(b)		ne case of a corporation (not being a previous offender)—0 penalty units, or	33 34
		(c)		ne case of an individual (being a previous offender)—750 alty units or imprisonment for 2 years, or both, or	35 36
		(d)		e case of an individual (not being a previous offender)—500 alty units.	37 38

	(2)	A pe	erson who decommissions any rail infrastructure or rolling stock t:	1 2
		(a)	ensure, so far as is reasonably practicable, that the decommission is carried out safely, and	3 4
		(b)	carry out, or arrange the carrying out, of such testing and examination as may be necessary for compliance with this section.	5 6 7
		Max	imum penalty:	8
		(a)	in the case of a corporation (being a previous offender)—1,500 penalty units, or	9 10
		(b)	in the case of a corporation (not being a previous offender)—1,000 penalty units, or	11 12
		(c)	in the case of an individual (being a previous offender)—150 penalty units or imprisonment for 2 years, or both, or	13 14
		(d)	in the case of an individual (not being a previous offender)—100 penalty units.	15 16
	(3)	For t	the purposes of subsection (1), if the person who supplies the thing:	17
		(a)	carries on the business of financing the acquisition of the thing by customers, and	18 19
		(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	20 21 22 23
		(c)	has not taken possession of the thing or has taken possession of it solely for the purpose of passing possession to that customer,	24 25
			reference in subsection (1) to the person who supplies that thing is ead taken to be a reference to the third person.	26 27
10	Dutie	es of r	rail safety workers	28
	(1)	A ra	il safety worker, when carrying out rail safety work, must:	29
		(a)	take reasonable care for his or her own safety, and	30
		(b)	take reasonable care for the safety of people who may be affected by the rail safety worker's acts or omissions, and	31 32
		(c)	co-operate with the rail transport operator with respect to any action taken by the rail transport operator to comply with a requirement imposed by or under this Act or the regulations.	33 34 35

	(2) A rail safety worker, when carrying out rail safety work, must not intentionally or recklessly interfere with or misuse anything provided to them by the rail operator:				
		(a) in the interests of safety, or		4	
		(b) under this Act or the regulations.		5	
	(3)	A rail safety worker, when carrying or wilfully or recklessly place the safety o immediate vicinity of rail infrastructure a	f another person on or in the	6 7 8	
	(4)	In determining, for the purposes of subsect a rail safety worker failed to take reasonal what the rail safety worker knew about the	ole care, regard must be had to	9 10 11	
		Maximum penalty:		12	
		(a) in the case of a previous offender—	–45 penalty units, or	13	
		(b) in any other case—30 penalty units	S.	14	
		<b>Note.</b> The duties and other requirements of the preclude the operation of the occupational heat 175 provides for this and other matters relatin Act and the regulations and the occupational	olth and safety legislation. Section g to the relationship between this	15 16 17 18	
11	Onus Divis	s of proving limits of what is reasonably ion	practicable under this	19 20	
		In any proceedings for an offence against consisting of a failure to comply with a dis reasonably practicable, it is for the deference as a comply practicable to do more than value.  Note. This section is based on section 40 of the Act 1974 of the United Kingdom.	luty to do something so far as endant to prove that it was not was in fact done to satisfy the	21 22 23 24 25 26 27	
Divi	sion	2 Safety management of rails	vay operations	28	
12	Safe	ty management system		29	
	(1)	A rail transport operator must have a sa complies with this section for railway ope is required to be accredited.		30 31 32	
		Maximum penalty:		33	
		(a) in the case of a corporation—3,000	penalty units, or	34	
		(b) in the case of an individual—300 p	enalty units.	35	
	(2)	The safety management system must:		36	
		(a) be in a form approved by the ITSR	R, and	37	

	(b)	comply with the relevant requirements, and the risk management principles, methods and procedures, prescribed by the regulations, and	1 2 3
	(c)	identify and assess any risks to safety that have arisen or may arise from the carrying out of railway operations, for which the rail transport operator is required to be accredited, on or in relation to the rail transport operator's rail infrastructure or rolling stock, and	4 5 6 7 8
	(d)	specify the controls (including audits, expertise, resources and staff) that are to be used by the rail transport operator to manage risks to safety and to monitor safety in relation to those railway operations, and	9 10 11 12
	(e)	include procedures for monitoring, reviewing and revising the adequacy of those controls, and	13 14
	(f)	include the following:	15
		(i) measures to manage risks to safety identified under Division 3,	16 17
		(ii) a security management plan in accordance with section 16,	18
		(iii) an emergency management plan in accordance with section 17,	19 20
		(iv) a health and fitness management program in accordance with section 18,	21 22
		(v) a drug and alcohol management program in accordance with section 19,	23 24
		(vi) a fatigue management program in accordance with section 20.	25 26
(3)	safet	il transport operator, before establishing, reviewing or varying a sy management system for railway operations for which the ator is required to be accredited, must consult, so far as is onably practicable, with:	27 28 29 30
	(a)	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 rail transport operator's railway premises or with the rail transport operator's rolling stock, and	31 32 33 34
	(b)	trade unions, or other employee organisations, representing any such persons, and	35 36
	(c)	occupational health and safety representatives or any other person who may be consulted with by an employer under section 16 of the <i>Occupational Health and Safety Act 2000</i> , and	37 38 39
	(d)	any other rail transport operator with whom the first-mentioned operator has an interface agreement under Division 3 relating to	40 41

		risks to safety of railway operations carried out by or on behalf of either of them, and	1 2
		(e) the public, as appropriate.	3
	(4)	If the safety management system of a rail transport operator and the safety management system of another rail transport operator who has an interface agreement under Division 3 with the first-mentioned rail transport operator, when taken as one system, comply with this section, both safety management systems are taken to comply with this section.	4 5 6 7 8
	(5)	A safety management system must be evidenced in writing and:	9
		(a) must identify each person responsible for preparing any part of the safety management system, and	10 11
		(b) must identify the person, or class of persons, responsible for implementing the system.	12 13
	(6)	In this Part a reference to a safety management system includes a reference to a plan or program or other matter referred to in subsection (2) (f).	14 15 16
13	Imple	ementation of and compliance with safety management system	17
	(1)	A rail transport operator must implement the rail transport operator's safety management system.  Maximum penalty:	18 19 20
		(a) in the case of a corporation—3,000 penalty units, or	21
		(b) in the case of an individual—300 penalty units.	22
	(2)	A rail transport operator must not, without reasonable excuse, fail to comply with the rail transport operator's safety management system for the railway operations for which the operator is required to be accredited.	23 24 25 26
		Maximum penalty:	27
		(a) in the case of a corporation—3,000 penalty units, or	28
		(b) in the case of an individual—300 penalty units.	29
	(3)	It is a reasonable excuse if the rail transport operator:	30
		(a) complies with the safety management system to the extent practicable while complying with a condition or restriction of accreditation, or	31 32 33
		(b) demonstrates that compliance with the system in particular circumstances would have increased the likelihood of a notifiable occurrence happening.	34 35 36

	(4)	Subs	ection (3) does not limit the excuses that may be reasonable ses.	:
14	Revi	ew of	safety management system	;
			I transport operator must review the rail transport operator's safety agement system in accordance with the regulations:	!
		(a)	at such times or within such periods as are prescribed by the regulations, or	<del>.</del>
		(b)	if no times or periods are so prescribed, at least once each calendar year or at such other times or within such other periods as are agreed between the rail transport operator and the ITSRR.	8 9 10
		Maxi	imum penalty:	1
		(a)	in the case of a corporation—300 penalty units, or	12
		(b)	in the case of an individual—150 penalty units.	13
15	Safe	ty peri	formance reports	14
	(1)		il transport operator must give the ITSRR a safety performance rt in respect of each reporting period that:	15 16
		(a)	is in a form approved by the ITSRR, and	17
		(b)	complies with the requirements (if any) prescribed by the regulations for the purposes of this section, and	18 19
		(c)	contains the following:	20
		, ,	(i) a description and assessment of the safety performance of the rail transport operator's railway operations,	2 <sup>2</sup>
			(ii) comments on any deficiencies in, and any irregularities in, the railway operations that may be relevant to the safety of the railway,	23 24 25
			(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,	26 27 28
			(iv) any other information or performance indicators prescribed by the regulations for the purpose of this section.	29 30 3
	(2)	section such	il transport operator must submit a report in accordance with this on within 6 months after the end of each reporting period or within other period as is agreed from time to time by the ITSRR and the ransport operator.	32 33 34 38

	(3)		is section, <i>reporting period</i> means a calendar year, or such other d as is agreed from time to time by the ITSRR and the rail transport ator.	1 2 3
			imum penalty:	4
		(a)	in the case of a corporation—300 penalty units, or	5
		(b)	in the case of an individual—150 penalty units.	6
16	Secu	rity m	anagement plan	7
	(1)	railw	il transport operator must have a security management plan for ay operations carried out by or on behalf of the operator for which perator is required to be accredited that:	8 9 10
		(a)	incorporates measures to protect people from theft, assault, sabotage, terrorism and other criminal acts of other parties and from other harm, and	11 12 13
		(b) Note. requir system	complies with this Act and the regulations.  It is an offence to fail to comply with this subsection (see section 12 which res this section to be complied with as part of the safety management m).	14 15 16 17
	(2)	meas delay	il transport operator must ensure that the appropriate response sures of the security management plan are implemented without vifa security incident occurs.	18 19 20
			imum penalty:	21
		(a)	in the case of a corporation—3,000 penalty units, or	22
		(b)	in the case of an individual—300 penalty units.	23
17	Emer	gency	y management plan	24
	(1)	railw	I transport operator must have an emergency management plan for ay operations carried out by or on behalf of the operator for which perator is required to be accredited that:	25 26 27
		(a)	addresses and includes the matters prescribed by the regulations, and	28 29
		(b)	is prepared in conjunction with emergency services, and in accordance with the regulations, and	30 31
		(c)	is tested, and kept and maintained, in accordance with the regulations.	32 33
		Note. requir syster	It is an offence to fail to comply with this subsection (see section 12 which res this section to be complied with as part of the safety management m).	34 35 36

Clause 18

General rail safety Part 2

	(2)	The rail transport operator must provide a copy of the emergency management plan to the emergency services and any other person prescribed by the regulations.	1 2 3
		Maximum penalty: 25 penalty units.	4
	(3)	A rail transport operator must ensure that the appropriate response measures of the emergency management plan are implemented if an emergency occurs.	5 6 7
		Maximum penalty:	8
		(a) in the case of a corporation—3,000 penalty units, or	9
		(b) in the case of an individual—300 penalty units.	10
	(4)	In this section, <i>emergency service</i> means a body prescribed by the regulations for the purposes of this definition.	11 12
18	Heal	th and fitness management program	13
		A rail transport operator must have a health and fitness management program for rail safety workers who carry out rail safety work in connection with railway operations for which the operator is required to be accredited that complies with the requirements prescribed by the regulations relating to health and fitness management programs.  Note. It is an offence to fail to comply with this section (see section 12 which requires this section to be complied with as part of the safety management system).	14 15 16 17 18 19 20 21
19	Drug	and alcohol management program	22
	(1)	A rail transport operator must have a drug and alcohol management program for rail safety workers who carry out, or are about to carry out, rail safety work in connection with railway operations for which the operator is required to be accredited.	23 24 25 26
	(2)	The drug and alcohol management program is to include any matters required to be included by the regulations.	27 28
	(3)	Without limiting subsections (1) and (2), the regulations are to include requirements with respect to the following:	29 30
		(a) protocols for fair procedures,	31
		(b) education and assistance of rail safety workers.	32
	(4)	The ITSRR may at any time arrange with a rail transport operator for the random testing of any person on duty for the purpose of carrying out, or who is about to carry out, rail safety work for the presence of alcohol or any other drug to ensure that the operator is complying with this section.	33 34 35 36 37
	(5)	Schedule 1 has effect.	38

	(6)	For the purposes of this section, a rail safety worker is to be regarded as being about to carry out rail safety work if the worker:	1
		(a) has left home or a temporary residence for work (being rail safety work), and	3
		(b) has not commenced work after having so left home or the temporary residence.	5
		<b>Note.</b> It is an offence to fail to comply with this section (see section 12 which requires this section to be complied with as part of the safety management system).	<del>7</del> 8
20	Fatig	gue management	10
	(1)	A rail transport operator must have a program for the management of fatigue for rail safety workers who carry out rail safety work in connection with railway operations for which the operator is required to be accredited that complies with the requirements prescribed by the regulations relating to fatigue management.  Note. It is an offence to fail to comply with this subsection (see section 12 which requires this section to be complied with as part of the safety management	11 12 13 14 15 16
	(2)	system).  A rail transport operator must, in accordance with Schedule 2, provide	18 19
	(2)	conditions of work for rail safety workers who carry out rail safety work in connection with railway operations for which the operator is required to be accredited.	20 21 22
		Maximum penalty:	23
		(a) in the case of a corporation—3,000 penalty units, or	24
		(b) in the case of an individual—300 penalty units.	25
		<b>Note.</b> The regulations may exempt (either unconditionally or subject to conditions) a rail transport operator from an obligation under subsection (2), see section 174 (3)).	26 27 28
21	Com	petence of rail safety workers	29
	(1)	A rail transport operator must, so far as is reasonably practicable, ensure that each rail safety worker who is to carry out rail safety work in connection with railway operations for which the operator is required to be accredited has the competence to carry out that work.  Maximum penalty:	30 31 32 33
		(a) in the case of a corporation—3,000 penalty units, or	35
		(h) in the case of an individual—300 penalty units	36

	(2)	For the purposes of subsection (1), the competence of a rail safety worker to carry out rail safety work must be assessed:	ý 1 2
		(a) by reference to:	3
		(i) any qualification or unit of competence applicable to the work being carried out that is recognised under the	e 5
		Australian Qualifications Framework overseen by the Ministerial Council on Education, Employment, Training and Youth Affairs, or	
		<ul><li>(ii) if subparagraph (i) does not apply, the prescribed provisions applicable to the rail safety work to be carried out, and</li></ul>	
		(b) by reference to the knowledge and skills of the rail safety worke that are needed to enable the worker to carry out the rail safety work safely.	
	(3)	For the purposes of subsection (2), a certificate purporting to have been issued under the Australian Qualifications Framework to a rail safety worker certifying that the worker has certain qualifications or units of competence is evidence that the worker has those qualifications or unit of competence.	y 16 f 17
	(4)	Nothing in this section prevents a rail transport operator from requiring a rail safety worker to undertake further training before carrying out raisafety work.	
	(5)	A rail transport operator must maintain records in accordance with the regulations of the competence of rail safety workers who carry out rail safety work in connection with railway operations for which the operator is required to be accredited.  Maximum penalty (subsection (5)): 25 penalty units.	l 24
22	lden	ntification for rail safety workers	28
	(1)	A rail transport operator must ensure that each rail safety worker who i to carry out rail safety work in relation to the rail transport operator' railway operations has a form of identification that is sufficient to enable the type of competence and training of the rail safety worker for that rail safety work to be checked by a rail safety officer.	S 30 O 31
	(2)	A rail safety worker who is carrying out rail safety work must, when requested by a rail safety officer to do so, produce the identification provided in accordance with subsection (1) to the rail safety officer. Maximum penalty: 25 penalty units.	

23	Othe	er pers	ons to comply with safety management system	1
		opera	erson, not being an employee employed to carry out railway ations, who undertakes railway operations on or in relation to rail	2
		with	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.	4 5 6
			imum penalty:	7
		(a)	in the case of a corporation—3,000 penalty units, or	8
		(b)	in the case of an individual—300 penalty units.	9
24	ITSF	RR may	y direct amendment of a safety management system	10
	(1)	amer	ITSRR may direct a rail transport operator, by notice in writing, to and the operator's safety management system within a specified od, being not less than 28 days after the giving of the direction.	11 12 13
	(2)	cons	rection under this section must state the reasons why the ITSRR iders it is necessary for the rail transport operator to amend the y management system.	14 15 16
	(3)		rail transport operator must not, without reasonable excuse, fail to ply with a direction under this section.	17 18
		Max	imum penalty: 500 penalty units.	19
Divi	sion	3	Interface co-ordination	20
25	Inter	Interpretation		21
	(1)	In this Division:		22
		risks	face agreement means an agreement in writing about managing to safety identified and assessed under this Division that includes isions for:	23 24 25
		(a)	implementing and maintaining measures to manage those risks, and	26 27
		(b)	the evaluation, testing and, if appropriate, revision of those measures, and	28 29
		(c)	the respective roles and responsibilities of each party to the agreement in relation to those measures, and	30 31
		(d)	procedures by which each party to the agreement will monitor compliance with the obligations under the agreement, and	32 33
		(e)	a process for reviewing and revising the agreement.	34
		publ	ic road does not include a Crown road.	35

	rail e	or road crossing means:	1
	(a)	a railway crossing, or	2
	(b)	a bridge carrying a road over a railway, or	3
	(c)	a bridge carrying a railway over a road.	4
	rail	way crossing means:	5
	(a)	a level crossing, or	6
	(b)	any area where a footpath or shared path crosses a railway or tram tracks at substantially the same level.	7 8
			9 10
(2)	Wor they	ds and expression used in this Division have the same meanings as have in the <i>Roads Act 1993</i> and the <i>Road Rules 2008</i> .	11 12
Inter	face c	co-ordination—rail transport operators	13
(1)	A ra	il transport operator:	14
	(a)	must 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 and that may be caused wholly or partly by railway operations carried out by or on behalf of any other rail	15 16 17 18
		transport operator, and	19
	(b)	must determine measures to manage, so far as is reasonably practicable, those risks, and	20 21
	(c)	must, for the purpose of managing those risks, seek to enter into an interface agreement with the other rail transport operator or rail transport operators.	22 23 24
	Max	imum penalty:	25
	(a)	in the case of a corporation—3,000 penalty units, or	26
	(b)	in the case of an individual—300 penalty units.	27
(2)	not a	apply if none of the rail transport operators is a rail infrastructure	28 29 30
Inter	face o	co-ordination—rail infrastructure manager—public roads	31
	A ra	il infrastructure manager:	32
	(a)	must 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 and that may so arise wholly or partly because of the existence or use of any rail	33 34 35 36
	Inter (1) (2)	(a) (b) (c) railv (a) (b)  road road (2) Wor they  Interface (a) (b) (c)  Max (a) (b) (2) Exce not a man  Interface (c) A ra	<ul> <li>(b) a bridge carrying a road over a railway, or</li> <li>(c) a bridge carrying a railway over a road.</li> <li>railway crossing means: <ul> <li>(a) a level crossing, or</li> <li>(b) any area where a footpath or shared path crosses a railway or tram tracks at substantially the same level.</li> <li>roads authority, in relation to a road that is not a public road or a Crown road, means the owner of the road.</li> </ul> </li> <li>(2) Words and expression used in this Division have the same meanings as they have in the Roads Act 1993 and the Road Rules 2008.</li> <li>Interface co-ordination—rail transport operators</li> <li>(1) A rail transport operator: <ul> <li>(a) must 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 and that may be caused wholly or partly by railway operations carried out by or on behalf of any other rail transport operator, and</li> <li>(b) must determine measures to manage, so far as is reasonably practicable, those risks, and</li> <li>(c) must, for the purpose of managing those risks, seek to enter into an interface agreement with the other rail transport operator or rail transport operators.</li> </ul> </li> <li>Maximum penalty: <ul> <li>(a) in the case of a corporation—3,000 penalty units, or</li> <li>(b) in the case of an individual—300 penalty units.</li> </ul> </li> <li>(2) Except to the extent provided by the regulations, subsection (1) (c) does not apply if none of the rail transport operators is a rail infrastructure manager.</li> <li>Interface co-ordination—rail infrastructure manager—public roads  <ul> <li>A rail infrastructure manager:</li> <li>(a) must identify and assess, so far as is reasonably practicable, risks to safety that may arise from railway operations carried out on or</li> </ul> </li> </ul>

			or road crossing that is part of a public road or any road work of a public road, and	1 2
		(b)	must determine measures to manage, so far as is reasonably practicable, those risks, and	3 4
		(c)	must, for the purpose of managing those risks, seek to enter into an interface agreement with the roads authority for the road.	5 6
28		face c ic road	o-ordination—rail infrastructure manager—roads other than ds	7 8
	(1)	A rai	il infrastructure manager:	9
		(a)	must 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 and that may so arise wholly or partly because of the existence or use of any rail or road crossing that is part of a road (other than a public road) or any road work of any such road, and	10 11 12 13 14 15
		(b)	must consider whether it is necessary to manage those risks in conjunction with the roads authority for the road.	16 17
	(2)		e rail infrastructure manager is of the opinion that it is necessary that e risks be managed in conjunction with the roads authority, the ager:	18 19 20
		(a)	must give written notice of that opinion to the roads authority and must determine measures to manage, so far as is reasonably practicable, those risks, and	21 22 23
		(b)	must, for the purpose of managing those risks, seek to enter into an interface agreement with the roads authority in relation to the road or road work.	24 25 26
	(3)	that t	e rail infrastructure manager is not of the opinion that it is necessary those risks be managed in conjunction with the roads authority, the ager must keep a written record of that opinion.	27 28 29
29	Inter	face c	o-ordination—obligations of roads authorities	30
	(1)	A roa	ads authority for a public road:	31
		(a)	must 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 or any road work of the road wholly or partly because of railway operations carried out on or in relation to any rail infrastructure, and	32 33 34 35 36
		(b)	must determine measures to manage, so far as is reasonably practicable, those risks, and	37 38

		(c)	must, for the purpose of managing those risks, seek to enter into an interface agreement with the rail infrastructure manager of the rail infrastructure.	1 2 3
	(2)	A ro	ads authority that is given a notice under section 28 (2):	4
		(a)	must 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 or any road work of the road wholly or partly because of railway operations, and	5 7 8
		(b)	must determine measures to manage, so far as is reasonably practicable, those risks, and	9 10
		(c)	must, for the purpose of managing those risks, seek to enter into an interface agreement with the rail infrastructure manager of the rail infrastructure.	11 12 13
	(3)	inco	ning in this section authorises or requires a roads authority to act insistently with, or without regard to, the functions conferred on it runder any other Act.	14 15 16
	(4)		ning in this Division affects the operation of the <i>Civil Liability</i> 2002 with respect to roads authorities.	17 18
30	Ass	essme	nt of risks	19
		that i	il transport operator, rail infrastructure manager or roads authority is required under this Division to identify and assess risks to safety may arise from operations carried out by another person may do so:	20 21 22
		(a)	by itself identifying and assessing those risks, or	23
		(b)	by identifying and assessing those risks jointly with the other person, or	24 25
		(c)	by adopting the identification and assessment of those risks carried out by the other person.	26 27
31	Sco	pe of i	nterface agreements	28
		An ii	nterface agreement:	29
		(a)	may be entered into by 2 or more rail transport operators or by one or more rail transport operators and one or more roads authorities, and	30 31 32
		(b)	may include measures to manage any number of risks to safety that may arise because of, or partly because of, any railway operations, and	33 34 35
		(c)	may 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 or road work, and	36 37 38

