

New South Wales

Statute Law (Miscellaneous Provisions) Bill (No 2) 2002

Explanatory note

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

Overview of Bill

The objects of this Bill are:

- (a) to make minor amendments to various Acts and statutory rules (Schedule 1), and
- (b) to amend certain other Acts and instruments for the purpose of effecting statute law revision (Schedule 2), and
- (c) to repeal certain Acts and provisions of Acts and certain statutory rules (Schedule 3), and
- (d) to make other provisions of a consequential or ancillary nature (Schedule 4).

Outline of provisions

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

Clause 2 provides for the commencement of the proposed Act.

Clauses 3 and 5 are machinery provisions that give effect to the Schedules to the proposed Act containing amendments and savings, transitional and other provisions.

Clause 4 effects the repeal of an Act and a Regulation made under that Act, and gives effect to a Schedule of other repeals.

Clause 6 makes it clear that the explanatory notes contained in the Schedules do not form part of the proposed Act.

Schedule 1 Minor amendments

Schedule 1 makes amendments to the following Acts and statutory rules:

Adoption Act 2000 No 75

Casino Control Act 1992 No 15

Children and Young Persons (Care and Protection) Act 1998 No 157

Community Services (Complaints, Reviews and Monitoring) Act 1993 No 2

Crown Lands Act 1989 No 6

Crown Lands (Continued Tenures) Act 1989 No 7

Education (Ancillary Staff) Act 1987 No 240

Education (Ancillary Staff) Regulation 1998

Fisheries Management Act 1994 No 38

Gas Supply Act 1996 No 38

Gas Supply (Natural Gas Retail Competition) Regulation 2001

Hay Irrigation Act 1902 No 57

Licensing and Registration (Uniform Procedures) Act 2002 No 28

Local Government Act 1993 No 30

Marine Safety Act 1998 No 121

National Parks and Wildlife Act 1974 No 80

Occupational Health and Safety Act 2000 No 40

Ombudsman Act 1974 No 68

Passenger Transport Act 1990 No 39

Ports Corporatisation and Waterways Management Act 1995 No 13

Property, Stock and Business Agents Act 2002 No 66

Protected Disclosures Act 1994 No 92

Protection of the Environment Operations Act 1997 No 156

Public Trustee Act 1913 No 19

Real Property Act 1900 No 25

Statutory and Other Offices Remuneration Act 1975 (1976 No 4)

Strata Schemes (Freehold Development) Act 1973 No 68

Strata Schemes (Leasehold Development) Act 1986 No 219

Strata Schemes Management Act 1996 No 138

Unlawful Gambling Act 1998 No 113

Wentworth Irrigation Act 1890 No 7

The amendments to each Act and statutory rule are explained in detail in the explanatory note relating to the Act or statutory rule concerned set out in Schedule 1.

Schedule 2 Amendments by way of statute law revision

Schedule 2 amends certain Acts and instruments for the purpose of effecting statute law revision. A number of other amendments are made relating to formal drafting matters and minor corrections.

The amendments to each Act and instrument are explained in detail in the explanatory note relating to the Act or instrument concerned set out in Schedule 2.

Schedule 3 Repeals

Schedule 3 repeals a number of Acts and provisions of Acts. The Schedule repeals amending Acts enacted in 2001 or earlier that contain no substantive provisions that need to be retained.

In each case, the Acts that were amended by the Acts or provisions being repealed are up-to-date on the Legislation Database maintained by the Parliamentary Counsel's Office and are available electronically.

The Schedule also repeals Acts that are no longer of practical utility, certain uncommenced provisions of Acts and spent statutory rules.

Schedule 4 General savings, transitional and other provisions

Schedule 4 contains savings, transitional and other provisions of a more general effect than those set out in Schedule 1.

The purpose of each provision is explained in detail in the explanatory note relating to the provision concerned set out in Schedule 4.



New South Wales

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New South Wales

Statute Law (Miscellaneous Provisions) Bill (No 2) 2002

No , 2002

A Bill for

An Act to repeal certain Acts and provisions of Acts and certain statutory rules and to amend certain other Acts and instruments in various respects and for the purpose of effecting statute law revision; and to make certain savings.

Гhе	he Legislature of New South Wales enacts:		
1	Nan	ne of Act	2
		This Act is the Statute Law (Miscellaneous Provisions) Act (No 2) 2002.	
2	Con	nmencement	į
	(1)	This Act commences on the date of assent, except as provided by subsections (2) and (3).	.
	(2)	Section 4 (2) commences on a day to be appointed by proclamation.	8
	(3)	The amendments made by Schedules 1 and 2 commence on the day or days specified in those Schedules in relation to the amendments concerned. If a commencement day is not specified, the amendments commence on the date of assent.	10 17 12
3	Ame	endments	13
		Each Act and instrument specified in Schedules 1 and 2 is amended as set out in those Schedules.	14 15
4	Rep	eals	16
	(1)	Each Act and statutory rule specified in Schedule 3 is, to the extent indicated in that Schedule, repealed.	17 18
	(2)	The <i>Unhealthy Building Land Act 1990</i> and the <i>Unhealthy Building Land Regulation 2001</i> are repealed.	19 20
5	Gen	eral savings, transitional and other provisions	2
		Schedule 4 has effect.	22
6	Ехр	lanatory notes	2:
		The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act	24 25

Sch	nedule 1 Minor amendments (Section 3)	
1.1	Adoption Act 2000 No 75	;
[1]	The whole Act (other than clause 3 (3) of Schedule 3)	4
1.1	Omit "adoption agency" wherever occurring.	į.
	Insert instead "adoption service provider".	(
[2]	The whole Act and notes to the Act (other than the heading to clause 3 of Schedule 3)	
	Omit "adoption agencies" wherever occurring.	9
	Insert instead "adoption service providers".	10
[3]	Sections 15 (2) (a) and (b) and (4), 16, 17 (1) (d), 20 (1) and (2), 21 (2), (3) and (4), 43 and 193 (1) (d)	1° 12
	Omit "the agency" wherever occurring.	13
	Insert instead "the adoption service provider".	14
[4]	Sections 15 (4) and 20 (2)	15
	Omit "an agency" wherever occurring.	16
	Insert instead "an adoption service provider".	17
[5]	Section 17 (3)	18
	Omit "such agencies". Insert instead "such adoption service providers".	19
[6]	Section 33 Aboriginal participation in decision making	20
	Omit section 33 (a). Insert instead:	2
	(a) a person approved in accordance with section 195, or	22
[7]	Section 37 Torres Strait Islander participation in decision making	23
	Omit section 37 (a). Insert instead: (a) a person approved in accordance with section 196, or	24 25

[8]	Sec	tion 6	4 Consent to adoption of Aboriginal child	,
		t "an l) (a).	Aboriginal adoption consultative organisation" from section	;
	Inse	rt inste	ead "a person approved in accordance with section 195".	4
[9]	Sec	tion 6	4 (1) (b)	ţ
	Omi	t "sucl	h an organisation". Insert instead "such a person".	(
[10]	Sec	tion 6	4 (1) (b) (i)	7
	Omi	t "the	organisation". Insert instead "the person".	8
[11]	Sec	tion 6	5 Consent to adoption of Torres Strait Islander child	(
			forres Strait Islander adoption consultative organisation" from (1) (a).	1(1
	Inse	rt inste	ead "a person approved in accordance with section 196".	12
[12]	Sec	tion 6	5 (1) (b)	13
	Omi	t "sucl	h an organisation". Insert instead "such a person".	14
[13]	Sec	tion 6	5 (1) (b) (i)	15
	Omi	t "the	organisation". Insert instead "the person".	16
[14]	Sec	tions	195 and 196	17
	Omi	t the s	ections. Insert instead:	18
	195	Con	sultation with Aboriginal persons	19
		(1)	The Director-General may approve an Aboriginal person as a person who may provide advice and assistance to Aboriginal families or kinship groups in relation to care options for Aboriginal children for the purposes of this Act.	20 2: 2:
		(2)	The Director-General must not approve a person under this section unless the Director-General is satisfied that the person has relevant experience in working with Aboriginal children, whether or not in connection with their families or kinship groups.	24 25 26 27 28

	196	Con	sultation with Torres Strait Islanders	1
		(1)	The Director-General may approve a Torres Strait Islander as a person who may provide advice and assistance to Torres Strait Islander families or kinship groups in relation to care options for Torres Strait Islander children for the purposes of this Act.	2 3 4 5 6
		(2)	The Director-General must not approve a person under this section unless the Director-General is satisfied that the person has relevant experience in working with Torres Strait Islander children, whether or not in connection with their families or kinship groups.	7 8 9 10 11
[15]	Dict	ionar	у	12
	and 2 Explain Items term 1 "adop place apply order Items "Abor consumer the D 196 of famili	Torres anatory	definitions of <i>Aboriginal adoption consultative organisation</i> is <i>Strait Islander adoption consultative organisation</i> . If of the proposed amendments replace the term "adoption agency" with the conservice provider" throughout the <i>Adoption Act 2000 (the Act)</i> . The term gency" has traditionally been applied only to organisations that arrange for children to be adopted. The new term makes it clear that the Act will organisations that provide post-adoption services such as post-adoption ation, support services and reunion services. It of the proposed amendments remove references to approved adoption consultative organisations" and "Torres Strait Islander adoption organisations" throughout the Act (and make consequential s). These references are replaced with references to persons approved by General of the Department of Community Services under sections 195 and act to provide advice and assistance to Aboriginal and Torres Strait Islander the for the purposes of the Act.	13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28
1.2	Cas	ino C	Control Act 1992 No 15	30
[1]	Sect	tion 7	2A Provision of problem counselling services	31
	Omi	t "clas	sses of persons" from section 72A (2) (a).	32
	Inse	rt inste	ead "persons or bodies".	33
[2]	Sect	tion 7	2A (2) (b)	34
	Inse	rt "or l	bodies" after "persons".	35

[3]	Section 72A (2) (d)	•
	Omit "is". Insert instead "in".	2
	Explanatory note	;
	Section 72A of the <i>Casino Control Act 1992</i> , which was inserted by the <i>Gaming Machines Act 2001</i> , provides that it is a condition of a casino licence that the casino operator is to enter into arrangements for problem gambling counselling services to be made available to patrons of the casino. Section 46 of the <i>Gaming Machines Act 2001</i> requires hoteliers and registered clubs to enter into arrangements for such services to be made available to patrons of hotels and registered clubs.	
	Section 72A (2) provides that the regulations may make provision for or with respect to (among other things) the "classes of persons" who are to provide the counselling services. Section 46 of the <i>Gaming Machines Act 2001</i> was originally in the same terms, but an amendment made by the <i>Gaming Machines Amendment Act 2002</i> altered that section so as to allow the regulations to make provision for or with respect to (among other things) the "persons or bodies" who are to provide the counselling services. Item [1] of the proposed amendments makes the same amendment to	10 17 12 13 14 18
	section 72A of the Casino Control Act 1992.	17
	Item [2] makes a consequential amendment.	18
	Item [3] corrects a typographical error.	19
1.3	Children and Young Persons (Care and Protection) Act 1998 No 157	20 21
[1]	Section 14 Records relating to Aboriginals and Torres Strait Islanders	22 23
	Omit "report" from section 14 (3). Insert instead "record".	24
[2]	Section 29 Protection of persons who make reports	25
	Insert "or a class of children or young persons" after "a child or young person" wherever occurring in section 29 (1) and (1A).	20 27
[3]	Section 29 (1)	28
	Insert "or the class of children or young persons" after "the child or young person".	29 30

[4]	Section 2	9 (6)	1
	Omit the s	ubsection. Insert instead:	2
	(6)	In this section:	3
		court includes a court exercising federal jurisdiction.	4
		<i>report</i> includes a report under sections 24, 25, 27 and 122.	5
	Children and the protection apply to repreports related that section 2 Act in addition that Act.	d [3] of the proposed amendments amend section 29 (1) and (1A) of the d Young Persons (Care and Protection) Act 1998 (the Act) to clarify that ans set out in that section granted to persons making reports under that Act corts relating to classes of children or young persons and not solely to ing to an individual child or young person. The proposed amendments amends section 29 (6) of the Act to make it clear 29 applies to reports relating to homeless children under section 122 of that on to reports relating to children at risk of harm under Part 2 of Chapter 3	6 7 8 9 10 11 12 13 14
		ne proposed amendments corrects an incorrect reference.	16
1.4	Commur Act 1993	nity Services (Complaints, Reviews and Monitoring) No 2	17 18
[1]	Long title	and sections 7 (4), 9 and 10 (1)	19
	Omit "Cor	nmunity Visitors" wherever occurring.	20
	Insert inste	ead "Official Community Visitors".	21
[2]	Part 2, he	ading	22
	Omit the h	eading. Insert instead:	23
	Part 2	Official Community Visitors	24
[3]		and sections 47 (1) (c) and 48 (a) (as renumbered by the ity Services Legislation Amendment Act 2002)	25 26
	Omit "a C	ommunity Visitor" wherever occurring.	27
	Insert inste	ead "an Official Community Visitor".	28
[4]	Sections	7 (3) and 8	29
	Omit "A C	Community Visitor" wherever occurring.	30
	Insert inste	ead "An Official Community Visitor".	31

