Second print



New South Wales

# Statute Law (Miscellaneous Provisions) Bill (No 2) 2008

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This public bill, which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney, , 2008



New South Wales

# Statute Law (Miscellaneous Provisions) Bill (No 2) 2008

Act No , 2008

An Act to repeal certain Acts 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.

EXAMINED

Assistant Speaker

The	Legisl	ature of New South Wales enacts:	1			
1	1 Name of Act					
	This Act is the Statute Law (Miscellaneous Provisions) Act (No 2) 2008.					
2	Com	mencement	4			
	(1)	This Act commences on the date of assent, except as provided by this section.	5 6			
	(2)	The amendments made by Schedules 1–3 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.	7 8 9 10			
3	Ame	ndments	11			
		The Acts and instruments specified in Schedules 1–3 are amended as set out in those Schedules.	12 13			
4	Repe	eals	14			
	(1)	Each Act specified in Part 1 of Schedule 4 is repealed.	15			
	(2)	Each Act specified in Part 2 or 3 of Schedule 4 is, to the extent indicated in the Part, repealed.	16 17			
5	Gen	eral savings, transitional and other provisions	18			
		Schedule 5 has effect.	19			
6	Expl	anatory notes	20			
		The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act.	21 22			
7	Repe	eal of provisions of Act	23			
	(1)	A subschedule of Schedule 1, 2 or 3 is repealed on the day following the day on which all of the provisions of the subschedule have commenced.	24 25			
	(2)	The repeal of any such subschedule does not, because of the operation of section 30 of the <i>Interpretation Act 1987</i> , affect any amendment made by those subschedules.	26 27 28			

Minor amendments

Scl	nedule 1 Minor amendments	1
	(Section 3)	2
1.1		
1.1	Banks and Bank Holidays Act 1912 No 43	3
	Section 23A	4
	Insert after section 23:	5
	23A Delegation	6
	The Director-General may delegate the exercise of any function of the Director-General under Schedule 6 to any member of staff of the Department of Commerce.	7 8 9
	Explanatory note The Shop Trading Act 2008 transferred provisions from the (now repealed) Shops and	10
	Industries Act 1962 (the repealed Act) to the Banks and Bank Holidays Act 1912 (the principal Act) that enable the opening of banks on weekends in accordance with the approval of the Director-General of the Department of Commerce (the Director-General). The repealed Act also contained a power for the Director-General to delegate his or her functions in connection with such approvals. The proposed amendment inserts an equivalent power of delegation into the principal Act.	11 12 13 14 15 16 17
1.2	Building Professionals Act 2005 No 115	18
[1]	Section 19 Definitions	19
	Omit "he or she" wherever occurring from paragraphs (b), (c) and (l) of the definition of <i>unsatisfactory professional conduct</i> in section 19 (1).	20 21
	Insert instead "the accredited certifier".	22
[2]	Section 60 Record keeping by accreditation holders	23
	Insert after section 60 (3):	24
	(4) A reference in this section to an accreditation holder includes a reference to a person whose certificate of accreditation has been suspended or cancelled or has lapsed.	25 26 27
[3]	Section 63 Accredited certifiers to have required insurance	28
	Omit "himself or herself out as being" from section 63 (1) (b).	29
	Insert instead "out that the accredited certifier is".	30
[4]	Sections 63 (1) and (2), 66 (1), 70 (1), 84 (1) and 85 (2)	31
	Omit "he or she" wherever occurring. Insert instead "the accredited certifier".	32

Schedule 1 Minor amendments

[5]	Section 74 Notice to be given of certain matters	1
	Omit "his, her or its" from section 74 (1) (b). Insert instead "the person's	-
[6]	Section 83 Disclosure and misuse of information	3
[•]	Omit "himself or herself" wherever occurring in section 83 (2) and (3).	4
	Insert instead "the person".	
	*	5
[7]	Section 83 (2) and (3)	6
	Omit "he or she" wherever occurring. Insert instead "the person".	7
[8]	Section 84 Improper influence with respect to conduct of accredited certifier acting as certifying authority	8 9
	Omit "his or her" wherever occurring in section 84 (1) and (2).	10
	Insert instead "the accredited certifier's".	11
[9]	Section 85 False representations	12
	Omit "he or she" from section 85 (1) (a). Insert instead "the person".	13
[10]	Section 85 (3)	14
	Omit "he or she". Insert instead "the person".	15
	Commencement	16
	The amendments are taken to have commenced on 3 November 2008.	17
	Explanatory note	18
	Section 60 (1) of the <i>Building Professionals Act 2005</i> ( <i>the Act</i> ) provides that accre certifiers must hold certain records in accordance with the regulations.	dited 19 20
	Section 60 (2) of the Act provides that the Building Professionals Board may required accredited certifier to provide a copy of any record that is required to be kept u section 60 (1).	re an 21 Inder 22 23
	Item [2] of the proposed amendments makes it clear that the requirements to records, and to provide such records to the Building Professionals Board on req extend to a person whose certificate of accreditation has been suspended or cance or has lapsed.	uest, 25
	Items [1] and [3]–[10] of the proposed amendments update references that are spot of individuals.	ecific 28 29
1.3	Business Names Act 2002 No 97	30
	Section 34 Authorised officers	31
	Insert at the end of the section:	32
	(2) An investigator appointed under section 18 of the <i>Fair Tra</i>	ding 33
	<i>Act 1987</i> is taken to be an authorised officer appointed u subsection (1).	

Minor amendments

	Director-General of the De authorised officers for the p Section 18 of the Fair Trading investigators for the purpose the Minister for Fair Trading The proposed amendme Director-General under sec for the purposes of the prim- under the Fair Trading Act	As Names Act 2002 ( <b>the principal Act</b> ) provides for the partment of Commerce ( <b>the Director-General</b> ) to appoint burposes of the principal Act. ding Act 1987 provides for the Director-General to appoint ses of that Act and of any other legislation administered by g (which includes the principal Act). ent to the principal Act confirms the power of the to the principal Act 1987 to appoint investigators cipal Act by expressly providing that investigators appointed 1987 are taken to be authorised officers for the purposes of n of a separate appointment of authorised officers under the	1 2 3 4 5 6 7 8 9 10 11 12 13
1.4	Children and Youn No 157	g Persons (Care and Protection) Act 1998	14 15
[1]	Section 64 Notification	of care applications	16
	Omit "to notify that chi 64 (8) (b).	ld or young person of the application" from section	17 18
	Insert instead "if that ch the application".	ild or young person is notified or becomes aware of	19 20
[2]	Section 149C Disclosu	re to parents and significant persons	21
	Omit section 149C (1) (a	a). Insert instead:	22
	(a) any p	parent of the child or young person,	23
[3]	Section 200 Meaning o	f "children's service"	24
	Omit section 200 (4).		25
[4]	Section 205 No adverti	sing of unlicensed services	26
• •		re "children's service" in section 205 (2).	27
[5]	, T	of "out of school hours care service"	28
[0]	Insert at the end of section		29
		or	30
	(iii)	youth support programs, or	31
	(iv)	respite care, or	32
	(v)	residential accommodation (whether or not provided by, or in association with, a school) for children attending a school,	33 34 35

Schedule 1 Minor amendments

[6]	Section 226 Removal of child from place of unlawful employment	1
	Insert "and protection" after "in need of care".	2
[7]	Sections 231Q Notification by Registrar of Children's Court	3
	Omit "appropriate Children's Registrar".	4
	Insert instead "Registrar of the Children's Court".	5
[8]	Sections 231R and 231T	6
	Omit "appropriate Children's Registrar" wherever occurring.	7
	Insert instead "Registrar of the Children's Court".	8
[9]	Section 256A Children's Court may dispense with service	9
	Omit "physical" from section 256A (1).	10
	Explanatory notes	11
	Item [1] of the proposed amendments to the Children and Young Persons (Care and	12
	<i>Protection)</i> Act 1998 ( <b>the</b> Act) makes it clear that the Children's Court can make an order that a parent should not be served with a copy of a care application or any	13 14
	supporting documentary evidence if it is of the opinion that knowledge of the application	14
	could cause psychological harm to, or be otherwise detrimental to, the safety, welfare	16
	or well-being of the relevant child or young person.	17
	Division 1A of Part 2 of Chapter 8 of the Act makes provision with respect to disclosure to parents and other significant persons of information concerning placement of a child	18 19
	or young person in out-of-home care. Item [2] of the proposed amendments removes	20
	a reference to birth parents and adoptive parents to prevent an inconsistency with the	21
	definition of <i>parent</i> (as defined in section 149B of the Act) for the purposes of the	22
	Division.	23
	Item [3] of the proposed amendments omits an obsolete provision.	24
	Currently, section 205 (2) of the Act makes it an offence to knowingly publish any advertisement inviting the attendance of children at a children's service that is not	25 26
	licensed. Item [4] of the proposed amendments applies section 205 (2) to a prescribed	20
	children's service so that the offence will only be committed with respect to a children's	28
	service that is required to be licensed under the Act.	29
	Item [5] of the proposed amendments excludes respite care, residential accommodation provided for the purpose of enabling a child to attend school and youth	30 31
	support services from the definition of <i>out of school hours care service</i> to prevent	31
	the regulatory provisions under Chapter 12A of the Act from applying to such services.	33
	Section 226 of the Act currently refers to a child being taken to be in need of "care" in	34
	specified circumstances. Item [6] of the proposed amendments amends section 226 to	35
	refer instead to a child taken to be "in need of care and protection" to ensure consistency in the use of that term throughout the Act.	36 37
	Items [7] and [8] of the proposed amendments replace references to the "appropriate	38
	Children's Registrar" with the "Registrar of the Children's Court" to ensure that the	39
	administrative functions contained in the provisions are the responsibility of the	40
	Registrar of the Children's Court.	41
	Section 256A of the Act enables the Children's Court to make an order to dispense with the service of documents if satisfied that there would be an unacceptable threat to the	42 43
	physical safety, welfare and well-being of a person. Item [9] of the proposed	43

Minor amendments

[1]

[2]

Schedule 1

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amendments omits the reference to the word "physical" to empower the Children's Court to dispense with the service of documents if satisfied that there would be an unacceptable threat to any aspect of a person's safety, welfare and well-being. 1.5 Commission for Children and Young People Act 1998 No 146 Section 40 Duties of employers to notify Commission of rejected applicant in connection with background checking Insert after section 40 (3): The guidelines under section 35 may provide for follow-up action (4)to be taken by approved screening agencies, after carrying out background checking, for the purpose of ensuring that employers 10 comply with this section. 11 (5)*Follow-up action* means: 12 contacting the employer after carrying out background (a) 13 checking to inform the employer of the employer's 14 obligations under this section, and 15 (b) requesting the employer to provide to the approved 16 screening agency the information the employer is required 17 to notify to the Commission under this section, and 18 (c) providing the information to the Commission. 19 (6) An employer who provides to an approved screening agency the 20 information that it is required to notify to the Commission under 21 this section is taken to have complied with this section in relation 22 to that information. 23 (7)An approved screening agency is not to use, or give access to, any 24 information obtained from an employer as a result of follow-up 25 action, other than for the purposes of providing the information 26 to the Commission. 27 (8) In this section, *approved screening agency* does not include the 28 Commission. 29 Section 41 Enforcement notices 30 Insert after section 41 (7): 31 Nothing in this section prevents the Commission from contacting (8)32 employers for the purpose of informing them of their obligations 33 under this Act or requesting any information that employers are 34 required to provide to the Commission under this Act. 35 Explanatory note 36 Under the Commission for Children and Young People Act 1998 (the Act), an employer 37 is required to carry out background checking of an applicant for child-related 38

Schedule 1 Minor amendments

employment. This background checking can be carried out by the Commission for Children and Young People (*the Commission*) or by an approved screening agency, on behalf of an employer. Section 40 of the Act requires an employer to notify the Commission of the name and details of an applicant for child-related employment who is not employed because of the results of background checking.