		(d)	may make provision for or in relation to any matter by applying, adopting or incorporating any matter contained in any document, and	1 2 3
		(e)	may consist of 2 or more documents.	4
32	Inter	face a	rrangements may be directed to be made	5
	(1)		ITSRR may appoint a person (the <i>appointed person</i> ) to exercise tions under this section in relation to interface arrangements.	6 7
	(2)	is no mana	ITSRR may only appoint a person under this section if the person of associated with any rail transport operator, rail infrastructure ager or roads authority subject to the proposed interface agements.	8 9 10 11
	(3)	perso	appointed person may exercise functions under this section if the on is satisfied that a rail transport operator, rail infrastructure ager or roads authority:	12 13 14
		(a)	is unreasonably refusing or failing to enter into an interface agreement with another person as required by this Division, or	15 16
		(b)	is unreasonably delaying the negotiation of such an agreement.	17
	(4)	opera	appointed person may issue a written notice to the rail transport ator, rail infrastructure manager or roads authority and the other on that:	18 19 20
		(a)	warns of the appointed person's powers under this section, including the power to issue a direction under this section after a specified date, and	21 22 23
		(b)	includes a copy of this section, and	24
		(c)	may contain suggested terms for inclusion in an interface agreement.	25 26
	(5)	writi or re appo	ppointed person who issues a notice under this section may also, in ng, request the rail transport operator, rail infrastructure manager oads authority concerned to provide such information as the pinted person reasonably requires for the purposes of making a ction under this section.	27 28 29 30 31
	(6)		interface agreement is not entered into by or on the date specified notice under this section, the appointed person:	32 33
		(a)	may determine the arrangements that are to apply in relation to the management of the applicable risks to safety referred to in this Division, and	34 35 36
		(b)	may direct either or both persons to whom the notice is issued to give effect to those arrangements, and	37 38

		(c)	must specify the date by which the direction must be complied with.	1		
	(7)	A di	rection:	3		
		(a)	must be in writing, and	4		
		(b)	must set out any arrangements determined by the appointed person under subsection (6).	5		
	(8)		erson to whom a direction is given under this section must comply the direction.	7		
		Max	imum penalty:	9		
		(a)	in the case of a corporation—3,000 penalty units, or	10		
		(b)	in the case of an individual—300 penalty units.	11		
33	Register of interface agreements					
	(1)		il transport operator must maintain a register of the following that pplicable to the operator's railway operations:	13 14		
		(a)	interface agreements to which it is a party,	15		
		(b)	arrangements determined by an appointed person under this Division.	16 17		
	(2)		ads authority must maintain a register of the following that are icable to the roads or road works for which it is a roads authority:	18 19		
		(a)	interface agreements to which it is a party,	20		
		(b)	arrangements determined by an appointed person under this Division.	21 22		
		Max	imum penalty:	23		
		(a)	in the case of a corporation—3,000 penalty units, or	24		
		(b)	in the case of an individual—300 penalty units.	25		

Par	t 3	Aco	credi	itation of rail transport operators	1
Divi	sion	1	Req	uirement for accreditation	2
34	Purp	ose o	f accre	editation	3
		railw demo	ay op onstrat	se of accreditation of a rail transport operator in relation to perations is to attest that the rail transport operator has sed to the ITSRR the competence and capacity to manage sety associated with those railway operations.	4 5 6 7
35	Accr	editat	ion re	quired for railway operations	8
	(1)			nust not carry out, or cause or permit to be carried out, any erations unless the person:	9 10
		(a)	is a r	rail transport operator who:	11
			(i)	is accredited under this Part in relation to those operations, or	12 13
			(ii)	is exempt under this Act from compliance with this section in relation to those operations, or	14 15
		(b)		es out those operations, or causes or permits those operations e carried out, for or on behalf of:	16 17
			(i)	a rail transport operator who is accredited under this Part in relation to those operations, or	18 19
			(ii)	a rail transport operator who is exempt under this Act from compliance with this section in relation to those operations, or	20 21 22
		(c)		tempt under this Act from compliance with this section in ion to those operations.	23 24
		Max	imum j	penalty:	25
		(a)	in the	e case of a corporation—5,000 penalty units, or	26
		(b)		e case of an individual—500 penalty units.	27
		exem (relat	ption n	pody corporate and related bodies corporate are involved, an may be given so that only one of the bodies need be accredited dy corporate means related by virtue of section 50 of the s Act 2001 of the Commonwealth).	28 29 30 31
	(2)	trans	port of	(1) does not apply to a rail safety worker, not being a rail perator, who carries out rail safety work for or on behalf of a ort operator or other person who:	32 33 34
		(a)	is acc	credited under this Part in relation to that rail safety work, or	35
		(b)		tempt under this Act from compliance with this section in ion to that rail safety work.	36 37

36	Purp	ose fo	or which accreditation may be granted	1
	(1)		accreditation may be granted to a rail transport operator for any one more of the following purposes:	2
		(a)	for the carrying out of railway operations for the part or parts of a railway specified in the notice of accreditation, or for a part or parts having the scope or characteristics so specified,	4 5 6
		(b)	for any service or aspect, or part of a service or aspect, of railway operations specified in the notice of accreditation,	7 8
		(c)	for specified railway operations to permit any one or more of the following:	9 10
			(i) site preparation,	11
			(ii) construction of rail infrastructure,	12
			(iii) restoration or repair work,	13
			(iv) testing of railway track or other infrastructure,	14
			(v) other activities relating to railway operations considered appropriate by the ITSRR and designated in the notice of accreditation.	15 16 17
	(2) If the applicant so requests, accreditation may be granted for a speriod only.		e applicant so requests, accreditation may be granted for a specified od only.	18 19
37	Accreditation offences			
	(1)	An a	accredited person must not:	21
		(a)	fail to comply with a condition or restriction of the person's accreditation, or	22 23
		(b)	cause or permit another person to fail to comply with a condition or restriction of the accredited person's accreditation.	24 25
	(2)	out o	accredited person must not carry out or cause or permit the carrying of a railway operation that is not authorised by an accreditation or manner that is not authorised by an accreditation.  imum penalty:	26 27 28 29
		(a)	in the case of a corporation—5,000 penalty units, or	30
		(b)	in the case of an individual—500 penalty units.	31
Divi	sion	2	Applications for accreditation	32
38	Appl	icatio	n for accreditation	33
	(1)	respe	il transport operator may apply to the ITSRR for accreditation in ect of specified railway operations carried out, or proposed to be led out, by, or on behalf of, that operator.	34 35 36

	(2)		application must be made in the manner and form approved by the RR and:	1 2
		(a)	must specify the scope and nature of the railway operations in respect of which accreditation is sought, and	3 4
		(b)	must include a safety management plan relating to those railway operations, and	5 6
		(c)	must specify whether or not the applicant is accredited, or has applied for accreditation, under a corresponding law, and	7 8
		(d)	must contain the information prescribed by the regulations, and	9
		(e)	must be accompanied by the application fee prescribed by the regulations.	10 11
	(3)		ITSRR may require a rail transport operator who has applied for editation:	12 13
		(a)	to supply further information requested by the ITSRR, and	14
		(b)	to verify by statutory declaration any information supplied to the ITSRR.	15 16
39	Wha	t appli	icant for accreditation must demonstrate	17
		havii	ITSRR must not grant accreditation to an applicant unless satisfied, ng regard to the guidelines (if any) applicable to this section, that pplicant has demonstrated the following:	18 19 20
		(a)	that the applicant is or is to be a rail infrastructure manager or rolling stock operator, or both, in relation to the railway operations for which accreditation is sought,	21 22 23
		(b)	that the applicant has the competence and capacity to manage risks to safety associated with the railway operations for which accreditation is sought,	24 25 26
		(c)	that the applicant has the competence and capacity to implement the proposed safety management system,	27 28
		(d)	that the applicant has met the consultation requirements of this Act in relation to the applicant's safety management system,	29 30
		(e)	that the applicant has the financial capacity, or has public risk insurance arrangements, to meet reasonable potential accident liabilities arising from the railway operations,	31 32 33
		(f)	that the applicant has complied with the requirements prescribed by the regulations (if any) for the purposes of this section.	34 35

40		R may direct applicants to co-ordinate and co-operate in ications	1 2
	(1)	If the ITSRR:	3
		(a) receives applications from 2 or more rail transport operators for accreditation, and	4 5
		(b) believes that co-ordinated preparation of the applications is necessary to ensure that the railway operations of the applicants are carried out safely,	6 7 8
		the ITSRR may give a direction in writing to the rail transport operators to co-ordinate their applications.	9 10
	(2)	A direction under this section may require each rail transport operator that is the subject of the direction to provide to each other rail transport operator that is the subject of the direction information concerning any circumstances in relation to the carrying out of railway operations by the first-mentioned rail transport operator that could constitute a risk to safety in relation to the carrying out of railway operations by another rail transport operator that is the subject of the direction.	11 12 13 14 15 16
	(3)	A rail transport operator that is given a direction under subsection (1) must comply with the direction.	18 19
	(4)	A rail transport operator that has co-ordinated the preparation of an application in accordance with this section must include in the application reference to information given by the rail transport operator to each other rail transport operator, and information given to the rail transport operator by each other rail transport operator, in accordance with a direction under this section.  Maximum penalty: 100 penalty units.	20 21 22 23 24 25
41	Co-c	ordination between ITSRR and other Rail Safety Regulators	27
	(1)	This section applies if the ITSRR receives an application for accreditation, or for variation of accreditation or the conditions or restrictions of accreditation, that indicates that the applicant is accredited, or is seeking accreditation, under a corresponding law of one or more other jurisdictions (whether or not contiguous with this jurisdiction).	28 29 30 31 32 33
	(2)	The ITSRR must, as soon as possible and before deciding whether or not to grant the application, consult with the relevant corresponding Rail Safety Regulator, or Regulators, in relation to the application with a view to the outcome of the application being consistent with the outcome of applications made in the other jurisdiction or jurisdictions.	34 35 36 37 38
	(3)	The ITSRR, in complying with subsection (2), must take into account the guidelines (if any) applicable to this section.	39 40

	(4)	the p	e ITSRR does not, in relation to an application, act consistently with provisions of the guidelines, the ITSRR must give the applicant ons for not so acting.	
	(5)	a co	ITSRR may grant accreditation to a person who is accredited under orresponding law of one or more other jurisdictions, without iring the person to comply with any or all of the requirements of this sion, if the ITSRR is satisfied that:	(
		(a)	the requirements for that accreditation are of a satisfactory standard in relation to the safe carrying out of railway operations, and	8 9 10
		(b)	the carrying out of railway operations is likely to achieve a level of safety that, in the opinion of the ITSRR, is appropriate for the railway operations concerned.	1 <sup>-</sup> 12 13
42	Dete	rmina	tion of application	14
	(1)		ITSRR must, within the relevant period after an application for editation is made:	1. 16
		(a)	if the ITSRR is satisfied as to the matters referred to in section 39 and, if applicable, section 40, grant accreditation to the applicant with or without any conditions or restrictions, or	17 18 19
		(b)	if the ITSRR is not so satisfied, refuse the application.	20
	(2)		otice granting accreditation must be in writing in the approved form must specify:	2 <sup>2</sup>
		(a)	the prescribed details of the applicant, and	23
		(b)	the scope and nature of the railway operations in respect of which the accreditation is granted, and	24 25
		(c)	any conditions and restrictions imposed by the ITSRR on the grant of accreditation, and	26 27
		(d)	any other information prescribed by the regulations.	28
	(3)		otice refusing an application for accreditation, or imposing a lition or restriction on an accreditation, must include:	29 30
		(a)	the reasons for the decision to refuse to grant the application or impose the condition or restriction, and	3 <sup>2</sup>
		(b)	information about the right of review under section 157.	33
	(4)	A no infor	otice under subsection (5) (c) extending a period must include rmation about the right of review under section 157.	34 35
	(5)	In th	is section, <i>relevant period</i> , in relation to an application, means:	36
		(a)	6 months after the application was received by the ITSRR, or	3

		(b)	if the ITSRR requested further information, 6 months, or such other period, as is agreed between the ITSRR and the applicant, after the ITSRR receives the last information so requested, or	2
		(c)	if the ITSRR, by notice in writing given to the applicant before the expiry of the relevant 6 months, specifies another period, that period,	!
		whic	hever is the longer.	-
43	Pres	cribed	d conditions and restrictions	8
		cond	reditation granted to a person under this Part is subject to any litions or restrictions prescribed by the regulations for the purposes is section and that are applicable to the grant of accreditation.	10 11
44	Accr	editat	ion cannot be transferred or assigned	12
	(1)	An a	eccreditation:	13
		(a)	is personal to the person who holds it, and	14
		(b)	is not capable of being transferred or assigned to any other person or otherwise dealt with by the person who holds it, and	15 16
		(c)	does not vest by operation of law in any other person.	17
	(2)		arported transfer or assignment of an accreditation or any other orted dealing with an accreditation by the person who holds it is of affect.	18 19 20
	(3)		section has effect despite anything in any Act or any rule of law to ontrary.	2 <sup>2</sup>
45	Sale	or tra	nsfer of railway operations by accredited person	23
	(1)	railw on a prop	n accredited person proposes to sell or otherwise transfer any vay operations for which the person is accredited, the ITSRR may, n application for accreditation under this Part being made by the osed transferee, waive compliance by the proposed transferee with one or more of the requirements of this Division.	24 25 26 27 28
	(2)	unles ITSF comp	ITSRR is not to waive compliance with any such requirements as the proposed transferee demonstrates, to the satisfaction of the RR, that the proposed transferee has the competence and capacity to ply with the relevant requirements of this Division that apply to icants for accreditation of the appropriate kind.	29 30 3 32 33
	(3)	cond	niver of compliance with requirements may be given subject to such litions and restrictions (if any) as appear to the ITSRR to be ssary.	34 38 36

Clause 46	Rail Safety Bill 2008
Part 3	Accreditation of rail transport operators

	(4)	In this section: <i>railway operations</i> for which a person is accredited include a part of railway operations or a service or aspect or a part of a service or aspect of railway operations for which a person is accredited.	1 2 3 4
Divi	ision	3 Accreditation fees and inspection of documents	5
46	Ann	ual accreditation fees	6
		An accredited person must pay the annual accreditation fee prescribed by the regulations.	7 8
47	Diffe	rential accreditation fees	9
		The regulations may prescribe different fees for different classes of accredited persons or kinds of accreditation.	10 11
48	Payr	nent of annual fees	12
		The ITSRR may accept payment of an annual accreditation fee due and payable by a person in accordance with an agreement made with the person (for example, relating to the payment of fees by instalments).	13 14 15
49	Late	payment fees	16
	(1)	The regulations may impose additional fees for payment of accreditation fees after the due date for payment.	17 18
	(2)	A fee for late payment of accreditation fees may be, but is not required to be, calculated on a daily basis.	19 20
50	Waiv	ver of fees	21
		The ITSRR may waive, or refund, the whole or part of any fee payable under this Part.	22 23
51	Keep	oing and making available documents for public inspection	24
		A rail transport operator must ensure that:	25
		(a) if the operator is an accredited person or has an exemption under this Part, the current notice of accreditation or exemption under this Part, and	26 27 28
		(b) if the operator is a rail infrastructure manager of a private siding registered with the ITSRR, the notice of registration, and	29 30
		(c) any other document prescribed by the regulations for the purposes of this section,	31 32

Accieulation of fail transport operator	Accreditation	of rail	transport	operators
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		are a	vailable for inspection:	
		(d)	if the operator is a body corporate, at the operator's principal office in this State during ordinary business hours, or	2
		(e)	if the operator is not a body corporate, at the operator's principal place of business or, if the ITSRR approves another place and time, at that place and time.	
		Max	imum penalty: 25 penalty units.	-
Divi	sion	4	Surrender, revocation and variation of accreditation	8
52	Surr	ender	of accreditation	10
			accredited person may, in accordance with the regulations, ender the person's accreditation.	1°
53	Susp	ensio	on or revocation of accreditation	13
	(1)		ITSRR may take action under this section in respect of an edited person if:	14 15
		(a)	the ITSRR considers that the person is no longer able to demonstrate to the satisfaction of the ITSRR the matters referred to in section 39 or to comply with the conditions or restrictions of accreditation, or	16 17 18 19
		(b)	the ITSRR considers that the person is not managing the rail infrastructure, or is not operating rolling stock in relation to any rail infrastructure, to which the person's accreditation relates and has not done so for the preceding 12 months, or	20 21 23 23
		(c)	the accredited person contravenes this Act or the regulations.	24
	(2)	The	ITSRR may take any of the following actions:	2
		(a)	suspend the accreditation (wholly or in part) for a period determined by the ITSRR,	26 27
		(b)	revoke the accreditation (wholly or in part) with immediate effect or with effect from a specified date,	28 29
		(c)	impose conditions or restrictions on the accreditation,	30
		(d)	vary the conditions or restrictions of the accreditation,	3
		(e)	if the accreditation is revoked, declare that the person is disqualified from applying for accreditation, or for accreditation in relation to specified railway operations, during a specified period	32 33 34 31

	(3)	ITSRR must notify the accredited person in writing that:	1 2
		(a) the ITSRR is considering making a decision of the kind specified in the notice, for the reasons specified in the notice, and	3 4
		(b) the person may, within 28 days or any longer period that is specified in the notice, make written representations to the ITSRR showing cause why the decision should not be made.	5 6 7
	(4)	The ITSRR must, before taking action under subsection (2), consider any written representations made within the period specified in the notice and not withdrawn.	8 9 10
	(5)	The ITSRR must include in any notice of suspension or revocation of the accreditation of an accredited person the reasons for the suspension or revocation and information about the right of review under section 157.	11 12 13 14
	(6)	If the ITSRR suspends or revokes the accreditation of a person who is accredited in another jurisdiction, the ITSRR must give notice of the suspension or revocation to the relevant corresponding Rail Safety Regulator.	15 16 17 18
	(7)	The ITSRR may withdraw suspension of the accreditation of a person by written notice given to the person.	19 20
54	Imme	ediate suspension of accreditation	21
	(1)	If the ITSRR considers that there is, or would be, an immediate and serious risk to safety unless an accreditation is suspended immediately, the ITSRR may, by written notice given to an accredited person, immediately suspend the accreditation of the person:	22 23 24 25
		(a) wholly or in part, and	26
		(b) for a specified period, not exceeding 6 weeks.	27
	(2)	The ITSRR may, by notice in writing given to a person whose accreditation is suspended wholly or in part or in respect of particular railway operations:	28 29 30
		(a) reduce the period of suspension specified in a notice under subsection (1), or	31 32
		(b) extend the period of suspension specified in a notice under this section but not so that the suspension continues for more than 6 weeks after the date of the notice under subsection (1).	33 34 35
	(3)	The ITSRR may withdraw a suspension of the accreditation of a person by written notice given to the person.	36 37

	(4)	Befo must	are making a decision to extend a period of suspension, the ITSRR thought notify the person in writing that:	1 2
		(a)	the ITSRR is considering extending the period of suspension for the reasons specified in the notification, and	3 4
		(b)	the person may, within 7 days or any longer period that is specified in the notice, make written representations to the ITSRR showing cause why the decision should not be made.	5 6 7
	(5)	any	ITSRR must, before taking action under subsection (2), consider written representations made within the period specified in the ee and not withdrawn.	8 9 10
	(6)	reaso	ITSRR must include in the notice extending the suspension the ons for the extension and information about the right of review or section 157.	11 12 13
	(7)	Secti	ion 53 does not apply to the taking of action under this section.	14
55	App	licatio	n for variation of accreditation	15
	(1)		accredited person may apply to the ITSRR for a variation of the on's accreditation.	16 17
	(2)	An a	pplication for variation must be made in the approved manner and oved form and:	18 19
		(a)	must specify the details of the variation being sought, and	20
		(b)	must contain the information prescribed by the regulations, and	21
		(c)	must be accompanied by the prescribed application fee (if any).	22
	(3)		ITSRR may require an accredited person who has applied for a action:	23 24
		(a)	to supply further information requested by the ITSRR, and	25
		(b)	to verify by statutory declaration any information supplied to the ITSRR.	26 27
	(4)	accre	ions 39 and 40 apply to an application for variation of an editation as if a reference in those sections to accreditation were a rence to variation of accreditation.	28 29 30
56	Dete	rmina	tion of application for variation of accreditation	31
	(1)		ITSRR must, within the relevant period after an application for ation of an accreditation is made:	32 33
		(a)	if the ITSRR is satisfied as to the matters referred to in sections 39 and 40, so far as they are applicable to the proposed variation, vary the accreditation, with or without any conditions or restrictions, or	34 35 36 37

		(b)	if the ITSRR is not so satisfied, refuse the application.	1
	(2)		otice varying an accreditation must be in writing in the approved and must specify:	2
		(a)	the prescribed details of the applicant, and	4
		(b)	the variation to the accreditation so far as it applies to the scope and nature of the railway operations, and	5 6
		(c)	any conditions and restrictions imposed by the ITSRR on the accreditation as varied, and	7 8
		(d)	any other information prescribed by the regulations.	9
	(3)		tice refusing an application, or imposing a condition or restriction, include:	10 11
		(a)	the reasons for the decision to refuse to grant the application for variation or imposing the condition or restriction, and	12 13
		(b)	information about the right of review under section 157.	14
	(4)	A no	otice under subsection (5) extending a period, must include mation about the right of review under section 157.	15 16
	(5)	In th	is section, <i>relevant period</i> , in relation to an application, means:	17
		(a)	6 months after the application was received by the ITSRR, or	18
		(b)	if the ITSRR requested further information, 6 months, or such other period, as is agreed between the ITSRR and the applicant, after the ITSRR receives the last information so requested, or	19 20 21
		(c)	if the ITSRR, by notice in writing given to the applicant before the expiry of the relevant 6 months, specifies another period, that period,	22 23 24
		whic	hever is the longer.	25
57	Varia	ation c	of conditions and restrictions	26
	(1)	cond	accredited person may apply to the ITSRR for a variation of any ition or restriction to which the accreditation is subject and that was used by the ITSRR.	27 28 29
	(2)	as if	pplication for variation of a condition or restriction must be made it were an application for variation of an accreditation and section oplies accordingly.	30 31 32
	(3)	the p	ITSRR must consider the application and may, if satisfied as to the ers referred to in sections 39 and 40 so far as they are applicable to proposed variation, by notice given to the accredited person and in redance with the provisions of this Part applicable to a grant of editation, grant or refuse to grant the variation.	33 34 35 36 37