[5]	Section 7 (6) (as inserted by the Community Services Legislation Amendment Act 2002), 8 (2) and 48 (as renumbered by the Community Services Legislation Amendment Act 2002)	1 2 3
	Omit "the Community Visitor" wherever occurring.	4
	Insert instead "the Official Community Visitor".	5
[6]	Section 43A	6
	Insert after section 43:	7
	43A Exemption from Freedom of Information Act 1989	8
	The Ombudsman is, in the exercise of functions under this Part, exempt from the operation of the <i>Freedom of Information Act 1989</i> .	9 10 11
[7]	Section 47 (1) (as renumbered by the Community Services Legislation Amendment Act 2002)	12 13
	Omit "Community Visitor" from section 47 (a).	14
	Insert instead "an Official Community Visitor".	15
[8]	Schedule 1 Savings and transitional provisions (as amended by the Community Services Legislation Amendment Act 2002)	16 17
	Omit "a Community Visitor" where firstly occurring from clause 3 (1).	18
	Insert instead "an Official Community Visitor".	19
[9]	Schedule 1, clause 3 (3)	20
	Insert after clause 3 (2):	21
	(3) A reference in another Act or in an instrument made under an Act or in any document to a Community Visitor appointed under this Act is to be read as a reference to an Official Community Visitor appointed under this Act.	22 23 24 25
	Commencement	26
	The amendments to the Community Services (Complaints, Reviews and Monitoring) Act 1993 commence, or are taken to have commenced, on the commencement of the Community Services Legislation Amendment Act 2002.	27 28 29

	Explanatory note	•
	Official Community Visitors	2
	The proposed amendments change the title of Community Visitors appointed under the Community Services (Complaints, Reviews and Monitoring) Act 1993 to Official Community Visitors, to avoid confusion with community visitors appointed under unofficial programs, and make consequential amendments.	; ;
	Item [9] is a transitional provision that converts references to Community Visitors in other Acts, instruments and other documents.	8
	Exemption from Freedom of Information Act 1989	9
	The Community Services Legislation Amendment Act 2002 amends various Acts to confer powers on the Ombudsman relating to certain deaths of children and other persons in care. Among other things, it removes from the Child Death Review Team and confers on the Ombudsman the power to review and report on the deaths of children arising from abuse or neglect or that occur in suspicious circumstances while leaving power to review other child deaths.	10 12 13 14 14
	Currently, under the <i>Freedom of Information Act 1989</i> , all functions of the Child Death Review Team are exempt from the operation of that Act. The proposed section 43A, inserted on the request of the Ombudsman, is a consequential amendment extending the previous exemption to the Ombudsman so as to reflect the changes to the Ombudsman's functions and the current exemption relating to reviews of child deaths.	10 17 18 19 20
1.5	Crown Lands Act 1989 No 6	2
[1]	Section 3 Definitions	22
	Omit the definition of <i>Department</i> from section 3 (1). Insert instead:	23
	Department means the Department of Land and Water Conservation.	24 25
[2]	Section 3 (1)	26
	Insert in alphabetical order:	27
	Director-General means the Director-General of the	28
	Department.	29
[3]	2 Color Color W. Income the 2 income conclusion of the	
[3]	Department.	29
[3] [4]	Department. Section 3 (1), definition of "Secretary"	30

[5]	Section 78 Definitions	
	Omit "Commons Regulation Act 1898" from paragraph (a) of the definition of reserve.	2
	Insert instead "Commons Management Act 1989".	4
[6]	Section 92 Reserve trusts	į
	Omit section 92 (3). Insert instead:	(
	(3) The Minister may, by notification in the Gazette:	7
	(a) dissolve a reserve trust, or	8
	(b) alter the corporate name of a reserve trust, or	ę
	(c) revoke the appointment of the reserve trust as trustee of any one or more specified reserves or any one or more parts of a reserve.	10 17 12
[7]	Section 157 Compensation	13
	Omit "Secretary" from section 157 (2).	14
	Insert instead "Director-General".	15
[8]	Section 180 Delegation	16
	Omit "Secretary" wherever occurring from section 180 (3).	17
	Insert instead "Director-General".	18
[9]	Section 180 (3)	19
	Omit "Secretary's". Insert instead "Director-General's".	20
	Explanatory note	2
	Item [1] of the proposed amendments updates a reference to a Department.	22
	The Department concerned does not have a Secretary. Instead, it has a Director-General. Accordingly, item [2] of the proposed amendments inserts a definition of Director-General , item [3] omits the definition of Secretary and items [7]–[9] make consequential amendments.	20 24 28 28
	Item [4] of the proposed amendments omits a requirement that the Minister, when exercising certain functions in relation to land in an irrigation area, have regard to the views of the Water Administration Ministerial Corporation (a statutory body representing the Crown). That body has been replaced, in relation to <i>irrigation scheme areas</i> (within the meaning of the repealed <i>Irrigation Corporations Act 1994</i>), by various now-privatised irrigation corporations. Item [5] of the proposed amendments updates a reference to an Act.	25 28 30 37 32 33

	Item [6] of the proposed amendments enables the Minister to revoke the appointment of a reserve trust as trustee of any one or more specified reserves or any one or more parts of a reserve. At present, this can only be done by the cumbersome method of dissolving the reserve trust and re-establishing it in respect only of those reserves (or parts of reserves) in relation to which it is desired that the reserve trust be a trustee.	
1.6	Crown Lands (Continued Tenures) Act 1989 No 7	(
[1]	Section 3 Definitions	7
	Omit the definition of <i>Department</i> from section 3 (1). Insert instead:	8
	Department means the Department of Land and Water Conservation.	10
[2]	Schedule 4 Subdivision of holdings	1
	Omit "(including the condition imposed by subclause (8))" from clause 2 (5). Explanatory note	12 13 14
	Item [1] of the proposed amendments updates a reference to a Department. Item [2] of the proposed amendments omits a reference to a repealed subclause.	15 16
1.7	Education (Ancillary Staff) Act 1987 No 240	17
[1]	The whole Act (except the matter dealt with in items [2]–[4] below)	18
	Omit "ancillary staff" wherever occurring.	19
	Insert instead "school administrative and support staff".	20
[2]	Long title	2
	Omit "ancillary staff in the Department of Education".	22
	Insert instead "school administrative and support staff in the Department of Education and Training".	23 24
[3]	Section 1 Name of Act	2
	Omit "Education (Ancillary Staff) Act 1987".	26
	Insert instead "Education (School Administrative and Support Staff) Act 1987".	25 28
[4]	Section 3 Definitions	29
	Omit the definition of <i>ancillary staff</i> from section 3 (1).	30

[5]	Section 3 (1)	1
	Insert in alphabetical order:	2
	Department means the Department of Education and Training.	3 4
	school administrative and support staff means school administrative and support staff of the Department.	5 6
[6]	Section 3 (1), definition of "Director-General"	7
	Omit "Education". Insert instead "the Department".	8
[7]	Sections 4 (1), 5 (1), 8, 17 (1), 18 (1) and 21 (1)	9
	Omit "of Education" wherever occurring. Explanatory note	10 11
	The proposed amendments change the name of the <i>Education (Ancillary Staff)</i> Act 1987 to the <i>Education (School Administrative and Support Staff)</i> Act 1987 and update references in that Act to the Department of Education (now the Department of Education and Training). They also make the necessary consequential amendments.	12 13 14 15
1.8	Education (Ancillary Staff) Regulation 1998	16
[1]	Clause 1 Name of Regulation	17
	Omit "Education (Ancillary Staff) Regulation 1998".	18
	Insert instead "Education (School Administrative and Support Staff) Regulation 1998".	19 20
[2]	Clause 3 Definitions	21
	Omit "Education (Ancillary Staff) Act 1987" from the definition of the Act.	22 23
	Insert instead "Education (School Administrative and Support Staff) Act 1987".	24 25
	Explanatory note The proposed amendments are consequential on the change of name of the Education (Ancillary Staff) Act 1987 proposed to be made elsewhere in this Schedule.	26 27 28

1.9	Fisheries	s Management Act 1994 No 38	1
[1]	Section 7	C Fishery management strategy for designated activities	2
	Insert after	section 7C (3):	3
	(4)	A draft fishery management strategy becomes the existing fishery management strategy when it is approved by the Minister. However, the first fishery management strategy to be approved in respect of a designated fishing activity must be approved in accordance with section 7F.	4 5 6 7 8
[2]		F Revision of draft strategy and publication of approved ollowing environmental assessment	9 10
	Omit section	on 7F (1). Insert instead:	11
	(1)	Following a determination under Division 5 of Part 5 of the EPA Act, the Minister is to revise the draft fishery management strategy for the designated fishing activity concerned and make any amendment: (a) that is necessary to reflect the result of the determination, or (b) that the Minister otherwise considers desirable (providing the Minister has consulted the Fisheries Resource Conservation and Assessment Council in relation to the amendment).	12 13 14 15 16 17 18 19 20 21
[3]	Section 7	,	22
	Omit "reso	ource". Insert instead "Resource".	23
[4]	Section 5 shares	0 Method of determining eligibility and entitlement to	24 25
	Omit "beca	ame a share management fishery" from section 50 (4).	26
	Insert inste	ead "ceased to be a restricted fishery".	27
[5]	Section 5	0 (4)	28
	as the emp	if a person is entitled to take fish for sale in the restricted fishery loyee or nominee of some other person, that other person" after take fish for sale in the restricted fishery".	29 30 31

[6] Section 77A Rental charge for access to category 2 share management fishery

Insert "or, if a person is authorised to take fish in the fishery as the employee or nominee of some other person, that other person" after "a person authorised to take fish in the fishery" in section 77A (8) (b).

Explanatory note

Fishery management strategies

Item [1] of the proposed amendments makes it clear that a draft fishery management strategy under Part 1A of the *Fisheries Management Act 1994* (*the Act*) becomes the actual fishery management strategy when it is approved by the Minister.

Item [2] of the proposed amendments makes it clear that the revision of a draft fishery management strategy that is required after a determination is made under Division 5 of Part 5 of the *Environmental Planning and Assessment Act 1979* in respect of the designated fishing activity to which the draft strategy relates will not necessarily give rise to any amendments to the draft strategy. The proposed amendment also allows other amendments to be made to the draft strategy before it is approved (even if those amendments do not arise out of the determination) provided that the Minister has consulted the Fisheries Resource Conservation and Assessment Council in relation to them.

Allocation of shares in share management fishery

Section 50 (4) of the Act provides for the allocation of shares in a share management fishery that is also a restricted fishery. It provides that if a restricted fishery becomes a share management fishery, the persons entitled to shares in the fishery are the persons who, immediately before the restricted fishery became a share management fishery, were entitled to take fish for sale in the restricted fishery. The provision aims to preserve the entitlements of fishers in the restricted fishery. Under section 55 of the Act, a share management fishery that is a restricted fishery ceases to be a restricted fishery when the limited access stage of the share management fishery commences.

Item [4] of the proposed amendments makes it clear that a restricted fishery "becomes" a share management fishery when it ceases to be a restricted fishery, so as to ensure that shares are allocated on the basis of the fishing entitlements held by fishers in the restricted fishery immediately before the fishery ceases to be a restricted fishery (and to recognise any transfers of restricted fishery entitlements that take place before the start of the limited access stage of the share management fishery).

Under the current regulations relating to restricted fisheries, persons who are entitled to take fish for sale in a restricted fishery may in some circumstances nominate other persons to take fish in the fishery on their behalf. Item [5] of the proposed amendments makes it clear that, in such circumstances, it is the person who is entitled to nominate the fisher, and not a nominee or employee of the person so entitled, who is to be allocated shares in the share management fishery. Similarly, item [6] makes it clear that, if a person is entitled to nominate a fisher to take fish in a category 2 share management fishery, it is the person who is entitled to nominate that other person, and not the nominee or an employee of the person, who is liable to pay a rental charge under that provision.

Statute law revision

Item [3] of the proposed amendments corrects a typographical error.