Item [1] of the proposed amendments provides that the guidelines applicable to the carrying out of background checking may provide for certain follow-up action to be taken by an approved screening agency after conducting background checking. This will enable an approved screening agency to collect the information required to be provided by an employer under section 40 of the Act and provide it to the Commission. Item [2] of the proposed amendments makes it clear that the Commission may contact

employers to inform them of their obligations under the Act and to request any information that employers are required to provide to the Commission under the Act, without implementing any formal enforcement process.

# 1.6 Constitution Act 1902 No 32

# Section 9C Administration of government by Lieutenant-Governor or Administrator

Omit "the special circumstances" from section 9C (4B).

Insert instead "exceptional circumstances".

#### Explanatory note

Section 9C of the *Constitution Act* 1902 (*the Act*) makes provision for the Lieutenant-Governor or Administrator to assume administration of the government of the State if the Governor is unavailable. Section 9 of the Act states that the Governor is *unavailable* if the Governor has assumed the administration of the government of the Commonwealth, is absent from the State, is physically or mentally incapacitated, or is otherwise unavailable to exercise and perform his or her powers and functions.

Currently, if the Governor is unavailable due to the last such reason, the Lieutenant-Governor and Administrator may assume administration of the government of the State with the concurrence of the Premier or the next most senior Minister of the Crown. The Premier or other Minister is not to give concurrence unless of the opinion that the assumption of administration is authorised by section 9C (4B) of the Act. In addition, if neither the Premier nor any other Minister is able to be contacted to obtain that concurrence, the Lieutenant-Governor or Administrator may assume administrator of the government of the State if the Lieutenant-Governor or Administrator is of the opinion that the assumption of administration is authorised under section 9C (4B) of the Act.

Section 9C (4B) of the Act authorises the assumption of administration in such cases if either the powers or functions of the Governor are required to be exercised or performed during such unavailability, or the duration of such unavailability cannot be determined, and if "the special circumstances" require the assumption of administration.

The proposed amendment removes the reference to "the special circumstances" to instead provide that the circumstances requiring the assumption of administration in such cases must be exceptional.

Minor amendments

1.7	Co-operatives Act 1992 No 18	1
	Section 134 Repayment of amounts due in respect of cancelled membership	2 3
	Omit "is less than \$50" from section 134 (5) (b).	4
	Insert instead "does not exceed \$100".	5
	Explanatory note	6
	The proposed amendment to the <i>Co-operatives Act 1992</i> ( <i>the Act</i> ) allows a co-operative registered under the Act to retain an amount of \$100 or less (rather than less than \$50, as is currently the case) that is due to a former member of a co-operative in respect of the former member's cancelled membership of the co-operative, if the co-operative cannot (after using all due diligence) locate the former member. The proposed amendment resolves a practical inconsistency between the Act and the <i>Unclaimed Money Act 1995</i> , the latter of which requires an enterprise that holds unclaimed money at the end of a financial year to lodge a return with the Chief Commissioner of State Revenue only in relation to an amount of unclaimed money that exceeds \$100.	7 8 9 10 11 12 13 14 15 16
1.8	Environmental Planning and Assessment Act 1979 No 203	17
[1]	Sections 75J (5) and 122 (b) (vi)	18
	Omit "referred to in section 93F" wherever occurring.	19
	Insert instead "under Division 4 of Part 5B".	20
[2]	Section 79C Evaluation	21
	Omit "section 93F" wherever occurring in section 79C (1) (a) (iiia).	22
	Insert instead "Division 4 of Part 5B".	23
[3]	Section 80A Imposition of conditions	24
	Omit "section 94, 94A, 94EF or 94F" from section 80A (1) (h).	25
	Insert instead "Division 2, 3 or 5 of Part 5B".	26
[4]	Section 85A Process for obtaining complying development certificates	27
	Omit "Division 6" from section 85A (9).	28
	Insert instead "Part 5B (Division 5 excepted)".	29
[5]	Section 109ZI Definitions	30
	Omit the definition of <i>building work</i> . Insert instead:	31
	building work includes the design or inspection of building work,	32
	the issuing of a Part 4A certificate or complying development certificate in respect of building work and the issue of a design	33 34
	certificate under section 109IA.	34 35

Schedule 1 Minor amendments

[6]	Section 118 Appointment of planning administrator, planning assessment panel or regional panel	1 2
	Omit "94E" from paragraph (a) of the definition of <i>failure to comply with obligations under the planning legislation</i> in section 118 (12).	3 4
	Insert instead "116L".	5
[7]	Section 147 Disclosure of political donations and gifts	6
	Omit "statement of" from section 147 (6) (b). Insert instead "statement to".	7
[8]	Schedule 5A Special contributions areas	8
	Omit "Schedule 116A". Insert instead "Section 116A".	9
	Commencement	10
	Items [1]–[4] and [6] of the amendments commence or are taken to have commenced on the commencement of Schedule 3.1 [6] to the <i>Environmental Planning and Assessment Amendment Act 2008</i> .	11 12 13
	Item [5] of the amendments commences or is taken to have commenced on the commencement of Schedule 4.1 [17] to the <i>Environmental Planning and Assessment Amendment Act 2008</i> .	14 15 16
	Item [8] of the amendments commences immediately after the commencement of Schedule 3.1 [8] to the <i>Environmental Planning and Assessment Amendment Act 2008</i> .	17 18 19
	Explanatory note	20
	Items [1]–[4] and [6] of the proposed amendments to the <i>Environmental Planning and</i> Assessment Act 1979 ( <b>the EP&amp;A Act</b> ) update cross-references.	21 22
	Currently, section 109ZI of the EP&A Act and section 64 of the <i>Building Professionals Act 2005</i> provide that <i>building work</i> includes the design, inspection and issuing of a Part 4A certificate or complying development certificate in respect of building work.	23 24 25
	On the commencement of Schedule 2 [14] to the <i>Building Professionals Amendment</i> <i>Act 2008</i> , building work under the <i>Building Professionals Act 2005</i> will include the issue of a design certificate under section 109IA of the EP&A Act. Item [5] of the proposed amendments ensures that the definition of <b>building work</b> in section 109ZI of the EP&A Act remains consistent with the definition in section 64 of the <i>Building Professionals Act 2005</i> .	26 27 28 29 30 31
	Items [7] and [8] of the proposed amendments correct typographical errors.	32
1.9	Environmental Planning and Assessment Amendment Act 2008 No 36	33 34
[1]	Schedule 3.1 Amendment of Environmental Planning and Assessment Act 1979	35 36
	Omit "Department" from proposed section 116ZG (b) in Schedule 3.1 [6].	37
	Insert instead "Secretary of the Treasury".	38

Minor amendments

Schedule 1

#### [2] Schedule 3.2 Amendment of Growth Centres (Development 1 Corporations) Act 1974 No 49 2 Omit "Department" from proposed section 25 (7) (b) in Schedule 3.2 [1]. 3 Insert instead "Secretary of the Treasury". 4 **Explanatory note** 5 The Environmental Planning and Assessment Amendment Act 2008 (the amending 6 Act) amends the Environmental Planning and Assessment Act 1979 (the EP&A Act) 7 and the Growth Centres (Development Corporations) Act 1974 (the GC Act), to 8 establish the State Infrastructure Fund and the Community Infrastructure Trust Fund, 9 respectively. Both of these funds are to be administered by the Secretary of the 10 11 Treasury 12 Sections 116ZG (b) of the EP&A Act and 25 (7) (b) of the GC Act, to be inserted by the amending Act, provide that, if the Public Authorities (Financial Arrangements) Act 1987 13 does not confer power on the relevant Department to invest the money in those Funds, 14 the money may be invested in the manner approved by the Treasurer. As neither Fund is administered by the Department, items [1] and [2] of the proposed amendments 15 16 replace the references to the Department with references to the Secretary of the 17 Treasury in those provisions. 18 1.10 Food Act 2003 No 43 19 **Section 95 Reporting requirements** 20 Omit "prescribed" from section 95 (2) (a). Insert instead "approved". 21 **Explanatory note** 22 Under the Food Act 2003 (the Act), a food safety auditor may carry out an audit or assessment of a food business in relation to its compliance with the Food Safety 23 24 Standards and any food safety program certified under the Food Regulation 2004 (the 25 26 27 28 regulations). Section 95 of the Act requires a food safety auditor to provide a written report about the results of any audit or assessment to the Food Authority within 21 days of completing the audit or assessment. Currently the report must be in a form prescribed by the regulations. The proposed amendment provides that the report must 29 be in the form approved by the Food Authority rather than in the prescribed form. 30 1.11 Interpretation Act 1987 No 15 31 [1] Section 30C 32 Insert after section 30B: 33 30C Automatic repeal of amending Acts that have commenced 34 (1)In this section: 35 amending Act means: 36 (a) a whole Act that directly amends or repeals other Acts or 37 instruments and that contains no other provisions apart 38 from ancillary provisions, or 39

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		(2)	<ul> <li>(b) a section or subsection of an Act, a schedule or subschedule to an Act or an item of any such schedule or subschedule that directly amends or repeals other Acts or instruments and that contains no other provisions.</li> <li>ancillary provision of an amending Act means the long title of the Act, a preamble to the Act, a provision that specifies the short title or name of the Act, a provision that provides for the commencement of the Act, a provision that declares that notes in the Act do not form part of the Act or a provision that gives effect to or describes a schedule to the Act.</li> <li>An amending Act is repealed on the day after all of its provisions have commenced (except as provided by subsection (3)).</li> </ul>	1 2 3 4 5 6 7 8 9 10 11 12
		(3)	If an amending Act commences before the date of assent, the amending Act is repealed on the day after the date of assent.	13 14
		(4)	The repeal by this section of an amending Act does not, because of the operation of section 30, affect any amendment or repeal made by the amending Act.	15 16 17
		(5)	This section does not apply to an amending Act that makes provision for the repeal of the amending Act.	18 19
		(6)	This section applies only to an amending Act enacted after 1 January 2009.	20 21
[2]	Secti	on 64	Α	22
	Insert	after	section 64:	23
	64A	Sche	dules	24
		At pre- that t amen comm Provis repea repea ltem [ repea revisio ltem ] amen in acc	A schedule to an Act or instrument has effect according to its tenor when it comes into force, whether or not the Act or instrument declares that the schedule has effect. <b>Inatory note</b> esent a standard provision is inserted into an amending Act to the effect he amending Act is repealed when it has fully commenced. Where ding provisions of an Act have only partially commenced, the repeal of the nenced amendments is effected by the Statute Law (Miscellaneous sions) Act introduced each Session. Under the <i>Interpretation Act 1987</i> the I of an amending Act or provision does not affect the amendment or any I that has been made. 1] of the proposed amendments removes the need to enact the standard I clause in each amending Act or to effect repeals by that statute law on Act. The above provision will only apply to Acts enacted in or after 2009. [2] of the proposed amendments removes the need for a schedule of dments to Acts or instruments to be supported by a substantive provision bordance with current practice that declares that the schedule has effect meading to each schedule of amendments will set out the full title and	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42

Minor amendments

Schedule 1

number of the Act being amended). Similarly it will remove the need for a substantive provision that declares that a schedule containing substantive provisions has effect (such as a schedule of savings or transitional provisions or provisions relating to the members of a statutory body). If it is necessary to sign post the schedules concerned, the Act or instrument can state that "Schedule x contains savings and transitional provisions/provisions relating to members etc".

