

New South Wales

Industrial Relations (Commonwealth Powers) Bill 2009

Explanatory note

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

Overview of Bill

The object of this Bill is to refer certain matters relating to workplace relations to the Commonwealth Parliament so as to enable the Commonwealth Parliament to make laws about those matters. The proposed Act will be enacted for the purposes of section 51 (xxxvii) of the Commonwealth Constitution, which enables State Parliaments to refer matters to the Commonwealth Parliament.

The Bill operates by reference to certain text of the *Fair Work Act 2009* of the Commonwealth (the *Commonwealth Fair Work Act*) that will apply that Act (and future amendments to that Act) to all employees other than State public sector and local government sector employees.

The Bill also makes consequential amendments to the *Industrial Relations Act 1996*.

Outline of provisions

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

Clause 2 provides for the commencement of the proposed Act on a day to be appointed by proclamation.

Clause 3 defines certain words and expressions used in the proposed Act. The clause defines the subject matters of workplace relations to be referred and the matters excluded from those referred matters. The clause also defines the scope of employment within the State and local government sectors for the purposes of the exclusion of those employees from the referral.

Clause 4 sets out fundamental workplace relations principles under the proposed Act.

Clause 5 deals with the references to the Commonwealth Parliament. The references comprise the initial reference of the text set out in Schedule 1 (to cover the application of the Commonwealth legislation in the State), the amendment reference (to cover future amendment of the Commonwealth legislation) and the transition reference (to enable the transition from State to Commonwealth industrial relations arrangements).

Clause 6 deals with matters excluded from the reference, namely State and local government employees (including Ministers and Members of Parliament, parliamentary staff, and law enforcement officers).

Clause 7 deals with the termination of the period of the references under clause 5 (namely, the period ending on a day fixed by the Governor by proclamation). The clause enables the period of initial, amendment and transition references to be terminated or only the period of the amendment or transition reference to be terminated.

Clause 8 makes it clear that the separate termination of the period of the amendment or transition reference does not affect laws already in place. Accordingly, the transition or amendment reference continues to have effect to support those laws unless the period of the initial reference is also terminated.

Clause 9 requires 6 months' notice of the proposed termination of a reference. However, only 3 months' notice of the proposed termination of the amendment reference is required if future Commonwealth legislation is considered to be inconsistent with any of the fundamental workplace relations principles set out in clause 4.

Schedule 1 Text to be included in the provisions of the Commonwealth Fair Work Act

Schedule 1 sets out the relevant text of the Commonwealth Fair Work Act that will apply that Act to employment generally in the State (other than for the State public and local government sectors).

Schedule 2 Amendment of Industrial Relations Act 1996 No 17

Schedule 2 amends the *Industrial Relations Act 1996* for the following purposes:

- (a) to provide a mechanism (authorised under the Commonwealth Fair Work Act) by which the Minister may declare specified State or local government employers (including certain subsidiary or related bodies) not to be national system employers and thereby excluded from that Act (provided the declaration is confirmed by the relevant Commonwealth Minister),
- (b) to recognise the referral of power and to make transitional provision relating to the updating of existing references in NSW Acts and instruments to State industrial instruments or agreements,
- (c) to repeal section 146A, which authorised the Industrial Relations Commission of New South Wales to deal with industrial matters by agreement with corporations subject to the previous federal workchoices legislation,
- (d) to revise provisions that refer to the federal legislation to reflect changes made by the Commonwealth Fair Work Act,
- (e) to enable savings and transitional regulations to be made consequent on the enactment of the proposed Act.



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New South Wales

Industrial Relations (Commonwealth Powers) Bill 2009

No , 2009

A Bill for

An Act to refer certain matters relating to workplace relations to the Parliament of the Commonwealth for the purposes of section 51 (xxxvii) of the *Constitution of the Commonwealth*; and to amend the *Industrial Relations Act 1996*.

