

New South Wales

# Statute Law (Miscellaneous Provisions) Bill (No 2) 2010

## **Explanatory note**

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

#### Overview of Bill

The objects of this Bill are:

- (a) to make minor amendments to various Acts and statutory instruments (Schedule 1), and
- (b) to amend certain other Acts and instruments for the purpose of effecting statute law revision (Schedules 2 and 3), and
- (c) to repeal certain Acts and instruments and provisions of Acts and to make consequential and minor ancillary amendments to Acts (Schedule 4), and
- (d) to make other provisions of a consequential or ancillary nature (Schedule 5).

## 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.

Clause 3 makes it clear that the explanatory notes contained in the Schedules do not form part of the proposed Act.

#### Schedule 1 Minor amendments

**Schedule 1** makes amendments to the following Acts and statutory instruments:

Adoption Act 2000 No 75

Children Legislation Amendment (Wood Inquiry Recommendations) Act 2009 No 13

Commission for Children and Young People Act 1998 No 146

Community Relations Commission and Principles of Multiculturalism Act 2000 No 77

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

Community Welfare Act 1987 No 52

Conveyancing Act 1919 No 6

Co-operative Housing and Starr-Bowkett Societies Act 1998 No 11

Co-operative Housing and Starr-Bowkett Societies Regulation 2005

Co-operatives Act 1992 No 18

Co-operatives Regulation 2005

Environmental Planning and Assessment Act 1979 No 203

Fines Act 1996 No 99

Gas Supply Act 1996 No 38

Health Practitioner Regulation (Adoption of National Law) Act 2009 No 86

Heritage Act 1977 No 136

Independent Commission Against Corruption Act 1988 No 35

Independent Pricing and Regulatory Tribunal Act 1992 No 39

Institute of Sport Act 1995 No 52

Law Enforcement and National Security (Assumed Identities) Act 2010 No 73

Law Enforcement (Controlled Operations) Act 1997 No 136

Licensing and Registration (Uniform Procedures) Act 2002 No 28

Mining Act 1992 No 29

Mining Regulation 2010

Motor Vehicles Taxation Act 1988 No 111

Plant Diseases Act 1924 No 38

Public Sector Employment and Management Act 2002 No 43

Residential Tenancies Act 2010 No 42

Retirement Villages Act 1999 No 81

Road Transport (Driver Licensing) Act 1998 No 99

Strata Schemes (Freehold Development) Act 1973 No 68

Strata Schemes (Leasehold Development) Act 1986 No 219

Subordinate Legislation Act 1989 No 146

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

# Schedule 2 Amendments by way of statute law revision

**Schedule 2** amends certain Acts and instruments for the purpose of effecting statute law revision.

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

# Schedule 3 On-line notification of the making of statutory instruments

**Schedule 3** amends certain Acts and a statutory instrument in relation to the official notification of the making of certain statutory instruments on the NSW legislation website that is maintained by the Parliamentary Counsel.

The nature of the amendments contained in Schedule 3 is explained in detail in the explanatory note at the end of the Schedule.

### Schedule 4 Repeals

Part 1 of Schedule 4 repeals a number of Acts and statutory instruments and provisions of Acts.

Clause 1 repeals redundant Acts and statutory instruments and spent provisions of an Act.

Clause 2 repeals Acts and provisions of Acts that contain amending provisions that have commenced.

Clause 3 repeals Acts and provisions of Acts that amend Acts or instruments that have since been repealed or superseded.

Clause 4 repeals Acts as a consequence of the transfer of their provisions into another Act by Part 2 of the Schedule.

Clause 5 repeals the *Residential Parks Amendment (Statutory Review) Act 2005* at the request of the relevant portfolio. The Act contains only formal provisions, and uncommenced amendments that have been superseded by proposed national reforms.

Section 30 (2) of the *Interpretation Act 1987* ensures that the repeal of an Act or statutory rule does not affect the operation of any savings, transitional or validation provision contained in the Act or statutory rule, and that the repeal of an amending Act does not affect any amendment made by the Act.

The Acts or instruments that were amended by the Acts being repealed are available electronically on the NSW legislation website at www.legislation.nsw.gov.au.