Section 5 (1) of the *Interpretation Act 1987* provides that the proposed amendment will extend to existing Acts and instruments.

# 1.12 Justices of the Peace Act 2002 No 27

#### Section 4 Appointment of justices of the peace

Insert after section 4 (4):

(5) The Director-General of the Attorney General's Department may delegate his or her function under subsection (3) to a senior officer of the Department.

## Explanatory note

The proposed amendment to the *Justices of the Peace Act 2002* (*the Act*) enables the Director-General of the Attorney General's Department to delegate to a senior officer of the Department the Attorney General's function under the Act of re-appointing a person as a justice of the peace on the expiration of the person's term of office.

# 1.13 Local Government Act 1993 No 30

#### [1] Section 28 Forwarding of planning proposals to Minister for Planning

Omit section 28 (1). Insert instead:

(1) A council may not forward a planning proposal to the Minister for Planning under section 56 of the *Environmental Planning and Assessment Act 1979* which includes a proposal to classify or reclassify public land that is not owned by the council unless the council has obtained the consent of the owner to the proposed classification or reclassification of public land.

#### [2] Section 29 Public hearing into reclassification

Omit section 29 (1). Insert instead:

(1) A council must arrange a public hearing under section 57 of the *Environmental Planning and Assessment Act 1979* in respect of a planning proposal under Part 3 of that Act to reclassify community land as operational land, unless a public hearing has already been held in respect of the same matter as a result of a determination under section 56 (2) (e) of that Act.

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[3]	Section 32 Reclassification of land dedicated under Division 2 of Part 5B of the Environmental Planning and Assessment Act 1979	1 2
	Omit "section 94" from section 32 (1) and (5) wherever occurring.	3
	Insert instead "Division 2 of Part 5B".	4
[4]	Section 32 (2)	5
	Omit "public amenities and public services".	6
	Insert instead "community infrastructure".	7
[5]	Section 32 (5)	8
	Omit "that section". Insert instead "Divisions 1 and 2 of Part 5B of that Act".	9
[6]	Section 377 General power of the council to delegate	10
•••	Omit "section 82A" from section 377 (1) (o). Insert instead "section 96D".	11
[7]	Section 406 Adoption of management plan	12
	Omit "and any other matters it considers relevant" from section 406 (1).	13
[8]	Section 406 (2)	14
	Insert "and any other matters it considers relevant" after "with this Part".	15
[9]	Schedule 6 Regulations	16
	Omit "Election Funding Act 1981" from the examples to item 14.	17
	Insert instead "Election Funding and Disclosures Act 1981".	18
	Commencement	19
	Items [1] and [2] of the amendments commence, or are taken to have commenced, on the commencement of Schedule 1.1 [11] to the <i>Environmental Planning and Assessment Amendment Act 2008</i> .	20 21 22
	Items [3]–[5] of the amendments commence, or are taken to have commenced, on the commencement of Schedule 3.1 [6] to the <i>Environmental Planning and Assessment Amendment Act 2008</i> .	23 24 25
	Item [6] of the amendments commences, or is taken to have commenced, on the commencement of section 96D of the <i>Environmental Planning and Assessment Act</i> 1979 (as inserted by Schedule 2.1 [36] to the <i>Environmental Planning and Assessment Amendment Act</i> 2008).	26 27 28 29
	Explanatory note	30
	The proposed amendments to the <i>Local Government Act</i> 1993 update provisions of that Act as a consequence of amendments to the <i>Environmental Planning and Assessment Act</i> 1979 made by the <i>Environmental Planning and Assessment Amendment Act</i> 2008.	31 32 33 34
	Items [1] and [2] of the proposed amendments update terminology relating to the making of local environmental plans, so that reference is made instead to planning proposals.	35 36 37

Minor amendments

	to dev	elopmen	t cont	oposed amendments update terminology and references relating ributions. Reference is now made to "community infrastructure" nenities and public services".	1 2 3
				e proposed amendments update cross-references.	4
			-	e proposed amendments move incorrectly located words.	5
1.14	Mari	ne Par	rks A	Act 1997 No 64	6
	Sche Coun		Provis	sions relating to members and procedure of Advisory	7 8
	Omit	clause 6	6. Inse	ert instead:	9
	6	Chairp	erso	ı	10
		Ν	Meeti	ngs of the Advisory Council are to be chaired by either the	11
				or-General of the Department of Primary Industries or the	12
				or-General of the Department of Environment and Climate	13
				ge, as determined by the Advisory Council from time to	14
			ime.		15
	-	natory n			16
	Counc	arine Pa il consis	rks Ac tina of	<i>t</i> 1997 provides for the establishment of a Marine Parks Advisory the Director-General of the Department of Primary Industries, the	17 18
	Directo	or-Gener	al of t	he Department of Environment and Climate Change and 9 other	19 20
appointed members. At present, meetings of the Advisory Council are chaired alternately by one of the two Directors-General.					
		, ,		posed amendment is for the Advisory Council to determine which	21 22
				General is to chair meetings.	22
1.15	Moto	or Vehi	icle	Repairs Act 1980 No 71	24
	Secti	on 4 De	finiti	ons	25
	Omit	the defin	nition	of <i>inspector</i> from section 4 (1). Insert instead:	26
		i	inspec	etor means:	27
			(a)	a person:	28
				(i) who is employed under Chapter 1A of the <i>Public</i>	29
				Sector Employment and Management Act 2002 in	30
				the Government Service to enable the Authority to	31
				exercise its functions, or	32
				(ii) whose services the Authority has arranged to make use of,	33 34
				and who is appointed by the Authority as an inspector for	35
				the purposes of this Act, or	36
		(	(b)	an investigator appointed under section 18 of the Fair	37
				Trading Act 1987.	38

Schedule 1 Minor amendments

#### Explanatory note

The definition of *inspector* in section 4 of the *Motor Vehicle Repairs Act* 1980 (*the principal Act*) provides for the Motor Vehicle Repair Industry Authority (*the Authority*) to appoint inspectors for the purposes of the principal Act. (In 2005, all branches of the Authority were added to the Department of Commerce (*the Department*), and the Department's Commissioner for Fair Trading assumed the functions of the General Manager of the Authority, including the function of appointing inspectors under the principal Act.)

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Section 18 of the *Fair Trading Act 1987* provides for the Director-General of the Department to appoint investigators for the purposes of that Act and of any other legislation administered by the Minister for Fair Trading (which includes the principal Act).

The proposed amendment to the principal Act confirms the power of the Director-General under section 18 of the *Fair Trading Act 1987* to appoint investigators for the purposes of the principal Act by expressly providing that investigators appointed under the *Fair Trading Act 1987* are inspectors for the purposes of the principal Act. The option of a separate appointment of inspectors under the principal Act is retained.

# 1.16 National Parks and Wildlife Act 1974 No 80

#### Section 21 Delegation

Insert after section 21 (2):

- (3) The power to delegate under subsection (1) or (2) extends to the following functions of the Minister or the Director-General, as the case may be:
  - (a) functions conferred or imposed by Acts that substantially provide for the reservation of land under this Act, or the vesting of land in the Minister for the purposes of Part 11 (for example, the *Brigalow and Nandewar Community Conservation Area Act 2005*, the *National Park Estate* (*Reservations*) Act 2002 and the *National Park Estate* (Southern Region Reservations) Act 2000),
  - (b) functions conferred or imposed by Acts, that are exercisable:
    - (i) by the Minister as owner or occupier of land, being land acquired, or the subject of other dealings, by the Minister (whether on behalf of Her Majesty or on the Minister's own behalf) under Part 11, or
    - (ii) by the Director-General as an occupier of land, being land of which the Director-General has care, control and management under this Act,
  - (c) functions conferred or imposed:
    - (i) on the Minister by clause 9 (2) or 10 (2) of Schedule 7A to the *Crown Lands (Continued Tenures) Act* 1989, or

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- (ii) on the Director-General by section 14 (1A) of the *Dividing Fences Act 1991*, or
- (iii) on the Director-General (as an impounding authority) by the *Impounding Act 1993* (other than by section 26 (1)), or
- (iv) on the Director-General by section 36A (3) (d) (ii), 36B (4) (d) (ii) or 36D (3) (d) (ii) of the Local Government Act 1993, or
- (v) on the Director-General by section 15 (4) or (5) of the *Plantations and Reafforestation Act 1999*, or
- (vi) on the Director-General under the *Public Health Act* 1991 in relation to burials on land reserved or acquired under this Act, or
- (vii) on the Director-General by section 47 (1) (d) or 100K (1) (b) of the *Rural Fires Act 1997*, or
- (viii) on the Director-General by section 25 (2) of the *State Records Act 1998*.

#### Explanatory note

Section 21 of the National Parks and Wildlife Act 1974 (**the NPW Act**) provides for the delegation of the functions of the Minister for Climate Change and the Environment (**the Minister**) and the Director-General of the Department of Environment and Climate Change (**the Director-General**) under the NPW Act. Under section 21, the Minister's functions may be delegated to the Director-General, and both the Minister's and the Director-General's functions may be delegated to a member of staff of the Department of Environment and Climate Change, a board of management established for Aboriginal land under Part 4A of the NPW Act, or a person or class of persons authorised by the regulations made under the NPW Act.

The proposed amendment to the NPW Act extends the delegation power in section 21 to functions of the Minister or the Director-General that are conferred or imposed by or under particular Acts or categories of Acts that are relevant to the NPW Act either because they deal with the reservation of land or because they deal with functions exercisable by an owner or occupier of land.

## 1.17 Noxious Weeds Act 1993 No 11

#### Section 76 Review of Act

Omit "each period of 5 years thereafter" from section 76 (2).

Insert instead "each further period of 5 years (starting with the 5-year period commencing on 1 June 2005)".

#### Explanatory note

On its enactment, section 76 of the *Noxious Weeds Act 1993* required a review of the Act after 5 years. This requirement was extended with effect from 1 June 2005 to require a further review of the Act at the end of each period of 5 years thereafter.

The object of the proposed amendment is to make it clear that the first 5-year period to which the further requirement applies is the period starting on 1 June 2005.