Γhe	Legisla	ature	of New South Wales enacts:	1
1	Nam	e of A	Act	2
		This	Act is the Industrial Relations (Commonwealth Powers) Act 2009.	3
2	Com	menc	cement	4
		This	Act commences on a day to be appointed by proclamation.	5
3	Defir	nitions	s	6
	(1)	In th	nis Act:	7
	()		endment reference means the reference under section 5 (1) (b).	8
		Com	amonwealth Fair Work Act means the Fair Work Act 2009 of the amonwealth (as amended from time to time).	9
		excli	uded subject matter means any of the following matters:	11
		(a)	a matter dealt with in the Anti-Discrimination Act 1977,	12
		(b)	superannuation,	13
		(c)	workers compensation,	14
		(d)	occupational health and safety,	15
		(e)	matters relating to outworkers (within the ordinary meaning of the term),	16 17
		(f)	child labour,	18
		(g)	training arrangements,	19
		(h)	long service leave,	20
		(i)	leave for victims of crime,	21
		(j)	attendance for service on a jury, or for emergency service duties,	22
		(k)	declaration, prescription or substitution of public holidays,	23
		(1)	the following matters relating to provision of essential services or to situations of emergency:	24 25
			(i) directions to perform work (including to perform work at a particular time or place, or in a particular way),	26 27
			(ii) directions not to perform work (including not to perform work at a particular time or place, or in a particular way),	28 29
		(m)	regulation of any of the following:	30
			(i) employee associations,	31
			(ii) employer associations,	32
			(iii) members of employee associations or of employer associations,	33 34
		(n)	workplace surveillance,	35

(c)

the transition reference.

(o)	business trading hours,	1
(p)	claims for enforcement of contracts of employment, except so far	2
~ /	as a law of the State provides for the variation or setting aside of	3
	rights and obligations arising under a contract of employment, or	4
	another arrangement for employment, that a court or tribunal finds is unfair,	5 6
(q)	rights or remedies incidental to a matter referred to in a preceding	7
(4)	paragraph of this definition,	8
	pt to the extent that the Fair Work Act 2009 of the Commonwealth,	9
	riginally enacted, deals with the matter (directly or indirectly), or	10
	ires or permits instruments made or given effect under the monwealth Fair Work Act so to deal with the matter.	11 12
	ess amendment of the Commonwealth Fair Work Act means the	13
	et amendment of the text of that Act (whether by the insertion,	14
omis	sion, repeal, substitution or relocation of words or matter), but does	15
	nclude the enactment by a Commonwealth Act of a provision that	16
	or will have, substantive effect otherwise than as part of the text of Commonwealth Fair Work Act.	17
		18
•	damental workplace relations principles—see section 4.	19
	al reference means the reference under section 5 (1) (a).	20
	nd referred provisions means the scheduled text, to the extent to h that text deals with matters that are included in the legislative	21 22
	ers of the Parliament of the State.	23
•	enforcement officer means:	24
(a)	a member of the NSW Police Force, or	25
(b)	a police cadet or special constable.	26
	government sector employee means an employee of any of the	27
follo	wing:	28
(a)	a local council or county council under the <i>Local Government Act</i> 1993,	29 30
(b)	a wholly-owned subsidiary of, or a body wholly controlled by, any such local or county council,	31 32
(c)	the Local Government Association of NSW or the Shires Association of NSW.	33 34
refer	rence means:	35
(a)	the initial reference, or	36
(b)	the amendment reference, or	37

reje	erreu sui	bject mutters means any of the following.	1
(a)	terms follow	s and conditions of employment, including any of the wing:	2
	(i)	minimum terms and conditions of employment (including employment standards and minimum wages),	4
	(ii)	terms and conditions of employment contained in instruments (including instruments such as awards, determinations and enterprise-level agreements),	6 7 8
	(iii)	bargaining in relation to terms and conditions of employment,	9 10
	(iv)	the effect of a transfer of business on terms and conditions of employment,	11 12
(b)	arran indire	ge for work to be performed for the entity (directly or ectly), if the work is of a kind that is often performed by orkers,	13 14 15 16
(c)	emple entiti	s and responsibilities of persons, including employees, oyers, independent contractors, outworkers, outworker es, associations of employees or associations of employers, grights and responsibilities relating to any of the following:	17 18 19 20
	(i)	freedom of association in the context of workplace relations, and related protections,	21 22
	(ii)	protection from discrimination relating to employment,	23
	(iii)	termination of employment,	24
	(iv)	industrial action,	25
	(v)	protection from payment of fees for services related to bargaining,	26 27
	(vi)	sham independent contractor arrangements,	28
	(vii)	standing down employees without pay,	29
	(viii)	union rights of entry and rights of access to records,	30
(d)		pliance with, and enforcement of, the Commonwealth Fair Act,	31 32
(e)	the ac	dministration of the Commonwealth Fair Work Act,	33
(f)	the ap	pplication of the Commonwealth Fair Work Act,	34
(g)		ers incidental or ancillary to the operation of the	35
		monwealth Fair Work Act or of instruments made or given t under the Commonwealth Fair Work Act,	36 37
but	does no	t include any excluded subject matter	38

(2)