1.10	Gas Supply A	ct 1996 No 38	1
[1]	and (d) of the d	(e), 33C (1) (b) and 4 (b) and 33J (paragraphs (a) efinition of "retail market business system") and) of Schedule 2	2 3 4
	Omit "distributio	on system" wherever occurring.	5
	Insert instead "di	stribution pipeline".	6
[2]	Section 33C (4)	(b)	7
	Omit "the system	". Insert instead "the pipeline".	8
[3]	Section 33K Ma	arket operations rules	9
	Omit "distribution and (c).	on systems" wherever occurring from section 33K (1) (a)	10 11
	Insert instead "di	stribution pipelines".	12
[4]	Dictionary		13
	Omit "distribution ancillary market	on system" from paragraph (a) of the definition of participant.	14 15
	Insert instead "di	stribution pipeline".	16
[5]	Dictionary, defi	nition of "distribution pipeline"	17
	Omit the definition	on. Insert instead:	18
	equip	ibution pipeline means the gas pipes and associated pment that are used to convey and control the conveyance atural gas to the premises of customers, but does not ade:	19 20 21 22
	(a)	any pipeline in respect of which a licence is in force under the <i>Pipelines Act 1967</i> (other than a pipeline that the regulations declare to be, or to form part of, a distribution pipeline), or	23 24 25 26
	(b)	any gas installation, or	27
	(c)	any gas pipe or associated equipment that is wholly situated on land owned by the person who owns or controls the gas pipe or equipment, or	28 29 30

	(d) any gas pipe or associated equipment that the	1
	regulations declare not to be, or not to form part of, a	2
	distribution pipeline.	3
	Explanatory note	4
	Section 5 of the Gas Supply Act 1996 (the Act) prohibits a person from operating a	5
	distribution pipeline for the purpose of conveying natural gas to any other person,	6
	and from supplying natural gas to any other person by means of such a pipeline,	7
	otherwise than under the authority of an authorisation (within the meaning of the Act).	8 9
	Section 34 of the Act imposes a similar prohibition in respect of the conveyance of certain other gases by way of a <i>distribution system</i> otherwise than under the authority	10
	of a <i>distributor's licence</i> (within the meaning of the Act).	11
	At present, the Dictionary to the Act provides that the term <i>distribution pipeline</i> has	12
	the same meaning as it has in the Gas Pipelines Access (New South Wales) Law.	13
	However, certain small distribution networks do not fall within the ambit of that	14 15
	definition. To ensure that those distribution networks are subject to the authorisation	16
	requirement (and the other relevant provisions of the Act), item [5] of the proposed amendments repeals and re-enacts the definition of <i>distribution pipeline</i> in terms that	17
	parallel the definition of <i>distribution system</i> .	18
	As the scheme of the Act is to use the term distribution pipeline in relation to the	19
	conveyance and supply of natural gas, and the term <i>distribution system</i> in relation to	20
	the conveyance of gases other than natural gas, the remaining proposed amendments	21 22
	correct the incorrect use of the term <i>distribution system</i> in provisions relating to natural gas (items [1]–[4]).	23
	Tiditural gas (tierris [1]-[+]).	
1.11	Gas Supply (Natural Gas Retail Competition)	24
	Regulation 2001	25
	Clause 7 Small retail customers who are entitled to apply to be	26
	supplied under the standard form customer supply contract	27
		21
	supplied under the standard form customer supply contract	21
	Omit "distribution system" wherever occurring.	28
	Omit "distribution system" wherever occurring.	
	Omit "distribution system" wherever occurring. Insert instead "distribution pipeline".	28 29
	Omit "distribution system" wherever occurring. Insert instead "distribution pipeline". Explanatory note	28 29 30
	Omit "distribution system" wherever occurring. Insert instead "distribution pipeline".	28 29
4 42	Omit "distribution system" wherever occurring. Insert instead "distribution pipeline". Explanatory note The proposed amendment is consequential on the amendment proposed to be made to section 33C of the <i>Gas Supply Act 1996</i> elsewhere in this Schedule.	28 29 30 31 32
1.12	Omit "distribution system" wherever occurring. Insert instead "distribution pipeline". Explanatory note The proposed amendment is consequential on the amendment proposed to be made	28 29 30 31 32
1.12	Omit "distribution system" wherever occurring. Insert instead "distribution pipeline". Explanatory note The proposed amendment is consequential on the amendment proposed to be made to section 33C of the <i>Gas Supply Act 1996</i> elsewhere in this Schedule.	28 29 30 31
1.12	Omit "distribution system" wherever occurring. Insert instead "distribution pipeline". Explanatory note The proposed amendment is consequential on the amendment proposed to be made to section 33C of the <i>Gas Supply Act 1996</i> elsewhere in this Schedule. Hay Irrigation Act 1902 No 57	28 29 30 31 32 33
1.12	Omit "distribution system" wherever occurring. Insert instead "distribution pipeline". Explanatory note The proposed amendment is consequential on the amendment proposed to be made to section 33C of the Gas Supply Act 1996 elsewhere in this Schedule. Hay Irrigation Act 1902 No 57 Section 5 Definitions	28 29 30 31 32 33
1.12	Omit "distribution system" wherever occurring. Insert instead "distribution pipeline". Explanatory note The proposed amendment is consequential on the amendment proposed to be made to section 33C of the Gas Supply Act 1996 elsewhere in this Schedule. Hay Irrigation Act 1902 No 57 Section 5 Definitions Omit the definitions of Domestic use, Irrigated lot, Justice and Stock.	28 29 30 31 32 33 34

1.13	Lice No 2		g and Registration (Uniform Procedures) A	Act 2002
[1]	Sect	ion 2	5 Periodic administration fees for continuing I	icences
	Inser	t at th	e end of the section:	
		(2)	If payment is made by means of electronic commented licence administration fee otherwise payable:	nunication,
			(a) is to be reduced by \$5, or	
			(b) is to be reduced by 10 per cent, and rour nearest whole dollar,	nded to the
			whichever results in the greater reduction.	1
[2]		ion 5	4 Periodic administration fees for continuing on	1 1
	Inser	t at th	e end of the section:	1
		(2)	If payment is made by means of electronic commenter registration administration fee otherwise payal	
			(a) is to be reduced by \$5, or	1
			(b) is to be reduced by 10 per cent, and rour nearest whole dollar,	nded to the
			whichever results in the greater reduction.	1
[3]	Sch	edule	4 Amendment of other Acts and statutory rule	es 2
		t item 1996).	[2] of Schedule 4.11 (Pawnbrokers and Second-ha	nd Dealers 2
	Inser	t inste	ad:	2
	[2]	Sect	ions 10 and 10A	2
		Omi	the sections. Insert instead:	2
		10	Duration of licence	2
			A licence remains in force for a period of from the date of its grant.	12 months 2

[4]	Sch	edule 4.30 Motor Dealers Act 1974 No 52	1
	Inse	rt at the end of Schedule 4.30:	2
	[2]	Section 20 Annual fee and annual statement	3
		Omit section 20 (10) and (11).	4
[5]	Sch	edule 4.32 Travel Agents Act 1986 No 5	5
	Inse	rt at the end of Schedule 4.32:	6
	[2]	Section 17 Annual fee and annual statement	7
		Omit section 17 (12) and (13).	8
	Expl	anatory note	9
	Secti (<i>the</i> licend [1] ar provi	ons 13 and 42 of the <i>Licensing and Registration (Uniform Procedures) Act 2002</i> Act) currently provide for a reduction in processing fees for applications for ces and registration that are made by means of electronic communication. Items Id [2] of the proposed amendments amend sections 25 and 54 of that Act so as to de similar reductions for periodic administration fees that are paid by electronic nunication.	10 11 12 13 14 15
	Seco Sche	dule 4.11 [2] to the Act omits sections 10 and 10A of the <i>Pawnbrokers and nd-hand Dealers Act 1996</i> . Item [3] of the proposed amendments amends dule 4.11 [2] so as to replace the repealed sections with a new section that retains vision that specifies the period for which a licence under the 1996 Act has effect.	16 17 18 19
	Sche Agen amer inforr as a	dule 4.30 and 4.32 of the Act amend the <i>Motor Dealers Act 1974</i> and the <i>Travel ts Act 1986</i> . Items [4] and [5] of the proposed amendments make further idments to those Acts so as to omit provisions that create offences of giving false nation. The giving of false information is to be dealt with under the <i>Crimes Act 1900</i> consequence of the amendments to that Act that are made by Schedule 4.27 to icensing and Registration (Uniform Procedures) Act 2002.	20 21 22 23 24 25
1.14	Loc	al Government Act 1993 No 30	26
[1]	Sec	tion 22 Other functions	27
		t "those periods" from the matter relating to the <i>Rural Fires Act 1997</i> e Note to the section.	28 29
	Inse	rt instead "bush fire danger periods".	30
[2]	Sec	tion 22, Note	31
	Omi	t the matter relating to the <i>Unhealthy Building Land Act 1990</i> .	32

Schedule 1

[3]	Section 413 Preparation of financial reports	1
	Omit section 413 (3) (a). Insert instead:	2
	(a) the publications issued by the Australian Accounting	3
	Standards Board, as in force for the time being, subject	4
	to the regulations, and	5
[4]	Schedule 8 Savings, transitional and other provisions consequent on the enactment of other Acts	6 7
	Insert at the end of the Schedule, with appropriate numbering:	8
	Provision consequent on enactment of Statute Law (Miscellaneous Provisions)	9
	Act (No 2) 2002	11
	Preparation of general purpose financial report	12
	Until such time as a publication issued by the Australian	13
	Accounting Standards Board supersedes a particular	14
	publication that was issued by the Australian Accounting	15
	Research Foundation (on behalf of the Australian Society of	16
	Certified Practising Accountants and the Institute of	17
	Chartered Accountants in Australia) under the title Australian	18
	Accounting Standards, section 413 (3) (a) is to be construed	19
	as if it referred to the latter publication rather than to the	20
	publication issued by the Australian Accounting Standards	21
	Board.	22
	Explanatory note	23
	Financial reports	24
	Item [3] of the proposed amendments amends section 413 (Preparation of financial reports) of the Act to reflect the fact that the Australian Accounting Standards Board, which was formerly part of the Australian Accounting Research Foundation (<i>the Foundation</i>), is now a separate body. That body is in the process of issuing accounting standards to replace those issued by the Foundation. Accordingly, the proposed amendment requires the general purpose financial report to be prepared in accordance with (among other things) the new standards. Item [4] inserts a transitional provision.	25 26 27 28 29 30 31
	Statute law revision	32
	Item [1] of the proposed amendments clarifies wording.	33
	Item [2] of the proposed amendments repeals matter dealing with an Act that is to be repealed by section 4 (2).	34 35

Schedule 1	1
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1.15	Marine Safety Act 1998 No 121	•
[1]	Section 71 Definitions	2
	Insert "(and, if those services are provided by way of a subsidiary, includes the subsidiary)" after "the Port Corporation" in paragraph (a) of the definition of <i>pilotage service provider</i> in section 71 (1).	3 2
[2]	Section 71 (1)	(
	Insert in alphabetical order:	-
	<i>subsidiary</i> , in relation to a Port Corporation, means a body corporate that would be a subsidiary (as determined by the <i>Corporations Act 2001</i> of the Commonwealth) of the Port Corporation if the Port Corporation were a company.	8 9 10 11
[3]	Schedule 3 Amendment of other Acts	12
	Omit Schedule 3.7 [4] and [12].	13
[4]	Schedule 3.7 [7]	14
	Omit "under Division 3 of Part 2 of the <i>Ports Corporatisation and Waterways Management Act 1995</i> " from proposed section 26A (2).	18 16
	Insert instead "(whether directly or by way of a subsidiary)". Explanatory note Amendments to the Ports Corporatisation and Waterways Management Act 1995 (the 1995 Act) proposed to be made elsewhere in this Schedule include certain amendments to and in relation to Part 6 (Pilotage) of that Act. Part 6 is to be repealed and replaced by Part 6 of the Marine Safety Act 1998 (the 1998 Act). Items [1], [2] and [4] of the proposed amendments to the 1998 Act ensure that the effect of the amendments relating to pilotage made to the 1995 Act are preserved. Item [4] also omits an unnecessary reference. Item [3] of the proposed amendments repeals two uncommenced amendments. The amendment proposed to be made by Schedule 3.7 [4] is not necessary, and the amendment proposed to be made by Schedule 3.7 [12] has been superseded by item [5] of the amendments proposed to be made to the 1995 Act elsewhere in this Schedule.	17 18 19 20 22 23 24 25 26 27 28 30
1.16	National Parks and Wildlife Act 1974 No 80	3′
[1]	Section 5 Definitions	32
	Renumber paragraph (d) of the definition of <i>Crown lands</i> in section 5 (1) as paragraph (a).	33 34

[2]	Section 5 (1), definition of "Jenolan Caves Reserve Trust lands"	•
	Omit "dedicated" wherever occurring. Insert instead "reserved".	:
[3]	Section 9 Audit and compliance	;
	Omit section 9 (4) (b).	4
[4]	Section 9 (5)	!
	Omit "subsection (2)". Insert instead "subsection (4)".	(
[5]	Section 47M Review of classification as state conservation area	7
	Omit "natural reserve" from section 47M (2).	8
	Insert instead "nature reserve".	(
[6]	Section 49 Reservation of nature reserves	10
	Omit "subsection (1) or (2)" from section 49 (6).	1
	Insert instead "Division 1".	12
[7]	Section 71BC Addition of lands not already reserved under Act	13
	Insert "of" after "Part 2" in section 71BC (5) (b).	14
[8]	Section 72 Plans of management	15
	Omit "state recreation areas" from section 72 (2A).	16
	Insert instead "state conservation areas".	17
[9]	Section 164 Powers of entry and seizure	18
	Omit "relic" from section 164 (5) (b). Insert instead "Aboriginal object".	19
[10]	Schedule 9A, Transfer of assets, rights and liabilities	20
	Omit "state recreation area" wherever occurring in the heading to clause 2 and in clause 3 (1).	2 ⁻ 21
	Insert instead "state conservation area".	23