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Schedule 1 Minor amendments

1.18 Pesticides Act 1999 No 80

#### Section 119 Regulations Insert after section 119 (3): The regulations may apply, adopt or incorporate any publication as in force at a particular time or from time to time. Explanatory note The proposed amendment to the Pesticides Act 1999 (the Act) allows regulations to be made under the Act that apply, adopt or incorporate any publication as in force from time to time (in addition to the existing power that allows regulations to apply, adopt or incorporate a publication as in force at a particular time). 1.19 Police Regulation (Superannuation) Act 1906 No 28 Section 14P Payment splits Omit section 14P (5). Insert instead: STC must transfer a family law superannuation payment to FTC (5)for crediting to the First State Superannuation Fund if: the payment is payable under subsection (3) (a) and the (a) non-contributor spouse fails, within the period prescribed by the regulations, to provide details as to the required manner of payment of the family law superannuation payment, or (b) the payment is not payable under subsection (3) (a) and the non-contributor spouse fails, within the period prescribed by the regulations, to make a nomination for the purposes of subsection (3) (b) or a nominated fund or RSA does not accept the nomination. Commencement The amendment commences, or is taken to have commenced, on the commencement of section 14P of the Police Regulation (Superannuation) Act 1906, as inserted by Schedule 7 [5] to the Superannuation Legislation Amendment (Family Law) Act 2003. Explanatory note Section 14P of the Police Regulation (Superannuation) Act 1906 provides for the circumstances when, and the way in which, payments are to be made to spouses of contributors to the Police Superannuation Fund when superannuation entitlements are to be split following an order or agreement under the Family Law Act 1975 of the Commonwealth. The proposed amendment enables the SAS Trustee Corporation to pay an amount immediately payable to the spouse of a contributor to that Fund to the First State Superannuation Fund if the spouse fails to provide details as to the manner of payment of the amount within the period prescribed by the regulations. This default arrangement for payment is consistent with the circumstances in which other amounts that are not immediately payable in respect of the spouse may be paid to the First State Superannuation Fund.

Minor amendments

1.20	Public Sector Employment and Management Act 2002 No 43	1
	Schedule 4 Savings, transitional and other provisions	2
	Insert at the end of the Schedule with appropriate Part and clause numbers:	3
	Part Provision consequent on enactment of World Youth Day Act 2006	4 5
	Transitional provision consequent on dissolution of World Youth Day Co-ordination Authority	6 7
	The regulations may make provision for or with respect to any matter that is consequent on the dissolution of the World Youth Day Co-ordination Authority constituted by the <i>World Youth Day Act 2006</i> .	8 9 10 11
	Explanatory note	12
	The World Youth Day Act 2006 ( <b>the WYD Act</b> ) is to be automatically repealed on 1 January 2009. The World Youth Day Co-ordination Authority ( <b>the WYDC Authority</b> ) constituted by the WYD Act is due to be dissolved by that date. The proposed amendment to the <i>Public Sector Employment and Management Act 2002</i> enables regulations to be made under that Act for or with respect to any matter that is consequent on the dissolution of the WYDC Authority. (This would include, for example, regulations to ensure that the Auditor-General is able to furnish an opinion in relation to the accounts of the WYDC Authority for that part of the financial year that occurs before it is dissolved.)	13 14 15 16 17 18 19 20 21
1.21	Road Transport (Safety and Traffic Management) Act 1999 No 20	22 23
[1]	Section 46 Certificates concerning use of approved speed measuring devices	24 25
	Omit paragraph (b) of the definition of <i>appropriate officer</i> in section 46 (3).	26
	Insert instead:	27
	(b) in the case of any other kind of approved speed measuring device—a police officer, or a person authorised by the Commissioner of Police to test a device of that kind.	28 29 30
[2]	Section 56 Approved camera detection device	31
	Omit "the Commissioner of Police". Insert instead "the Authority".	32
[3]	Section 57 Photographic evidence of traffic light offences	33
	Omit "a police officer" from section 57 (3). Insert instead "a person".	34

Schedule 1 Minor amendments

[4]	Sect	ion 57	′ (3) (a)	1
	Omi	t "the o	officer is authorised by the Commissioner of Police".	2
	Inser	rt inste	ad "the person is authorised by the Authority".	3
[5]	Sect	ion 57	7 (3) (b)	4
	Omi	t "the o	officer". Insert instead "the person".	5
[6]	Sch	edule	2 Savings, transitional and other provisions	6
[•]			e end of the Schedule:	7
	Pai	rt 9	Provisions consequent on enactment of	8
			Statute Law (Miscellaneous Provisions)	9
			Act (No 2) 2008	10
	16	Defi	nition	11
			In this Part, <i>amending Act</i> means the <i>Statute Law (Miscellaneous Provisions) Act (No 2) 2008.</i>	12 13
	17	Prev	viously approved camera detection devices	14
			A camera detection device that was a duly approved camera detection device immediately before the commencement of the amendments to this Act made by the amending Act continues to be a duly approved camera detection device for the purposes of this Act as amended.	15 16 17 18 19
	18	Cert	ificate evidence preserved	20
			Any certificate issued under section 57 before the commencement of the amendments to this Act made by the amending Act continues to be as effectual as it was before that commencement (including for the purposes of evidence in any proceedings).	21 22 23 24 25
[7]	Dict	ionary	, clause 1, definition of "provisional P1 licence"	26
	Omi	t "15 (	1)" from paragraph (a). Insert instead "20 (1)".	27
[8]	Dicti "pro	ionary vision	r, clause 1, definitions of "provisional P1 licence" and al P2 licence"	28 29
	Omi	t " <i>199</i>	9" wherever occurring. Insert instead "2008".	30

Minor amendments

Schedule 1

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#### Dictionary, clause 1, definition of "provisional P2 licence" [9] Omit "15A (1)" from paragraph (a). Insert instead "27 (1)". Explanatory note Section 46 of the Road Transport (Safety and Traffic Management) Act 1999 (the Act) enables an appropriate officer to give certificate evidence concerning the accuracy of a particular approved speed measuring device in proceedings for an offence in which evidence is given of the measurement of speed obtained by use of the device. Currently, appropriate officer is defined to mean, in the case of an approved speed measuring device that is used in conjunction with, or forms part of, an approved digital camera recording device, a person authorised by the Roads and Traffic Authority (the RTA) to install or inspect such devices and, in the case of an approved speed measuring device that is not used in conjunction with, and does not form part of, an approved digital camera recording device, a police officer. Item [1] of the proposed amendments broadens the latter category of appropriate officer to include (in addition to police officers) persons authorised by the Commissioner of Police to test the kind of approved speed measuring device that is to be the subject of the certificate. The effect of items [2]-[5] of the proposed amendments is: to make the functions under the Act of approving camera detection devices and (a) authorising officers to install and inspect such devices, functions of the RTA rather than the Commissioner of Police, and (b) to enable persons authorised by the RTA to install and inspect approved camera detection devices (rather than police officers authorised by the Commissioner of Police to install and inspect such devices) to give certificate evidence as to their authorisation and other matters relating to the inspection of such devices, in proceedings for a traffic light offence in which a photograph taken by such a device is tendered in evidence. Item [6] of the proposed amendments inserts savings provisions into the Act consequential on the amendments proposed to be made by items [2]-[5]. Items [2]-[6] of the proposed amendments are consequential on the transfer of the management of the red-light camera program from the NSW Police Force to the RTA on and from 1 July 2008. Items [7]-[9] of the proposed amendments update cross-references. 1.22 State Authorities Non-contributory Superannuation Act 1987 No 212 Section 27AJ Payment splits Omit section 27AJ (5). Insert instead: STC must transfer a family law superannuation payment to FTC (5)for crediting to the First State Superannuation Fund if: the payment is payable under subsection (3) (a) and the (a) non-employee spouse fails, within the period prescribed by the regulations, to provide details as to the required manner of payment of the family law superannuation payment, or

Schedule 1 Minor amendments

(b) the payment is not payable under subsection (3) (a) and the non-employee spouse fails, within the period prescribed by the regulations, to make a nomination for the purposes of subsection (3) (b) or a nominated fund or RSA does not accept the nomination.

#### Commencement

The amendment commences, or is taken to have commenced, on the commencement of section 27AJ of *the State Authorities Non-contributory Superannuation Act 1987*, as inserted by Schedule 10 [7] to the *Superannuation Legislation Amendment (Family Law) Act 2003*.

#### Explanatory note

Section 27AJ of State Authorities Non-contributory Superannuation Act 1987 (**the Act**) provides for the circumstances when, and the way in which, payments are to be made to spouses of employees for whom contributions are made to the funds established under the Act when superannuation entitlements are to be split following an order or agreement under the *Family Law Act* 1975 of the Commonwealth. The proposed amendment enables the SAS Trustee Corporation to pay an amount immediately payable to the spouse of an employee to the First State Superannuation Fund if the spouse fails to provide details as to the manner of payment of the amount within the period prescribed by the regulations. This default arrangement for payment is consistent with the circumstances in which other amounts that are not immediately payable in respect of the spouse may be paid to the First State Superannuation Fund.

# 1.23 State Authorities Superannuation Act 1987 No 211

#### **Section 45I Payment splits**

Omit section 45I (5). Insert instead:

- (5) STC must transfer a family law superannuation payment to FTC for crediting to the First State Superannuation Fund if:
  - (a) the payment is payable under subsection (3) (a) and the non-contributor spouse fails, within the period prescribed by the regulations, to provide details as to the required manner of payment of the family law superannuation payment, or
  - (b) the payment is not payable under subsection (3) (a) and the non-contributor spouse fails, within the period prescribed by the regulations, to make a nomination for the purposes of subsection (3) (b) or a nominated fund or RSA does not accept the nomination.

#### Commencement

The amendment commences, or is taken to have commenced, on the commencement of section 451 of the *State Authorities Superannuation Act 1987*, as inserted by Schedule 11 [9] to the *Superannuation Legislation Amendment (Family Law) Act 2003*.

Minor amendments

	<b>Explanatory note</b> Section 45I of the <i>State Authorities Superannuation Act 1987</i> provides for the circumstances when, and the way in which, payments are to be made to spouses of contributors to the State Authorities Superannuation Fund when superannuation entitlements are to be split following an order or agreement under the <i>Family Law Act 1975</i> of the Commonwealth. The proposed amendment enables the SAS Trustee Corporation to pay an amount immediately payable to the spouse of a contributor to that Fund to the First State Superannuation Fund if the spouse fails to provide details as to the manner of payment of the amount within the period prescribed by the regulations. This default arrangement for payment is consistent with the circumstances in which other amounts that are not immediately payable in respect of the spouse may be paid to the First State Superannuation Fund.			
1.24	Stat No 4		and Other Offices Remuneration Act 1975 (1976	13 14
[1]	Secti	on 6 S	Statutory and Other Offices Remuneration Tribunal	15
			as the deputy of the person appointed as the Tribunal," after in section $6$ (4).	16 17
[2]	Secti	on 6A		18
	Inser	after	section 6:	19
	6A Deputy of the person holding office as Tribunal			20
		(1)	The Governor may, subject to section 6 (4), appoint a person to be the deputy of the person holding office as the Tribunal.	21 22
		(2)	During any illness or absence of the person holding office as the Tribunal, the deputy has, and may exercise and perform, all of the powers, authorities, duties and functions of the Tribunal.	23 24 25
		(3)	The Governor may, at any time, revoke the appointment of the deputy.	26 27
		(4)	The deputy is entitled to be paid such remuneration (including travelling and subsistence allowances) as the Minister may from time to time determine in respect of the deputy.	28 29 30
[3]	Secti	on 7 A	Assessors	31
	Omit	sectio	n 7 (1). Insert instead:	32
		(1)	For the purposes of this Act, there are to be the following 2 assessors:	33 34
			(a) the Director-General of the Department of Premier and Cabinet,	35 36