(3)

	spect to the transition from the regime provided for by:	1 2
c F	the Workplace Relations Act 1996 of the Commonwealth (as it continues to apply because of the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 of the Commonwealth), or	3 4 5 6
` '	a law of this State relating to workplace relations or industrial relations,	7 8
to the re	egime provided for by the Commonwealth Fair Work Act.	9
schedul	<i>led text</i> means the text set out in Schedule 1.	10
State pi	ublic sector employee means the following:	11
N o	n member of the Government Service of New South Wales, the NSW Health Service, the Teaching Service of New South Wales or any other service of the Crown in right of the State (including an employee of any New South Wales government agency),	12 13 14 15
S	an employee of a body established for a public purpose that is subject to control or direction by a Minister of the State or in which the State has a controlling interest,	16 17 18
but doe	es not include an employee of the following:	19
	State owned corporation or a subsidiary of a State owned corporation,	20 21
r	person or body declared by or under an Act not to be or not to represent the Crown in right of the State or not to be a New South Wales government agency.	22 23 24
transiti	<i>ion reference</i> means the reference under section 5 (1) (c).	25
definition Commo	or phrases in the definition of <i>excluded subject matter</i> or the on of <i>referred subject matters</i> that are defined in the onwealth Fair Work Act (other than in Division 2B of Part 1-3 of ct) have the meanings set out in that Act as in force on 2009.	26 27 28 29 30
declarat	19A of the <i>Industrial Relations Act 1996</i> makes provision for the tion of employers that are not national system employers under mmonwealth Fair Work Act.	31 32 33

4 Fundamental workplace relations principles			ntal workplace relations principles	1
		The following are the fundamental workplace relations principles under this Act:		
		(a)	that the Commonwealth Fair Work Act should provide for, and continue to provide for, the following:	4 5
			(i) a strong, simple and enforceable safety net of minimum employment standards,	6 7
			(ii) genuine rights and responsibilities to ensure fairness, choice and representation at work, including the freedom to choose whether or not to join and be represented by a union or participate in collective activities,	8 9 10 11
			(iii) collective bargaining at the enterprise level with no provision for individual statutory agreements,	12 13
			(iv) fair and effective remedies available through an independent umpire,	14 15
			(v) protection from unfair dismissal,	16
		(b)	that there should be, and continue to be, in connection with the operation of the Commonwealth Fair Work Act, the following:	17 18
			(i) an independent tribunal system,	19
			(ii) an independent authority able to assist employers and employees within a national workplace relations system.	20 21
5	Refe	rence	of matters	22
	(1)		ect to the other provisions of this Act, the following matters are red to the Parliament of the Commonwealth:	23 24
		(a)	the matters to which the initial referred provisions relate, but only to the extent of the making of laws with respect to those matters by including the initial referred provisions in the Commonwealth Fair Work Act, as originally enacted, and as subsequently amended by amendments enacted at any time before this Act commences, in the terms, or substantially in the terms, set out in the scheduled text,	25 26 27 28 29 30 31
		(b)	the referred subject matters, but only to the extent of making laws with respect to any such matter by making express amendments of the Commonwealth Fair Work Act,	32 33 34
		(c)	the referred transition matters.	35
	(2)	The	reference of a matter under subsection (1) has effect only:	36
	` '	(a)	if and to the extent that the matter is not included in the legislative powers of the Parliament of the Commonwealth (otherwise than	37 38

			by a reference for the purposes of section 51 (xxxvii) of the Constitution of the Commonwealth), and	1 2
		(b)	if and to the extent that the matter is included in the legislative powers of the Parliament of the State.	3 4
	(3)		operation of each paragraph of subsection (1) is not affected by any paragraph.	5 6
	(4)	State amer comr whos the	the avoidance of doubt, it is the intention of the Parliament of the that the Commonwealth Fair Work Act may be expressly ided, or have its operation otherwise affected, at any time after the mencement of this Act by provisions of Commonwealth Acts be operation is based on legislative powers that the Parliament of Commonwealth has apart from under the references under action (1).	7 8 9 10 11 12 13
	(5)		ite any other provision of this section, a reference under ection (1) has effect for a period:	14 15
		(a)	beginning when this section commences, and	16
		(b)	ending at the end of the day fixed under section 7 as the day on which the reference is to terminate,	17 18
		but n	o longer.	19
6	Matte	ers ex	cluded from the reference	20
		A ma	atter referred by section 5 does not include:	21
		(a)	matters relating to Ministers, Members of Parliament, judicial officers or members of administrative tribunals, or	22 23
		(b)	matters relating to persons in the service of either House of Parliament, or of the President or Speaker, or of the President and Speaker jointly, or	24 25 26
		(c)	matters relating to State public sector employees, or	27
		(d)	matters relating to persons appointed or engaged by the Governor or a Minister under any Act, law or authority, or	28 29
		(e)	matters relating to law enforcement officers, or	30
		(f)	matters relating to local government sector employees,	31
		or ma	atters relating to the employer of any of the above.	32
7	Term	ninatio	n of references	33
	(1)		Governor may, at any time, by proclamation published on the NSW lation website, fix a day as the day on which:	34 35
		(a)	the references are to terminate, or	36