	(4)	or re	tice under subsection (3) refusing to grant a variation of a condition striction must include the reasons for the decision to refuse to grant variation and information about the right of review under section	1 2 3 4
58	ITSR	R may	y make changes to conditions or restrictions	5
	(1)	revol accre	ITSRR may, at any time and at the discretion of the ITSRR, vary or ke a condition or restriction imposed by the ITSRR to which the editation of an accredited person is subject or impose a new ition or restriction.	6 7 8 9
	(2)	Befo must	re making a decision to take action under this section, the ITSRR	10 11
		(a)	notify the person in writing that the ITSRR proposes to take the action specified in the notice, and	12 13
		(b)	notify the person in writing that the person may, within 14 days (or any other period that the ITSRR and the person agree on), make written representations to the ITSRR about the intended action, and	14 15 16 17
		(c)	consider any representations made under paragraph (b) and not withdrawn.	18 19
	(3)		ITSRR is not required to give notice under subsection (2) if the RR considers it necessary to take immediate action in the interests fety.	20 21 22
	(4)	The	ITSRR must:	23
		(a)	give notice in writing to an accredited person of any action taken under subsection (1), and	24 25
		(b)	include in any such notice a statement of reasons for any such action and that the person has a right of review of the decision under section 157.	26 27 28
59	Pres	cribed	l conditions and restrictions	29
		any o	accreditation of a person that is varied under this Part is subject to conditions or restrictions prescribed by the regulations and that are icable to the accreditation as varied.	30 31 32
Divi	ision	5	Private sidings	33
60	Exer	nption	from accreditation	34
	(1)		il infrastructure manager of a private siding is not required to be edited under this Act, or to comply with Division 2 or 3 of Part 2 or	35 36

		sion 1 of Part 4, in respect of railway operations (other than those lying the operation of rolling stock) carried out in the private siding.	1 2
(2)	be (c	ever, if the rail infrastructure manager wishes the private siding to or to continue to be) connected with, or to have access to, a railway accredited person or a siding, the rail infrastructure manager must:	3 4 5
	(a)	register the private siding with the ITSRR and pay the annual fee (if any) prescribed by the regulations, and	6 7
	(b)	comply with conditions imposed by the ITSRR (from time to time) or prescribed by the regulations with respect to the safe construction, maintenance and operation of the private siding, and	8 9 10 11
	(c)	comply with the provisions of Division 3 of Part 2 in relation to the management of any interface with a railway of an accredited person, and	12 13 14
	(d)	notify the accredited person or operator of the siding in writing of any railway operations affecting or relating to the safety of the railway or other siding.	15 16 17
	Max	imum penalty:	18
	(a)	in the case of a corporation—5,000 penalty units, or	19
	(b)	in the case of an individual—500 penalty units.	20
(3)	a rai	ndition imposed or prescribed under subsection (2) (b) may require 1 infrastructure manager to comply with a provision of Division 2 of Part 2 or Division 1 of Part 4.	21 22 23
(4)	priva any)	ITSRR may, on application by a rail infrastructure manager of a atte siding or other interested person, and on payment of the fee (if prescribed by the regulations, register the private siding and issue distration notice to the rail infrastructure manager or person.	24 25 26 27
(5)	secti avail	ITSRR is to keep a register of private sidings registered under this on and must, if the regulations so provide, make the register able for public inspection at the places prescribed by the lations.	28 29 30 31

Par	t 4	Saf	ety reports and investigations	1		
Divi	sion '	1	Safety reports	2		
61	Rail t	ransp	ort operators to provide information	3		
	(1)	requi date	ITSRR may, by notice in writing given to a rail transport operator, ire the operator to provide to the ITSRR on or before a specified and in a manner and form approved by the ITSRR, any or all of the wing:	4 5 6 7		
		(a)	information concerning measures taken by the rail transport operator to promote rail safety,	8 9		
		(b)	information relating to the financial capacity or insurance arrangements of the rail transport operator, to rail safety or to the accreditation of the rail transport operator that the ITSRR reasonably requires.	10 11 12 13		
	(2)		l transport operator must comply with a notice given to the operator r subsection (1).	14 15		
		Maxi	imum penalty:	16		
		(a)	in the case of a corporation—500 penalty units, or	17		
		(b)	in the case of an individual—250 penalty units.	18		
	(3)	form of the	il transport operator must provide to the ITSRR, in a manner and approved by the ITSRR and at the prescribed times and in respect e prescribed periods, information prescribed by the regulations for urposes of this subsection relating to rail safety or accreditation.	19 20 21 22		
		Maxi	imum penalty:	23		
		(a)	in the case of a corporation—500 penalty units, or	24		
		(b)	in the case of an individual—250 penalty units.	25		
62	Industry safety reports					
	(1)	safet	ITSRR must, in each year, provide to the Minister an industry y report relating to the carrying out of railway operations by edited persons.	27 28 29		
	(2)	With inclu	out limiting subsection (1), a report under that subsection must de the following:	30 31		
		(a)	information on the development of rail safety, including on aggregated statistics of a prescribed class (if any) reported to the ITSRR under a rail safety law, in respect of that year,	32 33 34		
		(b)	information on any improvements and important changes in relation to rail safety.	35 36		

	(3)	The ITSRR must also report on the matters prescribed by the regulations for the purposes of this section and may report on such other matters as the ITSRR thinks fit.	1 2 3
	(4)	A report under this section may be included in the annual report of the ITSRR under the <i>Annual Reports (Statutory Bodies) Act 1984</i> .	4 5
63	Notif	iable occurrences	6
	(1)	A rail transport operator must report to the ITSRR or another authority specified by the ITSRR within the time, and in the manner, prescribed by the regulations, all notifiable occurrences that happen on, or in relation to, the rail transport operator's railway premises or railway operations.  Maximum penalty: 750 penalty units.	7 8 9 10 11
	(2)	Two or more rail transport operators may make a joint report with	13
	(2)	respect to a notifiable occurrence affecting them.	14
	(3)	In addition to the matters specified in subsection (1), the ITSRR may, by notice in writing, require a rail transport operator to report to the ITSRR or another authority specified by the ITSRR any other occurrence or type of occurrence that endangers or could endanger the safe operation of any railway operations.	15 16 17 18 19
	(4)	A rail transport operator must comply with a notice served under subsection (3).	20 21
		Maximum penalty: 500 penalty units.	22
	(5)	The ITSRR may require information in a report under this section to be verified by statutory declaration.	23 24
64	Conf	idential reporting of safety information by rail safety workers	25
	(1)	The Chief Investigator may establish a system for the voluntary reporting by rail safety workers of matters that may affect the safe carrying out of railway operations.	26 27 28
	(2)	The Chief Investigator must not disclose to any other person, or to any court, any information that may identify a rail safety worker who provides information under any such voluntary reporting system unless:	29 30 31
		(a) the worker consents to the disclosure, or	32
		(b) the Chief Investigator or a court is of the opinion that it is necessary in the public interest that the information be disclosed.	33 34
	(3)	Nothing in this section prevents the Chief Investigator from disclosing information obtained under this section to the Chief Executive or any member of staff of the ITSRR.	35 36 37

	(4)	Regu	ulations may be made for or with respect to the following matters:	1
		(a)	the form and manner in which reports may be made,	2
		(b)	the manner in which reports are to be dealt with and the purposes for which information reported under this section may be used,	3 4
		(c)	other requirements for a system established under this section.	5
		victim in rel opera emple and	. Under section 210 of the <i>Industrial Relations Act 1996</i> , it is an offence to hise an employee because the employee informs about, or gives evidence lation to, a notifiable occurrence or the safety or reliability of railway ations. Section 213 of that Act sets out the remedies available to an oyee in those circumstances. Also, section 23 of the <i>Occupational Health Safety Act 2000</i> protects an employee who makes a complaint about place safety or risks to health.	6 7 8 9 10 11 12
Divi	sion	2	Investigations of accidents and incidents	13
		vestigation into railway accidents and incidents by rail transport perators		
	(1)	opera	Chief Investigator may, by written notice to a rail transport ator, require the rail transport operator to investigate, and report to Chief Investigator on:	16 17 18
		(a)	any notifiable occurrence, or any other railway accident or incident that has endangered or that may endanger the safety of the railway operations carried out by the rail transport operator, or	19 20 21 22
		(b)	any matter that may be prescribed by the regulations.	23
	(2)	must notif occu	level of investigation of a matter referred to in subsection (1) (a) to be determined by the severity and potential consequences of the fable occurrence, accident or incident as well as by other similar rrences, accidents or incidents and its focus should be to determine hause and contributing factors, rather than to apportion blame.	24 25 26 27 28
	(3)	cond	rail transport operator must ensure that the investigation is lucted in a manner approved and within the period specified by the f Investigator.	29 30 31
		Max	imum penalty: 750 penalty units.	32
	(4)	section the post of the	il transport operator who has carried out an investigation under this on must report to the Chief Investigator on the investigation within period specified by the Chief Investigator and must provide a copy the report to the ITSRR.	33 34 35 36
		Max	imum penalty: 100 penalty units.	37
	(5)	Inves	til transport operator must, if required to do so by the Chief stigator, review and resubmit a report prepared under this section. imum penalty: 100 penalty units.	38 39 40

	(6)	the M	hief Investigator must, on the 15th day of each month, forward to inister a list of any reports provided to the Chief Investigator this section in the preceding month.	1 2 3
	(7)	In this	section and section 66:	4
		operat	ransport operator includes a person who carries out railway ions (other than a rail safety worker or a person who carries out y operations as an employee).	5 6 7
66	Infor	mation	may not be used in certain proceedings	8
	(1)	report	nation that the Chief Investigator or ITSRR obtains by way of a under section 65 cannot be used in evidence in any criminal or proceedings against the rail transport operator that provided the .	9 10 11 12
	(2)	under	ver, the information may be relied on in any administrative action this or any other Act if the action is taken for the purpose of the arrying out of railway operations.	13 14 15
	(3)	is in subsec	te subsection (1), a court may direct, if it is of the opinion that it the public interest to do so, that information referred to in ction (1) may be used in evidence in particular criminal or civil edings against the rail transport operator, subject to the rules of ace.	16 17 18 19 20
	(4)	into ac	ermining the public interest under this section, a court is to take ecount the adverse impact that use of the information may have on disclosures by rail transport operators under section 65.	21 22 23
	(5)	This s	ection does not apply:	24
			to a train safety recording (other than material prescribed by the regulations for the purposes of this section), or	25 26
			in relation to criminal proceedings for an offence under Division 3 of Part 5 of the <i>Crimes Act 1900</i> , or	27 28
			<b>Note</b> . Division 3 of Part 5 of the <i>Crimes Act 1900</i> contains offences dealing with the provision of false or misleading information.	29 30
			to information, or in circumstances, that may be prescribed by the regulations.	31 32
67	Inve	stigatio	ns by Chief Investigator	33
	(1)	The Cathat m	hief Investigator may investigate any railway accident or incident ay affect the safe carrying out of railway operations.	34 35
	(2)		hief Investigator must provide to the Minister a written report on estigation under this section.	36 37

	(3)	the s	rt to the Minister on any railway accident or incident that may affect afe carrying out of railway operations or the personal security of rail safety worker or member of the public using a railway or in or illway premises.	1 2 3 4 5
	(4)	an in of co from	Chief Investigator may recover the reasonable costs of conducting vestigation under this section as a debt due to the Crown in a court empetent jurisdiction. The costs are recoverable jointly or severally any one or more rail transport operators responsible for the railway ations concerned.	6 7 8 9
	(5)		nvestigation under this section may be carried out and a report ided under this section whether or not:	11 12
		(a)	an investigation is being, or has been, conducted under any other Act or law (including any law of the Commonwealth) relating to the same matter, or	13 14 15
		(b)	the matter is or may be subject to any criminal or civil proceedings, or	16 17
		(c)	the matter is the subject of an inquest or inquiry under the <i>Coroners Act 1980</i> , or	18 19
		(d)	the matter is or may be the subject of a rail safety inquiry.	20
68	Chie	f Inve	stigator and transport safety investigator's functions	21
	(1)		Chief Investigator may, by notice in writing, require either or both e following:	22 23
		(a)	the attendance of any person at any place to answer questions in relation to an investigation under section 67,	24 25
		(b)	the production of any documents or other things required for the purposes of any such investigation.	26 27
	(2)		Chief Investigator may require a person to answer questions in ion to an investigation under section 67.	28 29
	(3)	unles	rson given a notice under this section must comply with the notice as the person has a reasonable excuse.	30 31
			imum penalty: 100 penalty units.  Section 159 provides protection in relation to self-incriminating evidence.	32 33
	(4)	A pe	rson attending at a place to answer questions is to be paid expenses e amount or at the rate approved by the Minister for the purposes is section	34 35

	(5)	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 an investigation under section 67. <b>Note.</b> Section 45DA of the <i>Transport Administration Act 1988</i> permits the Chief Investigator to delegate any of his or her functions.		
	(6)	respe	Chief Investigator and each transport safety investigator have, in ect of any investigation under section 67, all the functions and unities of a rail safety officer.	7 8 9
69	Rail	safety	inquiries	10
	(1)	The Minister may constitute one or more persons as a Board of Inquiry to conduct an inquiry (a <i>rail safety inquiry</i> ) into any railway accident or incident or any other event, occurrence, practice or matter that may affect the safe carrying out of railway operations.		
	(2)	A rail safety inquiry may be carried out and a report provided whether or not:		
		(a)	an investigation is being, or has been, conducted under any other Act or law (including a law of the Commonwealth) relating to the same matter, or	17 18 19
		(b)	the matter is or may be subject to any criminal or civil proceedings, or	20 21
		(c)	the matter is the subject of an inquest or inquiry under the <i>Coroners Act 1980</i> .	22 23
	(3)	The	Minister may not terminate a rail safety inquiry.	24
	(4)	A Board of Inquiry may, at a rail safety inquiry conducted by it, take evidence on oath or affirmation and, for that purpose, the Board:		25 26
		(a)	may require a person appearing at the inquiry to give evidence, to take an oath or to make an affirmation in a form approved by the person presiding, and	27 28 29
		(b)	may administer an oath to, or take an affirmation from, a person appearing at the inquiry.	30 31
	(5)	In conducting a rail safety inquiry, a Board of Inquiry:		
		(a)	is not bound to act in a formal manner, and	33
		(b)	is not bound by the rules of evidence and may inform itself on any matter in any way that it considers appropriate.	34 35
	(6)		e Board of Inquiry agrees, an agent (including an Australian legal titioner) may represent a person or body at a rail safety inquiry.	36 37

	(7)		oard of Inquiry is to determine its own procedure, except as ided by this Act or the regulations.	1 2			
70	Chie	f Inve	stigator may request rail safety inquiry	3			
	(1)	The Chief Investigator may, if he or she considers it to be appropriate in the circumstances, give a written notice to the Minister requesting that any railway accident or incident or any other event, occurrence, practice or matter that may affect the safe carrying out of railway operations be the subject of a rail safety inquiry.					
	(2)		e Minister receives a written notice under subsection (1) from the f Investigator, the Minister is to:	9 10			
		(a)	constitute a Board of Inquiry to conduct a rail safety inquiry into the accident, incident, event, occurrence, practice or matter, or	11 12			
		(b)	within one month after receiving the notice, provide the Chief Investigator with written reasons for not doing so and table the notice and the reasons in each House of Parliament.	13 14 15			
	(3)	If a House of Parliament is not sitting when the Minister seeks to table a notice and reasons, the Minister may present copies of the report to the Clerk of the House concerned.					
	(4)	The notice and reasons:					
		(a)	are, on presentation and for all purposes, taken to have been tabled, and	20 21			
		(b)	may be printed by authority of the Clerk of the House, and	22			
		(c)	if so printed, are for all purposes taken to be documents published by or under the authority of the House, and	23 24			
		(d)	are to be recorded:	25			
			(i) in the case of the Legislative Council, in the Minutes of Proceedings of the Legislative Council, and	26 27			
			(ii) in the case of the Legislative Assembly, in the Votes and Proceedings of the Legislative Assembly,	28 29			
			on the first sitting day of the House after receipt of the report by the Clerk.	30 31			
71	Assessors						
	(1)	A Board of Inquiry, when conducting, and making a determination in respect of, a rail safety inquiry is to sit with any assessors that may be appointed by the Minister for the purposes of the inquiry.					
	(2)	An assessor sitting with a Board of Inquiry has the power to advise the Board of Inquiry but not to adjudicate on any matter before the Board of Inquiry.					

	(3)		toard of Inquiry has the right to consult, either collectively or vidually, and either in public or in private, with assessors sitting it.					
72	Witnesses and evidence at rail safety inquiries							
	(1)	A Board of Inquiry may summon a person to appear at a rail safety inquiry conducted by the Board to give evidence and to produce any documents that are specified in the summons.						
	(2)	(2) A Board of Inquiry may require a person appearing at a rail inquiry to do any one or more of the following:						
		(a)	be sworn or affirmed,					
		(b)	produce a document,					
		(c)	answer a question.					
	(3)	A person attending as a witness before a Board of Inquiry is to be paid expenses of the amount or at the rate approved by the Minister for the purposes of this section.						
	(4)	A person must not, without reasonable excuse, fail to comply with a requirement made of the person under this section.  Maximum penalty: 250 penalty units.						
73	Report on rail safety inquiry							
		prep repo	oard of Inquiry must, within the period required by the Minister, are a report as to the causes of the accident or incident or prepare a rt on the other event, occurrence, practice or matter the subject of ail safety inquiry and provide a copy of the report to the Minister.					
74	Tabling of reports							
	(1)	The Minister is to lay (or cause to be laid) a report under section 62, 67 (2) or 73 before both Houses of Parliament as soon as reasonably practicable, but not later than 7 days, after the Minister receives the report.						
	(2)	If a House of Parliament is not sitting when the Minister seeks to lay a report before it, the Minister may present copies of the report to the Clerk of the House concerned.						
	(3)	The report:						
		(a)	is, on presentation and for all purposes, taken to have been laid before the House, and					
		(b)	may be printed by authority of the Clerk of the House, and					
		(c)	if so printed, is for all purposes taken to be a document published by or under the authority of the House, and					

Rail Safety Bill 2008	
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Clause 75

Safety	reports	and	invest	tiga	tions
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	(d)	is to be recorded:	1
		(i) in the case of the Legislative Council, in the Minutes of Proceedings of the Legislative Council, and	2
		(ii) in the case of the Legislative Assembly, in the Votes and	4
		Proceedings of the Legislative Assembly,	5
		on the first sitting day of the House after receipt of the report by the Clerk.	6 7
Div	ision 3	Disclosure of train safety records	8
75	Definition	ns	9
	In t	his Division:	10
	tra	in safety record means any or all of the following:	11
	(a)		12 13 14 15
	(b)	all communications (other than a train safety recording or a transcript of a train safety recording) between persons involved in the operation of a train,	16 17 18
	(c)	medical or private information regarding persons (including deceased persons) involved in an accident or incident the subject of a rail safety inquiry,	19 20 21
	(d)	train safety recordings and transcripts of train safety recordings,	22
	(e)	any information collected for the purposes of a rail safety inquiry or an investigation under section 67.	23 24
	sou pro cor ope	in safety recording means a recording consisting of (or mainly of) ands or images or data, or any combination of sounds, images or data, duced by a device installed in a train, a signal box, a train control applex or other railway premises for the purpose of recording trational activities carried out by rail safety workers operating a train to other persons.	25 26 27 28 29 30
76	Disclosu authority	re of train safety record to Commonwealth or Commonwealth	31 32
	Inv a ra Mi	spite any other provision of this Division, the ITSRR, Chief estigator, a member of a Board of Inquiry or a person who is or was all safety officer or any other person may, with the consent of the nister, disclose to the Commonwealth or a Commonwealth authority whole or part of a train safety record.	33 34 35 36 37

	(2)		Minister may not consent to a disclosure under this section unless dinister is of the opinion that it is in the public interest to do so.			
77			of train safety records (other than train safety recordings) to person	;		
	(1)	perso	ITSRR, Chief Investigator, a member of a Board of Inquiry or a on who is or was a rail safety officer must not, except for the oses of this Division, directly or indirectly:	! !		
		(a)	disclose to any person, or to a court, the whole or part of a train safety record, or	8		
		(b)	produce to any person, or to a court, the whole or any part of a train safety record.	10 11		
		Maxi	imum penalty: 100 penalty units.	12		
	(2)	This	section does not apply to or in respect of the following:	10		
		(a)	a train safety record that is a train safety recording,	14		
		(b)	criminal proceedings, investigations relating to a criminal offence, investigations by or proceedings before the coroner, or a proceeding relating to bail,	15 16 17		
		(c)	disclosure of a train safety record that is permitted under this Act or the regulations,	18 19		
		(d)	disclosure in accordance with an order of the Supreme Court referred to in subsection (4).	20 2		
	(3)		rson may apply to the Supreme Court for an order that a train safety rd must be disclosed to a court or produced to a court.	22 23		
	(4)	The Supreme Court must order the disclosure or production of the train safety record if it is satisfied that the public interest in the disclosure outweighs the adverse impact the disclosure or production may have on the inquiry or investigation to which the record relates or any future inquiries or investigations.				
	(5)	If the	e Supreme Court makes an order under subsection (4), the Court also make an order that restricts access to the train safety record to:	29 30		
		(a)	the person or persons constituting the court, and	3.		
		(b)	the parties to the proceedings (including any interveners), and	32		
		(c)	the parties' legal representatives, and	33		
		(d)	specified witnesses for the purposes of the proceedings,	34		
		inter	ss the Court is satisfied that such an order would not be in the ests of justice or would not be desirable in the interests of the court orming its functions.	35 36 37		

78	Disc	losure	of tra	ain safety recordings	1	
		A pe	rson n	nust not publish or communicate to any person:	2	
		(a)	a tra	in safety recording or any part of a train safety recording, or	3	
		(b)		information obtained from a train safety recording or any part train safety recording,	4 5	
		accio		than in the course of an inquiry or an investigation into an r incident under this Part or for the purposes of, or in with:	6 7 8	
		(c)	is no proc	inal proceedings (not being criminal proceedings in which it of admissible), investigations relating to any such criminal eedings or investigations by or proceedings before the ner, or	9 10 11 12	
		(d)	civil	proceedings in which an order is made under section 80, or	13	
		(e)		sclosure or publication that is permitted under this Act or the lations.	14 15	
		Max	imum	penalty: 100 penalty units.	16	
79	Evidence of train safety recordings in criminal proceedings					
				ety recording is not admissible in evidence in any criminal a gainst a rail safety worker.	18 19	
80	Evidence of train safety recordings in civil proceedings					
	(1)	(1) A train safety recording is not admissible in evidence in any civil proceedings against a rail safety worker.				
	(2) A party to civil proceedings may, at any time before the determination of the proceedings, apply to the court in which the proceedings have been instituted for an order that a train safety recording, or part of a train safety recording, be admissible in evidence in the proceedings.				23 24 25 26	
	(3)	If an	applic	eation is made to a court under subsection (2), the court must:	27	
		(a)	exan	nine the train safety recording, and	28	
		(b)	if it i	is satisfied:	29	
			(i)	that a material question of fact in the proceedings will not be able to be properly determined from other evidence available to the court, and	30 31 32	
			(ii)	that 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	33 34 35 36	