[11]	Schedule 9A, clause 2 (1) and (2)	1
	Omit "section 47B or 47O" wherever occurring.	2
	Insert instead "section 30A in relation to a state conservation area or a regional park".	3 4
[12]	Schedule 9A, clause 2 (2) and 3 (1)	5
	Omit "an SRA trust" wherever occurring.	6
	Insert instead "a state conservation area trust".	7
[13]	Schedule 9A, clause 2 (2) (a) and (b) and heading to clause 3	8
	Omit "SRA trust" wherever occurring.	9
	Insert instead "state conservation area trust".	10
	Explanatory note	11
	Membership of Audit and Compliance Committee	12
	Item [3] of the proposed amendments omits a provision requiring the Audit and	13
	Compliance Committee established under section 9 of the National Parks and Wildlife	14
	Act 1974 (the Act) to include an officer of the New South Wales Audit Office. The	15
	provision was inserted by a non-Government amendment at the committee stage of the	16 17
	Bill for the National Parks and Wildlife Amendment Act 2001 (which inserted the new	18
	section 9 in the Act). However, after representations from the Auditor-General, both the mover of the amendment and the Minister administering the Act now agree that the	19
	provision is inappropriate.	20
	Statute law revision	21
		22
	Item [1] of the proposed amendments corrects the numbering of a paragraph.	23
	Items [2], [8]–[10], [12] and [13] of the proposed amendments update terminology used in the Act.	24
		25
	Item [7] of the proposed amendments inserts a missing word.	26
	Item [5] of the proposed amendments corrects a typographical error.	
	Items [4], [6] and [11] of the proposed amendments correct incorrect cross-references.	27
1.17	Occupational Health and Safety Act 2000 No 40	28
	Section 108 Penalty notices for certain offences	29
	Insert after section 108 (6) (c):	30
	, and	31
	(d) prescribe different amounts of penalties for the same penalty notice offence.	32 33

	The p Safety offend	/ Åct 20 e unde natural	note d amendment enables regulations under the Occupational Health and 000 to prescribe different amounts of penalties for the same penalty notice r that Act (for example, according to whether the offender is a corporation person, or according to the circumstances in which the offence is	1 2 3 4 5 6
1.18	Omk	oudsr	man Act 1974 No 68	7
[1]	Part	6		8
	Inser	t after	Part 5:	9
	Par	t 6	Complaint handling by relevant agencies	10
	41	Defir	nitions	11
		(1)	In this Part:	12
			complaint means a complaint (however described) that is made to a relevant agency.	13 14
			consent includes consent that is given orally.	15
			relevant agency means an agency specified in Schedule 1A.	16
			<i>relevant complaints legislation</i> , in relation to a complaint, means the Act or statutory rule that governs the making of such a complaint.	17 18 19
			sensitive personal information, in relation to a complainant, means information relating to the complainant's ethnic or racial origin, political opinions, religious or philosophical beliefs, trade union membership, health or sexual activities.	20 21 22 23
		(2)	For the purposes of this Part:	24
			(a) a reference to a complaint having been made to a relevant agency includes a reference to a complaint having been referred to the agency under section 42, and	25 26 27 28
			(b) a reference to a complaint being within a relevant agency's jurisdiction is a reference to a complaint that a person is authorised by law to make to the agency or that the agency is authorised by law to deal with.	29 30 31 32
		(3)	Schedule 1A may be amended or replaced by proclamation.	33

42	Refe	erral of complaints between relevant agencies	1
	(1)	Two or more relevant agencies may enter into an arrangement for the referral of complaints between them (a <i>complaint referral arrangement</i>).	2 3 4
	(2)	Under a complaint referral arrangement:	5
		(a) any agency that is party to the arrangement may be authorised to refer to any other such agency any complaint received by it that appears to be within, or partly within, the other agency's jurisdiction, and	6 7 8 9
		(b) a complaint that is within, or partly within, more than one agency's jurisdiction may be referred to one of them, some of them or all of them.	10 11 12
	(3)	A complaint may be referred under a complaint referral arrangement regardless of any action that has been taken in relation to the complaint by the agency that received it.	13 14 15
	(4)	Despite subsection (2), a complaint may not be referred from one agency to another except with the express consent of the complainant.	16 17 18
	(5)	Subject to the terms of the complaint referral arrangement, the referral of a complaint discharges the agency that received the complaint from any further obligations with respect to the complaint to the extent to which the complaint is not within its jurisdiction, but does not prevent that agency from continuing to deal with the complaint to the extent to which the complaint is within its jurisdiction.	19 20 21 22 23 24 25
	(6)	A complaint that is referred to an agency under this section is taken to have been duly made to that agency under the relevant complaints legislation.	26 27 28
	(7)	An agency has the same immunities with respect to a complaint that it refers to another agency under this section as it has with respect to any complaint that it deals with under the relevant complaints legislation.	29 30 31 32
	(8)	Any report in relation to complaints dealt with by a relevant agency that is prepared by the agency for the purposes of:	33 34
		(a) the relevant complaints legislation, or	35
		(b) the Annual Reports (Departments) Act 1985, or	36
		(c) the Annual Reports (Statutory Rodies) Act 1984	37

(6)

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Schedule 1 Minor amendments

	must distinguish between those complaints that are made directly to the agency and those that are referred to the agency, whether under this Part or otherwise.	1 2 3
(9)	This section does not limit the operation of any other Act under which an agency is authorised or required to refer complaints to another agency.	4 5 6
Sha	ring of information by relevant agencies	7
(1)	Two or more relevant agencies may enter into an arrangement for the sharing of information held by them (an <i>information sharing arrangement</i>).	8 9 10
(2)	Under an information sharing arrangement, any agency that is party to the arrangement may be authorised to do either or both of the following (but only to the extent that the activity concerned is reasonably necessary to assist the agency to carry out its functions):	11 12 13 14 15
	(a) to receive information obtained by any other such agency with respect to a complaint dealt with by that other agency,	16 17 18
	(b) to be present during any investigation or hearing conducted by any other such agency with respect to a complaint.	19 20 21
(3)	An agency that, under an information sharing arrangement, is authorised to receive information obtained by some other agency may do so, and the agency by which the information was obtained may provide the information to the agency so authorised, despite any other Act or law.	
(4)	An agency that, under an information sharing arrangement, is authorised to be present during an investigation or hearing conducted by some other agency may do so, despite any other Act or law.	27 28 29 30
(5)	For the purpose of enabling an agency so authorised to be present during such an investigation, the agency may exercise any power of entry exercisable by the other agency, and has all the immunities of the other agency with respect to the exercise of any such power, despite any other Act or law.	31 32 33 34 35

Despite any other provision of this section, an agency must not, except with the complainant's express consent:

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			(a)	disclose to any other agency any information obtain by it with respect to a complaint, or	ned 1
			(b)	permit any other agency to be present during a investigation or hearing conducted by it with respect a complaint,	
			info	e agency has (or should have) reason to suspect that rmation is or includes sensitive personal informat at the complainant.	
		(7)	unde	section does not limit the operation of any other or which an agency is authorised or required to disclumation to another agency.	
	44	Dele	gatio	n	12
				oite any other Act or law, a relevant agency may deleg of its functions under this Part to an officer of the agen	
	45	Inter	-ager	cy agreements to be publicly available	15
			arrar arrar arrar	elevant agency that enters into a complaint refengement under section 42 or an information shart agement under section 43 must ensure that copies of agement are made available for public inspection at each offices.	ing 17 the 18
[2]	Schedule 1A				
	Insert after Schedule 1:				22
	Scl	nedu	le 1 <i>i</i>	A Agencies (Section	23 41) 24
				Community Services Commission	25
				Health Care Complaints Commission	26
				Legal Services Commissioner	27
				Ombudsman	28
				President of the Anti-Discrimination Board	29
				Privacy Commissioner	30

	Explanatory	note		1	
			ndments permit the Community Services Commission, the Health	2	
	the President	t of the	ommission, the Legal Services Commissioner, the Ombudsman, Anti-Discrimination Board and the Privacy Commissioner (each of	4	
			agency) to enter into arrangements: al of complaints among themselves, and	5 6	
			ng of information held by them.	7	
1.19	Passenge	er Tra	ansport Act 1990 No 39	8	
	Section 59	9 Pen	alty notices for certain offences	9	
	Insert after section 59 (3):				
	(3A)	The	regulations may:	11	
		(a)	prescribe different amounts of penalties for different offences or classes of offences, and	12 13	
		(b)	prescribe different amounts of penalties for the same penalty notice offence.	14 15	
	Explanatory	note		16	
	The propose	ed ame	endment enables regulations under the Passenger Transport	17 18	
	offences and	to pre	be different amounts of penalties for different offences or classes of escribe different amounts of penalties for the same penalty notice	19	
	offence unde	r that A	act (for example, according to whether the offender is a corporation	20 21	
	or a natural committed).	perso	n, or according to the circumstances in which the offence is	22	
1.20	Ports Co	rpora	itisation and Waterways Management Act 1995	23	
	No 13	•	, ,	24	
[1]	Section 3	Defin	itions	25	
	Insert in al	phabet	tical order in section 3 (1):	26	
			idiary, in relation to a Port Corporation, means a body	27	
			orate that would be a subsidiary (as determined by the	28	
			porations Act 2001 of the Commonwealth) of the Port	29	
		Corp	poration if the Port Corporation were a company.	30	
[2]	Section 6 statutory		olishment of Newcastle Port Corporation as	31 32	
	Omit section	on 6 (2	2).	33	
[3]	Section 7 statutory		olishment of Port Kembla Port Corporation as	34 35	
	Omit section	on 7 (2	<i>)</i>)	36	

[4]	Section 5	0 Imposition of navigation service charge	
	Omit section	on 50 (2). Insert instead:	:
	(2)	Unless the regulations otherwise provide, the charge:	;
		(a) is payable on each entry by the vessel into any designated port, and	
		(b) is to be calculated by reference to the gross tonnage of the vessel.	(
[5]	Section 5	9 Meaning of "site"	8
	Omit "offi	ice of the Minister" from section 59 (1).	(
	Insert inste	ead "office of the relevant port authority".	10
[6]	Section 6	60 Site occupation charge	1
	Insert after	r section 60 (3):	12
	(4)	This section does not apply in respect of so much of a site as is leased by the relevant port authority as lessor.	10 14
[7]	Section 6	1 Wharfage charge	1
	Omit "The	e charge" from section 61 (2).	16
	Insert inste	ead "Unless the regulations otherwise provide, the charge".	17
[8]	Section 7	0 Interest on overdue payments	18
	Omit section	on 70 (1). Insert instead:	19
	(1)	The relevant port authority may charge interest, at a rate determined by the authority, on charges under this Part that are unpaid by the due date.	20 21 22
[9]	Section 7	77 Definitions	23
	Insert after	r section 77 (2):	24
	(3)	A reference in this Part to pilotage services provided by a Port Corporation includes a reference to pilotage services provided by a subsidiary of the Port Corporation, and a reference to a pilotage service provider is to be construed as including a reference to any such subsidiary providing pilotage services.	25 20 27 28 29

[10] Section 108 Service of documents

Insert "a Port Corporation or" before "the Waterways Authority" wherever occurring in section 108 (1) and (2).

[11] Section 108 (1) (a) and (b)

Insert "relevant Port Corporation or the" before "Authority" wherever occurring.

Explanatory note

Repeals

Items [2] and [3] of the proposed amendments repeal provisions of the *Ports Corporatisation and Waterways Management Act 1995* (*the Act*) that amended the *State Owned Corporations Act 1989*. The amendments have been incorporated in the latter Act, which is up-to-date on the Legislation Database maintained by the Parliamentary Counsel's Office and available electronically.

Port charges

At present, section 50 (2) of the Act provides that a navigation service charge is payable on each entry (by a vessel liable for the charge) into any *designated port* (within the meaning of Part 5 of the Act) and that, unless the regulations otherwise provide, the charge is to be calculated by reference to the gross tonnage of the vessel. Item [4] of the proposed amendments repeals and re-enacts section 50 (2) so as to permit the regulations to vary the requirement for payment on every entry to a designated port (as well as the method of calculation of the charge).

Item [7] of the proposed amendments amends section 61 of the Act so as to permit the regulations to vary the manner of calculation of wharfage charges payable under that section.

These proposed amendments mirror other provisions of the Act (for example, sections 56 (3), 60 (2) and 70 (3)).

Item [6] of the proposed amendments inserts a new subsection in section 60 (Site occupation charge) so as to make it clear that a site occupation charge payable under Part 5 of the Act is not payable by a lessee who leases the site from the *relevant port authority* (within the meaning of that Part). Item [5] amends the definition of *site* to reflect the fact that the map defining the area of a site is now kept at the office of the relevant port authority and not at that of the Minister.