Schedule 1 Minor amendments

	Part 2	Provision consequent on enactment of Statutory and Other Offices Remuneration Amendment Act 2001	31 32 33
[7]	Schedule 6 Insert befor	<b>5, Part 2, heading</b> re clause 2:	29 30
	Part 1	Preliminary	28
[6]	Schedule 6 Insert befor	S Savings, transitional and other provisions re clause 1:	26 27
	Insert instead	ad "The assessor referred to in subsection (1) (a)".	24 25
[5]	Section 7 ( Omit "An a	<b>4)</b> ussessor referred to in subsection (1) (a) or (a1)".	23
	Insert after (2A)	section 7 (2): Despite any other provision of this Act, the assessor appointed under subsection (1) (b), must not assist, or make a recommendation to, the Tribunal with respect to the exercise or performance of the Tribunal's powers, authorities, duties or functions in relation to any office held by that assessor.	17 18 19 20 21 22
[4]	Section 7 (		16
		<ul> <li>(a) under this Act, or</li> <li>(b) as a member of a board, tribunal, council, committee, authority or similar body.</li> </ul>	13 14 15
	(1A)	An individual in the service of the State may be appointed as an assessor under subsection (1) (b) (ii) if the individual is in the service of the State only:	10 11 12
		<ul> <li>(b) an individual appointed by the Governor on the nomination of the Minister, being: <ul> <li>(i) an individual who has, in the opinion of the Minister, special knowledge relating to salaries payable to persons engaged in commercial, banking, insurance, industrial or other activities at executive or management level, and</li> <li>(ii) is not, except as provided by subsection (1A), in the service of the State.</li> </ul> </li> </ul>	1 2 3 4 5 6 7 8 9

Minor amendments

Schedule 1

## [8] Schedule 6

Insert at the end of the Schedule with appropriate Part and clause numbers:

# Part Provision consequent on enactment of Statute Law (Miscellaneous Provisions) Act (No 2) 2008

#### Appointment of assessors

- (1) An assessor whose appointment under section 7 (1) (b) is in force immediately before the substitution of section 7 (1) by the *Statute Law (Miscellaneous Provisions) Act (No 2) 2008 (the amending Act*), is taken to have been appointed under that subsection as so substituted for the remainder of the term specified in the assessor's instrument of appointment.
- (2) Any such assessor, if eligible for re-appointment, may be reappointed.
- (3) Section 7 (2A), as inserted by the amending Act, extends to an assessor whose appointment under section 7 (1) (b) is in force immediately before the insertion of that subsection.

#### Explanatory note

Section 6 of the *Statutory and Other Offices Remuneration Act 1975* (*the SOORT Act*) provides that the Governor may appoint a person to hold office as the Statutory and Other Offices Remuneration Tribunal (*the Tribunal*). Item [2] of the proposed amendments inserts proposed section 6A to allow the Governor to appoint a person as the deputy of the person holding office as the Tribunal. The deputy will be able to exercise and perform the powers, authorities, duties and functions of the Tribunal during the absence or illness of the person holding office as the Tribunal. Item [1] of the proposed amendments makes a consequential amendment.

Section 7 (1) of the SOORT Act currently provides that there are to be 3 assessors being:

- (a) the Secretary of the Department of Industrial Relations and Employment (which is to be read as the Director-General of the Department of Commerce by virtue of administrative changes orders), and
- (b) the Director-General of the Premier's Department (which is to be read as the Director-General of the Department of Premier and Cabinet by virtue of an administrative changes order), and
- (c) a person appointed by the Governor on the nomination of the Minister.

The Director-General of the Department of Commerce no longer has a role in advising on the remuneration of public offices. Item [3] of the proposed amendments will amend that subsection to remove the designation of the Director-General of the Department of Commerce as an assessor.

Section 7 (1) (b) (ii) of the SOORT Act provides that the person appointed by the Governor, on the recommendation of the Minister, is not to be in the service of the State (except under the SOORT Act). Item [3] of the proposed amendments inserts proposed section 7 (1A) which will also allow the Governor to appoint, as an assessor, a person

Schedule 1 Minor amendments

who is in the service of the State only by virtue of the person being a member of a board, tribunal, council, committee, authority or similar body. As a consequence, item [4] of the proposed amendments inserts proposed section 7 (2A) which provides that an assessor who is so appointed must not advise, or make a recommendation to, the Tribunal in relation to any office held by that assessor. Item [8] of the proposed amendments inserts a transitional provision. Items [5]–[7] of the proposed amendments make consequential amendments.

#### 1.25 Superannuation Act 1916 No 28

#### Section 61WB Payment splits

Omit section 61WB (5). Insert instead:

- (5) STC must transfer a family law superannuation payment to FTC for crediting to the First State Superannuation Fund if:
  - (a) the payment is payable under subsection (3) (a) and the non-contributor spouse fails, within the period prescribed by the regulations, to provide details as to the required manner of payment of the family law superannuation payment, or
  - (b) the payment is not payable under subsection (3) (a) and the non-contributor spouse fails, within the period prescribed by the regulations, to make a nomination for the purposes of subsection (3) (b) or a nominated fund or RSA does not accept the nomination.

#### Commencement

The amendment commences, or is taken to have commenced, on the commencement of section 61WB of the *Superannuation Act* 1916, as inserted by Schedule 12 [11] to the *Superannuation Legislation Amendment (Family Law) Act* 2003.

#### Explanatory note

Section 61WB of the *Superannuation Act 1916* provides for the circumstances when, and the way in which, payments are to be made to spouses of contributors to the State Superannuation Fund when superannuation entitlements are to be split following an order or agreement under the *Family Law Act 1975* of the Commonwealth. The proposed amendment enables the SAS Trustee Corporation to pay an amount immediately payable to the spouse of a contributor to that Fund to the First State Superannuation Fund if the spouse fails to provide details as to the manner of payment of the amount within the period prescribed by the regulations. This default arrangement for payment is consistent with the circumstances in which other amounts that are not immediately payable in respect of the spouse may be paid to the First State Superannuation Fund.

Amendments by way of statute law revision

Scł	nedule 2	Amendments by way of statute law revision	1 2
		(Section 3)	3
2.1	Administ No 77	rative Decisions Tribunal Amendment Act 2008	4 5
	Schedule 2	.3 [3]	6
	Omit "from	section 108 (2) (a)".	7
	Explanatory	ad "wherever occurring in section 108 (2) (a), (6) and (7)". <b>note</b> d amendment corrects an amending provision.	8 9 10
2.2	Anti-Disc	rimination Act 1977 No 48	11
	Section 492	ZYA (3), definition of "relative"	12
	Explanatory	he de facto partner of the person" after "adoption" in paragraph (a). <b>note</b> d amendment makes a definition consistent.	13 14 15
2.3	Building	Professionals Amendment Act 2008 No 37	16
	Schedule 1	[46], proposed section 85 (1) (a)	17
	Explanatory	she". Insert instead "the person". <b>note</b> d amendment updates a reference that is specific to individuals.	18 19 20
2.4	Canada E	Bay Local Environmental Plan 2008	21
	Schedule 5	, Part 2	22
	Omit the Pa	rt. Insert instead:	23
	Part 2	Heritage conservation areas	24

Description	Identification on heritage map	Significance
Bourketown Conservation Area	Shown by red hatching and labelled "A"	Local
Parklands Estate Conservation Area	Shown by red hatching and labelled "B"	Local

Schedule 2 Amendments by way of statute law revision

<b>L</b>		o
Description	Identification on heritage map	Significance
Drummoyne Park Conservation Area	Shown by red hatching and labelled "C"	Local
Drummoyne Avenue East Conservation Area	Shown by red hatching and labelled "D"	Local
Drummoyne Avenue West Conservation Area	Shown by red hatching and labelled "E"	Local
Victoria Road Retail Conservation Area	Shown by red hatching and labelled "F"	Local
Gears Avenue Conservation Area	Shown by red hatching and labelled "G"	Local
Hampden Road Conservation Area	Shown by red hatching and labelled "H"	Local
Thompson Street Conservation Area	Shown by red hatching and labelled "I"	Local
Gipps Street Conservation Area	Shown by red hatching and labelled "J"	Local
Marlborough and Tavistock Streets Conservation Area	Shown by red hatching and labelled "K"	Local
Birkenhead and Dawson Estates Conservation Area	Shown by red hatching and labelled "L"	Local
Mons Street and Boronia Avenue Conservation Area	Shown by red hatching and labelled "M"	Local
Moore Street Conservation Area	Shown by red hatching and labelled "N"	Local
Yaralla Estate Conservation Area	Shown by red hatching and labelled "O"	Local
Park Avenue Conservation Area	Shown by red hatching and labelled "Q"	Local
Lindfield Avenue Conservation Area	Shown by red hatching and labelled "R"	Local
Creewood Street Conservation Area	Shown by red hatching and labelled "S"	Local
Powell's Estate Conservation Area	Shown by red hatching and labelled "T"	Local

Amendments by way of statute law revision

Schedule 2

Description	Identification on heritage map	Significance
Majors Bay Road Conservation Area	Shown by red hatching and labelled "U"	Local
Commencement The amendment is tal	ken to have commenced on 7 March 2008.	
Explanatory note The proposed amend	ment corrects references to a map.	
City of Sydney	Act 1988 No 48	
Section 39 (1) and	(2)	
Omit "draft enviror	mental planning instrument" wherever oc	curring.
Insert instead "plan	ning proposal".	
Commencement	nmences on the commencement of Schedule	a 1 1 [11] to the
	ing and Assessment Amendment Act 2008.	
Explanatory note		
The proposed amend	ment updates terminology.	
Constitution (D	isclosures by Members) Regulat	ion 1983
Clause 10 (2) (b)		
Omit "Election Fur	nding Act 1981".	
	tion Funding and Disclosures Act 1981".	
Explanatory note	ment updates a cross-reference.	
Conveyancing	Act 1919 No 6	
Schedule 6		
-	(8))". Insert instead "(Section 129 (9))".	
Explanatory note	ment corrects a cross-reference.	
Criminal Proce	dure Act 1986 No 209	
Sections 180 (3) a	nd 306S (2)	
Omit "Part 15A of	the Crimes Act 1900" wherever occurring.	
	Crimes (Domestic and Personal Violence)	