		(b) the amendment reference is to terminate, or	1				
		(c) the transition reference is to terminate.	2				
	(2)	The Governor may, by proclamation published on the NSW legislation website, revoke a proclamation published under subsection (1), in which case the revoked proclamation is taken (for the purposes of section 5) never to have been published.	3 4 5 6				
	(3)	A revoking proclamation has effect only if published before the day fixed under subsection (1).					
	(4)	The revocation of a proclamation published under subsection (1) does not prevent publication of a further proclamation under that subsection.	9 10				
	(5)	If the amendment reference and the transition reference have been terminated, the expression <i>the references</i> in subsection (1) refers only to the initial reference.	11 12 13				
8		ct of termination of amendment reference or transition reference re initial reference	14 15				
	(1)	If the amendment reference or the transition reference terminates before the initial reference, the termination of the amendment reference or transition reference does not affect:	16 17 18				
		(a) laws that were made under that reference before that termination (whether or not they have come into operation before that termination), or	19 20 21				
		(b) the continued operation in the State of the Commonwealth Fair Work Act as in operation immediately before that termination or as subsequently amended or affected by:	22 23 24				
		(i) laws referred to in paragraph (a) that come into operation after that termination, or	25 26				
		(ii) provisions referred to in section 5 (4).	27				
	(2)	Accordingly, the amendment reference or transition reference continues to have effect for the purposes of subsection (1) unless the initial reference is terminated.	28 29 30				
9	Perio	od for termination of references	31				
	(1)	Subject to subsection (2), a day fixed by a proclamation under section 7 (1) must be no earlier than the first day after the end of the period of 6 months beginning on the day on which the proclamation is published.	32 33 34 35				
	(2)	If:	36				
		(a) a proclamation under section 7 (1) only provides for the termination of the amendment reference, and	37 38				

(3)

(b) the Governor, as part of the proclamation by which the	1
termination is to be effected, declares that, in the opinion of the	2
Governor, the Commonwealth Fair Work Act:	3
(i) is proposed to be amended (by an amendment introduced	4
into the Parliament of the Commonwealth by a	5
Commonwealth Minister), or	6
(ii) has been amended,	7
in a manner that is inconsistent with one or more of the	8
fundamental workplace relations principles,	9
the day fixed by the proclamation under section 7 (1) (b) may be earlier	10
than the day that applies under subsection (1) but must be no earlier than	11
the first day after the end of the period of 3 months beginning on the day	12
on which the proclamation is published.	13
If the Governor terminates the amendment reference and fixes a day	14
under subsection (2), the Minister must, as soon as practicable after the	15
publication of the relevant proclamation, prepare a report on the matter	16
and cause copies of that report to be laid before both Houses of	17
Parliament.	18

Schedu	ıle 1		ext to be included in the provisions of he Commonwealth Fair Work Act	1 2
Div	ision 2	В	Application of this Act in States that refer matters after 1 July 2009 but on or before 1 January 2010	3 4 5
30K	Meani	ng o	f terms used in this Division	6
	(1)	In th	is Division:	7
		Parli of th	ndment reference of a State means the reference by the ament of the State to the Parliament of the Commonwealth e matters covered by subsection 30L(4).	
		exclı	uded subject matter means any of the following matters:	11
		(a)	a matter dealt with in a law referred to in subsection 27(1A) of this Act;	12 13
		(b)	superannuation;	14
		(c)	workers compensation;	15
		(d)	occupational health and safety;	16
		(e)	matters relating to outworkers (within the ordinary meaning of the term);	17 18
		(f)	child labour;	19
		(g)	training arrangements;	20
		(h)	long service leave;	21
		(i)	leave for victims of crime;	22
		(j)	attendance for service on a jury, or for emergency service duties;	23 24
		(k)	declaration, prescription or substitution of public holidays;	25
		(1)	the following matters relating to provision of essential services or to situations of emergency:	26 27
			 directions to perform work (including to perform work at a particular time or place, or in a particular way); 	
			(ii) directions not to perform work (including not to perform work at a particular time or place, or in a particular way);	31 32 33
	((m)	regulation of any of the following:	34
			(i) employee associations;	35