Miscellaneous

At present, section 70 (1) of the Act provides that charges under Part 5 that are unpaid by the due date "attract interest" at a rate determined by the relevant port authority. Item [8] of the proposed amendments repeals and re-enacts section 70 (1) so as to provide for such interest to be charged at the discretion of the relevant port authority (rather than compulsorily).

Item [9] of the proposed amendments inserts a referential provision in Part 6 (Pilotage) of the Act to reflect the fact that *pilotage services* may be provided by a Port Corporation by means of a subsidiary. Item [1] inserts a definition of *subsidiary* in section 3 (Definitions) for the purposes of the Act.

At present, section 108 of the Act specifies certain ways in which documents might be served on the Waterways Authority. Items [10] and [11] of the proposed amendments extend the ambit of that section to include service of documents on Port Corporations.

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1.21	Pro	perty, Stock and Business Agents Act 2002 No 66	1		
[1]	Sec	ion 86 Trust money to be paid into trust account	2		
	Omi	"licencee" from section 86 (1). Insert instead "licensee".	3		
[2]	Sch	edule 2 Consequential amendments	4		
	Ager	t so much of item [2] of Schedule 2.7 (<i>Property, Stock and Business ats Act 2002</i>) as would insert section 17 (4), and renumber proposed on 17 (5) as section 17 (4).	5 6 7		
[3]	Sch	edule 2.7 [3]	8		
	Omi	the item. Insert instead:	9		
	[3]	Sections 18, 19 and 24	10		
		Omit the sections. Insert instead:	11		
		19 Certain applications to be refused	12		
		An application must not be granted unless the applicant is eligible to be granted the licence or certificate of registration concerned (as provided by section 14).	13 14 15		
[4]	Sch	edule 2.7 [5]	16		
	Omi	the item. Insert instead:	17		
	[5]	Section 26 Effect of applying for restoration of expired licence	18		
		Omit section 26 (1)–(5).	19		
[5]	Sch	edule 2.10 Strata Schemes Management Act 1996 No 138	20		
	Omit "Property, Stock and Business Agents Act 2001" from Schedule 2.10 [8].				
	Insert instead "Property, Stock and Business Agents Act 2002".				
	Explanatory note				
	Amendments relating to enactment of Licensing and Registration (Uniform Procedures) Act 2002				
	enact	dule 2.7 [2] to the <i>Property, Stock and Business Agents Act 2002</i> repeals and research of the <i>Property, Stock and Business Agents Act 2002</i> (and inserts on 17A) as a consequence of the enactment of the <i>Licensing and Registration orm Procedures</i>) <i>Act 2002</i> . Item [2] of the proposed amendments omits an	27 28 29 30		

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Schedule 1

unnecessary subsection of the new section 17 and re-numbers the following subsection in consequence of that omission.

Schedule 2.7 [3] to the *Property, Stock and Business Agents Act 2002* omits sections 18, 19 and 24 of the *Property, Stock and Business Agents Act 2002* as a consequence of the enactment of the *Licensing and Registration (Uniform Procedures) Act 2002*. Item [3] of the proposed amendments amends Schedule 2.7 [3] so as to replace the repealed sections with a new section 19 that restores a provision that currently specifies grounds on which an application for a licence or certificate of registration is to be refused.

Schedule 2.7 [5] to the *Property, Stock and Business Agents Act 2002* omits sections 26 and 27 of the *Property, Stock and Business Agents Act 2002* as a consequence of the enactment of the *Licensing and Registration (Uniform Procedures) Act 2002*. Item [4] of the proposed amendments amends Schedule 2.7 [5] so as to restore section 27 (dealing with appeals to the Administrative Decisions Tribunal) and so as to keep a provision that currently resurrects an expired licence, for limited purposes, when an application to restore the licence is made.

Statute law amendments

Item [1] of the proposed amendments corrects a typographical error. Item [5] of the proposed amendments corrects the citation of an Act.

1.22 Protected Disclosures Act 1994 No 92

[1] Section 8 Disclosure must be made by public officials

Omit section 8 (1) (c). Insert instead:

- (c) to:
 - (i) another officer of the public authority or investigating authority to which the public official belongs, or
 - (ii) an officer of the public authority or investigating authority to which the disclosure relates,

in accordance with any procedure established by the authority concerned for the reporting of allegations of corrupt conduct, maladministration or serious and substantial waste of public money by that authority or any of its officers, or

[2] Section 14 Disclosures to public officials

Insert "or by another public authority or any of its officers" after "by the authority or any of its officers" in section 14 (1).

[3] Section 14 (2)

Omit the subsection. Insert instead:

- (2) To be protected by this Act, a disclosure by a public official to:
 - (a) another officer of the public authority to which the public official belongs, or
 - (b) an officer of the public authority to which the disclosure relates.

in accordance with any procedure established by the authority concerned for the reporting of allegations of corrupt conduct, maladministration or serious and substantial waste of public money by that authority or any of its officers must be a disclosure of information that shows or tends to show such corrupt conduct, maladministration or serious and substantial waste (whether by that authority or any of its officers or by another public authority or any of its officers).

[4] Section 26 Referral of disclosures by public officials

Insert after section 26 (1):

(1A) If the public official to whom the disclosure referred to in subsection (1) was made does not belong to the public authority or investigating authority to which the disclosure relates, the public official must refer the disclosure to the principal officer of, or officer who constitutes, the authority concerned, or to an investigating authority, for investigation or other action.

Explanatory note

The *Protected Disclosures Act 1994* (*the Act*) currently provides protection to a public official (as defined in the Act) who makes a disclosure of information that shows or tends to show corrupt conduct, maladministration or serious and substantial waste of public money by a *public authority* or *investigating authority* (both of which are defined in the Act) or any of its officers if the disclosure is made to certain persons specified in the Act. Those persons include the principal officer of (or officer who constitutes) the authority the subject of the disclosure. However, protection is afforded to a public official who discloses such information to the principal officer (or another officer, in accordance with internal procedure) of the authority to which the public official belongs only if the disclosure is in respect of that authority. Protection is not afforded if the disclosure relates to another authority.

Item [1] of the proposed amendments provides for a public official to make a disclosure to an officer of the authority to which the disclosure relates in accordance with any procedure established by the authority concerned for that purpose.

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Item [2] of the proposed amendments protects a disclosure made by a public official to the principal officer of, or officer who constitutes, the public or investigating authority to which the disclosing officer belongs even if it is a disclosure relating to another public or investigating authority.	
Item [3] of the proposed amendments provides the same protection in respect of such a disclosure when it is made to another officer of the authority to which the disclosure relates in accordance with any procedure established by the authority concerned for that purpose.	
Item [4] of the proposed amendments inserts a new subsection in section 26 of the Act so as to require a public official to whom a disclosure under Part 2 (Protected disclosures) of the Act is made in respect of another public authority to refer the disclosure to the principal officer of (or officer who constitutes) the public authority to which the disclosure relates.	
Protection of the Environment Operations Act 1997 No 156	

1.23

Section 187 Appointment of authorised officers [1]

Renumber section 187 (3) (as inserted by the Statute Law (Miscellaneous Provisions) Act 2002) as section 187 (2A).

Section 244 Orders generally [2]

Insert after section 244 (2):

Other action not required

Orders may be made under this Part regardless of whether any penalty is imposed, or other action taken, in relation to the offence.

Explanatory note

Item [1] of the proposed amendments corrects duplicate numbering.

Section 244 in Part 8.3 of the Protection of the Environment Operations Act 1997 (the Act) provides for the making of orders of various kinds under that Part in relation to offences against the Act (or the regulations made under the Act) that a court finds proved. (The orders that may be made under Part 8.3 include orders to make good any environmental damage caused by the offence, orders requiring the offender to pay certain costs and expenses, and orders requiring the offender to carry out a specified project for the restoration or enhancement of the environment in a public place or for the public benefit.) Section 244 (2) provides that orders may be made under Part 8.3 in addition to any penalty that may be imposed or any other action that may be taken in relation to the offence concerned.

Item [2] of the proposed amendments inserts an additional subsection in section 244 to make it clear that the imposition of a penalty, or the taking of any other action, in relation to the offence is not a prerequisite to the making of such an order.

1.24	Public T	ruste	e Act 1913 No 19	1
	Section 5	Offic	e of Public Trustee	2
	Insert after	section	on 5 (1):	3
	(1A)	Publ years	ect to this Act, the person appointed to the office of ic Trustee holds office for such period (not exceeding 5 s) as is specified in his or her instrument of appointment, s eligible (if otherwise qualified) for re-appointment.	4 5 6 7
	Explanatory			8
	Public Trust hold that offi she resigns	ee Act ce only or dies,	son appointed to the office of Public Trustee under section 5 of the 1913 is appointed for an indefinite term. The appointee ceases to in the circumstances specified in the section (for example, if he or or is removed by the Governor for misbehaviour or incompetence f each House of Parliament declaring that he or she ought to be	9 10 11 12 13 14
	appointee is However, th appointed (if	to be ere is otherw	ndment inserts a new subsection in section 5 to provide that the appointed for a specified term (which is not to exceed 5 years). no limit on the number of times that an appointee may be revise qualified) to the office. ently vacant, there is no need for a transitional provision.	15 16 17 18 19
1 25			Act 1900 No 25	20
[1]	Section 7 application	4F Lo ons, p	dgment of caveats against dealings, possessory lans and applications for cancellation of extinguishment of restrictive covenants	21 22 23
	address in	New S	at address is a box at a document exchange, an alternative South Wales that is not such a box)" after "the caveator") (b) (viii).	24 25 26
[2]	Section 7 lodged fo		ose of caveat where dealing etc subsequently ording	27 28
	will lapse t	the e	or takes the action referred to in subsection (3), the caveat extent provided by that subsection and the dealing or plan or registered." from section 74I (1).	29 30 31
	Insert inste	ead:		32
		the c	eaveator has:	33
		(c)	obtained from the Supreme Court an order extending the operation of the caveat for such further period as is specified in the order or until the further order of that Court, and	34 35 36 37

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Schedule 1

		(d) lodged with the Registrar-General the order or an office copy of the order,	2
		the caveat will (subject to evidence of due service of the notice on the caveator) lapse in accordance with subsection (5) and the dealing or plan will be recorded or registered.	; ;
[3]	Section 7	41 (2)	7
	will lapse	caveator takes the action referred to in subsection (3), the caveat to the extent provided by that subsection and the possessory may be granted.".	8 9 10
	Insert inste	ead:	1
		the caveator has:	12
		(a) obtained from the Supreme Court an order extending the operation of the caveat for such further period as is specified in the order or until the further order of that Court, and	13 14 15 16
		(b) lodged with the Registrar-General the order or an office copy of the order,	17 18
		the caveat will (subject to evidence of due service of the notice on the caveator) lapse in accordance with subsection (5) and the possessory application may be granted.	19 20 27
[4]	Section 7	41 (3)–(5)	22
	Omit subse	ection (3). Insert instead:	23
	(3)	The applicant must, within 4 weeks after the issue of the notice, lodge with the Registrar-General, in the form of a statutory declaration or such other form as the Registrar-General may accept, evidence of the due service of the notice on the caveator.	24 25 26 27 28
	(4)	If the applicant does not comply with subsection (3), the Registrar-General:	29 30
		(a) may refuse to take any further action in connection with the notice prepared under subsection (1) or (2) (as relevant), or	3 ² 32 33
		(b) may serve on the applicant a notice allowing a further 4 weeks from the date of service of that notice for lodgment of the evidence and, if the evidence is not	34 35 36

		lodged within the further period, may refuse to take any further action in connection with the notice prepared under subsection (1) or (2) (as relevant).	1 2 3
	(5)	If:	4
	, ,	(a) the evidence required by subsection (3) is lodged within the time permitted by this section, and	5 6
		(b) the caveator has not lodged with the Registrar-General the order or office copy of the order referred to in subsection (1) or (2) (as the case may require) in accordance with the relevant subsection,	7 8 9 10
		the Registrar-General is to make a recording in the Register to the effect that the caveat has, to the extent that it would prohibit the recording of the dealing or the registration of the delimitation plan, or the granting of the possessory application, lapsed, and the caveat so lapses on the making of that recording.	11 12 13 14 15
[5]	Section 7 or interes	4J Lapse of caveat on application of proprietor of estate	17 18
	expiry of 2	caveator takes the action referred to in subsection (2) before the 21 days after the date of service of the notice, the caveat will m section 74J (1).	19 20 21
	Insert inste	ead:	22
		the caveator has, before the expiry of 21 days after the date of service of the notice:	23 24
		(a) obtained from the Supreme Court an order extending the operation of the caveat for such further period as is specified in the order or until the further order of that Court, and	25 26 27 28
		(b) lodged with the Registrar-General the order or an office copy of the order,	29 30
		the caveat will (subject to evidence of due service of the notice on the caveator) lapse in accordance with subsection (4).	31 32 33

[6] Section 74J (2)–(4)

Minor amendments Schedule 1

	Omit subse	ection	(2). Insert instead:	2
	(2)	notic statu Gene	applicant must, within 4 weeks after the issue of the ce, lodge with the Registrar-General, in the form of a tory declaration or such other form as the Registrar-eral may accept, evidence of the due service of the notice he caveator.	3 4 5 6 7
	(3)		e applicant does not comply with subsection (2), the strar-General:	8 9
		(a)	may refuse to take any further action in connection with the notice prepared under subsection (1), or	10 11
		(b)	may serve on the applicant a notice allowing a further 4 weeks from the date of service of that notice for lodgment of the evidence and, if the evidence is not lodged within the further period, may refuse to take any further action in connection with the notice prepared under subsection (1).	12 13 14 15 16
	(4)	If:		18
		(a)	the evidence required by subsection (2) is lodged within the time permitted by this section, and	19 20
		(b)	the caveator has not lodged with the Registrar-General the order or office copy of the order referred to in subsection (1) in accordance with that subsection,	21 22 23
		the e	Registrar-General is to make a recording in the Register to effect that the caveat has lapsed, and the caveat so lapses he making of that recording.	24 25 26
[7]	Section 74 restrictive	JA L	apse of caveat regarding extinguishment of enant	27 28
	will lapse	to the	or takes the action referred to in subsection (4), the caveat extent provided by that subsection and the restrictive extinguished." from section 74JA (3).	29 30 31
	Insert inste	ad:		32
		the c	aveator has:	33
		(a)	obtained from the Supreme Court an order extending the operation of the caveat for such further period as is	34 35

that recording.