Page 29

Schedule 2 Amendments by way of statute law revision

[2]	Section 180 (3)	1
	Omit "that Part". Insert instead "that Act".	2
[3]	Section 283 (1) (b)	3
	Omit "clause 15, 16 or 17". Insert instead "27 or 29".	4
[4]	Section 295 (1), definition of "criminal proceedings"	5
	Omit "Part 15A (Apprehended violence) of the Crimes Act 1900".	6
	Insert instead "the Crimes (Domestic and Personal Violence) Act 2007".	7
	Commencement	8
	Item [3] of the amendments is taken to have commenced on 1 August 2008.	9
	Explanatory note	10
	The proposed amendments update cross-references.	11
2.9	Electronic Transactions Regulation 2007	12
	Clause 4 (1)	13
	Omit "Election Funding Act 1981".	14
	Insert instead "Election Funding and Disclosures Act 1981".	15
	Explanatory note	16
	The proposed amendment updates a cross-reference.	17
2.10	Growth Centres (Development Corporations) Act 1974 No 49	18
	Section 23 (2) (e)	19
	Omit "Divisions 6 and 6A of Part 4". Insert instead "Part 5B".	20
	Commencement	21
	The amendment commences on the commencement of Schedule 3.1 [6] to the	22
	Environmental Planning and Assessment Amendment Act 2008.	23
	Explanatory note	24
	The proposed amendment updates a cross-reference.	25
2.11	Hawkesbury Local Environmental Plan 1989	26
[1]	Clause 55 (1)	27
	Omit "pink and edged heavy black or green and edged heavy black".	28
	Insert instead "pink or tan".	29
	*	

[2]	Schedule 1, item 3	1
	Omit "(1006)" from the matter relating to No 142 Bathurst Street.	2
	Insert instead "(CH2)".	3
[3]	Schedule 1, item 3	4
	Omit "(1007)" from the matter relating to No 140 Bathurst Street.	5
	Insert instead "(CH1)". Commencement	6 7
	Item [1] of the amendments is taken to have commenced on 18 July 2008. Explanatory note	8
	Item [1] of the proposed amendments corrects a reference to a map. Items [2] and [3] of the proposed amendments correct references to heritage items.	10 11
2.12	Law Enforcement (Powers and Responsibilities) Act 2002 No 103	12 13
[1]	Section 80 (2)	14
	Omit ", and such". Insert instead ", such".	15
[2]	Schedule 2	16
	Omit "Exotic Diseases of Animals Act 1991, section 48".	17
	Insert in alphabetical order "Animal Diseases (Emergency Outbreaks) Act 1991, section 48".	18 19
	Explanatory note Item [1] of the proposed amendments omits a redundant word.	20 21
	Item [2] of the proposed amendments updates a cross-reference.	21
2.13	Local Courts (Criminal and Applications Procedure) Rule 2003	23 24
[1]	Clauses 24 (1), 24A, 25 (3) and 57 (2)	25
	Omit "Part 15A of the Crimes Act 1900" wherever occurring.	26
	Insert instead "the Crimes (Domestic and Personal Violence) Act 2007".	27
[2]	Clause 57 (2), note	28
	Omit "Part 15A of the Crimes Act 1900".	29
	Insert instead "The Crimes (Domestic and Personal Violence) Act 2007".	30

Schedule 2 Amendments by way of statute law revision

[3]	Clause 57 (2), note	1
	Omit "that Part". Insert instead "that Act".	2
	Explanatory note	3
	The proposed amendments update cross-references.	4
2.14	Local Government (General) Regulation 2005	5
	Clause 184 (2) (b)	6
	Omit "Election Funding Act 1981".	7
	Insert instead "Election Funding and Disclosures Act 1981".	8
	Explanatory note	g
	The proposed amendment updates a cross-reference.	10
2.15	Medical Practice Act 1992 No 94	11
	Section 190B, note	12
	Insert "health or" before "medical".	13
	Explanatory note	14
	The proposed amendment updates a reference to reports.	15
2.16	Mining Amendment Act 2008 No 19	16
	Schedule 1 [109], proposed section 163 (6C) (c)	17
	Omit "colliery". Insert instead "colliery".	18
	Explanatory note	19
	The proposed amendment corrects a typographical error.	20
2 17	Miscellaneous Acts (Local Court) Amendment Act 2007	21
2,	No 94	21
	Schedule 2, Column 1	23
	Omit "Election Funding Act 1981".	24
	Insert instead "Election Funding and Disclosures Act 1981".	25
	Explanatory note	26
	The proposed amendment updates a cross-reference.	27

Amendments by way of statute law revision

2.18	Motor Dealers Regulation 2004	1
	Clause 3 (3)	2
	Insert "(other than in Schedule 3)" after "Regulation" where firstly occurring	. 3
	Explanatory note	4
	The proposed amendment clarifies the status of notes.	5
2.19	Newcastle Local Environmental Plan 2003	6
	Clause 37 (1), definition of "zoning map"	7
	Omit "(Major Projects) Amendment No 11)".	8
	Insert instead "(Major Projects) 2005 (Amendment No 11)".	9
	Explanatory note	10
	The proposed amendment corrects the citation of a map.	11
2.20	Parliamentary Electorates and Elections Act 1912 No 41	12
	Section 66B	13
	Omit "Election Funding Act 1981".	14
	Insert instead "Election Funding and Disclosures Act 1981".	15
	Explanatory note	16
	The proposed amendment updates a cross-reference.	17
2.21	Police Integrity Commission Act 1996 No 28	18
	Part 3, Division 7, heading	19
	Omit "Listening". Insert instead "Surveillance".	20
	Commencement	21
	The amendment is taken to have commenced on 1 August 2008.	22
	Explanatory note The proposed amendment updates a reference to a form of warrant.	23 24
	The proposed amendment updates a reference to a form of warrant.	24
2.22	Property, Stock and Business Agents Act 2002 No 66	25
	Sections 8 (4), 14 (3) (c) and 221	26
	Omit "class" wherever occurring. Insert instead "type".	27
	Explanatory note	28
	The proposed amendment corrects references to licences and certificates or registration.	f 29 30

Schedule 2 Amendments by way of statute law revision

2.23	Redfern–Waterloo Authority Act 2004 No 107	1
[1]	Section 28A	2
	Omit "Division 6 of Part 4". Insert instead "Part 5B (Division 5 excepted)".	3
[2]	Sections 30 (1A) and 32 (1A) (a)	4
	Omit "special contributions" wherever occurring.	5
	Insert instead "State contributions".	6
[3]	Sections 30 (1A), 32 (1), 32 (1A) (a) and 32 (2)	7
	Omit "Division 6 of Part 4" wherever occurring. Insert instead "Part 5B".	8
[4]	Section 30 (2) and (5)	ç
	Omit "Division 6A of Part 4" wherever occurring.	10
	Insert instead "Division 5 of Part 5B".	11
[5]	Section 30 (2)	12
	Omit "75R (4)". Insert instead "116B (2)".	13
[6]	Section 30 (2) (a)	14
	Omit "94F of". Insert instead "116Y of".	15
[7]	Section 30 (2) (a)	16
	Omit "a development application for consent to carry out".	17
[8]	Section 30 (2) (a)	18
	Omit "a development application described".	19
	Insert instead "development described".	20
[9]	Section 30 (2) (a)	21
	Omit "94F (1)". Insert instead "116Y (2)".	22
[10]	Section 30 (2) (b)	23
	Omit "94F (3) (b)". Insert instead "116Y (4) (b)".	24
[11]	Section 30 (6)	25
	Omit "Division 6 of Part 4". Insert instead "Division 2, 3 or 4 of Part 5B".	26
[12]	Section 31 (8)	27
	Omit "Division 6 of Part 4". Insert instead "Division 1, 2, 3 or 4 of Part 5B".	28

[13]	Section 31 (8) (a)	1
	Omit "section 94 or any other provision of that Division (other than section 94EF)".	2 3
	Insert instead "Division 2 of that Part".	4
[14]	Section 31 (8) (b)	5
	Omit "under that Division". Insert instead "under that Part".	6
[15]	Section 31 (8) (b)	7
	Omit "section 94 or any other provision of that Division".	8
	Insert instead "Division 2 of that Part".	g
[16]	Section 31 (8) (c)	10
	Omit "section 94 or any other provision of that Division".	11
	Insert instead "Division 2 or 4 of that Part".	12
[17]	Section 32 (1A)	13
	Omit "section 94".	14
	Insert instead "a direct contribution under Division 2 of Part 5B".	15
[18]	Section 32 (1A) (b)	16
	Omit "Subdivision 4 of Division 6 of Part 4".	17
	Insert instead "Division 3 of Part 5B".	18
	Commencement The amendments commence on the commencement of Schedule 3.1 [6] to the	19 20
	Environmental Planning and Assessment Amendment Act 2008.	21
	Explanatory note The proposed amendments update cross-references.	22 23
2 24	Residential Parks Regulation 2006	04
2.27	-	24
	Schedule 3, Part 1	25
	Omit "land owner's" from clause 3 of the agreement.	26
	Insert instead "park owner's". Explanatory note	27 28
	The proposed amendment corrects a reference to a person.	29

Schedule 2 Amendments by way of statute law revision

2.25	Road Transport (Driver Licensing) Regulation 2008	1
	Clause 9 (4) Omit "the Authority".	2
	Insert instead "the driver licensing authority of that jurisdiction". <b>Explanatory note</b> The proposed amendment corrects a reference to an authority.	4 5 6
2.26	Road Transport (General) Act 2005 No 11	7
	Section 78 (1) (b) Omit "or load restraint". Insert instead ", load restraint or access". Explanatory note The proposed amendment inserts missing words.	8 9 10 11
2.27	Solicitor General Act 1969 No 80	12
	Schedule 1	13
	Insert at the end of clause 5:	14
	<ul> <li>(2) In the application of section 6 of this Act to that person, a reference to vacation of office pursuant to section 2 (5) (e) is to be read as a reference to vacation of office pursuant to section 2 (5) (d) (and taken to be retirement from office in accordance with law).</li> </ul>	15 16 17 18 19
	<b>Explanatory note</b> The proposed amendment updates a reference to a provision for vacation of office by retirement (now repealed) by reproducing the effect of the repealed provision.	20 21 22
2.28	Standard Instrument (Local Environmental Plans) Order 2006	23 24
[1]	Standard instrument, clause 1.9 (2)	25
	Omit "State Environmental Planning Policy No 9—Group Homes".	26
[2]	Standard instrument, Dictionary, definition of "child care centre"	27
	Omit "section 200" from paragraph (j). Insert instead "Chapter 12".	28
[3]	Standard instrument, Dictionary, definitions of "hotel or motel accommodation" and "pub"	29 30
	Omit "Liquor Act 1982" wherever occurring.	31
	Insert instead "Liquor Act 2007".	32

Amendments by way of statute law revision	Schedule 2
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	Explanatory note Item [1] of the proposed amendments omits a reference to a repealed instrument. Item [2] of the proposed amendments corrects a cross-reference. Item [3] of the proposed amendments updates cross-references.	1 2 3 4
2.29	State Environmental Planning Policy No 19—Bushland in Urban Areas	5
	Clause 8 (3) (b) Omit "this plan". Insert instead "this Policy". Explanatory note	7 8 9
<u></u>	The proposed amendment corrects a reference to an instrument.	10
2.30	State Environmental Planning Policy (Major Projects) 2005	11
	Schedule 3, clause 24 (1) of Part 5	12
	Omit "this plan". Insert instead "this Policy".	13
	Explanatory note The proposed amendment corrects a reference to an instrument.	14 15
2.31	Swimming Pools Regulation 2008	16
	Part 2, note	17
	Omit "Clause 25". Insert instead "Clause 23".	18
	Explanatory note	19
	The proposed amendment corrects a cross-reference.	20
2.32	Sydney Olympic Park Authority Act 2001 No 57	21
[1]	Sections 18 (4) and (5), 21, 22, 23, 49 (5) (b) and 71 (6) (d)	22
	Omit "Urban Affairs and Planning" wherever occurring.	23
	Insert instead "Planning".	24
[2]	Section 23	25
	Omit "Division 6 of Part 4". Insert instead "Part 5B".	26
	Commencement	27
	Item [2] of the amendments commences on the commencement of Schedule 3.1 [6] to the <i>Environmental Planning and Assessment Amendment Act 2008</i> .	28 29
	Explanatory note	30
	<b>Explanatory note</b> Item [1] of the proposed amendments updates references to a Minister and a Department.	30 31 32
	Item [1] of the proposed amendments updates references to a Minister and a	31