**Part 2 of Schedule 4** consolidates provisions (of possible ongoing effect) that deal with a similar subject matter and that are currently contained in a number of separate Acts by transferring them into the *National Parks and Wildlife Act 1974*. The transfer of these provisions enables the repeal of those Acts by clause 4 of the Schedule.

Section 30A of the of the *Interpretation Act 1987* ensures that the transfer of a provision of an Act to another Act does not affect the operation (if any) or meaning of the provision.

**Part 3 of Schedule 4** transfers into the *Interpretation Act 1987* a provision previously contained in Statute Law (Miscellaneous Provisions) Acts that enabled the restoration of Acts and instruments repealed by those Acts, and extends the operation of the provision to repeals by any future Act or instrument that provides for its application.

# Schedule 5 General savings, transitional and other provisions

**Schedule 5** contains savings, transitional and other provisions of a more general effect than those set out in Schedule 1.

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



## New South Wales

# **Statute Law (Miscellaneous Provisions) Bill (No 2) 2010**

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New South Wales

# **Statute Law (Miscellaneous Provisions) Bill (No 2) 2010**

No , 2010

#### A Bill for

An Act to repeal certain Acts and instruments 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.

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Statute Law (Miscellaneous Provisions) Act (No 2) 2010.	3
2	Con	mencement	4
	(1)	This Act commences on 7 January 2011, except as provided by this section.	5
	(2)	The amendments made by the Schedules to this Act 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 7 January 2011.	7 8 9 10
3	Exp	anatory notes	11
		The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act	12 13

Sch	edule 1	Minor amendments	1
1.1	Adoption	n Act 2000 No 75	2
[1]	Section 91	Report required before order made for adoption of child	3
	Omit "or a	principal officer" from section 91 (2).	4
	Insert inste	ad ", or a principal officer (or delegate)".	5
[2]	Section 91	(6A)	6
	Insert after	section 91 (6):	7
	(6A)	A principal officer of an accredited adoption service provider may delegate his or her function under subsection (2) to one or more employees of the accredited adoption service provider or of an affiliated foster care service, whom the principal officer considers to be appropriately qualified to exercise the function.	8 9 10 11 12
	Commence	ment	13
	The amenda	nents commence on the date of assent to this Act.	14
	18 years of Director-Ger service provi officer of an preparing su of a foster ca	ne Supreme Court may not make an adoption order for a child under age without a written report about the adoption prepared by the neral, an approved assessor or a principal officer of an accredited adoption ider. The proposed amendments to the <i>Adoption Act 2000</i> allow a principal accredited adoption service provider to delegate his or her function of ich a report to appropriately qualified employees of the service provider or are service affiliated with the service provider (consistent with the current Director-General to delegate the Director-General's function of preparing	15 16 17 18 19 20 21 22 23 24
1.2		Legislation Amendment (Wood Inquiry lendations) Act 2009 No 13	25 26
	Schedule 3	3 Amendments relating to recommendations 23.3, 23.4 and	27 28
	Omit Scheo	dule 3.1 [18].	29
	Explanatory	y note	30
	Recommend Commission consequenti	ed amendment to the <i>Children Legislation Amendment (Wood Inquiry dations) Act 2009</i> repeals an uncommenced amendment to the for <i>Children and Young People Act 1998</i> ( <i>the 1998 Act</i> ) that is all on other amendments that expressly designate the Ombudsman as the the Child Death Review Team established under the 1998 Act.	31 32 33 34 35
	Convenor to the NSW Or unnecessari	nenced amendment omits a provision of the 1998 Act that enables the provide certain confidential information concerning the death of a child to mbudsman. The uncommenced amendment is being repealed as it may ly limit the capacity of the Convenor to provide such information to the dsman as an agency.	36 37 38 39 40