[8]

	specified in the order or until the further order of that Court, and	1
	(b) lodged with the Registrar-General the order or an office copy of the order,	3 4
	the caveat will (subject to evidence of due service of the notice on the caveator) lapse in accordance with subsection (6) and the restrictive covenant will be extinguished.	5 6 7 8
Section 7	4JA (4)–(6)	9
Omit subse	ection (4). Insert instead:	10
(4)	The applicant must, within 4 weeks after the issue of the notice, lodge with the Registrar-General, in the form of a statutory declaration or such other form as the Registrar-General may accept, evidence of the due service of the notice on the caveator.	11 12 13 14 15
(5)	If the applicant does not comply with subsection (4), the Registrar-General:	16 17
	(a) may refuse to take any further action in connection with the notice prepared under subsection (3), or	18 19
	(b) may serve on the applicant a notice allowing a further 4 weeks from the date of service of that notice for lodgment of the evidence and, if the evidence is not lodged within the further period, may refuse to take any further action in connection with the notice prepared under subsection (3).	20 21 22 23 24 25
(6)	If:	26
	(a) the evidence required by subsection (4) is lodged within the time permitted by this section, and	27 28
	(b) the caveator has not lodged with the Registrar-General the order or office copy of the order referred to in subsection (3) in accordance with that subsection,	29 30 31
	the Registrar-General is to make a recording in the Register to the effect that the caveat has, to the extent that it would prohibit the extinguishment of the restrictive covenant	32 33 34

concerned, lapsed, and the caveat so lapses on the making of

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Minor amendments

[9] Schedule 3 Savings and transitional provisions

Insert after clause 18:

Part 7 Statute Law (Miscellaneous Provisions) Act (No 2) 2002

19 Lapsing of caveats

Sections 74I, 74J and 74JA, as in force immediately before the commencement of Schedule 1.25 to the *Statute Law* (*Miscellaneous Provisions*) *Act* (*No* 2) 2002, continue to apply to and in respect of applications made under those sections before that commencement as if that Act had not been enacted.

Explanatory note

Section 74F (5) of the *Real Property Act 1900* (*the Act*) sets out the requirements for a caveat lodged under section 74F. Section 74F (5) (b) (viii) provides that the caveat must specify an address in New South Wales at which notices may be served on the caveator. Frequently, solicitors who are members of a document exchange (DX) specify their DX number as the address. However, persons who are not members of the DX cannot use the DX to serve a notice. Item [1] of the proposed amendments ensures that, if a DX number is specified as the address, an alternative, non-DX, address must also be specified.

Items [2]–[8] of the proposed amendments give statutory force to the Registrar-General's current administrative arrangements relating to the lapsing of caveats. At present, sections 74I, 74J and 74JA of the Act provide that the caveats to which those sections relate lapse at the expiry of the period of 21 days after the date of service on the caveator of a notice warning the caveator that the caveat will lapse unless, within that period, the caveator obtains and lodges with the Registrar-General an order from the Supreme Court extending the operation of the caveat.

The proposed amendments amend those sections so as to require the person seeking the lapsing of the caveat to lodge with the Registrar-General evidence of service of the warning notice on the caveator within 4 weeks after the issue of the notice. They also provide for an extension of time for that service, and enable the Registrar-General to refuse to take any further action in relation to the lapsing of the caveat if the applicant fails to provide the evidence of service of the notice within the time allowed.

Item [9] of the proposed amendments inserts a transitional provision in the Act to ensure that applications made under sections 74I, 74J and 74JA before the amendment of those sections by this Act are dealt with in accordance with those sections as in force at the time the applications were made.

Schedule 1

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		y and Other Offices Remuneration Act 1975 (1976	1
No 4	4)		2
Sec	Section 10AA		3
Inse	rt after	section 10:	4
10AA	Trib	unal assistance to other entities	5
	(1)	The Tribunal may enter into arrangements with any Minister or government agency or other body or person in the public sector for the provision of assistance by the Tribunal to the Minister, agency or other body or person by means of the provision of services that are within the Tribunal's field of expertise and relevant to its functions.	6 7 8 9 10 11
	(2)	However, the Tribunal is not to enter into an arrangement under this section:	12 13
		(a) for the provision of services relating to the remuneration or allowances payable to the holder of an office specified in Schedule 1, 2, 3 or 4, or	14 15 16
		(b) unless the Minister has approved of the arrangement (either generally or in a particular case).	17 18
	(3)	In entering into an arrangement under this section, the Tribunal has a duty to ensure that giving effect to the arrangement will not interfere with the ability of the Tribunal to exercise its functions.	19 20 21 22
Expla	anatory	y note	23
The proposed amendment inserts a new section in the <i>Statutory and Other Offices Remuneration Act 1975</i> (<i>the Act</i>) so as to permit the Statutory and Other Offices Remuneration Tribunal (<i>the Tribunal</i>) to provide assistance to Ministers, government agencies and other bodies and persons (in the public sector only) in the form of services that are within the Tribunal's field of expertise and relevant to its functions. However, that assistance will not extend to matters relating to remuneration or allowances determined by the Tribunal under the Act.		24 25 26 27 28 29 30	
servion Howe allow The p	ces thatever, the cances of th	t are within the Tribunal's field of expertise and relevant to its functions. nat assistance will not extend to matters relating to remuneration or	2 2 3

Minor amendments Schedule 1

1.27	Strata Schemes (Freehold Development) Act 1973 No 68	1
[1]	Section 8 Registration of strata plans	2
	Insert after section 8 (6) (a):	3
	(a1) if the certificate of title or Crown grant for the land comprising the proposed parcel does not accompany the plan (or is not produced in the office of the Registrar-General within such time as the Registrar-General considers reasonable), unless evidence is furnished to the Registrar-General's satisfaction that:	4 5 6 7 8 9
	(i) the certificate of title or Crown grant is in his or her custody, and that he or she has authority to use the instrument in connection with the registration of the plan, or	10 11 12 13
	(ii) the certificate of title or Crown grant has been lost, mislaid or destroyed and application has been duly made (and is being duly prosecuted) under section 111 of the <i>Real Property Act 1900</i> , or	14 15 16 17 18
[2]	Section 11 Unit entitlements of lots in subdivisions involving common property	19 20
	Omit "section 37A (5) (b)" from section 11 (b).	21
	Insert instead "section 37A (5) (c)".	22
[3]	Section 27 Dedication of common property	23
	Omit "unanimous resolution" from section 27 (2).	24
	Insert instead "special resolution". Explanatory note Section 15 (2) of the Strata Schemes (Freehold Development) Act 1973 (the Act) permits the Registrar-General to refuse to register a strata plan of subdivision or consolidation, a notice of conversion or a building alteration plan if it is not accompanied by the certificate of title for the common property (except in certain circumstances—for example, if the certificate is lost and application for a replacement has been duly made and is being prosecuted). Item [1] of the proposed amendments inserts a similar power in relation to the registration of an initial strata plan and the certificate of title (or Crown grant) for the land to which the proposed strata plan relates.	25 26 27 28 29 30 31 32 33 34

[1]

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Omit "unanimous resolution" from section 31 (2).

Insert instead "special resolution".

[2]

[3]

Minor amendments Schedule 1

[4] Section 35 Powers of lessor where no current lease

Omit "prescribed authority" from section 35 (2).

Insert instead "proprietor".

Explanatory note

Section 18 (2) of the *Strata Schemes (Leasehold Development) Act 1986* (*the Act*) permits the Registrar-General to refuse to register a strata plan of subdivision or consolidation, a notice of conversion or a building alteration plan if it is not accompanied by the certificate of title for the common property (except in certain circumstances—for example, if the certificate is lost and application for a replacement has been duly made and is being prosecuted). Item [1] of the proposed amendments inserts a similar power in relation to the registration of an initial strata plan and the certificate of title (or Crown grant) for the land to which the proposed strata plan relates. Item [2] of the proposed amendments corrects a cross-reference.

The Conveyancing Legislation Amendment (e-plan) Act 2002 repealed and re-enacted (among other things) section 31 (2) of the Act. That subsection requires the common property in a strata scheme that is to be dedicated as public road, public reserve or drainage reserve to be identified on a plan and relate to a statement of intention to so dedicate that is acknowledged by endorsement of the seal of the owners corporation "pursuant to a unanimous resolution". However, an earlier amendment (made by the Strata Schemes Legislation Amendment Act 2001) had altered section 31 (2), as then in force, so as to require only a special resolution (that is, a resolution passed at a duly convened general meeting of the owners corporation and against which not more than one-quarter in value (ascertained as provided by the Act) of votes is cast), rather than a unanimous resolution. Item [3] of the proposed amendments gives effect to the earlier amendment.

Originally, the leasehold strata scheme established by the Act could be utilised only by a *prescribed authority* (the Crown or a public authority, including a local council). When the Act was later amended to allow privately owned land to be the subject of such a scheme, the expression "prescribed authority" was replaced by the expression "proprietor". However, one such expression was missed. Item [4] of the proposed amendments makes the necessary correction.

1.29 Strata Schemes Management Act 1996 No 138

Section 112 Agreement for payment to owner of consideration on transfer or lease of common property

Omit "unanimous resolution". Insert instead "special resolution".

Explanatory note

On 1 June 2001, the Strata Schemes (Freehold Development) Act 1973 and the Strata Schemes (Leasehold Development) Act 1986 were amended to allow common property to be dealt with by special resolution rather than unanimous resolution.

The proposed amendment makes a consequential amendment to a provision that is concerned solely with common property.