Schedule 2 Amendments by way of statute law revision

Sydney Water Catchment Management Regulation 2008	1
Clause 17 (1)	2
Insert at the end of the subclause:	3
Maximum penalty: 400 penalty units in the case of a corporation	4
or 200 penalty units in the case of an individual.	5
Clause 17 (4)	6
Omit "(subclauses (2) and (4))" from the penalty provision.	7
Explanatory note	8
The proposed amendments move a penalty provision to the correct location in a clause.	9
Terrorism (Police Powers) Act 2002 No 115	10
Section 26ZO (3) (c)	11
Omit "of an order". Insert instead "if an order".	12
Explanatory note	13
The proposed amendment corrects a typographical error.	14
Threatened Species Conservation Act 1995 No 101	15
Section 127B (10) (a)	16
Omit "Subdivision 2 of Division 6 of Part 4".	17
Insert instead "Division 4 of Part 5B".	18
<b>Section 127B (10) (b)</b>	19
Omit "or levy) required under Subdivision 3 or 4 of Division 6 of Part 4".	20
Insert instead ") required under Division 2 or 3 of Part 5B".	21
Section 127ZO (7)	22
Omit "Section 82A". Insert instead "Section 96D".	23
Commencement	24
Items [1] and [2] of the amendments commence on the commencement of Schedule	25
3.1 [6] to the Environmental Planning and Assessment Amendment Act 2008.	26
Item [3] of the amendments commences on the commencement of section 96D of the	27
Environmental Planning and Assessment Act 1979 to be inserted by Schedule 2.1 [36]	28
to the Environmental Planning and Assessment Amendment Act 2008.	29
	Insert at the end of the subclause: Maximum penalty: 400 penalty units in the case of a corporation or 200 penalty units in the case of an individual. <b>Clause 17 (4)</b> Omit "(subclauses (2) and (4))" from the penalty provision. <b>Explanatory note</b> The proposed amendments move a penalty provision to the correct location in a clause. <b>Terrorism (Police Powers) Act 2002 No 115</b> <b>Section 26ZO (3) (c)</b> Omit "of an order". Insert instead "if an order". <b>Explanatory note</b> The proposed amendment corrects a typographical error. <b>Threatened Species Conservation Act 1995 No 101</b> <b>Section 127B (10) (a)</b> Omit "Subdivision 2 of Division 6 of Part 4". Insert instead "Division 4 of Part 5B". <b>Section 127B (10) (b)</b> Omit "or levy) required under Subdivision 3 or 4 of Division 6 of Part 4". Insert instead ") required under Division 2 or 3 of Part 5B". <b>Section 127ZO (7)</b> Omit "Section 82A". Insert instead "Section 96D". <b>Commencement</b> Items [1] and [2] of the amendments commence on the commencement of Schedule 3.1 [6] to the <i>Environmental Planning and Assessment Amendment Act 2008.</i> Item [3] of the amendments commences on the commencement of section 96D of the

Amendments by way of statute law revision

Schedule 2

2.36	Tumut Local Environmental Plan 1990	1
	Clause 25 (4)	2
	Omit "State Environmental Policy No 4—Development Without Consent".	3
	Insert instead " <i>State Environmental Planning Policy No 4—Development Without Consent and Miscellaneous Exempt and Complying Development</i> ". <b>Explanatory note</b> The proposed amendment corrects a cross-reference.	4 5 6 7
2.37	Victims Support and Rehabilitation Act 1996 No 115	8
	Schedule 1, clause 7A (3), definition of "domestic violence offence"	9
	Omit "Part 15A of the Crimes Act 1900".	10
	Insert instead "the <i>Crimes (Domestic and Personal Violence) Act 2007</i> ". <b>Explanatory note</b>	11 12
	The proposed amendment updates a cross-reference.	13
2.38	Water Sharing Plan for the NSW Great Artesian Basin Groundwater Sources 2008	14 15
	Clause 4 (2)	16
	Omit "Source 2003". Insert instead "Sources 2003". Explanatory note	17 18
	The proposed amendment corrects a cross-reference.	19
2.39	Western Sydney Parklands Act 2006 No 92	20
[1]	Section 39 (4)	21
	Omit "Division 6 of Part 4". Insert instead "Part 5B".	22
[2]	Section 39 (4)	23
	Omit "section 94EJ". Insert instead "section 116ZD". <b>Commencement</b> The amendments commence on the commencement of Schedule 3.1 [6] to the <i>Environmental Planning and Assessment Amendment Act 2008</i> . <b>Explanatory note</b>	24 25 26 27 28
	The proposed amendments update cross-references.	20

2.40	Wyong Local Environmental Plan 1991	1
	Clause 45 (6), definition of "the RTA"	2
	Omit "Transport Administration Act 1989".	3
	Insert instead "Transport Administration Act 1988".	4
	Explanatory note	5
	The proposed amendment corrects a cross-reference.	6
2.41	Young Offenders Regulation 2004	7
	Clause 22	8
	Omit "section 199" where firstly occurring. Insert instead "section 9".	9
	Explanatory note	10
	The proposed amendment corrects a cross-reference.	11

Amendments consequential on repeals

Schedule 3

Scł	nedule 3	Amendments consequential on repeals	1
		(Section 3)	2
3.1	Environn	nental Planning and Assessment Act 1979 No 203	3
	Schedule (	6 Savings, transitional and other provisions	4
	Insert at the	e end of the Schedule with appropriate Part and clause numbers:	5
	Part	Bennelong Point (Parking Station) Act	6
		1985	7
	Repe	eal of Act	8
		The repeal of the <i>Bennelong Point (Parking Station) Act 1985</i> does not affect the carrying out of development authorised by that Act.	9 10 11
	Explanatory	/ note	12
	construction construction	ong Point (Parking Station) Act 1985 ( <b>the Act</b> ) made provision for the and operation of an underground parking station. Although the of the parking station has been completed, the Act continues to authorise he works for which development was carried out for the purposes of a on.	13 14 15 16 17
		ed amendment saves development authorised by the Act, which is be repealed by Schedule 4.	18 19
3.2	Governm	nent Guarantees Act 1934 No 57	20
	Section 3	Authority for Treasurer to guarantee overdraft accounts etc	21
	Omit section	on 3 (2) (a1).	22
	Explanatory		23
	The propose repealed by	d amendment omits a reference to a body established under an Act to be Schedule 4 (namely, the <i>Grain Marketing Act 1991</i> ).	24 25
3.3	Law Enfo No 103	prcement (Powers and Responsibilities) Act 2002	26 27
	Schedule 2	2 Search warrants under other Acts	28
	Omit the m	atter relating to the Grain Marketing Act 1991.	29
	Explanatory		30
	The propose	d amendment omits a reference to an Act to be repealed by Schedule 4.	31

#### 3.4 Miscellaneous Acts (Local Court) Amendment Act 2007 No 94

Schedule 2 Amendments replacing "a Local Court" with "the Local Court"

Omit the matter relating t	o the	Grain	Marketing	Act	1991	and	the	Swine
Compensation Act 1928.			-					
Explanatory note								

The proposed amendment omits references to Acts to be repealed by Schedule 4.

## 3.5 Parliamentary Electorates and Elections Amendment Act 2006 No 68

	Schedule 19 Amendment of other legislation	11
	Omit Schedule 19.9. <b>Explanatory note</b> The proposed amendment omits uncommenced amendments to an Act to be repealed by Schedule 4 (namely, the <i>Grain Marketing Act 1991</i> ).	12 13 14 15
3.6	Public Authorities (Financial Arrangements) Regulation 2005	16 17
[1]	Schedule 1 Definitions of "authority" and "controlled entity"	18
	Omit the matter relating to the New South Wales Grains Board, wherever occurring, in Parts 2 and 3.	19 20
[2]	Schedule 5 Authorities having additional investment powers	21
	Omit clause 3.	22
	Explanatory note	23
	The proposed amendments omit references to an authority established under an Act to be repealed by Schedule 4 (namely, the <i>Grain Marketing Act</i> 1991).	24 25
3.7	Public Finance and Audit Act 1983 No 152	26
	Schedule 2 Statutory bodies	27

#### Omit "New South Wales Grains Board". **Explanatory note** The proposed amendment omits a reference to a body established under an Act to be repealed by Schedule 4 (namely, the *Grain Marketing Act 1991*).

Amendments consequential on repeals

Schedule 3

Rice Marketing Act 1983 No 176	1
Section 4 Definitions	2
Omit ", oilseed or other primary product to which the <i>Grain Marketing Act 1991</i> for the time being applies" from the definition of <i>primary product</i> in section 4 (1).	3 4 5
Insert instead ", or oilseed".	6
Section 135 Functions of boards etc not affected	7
Omit "or of the New South Wales Grains Board" from section 135 (1). <b>Explanatory note</b> The proposed amendments omit references to products to which an Act to be repealed by Schedule 4 applies and to a body established under that Act.	8 9 10 11
	<ul> <li>Section 4 Definitions</li> <li>Omit ", oilseed or other primary product to which the <i>Grain Marketing Act 1991</i> for the time being applies" from the definition of <i>primary product</i> in section 4 (1).</li> <li>Insert instead ", or oilseed".</li> <li>Section 135 Functions of boards etc not affected</li> <li>Omit "or of the New South Wales Grains Board" from section 135 (1).</li> <li>Explanatory note</li> <li>The proposed amendments omit references to products to which an Act to be repealed</li> </ul>

Schedule 4 Repeals

### Schedule 4 Repeals

Part 1 Acts that are redundant 3 Appropriation Act 2007 No 18 4 Appropriation (Parliament) Act 2007 No 19 5 Appropriation (Special Offices) Act 2007 No 20 6 Bennelong Point (Parking Station) Act 1985 No 189 7 Dairy Adjustment Programme Agreement Ratification Act 1975 No 31 8 Dairy Adjustment Programme Agreement Ratification Act 1977 No 98 9 Dried Fruits (Repeal) Act 1997 No 124 10 Grain Marketing Act 1991 No 15 11 Marginal Dairy Farms Reconstruction Scheme Agreement Ratification Act 1971 12 No 72 13 Softwood Forestry Agreement Act 1968 No 20 14 Softwood Forestry Agreement Ratification Act 1980 No 90 15 Softwood Forestry (Further Agreement) Act 1973 No 7 16 State Brickworks Act 1946 No 16 17 Swine Compensation Act 1928 No 36 18

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(Section 4)

### Part 2 Provisions of Acts that are redundant

Name of Act	Extent of repeal
Environmental Planning and Assessment Amendment Act 2008 No 36	Schedule 2.1 [4]
Glen Davis Act 1939 No 38	Part 4 and Third Schedule
Marine Safety Act 1998 No 121	Schedule 3.3

# Part 3 Acts or provisions of Acts that contain only amendments that have commenced

**Note.** Section 30 (2) (c) of the *Interpretation Act 1987* ensures that, when an Act or statutory rule is repealed, no amendment or validation made by the Act or statutory rule is affected. (Section 5 (6) of that Act applies section 30 to environmental planning instruments.)