or

	(ii) employer associations;	1
	(iii) members of employee associations or of employer	2
	associations;	3
(n)	workplace surveillance;	4
(o)	business trading hours;	5
(p)	claims for enforcement of contracts of employment,	6
•	except so far as a law of a State provides for the variation	7
	or setting aside of rights and obligations arising under a	8
	contract of employment, or another arrangement for employment, that a court or tribunal finds is unfair;	9 10
(a)		
(q)	rights or remedies incidental to a matter referred to in a preceding paragraph of this definition;	11 12
	pt to the extent that this Act as originally enacted deals with	13
	matter (directly or indirectly), or requires or permits	14
	uments made or given effect under this Act so to deal with natter.	15 16
	ess amendment means the direct amendment of the text of	17
	Act (whether by the insertion, omission, repeal, substitution	18
	elocation of words or matter), but does not include the	19
enac	tment by a Commonwealth Act of a provision that has, or	20
	have, substantive effect otherwise than as part of the text of	21
this.		22
funa 30L(<i>lamental workplace relations principles</i> : see subsection (9).	23 24
	al reference of a State means the reference by the Parliament	25
	ne State to the Parliament of the Commonwealth of the	26
	ers covered by subsection 30L(3).	27
	enforcement officer means:	28
(a)	a member of a police force or police service; or	29
(b)	a person appointed to a position for the purpose of being trained as a member of a police force or police service; or	30 31
(c)	a person who has the powers and duties of a member of a police force or police service;	32 33
and,	without limiting paragraphs (a), (b) and (c), includes a police	34
	rvist, a police recruit, a police cadet, a junior constable, a	35
	ce medical officer, a special constable, an ancillary constable	36
	protective services officer.	37
	I government employee, of a State, means:	38
(a)	an employee of a local government employer of the State;	39

(b)	any other employee in the State of a kind specified in the regulations.					
local government employer, of a State, means an employer that						
is:		4				
(a)	a body corporate that is established for a local government purpose by or under a law of a State; or	t 5 6				
(b)	a body corporate in which a body to which paragraph (a) applies has, or 2 or more such bodies together have, a controlling interest; or					
(c)	a person who employs individuals for the purposes of ar unincorporated body that is established for a local government purpose by or under a law of a State; or	1 10 1 11 12				
(d)	any other body corporate that is a local government body in the State of a kind specified in the regulations; or	13 14				
(e)	any other person who employs individuals for the purposes of an unincorporated body that is a local government body in the State of a kind specified in the regulations.					
matte	real law , of a State, means the law of the State that refersers, as mentioned in subsection 30L(1), to the Parliament of Commonwealth.					
exter	<i>tred provisions</i> means the provisions of this Division to the at to which they deal with matters that are included in the lative powers of the Parliaments of the States.					
refer	rred subject matters means any of the following:	24				
(a)	terms and conditions of employment, including any of the following:	25 26				
	 (i) minimum terms and conditions of employment (including employment standards and minimum wages); 					
	(ii) terms and conditions of employment contained in instruments (including instruments such as awards determinations and enterprise-level agreements);					
	(iii) bargaining in relation to terms and conditions of employment;	f 33 34				
	(iv) the effect of a transfer of business on terms and conditions of employment;	l 35 36				
(b)	terms and conditions under which an outworker entity may arrange for work to be performed for the entity (directly of indirectly), if the work is of a kind that is often performed by outworkers;	38				

(c)		byees, employers, independent contractors,	1 2
		orkers, outworker entities, associations of employees ssociations of employers, being rights and	3
		nsibilities relating to any of the following:	4 5
	(i)	freedom of association in the context of workplace relations, and related protections;	6 7
	(ii)	protection from discrimination relating to employment;	8 9
	(iii)	termination of employment;	10
	(iv)	industrial action;	11
	(v)	protection from payment of fees for services related to bargaining;	12 13
	(vi)	sham independent contractor arrangements;	14
	(vii)	standing down employees without pay;	15
	(viii)	union rights of entry and rights of access to records;	16
(d)	comp	liance with, and enforcement of, this Act;	17
(e)	the ad	lministration of this Act;	18
(f)	the ap	pplication of this Act;	19
(g)	matte or of	rs incidental or ancillary to the operation of this Act instruments made or given effect under this Act;	20 21
but		include any excluded subject matter.	22
refe	rring St	ate: see section 30L.	23
Stat	e public	sector employee, of a State, means:	24
(a)	an em or	ployee of a State public sector employer of the State;	25 26
(b)		ther employee in the State of a kind specified in the ations;	27 28
and	includes	a law enforcement officer of the State.	29
Stat is:	e public	sector employer, of a State, means an employer that	30 31
(a)	the St State;	ate, the Governor of the State or a Minister of the or	32 33
(b)	or und	y corporate that is established for a public purpose by der a law of the State, by the Governor of the State or Minister of the State; or	34 35 36
(c)	a bod intere	ly corporate in which the State has a controlling st; or	37 38