			(iii) that, in the circumstances of the case, the public interest in the proper determination of that material question of fact 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)	recor	e court makes an order referred to in subsection (3), the train safety rding is, despite subsection (1), admissible in evidence in the eedings.	8 9 10
81	Exar	ninatio	on by a court of train safety recording	1
	(1)		section applies if a court examines a train safety recording under on 80.	12 13
	(2)	The	only persons who may be present at the examination are:	14
		(a)	the person or persons constituting the court, other than the members of the jury (if any), and	15 16
		(b)	the legal representatives of the parties to the proceedings, and	17
		(c)	such other persons (if any) as the court directs.	18
	(3)	train	court may direct that the train safety recording or the part of the safety recording, or any information obtained from the recording art of the recording, must not:	19 20 21
		(a)	be published or communicated to any person, or	22
		(b)	be published or communicated except in such manner, and to such persons, as the court specifies.	23 24
	(4)	not e	train safety recording, or that part of the train safety recording, is evidence for the purpose of the determination of the liability in the eedings of a rail safety worker the subject of a recording.	25 26 27
	(5)	one i defer recor recor rail deter	ere are 2 or more defendants in the proceedings of whom at least is a rail safety worker the subject of a recording and the remaining indant or defendants are not rail safety workers the subject of a reding, the train safety recording, or that part of the train safety reding, is evidence for the purpose of determining whether or not any safety worker has been negligent for the purposes only of rmining the liability in the proceedings of any defendant who is not I safety worker the subject of a recording.	28 29 30 33 32 33 34 38
82	Com	pliand	ce with subpoenas and other directions	36
	(1)		ITSRR, Chief Investigator, a member of a Board of Inquiry, an ssor or a person who is or was a rail safety officer or an officer of	3

38

		the ITSRR or the Ministry of Transport is not obliged to comply with a subpoena or similar direction of a court in relation to civil proceedings to:	1 2 3
		(a) attend and answer questions relating to an accident or incident or other event, occurrence, practice or matter the subject of the rail safety inquiry or an investigation under section 67, or	2 5
		(b) attend and produce any part of a train safety record relating to any such accident or incident,	7
		within 6 months after the day of the accident or incident.	9
	(2)	A person who has obtained a subpoena or similar direction from a court that does not have to be complied with because of subsection (1) may apply to that court for an order that the subpoena or similar direction be complied with.	10 11 12 13
	(3)	If the court is satisfied that, in the circumstances of the case, it is desirable, in either the interests of justice or the performance by the court of its functions, for the officer or person to attend and answer questions or to attend and produce train safety records within 6 months after the day of the accident or incident, the court must order that the officer or person comply with the subpoena or similar direction.	14 15 16 17 18
83	Admi	issibility of other evidence and liability	20
	(1)	Nothing in this Division affects the admissibility in any proceedings of evidence of words spoken by a rail safety worker other than evidence constituted by a train safety recording or a transcript or summary of a train safety recording.	21 22 23 24
	(2)	No liability is incurred by the State and no personal liability is incurred by, or by any person acting at the direction of, the Minister, the ITSRR, the Chief Investigator or a member of a Board of Inquiry in respect of anything done in good faith in connection with the preparation or making public of a report, or the disclosure or publication of information, under this Division.	25 26 27 28 29 30
	(3)	No liability is incurred by a person for publishing in good faith:	31
		(a) a report made public, or information published by the ITSRR, Chief Investigator or a member of a Board of Inquiry, under this Division, or	32 33 34
		(b) a fair report or summary of any such report or information.	35
	(4)	In this section:	36
	. /	<i>liability</i> includes liability for defamation.	37
		<i>the State</i> includes the Crown in right of the State and the Government of the State.	38 39

Division 4		4 Audit by ITSRR	1
84	Audi	it of railway operations of rail transport operators	2
	(1)	The ITSRR:	3
		(a) may audit the railway operations of rail transport operators, and	4
		(b) may prepare and implement a program (an <i>audit program</i> ) for each year for auditing the railway operations of rail transport operators.	5 6 7
	(2)	Without limiting subsection (1) (b), an audit program may focus on one or more of the following:	8 9
		(a) particular rail transport operators,	10
		(b) particular criteria relating to rail transport operators,	11
		(c) particular aspects of rail safety,	12
		(d) particular aspects of railway operations.	13
	(3)	The ITSRR must give not less than 24 hours notice in writing to a rail transport operator before auditing the operator's railway operations under this section.	14 15 16
	(4)	The regulations may establish procedures for the conduct of audits under this section, including procedures to ensure the confidentiality of records.	17 18 19
	(5)	In this section, <i>rail transport operator</i> includes a person, not being an employee employed to carry out railway operations, who undertakes railway operations in relation to rail infrastructure or rolling stock of a rail transport operator.	20 21 22 23

Par	t 5	Inv	estigation powers	1	
Division 1		1	Powers of entry		
85	Powe	er to e	nter places	3	
	(1)		l safety officer may, for compliance and investigative purposes or emergency, enter a place if:	4 5	
		(a)	the place is a public place and the entry is made when the place is open to the public, or	6 7	
		(b)	the occupier of the place consents to the entry, or	8	
		(c)	the entry to the place is authorised by a warrant under section 94, or	9 10	
		(d)	the place is railway premises and the entry is made:	11	
			(i) at a reasonable hour in the daytime, or	12	
			(ii) at any hour during which a railway operation or other related activity is in progress or is usually carried out in or on the railway premises, or	13 14 15	
			(iii) when the place is otherwise open for entry, or	16	
		(e)	the place is railway premises and the entry is urgently required to investigate the circumstances of a notifiable occurrence at any time during which railway operations are being carried out or are usually carried out, or	17 18 19 20	
		(f)	the place is railway premises, or adjoins railway premises, and the entry is urgently required for the purpose of dealing with a railway accident or incident.	21 22 23	
	(2)	(1)(0)	il safety officer who enters railway premises under subsection d), (e) or (f) must not unnecessarily impede any activities being ucted at the premises.	24 25 26	
	(3)	In thi	is Part:	27	
		comp purpo	oliance and investigative purposes includes the following oses:	28 29	
		(a)	purposes related to ascertaining whether a rail safety law has been or is being complied with, including whether an offence has been committed against a rail safety law,	30 31 32	
		(b)	purposes related to ascertaining whether the terms of, or a condition or restriction of, an accreditation has been or is being complied with,	33 34 35	
		(c)	purposes related to an audit, inspection, investigation, rail safety inquiry or other inquiry under this Act.	36 37	

86	Limitation	on entry powers—places used for residential purposes	1
	offici in res	oite anything to the contrary in this Part, the powers of a rail safety er under this Part in relation to entering a place are not exercisable spect of any place (or part of a place) that is used only for residential oses except:	2 3 4 5
	(a)	with the consent of the occupier of the place, or	6
	(b)	under the authority conferred by a search warrant.	7
87	Notice of e	entry	8
	place	re a rail safety officer enters railway premises (not being a public e) under section 85, the rail safety officer must give the occupier of ailway premises reasonable notice of the intention to enter unless:	9 10 11
	(a)	the giving of the notice would be reasonably likely to defeat the purpose for which it is intended to enter the premises, or	12 13
	(b)	entry to the premises is made with the consent of the occupier of the premises, or	14 15
	(c)	entry is required in circumstances where the rail safety officer reasonably believes there is an immediate risk to safety because of the carrying out of railway operations at the premises, or	16 17 18
	(d)	entry is authorised by a search warrant.	19
Divi	sion 2	General enforcement powers of rail safety officers	20
88	General po	owers after entering a place	21
		l safety officer who enters a place under this Part (including under rch warrant issued under this Part) may do any of the following:	22 23
	(a)	search and inspect any part of the place and any rail infrastructure, rolling stock or motor vehicle or any other thing at the place,	24 25 26
	(b)	enter or open, using reasonable force, rail infrastructure, rolling stock, a motor vehicle or other thing at the place to examine the infrastructure, rolling stock, motor vehicle or other thing,	27 28 29
	(c)	take measurements, make surveys and take levels, dig trenches, break up the soil and set up any posts, stakes or markers,	30 31
	(d)	test any part of rail infrastructure or rolling stock,	32
	(e)	inspect, film, photograph, videotape or otherwise record an image,	33 34
	(f)	take, or authorise another person to take, for analysis a thing, or a sample of or from a thing, at the place,	35 36

		(g)	seize anything that the rail safety officer suspects on reasonable grounds is connected with an offence against a rail safety law or to secure any such thing against interference,	1 2 3
		(h)	seize anything if the rail safety officer suspects it is necessary to do so to prevent its use in the commission of an offence against a rail safety law,	4 5 6
		(i)	require any person at the place to answer questions or otherwise give information in relation to the matter the subject of the inspection, investigation or inquiry,	7 8 9
		(j)	mark, tag or otherwise identify rolling stock, a motor vehicle or other thing at the place,	10 11
		(k)	take all necessary steps to allow a power under paragraphs (a) to (j) to be exercised.	12 13
89	Pow	ers of	rail safety officers in relation to relevant documents	14
	(1)	docu	il safety officer has the following powers in relation to relevant ments found by a rail safety officer in or on a place entered by the er or produced to the officer pursuant to a requirement made under Part:	15 16 17 18
		(a)	power to take possession of the documents or secure them against interference,	19 20
		(b)	power to make copies of, or take extracts from, the documents,	21
		(c)	power to retain possession of the documents for such period as is necessary to enable the documents to be inspected, and copies of, or extracts from, the documents to be made or taken,	22 23 24
		(d)	power to require any person who was party to the creation of the documents to make a statement providing any explanation that the person is able to provide as to any matter relating to the creation of the documents or as to any matter to which the documents relate.	25 26 27 28 29
	(2)	must were reaso	e a rail safety officer retains possession of a document, the officer permit a person who would be entitled to inspect the document it not in the possession of the officer to inspect the document at any mable time and make a copy of, or take extracts from, the ment.	30 31 32 33 34
	(3)	any	ail safety officer takes possession of or secures against interference relevant document on which a person has a lien, the officer's ns do not prejudice the lien.	35 36 37
	(4)	This	section does not limit section 88.	38

90	Use	of ass	sistants and equipment	1
	(1)	such	il safety officer may exercise powers under this Part with the aid of assistants and equipment as the officer considers reasonably ssary in the circumstances.	2 3 4
	(2)	be ex	ers that may be exercised by a rail safety officer under this Part may xercised by an assistant authorised and supervised by the officer, only if the officer considers that it is reasonably necessary in the unstances that the powers be exercised by an assistant.	5 6 7 8
91	Use	of ele	ctronic equipment	9
	(1)	With	nout limiting section 88, if:	10
		(a)	a thing found in or on rolling stock or a motor vehicle, or at a place, is, or includes, a disk, tape or other device for the storage of information, and	11 12 13
		(b)	the equipment in or on the rolling stock or motor vehicle, or at the place, may be used with the disk, tape or other device,	14 15
		the requip	ail safety officer, or a person assisting the officer, may operate the pment to access the information.	16 17
	(2)	seize offic opera	il safety officer, or a person assisting an officer, must not operate or e equipment for the purpose mentioned in this section unless the err or person assisting believes on reasonable grounds that the ation or seizure of the equipment can be carried out without damage e equipment.	18 19 20 21 22
92	Use	of equ	uipment to examine or process things	23
	(1)	unde or a proce	nout limiting section 88, a rail safety officer exercising a power or this Part may bring to, onto, or into, rolling stock, a motor vehicle place any equipment reasonably necessary for the examination or essing of things found at, on or in the rolling stock, motor vehicle lace in order to determine whether they are things that may be ed.	24 25 26 27 28 29
	(2)	equip place on the deter	rail safety officer, or a person assisting the officer, may operate pment already in or on the rolling stock or motor vehicle, or at the e, to carry out the examination or processing of a thing found in or he rolling stock or motor vehicle, or at the place, in order to rmine whether it is a thing that may be seized, if the officer or on assisting believes on reasonable grounds that:	30 31 32 33 34 35
		(a)	the equipment is suitable for the examination or the processing, and	36 37
		(b)	the examination or processing can be carried out without damage to the equipment.	38 39

93	Secu	ıring a	a site	1	
	(1)	comj offic	the purpose of protecting evidence that might be relevant for pliance and investigative purposes or ensuring safety, a rail safety er may secure the perimeter of any site at a place entered under this by whatever means the rail safety officer considers appropriate.	2 3 4 5	
	(2)		erson must not, without the permission of a rail safety officer, enter emain at, a site the perimeter of which is secured under this section.	6 7	
		Max	imum penalty: 1,000 penalty units.	8	
	(3)	Subs the s	section (2) does not apply if the person enters the site, or remains at ite:	9 10	
		(a)	to ensure the safety of persons, or	11	
		(b)	to remove deceased persons or animals from the site, or	12	
		(c)	to move a motor vehicle, or the wreckage of a motor vehicle, to a safe place, or	13 14	
		(d)	to protect the environment from significant damage or pollution.	15	
	(4)		ail safety officer must not unreasonably withhold a permission red to in subsection (2).	16 17	
Divi	sion	3	Search warrants	18	
94	Search warrants				
	(1)	mear Act 2	ail safety officer may apply to an authorised officer (within the ning of the <i>Law Enforcement (Powers and Responsibilities)</i> 2002) for a search warrant if the rail safety officer has reasonable nds for believing that:	20 21 22 23	
		(a)	the provisions of this Act, the regulations or the terms of an accreditation have been or are being contravened in or on any place, or	24 25 26	
		(b)	there is in or on any place a thing connected with a contravention of the provisions of this Act, the regulations or the terms of an accreditation.	27 28 29	
	(2)	satis	authorised officer to whom such an application is made may, if fied that there are reasonable grounds for doing so, issue a search ant authorising a rail safety officer named in the warrant:	30 31 32	
		(a)	to enter the place, and	33	
		(b)	to search the place for evidence of a contravention of a rail safety law or the terms of an accreditation.	34 35	

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	(3)	Divis Resp section	sion 4 of Part 5 of the <i>Law Enforcement (Powers and onsibilities) Act 2002</i> applies to a search warrant issued under this on.	1 2 3
	(4)		out limiting the generality of section 71 of the <i>Law Enforcement</i> vers and Responsibilities) Act 2002, a police officer:	4 5
		(a)	may accompany a rail safety officer executing a search warrant issued under this section, and	6 7
		(b)	may take all reasonable steps to assist the rail safety officer in the exercise of the officer's functions under this section.	8 9
Divi	ision	4	Powers to support seizure	10
95	Direc	ctions	relating to seizure	11
	(1)		nable a thing to be seized under this Part, a rail safety officer may at the person in control of it:	12 13
		(a)	to take it to a specified place within a specified time, and	14
		(b)	if necessary, to remain in control of it at the specified place for a period specified in the direction.	15 16
	(2)	A dir	rection under subsection (1):	17
		(a)	must be given by signed notice in writing given to the person, or	18
		(b)	if for any reason it is not practicable to give a signed notice in writing to the person, may be given orally and confirmed by signed notice in writing given to the person as soon as is practicable.	19 20 21 22
	(3)		rther direction may be made under this section about the thing if it cessary and reasonable to make the further direction.	23 24
	(4)	place	ail safety officer has directed a person to take a thing to a specified within a specified time under subsection (1), a rail safety officer direct the person to return the thing to the place from which it was a.	25 26 27 28
	(5)	direc	erson given a direction under this section must comply with that tion unless the person has a reasonable excuse. imum penalty: 100 penalty units.	29 30 31
	(6)	With reaso a dire	out limiting what may otherwise be a reasonable excuse, it is a brable excuse for a person in control of a thing not to comply with ection under this section if, in all the circumstances, the direction unreasonable.	32 33 34 35

Rail Safety Bill 2008	Clause 96
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	(7)	In this section:				
		<i>in control</i> of a thing means having, or reasonably appearing to a rail safety officer as having, authority to exercise control over the thing.	;			
96	Rece	eipt for seized things				
	(1)	After a rail safety officer seizes a thing under this Part, the officer must give a receipt for it to the person from whom the thing was seized or the owner of the thing.	! (			
	(2)	However, if for any reason it is not practicable to comply with subsection (1), the officer must leave the receipt at the place of seizure in a conspicuous position and in a reasonably secure way.	10 10			
	(3)	The receipt must describe generally the thing seized and its condition.	1			
	(4)	This section does not apply if it would be impracticable or unreasonable to expect the officer to account for the thing, given its condition, nature or value.	1; 1; 14			
97	Access to seized thing					
	(1)	Until a seized thing is forfeited or returned, a rail safety officer must allow its owner to inspect it and, if it is a document, to copy it.	10 17			
	(2)	Subsection (1) does not apply if it is impracticable or it would be unreasonable to allow the inspection or copying.	18 19			
98	Embargo notices					
	(1)	This section applies where:	2			
		(a) a rail safety officer is authorised to seize any record, device or other thing under this Part, and	22 23			
		(b) the record, device or other thing cannot, or cannot readily, be physically seized and removed.	24 25			
	(2)	A rail safety officer may issue an embargo notice under this section.	20			
	(3)	An <i>embargo notice</i> is a notice forbidding the use, movement, sale, leasing, transfer, deletion of information from or other dealing with the record, device or other thing, or any part of it, without the written consent of a rail safety officer or the ITSRR.				
	(4)	The embargo notice must:	3			
		(a) contain the particulars required by the regulations, and	32			
		(b) list the activities that it forbids, and	33			
		(c) set out a copy of subsection (9)	34			

Clause 99	Rail Safety Bill 200	8

Part 5	Investigation	nouver
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	(5)	On is	ssuing an embargo notice, a rail safety officer must:	1
		(a)	cause a copy of the notice to be served on the owner of the record, device or other thing, or	2
		(b)	if that person cannot be located after all reasonable steps have been taken to do so, affix a copy of the notice to the record, device or other thing in a prominent position.	4 5 6
	(6)	emba	rson must not do anything that the person knows is forbidden by an argo notice. imum penalty: 750 penalty units.	7 8 9
	(7)			
	(7)	the p	rson must not instruct or request another person to do anything that the erson making the instruction or request knows is forbidden by an argo notice.	10 11 12
		Maxi	imum penalty: 750 penalty units.	13
	(8)		a defence to a prosecution for an offence against subsection (6) to slish that the defendant:	14 15
		(a)	moved the record, device or other thing, or part of it, for the purpose of protecting or preserving it, and	16 17
		(b)	notified the rail safety officer who issued the embargo notice of the move, and of the new location of the record, device or other thing or part of it, within 48 hours after the move.	18 19 20
	(9)	reaso forbi	erson on whom an embargo notice has been served must take onable steps to prevent another person from doing anything dden by the embargo notice.  imum penalty: 750 penalty units.	21 22 23 24
	(10)	trans	oite anything to the contrary in any other Act or at law, a sale, lease, fer or other dealing with a record, device or other thing, or part of contravention of this section is void.	25 26 27
Div	ision	5	Dealings with seized items	28
99	Retu	rn of s	seized things	29
	(1)	a doc	con as possible after a rail safety officer seizes any thing (including cument) under this Part, the rail safety officer must return the thing e owner unless:	30 31 32
		(a)	the rail safety officer considers it necessary to retain the thing because it may afford evidence in proceedings, that have been or may be commenced, for an offence against a rail safety law, or	33 34 35
		(b)	the thing is forfeited to the State under section 100, or	36

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		(c)	the rail safety officer is otherwise authorised (by law or an order of a court) to retain, destroy or dispose of the thing.	1 2
	(2)	cond	thing may be returned either unconditionally or on such terms and litions as the rail safety officer considers appropriate to eliminate or ce any risks to safety.	3 4 5
	(3)	thing	e rail safety officer imposes terms or conditions on the return of a g, the owner must comply with each of those terms and conditions. imum penalty: 100 penalty units.	6 7 8
100	Forfe	eiture	of sample or thing	9
	(1)	forfe	mple or thing taken for analysis or a thing seized under this Part, is sitted to the State if the rail safety officer who took, or arranged the ag of, the sample or thing or who seized the thing:	10 11 12
		(a)	after making reasonable efforts, cannot return it to its owner, or	13
		(b)	after making reasonable inquiries, cannot find its owner, or	14
		(c)	considers it necessary to retain the sample or thing to prevent the commission of an offence against a rail safety law.	15 16
	(2)	For t	the purposes of subsection (1), the officer is not required to:	17
		(a)	make efforts if it would be unreasonable to make efforts to return the sample or thing to its owner, or	18 19
		(b)	make inquiries if it would be unreasonable to make inquiries to find the owner.	20 21
	(3)	Rega value	ard must be had to the sample's or thing's condition, nature and e in deciding whether:	22 23
		(a)	it is reasonable to make efforts or inquiries, and	24
		(b)	if efforts or inquiries are made, what efforts or inquiries, including the period over which they are made, are reasonable.	25 26
	(4)	In th	is section:	27
		perso	er, in relation to a sample or a thing taken for analysis, includes the on in charge of the thing or place from which the sample or thing taken.	28 29 30
101	Deal	ing wi	th forfeited sample or thing	31
	(1)	beco	Forfeiture of a sample or thing to the State, the sample or thing mes the State's property and may be dealt with by the ITSRR in any the ITSRR considers is appropriate.	32 33 34
	(2)		nout limiting subsection (1), the ITSRR may destroy or dispose of ample or thing.	35 36