1.30	Unlawful	Gan	nbling Act 1998 No 113	1
	Section 6	Defir	nition of "prohibited gaming device"	2
	Insert after	section	on 6 (3):	3
	(4)		evice that would otherwise be a prohibited gaming device of a prohibited gaming device if:	4 5
		(a)	it is kept in a State-owned museum or similar public institution, and	6 7
		(b)	it is not used for the purposes of gambling, and	8
		(c)	it is used only for educational or cultural purposes.	9
	Explanatory	note		10
	possessing,	or perr	Unlawful Gambling Act 1998 (the Act) creates the offence of mitting the use or operation of a prohibited gaming device , which of 6 of the Act.	11 12 13
		c instit	ndment amends section 6 so as to allow State-owned museums and cutions to hold, display, and demonstrate the operation of, such	14 15 16
1.31	Wentwor	th Irr	rigation Act 1890 No 7	17
	Section 4	Defir	nitions	18
	Omit the de	efiniti	ions of <i>Domestic use</i> , <i>Regulations</i> and <i>Stock</i> .	19
	Explanatory		, 0	20
	The propose are no longe	d ame r used	endment omits definitions of terms (<i>domestic use</i> and <i>stock</i>) that in the <i>Wentworth Irrigation Act 1890</i> . It also omits the definition of s) that is dealt with in section 20 of the <i>Interpretation Act 1987</i> .	21 22 23

Scł	nedule 2 Amendments by way of statute law revision	:
	(Section 3)	3
2.1	Burwood Planning Scheme Ordinance	4
	Clause 78DA Development of land at Webb Street, Croydon	į
	Omit "(within the meaning of the <i>Unhealthy Building Land Act 1990</i>)" from clause 78DA (6). Commencement	(
	The amendment to the <i>Burwood Planning Scheme Ordinance</i> commences on the commencement of section 4 (2).	10 10 11
	Explanatory note The proposed amendment is consequential on the proposed repeal of the <i>Unhealthy Building Land Act 1990</i> by section 4 (2).	12 13
2.2	Conveyancing (Sale of Land) Regulation 2000	14
	Schedule 3 Prescribed warranties	15
	Omit item 7 from Part 3.	16
	Commencement	17 18
	The amendment to the Conveyancing (Sale of Land) Regulation 2000 commences on the commencement of section 4 (2).	19
	Explanatory note	20
	The proposed amendment is consequential on the proposed repeal of the <i>Unhealthy Building Land Act 1990</i> by section 4 (2).	2° 22
2.3	Crimes (Administration of Sentences) Act 1999 No 93	23
	Section 198 Matters to be considered in relation to certain advisory functions	24 25
	Omit "served" where secondly occurring from section 198 (3) (e).	26
	Insert instead "serve".	27
	Explanatory note	28
	The proposed amendment corrects incorrect grammar.	29

2.4	Environmental Planning and Assessment Act 1979 No 203	1
	Section 118 Appointment of environmental planning administrator	2
	Omit "section 94A" from section 118 (1). Insert instead "section 94E". Explanatory note The proposed amendment corrects a cross-reference.	4 5 6
2.5	Firearms (General) Amendment (Temporary Amnesty for pre-1900 Firearms) Regulation 2002	7 8
	Clause 3	9
	Omit the clause. Insert instead:	10
	3 Amendment of Firearms (General) Regulation 1997	11
	The <i>Firearms (General) Regulation 1997</i> is amended as set out in Schedule 1.	12 13
	Commencement The amendment to the Firearms (General) Amendment (Temporary Amnesty for pre- 1900 Firearms) Regulation 2002 is taken to have commenced on 1 July 2002. Explanatory note The proposed amendment corrects the incorrect citations of a statutory instrument.	14 15 16 17 18
2.6	Gaming Machines Act 2001 No 127	19
	Section 47A Prohibition on accepting transfer of prize winning cheques	20 21
	Omit "limited" from section 47A (2). Insert instead "limiting". Explanatory note The proposed amendment corrects a typographical error.	22 23 24
2.7	Gas Supply (Network Safety Management) Regulation 2002	25
[1]	Clause 3 Definitions	26
	Insert "(1)" before "In this Regulation".	27

[2]	Clause 3 (1) (as gazetted)	1
	Renumber the subclause as subclause (2). Explanatory note	2
	The proposed amendments number an unnumbered subclause and make a consequential amendment to the numbering of another subclause.	4 5
2.8	Health Records and Information Privacy Act 2002 No 71	6
	Schedule 3 Amendment of Privacy and Personal Information Protection Act 1998	7 8
	Omit "1998" from the Note to section 45 (2A) in Schedule 3 [18].	9
	Insert instead "2002".	10
	Explanatory note	11 12
	The proposed amendment corrects an incorrect citation of an Act.	12
2.9	Landlord and Tenant (Amendment) Act 1948 No 25	13
	Sections 30 and 32	14
	Omit "Controller's" wherever occurring.	15
	Insert instead "Director-General's".	16
	Explanatory note	17
	The proposed amendment updates terminology.	18
2.10	Leeton Local Environmental Plan No 35	19
	Schedule 1 Definitions	20
	Omit the definition of <i>unhealthy building land</i> .	21
	Explanatory note	22
	The proposed amendment omits the definition of a term (defined by reference to an Act that is to be repealed by section 4 (2)) that is not used in the local environmental plan.	23 24
2.11	Marine Pollution Act 1987 No 299	25
	Section 25 Interpretation	26
	Insert ", or" after "pipeline" in paragraph (e) (ii) of the definition of	27
	appropriate person in section 25 (1).	28
	Explanatory note	29
	The proposed amendment inserts missing punctuation and a missing conjunction	30

2.12	National Parks and Wildlife Amendment Act 2001 No 130	
[1]	Schedule 1 Amendment of National Parks and Wildlife Act 1974 relating to classification and management of land	2
	Omit "138 (1) (b) (ix)" from the heading to Schedule 1 [73].	4
	Insert instead "138 (1) (b) (xi)".	į
[2]	Schedule 1 [80]	(
	Omit "Sections 33 (4) (b)" from the item heading.	7
	Insert instead "Sections 33 (4) (a)". Explanatory note The proposed amendments correct incorporating directions.	8 9 10
2.13	Police Service Amendment (NSW Police) Act 2002 No 51	1
	Schedule 1 Amendment of Police Service Act 1990	12
	Insert "or where occurring in the name of an Act" after "this Schedule" in Schedule 1 [2]. Explanatory note The proposed amendment corrects an incorporating direction.	1; 14 1; 16
2.14	Protection of the Environment Administration Act 1991 No 60	17 18
	Section 3 Definitions	19
	Omit "Unhealthy Building Land Act 1990," from the list of Acts in the definition of <i>environment protection legislation</i> . Commencement The amendment to the Protection of the Environment Administration Act 1991	20 21 22
	commences on the commencement of section 4 (2).	24 25
	Explanatory note The proposed amendment omits a reference to an Act that is to be repealed by section 4 (2).	20

2.15	Public Sector Employment and Management Act 2002 No 43	1
	Section 28 Period of employment	2
	Omit "temporary" where secondly occurring from section 28 (2). Explanatory note	3 4
	The proposed amendment omits a superfluous word.	5
2.16	Public Sector Employment and Management (General) Regulation 1996	6 7
[1]	Clause 3 Definitions	8
	Insert "a" before "member of staff" in the definition of <i>temporary work location</i> in clause 3 (1).	9 10
[2]	Clause 3 (1), definition of "temporary work location"	11
	Omit "public servant". Insert instead "member of staff".	12
	Explanatory note	13
	Item [1] of the proposed amendments inserts a missing word. Item [2] of the proposed amendments updates obsolete terminology.	14 15
2.17	Radiation Control Act 1990 No 13	16
	Schedule 2 Savings and transitional provisions	17
	Renumber Part 3 (where secondly occurring) as Part 4.	18
	Explanatory note	19
	The proposed amendment corrects duplicated numbering of Parts.	20
2.18	Radiation Control Regulation 1993	21
	Clause 6 Safe dose limits to be taken into account by Authority	22
	Omit "a a decision". Insert instead "a decision".	23
	Explanatory note	24
	The proposed amendment omits a superfluous word.	25
2.19	Rail Safety Regulation 1999	26
	Schedule 1 Penalty notice offences	27
	Omit "(Offences)" from the heading to Part 2.	28
	Explanatory note	29
	The proposed amendment corrects an incorrect citation of a Regulation.	30

2.20	Road Transport (Heavy Vehicles Registration Charges) Act 1995 No 72	1 2
	Section 9 Variations in charges	3
	Insert "in" after "specified" wherever occurring in section 9 (1), (3) and (4). Explanatory note	4 5 6
	The proposed amendment inserts missing words.	7
2.21	Rural Fires Act 1997 No 65	8
	Sections 86 (Notice and certain authorities required before certain fires lit) and 89 (Issue of permits)	9 10
	Omit "Environmental Planning Assessment Act 1979" wherever occurring from sections 86 (1A) (b) and 89 (2) (b).	11 12
	Insert instead "Environmental Planning and Assessment Act 1979".	13
	Explanatory note The proposed amendment corrects incorrect citations of an Act.	14 15
2.22	Statute Law (Miscellaneous Provisions) Act 2002 No 53	16
	Schedule 2 Amendments by way of statute law revision	17
	Omit "170 (1)" from Schedule 2.16 [1] wherever occurring.	18
	Insert instead "170A (1)". Explanatory note The proposed amendment corrects an incorporating direction.	19 20 21
2.23	Sutherland Local Environmental Plan—Menai Town Centre 1992	22 23
	Clause 33 What is complying development?	24
	Omit "1997" from clause 33 (3) (i). Insert instead "1977". Explanatory note The proposed amendment corrects an incorrect citation of an Act.	25 26 27

2.24	Sydney Regional Environmental Plan No 17—Kurnell Peninsula (1989)	2
	Clause 36 What is complying development?	;
	Omit "1997" from clause 36 (3) (p). Insert instead "1977". Explanatory note The proposed amendment corrects an incorrect citation of an Act.	
2.25	Western Lands Act 1901 No 70	7
	Section 20 Annual rent (as inserted by the Western Lands Amendment Act 2002)	8
	Omit "Annual rent = Base rent + Cultivation charge + Intensive agriculture charge Rehabilitation rebate" from section 20 (1).	10 1
	Insert instead " $Annual\ rent = Base\ rent + Cultivation\ charge + Intensive\ agriculture\ charge\ - Rehabilitation\ rebate$ ".	12 13
	Commencement	14
	The amendment to the Western Lands Act 1901 commences (or is taken to have commenced) on the commencement of Schedule 2 [2] to the Western Lands Amendment Act 2002.	18 16 17
	Explanatory note	18
	The proposed amendment inserts a minus sign that was in the Bill for the <i>Western Lands Amendment Act 2002</i> as introduced into Parliament and passed by both Houses but which was inadvertently omitted from the Act that was presented to the Governor for assent and assented to.	19 20 27 22
2.26	Young Offenders Act 1997 No 54	23
	Section 4 Definitions	24
	Omit "access" from the definition of on-line service.	2
	Insert instead "accessed".	26
	Explanatory note	27
	The proposed amendment corrects incorrect grammar.	28

Schedule 3 Repeals

(Section 4)

Name of Act or statutory rule	Extent of repeal
Loan Fund Companies Act 1976 No 94	Sections 9, 10, 11 and 28 ⁴
Meat Industry Act 1978 No 54	Section 46 ³
Hire-Purchase (Repeal) Act 1981 No 127	Whole Act ³
Children (Equality of Status) Amendment Act 1984 No 6	Whole Act ²
Optical Dispensers (Amendment) Act 1987 No 276	Schedule 1 (1), (2), (4) and (10) ⁴ Schedule 2 ³
Public Authorities Superannuation (Government Initiatives Transfer) (Savings and Transitional) Regulation 1987	Whole Regulation ³
Public Authorities Superannuation (Cootamundra Shire Council Gas Employees) (Savings and Transitional) Regulation 1988	Whole Regulation ³
Catchment Management Act 1989 No 235	The reference to the Upper Parramatta River Catchment Management Trust in Part 2 of Schedule 1 ⁴
Superannuation (Government Insurance Office Employees) (Savings and Transitional) Regulation 1990	Whole Regulation ³
State Authorities Superannuation (Australian Securities Commission Employees) Savings and Transitional Regulation 1991	Whole Regulation ³
State Authorities Superannuation (NSW Health Department Computer and Information Systems Branch Employees Transfer) Transitional Regulation 1991	Whole Regulation ³
Superannuation (Australian Securities Commission Employees) Savings and Transitional Regulation 1991	Whole Regulation ³
Superannuation (NSW Health Department Computer and Information Systems Branch Employees Transfer) Transitional Regulation 1991	Whole Regulation ³

Repeals Schedule 3

ame of Act or statutory rule	Extent of repeal
ledical Practice Act 1992 No 94	Section 6 ⁴
ate Authorities Superannuation (First State Computing mployees) Transitional Regulation 1992	Whole Regulation ³
ate Authorities Superannuation (Government Insurance ffice Employees) Transitional Regulation 1992	Whole Regulation ³
ate Authorities Superannuation (GrainCorp Employees) ransitional Regulation 1992	Whole Regulation ³
ate Authorities Superannuation (Sydney Ports Pilotage ervice Employees) Transitional Regulation 1992	Whole Regulation ³
uperannuation (First State Computing Employees) ransitional Regulation 1992	Whole Regulation ³
uperannuation (GrainCorp Employees) Transitional egulation 1992	Whole Regulation ³
uperannuation (Sydney Ports Pilotage Service mployees) Transitional Regulation 1992	Whole Regulation ³
ate Authorities Superannuation (ABRI Employees) ransitional Regulation 1993	Whole Regulation ³
ate Authorities Superannuation (FINCOM Employees) ransitional Regulation 1993	Whole Regulation ³
ate Authorities Superannuation (Joint Coal Board—Coal dustry Tribunal Employees) Transitional Regulation 193	Whole Regulation ³
ate Authorities Superannuation (Lismore City Council) ransitional Regulation 1993	Whole Regulation ³
uperannuation (FINCOM Employees) Transitional egulation 1993	Whole Regulation ³
uperannuation (Joint Coal Board—Coal Industry ribunal Employees) Transitional Regulation 1993	Whole Regulation ³
ate Authorities Superannuation (Centre for Bone and vint Diseases Employees' Superannuation) egulation 1994	Whole Regulation ³
ate Authorities Superannuation (FRC—NRC Transfer) egulation 1994	Whole Regulation ³