		(d) a person who employs individuals for the purposes of an unincorporated body that is established for a public purpose by or under a law of the State, by the Governor of the State or by a Minister of the State; or	1 2 3 4
		(e) any other employer in the State of a kind specified in the regulations;	5 6
		and includes a holder of an office of the State whom the State's referral law provides is to be taken, for the purposes of this Act, to be an employer of law enforcement officers of the State.	7 8 9
		transition reference of a State means the reference by the Parliament of the State to the Parliament of the Commonwealth of the matters covered by subsection 30L(5).	10 11 12
	(2)	Words or phrases in the definition of <i>excluded subject matter</i> in subsection (1), or in the definition of <i>referred subject matters</i> in subsection (1), that are defined in this Act (other than in this Division) have, in that definition, the meanings set out in this Act as in force on 1 July 2009.	13 14 15 16 17
30L	Mea	ning of referring State	18
		Reference of matters by State Parliament to Commonwealth Parliament	19 20
	(1)	A State is a <i>referring State</i> if the Parliament of the State has, after 1 July 2009 but on or before 1 January 2010, referred the matters covered by subsections (3), (4) and (5) in relation to the State to the Parliament of the Commonwealth for the purposes of paragraph 51(xxxvii) of the Constitution:	21 22 23 24 25
		(a) if and to the extent that the matters are not otherwise included in the legislative powers of the Parliament of the Commonwealth (otherwise than by a reference under paragraph 51(xxxvii) of the Constitution); and	26 27 28 29
		(b) if and to the extent that the matters are included in the legislative powers of the Parliament of the State.	30 31
		This subsection has effect subject to subsection (6).	32
	(2)	A State is a <i>referring State</i> even if:	33
		(a) the State's referral law provides that the reference to the Parliament of the Commonwealth of any or all of the matters covered by subsections (3), (4) and (5) is to terminate in particular circumstances; or	34 35 36 37

	(b)	the State's referral law provides that particular matters, or all matters, relating to State public sector employees, or State public sector employers, of the State are not included in any or all of the matters covered by subsections (3), (4) and (5); or	1 2 3 4 5
	(c)	the State's referral law provides that particular matters, or all matters, relating to local government employees, or local government employers, of the State are not included in any or all of the matters covered by subsections (3), (4) and (5).	6 7 8 9 10
	Refer	rence covering referred provisions	11
(3)	provi those subse befor	subsection covers the matters to which the referred sions relate to the extent of making laws with respect to matters by amending this Act, as originally enacted, and as equently amended by amendments enacted at any time the State's referral law commenced, to include the referred sions.	12 13 14 15 16
	Refer	rence covering amendments	18
(4)	of m	subsection covers the referred subject matters to the extent aking laws with respect to those matters by making express adments of this Act.	19 20 21
	Refer	rence covering transitional matters	22
(5)		subsection covers making laws with respect to the transition the regime provided for by:	23 24
	(a)	the Workplace Relations Act 1996 (as it continues to apply because of the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009); or	25 26 27
	(b)	a law of a State relating to workplace relations or industrial relations;	28 29
	to the	e regime provided for by this Act.	30
	Effec	t of termination of reference	31
(6)		ite anything to the contrary in a referral law of a State, a ceases to be a <i>referring State</i> if any or all of the following rs:	32 33 34
	(a)	the State's initial reference terminates;	35
	(b)	the State's amendment reference terminates, and neither of subsections (7) and (8) apply to the termination;	36 37
	(c)	the State's transition reference terminates.	38