102	App	licatio	n of Law Enforcement (Powers and Responsibilities) Act 2002	1
		Divis	sion 2 of Part 17 (other than sections 218 and 221–227) of the <i>Law</i> present (Powers and Responsibilities) Act 2002 applies to	2
		nron	erty in the custody of a rail safety officer under this Part in the same	3 4
			as it applies to property in the custody of a police officer.	5
Divi	ision	6	Directions	6
103	Rail	safety	officers may direct certain persons to give assistance	7
	(1)		ail safety officer may direct a rail transport operator, a person	8
			ying out railway operations or a rail safety worker to give the rail	9
			ty officer reasonable assistance to enable the officer to exercise a tion under this Part.	10 11
	(2)		en giving a direction to a person under subsection (1), the rail safety	12
			er must warn the person that it is an offence to fail to comply with	13
		the d	lirection unless the person has a reasonable excuse.	14
	(3)		erson given a direction under subsection (1) must comply with the	15
			etion unless the person has a reasonable excuse.	16
		Max	imum penalty: 100 penalty units.	17
	(4)	In th	is section:	18
		reas	<i>onable assistance</i> includes any of the following kinds of assistance:	19
		(a)	assistance to enable the rail safety officer to find and gain access to electronically stored material and information,	20 21
		(b)	unloading rolling stock,	22
		(c)	running the engine of a locomotive,	23
		(d)	driving a train,	24
		(e)	giving the rail safety officer assistance to enter any rail	25
		. ,	infrastructure or any part of rail infrastructure or open rolling stock or any part of rolling stock.	26 27
			stock of any part of forming stock.	21
104	Pow	er to c	direct name and address be given	28
	(1)	A rai	il safety officer may direct a person to state the person's name and lential or business address if the officer:	29 30
		(a)	finds the person committing an offence against a rail safety law, or	31 32
		(b)	finds the person in circumstances that lead, or has information that leads, the officer reasonably to suspect the person has committed an offence against a rail safety law, or	33 34 35

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		(c)	finds the person at railway premises and:	1
			(i) reasonably believes the person is carrying out railway operations or rail safety work, and	2
			(ii) reasonably considers that it is necessary for the purposes of this Act or the regulations to know the person's name and residential or business address.	4 5 6
	(2)	perso	n giving a direction under subsection (1), the officer must warn the on it is an offence to fail to state the person's name or address unless person has a reasonable excuse.	7 8 9
	(3)	corre	officer may also request the person to provide evidence of the extness of the stated name or required address if the officer onably suspects the stated name or address is false.	10 11 12
105	Failu	re to (	give name or address	13
		direc	rson given a direction under section 104 (1) must comply with the ction unless the person has a reasonable excuse. imum penalty: 15 penalty units.	14 15 16
106	Pow		obtain information, documents and evidence	17
.00	(1)		il safety officer may, by notice in writing served on a person,	18
	(1)	requioffice givin to a p	ire the person to do any one or more of the following things if the er has reasonable grounds to believe that the person is capable of ag information, producing documents or giving evidence in relation possible contravention of a rail safety law or for the purposes of an it, investigation, rail safety inquiry or other inquiry under this Act:	19 20 21 22 23
		(a)	to give a rail safety officer, 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, any such information of which the person has knowledge,	24 25 26 27
		(b)	to produce to a rail safety officer in accordance with the notice any such documents,	28 29
		(c)	to appear before a rail safety officer at a time and place specified in the notice and give, either orally or in writing, any such evidence and produce any such documents.	30 31 32
	(2)		otice under this section must contain a warning that a failure to ply with the notice is an offence.	33 34
	(3)	notic	il safety officer may inspect a document produced in response to a see under this section and may make copies of, or take extracts from, locument.	35 36 37

	(4)	A rail safety officer may take possession, and retain possession for as long as is necessary for the purposes of this Act, of a document produced in response to a notice under this section if the person otherwise entitled to possession of the document is supplied, as soon as practicable, with a copy certified by a rail safety officer to be a true copy.	1 2 3 4 5 6
	(5)	A certified copy provided under subsection (4) is receivable in all courts as if it were the original.	7 8
	(6)	Until a certified copy of a document is provided under subsection (4), the rail safety officer who has possession of the document must, at such times and places as the officer thinks appropriate, permit the person otherwise entitled to possession of the document, or a person authorised by that person, to inspect the document and make copies of, or take extracts from, the document.	9 10 11 12 13
107	Failu	ure to comply with notice	15
		A person given a notice under section 106 must comply with the requirement unless the person has a reasonable excuse.  Maximum penalty: 500 penalty units and, in the case of a continuing offence, a further penalty of 250 penalty units for each day the offence continues.	16 17 18 19 20
Divi	sion	7 Miscellaneous	21
			21
108	Dire	ctions may be given under more than one provision	22
	(1)	A rail safety officer may, on the same occasion, give directions under one or more provisions of this Part.	23 24
	(2)	Without limiting subsection (1), a rail safety officer may, in the course of exercising powers under a provision of this Part, take any of the following actions:	25 26 27
		(a) give further directions under the provision,	28
		(b) give directions under one or more other provisions of this Part.	29
109	Tem	porary closure of railway crossings	30
	(1)	An authorised person may close temporarily, or regulate, a railway crossing for crossing or passing over or under a railway if satisfied it is necessary because of an immediate threat to safety.	31 32 33
	(2)	If an authorised person decides to close temporarily, or regulate, a railway crossing, the authorised person must, before its closure or	34 35

			ation or, in the case of an immediate threat to safety, as soon as icable after its closure or regulation:	1 2	
		(a)	cause a notice of the proposed closure or regulation to be published in a local newspaper circulating in the area in which the railway crossing is situated, and	3 4 5	
		(b)	notify the Roads and Traffic Authority and the council of the area concerned of the proposed closure or regulation.	6 7	
	(3)	In th	is section:	8	
			orised person means a person who holds a specific authority from TSRR for the purposes of this section.	9 10	
			pay crossing means a level crossing, bridge or another structure to cross over or under a railway.	11 12	
110	Restoring rail infrastructure and rolling stock etc to original condition after action taken				
	(1)	If:		15	
		(a)	a rail safety officer, or a person assisting the officer, takes any action in the exercise or purported exercise of any power under this Part in relation to rail infrastructure or rolling stock, railway premises or a motor vehicle, and	16 17 18 19	
		(b)	damage is caused by the unreasonable exercise of the power or by the use of force that was not authorised under this Part,	20 21	
		infra	rail safety officer must take reasonable steps to return the rail structure or rolling stock, railway premises or motor vehicle to the ition it or they were in immediately before the action was taken.	22 23 24	
	(2)	safet this I an in	TTSRR must pay compensation for any damage caused by any rail y officer in the exercise of a power to enter railway premises under Part, other than damage arising from work done for the purpose of spection that reveals that there has been a contravention of this or other Act or law.	25 26 27 28 29	
111	Use	of forc	ce	30	
		anyth rail s the p	wer conferred by this Part to enter any railway premises, or to do ning in or on any railway premises, may not be exercised unless the afety officer or a person assisting an officer proposing to exercise ower uses no more force than is reasonably necessary to effect the or to do the thing for which the entry is effected.	31 32 33 34 35	

Par	t 6	lmp	provement and prohibition notices	1
Div	ision	1	Improvement notices	2
112	Impr	ovem	ent notices	3
	(1)		il safety officer may serve an improvement notice on a person if the er believes on reasonable grounds that the person:	4 5
		(a)	is contravening a provision of a rail safety law, or	6
		(b)	has contravened a provision of a rail safety law and it is likely that the contravention will continue or be repeated, or	7 8
		(c)	is carrying out or has carried out railway operations that threaten safety, or	9 10
		(d)	is a roads authority responsible for a road or work that is part of a rail or road crossing that threatens the safety of railway operations.	11 12 13
	(2)		improvement notice may require the person, within the period ified in the notice:	14 15
		(a)	to undertake remedial rail safety work or do any other thing to remedy the contravention or likely contravention, or the matters or activities occasioning the contravention or likely contravention, or	16 17 18 19
		(b)	to carry out railway operations so that safety is not threatened or likely to be threatened.	20 21
	(3)	speci	ified in the notice, to carry out operations in relation to the rail or crossing so that safety is not threatened or likely to be threatened.	22 23 24
	(4)		period within which a person is required by the improvement notice omply with the notice must be at least 7 days after service of the ee.	25 26 27
	(5)	An i	mprovement notice must:	28
		(a)	state the reasons for the service of the notice, and	29
		(b)	in the case of an improvement notice served in respect of a contravention or likely contravention of a rail safety law, specify the provision of the rail safety law in respect of which that belief is held, and	30 31 32 33
		(c)	in the case of an improvement notice served on a person who is carrying out or has carried out railway operations that threaten safety, or on a roads authority in respect of a rail or road crossing that threatens safety, specify the operations or matters in respect of which that belief is held, and	34 35 36 37 38

	(d)	include information about the right to a review under Division 3 of the decision to serve the notice, and	1 2
	(e)	set out the penalty for contravening the notice, and	3
	(f)	include a statement of the effect of section 115 (Proceedings for offences not affected by improvement notices), and	4 5
	(g)	state that it is served under this section.	6
(6)		improvement notice served on a person on a ground stated in ection (1) (a) or (b):	7 8
	(a)	may specify a method by which the alleged contravention or likely contravention, or the matters or activities occasioning the alleged contravention or likely contravention, are to be remedied, and	9 10 11 12
	(b)	may offer the person on whom the notice has been served a choice of ways by which an alleged contravention or likely contravention, or the matters or activities occasioning the alleged contravention or likely contravention, may be remedied, and	13 14 15 16
	(c)	may specify that the person provide the ITSRR with a program of rail safety work that the person proposes to carry out to remedy the alleged contravention or likely contravention, or the matters or activities occasioning the alleged contravention or likely contravention, and	17 18 19 20 21
	(d)	may include a timetable for the completion of the program of rail safety work.	22 23
(7)		improvement notice served on a person on a ground stated in ection (1) (c) or (d):	24 25
	(a)	may specify a method by which railway operations or operations in relation to a rail or road crossing may be carried out so that safety is not threatened or likely to be threatened, and	26 27 28
	(b)	may offer the person on whom the notice has been served a choice of ways by which operations may be carried out so that safety is not threatened or likely to be threatened, and	29 30 31
	(c)	may specify that the person provide the ITSRR with a program of operations that the person proposes to carry out to remedy the threat or likely threat to safety, and	32 33 34
	(d)	may include a timetable for the completion of the program of operations.	35 36
(8)		ds and expressions used in this section have the same meanings as have in Division 3 of Part 2.	37 38

113	Cont	traven	ition of improvement notice	1
	(1)		erson on whom an improvement notice has been served must ply with the notice unless the person has a reasonable excuse.	2
		Max	imum penalty:	4
		(a)	in the case of a corporation (being a previous offender)—750 penalty units, or	5 6
		(b)	in the case of a corporation (not being a previous offender)—500 penalty units, or	7 8
		(c)	in the case of an individual not acting in the capacity of an employee (being a previous offender)—375 penalty units, or	9 10
		(d)	in the case of an individual not acting in the capacity of an employee (not being a previous offender)—250 penalty units, or	11 12
		(e)	in the case of an individual acting in the capacity of an employee (being a previous offender)—22.5 penalty units, or	13 14
		(f)	in the case of an individual acting in the capacity of an employee (not being a previous offender)—15 penalty units.	15 16
	(2)	that notic	roceedings against a person for an offence of engaging in conduct results in a contravention of a requirement of an improvement ce served on a ground stated in section 112 (1) (a) or (b), it is a nee if the defendant establishes that:	17 18 19 20
		(a)	the alleged contravention or likely contravention, or	21
		(b)	the matters or activities occasioning the alleged contravention or likely contravention,	22 23
			e remedied within the period specified in the notice, though by a nod different from that specified in the improvement notice.	24 25
	(3)	that notic if the the p	roceedings against a person for an offence of engaging in conduct results in a contravention of a requirement of an improvement be on the ground stated in section 112 (1) (c) or (d), it is a defence the defendant establishes that the threat to safety was removed within period specified in the notice, though by a method different from specified in the improvement notice.	26 27 28 29 30 31
114	With	drawa	al or amendment of improvement notices	32
	(1)	An i	mprovement notice served by a rail safety officer:	33
		(a)	may be withdrawn by notice served by a rail safety officer on the person affected by the notice, and	34 35
		(b)	may be amended by any rail safety officer by notice served on the person affected by the notice.	36 37

Clause 115

Improvement and prohibition notices

Part 6	
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	(2)	An a perso	mendment of an improvement notice is effected by service on the on affected of a notice stating the terms of the amendment.	2
	(3)	ineff prov	amendment of an improvement notice served on a person is ective if it purports to deal with a contravention of a different ision of a rail safety law from that dealt with in the improvement ce as first served.	; ; ;
	(4)	A no	tice of an amendment of an improvement notice must:	-
		(a)	state the reasons for the amendment, and	8
		(b)	include information about obtaining a review under Division 3 of the decision to amend the notice, and	) 10
		(c)	state that it is served under this section.	1
115	Proc	eedin	gs for offences not affected by improvement notices	12
		not a	service, amendment or withdrawal of an improvement notice does affect any proceedings for an offence against a rail safety law in section with any matter in respect of which the improvement notice served.	1; 14 1; 10
116		RR to a	rrange for rail safety work required by improvement notice to out	17 18
	(1)		person fails to comply with an improvement notice served on the on that requires the person to carry out rail safety work to remedy:	19 20
		(a)	the alleged contravention or likely contravention, or	2
		(b)	the matters or activities occasioning the alleged contravention or likely contravention,	22 23
		the I'	TSRR may arrange for that rail safety work to be carried out.	24
	(2)	notic	ITSRR may recover from the person served with an improvement be referred to in subsection (1) the reasonable costs and expenses tred by the ITSRR for any such rail safety work.	25 20 27
Division 2 Prohibition n		2	Prohibition notices	28
117	Prohibition notice		n notice	29
	(1)	This	section applies to an activity that:	30
		(a)	is occurring in relation to railway operations or railway premises that involves or will involve an immediate risk to safety, or	3 <sup>2</sup>
		(b)	may occur in relation to railway operations or railway premises and, if it occurs, will involve an immediate risk to safety, or	3; 34

	(c)	may occur at, on, or in the immediate vicinity of, rail infrastructure or rolling stock and, if it occurs, will involve an immediate risk to safety.	1 2 3
(2)	whice office the active rail s	ail safety officer believes on reasonable grounds that an activity to h this section applies is occurring or may occur, the rail safety er may serve on a person who has or appears to have control over activity a prohibition notice prohibiting the carrying on of the ity, or the carrying on of the activity in a specified way, until the safety officer has certified in writing that the matters that give or give rise to the risk have been remedied.	4 5 6 7 8 9 10
(3)		phibition notice has effect on being served or, if the notice specifies er date, on that later date.	11 12
(4)	A pr	ohibition notice must:	13
	(a)	state the basis for the rail safety officer's belief on which the service of the notice is based, and	14 15
	(b)	specify the activity which the rail safety officer believes involves or will involve the risk and the matters which give or will give rise to the risk, and	16 17 18
	(c)	if the rail safety officer believes that the activity involves a contravention or likely contravention of a provision of a rail safety law, specify that provision and state the basis for that belief, and	19 20 21 22
	(d)	include information about the right to a review under Division 3 of the decision to serve the notice, and	23 24
	(e)	set out the penalty for contravening the notice, and	25
	(f)	include a statement of the effect of section 121 (Proceedings for offences not affected by prohibition notices), and	26 27
	(g)	state that it is served under this section.	28
(5)	to m	chibition notice may include directions on the measures to be taken inimise or eliminate the risk, activities or matters to which the relates, or the contravention or likely contravention mentioned in section (4) (c).	29 30 31 32
(6)	A di	rection in a prohibition notice may:	33
	(a)	require that measures be taken in accordance with a compliance code, or	34 35
	(b)	offer the person on whom the notice has been served a choice of ways to remedy the risk, activities or matters to which the notice relates, or the contravention or likely contravention mentioned in subsection (4) (c).	36 37 38 39

	(7)	A pr	ohibition notice that prohibits the carrying on of an activity in a ified way may do so by specifying one or more of the following:	1 2
		(a)	a place, or part of a place, at which the activity is not to be carried out,	3 4
		(b)	any thing that is not to be used in connection with the activity,	5
		(c)	any procedure that is not to be followed in connection with the activity.	6 7
118	Con	traven	ition of prohibition notice	8
		A pe	erson on whom a prohibition notice is served must comply with the ce unless the person has a reasonable excuse.	9 10
		Max	imum penalty:	11
		(a)	in the case of a corporation (being a previous offender)—1,500 penalty units, or	12 13
		(b)	in the case of a corporation (not being a previous offender)—1,000 penalty units, or	14 15
		(c)	in the case of an individual not acting in the capacity of an employee (being a previous offender)—750 penalty units, or	16 17
		(d)	in the case of an individual not acting in the capacity of an employee (not being a previous offender)—500 penalty units, or	18 19
		(e)	in the case of an individual acting in the capacity of an employee (being a previous offender)—45 penalty units, or	20 21
		(f)	in the case of an individual acting in the capacity of an employee (not being a previous offender)—30 penalty units.	22 23
119	Oral	direct	tion before prohibition notice served	24
	(1)	If a r	rail safety officer:	25
		(a)	believes on reasonable grounds that an activity referred to in section 117 (1) is occurring or may occur, and	26 27
		(b)	that it is not possible or reasonable to serve a prohibition notice under that section immediately,	28 29
			officer may direct a person who has or appears to have control over activity to do or not to do a stated act by telling the person:	30 31
		(c)	to do or not to do the stated act, and	32
		(d)	the reason the direction is being given.	33
	(2)	com	erson to whom a direction is given under subsection (1) must ply with it, unless the person has a reasonable excuse.	34 35
		Max	imum penalty: 750 penalty units.	36

Clause 120 Rail Safety Bill 2008
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Part 6	Improvement and	d prohibition	notices

	(3)	that t	a reasonable excuse if the rail safety officer did not tell the person the person commits an offence if the person does not comply with irection.
	(4)	office	rection given under this section ceases to have effect if a rail safety er does not, within 5 days of giving the direction, serve a libition notice in respect of the activity.
20	With	drawa	l or amendment of prohibition notice
	(1)	A pro	ohibition notice served by a rail safety officer:
		(a)	may be withdrawn by notice served by a rail safety officer on the person affected by the notice, and
		(b)	may be amended by notice served by a rail safety officer on the person affected by the notice.
	(2)		mendment of a prohibition notice is effected by service on the on affected of a notice stating the terms of the amendment.
	(3)	with	mendment of a prohibition notice is ineffective if it purports to deal a contravention of a different provision of a rail safety law from dealt with in the prohibition notice as first served.
	(4)	A no	tice of an amendment of a prohibition notice must:
		(a)	state the reasons for the amendment, and
		(b)	include information about obtaining a review under Division 3 of the decision to amend the notice, and
		(c)	state that it is served under this section.
1	Proc	eeding	gs for offences not affected by prohibition notices
		affec conn	service, amendment or withdrawal of a prohibition notice does not t any proceedings for an offence against a rail safety law in ection with any matter in respect of which the prohibition notice served.
Divi	sion	3	General provisions relating to notices
22	Revi	ew of	notices by ITSRR
	(1)	A per the I	rson who is given a notice under this Part may apply in writing to TSRR for a review of the notice.
	(2)	is giv	application for review must be made within 28 days after the notice ven or, if the regulations prescribe a different period, within the d so prescribed.
	(3)		application for review may be made only once in respect of any cular notice.

	(4)	The ITSRR is to review a notice that is the subject of a duly made application for review within 28 days after the application is made.	1 2
	(5)	The notice is stayed (unless it is a prohibition notice) from when the application for review is received by the ITSRR until the ITSRR gives notice to the applicant of the result of the review.	3 4 5
	(6)	The ITSRR may, as a result of the review, confirm the notice, vary it or revoke it. The confirmation, variation or revocation has effect when notice of the result of the review is given to the applicant.	6 7 8
	(7)	Regulations may be made with respect to reviews under this section.	9
123	Appe	eal to Industrial Magistrate following review	10
	(1)	An applicant who is not satisfied with the result of a review by the ITSRR of a notice under this Part may appeal against the notice to the Local Court constituted by an Industrial Magistrate.	11 12 13
	(2)	An appeal to the Local Court under this section does not operate to stay the notice the subject of the appeal except as otherwise ordered by the Court.	14 15 16
	(3)	The Local Court may, on the appeal, confirm the notice, vary it or revoke it.	17 18
	(4)	Regulations may be made with respect to appeals under this section, including the time and manner in which such an appeal is to be made.	19 20
124	Appl	ication to Industrial Magistrate for stay of prohibition notice	21
	(1)	If a person duly applies under this Part for review of a prohibition notice, the person may apply to the Local Court constituted by an Industrial Magistrate for a stay of the notice.	22 23 24
	(2)	A stay may be granted for such period as the Local Court considers appropriate, but not so as to extend past the time when notice of the result of the review is given to the applicant by the ITSRR.	25 26 27
	(3)	A stay may be granted on such conditions as the Local Court considers appropriate and may be revoked or amended by the Local Court.	28 29
125	Revo	ocation or withdrawal of notice does not prevent issue of another se	30 31
		The revocation or withdrawal of a notice under this Part does not prevent the issue of any other notice.	32 33

Par	t 7	Off	ences, penalties and other sanctions	1
Divi	sion	1	Offences	2
126	Obst	ructin	ng or hindering rail safety officers	3
		A pe	erson must not:	4
		(a)	intentionally obstruct or hinder the ITSRR, a rail safety officer or a person assisting the ITSRR or a rail safety officer in the exercise of his or her functions under this Act or the regulations, or induce or attempt to induce any other person to do so, or	5 6 7 8
		(b)	intentionally conceal from the ITSRR, a rail safety officer or a person assisting the ITSRR or a rail safety officer, the location or existence of, or fail to comply with a request to produce, a record, document or any other thing.	9 10 11 12
		Max	imum penalty: 1,000 penalty units.	13
127	Offe	nce to	impersonate rail safety officer	14
		repre	erson who is not a rail safety officer must not impersonate, or falsely esent that the person is, a rail safety officer.  imum penalty: 100 penalty units.	15 16 17
128	Offe	nces i	nvolving accreditation	18
		A pe	erson who:	19
		(a)	by any false statement or misrepresentation, obtains or attempts to obtain any accreditation under this Act, or	20 21
		(b)	forges or fraudulently alters or uses or purports to use any accreditation, or	22 23
		(c)	fraudulently allows any such accreditation to be used by any other person,	24 25
		is gu	uilty of an offence.	26
		Max	imum penalty:	27
		(a)	in the case of a corporation—5,000 penalty units, or	28
		(b)	in the case of an individual—500 penalty units.	29
129	Notio	ce to b	pe given of certain matters	30
		must with	erson prescribed by the regulations for the purposes of this section it give notice to a rail transport operator, in the approved form and in the period prescribed by the regulations, of the commencement, scontinuation, or completion of prescribed operations or activities	31 32 33 34