Schedule 3 Repeals

Name of Act or statutory rule	Extent of repeal
State Authorities Superannuation (Government Cleaning Service Employees Transfer) Regulation 1994	Whole Regulation ³
State Authorities Superannuation (SRA—Goninan Transfer) Regulation 1994	Whole Regulation ³
Superannuation (Government Cleaning Service Employees Transfer) Regulation 1994	Whole Regulation ³
State Authorities Superannuation (Department of Agriculture Employees) Transitional Regulation 1995	Whole Regulation ³
Superannuation (Department of Agriculture Employees) Transitional Regulation 1995	Whole Regulation ³
State Authorities Superannuation (Eastern Creek Raceway Employees) Transitional Regulation 1996	Whole Regulation ³
State Authorities Superannuation (Integral Energy Australia) Transitional Regulation 1996	Whole Regulation ³
Superannuation (Eastern Creek Raceway Employees) Transitional Regulation 1996	Whole Regulation ³
Superannuation (Integral Energy Australia) Transitional Regulation 1996	Whole Regulation ³
Liquor and Registered Clubs Legislation Amendment Act 1997 No 155	Whole Act ⁶
State Authorities Superannuation (Dairy Corporation Employees) Transitional Regulation 1997	Whole Regulation ³
Superannuation (Dairy Corporation Employees) Transitional Regulation 1997	Whole Regulation ³
Parliamentary Contributory Superannuation Legislation Amendment Act 1998 No 13	Whole Act ²
Rural Lands Protection Act 1998 No 143	Clause 11 of Schedule 7 ⁴
Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999	Division 4 of Part 5 (clauses 123B–123H) ³
State Authorities Superannuation (APRA Employees) Transitional Regulation 1999	Whole Regulation ³

Repeals Schedule 3

Name of Act or statutory rule	Extent of repeal
Superannuation (APRA Employees) Transitional Regulation 1999	Whole Regulation ³
Tow Truck Industry Amendment Act 1999 No 61	Whole Act ²
Medical Practice Amendment Act 2000 No 64	Whole Act ²
Unlawful Gambling Amendment (Betting) Act 2000 No 66	Whole Act ²
Road Transport (Heavy Vehicles Registration Charges) Amendment Act 2000 No 68	Whole Act ²
Plant Diseases Amendment Act 2000 No 70	Whole Act ²
Administrative Decisions Tribunal Legislation Amendment (Revenue) Act 2000 No 72	Whole Act ²
Legal Profession Amendment (Incorporated Legal Practices) Act 2000 No 73	Whole Act ²
Rural Assistance Amendment Act 2000 No 79	Whole Act ²
Protection of the Environment Operations Amendment (Balloons) Act 2000 No 82	Whole Act ²
Crimes at Sea Amendment Act 2000 No 83	Whole Act ²
General Government Debt Elimination Amendment Act 2000 No 84	Whole Act ²
Passenger Transport Amendment Act 2000 No 85	Whole Act ²
Electricity Legislation Amendment (TransGrid) Act 2000 No 88	Whole Act ²
Mining and Petroleum Legislation Amendment Act 2000 No 90	Whole Act ²
Protection of the Environment Operations Amendment (Tradeable Emission Schemes) Act 2000 No 91	Whole Act ²
Banana Industry Amendment Act 2000 No 94	Whole Act ²
Horticultural Legislation Amendment Act 2000 No 96	Whole Act ²
Legal Aid Commission Amendment Act 2000 No 98	Whole Act ²

Schedule 3 Repeals

Name of Act or statutory rule	Extent of repeal
Police Service Amendment (Selection and Appointment) Act 2000 No 99	Whole Act ²
uperannuation Legislation Amendment Act 2000 No 100	Whole Act ²
niversity of Western Sydney Amendment Act 2000 o 101	Whole Act ²
ıral Fires Amendment Act 2000 No 104	Whole Act ²
ate Revenue Legislation Further Amendment Act 2000 o 105	Whole Act ²
aluation of Land Amendment Act 2000 No 106	Whole Act ²
rimes Legislation Further Amendment Act 2000 No 107	Whole Act ²
acing and Totalizator Legislation Amendment Act 2000 o 108	Whole Act ²
imes (Administration of Sentences) Amendment Act 00 No 110	Whole Act ²
w Reform (Miscellaneous Provisions) Amendment Act 00 No 111	Whole Act ²
rine Parks Amendment Act 2000 No 113	Whole Act ²
e Authorities Superannuation (Rail Fleet Services ited Employees) Transitional Regulation 2000	Whole Regulation ³
perannuation Legislation Amendment (Same Sex etners) Act 2000 No 114	Whole Act ²
perannuation (Rail Fleet Services Limited Employees) unsitional Regulation 2000	Whole Regulation ³
propriation (Budget Variations) Act 2001 No 2	Whole Act ³
propriation Act 2001 No 36	Whole Act ³
propriation (Parliament) Act 2001 No 37	Whole Act ³
propriation (Special Offices) Act 2001 No 38	Whole Act ³
ne Building Legislation Amendment Act 2001 No 51	Section 4 ⁴
minal Legislation Amendment Act 2001 No 117	Schedule 11 ⁵

Repeals Schedule 3

Name of Act or statutory rule Fisheries Management (General) Amendment (Fees) Regulation 2002 (as published in Gazette No 106 on 28 June 2002 at pages 4719–4726) Extent of repeal Whole Regulation³

Key

- 1 indicates repeal of an Act that was assented to in 2001 or earlier and that contains only amendments or amendments and repeals
- 2 indicates repeal of an Act that was assented to in 2001 or earlier and that contains only amendments and spent provisions (or other provisions that do not need to be preserved)
- 3 indicates repeal of an Act, statutory rule or provision that is spent or no longer of practical utility
- 4 indicates repeal of an Act or provision that is uncommenced but is not to be commenced because it is no longer of practical utility
- 5 indicates repeal of an uncommenced Act (or provision) that cannot be commenced
- 6 indicates repeal of an Act (or part of an Act) containing, among other things, uncommenced provisions that cannot be commenced or are not to be commenced because they are no longer of practical utility

Explanatory note

The repeals are explained in detail in the Explanatory note relating to this Act. In relation to the repeal of amending Acts, it should be noted that the Acts are repealed simply to rationalise the legislation in force and that the repeals have no substantive effect on the amendments made by the Acts or any associated provisions. The Acts that were amended by the Acts or provisions being repealed are up-to-date on the Legislation Database maintained by the Parliamentary Counsel's Office and are available electronically.

Section 30 (2) of the *Interpretation Act 1987* ensures that, when an Act is amended or repealed, no amendment made by the Act is affected. Section 30 (2) also ensures that the following matters are not affected:

- (a) the proof of any past act or thing,
- (b) any right, privilege, obligation or liability saved by the operation of the Act,
- (c) any amendment or validation made by the Act,
- (d) the operation of any savings or transitional provision contained in the Act.

28

Scł	nedu	ıle 4	General savings, transitional and other provisions	:
			(Section 5)	(
1	Effe	ct of a	amendment of amending provisions	4
	(1)	cont befo	amendment made by Schedule 1 or 2 to an amending provision ained in an Act is, if the amending provision has commenced re the date of assent to this Act, taken to have effect as from the mencement of the amending provision.	
	(2)	In th	is clause:	9
			nding provision means a provision of an Act that makes a direct ndment to an Act by:	10 11
		(a)	the repeal or omission of matter contained in the amended Act without the insertion of any matter instead of the repealed or omitted matter, or	12 13 14
		(b)	the omission of matter contained in the amended Act and the insertion of matter instead of the omitted matter, or	1: 10
		(c)	the insertion into the amended Act of matter, not being matter inserted instead of matter omitted from the Act,	17 18
			ther the provision was enacted before or after the mencement of the <i>Reprints Act 1972</i> .	19 20
	Expl	anatory	v note	2
	in the or dir errors cross	e technic rections s (for e s-refere	ensures that certain amendments, including amendments correcting errors cal provisions (for example, headings indicating the section to be amended as to where a new section is to be inserted) and rectifying minor drafting xample, corrections in numbering of provisions, correction or insertion of naces, omission of unnecessary matter or insertion of omitted matter), will on the date the amendments to which they relate commenced.	2: 2: 2: 2: 2: 2:
2	Effe	ct of a	mendment or repeal on acts done or decisions made	28
		Exce	ept where it is expressly provided to the contrary, if this Act:	29
		(a)	amends a provision of an Act or an instrument, or	30
		(b)	repeals and re-enacts (with or without modification) a provision of an Act or an instrument,	3 ²
		repe	act done or decision made under the provision amended or aled has effect after the amendment or repeal as if it had been or made under the provision as so amended or repealed.	33 34 38

	Expia	natory note	•
	expre	clause ensures that the amendment or repeal of a provision will not, unless ssly provided, vitiate any act done or decision made under the provision as in before the amendment or repeal.	2
3	Application of Interpretation Act 1987 to amendments to statutory rules		
		Sections 39, 40 and 41 of the <i>Interpretation Act 1987</i> do not apply to any amendments to statutory rules made by this Act. natory note	5 8 9
	disalle	clause makes it clear that certain provisions concerning the making, tabling and owance of statutory rules do not apply to amendments to statutory rules made by oposed Act.	1° 1°
1	Effe	ct of amendment on regulations	13
		Except where expressly provided to the contrary, any regulation made under an Act amended by this Act, that is in force immediately before the commencement of the amendment, is taken to have been made under the Act as amended.	14 15 16 17
	Expla	natory note	18
	amen	lause ensures that, unless expressly provided, any regulation made under an Act ded by the proposed Act, and in force immediately before the commencement of nendment, will be taken to have been made under the amended Act.	19 20 21
5	Effe	ct of amendment on environmental planning instruments	22
		The amendment of an environmental planning instrument by this Act does not prevent its later amendment or repeal by another environmental planning instrument.	23 24 25
	Expla	natory note	26
	enviro	clause ensures that the amendment of a local environmental plan or other inmental planning instrument does not prevent its amendment or repeal by an inmental planning instrument.	27 28 29
6	Regi	ulations	30
	(1)	The Governor may make regulations containing provisions of a savings or transitional nature consequent on the enactment of this Act.	3 ² 32
	(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to this Act or a later date.	34 38
	(3)	To the extent to which any such provision takes effect from a date that is earlier than the date of its publication in the Gazette, the provision does not operate so as:	36 37 38

Schedule 4 General savings, transitional and other provisions

(a)

(b)

to affect, in a manner prejudicial to any person (other than the	1
State or an authority of the State), the rights of that person	2
existing before the date of its publication, or	3
to impose liabilities on any person (other than the State or an	4
authority of the State) in respect of anything done or omitted	5
to be done before the date of its publication.	6
y note	7
enables the making of regulations of a savings or transitional nature having	8

9 10

Explanatory noteThis clause enables the making of regulations of a savings or transitional nature having a short term effect and relating to incidental matters arising out of the proposed Act with regard to which no specific, or sufficient, provision has been made in the Act.

Notes	,
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Burwood Planning Scheme Ordinance—Schedule 2	;
Casino Control Act 1992 No 15—Schedule 1	4
Children and Young Persons (Care and Protection) Act 1998 No 157—Schedule 1	(
Community Services (Complaints, Reviews and Monitoring) Act 1993 No 2—Schedule 1	- 7
Conveyancing (Sale of Land) Regulation 2000—Schedule 2	(
Crimes (Administration of Sentences) Act 1999 No 93—Schedule 2	10
Crown Lands Act 1989 No 6—Schedule 1	1
Crown Lands (Continued Tenures) Act 1989 No 7—Schedule 1	12
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Gas Supply Act 1996 No 38—Schedule 1	20
Gas Supply (Natural Gas Retail Competition) Regulation 2001—Schedule 1	2
Gas Supply (Network Safety Management) Regulation 2000—Schedule 2	22
Hay Irrigation Act 1902 No 57—Schedule 1	23
Health Records and Information Privacy Act 2002 No 71—Schedule 2	24
Landlord and Tenant (Amendment) Act 1948 No 25—Schedule 2	2
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Licensing and Registration (Uniform Procedures) Act 2002 No 28—Schedule 1	27
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Marine Safety Act 1998 No 121—Schedule 1	2
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National Parks and Wildlife Amendment Act 2001 No 130—Schedule 2	4
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Passenger Transport Act 1990 No 39—Schedule 1	7
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Strata Schemes (Freehold Development) Act 1973 No 68—Schedule 1	28
Strata Schemes (Leasehold Development) Act 1986 No 219—Schedule 1	29
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Sydney Regional Environmental Plan No 17—Kurnell Peninsula (1989)— Schedule 2	3
Unlawful Gambling Act 1998 No 113—Schedule 1	4
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Banana Industry Amendment Act 2000 No 94	14
Children (Equality of Status) Amendment Act 1984 No 6	15
Crimes (Administration of Sentences) Amendment Act 2000 No 110	16
Crimes at Sea Amendment Act 2000 No 83	17
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Plant Diseases Amendment Act 2000 No 70	5
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Superannuation (Government Cleaning Service Employees Transfer) Regulation 1994	6 7
Superannuation (Government Insurance Office Employees) (Savings and Transitional) Regulation 1990	8 9
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