(7)		tate does not cease to be a <i>referring State</i> because of the ination of its amendment reference if:	1 2
	(a)	the termination is effected by the Governor of that State fixing a day by proclamation as the day on which the reference terminates; and	3 4 5
	(b)	the day fixed is no earlier than the first day after the end of the period of 6 months beginning on the day on which the proclamation is published; and	6 7 8
	(c)	that State's amendment reference, and the amendment reference of every other referring State (other than a referring State that has terminated its amendment reference in the circumstances referred to in subsection (8)), terminate on the same day.	9 10 11 12 13
(8)	A St term	tate does not cease to be a <i>referring State</i> because of the ination of its amendment reference if:	14 15
	(a)	the termination is effected by the Governor of that State fixing a day by proclamation as the day on which the reference terminates; and	16 17 18
	(b)	the day fixed is no earlier than the first day after the end of the period of 3 months beginning on the day on which the proclamation is published; and	19 20 21
	(c)	the Governor of that State, as part of the proclamation by which the termination is to be effected, declares that, in the opinion of the Governor, this Act:	22 23 24
		(i) is proposed to be amended (by an amendment introduced into the Parliament by a Minister); or	25 26
		(ii) has been amended;	27
		in a manner that is inconsistent with one or more of the fundamental workplace relations principles.	28 29
(9)		following are the <i>fundamental workplace relations</i> ciples:	30 31
	(a)	that this Act should provide for, and continue to provide for, the following:	32 33
		 (i) a strong, simple and enforceable safety net of minimum employment standards; 	34 35
		(ii) genuine rights and responsibilities to ensure fairness, choice and representation at work, including the freedom to choose whether or not to join and be represented by a union or participate in collective activities;	36 37 38 39 40

		(iii) collective bargaining at the enterprise level with no provision for individual statutory agreements;	1 2
		(iv) fair and effective remedies available through an independent umpire;	3 4
		(v) protection from unfair dismissal;	5
		(b) that there should be, and continue to be, in connection with the operation of this Act, the following:	6 7
		(i) an independent tribunal system;	8
		(ii) an independent authority able to assist employers and employees within a national workplace relations system.	9 10 11
30M	Exte	ended meaning of <i>national system employee</i>	12
	(1)	A national system employee includes:	13
	(1)	(a) any individual in a State that is a referring State because of	14
		this Division so far as he or she is employed, or usually	15
		employed, as described in paragraph 30N(1)(a), except on	16
		a vocational placement; and	17
		(b) a law enforcement officer of the State to whom subsection 30P(1) applies.	18 19
	(2)	This section does not limit the operation of section 13 (which defines a national system employee).	20 21
		Note: Section 30S may limit the extent to which this section extends the meaning of <i>national system employee</i> .	22 23
30N	Exte	ended meaning of national system employer	24
	(1)	A national system employer includes:	25
		(a) any person in a State that is a referring State because of this Division so far as the person employs, or usually employs, an individual; and	26 27 28
		(b) a holder of an office to whom subsection 30P(2) applies.	29
	(2)	This section does not limit the operation of section 14 (which defines a national system employer).	30 31
		Note: Section 30S may limit the extent to which this section extends the meaning of <i>national system employer</i> .	32 33
30P	Exte	ended ordinary meanings of employee and employer	34
	(1)	A reference in this Act to an employee with its ordinary meaning includes a reference to a law enforcement officer of a referring State if the State's referral law so provides for the purposes of that	35 36 37
		law.	38

	(2)	A reference in this Act to an employer with its ordinary meaning includes a reference to a holder of an office of a State if the State's referral law provides, for the purposes of that law, that the holder of the office is taken to be the employer of a law enforcement officer of the State.	; ;
	(3)	This section does not limit the operation of section 15 (which deals with references to employee and employer with their ordinary meanings).	[
		Note: Section 30S may limit the extent to which this section extends the meanings of <i>employee</i> and <i>employer</i> .	10
30Q	Exte	nded meaning of outworker entity	11
	(1)	An <i>outworker entity</i> includes a person, other than in the person's capacity as a national system employer, so far as:	12 13
		(a) the person arranges for work to be performed for the person (either directly or indirectly); and	14 15
		(b) the work is of a kind that is often performed by outworkers; and	16 17
		(c) one or more of the following applies:	18
		(i) at the time the arrangement is made, one or more parties to the arrangement is in a State that is a referring State because of this Division;	19 20 21
		(ii) the work is to be performed in a State that is a referring State because of this Division;	22 23
		(iii) the person referred to in paragraph (a) carries on an activity (whether of a commercial, governmental or other nature) in a State that is a referring State because of this Division, and the work is reasonably likely to be performed in that State;	24 25 26 27 28
		(iv) the person referred to in paragraph (a) carries on an activity (whether of a commercial, governmental or other nature) in a State that is a referring State because of this Division, and the work is to be performed in connection with that activity.	29 30 31 32 33
	(2)	This section does not limit the operation of the definition of <i>outworker entity</i> in section 12. Note: Section 30S may limit the extent to which this section extends the meaning of <i>outworker entity</i> .	34 35 36 37
30R	Gen	eral protections	38
	(1)	Part 3-1 (which deals with general protections) applies to action	39
	` /	taken in a State that is a referring State because of this Division	40