		<del>-</del>	
		that may adversely affect the safety of any rail infrastructure or rolling stock of a rail transport operator.	1 2
		Maximum penalty: 100 penalty units.	3
130	Tam	pering with railway equipment	4
	(1)	A person who tampers with or disables:	5
		(a) the emergency or safety equipment of a railway or of a unit or units of rolling stock, or	6 7
		(b) the interlocking system of a railway,	8
		is guilty of an offence.	9
		Maximum penalty: 1,000 penalty units or 3 years imprisonment, or both.	10 11
	(2)	In this section:	12
		emergency or safety equipment includes track and communication systems, closed circuit television cameras, emergency help points for passengers, safety signage, emergency breakdown equipment and alarms.	13 14 15 16
		<i>interlocking system</i> means any lever or collection of levers, or electrical, electronic or mechanical device or devices, that operate or control points and signals, or signals, and that are interlocked to prevent conflicting movements of trains.	17 18 19 20
131	Raily	way offences	21
		The regulations may make provision for or with respect to the following:	22 23
		(a) the regulation or prohibition of persons travelling or attempting to travel on a train without paying a fare or without paying the correct fare,	24 25 26
		(b) the regulation or prohibition of persons who travel or attempt to travel on a train for which they do not have the correct, or a valid, ticket or pass,	27 28 29
		(c) the regulation or prohibition of persons who fail to pay a fare on demand,	30 31
		(d) trespass on railways,	32
		(e) the regulation or prohibition of eating, drinking or smoking in trains or in other public areas of a railway,	33 34
		(f) the conduct of passengers and drivers on trains or in other parts of a railway,	35 36
		(g) the powers and duties of drivers of trains and of rail safety officers,	37 38

		(h)	the exclusion of persons, animals or freight from railways,	
		(i)	the authority of drivers of trains, and of rail safety officers, to eject persons guilty of any contravention of a regulation,	2
		(j)	the taking up or setting down of passengers or other matters incidental to the transport of passengers,	!
		(k)	the carriage of passengers' luggage or other goods, and animals, on trains,	-
		(1)	the regulation or prohibition of the carriage of passengers standing in or on any part of the train,	9
		(m)	the custody and return of property left in trains or in other parts of a railway, the payment of compensation for any such property and the disposal or sale of any such property not claimed and the time of any such disposal or sale,	10 11 11 11
		(n)	the exhibition in or on any train or other part of a railway of such notices in the public interest as the ITSRR considers necessary,	14 15
		(o)	the erection and display of signs and notices for the guidance of drivers of trains and the public,	16 17
		(p)	the sale of tickets and the conditions under which tickets must be sold,	18 19
		(q)	generally as to the regulation and control of trains, of their drivers and passengers, and of other parts of a railway.	20 21
Divi	sion	2	Proceedings for offences	22
132	Proc	eedin	gs for offences	23
	(1)		eedings for an offence under this Act or the regulations may be with summarily:	24 25
		(a)	before the Local Court, or	26
		(b)	before the Industrial Court of New South Wales.	27
	(2)	proce	maximum penalty that may be imposed by the Local Court in eedings for an offence against this Act or the regulations (including daily penalty) is 500 penalty units or imprisonment for 12 months, oth.	28 29 30 3
	(3)	regul the I with Cour	provisions of the <i>Industrial Relations Act 1996</i> , and of the lations under that Act, relating to appeals from the Local Court to industrial Relations Commission in Court Session in connection offences against that Act apply to proceedings before the Local of the for offences against this Act or the regulations (other than access under a regulation made under section 131).	3; 3; 3, 3, 3, 3,

	(4)		gs for an offence under this Act, the onus of proving a reasonable excuse is on the defendant.	1 2
133	Peri	d within which pr	oceedings for offences may be commenced	3
	(1)	This section applies to an offence against a rail safety law, other than the following:		
		(a) an offence	under the regulations,	6
			in respect of which proceedings may only be d within a period of less than 2 years after its alleged 1,	7 8 9
		(c) any other o of this section	ffence prescribed by the regulations for the purposes on.	10 11
	(2)		to the contrary in any other Act, proceedings for an rail safety law to which this section applies may be n:	12 13 14
		(a) 2 years afte	r the offence was committed, or	15
		ITSRR, a revidence of reasonably	riod of one year commencing on the day on which the rail safety officer or a police officer first obtained of the commission of the alleged offence considered sufficient by the ITSRR or officer to warrant ag proceedings.	16 17 18 19 20
	(3)	or proceedings at this Act or the reproceedings in res	ry is held and it appears from the report of the inquiry the inquiry that an offence has been committed against gulations (whether or not the offender is identified), spect of that offence may be instituted within 2 years report was made or the inquiry was concluded.	21 22 23 24 25
	(4)	issued by the ITSF when the ITSRI reasonably suffici	of subsection (2), a certificate purporting to have been RR, a rail safety officer or a police officer as to the date R or officer first obtained evidence considered ent by the ITSRR or officer to warrant commencing missible in any proceedings and is evidence of the	26 27 28 29 30 31
	(5)	In this section:		32
		relevant inquiry r	means:	33
		(a) a coronial is	nquest or inquiry, or	34
		(b) a rail safety	inquiry, or	35
		(c) an investiga	ation by the Chief Investigator, or	36
		(d) an inquiry b	by the Australian Transport Safety Bureau, or	37
		(e) any other in	nquiry prescribed by the regulations.	38

134	Auth	ority to take proceedings	1
	(1)	Subject to this section, any legal proceedings for an offence against, or to recover any charge, fee or money due under, this Act or the regulations may be taken only by the ITSRR or by a person authorised by the ITSRR for the purpose, either generally or in any particular case.	2 3 4 5
	(2)	Proceedings for an offence against this Act are not to be instituted in the Industrial Court of New South Wales without the written consent of the ITSRR or of an officer of the ITSRR authorised by the ITSRR for the purposes of this section.	6 7 8 9
	(3)	Proceedings against the Crown or a statutory body representing the Crown for an offence against this Act or the regulations are not to be instituted without the written consent of the Minister.	10 11 12
	(4)	In any proceedings referred to in this section, the production of an authority or consent purporting to be signed by the ITSRR or the Minister is to be evidence of the authority or consent without proof of the signature of the ITSRR or the Minister.	13 14 15 16
	(5)	The ITSRR may, for the purposes of subsection (1), authorise any person who is a member of a specified class of persons to take the actions referred to in that subsection.	17 18 19
135	Mult	iple contraventions of general duties under Part 2	20
	(1)	More than one contravention of a provision of Part 2 by a person that arise out of the same factual circumstances may be charged as a single offence or as separate offences.	21 22 23
	(2)	This section does not authorise contraventions of 2 or more of those provisions to be charged as a single offence.	24 25
	(3)	A single penalty only may be imposed in respect of more than one contravention of any such provision that is charged as a single offence.	26 27
136	Offe	nces by corporations	28
	(1)	If a corporation contravenes, whether by act or omission, any provision of this Act or the regulations, each person who is a director of the corporation or who is concerned in the management of the corporation is taken to have contravened the same provision.	29 30 31 32
	(2)	If an employee contravenes, whether by act or omission, any provision of this Act or the regulations, the employer is taken to have contravened the same provision.	33 34 35

	(3)	pursi empl	erson may be proceeded against and convicted under a provision uant to subsection (1) or (2) whether or not the corporation or loyee has been proceeded against or has been convicted under the ision.	1 2 3 4
	(4)		a defence to an offence arising under subsection (1) if the defendant blishes that the defendant:	5 6
		(a)	was not in a position to influence the conduct of the corporation in relation to its contravention of the provision, or	7 8
		(b)	being in such a position, took reasonable precautions and exercised due diligence to prevent the contravention.	9 10
	(5)	It is a estab	a defence to an offence arising under subsection (2) if the defendant blishes that the defendant:	11 12
		(a)	had no knowledge of the actual contravention, or	13
		(b)	being in such a position, took reasonable precautions and exercised due diligence to prevent the contravention.	14 15
	(6)	Crov	officer of a corporation (including a corporation representing the vn) who is a volunteer is not liable to be prosecuted under this on for anything done or not done by him or her as a volunteer.	16 17 18
	(7)	an o	ning in this section affects any liability imposed on a corporation for offence committed by the corporation under this Act or the lations.	19 20 21
	(8)	In th	is section:	22
			<b>nteer</b> means a person who is acting on a voluntary basis spective of whether the person receives out-of-pocket expenses).	23 24
137	Cont	tinuing	g offences	25
	(1)	requi requi some	erson who is guilty of an offence because the person contravenes a irement made by or under this Act or the regulations (whether the irement is imposed by a notice or otherwise) to do or cease to do ething (whether or not within a specified period or before a cular time):	26 27 28 29 30
		(a)	continues, until the requirement is complied with and despite the fact that any specified period has expired or time has passed, to be liable to comply with the requirement, and	31 32 33
		(b)	is guilty of a continuing offence for each day the contravention continues.	34 35
	(2)		section does not apply to an offence if the relevant provision of this or the regulations does not provide for a penalty for a continuing nee.	36 37 38

	(3)	This section does not apply to the extent that a requirement of a notice is revoked.	1 2
138	Proc	ceedings against the Crown and government agencies	3
	(1)	Sections 119–121 and 123 of the <i>Occupational Health and Safety Act 2000</i> apply to offences against this Act or the regulations, and to proceedings for offences, in the same way as they apply to offences against that Act or the regulations under that Act.	4 5 6 7
	(2)	Section 122 of the <i>Occupational Health and Safety Act 2000</i> applies to improvement or prohibition notices under this Act in the same way as it applies to improvement or prohibition notices under that Act.	8 9 10
139	Pena	alty notices	11
	(1)	An authorised officer may serve a penalty notice on a person if it appears to the officer that the person has committed an offence against this Act or the regulations, being an offence prescribed by the regulations as a penalty notice offence.	12 13 14 15
	(2)	A penalty notice is a notice to the effect that, if the person served does not wish to have the matter determined by a court, the person can pay, within the time and to the person specified in the notice, the amount of the penalty prescribed by the regulations for the offence if dealt with under this section.	16 17 18 19 20
	(3)	A penalty notice may be served personally or by post.	21
	(4)	If the amount of penalty prescribed for an alleged offence is paid under this section, no person is liable to any further proceedings for the alleged offence.	22 23 24
	(5)	Payment under this section is not to be regarded as an admission of liability for the purpose of, and does not in any way affect or prejudice, any civil claim, action or proceeding arising out of, the same occurrence.	
	(6)	The regulations may:	29
		(a) prescribe an offence for the purposes of this section by specifying the offence or by referring to the provision creating the offence, and	30 31 32
		(b) prescribe the amount of penalty payable for the offence if dealt with under this section, and	33 34
		(c) prescribe different amounts of penalties for different offences or classes of offences.	35 36

Offences,	penalties	and	other	sanctions
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	(7)	The amount of a penalty prescribed under this section for an offence is not to exceed the maximum amount of penalty that could be imposed for the offence by a court.	1 2 3
	(8)	This section does not limit the operation of any other provision of, or made under, this or any other Act relating to proceedings that may be taken in respect of offences.	4 5 6
	(9)	In this section, <i>authorised officer</i> means a person authorised in writing by the ITSRR as an authorised officer for the purposes of this section.	7 8
Divi	sion	3 Enforceable voluntary undertakings	9
140	ITSR	R may accept undertakings	10
	(1)	The ITSRR may accept (by written notice) a written undertaking given by a person in connection with a matter relating to a contravention or alleged contravention by the person of this Act or the regulations.	11 12 13
	(2)	The person may withdraw or vary the undertaking at any time but only with the ITSRR's written consent.	14 15
	(3)	Neither the ITSRR nor a rail safety officer may bring proceedings for an offence against this Act or the regulations constituted by the contravention or alleged contravention to which an undertaking that is in force relates.	16 17 18 19
141	Enfo	rcement of undertakings	20
	(1)	If the ITSRR considers that a person has contravened an undertaking accepted by the ITSRR, the ITSRR may apply to the Local Court constituted by an Industrial Magistrate for enforcement of the undertaking.	21 22 23 24
	(2)	If the Local Court is satisfied that the person has contravened the undertaking, it may make:	25 26
		(a) an order that the person must comply with the undertaking or take specified action to comply with the undertaking, or	27 28
		(b) any other order that it considers appropriate.	29
Divi	sion	4 Court-based sanctions	30
142	Com	mercial benefits order	31
	(1)	The court that finds a person guilty of an offence against a rail safety law may, on the application of the prosecutor or the ITSRR, make an order under this section.	32 33 34

(2)	to pa	court may make a commercial benefits order requiring the person ay, as a fine, an amount not exceeding 3 times the amount estimated ne court to be the gross commercial benefit that:	1 2 3
	(a)	was received or receivable, by the person or by an associate of the person, from the commission of the offence, and	4 5
	(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 the commission of the offence, would have been received or receivable, by the person or by an associate of the person, from the commission of the offence had the journey been completed.	6 7 8 9 10
(3)	recei	stimating the gross commercial benefit that was or would have been ived or receivable from the commission of the offence, the court take into account:	11 12 13
	(a)	benefits of any kind, whether monetary or otherwise, and	14
	(b)	monetary savings or a reduction in any operating or capital expenditure of any kind achieved because of the commission of the offence, and	15 16 17
	(c)	any other matters that it considers relevant, including (for example):	18 19
		(i) the value per tonne or per kilometre of the carriage of the goods involved in the offence as freight, and	20 21
		(ii) the distance over which any such goods were or were to be carried.	22 23
(4)	have the	vever, in estimating the gross commercial benefit that was or would be been received or receivable from the commission of the offence, court is required to disregard any costs, expenses or liabilities rred by the person or by an associate of the person.	24 25 26 27
(5)		ning in this section prevents the court from ordering payment of an unt that is:	28 29
	(a)	less than 3 times the estimated gross commercial benefit, or	30
	(b)	less than the estimated gross commercial benefit.	31
(6)	For t	the purposes of this section, a person is an <i>associate</i> of another if:	32
	(a)	one is a spouse, parent, brother, sister or child of the other, or	33
	(b)	they are members of the same household, or	34
	(c)	they are partners, or	35
	(d)	they are both trustees or beneficiaries of the same trust, or one is a trustee and the other is a beneficiary of the same trust, or	36 37
	(e)	one is a body corporate and the other is a director or member of the governing body of the body corporate, or	38 39

		(f)	one 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	1 2 3
		(g)	they are related bodies corporate within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth, or	4 5
		(h)	a chain of relationships can be traced between them under any one or more of the above paragraphs.	6 7
	(7)		the purposes of subsection (6), a beneficiary of a trust includes an ct of a trust.	8 9
143	Supe	erviso	ry intervention order	10
	(1)	law r	court that finds a person guilty of an offence against a rail safety may, on the application of the prosecutor or the ITSRR, if the court iders the person to be a systematic or persistent offender against the rail an rail safety laws, make an order under this section.	11 12 13 14
	(2)	perso	court may make a supervisory intervention order requiring the on (at the person's own expense and for a specified period not eding one year) to do all or any of the following:	15 16 17
		(a)	to do specified things that the court considers will improve the person's compliance with rail safety laws or specified aspects of rail safety laws, including (for example) the following:	18 19 20
			(i) appointing or removing staff to or from particular activities or positions,	21 22
			(ii) training and supervising staff,	23
			(iii) obtaining expert advice as to maintaining appropriate compliance,	24 25
			(iv) installing monitoring, compliance, managerial or operational equipment,	26 27
			(v) implementing monitoring, compliance, managerial or operational practices, systems or procedures,	28 29
		(b)	to conduct specified monitoring, compliance, managerial or operational practices, systems or procedures subject to the direction of the ITSRR or a person nominated by the ITSRR,	30 31 32
		(c)	to furnish compliance reports to the ITSRR or the court or both as specified in the order,	33 34
		(d)	to appoint a person to have responsibilities:	35
			(i) to assist the person in improving compliance with rail safety laws or specified aspects of rail safety laws, and	36 37

		(ii)	to monitor the person's performance in complying with rail safety laws or specified aspects of rail safety laws and in complying with the requirements of the order, and	1 2 3
		(iii)	to furnish compliance reports to the ITSRR or the court or both as specified in the order.	4 5
(3)	repor	rts and	may specify matters that are to be dealt with in compliance the form and manner in which, and frequency with which, exports are to be prepared and furnished.	6 7 8
(4)	repoi	rts be n	nay require that compliance reports or aspects of compliance made public, and may specify the form and manner in which, acy with which, they are to be made public.	9 10 11
(5)	satist	fied that	may make a supervisory intervention order only if it is at the order is capable of improving the person's ability or to comply with the rail safety laws, having regard to:	12 13 14
	(a)		offences against Australian rail safety laws of which the on has been previously found guilty, and	15 16
	(b)	perso	offences against Australian rail safety laws for which the on has been proceeded against by way of unwithdrawn lty notices, and	17 18 19
	(c)	relev	other offences or other matters that the court considers to be vant to the conduct of the person in connection with railway ations.	20 21 22
(6)	offer	ice by	may direct that any other penalty or sanction imposed for the the court is suspended until the court determines whether or as been a substantial failure to comply with the order.	23 24 25
(7)			at has power to make supervisory intervention orders may mend a supervisory intervention order on the application of:	26 27
	(a)	the I'	TSRR, or	28
	(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 imstances warranting revocation or amendment.	29 30 31
(8)			ion, <i>compliance report</i> , in relation to a person in respect of pervisory intervention order is made, means a report relating	32 33 34
	(a)	the p	performance of the person in complying with:	35
		(i)	the rail safety laws or aspects of rail safety laws specified in the order, and	36 37
		(ii)	the requirements of the order, and	38

		(b)	without	limiting the above:	1
			ŗ	nings done by the person to ensure that any failure by the erson to comply with the rail safety laws or the specified spects of the rail safety laws does not continue, and	2 3 4
			(ii) t	ne results of those things having been done.	5
144	Cont	raven	tion of s	upervisory intervention order	6
		ordei requi	must no rement.	is subject to a requirement of a supervisory intervention of engage in conduct that results in contravention of the	7 8 9
		Maxi	mum pei	nalty: 400 penalty units.	10
145	Excl	usion	orders		11
	(1)	law r	nay, on tl ders the j	finds a person guilty of an offence against a rail safety ne application of the prosecutor or the ITSRR, if the court person to be a systematic or persistent offender against the I safety laws, make an order under this section.	12 13 14 15
	(2)	be in rail s	volved in afety lav an exclu	se of restricting opportunities for the person to commit or in the commission of further offences against Australian is, the court may, if it considers it appropriate to do so, asion order prohibiting the person, for a specified period,	16 17 18 19 20
		(a)	carrying	g out specified railway operations or any railway ons, or	21 22
		(b)	manage infrastr	a director, secretary or officer concerned in the ment of a body corporate involved in managing rail acture that is in this jurisdiction or operating rolling stock urisdiction, or	23 24 25 26
		(c)	jurisdic	nvolved in managing rail infrastructure that is in this tion or operating rolling stock in this jurisdiction excepting a train or rolling stock.	27 28 29
	(3)	the p	erson sh	only make an order under this section if it is satisfied that ould not continue the things the subject of the proposed at a supervisory intervention order is not appropriate, to:	30 31 32 33
		(a)		nces against the Australian rail safety laws of which the has previously been found guilty, and	34 35
		(b)	person	nces against the Australian rail safety laws for which the has been proceeded against by way of unwithdrawn notices, and	36 37 38

Clause 146		Rail Safety Bill 2008		
Part 7	Of	fences, penalties and other sanctions		
	(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.		
(4)		ort that has power to make an exclusion order may revoke or amend clusion order on the application of:		
	(a)	the ITSRR, or		
	(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.		

#### Contravention of exclusion order

A person who is subject to an exclusion order must not engage in conduct that results in a contravention of the order. Maximum penalty: 400 penalty units. 

Administration Part 8

Part 8		Administration		
147	Dele	egation by Minister	2	
	(1)	The Minister may delegate any function under this Act (except this power of delegation) to any member of staff of the ITSRR.	3	
	(2)	A reference in this section to a function under this Act includes a reference to a function under a condition of an accreditation.	5	
148	Арр	pointment of rail safety officers	7	
	(1)	The ITSRR may appoint a member of staff of the ITSRR, or a person of a class prescribed by the regulations, to be a rail safety officer for the purposes of this Act.	8 9 10	
	(2)	The authority of a rail safety officer may be limited by the relevant instrument of appointment to the functions specified in the instrument of appointment.	11 12 13	
	(3)	In addition to any other persons who may be appointed as rail safety officers under this Act, the ITSRR may, for the purpose of the investigation or exercise of powers related to a specified railway accident or railway incident, appoint as a rail safety officer a person exercising powers, or holding office, under a Commonwealth Act.	14 15 16 17 18	
149	Reci	ciprocal powers of rail safety officers	19	
	(1)	This section has effect in relation to another jurisdiction while there is in force a corresponding rail safety law that contains provisions corresponding to this section.	20 21 22	
	(2)	The Minister may enter into an agreement with a Minister of another jurisdiction for the purposes of this section, including an agreement to amend or revoke any such agreement.	23 24 25	
	(3)	To the extent envisaged by such an agreement:	26	
		(a) rail safety officers of this jurisdiction may, in this jurisdiction or the other jurisdiction, exercise functions conferred on rail safety officers of the other jurisdiction by or under the corresponding rail safety law of that other jurisdiction, and	27 28 29 30	
		(b) rail safety officers of that other jurisdiction may, in this jurisdiction or that other jurisdiction, exercise functions conferred on rail safety officers by or under this Act.	31 32 33	
	(4)	Anything done or omitted to be done by a rail safety officer of this jurisdiction under subsection (3) is taken to have been done under this Act as well as under the corresponding rail safety law.	34 35 36	

	(5)	The regulations may make provision for or with respect to the exercise of functions under this section.	
	(6)	Nothing in this section affects the appointment under section 148 of persons as rail safety officers for the purposes of this Act.	3
150	lden	tification cards for rail safety officers	į
		The ITSRR must:	(
		(a) issue a rail safety officer with an identification card, or	7
		(b) designate a card issued to a rail safety officer by a corresponding Rail Safety Regulator or by a person, body or authority (whether or not of this jurisdiction) as an identification card for the purposes of this Act.	8 9 10 1
151	Rail	safety officer must not exercise functions without identification card	12
		A rail safety officer must not exercise a function conferred by or under this Act unless an identification card has been issued to, or designated for, the officer by the ITSRR.	13 14 15
152	Disp	play and production of identification card	16
	(1)	This section applies to a rail safety officer who is exercising, or about to exercise, a function under this Act.	17 18
	(2)	A rail safety officer must:	19
		(a) display his or her identification card if the officer is not wearing an approved uniform or badge, or	20 21
		(b) produce his or her identification card if requested to do so by a person in relation to whom the officer is exercising, or about to exercise, the function.	22 23 24
	(3)	If it is not practical for a rail safety officer to produce his or her identification card on being requested to do so, the rail safety officer must produce his or her identification card as soon as practicable after the request is made.	25 26 27 28
153	Retu	urn of identification cards	29
		A person who has ceased to be a rail safety officer must not, without reasonable excuse, refuse or fail to return to the ITSRR, within such period as is specified by the ITSRR in a request for the return of the card, any identification card issued to the person by the ITSRR.	30 31 32 33
		Maximum penalty: 15 penalty units.	34

Admi	nistrati	ion Part 8
 154	ITSF	RR may exercise functions of rail safety officers
	(1)	The ITSRR may exercise any function conferred on a rail safety officer by or under this Act or the regulations.
	(2)	Accordingly, in this Act (except this Part) a reference to a rail safety officer includes a reference to the ITSRR.