#### Name of Act

**Extent of repeal** 

Australian Jockey Club Act 2008 No 52

Section 39 and Schedule 2

Repeals

Schedule 4

#### Name of Act

*Building Professionals Amendment Act 2008* No 37

Child Protection (Offenders Registration) Amendment Act 2007 No 87

Consumer, Trader and Tenancy Tribunal Amendment Act 2008 No 51

Courts and Crimes Legislation Amendment Act 2008 No 53

Courts and Other Legislation Amendment Act 2007 No 73

Crimes (Domestic and Personal Violence) Act 2007 No 80

Deer Act 2006 No 113

Education Amendment Act 2008 No 12

Environmental Planning and Assessment Amendment Act 2008 No 36

Hemp Industry Act 2008 No 58

Marine Safety Amendment Act 2008 No 59

Mine Health and Safety Act 2004 No 74

Mining Amendment Act 2008 No 19

### Extent of repeal

Schedules 1 [1]–[3], [10], [18], [20], [22]–[32], [35], [43] and [49]–[52] and 2 [3], [10] and [11]

Sections 3-5 and Schedules 1-3 and 4.2-4.4

Schedule 1 [1]–[17] and [20]–[25]

Schedules 2–20

Schedule 4

Section 103 and Schedule 2

Section 40 and Schedule 2

Schedule 1 [1], [2] and [4]–[11]

Schedules 2.1 [5], 2.10 [12], 4.1 [7], [8], [12]–[14], [20]–[22], [24]–[26] and [31], 4.2 [2], [5], [7] and [11]–[13], 4.3, 4.4 and 5.1 [10] and [12]

Schedule 2.1 [1] and [3]

Schedule 1 [1]–[12], [20]–[22] and [49]–[79]

Division 7 of Part 13 and Schedules 2-4

Schedules 1 [16], [20], [28], [32], [35], [37], [42], [51], [54], [57], [62], [68], [71], [78], [81], [96]–[98], [101], [116]–[118], [121], [122], [134], [138], [141], [142], [147]–[149], [172], [174], [175], [177], [178], [182], [188], [196], [197], [199], [200], [202], [203], [222], [237], [238], [244], [246], [247], [249], [252], [255], [256], [260]–[262], [265], [266], [268], [269], [277], [278] and [280] and 2.2 [2], 2.5, 2.6 and 2.8 [1]

National Gas (New South Wales) Act 2008 No 31 Sections 17–19 and Schedule 1

Residential Parks Act 1998 No 142

Part 15

Road Transport Legislation Amendment Act Schedules 1, 3 and 4 2008 No 61

Schedule 4 Repeals

Name of Act	Extent of repeal
Shop Trading Act 2008 No 49	Sections 24 and 25 and Schedule 3
Sporting Venues Authorities Act 2008 No 65	Section 42 and Schedule 6
Statute Law (Miscellaneous Provisions) Act (No 2) 2007 No 82	Whole Act
Succession Act 2006 No 80	Section 59 and Schedules 2 and 3
Surveillance Devices Act 2007 No 64	Sections 61 and 62 and Schedule 2
<i>Thoroughbred Racing Amendment Act 2008</i> No 63	Schedule 1 [31] and [32]
<i>Water Industry Competition Act 2006</i> No 104	Section 102 and Schedule 3
Western Sydney Parklands Act 2006 No 92	Section 52 and Schedule 5

#### **Explanatory note**

Part 1 repeals Acts that are redundant.

Part 2 repeals provisions of Acts that are redundant, because they authorise works that have been completed (Part 4 of, and the Third Schedule to, the *Glen Davis Act 1939*), they omit a heading that is still required (Schedule 2.1 [4] to the *Environmental Planning and Assessment Amendment Act 2008*) or they amend an Act that has since been repealed (Schedule 3.3 to the *Marine Safety Act 1998*).

Part 3 repeals Acts or provisions of Acts that contain only amendments to other Acts or instruments. All of the amendments have commenced.

In relation to the repeal of amending provisions, it should be noted that the provisions are repealed simply to rationalise the legislation in force and that the repeals have no substantive effect on the amendments made by the provisions, or any associated provisions. The Acts and instruments that were amended by the provisions being repealed are up-to-date on the NSW legislation website maintained by the Parliamentary Counsel's Office (www.legislation.nsw.gov.au).

Section 30 (2) of the *Interpretation Act 1987* ensures that the following matters are not affected when an Act or statutory rule is amended or repealed:

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

General savings, transitional and other provisions

Schedule 5

# Schedule 5 General savings, transitional and other provisions

(Section 5)

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#### 1 Effect of amendment of amending provisions

- (1) An amendment made by Schedule 1 or 2 to an amending provision contained in an Act is, if the amending provision has commenced before the date of assent to this Act, taken to have effect as from the commencement of the amending provision (whether or not the amending provision has been repealed).
- (2) In this clause:

*amending provision* means a provision of an Act that makes a direct amendment to an Act by:

- (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
- (b) the omission of matter contained in the amended Act and the insertion of matter instead of the omitted matter, or
- (c) the insertion into the amended Act of matter, not being matter inserted instead of matter omitted from the Act.

#### Explanatory note

This clause ensures that certain amendments, including amendments correcting errors in technical provisions (for example, headings indicating the section to be amended or directions as to where a new section is to be inserted) and rectifying minor drafting errors (for example, corrections in numbering of provisions, correction or insertion of cross-references, omission of unnecessary matter or insertion of omitted matter), will be taken to have commenced on the date the amendments to which they relate commenced.

#### 2 Effect of amendment or repeal on acts done or decisions made

Except where it is expressly provided to the contrary, if this Act:

- (a) amends a provision of an Act or an instrument, or
- (b) repeals and re-enacts (with or without modification) a provision of an Act or an instrument,

any act done or decision made under the provision amended or repealed has effect after the amendment or repeal as if it had been done or made under the provision as so amended or repealed.

#### Explanatory note

This clause ensures that the amendment or repeal of a provision will not, unless expressly provided, vitiate any act done or decision made under the provision as in force before the amendment or repeal.

Schedule 5 General savings, transitional and other provisions

3	Effe	ct of a	mendment on instruments	1
		unde the c	ept where expressly provided to the contrary, any instrument made or an Act amended by this Act, that is in force immediately before commencement of the amendment, is taken to have been made or the Act as amended.	2 3 4 5
	Expla	anatory	/ note	6
	This of made	clause e e under	ensures that, unless expressly provided, any instrument that is in force and a provision of an Act that is amended or substituted by the proposed Act to have been made under the Act as amended.	7 8 9
4	Revo	ocatio	n of repeal	10
	(1)		Governor may by proclamation published in the Gazette revoke the al of any Act or instrument effected by the following:	11 12
		this A	Act	13
		Statu	te Law (Miscellaneous Provisions) Act (No 2) 2007	14
	(2)		Act or instrument the subject of a proclamation under subclause (1) ken not to be, and never to have been, repealed by any such Act.	15 16
	(3)	Subc	clause (2) does not operate in respect of any Act or instrument so as:	17
		(a)	to affect in a manner prejudicial to any person (other than the State or an authority of the State) the rights of that person existing before the date of publication in the Gazette of the proclamation under subclause (1) in respect of that Act or instrument, or	18 19 20 21
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of publication of that proclamation.	22 23 24
	(4)		ference in this clause to an Act or instrument includes a reference provision of any Act or instrument.	25 26
	Expla	anatory	/ note	27
	instru statu	iment o te law r	enables the Governor, by proclamation, to revoke the repeal of any Act or or the provision of any Act or instrument repealed by this Act or the 2007 evision Act. The Act or instrument or provision of an Act or instrument the e revocation of repeal is taken not to be, and never to have been, repealed.	28 29 30 31
5	Reg	ulatior	IS	32
	(1)		Governor may make regulations containing provisions of a savings ansitional nature consequent on the enactment of this Act.	33 34
	(2)		such provision may, if the regulations so provide, take effect from late of assent to this Act or a later date.	35 36

General savings, transitional and other provisions

Schedule 5

(3)	is ear	e extent to which any such provision takes effect from a date that clier than the date of its publication in the Gazette, the provision	1
	does	not operate so as:	3
	(a)	to affect, in a manner prejudicial to any person (other than the	4
		State or an authority of the State), the rights of that person	5
		existing before the date of its publication, or	6
	(b)	to impose liabilities on any person (other than the State or an	7
		authority of the State) in respect of anything done or omitted to	8
		be done before the date of its publication.	9
Explanatory note		10	
This clause enables the making of regulations of a savings or transitional nature having			11

This 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 proposed Act.

Notes

#### **Notes** 1 Index of Acts and instruments amended by Schedules 1–3 2 Administrative Decisions Tribunal Amendment Act 2008 No 77-Schedule 2 3 Anti-Discrimination Act 1977 No 48-Schedule 2 4 Banks and Bank Holidays Act 1912 No 43-Schedule 1 5 Building Professionals Act 2005 No 115-Schedule 1 6 Building Professionals Amendment Act 2008 No 37—Schedule 2 7 Business Names Act 2002 No 97-Schedule 1 8 Canada Bay Local Environmental Plan 2008—Schedule 2 q Children and Young Persons (Care and Protection) Act 1998 No 157-Schedule 1 10 City of Sydney Act 1988 No 48-Schedule 2 11 Clean Coal Administration Act 2008 No 50-Schedule 1 12 Commission for Children and Young People Act 1998 No 146-Schedule 1 13 Constitution Act 1902 No 32-Schedule 1 14 Constitution (Disclosures by Members) Regulation 1983—Schedule 2 15 Conveyancing Act 1919 No 6—Schedule 2 16 Co-operatives Act 1992 No 18-Schedule 1 17 Criminal Procedure Act 1986 No 209-Schedule 2 18 Electronic Transactions Regulation 2007—Schedule 2 19 Environmental Planning and Assessment Act 1979 No 203-Schedules 1 and 3 20 Environmental Planning and Assessment Amendment Act 2008 No 36-Schedule 1 21 Food Act 2003 No 43-Schedule 1 22 Government Guarantees Act 1934 No 57-Schedule 3 23 Growth Centres (Development Corporations) Act 1974 No 49-Schedule 2 24 Hawkesbury Local Environmental Plan 1989—Schedule 2 25 Interpretation Act 1987 No 15-Schedule 1 26 Justices of the Peace Act 2002 No 27-Schedule 1 27 Law Enforcement (Powers and Responsibilities) Act 2002 No 103-Schedules 2 28 and 3 29 Local Courts (Criminal and Applications Procedure) Rule 2003-Schedule 2 30 Local Government Act 1993 No 30-Schedule 1 31 Local Government (General) Regulation 2005—Schedule 2 32 Marine Parks Act 1997 No 64-Schedule 1 33 Medical Practice Act 1992 No 94-Schedule 2 34 Mining Amendment Act 2008 No 19-Schedule 2 35 Miscellaneous Acts (Local Court) Amendment Act 2007 No 94-Schedules 2 and 3 36

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