	(2)	This section applies despite section 337 (which limits the application of Part 3-1), and does not limit the operation of sections 338 and 339 (which set out the application of that Part).	1 2 3
		Note: Section 30S may limit the extent to which this section extends the application of Part 3-1.	4 5
30S	Division only has effect if supported by reference		
		A provision of this Division has effect in relation to a State that	7
		is a referring State because of this Division only to the extent that	8
		the State's referral law refers to the Parliament of the	9
		Commonwealth the matters mentioned in subsection 30L(1) that	10
		result in the Parliament of the Commonwealth having sufficient	11
		legislative power for the provision so to have effect.	12

Schedule 2			Amendment of Industrial Relations Act 1996 No 17		
[1]	Sections 9A and 9B		3		
	Inser	Insert after section 9:			
	9A	Emp	loyers	declared not to be national system employers	5
		(1)	empl Com legis	eligible employer is declared not to be a national system loyer for the purposes of the <i>Fair Work Act 2009</i> of the monwealth if the Minister, by order published on the NSW lation website, declares the employer not to be a national em employer.	6 7 8 9 10
		(2)	Fair	ligible employer is an employer that, under section 14 of the <i>Work Act 2009</i> of the Commonwealth, is eligible to be ared not to be a national system employer for the purposes of Act.	11 12 13 14
	9B	Refe	rral of	workplace relations matters to Commonwealth	15
		(1)	Com in th work	Act is subject to the Fair Work Act 2009 of the monwealth, including provisions of that Act that have effect his State because of the referral of matters relating to eplace relations to the Commonwealth Parliament by the strial Relations (Commonwealth Powers) Act 2009.	16 17 18 19 20
		(2)	or a relev	ference in any Act or instrument to an industrial instrument greement (however described) includes a reference to a rant federal industrial instrument or agreement if the context nits and it is necessary to do so to take account of the ence of those matters to the Commonwealth Parliament.	21 22 23 24 25
[2]		ion 14 agree		ommission may exercise certain functions conferred on	26 27
	Omi	t the se	ction.		28
[3]				ommission may exercise certain dispute resolution federal enterprise agreements	29 30
	Omi	t sectio	n 146	B (1) (a) and (b). Insert instead:	31
			(a)	the parties to the dispute are bound by a federal enterprise agreement, and	32 33
			(b)	the Commission is authorised or permitted to conduct the dispute resolution process under procedures set out in the agreement.	34 35 36

[4]	Section 146B (2) (a	a)	1
	Omit the paragraph	. Insert instead:	2
	(a)	the federal enterprise agreement concerned, and	3
[5]	Section 146B (3)		4
	Omit "the federal resolution process".	workplace agreement concerned, federal model dispute	5 6
	Insert instead "the f	ederal enterprise agreement".	7
[6]	Section 146B (7) a	nd (8)	8
	Omit the subsection	s. Insert instead:	9
	decision other	ng in this section makes any order, determination or other on of the Commission in respect of the dispute binding on parties to the dispute unless the federal enterprise nent concerned or federal Act operate to make it binding on ties.	10 11 12 13 14
	federa Comm federa within workp Workp continu modifi	section: I Act means the Fair Work Act 2009 of the onwealth. I enterprise agreement means an enterprise agreement the meaning of the federal Act (and includes any lace agreement within the meaning of the former lace Relations Act 1996 of the Commonwealth that uses in force under the law of the Commonwealth). I cation includes addition, exception, omission or	15 16 17 18 19 20 21 22 23
	substit		24
[7]	Section 202 Defini		25
		s of <i>Federal Act</i> and <i>Federal Commission</i> . Insert instead:	26
		al Act means the Fair Work Act 2009 of the onwealth.	27 28
	Federa Federa	al Commission means Fair Work Australia under the LAct.	29 30

Industrial Relations (Commonwealth Powers) Bill 2009

Schedule 2 Amendment of Industrial Relations Act 1996 No 17

[8]	Schedule 4 Savings, transitional and other provisions	1		
	Insert at the end of clause 2 (1):			
	Industrial Relations (Commonwealth Powers) Act 2009	3		