Clause 154

1 2 3

Part 9		Miscellaneous		
155	Act	ct to bind Crown		
		This Act binds the Crown in right of New South Wales and, in so far as the legislative power of the Parliament of New South Wales permits, the Crown in all its other capacities.	3 4 5	
156	Excl	hange of information	6	
	(1)	The ITSRR may enter into an arrangement (an <i>information sharing arrangement</i> ) with a relevant agency for the purposes of sharing or exchanging information held by the ITSRR and the agency.	7 8 9	
	(2)	The information to which an information sharing arrangement may relate is limited to the following:	10 11	
		(a) information concerning possible breaches of this Act or the regulations,	12 13	
		(b) information concerning the safe carrying out of railway operations,	14 15	
		(c) any other information that may be prescribed by the regulations.	16	
	(3)	Under an information sharing arrangement, the ITSRR and the relevant agency are, despite any other Act or other law of the State, authorised:	17 18	
		(a) to request and receive information held by the other party to the arrangement, and	19 20	
		(b) to disclose information to the other party,	21	
		but only to the extent that the information is reasonably necessary to assist in the exercise of functions of the ITSRR under this Act (or any other Act administered by the Minister, whether solely or jointly with another Minister) or the functions of the relevant agency concerned.	22 23 24 25	
	(4)	This section does not limit the operation of any Act under which the ITSRR or a relevant agency is authorised or required to disclose information to another person or body.		
	(5)	This section does not permit the disclosure of information in contravention of section 64.	29 30	
	(6)	In this section:	31	
		relevant agency means:	32	
		(a) the WorkCover Authority constituted by the <i>Workplace Injury Management and Workers Compensation Act 1998</i> , or	33 34	
		(b) the Chief Investigator, or	35	
		(c) any other person or body prescribed by the regulations.	36	

Rail Safety Bill 2008	Clause 157
Miscellaneous	Part 9

157 Reviewable decisions

The following table sets out:			
(a)	decisions made under this Act the with this Part ( <i>reviewable decis</i> )	hat are reviewable in accordance <i>ions</i> ), and	
(b)	who is eligible to apply for revieweligible person in relation to the	ew of a reviewable decision (the e reviewable decision).	
Item	Provision under which reviewable decision is made	Eligible person in relation to reviewable decision	
1	Section 24 (1) (direction to amend safety management system)	A rail transport operator given a direction to amend a safety management system	
2	Section 42 (1) (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	
3	Section 42 (extending the period for determining an application)	A rail transport operator who has applied for accreditation	
4	Section 53 (suspension or revocation of accreditation)	A rail transport operator whose accreditation is revoked or suspended	
5	Section 54 (1) (immediate suspension of accreditation)	A rail transport operator whose accreditation is suspended	
6	Section 54 (extension of immediate suspension)	A rail transport operator whose accreditation is suspended	
7	Section 56 (1) (grant of variation of accreditation subject to conditions or restrictions)	A rail transport operator whose accreditation is varied subject to a condition or restriction	
8	Section 56 (1) (refusal to grant variation of accreditation)	A rail transport operator whose application for variation of accreditation is refused	
9	Section 56 (extending the period for determining an application for variation)	A rail transport operator who has applied for variation of accreditation	
10	Section 57 (3) (refusal to grant variation of condition or restriction of accreditation)	A rail transport operator whose application for variation of a condition or restriction is refused	
11	Section 58 (1) (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	

		Item	Provision under which reviewable decision is made	Eligible person in relation to reviewable decision	
		12	Section 100 (1) (c) (retention of sample or seized thing to prevent commission of offence)	A person who is an owner within the meaning of section 100 (4) of the sample or thing	
158	Revi	ew by I	TSRR and ADT		1
	(1)	An el	gible person:		2
		(a)		eision made by the ITSRR may w of the decision within 28 days	3 4 5
		(b)		sion, other than a decision made the ITSRR for a review of the	6 7 8
			(i) 28 days after the day on the eligible person's notice	which the decision first came to	9
			(ii) such longer period as the		11
	(2)	The a	pplication must be in the approv	ed form.	12
	(3)	If an a	application is made to the ITSRF SRR must make a decision:	R in accordance with this section,	13 14
		(a)	to affirm or vary the reviewable	decision, or	15
		(b)	to set aside the reviewable decision that the ITSRR consideration	decision and substitute another ers appropriate.	16 17
	(4)	The I'	ΓSRR must give a written notice	to the applicant setting out:	18
		(a)	the ITSRR's decision under sub decision, and	section (3) and the reasons for the	19 20
		(b)		ns of fact that led to the decision, other material on which those	21 22 23
		reviev		the application is made or, if the ection 100, within 7 days after the	24 25 26
	(5)	with s	ITSRR has not notified an appl subsection (4), the ITSRR is ta the reviewable decision.	icant of a decision in accordance ken to have made a decision to	27 28 29
	(6)	reviev	vable decision or prevent the tak	es not affect the operation of the ing of any action to implement it on initiative or on the application	30 31 32

Rail Safety Bill 2008	Clause 159
Miscellaneous	Part 9

		of the applicant for review, stays the operation of the decision (not being a prohibition notice) pending the determination of the review.	1 2
	(7)	The ITSRR must make a decision on an application for a stay within 24 hours after the making of the application.	3 4
	(8)	If the ITSRR has not made a decision in accordance with subsection (7), the ITSRR is taken to have made a decision to grant a stay.	5 6
	(9)	The ITSRR may attach any conditions to a stay of the operation of a reviewable decision that the ITSRR considers appropriate.	7 8
	(10)	An eligible person aggrieved by a reviewable decision may appeal to the Administrative Decisions Tribunal against the decision, if the ITSRR has notified the person of a decision under subsection (4) or subsection (5) applies.	9 10 11 12
	(11)	Section 53 of the <i>Administrative Decisions Tribunal Act 1997</i> does not apply to a reviewable decision.	13 14
159	Prot	ection from incrimination	15
	(1)	Self-incrimination not an excuse	16
		A person is not excused from a requirement under Division 2 of Part 4 or Part 5 to make a statement, to give or furnish information, to answer a question or to produce a document on the ground that the statement, information, answer or document might incriminate the person or make the person liable to a penalty.	17 18 19 20 21
	(2)	Statement, information or answer not admissible if objection made	22
		However, any statement made or any information or answer given or furnished by a natural person in compliance with a requirement under this Act is not admissible in evidence against the person in criminal proceedings (except proceedings for an offence under Part 5 or section 126 or in respect of false information) if:	23 24 25 26 27
		(a) the person objected at the time to doing so on the ground that it might incriminate the person, or	28 29
		(b) the person was not warned at an appropriate time that the person may object to making the statement or giving or furnishing the information or answer on the ground that it might incriminate the person.	30 31 32 33
	(3)	Appropriate time for giving warning about incrimination	34
		An <i>appropriate time</i> for warning a person as referred to in subsection (2) (b) is any of the following times:	35 36

the time when the requirement to make the statement or to give or furnish the answer or information is made,

(a)

		(b)	in the case of evidence required to be given when appearing before a rail safety officer or other person, any time after the start of the appearance before the rail safety officer or person,	1 2 3
		(c)	at or about the time immediately before the person makes the statement or gives or furnishes the answer or information.	4
	(4)	Docu	uments admissible	6
		under again	document produced by a person in compliance with a requirement r Division 2 of Part 4 or Part 5 is not inadmissible in evidence ast the person in criminal proceedings on the ground that the ment might incriminate the person.	7 8 9 10
	(5)	Furth	ner information	11
		stater	ner information obtained as a result of a document produced, a ment made or information or an answer given or furnished in pliance with a requirement under Division 2 of Part 4 or Part 5 is nadmissible on the ground:	12 13 14 15
		(a)	that the document, statement, information or answer had to be produced, made, given or furnished, or	16 17
		(b)	that the document, statement, information or answer might incriminate the person.	18 19
60	Reco	ords ar	nd evidence from records	20
	(1)	suspe	ITSRR must keep records of the grant, refusal, variation, ension, surrender and revocation of accreditations, and of any itions or restrictions of accreditations, and of improvement notices prohibition notices, under this Act.	21 22 23 24
	(2)	A cei	rtificate purporting to be signed by the ITSRR and certifying that:	25
		(a)	on a date specified in the certificate, or	26
		(b)	during any period so specified,	27
		recor	particulars set out in the certificate as to any matter required to be reded under this section did or did not appear on or from the records or the purposes of any legal proceedings, evidence of what it fies.	28 29 30 31
	(3)	Such	a certificate is admissible in any proceedings:	32
		(a)	without proof of the signature of the ITSRR, and	33
		(b)	without production of any record or document on which the certificate is founded.	34 35

Miscellaneous Part 9

161	Cert	ificate	evidence	1
		offic recor	atement in a certificate purporting to be issued by the ITSRR, a esponding Rail Safety Regulator, a rail safety officer or a police ter as to any matter that appears in, or can be calculated from, rds kept or accessed by the ITSRR is admissible in any proceedings is evidence of the matter.	2 3 4 5 6
162	Disc	losure	e of information	7
	(1)	adm	section applies to a person engaged or previously engaged in the inistration of this Act and (without limiting the foregoing) to the owing persons:	8 9 10
		(a)	a rail safety officer or a person assisting a rail safety officer,	11
		(b)	a person authorised by the ITSRR or a rail safety officer under a provision of this Act to do the act or thing provided for in that provision,	12 13 14
		(c)	a person who is or was a delegate of the ITSRR,	15
		(d)	a person who is or was employed by, or engaged to provide services to or on behalf of, the ITSRR,	16 17
		(e)	a person who is or was employed by, or engaged to provide services to, a person or body engaged to provide services to the ITSRR.	18 19 20
	(2)	com	person to whom this section applies must not disclose or municate information obtained (whether by that person or rwise) in the administration of this Act except:	21 22 23
		(a)	as required or authorised by or under this or any other Act, or	24
		(b)	with the consent of the person from whom the information was obtained or to whom the information relates, or	25 26
		(c)	in connection with the administration of rail safety laws and corresponding rail safety laws, or	27 28
		(d)	for law enforcement purposes, rail safety inquiries or public safety, or	29 30
		(e)	to a court or in connection with any legal proceedings, or	31
		(f)	in accordance with the regulations.	32
		Max	imum penalty: 20 penalty units.	33
	(3)	Aust enab	ning in this section prevents information being used to enable an tralian Rail Safety Regulator to accumulate aggregate data and to ble the Australian Rail Safety Regulator to authorise use of the regate data for the purposes of research or education.	34 35 36 37

163	Civil	il liability not affected by Part 2		
103		-		1
	(1)	Nothing in Part 2 is to be construed:		2
		(a) as conferring a right of action in any civil proceeding of any contravention, whether by act or omis	ings in respect ssion, of any	3 4
		provisions of that Part, or	1.	5
		(b) as conferring a defence to an action in any civil pro otherwise affecting a right of action in any civil pro		6 7
	(2)	Subsection (1) does not affect the extent (if any) to which duty imposed by the regulations is actionable.	ch a breach of	8 9
164	Excl	clusion of personal liability		10
		No matter or thing done, or omitted to be done, by the ITSRR, the Chief Investigator, a member of, or an assess of Inquiry, an officer of the ITSRR, a rail safety office acting under the direction of the Minister, the ITSR Investigator, a member or any such officer subjects the ITSRR, the Chief Investigator, a member, an assessor officer or person personally to any action, liability, claim the matter or thing was done, or omitted to be done, in good purposes of this or any other Act.	or for, a Board er or a person cR, the Chief e Minister, the r or any such n or demand if	11 12 13 14 15 16 17 18
165	Excl	lusion of liability of the State		20
		No act or omission of the Minister, the ITSRR, the Chie a member of, or an assessor for, a Board of Inquiry, a rail or an officer of the ITSRR in the course of exercising failing to exercise functions) under this Act gives risc liability (including, for example, liability in negligence of statutory duty) against the State or any authority of the State or any authority or any authority of the S	safety officer functions (or to any civil r for breach of	21 22 23 24 25 26
166	lmm	nunity for reporting unfit rail safety worker		27
	(1)	No action may be taken against a person to whom this s who, in good faith, reports to:	ection applies	28 29
		(a) the ITSRR, or		30
		(b) a rail transport operator, or		31
		(c) any other person to whom this section applies who or engaged by the ITSRR or a rail transport operation.		32 33
		any information which discloses that a person is unfit to safety work or certain types of rail safety work or the dangerous to allow that person to carry out rail safety we types of rail safety work.	nat it may be	34 35 36 37

Miscellaneous Part 9

	(2)	No action may be taken against a pwho, in good faith, reports:	person to whom this section applies	
		(a) the results of a test or examithe regulations, or	nation carried out under this Act or	
		(b) an opinion formed by that pe test or examination,	rson as a result of conducting such a	(
		to a person referred to in subsection	a (1) (a), (b) or (c).	-
	(3)	This section applies to the following	g persons:	8
		(a) a registered medical practition	ner,	9
		(b) a registered optometrist,		10
		(c) a registered physiotherapist.		1
167	Аррі	oval of compliance codes and gui	delines	12
	(1)	For the purpose of providing pract duties or obligations under this Act	ical guidance to persons who have or the regulations:	10 14
		(a) the Minister may make an o	rder approving a compliance code,	15 16
		(b) the ITSRR may make an ord	er approving guidelines.	17
	(2)	The Minister may make an ord compliance code or revoking the ap	ler approving the variation of a oproval of a compliance code.	18 19
	(3)	The ITSRR may make an order ap or revoking the approval of a guide	proving the variation of a guideline line.	20 2
	(4)		code or guidelines, or a variation or en notice of it is published in the pecified in the order.	22 23 24
	(5)	code or guidelines, or a variation of	g an order approving a compliance or revocation order, the Minister or the making of the order is published	25 26 27 28
	(6)	The ITSRR must ensure that a copy	of:	29
		(a) each compliance code that is	currently approved, and	30
		(b) guidelines that are currently	approved,	3
		is or are available for inspection charge at the office of the ITSRR d	by members of the public without uring normal business hours.	32 33
	(7)	Sections 40 and 41 of the <i>Interpret</i> codes in the same way that they app	ation Act 1987 apply to compliance oly to statutory instruments.	34 35

168	Use	of con	npliano	ce codes	1
			-	eedings for an offence against this Act or the regulations:	2
		(a)	a cor neces	mpliance code that is relevant to any matter which it is ssary for the prosecution to prove to establish the mission of the offence by a person is admissible in evidence ose proceedings, and	3 4 5 6
		(b)	the p	person's failure at any material time to observe the code is ence of the matter to be established in those proceedings.	7
169	Effe	ct of c	omplia	ance code	9
				not liable to any civil or criminal proceedings by reason only son has failed to observe a compliance code.	10 11
170	Reco	overy o	of certa	ain costs	12
		costs railw	of the	a may recover from a rail transport operator the reasonable entry and audit of railway infrastructure, rolling stock or mises in respect of which the person is accredited, other than an audit of an accredited person under section 84.	13 14 15 16
171	Reco	overy o	of amo	ounts due	17
		regul	ations	charges or other money payable under this Act or the may be recovered by the ITSRR as a debt in any court of jurisdiction.	18 19 20
172	Cont	tractin	g out p	prohibited	21
		modi	fy the	any contract or agreement that purports to exclude, limit or operation of this Act or of any provision of this Act is void at that it would otherwise have effect.	22 23 24
173	Serv	ice of	docun	nents	25
	(1)			t that is authorised or required by this Act or the regulations d on any person may be served by:	26 27
		(a)	in the	e case of a natural person:	28
			(i)	delivering it to the person personally, or	29
			(ii)	sending it by post to the address specified by the person for the giving or service of documents or, if no such address is specified, the residential or business address of the person last known to the person giving or serving the document, or	30 31 32 33 34
			(iii)	sending it by facsimile transmission to the facsimile number of the person, or	35 36

Miscellaneous Part 9

		(b)	in the case of a	body corporate:	1
			16 years registered or to an agiving or	t with a person apparently of or above the age of at, or by sending it by post to, the head office, a d office or a principal office of the body corporate address specified by the body corporate for the service of documents, or	2 3 4 5 6
				it by facsimile transmission to the facsimile of the body corporate.	7 8
	(2)	of the		affects the operation of any provision of a law or authorising a document to be served on a person	9 10 11
174	Regu	lation			12
	(1)	or wi	respect to any secribed or that	ake regulations, not inconsistent with this Act, for matter that by this Act is required or permitted to is necessary or convenient to be prescribed for effect to this Act.	13 14 15 16
	(2)		icular, the regul lowing:	lations may make provision for or with respect to	17 18
		(a)	fees for the purp or waiver of suc	poses of this Act or the regulations and the refund ch fees,	19 20
		(b)	the safe operat rolling stock,	tion and maintenance of historic or preserved	21 22
		(c)	the safe constr (including priva	ruction, operation and maintenance of sidings ate sidings),	23 24
		(d)	the functions, tr	raining, health and fitness of rail safety workers,	25
		(e)	tampering with,	, or damaging, railways,	26
		(f)	the unauthorised	d use of railways and rolling stock,	27
		(g)	the opening and	l closing of railway gates,	28
		(h)	the regulation railway tracks,	of vehicles, animals and pedestrians crossing	29 30
		(i)	the regulation of	f railway crossings,	31
		(j)	the loading and	unloading of freight on railways,	32
		(k)	the publication	of statistics relating to rail safety,	33
		(1)		nt of fatigue, including safe hours of work and n work for rail safety workers,	34 35
		(m)	rules relating to specified operat	o railway network operations and operations of tors and the making of any such rules,	36 37

		(n)	standards for railway operations, including standards for rolling stock, network control systems and other infrastructure of a railway,	1 2 3
		(0)	requirements for registers of information to be kept by operators of railways under this Act including, but not limited to, the information that is to be held on the register and access to the register,	4 5 6 7
		(p)	train safety recordings,	8
		(q)	conditions of, or restrictions on, accreditation.	9
	(3)	absol railw	regulations may exempt, or provide for the exemption of, either lutely or subject to conditions, any person, class of persons, siding, ay, part of a railway or railway operation from all or any of the isions of this Act or the regulations.	10 11 12 13
	(4)		regulations may apply, adopt or incorporate any publication as in at a particular time or from time to time.	14 15
	(5)	or tal	e event of an inconsistency between a by-law or regulation made, ken to be made, under the <i>Transport Administration Act 1988</i> and gulation made under this Act, the regulation made under this Act ails to the extent of the inconsistency.	16 17 18 19
	(6)	by-la <i>Admi</i>	gulation made under this Act does not limit the operation of a two or regulation made, or taken to be made, under the <i>Transport inistration Act 1988</i> so far as it can operate concurrently with a ation made under this Act.	20 21 22 23
	(7)		regulations may create offences punishable by a penalty not eding 250 penalty units.	24 25
75	App	lication	n of OH&S legislation	26
	(1)	railw	rovision of the occupational health and safety legislation applies to ay operations, that provision continues to apply, and must be rved, in addition to this Act and the regulations made under this	27 28 29 30
	(2)	incor legisl	provision of this Act or the regulations made under this Act is a sistent with a provision of the occupational health and safety lation, the provision of the occupational health and safety lation prevails to the extent of any inconsistency.	31 32 33 34
	(3)	with in its occup	pliance with this Act or the regulations made under this Act, or any requirement imposed under this Act or the regulations, is not self a defence in any proceedings for an offence against the pational health and safety legislation.  For example, a person may be guilty of an offence under the occupational and safety legislation in respect of any act or omission that is expressly	35 36 37 38 39 40

		required or permitted to be done or omitted by or under this Act or the regulations made under this Act.
	(4)	Where an act or omission constitutes an offence under this Act or the regulations made under this Act and:
		(a) under the occupational health and safety legislation, or
		(b) under the Road and Rail Transport (Dangerous Goods) Act 1997,
		the offender is not liable to be punished twice in respect of the offence.
176	Rep	eal
		The Rail Safety Act 2002 is repealed.
177	Savi	ngs, transitional and other provisions
		Schedule 3 has effect.
178	Ame	ndment of other Acts
		The Acts specified in Schedule 4 are amended as set out in that Schedule.
179	Revi	ew of Act
	(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.
	(2)	The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to this Act.
	(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years.

Miscellaneous

Clause 176

Part 9

Schedule 1		le 1	Rail safety workers—alcohol or other drugs	1
			(Section 19 (5))	3
1	Appl	icatio	n of Schedule	4
			Schedule applies to the testing of rail safety workers for the ence of alcohol or drugs.	5 6
2	Regu	ılatior	ns relating to alcohol and drug testing	7
	(1)		regulations may make provision for or with respect to the wing:	8
		(a)	the authorisation of persons (including rail safety officers):	10
			(i) to administer breath tests, breath analyses or other tests for the purpose of detecting the presence of alcohol or drugs, and	11 12 13
			(ii) to operate equipment for that purpose,	14
		(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,	15 16 17 18 19
		(c)	the conduct of testing, which may include the taking of blood or urine samples or other body tissues or fluids,	20 21
		(d)	the taking of samples of blood or urine or other body fluids or tissues,	22 23
		(e)	the devices used in carrying out breath tests, breath analyses and other tests, including the calibration, inspection and testing of those devices,	24 25 26
		(f)	the accreditation of persons conducting analyses for the presence of drugs,	27 28
		(g)	the procedure for the handling and analysis of samples of blood or urine or other body tissues or fluids,	29 30
		(h)	offences relating to the carrying out of rail safety work while under the influence of alcohol or any other drug,	31 32
		(i)	offences relating to the carrying out of rail safety work while the prescribed concentration of alcohol is present in the rail safety worker's breath or blood,	33 34 35
		(j)	offences relating to the carrying out of rail safety work while a drug (other than alcohol), or a prescribed concentration or	36 37

		amount of any such drug, is present in the rail safety worker's blood or urine or other body tissues or fluids,	1 2
	(k)	offences relating to refusal or failure to undergo tests or otherwise comply with test procedures or interference with test results,	3 4 5
	(1)	offences relating to refusal or failure to administer tests or take samples or to do so in accordance with required procedures,	6 7
	(m)	evidence in proceedings as to matters relating to drug and alcohol testing,	8 9
	(n)	without limiting paragraph (m), 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,	10 11 12
	(o)	confidentiality of test results,	13
	(p)	protection against liability for persons administering tests or taking samples of blood or urine or other body tissues or fluids,	14 15
	(q)	disciplinary action that may be taken consequent on a breach of regulations made under this clause.	16 17
(2)	carryi influe conce anothe urine, othery worke sectio	ffence under a regulation made under this clause relating to the ng out of rail safety work by a rail safety worker while under the nce of alcohol or any other drug or while the prescribed ntration of alcohol or prescribed concentration or amount of er drug is present in the rail safety worker's breath or blood or a refusal or failure by a rail safety worker to undergo tests or wise comply with test procedures or an interference by a rail safety er with test results, may, in addition to the penalty provided for by n 174 for offences under the regulations, be punishable by a d of imprisonment not exceeding 9 months.	18 19 20 21 22 23 24 25 26 27
(3)	conce Mana conce	ct to the regulations, section 8B (Measurement of alcohol intrations) of the <i>Road Transport (Safety and Traffic gement) Act 1999</i> applies in relation to the measurement of the intration of alcohol in a person's breath or blood for the purposes regulations in the same way as it applies for the purposes of Part 2 t Act.	28 29 30 31 32 33

Schedule 2		le 2	Fatigue management	1
			(Section 20 (2))	2
1	Inter	pretat	ion	3
	(1)	work	the purposes of this Schedule, the length of a shift worked or to be used by a rail safety worker includes all time between the signing on and the signing off time of a shift.	4 5 6
	(2)		the purposes of this Schedule, a shift that exceeds 11 hours but is than 12 hours is taken to be a 12 hour shift.	7 8
2	Wor	king h	ours for rail safety workers driving freight trains	9
			following conditions of work apply to rail safety workers who drive ht trains:	10 11
		(a)	In the case of a 2 person operation (where the second person is a qualified train driver, including a qualified train driver who is learning the route or undergoing an assessment), the maximum shift length to be worked is 12 hours.	12 13 14 15
		(b)	In the case of any other 2 person operation, the maximum shift length to be worked is 11 hours.	16 17
		(c)	In the case of a one person operation, the maximum shift length to be worked is 9 hours.	18 19
		(d)	In the case of a one person operation, there is to be a minimum break of not less than 30 minutes taken at some time between the third and fifth hour of each shift.	20 21 22
		(e)	There is to be a break of at least 11 continuous hours between each shift worked by a rail safety worker where the worker ends a shift at the home depot.	23 24 25
		(f)	There is to be a break of at least 7 continuous hours between each shift worked by a rail safety worker where the worker ends a shift away from the home depot and the break is taken away from the home depot.	26 27 28 29
		(g)	A maximum number of 12 shifts is to be worked in any 14-day period but a maximum number of 6 shifts of 12 hours is to be worked in any 14-day period.	30 31 32
3	Worl train		ours for rail safety workers driving single manning passenger	33 34
	(1)		following conditions of work apply to rail safety workers who drive enger trains in a one person operation:	35 36

		(a)	of an interurban or long distance passenger train or 9 hours for the driver of a suburban train.	:
		(b)	There is to be a break of at least 11 continuous hours between each shift worked by a rail safety worker where the worker ends a shift at the home depot.	!
		(c)	There is to be a break of at least 7 continuous hours between each shift worked by a rail safety worker where the worker ends a shift away from the home depot and the break is taken away from the home depot.	- - - - 10
		(d)	A maximum number of 12 shifts is to be worked in any 14-day period.	1 <sup>1</sup>
	(2)		conditions of work set out in clause 2 (a), (b) and (e)–(g) apply to afety workers who drive passenger trains in a 2 person operation.	1; 14
4	Traiı	n drive	ers who are transported to home depot or rest place	1
	(1)	trave <i>barra</i>	clause applies to rail safety workers who drive trains and who el to a home depot, or to a place provided for rest between shifts (a acks), as passengers in a train or other vehicle provided by the rail port operator.	16 17 18 19
	(2)	The f	following rules apply in relation to any such worker:	20
		(a)	the period between signing on for a shift and reaching the home depot or barracks must not exceed 16 hours,	2 <sup>2</sup>
		(b)	for the purposes of applying the requirements of clauses 2 and 3 in relation to length and number of shifts (and despite clause 1), time spent travelling to the home depot or barracks is not taken to be part of the shift worked,	2: 2: 2: 2:
		(c)	for the purposes of applying the requirements of clauses 2 and 3 in relation to breaks between shifts, the break between shifts commences when the worker reaches the home depot or barracks,	2° 28 29
		(d)	any such worker must not undertake any rail safety work or drive any motor vehicle after commencing to travel to the home depot or barracks and before signing off at the home depot or barracks.	30 32 32
	(3)	to ha	onte subclause (2), any such worker is for any other purpose taken ve been rostered on for a shift ending when the worker signs off at ome depot or the barracks.	3: 34 3:
5	Eme	rgenci	ies and accidents	30
	(1)	The 1	requirements of this Schedule do not apply in the event of:	3
		(a)	an accident or emergency, or	38

		(b)	any urgent circumstances approved by the ITSRR, or	
		(c)	any other unforeseeable circumstances, that make it necessary to contravene this Schedule to avoid a serious dislocation of train services if there is no reasonably practicable alternative,	2
			e driver or drivers concerned indicate their fitness to work the inded hours.	(
	(2)	In thi	is clause:	-
			<b>gency</b> means an emergency arising out of an actual or imminent t, such as fire, flood, storm, earthquake or explosion, that:	<b>8</b>
		(a)	endangers, or may endanger, the safety of persons, or	10
		(b)	destroys or damages, or may destroy or damage, property.	1
6	Requ	ıireme	ents of Schedule minimum standards	12
		precl	requirements of this Schedule are minimum standards and do not ude other conditions of work, such as shorter or less frequent shifts those specified by this Schedule, from being provided.	1; 14 1;
7	Rela	tionsh	ip with State industrial instruments	16
		incor the c provi	pt as provided by the regulations, this Schedule prevails over any assistent State industrial instrument (whether made before or after commencement of this clause) to the extent that this Schedule ides for shorter hours of work or additional or longer breaks from than are provided for by the State industrial instrument.	17 18 19 20 27
8	Regu	ılation	os estados esta	22
			regulations may amend this Schedule (other than this clause) for or respect to the following matters:	23 24
		(a)	modifying conditions of work set out in this Schedule,	2
		(b)	prescribing other conditions of work for rail safety workers for the purposes of fatigue management or regulating safe hours of work and periods between work	26 27 28

Schedule 3		le 3	Savings, transitional and other provisions	1 2
			(Section 177)	3
Paı	Part 1 General			4
1	Reg	ulatior	าร	5
	(1)	natu	regulations may contain provisions of a savings or transitional re consequent on the enactment of the following Acts:	6 7
		this .	Act	8
	(2)		such provision may, if the regulations so provide, take effect from late of assent to the Act concerned or a later date.	9 10
	(3)	is ea	he extent to which any such provision takes effect from a date that urlier than the date of its publication in the Gazette, the provision not operate so as:	11 12 13
		(a)	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	14 15 16
		(b)	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.	17 18 19
Paı	t 2	Pro Act	ovisions consequent on enactment of this	20 21
2	Defi	nitions	S	22
		In th	nis Part:	23
			<b>tinuing operator</b> means a person taken to be an accredited person er clause 5.	24 25
		accre	ting accreditation means an accreditation (including a provisional editation) in force under the former Act immediately before the mencement of section 37 of this Act.	26 27 28
		the f	former Act means the Rail Safety Act 2002.	29
3	Safe	ty ma	nagement system	30
	(1)	A co and secti	ontinuing operator is not required to comply with section 12 (1), (2) (5) of this Act until 12 months after the commencement of that ion.	31 32 33

	(2)	this opera	a continuing operator complies with section 12 (1), (2) and (5) of Act, the following agreements, programs and systems of the ator continue in force and are taken to be the safety management m of the operator:	2
		(a)	the safety interface agreements of the operator,	
		(b)	the passenger security policy and plan referred to in section 13 of the former Act,	-
		(c)	the safety management system referred to in section 14 of the former Act,	<b>{</b>
		(d)	the drug and alcohol program referred to in section 42 of the former Act,	10 11
		(e)	the fatigue management program referred to in section 43 of the former Act.	12 13
	(3)	refer	ing in this clause prevents an agreement, system or program red to in subclause (2) from being varied and section 12 (3) of this applies to any proposed variation.	14 15 16
4	Inter	face c	o-ordination—roads authorities	17
			ads authority for a road is not required to comply with Division 3 art 2 until 3 years after the commencement of that Division.	18 19
5	Exis	ting ac	creditations continued	20
	(1)	Act, accre	rson who, immediately before the commencement of Part 3 of this was the holder of an existing accreditation is taken to be an edited person for the purposes of this Act and the provisions of this and the regulations apply accordingly.	2° 2° 2° 24
	(2)	grant as in	accreditation of the continuing operator is taken to have been sed under this Act and continues in force, subject to the same terms force immediately before that commencement, until it is varied, ndered, suspended or revoked under this Act.	25 26 27 28
	(3)	accre	pt as provided by this Part, or by a condition imposed on the editation of the continuing operator by the ITSRR, the operator is required to comply with any provision of this Act relating to cations for accreditation under this Act.	29 30 37 32
	(4)	section	accreditation that, immediately before the commencement of on 53 of this Act, was suspended under the former Act is taken to been suspended under section 53 of this Act.	33 34 38
	(5)	opera	the purposes of this Act, the date of the anniversary of a continuing ator's accreditation is taken to be the anniversary of the operator's aditation under the former Act	36 37

6	Pers	ons newly required to be accredited	1
	(1)	This clause applies to a rail transport operator who is required to be accredited under this Act for railway operations carried out by the person immediately before the commencement of Part 3 of this Act and for which accreditation was not required immediately before that commencement.	2 3 4 5 6
	(2)	A rail transport operator, or any person who carries out those railway operations, or causes or permits those operations to be carried out, for or on behalf of the operator, is not required to be accredited under this Act for those operations or to comply with Division 2 or 3 of Part 2 in relation to those operations.	7 8 9 10 11
	(3)	Despite subclause (2), the ITSRR may, by notice in writing to the rail transport operator or person, require the operator or person to comply with any of the provisions of Division 2 or 3 of Part 2 in relation to the operations concerned.	12 13 14 15
	(4)	This clause ceases to have effect on the second anniversary of the commencement of this clause or on such later day as may be prescribed by the regulations.	16 17 18
7	Exis	ting exemptions continued	19
	(1)	An exemption given under section 21 of the former Act, and in force immediately before the repeal of that section, continues in force for the period specified in the exemption.	20 21 22
	(2)	This clause only applies to the extent that a requirement of the former Act that is the subject of any such exemption continues to apply to or in respect of a person under this Act.	23 24 25
8	Can	cellation of existing accreditations	26
	(1)	The ITSRR may, for the purpose of consolidating continuing accreditations held by a person or updating the railway operations to which a continuing accreditation applies, cancel a continuing accreditation and issue a new accreditation.	27 28 29 30
	(2)	Except as provided by this Schedule, or by a condition imposed on the accreditation of the continuing operator by the ITSRR, the operator is not required to comply with any provision of this Act relating to applications for accreditation under this Act.	31 32 33 34
	(3)	The ITSRR may issue or cancel an accreditation under this clause without complying with a requirement of Part 3 of this Act, if it thinks it appropriate to do so.	35 36 37
	(4)	A decision by the ITSRR to cancel or issue an accreditation under this clause is a reviewable decision for the purposes of section 157.	38 39

9	Pers	ons no longer required to be accredited	1
		Nothing in this Part continues in force an accreditation if the person who was accredited under the former Act is not required by this Act to be accredited for the railway operations conducted by the person.	2 3 4
10	Exis	ting applications	5
	(1)	An application for an accreditation or surrender or variation of an accreditation under the former Act that was not determined immediately before the commencement of this clause is taken to be an application for accreditation or surrender or variation of an accreditation made under this Act and this Act applies accordingly.	6 7 8 9 10
	(2)	An application made under section 22 of the former Act that was not determined immediately before the commencement of this clause is to be dealt with under section 41 of this Act.	11 12 13
	(3)	An application made under section 24 of the former Act that was not determined immediately before the commencement of this clause is taken to be an application under section 45 of this Act.	14 15 16
11	Priva	ate sidings	17
	(1)	An agreement in force under section 23 of the former Act immediately before the commencement of this clause between the owner of a private siding and an accredited person continues to have effect until it is terminated under the agreement or by other lawful means.	18 19 20 21
	(2)	A rail infrastructure owner of a private siding that, immediately before the commencement of section 60 of this Act, was connected with, or had access to, a railway of an accredited person or a siding is not required to register that siding under section 60.	22 23 24 25
	(3)	Subclause (2) ceases to have effect on the second anniversary of the commencement of this clause or on such later day as may be prescribed by the regulations.	26 27 28
12	Rail	safety workers	29
	(1)	A continuing operator is not required to assess the competence of rail safety workers under section 21 (2) of this Act if the workers are the subject of certificates of competency issued under section 36 of the former Act (whether before or after the commencement of section 21 of this Act).	30 31 32 33 34
	(2)	A certificate of competency that is in force under section 36 of the former Act is taken to be a sufficient form of identification for the purposes of section 22 of this Act.	35 36 37

	(3)	For the purposes of this clause, section 36 of the former Act, and any guidelines issued for the purposes of that section, continue in force.	1 2
	(4)	New guidelines may be issued by the ITSRR for the purposes of section 36 of the former Act, as continued in force, and any such guidelines and any guidelines continued in force may be varied or revoked by the ITSRR.	3 4 5 6
	(5)	It is a condition of accreditation of a rail transport operator that the rail transport operator comply with a guideline in force under this clause.	7 8
	(6)	For the purposes of issuing a certificate of competency under section 36 of the former Act, a rail transport operator may have regard to a positive test to the presence of alcohol or another drug, whether the test was taken before or after the commencement of this clause.	9 10 11 12
	(7)	This clause ceases to have effect on the second anniversary of the commencement of this clause or on such later day as may be prescribed by the regulations.	13 14 15
13	Auth	orised officers and drug testers	16
	(1)	On the commencement of this subclause, a person who was an authorised officer under the former Act immediately before that commencement is taken to be a rail safety officer for the same purposes under this Act for a period of 12 months after that commencement. Any identity card issued to any such officer under the former Act is taken to have been issued under this Act.	17 18 19 20 21 22
	(2)	On the commencement of regulations made under Schedule 1, a person authorised under the <i>Rail Safety (Drug and Alcohol Testing) Regulation 2003</i> is taken to be authorised, for a period of 12 months, under those regulations for the same purposes as the person was authorised immediately before that commencement.	23 24 25 26 27
14	Appl	ications to Administrative Decisions Tribunal	28
		Nothing in this Act affects an application for a review made to the Administrative Decisions Tribunal under the former Act before the commencement of this clause.	29 30 31
15	Annı	ual fees	32
		The repeal of the former Act does not affect the liability of an accredited person in respect of a fee fixed under Division 4 of Part 2 of the former Act.	33 34 35
16	Inqu	iries and investigations	36
	(1)	The repeal of the former Act does not affect any inquiry or investigation of any notifiable occurrence, railway accident or railway incident that	37 38

		commenced before the commencement of this clause, or anything done or required to be done under the former Act in connection with any such inquiry or investigation, and the provisions of the former Act continue to apply accordingly.	1 2 3 4
	(2)	A notifiable occurrence, railway accident or railway incident that occurred before the commencement of this clause may be the subject of an inquiry or investigation under this Act.	5 6 7
17	Exist	ing notices to provide safety information	8
		A notice given under section 63 of the former Act, and having effect immediately before the repeal of that section, continues to have effect and that section continues to apply accordingly.	9 10 11
18	Impre	ovement and prohibition notices	12
		Nothing in this Act affects the operation and enforcement, or review, of an improvement or prohibition notice having effect immediately before the commencement of this clause and the provisions of the former Act continue to apply accordingly.	13 14 15 16
19	Auth	ority to take proceedings	17
		A person who is authorised to take proceedings under section 104 of the former Act immediately before the commencement of section 134 of this Act is taken to have been so authorised under section 134 of this Act and this Act applies accordingly.	18 19 20 21
20	Infor	mation sharing arrangements	22
		An information sharing arrangement entered into by the ITSRR under section 109 of the former Act, and in force immediately before the commencement of section 156 of this Act, is taken to have been entered into under section 156 of this Act and this Act applies accordingly.	23 24 25 26

Sch	nedule 4 Amendment of other Acts	1
	(Section 178)	2
4.1	Crimes (Sentencing Procedure) Act 1999 No 92	3
	Section 27 Application of Division	4
	Insert "or Division 1 of Part 2 of the <i>Rail Safety Act 2008</i> " after "Occupational Health and Safety Act 2000" in section 27 (2A) (a).	5 6
4.2	Fines Act 1996 No 99	7
	Schedule 1 Statutory provisions under which penalty notices issued	8
	Omit "Rail Safety Act 2002, section 105".	9
	Insert instead "Rail Safety Act 2008, section 139".	10
4.3	Freedom of Information Act 1989 No 5	11
	Schedule 1 Exempt documents	12
	Omit "section 66, 67 or 67B of the Rail Safety Act 2002" from clause 20 (1) (f).	13
	Insert instead "section 65, 67 or 69 of the Rail Safety Act 2008".	14
4.4	Industrial Relations Act 1996 No 17	15
	Section 210 Freedom from victimisation	16
	Omit section 210 (1) (ia). Insert instead:	17
	(ia) informs any person or body of, or gives evidence in	18
	relation to, a notifiable occurrence within the meaning of the <i>Rail Safety Act 2008</i> , or	19 20
4.5	Law Enforcement (Powers and Responsibilities) Act 2002 No 103	21 22
	Schedule 2 Search warrants under other Acts	23
	Omit "Rail Safety Act 1993, section 75".	24
	Insert instead "Rail Safety Act 2008, section 94".	25

## Schedule 4 Amendment of other Acts

4.6	Mine Health and Safety Act 2004 No 74	1
	Section 10 Act does not apply to railway operations	2
	Omit "railway operation to which the Rail Safety Act 2002".	3
	Insert instead "railway or a railway operation to which the <i>Rail Safety Act</i> 2008".	4 5
4.7	Transport Administration Act 1988 No 109	6
[1]	Section 6 Railway passenger services	7
	Omit "Rail Safety Act 2002" from section 6 (4).	8
	Insert instead "Rail Safety Act 2008".	9
[2]	Section 17D Payments to RailCorp	10
	Omit "section 95 of the Rail Safety Act 2002".	11
	Insert instead "section 131 of the Rail Safety Act 2008".	12
[3]	Section 42A Definitions	13
	Omit "Rail Safety Act 2002" from the definition of rail safety inquiry.	14
	Insert instead "Rail Safety Act 2008".	15
[4]	Section 42A, definition of "transport service"	16
	Omit "Rail Safety Act 2002" from paragraph (a).	17
	Insert instead "Rail Safety Act 2008".	18
[5]	Section 42D General functions of ITSRR	19
	Omit "operators of railways under the <i>Rail Safety Act 2002</i> " from section 42D (2) (f).	20 21
	Insert instead "rail transport operators under the <i>Rail Safety Act 2008</i> and to investigate, or arrange investigations, for compliance purposes under that Act".	22 23 24
[6]	Section 42D (2) (i)	25
	Insert after section 42D (2) (h):	26
	(i) to provide, or facilitate the provision of, advice, education and training in relation to rail safety.	27 28

[7]	Section 42L Disclosure of information by ITSRR	1
	Omit "Rail Safety Act 2002" from section 42L (4).	2
	Insert instead "Rail Safety Act 2008".	3
[8]	Section 42L (5)	4
	Omit "section 65A of the Rail Safety Act 2002".	5
	Insert instead "section 64 of the Rail Safety Act 2008".	6
[9]	Section 42L (6)	7
	Omit "Sections 72 and 73 of the Rail Safety Act 2002".	8
	Insert instead "Sections 77 and 78 of the Rail Safety Act 2008".	9
[10]	Section 42P Limitations on Ministerial control of ITSRR	10
	Omit "Rail Safety Act 2002" from section 42P (2) (a).	11
	Insert instead "Rail Safety Act 2008".	12
[11]	Section 42Q Delegation of functions of ITSRR	13
	Omit "Rail Safety Act 2002" from section 42Q (3).	14
	Insert instead "Rail Safety Act 2008".	15
[12]	Section 45A General functions of Chief Investigator	16
	Omit "Rail Safety Act 2002" from section 45A (2) (a).	17
	Insert instead "Rail Safety Act 2008".	18
[13]	Section 45C Disclosure of information by Chief Investigator	19
	Omit "Rail Safety Act 2002" from section 45C (4).	20
	Insert instead "Rail Safety Act 2008".	21
[14]	Section 45C (5)	22
	Omit "section 65A of the Rail Safety Act 2002".	23
	Insert instead "section 64 of the Rail Safety Act 2008".	24
[15]	Section 45C (6)	25
	Omit "Sections 72 and 73 of the Rail Safety Act 2002".	26
	Insert instead "Sections 77 and 78 of the Rail Safety Act 2008".	27

### Schedule 4 Amendment of other Acts

[16]	Section 88N Obligations and rights under Rail Safety Act 2008	1
	Omit "Rail Safety Act 2002" from section 88N (1).	2
	Insert instead "Rail Safety Act 2008".	3
[17]	Section 88X Obligations and rights under Rail Safety Act 2008 relating to members of staff	4 5
	Omit "railway safety work" from section 88X (1) and (2) wherever occurring.	6
	Insert instead "rail safety work".	7
[18]	Section 88X (1) and (2)	8
	Omit "Rail Safety Act 2002" wherever occurring.	9
	Insert instead "Rail Safety Act 2008".	10
[19]	Schedule 6A Powers relating to rail infrastructure facilities and land	11
	Omit "Rail Safety Act 2002" from clause 11 (2) (c).	12
	Insert instead "Rail Safety Act 2008".	13
[20]	Schedule 6AA Access undertakings	14
	Omit "Rail Safety Act 2002" from clause 8 wherever occurring.	15
	Insert instead "Rail Safety Act 2008".	16
[21]	Schedule 7 Savings, transitional and other provisions	17
	Insert at the end of clause 2 (1):	18
	Rail Safety Act 2008, but only to the extent that it amends this Act	19

4.8	Transport Administration Amendment (Rail Agencies) Act 2003 No 96	1 2
	Schedule 2 Amendments relating to dissolution of Rail Infrastructure Corporation	3 4
	Omit "Rail Safety Act 2002" from clause 7 of Schedule 9 to the Transport Administration Act 1988 wherever occurring, as inserted by Schedule 2 [14].	5 6
	Insert instead "Rail Safety Act 2008".	7