1.3	Commission for Children and Young People Act 1998 No 146	1
	Section 450 Appointment of expert advisers	2
	Omit "by the Minister" from section 45O (2).	3
	Insert instead "by the Convenor".  Explanatory note	4 5
	The proposed amendment to the <i>Commission for Children and Young People Act</i> 1998 enables the Convenor of the Child Death Review Team established under the Act (rather than the Minister) to determine the remuneration and allowances to which a person appointed by the Convenor as an expert adviser is entitled. (The Act allows the Convenor to appoint expert advisers to advise the Child Death Review Team in the exercise of its functions.)	6 7 8 9 10 11
1.4	Community Relations Commission and Principles of Multiculturalism Act 2000 No 77	12 13
[1]	Section 7 Membership and procedure of Commission	14
	Omit "11 commissioners" from section 7 (1).	15
	Insert instead "15 commissioners".	16
[2]	Schedule 2 Provisions relating to procedure of Commission	17
	Insert "(excluding any commissioner who has been granted leave by the Commission)" after "time being" in clause 3.	18 19
	Explanatory note  Item [1] of the proposed amendments to the <i>Community Relations Commission and Principles of Multiculturalism Act 2000</i> increases from 11 to 15 the maximum number of commissioners that may constitute the Community Relations Commission. Item [2] excludes from a majority of commissioners for the purposes of a quorum for a meeting of the Commission any commissioner granted leave by the Commission.	20 21 22 23 24 25
1.5	Community Services (Complaints, Reviews and Monitoring) Act 1993 No 2	26 27
[1]	Section 43 Reports	28
	Omit "preceding 2 years" and "period ending on 30 June 2010" from section 43 (1).	29 30
	Insert instead "preceding 2 calendar years" and "period ending on 31 December 2009", respectively.	31 32
[2]	Section 43 (1A)	33
	Insert "following the reporting period" after "30 June".	34

[3]	Section 43 (2) (b)	1
	Omit "period covered by the report". Insert instead "reporting period".	2
	Commencement	3
	Items [1]-[3] are taken to have commenced on 1 July 2009 (being the date of	4
	commencement of Schedule 3.2 [3] to the Children Legislation Amendment (Wood	5
	Inquiry Recommendations) Act 2009).	6
	Explanatory note	7
	Item [1] of the proposed amendments to the Community Services (Complaints, Reviews and Monitoring) Act 1993 (the Act) returns the basis of reporting of the NSW	9
	Ombudsman's work and activities under the Act in relation to child deaths, to calendar	10
	years rather than financial years (consistent with the basis of reporting of child deaths by the Child Death Review Team under the Commission for Children and Young	11 12
	People Act 1998). The proposed amendment is taken to have commenced on the date	13
	of commencement of the amendment that inserted the Ombudsman's current obligation to report biennially on a financial year basis (rather than annually on a	14 15
	calendar year basis, as was previously the case).	16
	Item [2] makes an ancillary amendment to clarify the operation of a provision.	17
	Item [3] makes wording in a provision consistent with that used in related provisions.	18
1.6	Community Welfare Act 1987 No 52	19
[1]	Section 3 Definitions	20
	Omit the definition of Community Welfare Advisory Council from	21
	section 3 (1).	22
[2]	Section 3 (1), definition of "council"	23
	Omit "the Community Welfare Advisory Council or".	24
[3]	Part 2, Division 2, heading	25
	Omit "Councils". Insert instead "Council".	26
[4]	Section 15 Community Welfare Advisory Council	27
	Omit the section.	28
[5]	Section 18 Assistance to council and committees	29
	Omit "any council or committee" from section 18 (1).	30
	Insert instead "the council or any committee".	31
[6]	Section 19 Reports	32
	Omit "Each council and committee" from section 19 (1).	33
	Insert instead "The council and each committee"	3/

### Schedule 1 Minor amendments

[7]	Section 78 Regulations	1
	Omit "any council or committee" from section 78 (1) (a).	2
	Insert instead "the council or any committee".	3
[8]	Schedules 1 and 2, headings	4
	Omit "certain councils" wherever occurring. Insert instead "council".	5
[9]	Schedule 1, clauses 1 and 6–12 and Schedule 2, clauses 2–5, 7–9, 12 and 13	6 7
	Omit "a council" wherever occurring. Insert instead "the council".	8
[10]	Schedule 1, clause 3	9
	Omit the clause.	10
[11]	Schedule 2, clause 1	11
	Omit "a council or committee". Insert instead "the council or a committee".	12
[12]	Schedule 2, clause 6	13
	Omit the clause.	14
[13]	Schedule 2, clauses 10 (1) and 11 (1)	15
	Omit "A council" wherever occurring. Insert instead "The council".	16
	Explanatory note	17
	Item [4] of the proposed amendments to the <i>Community Welfare Act 1987</i> omits a section that provides for the establishment of an advisory body (whose functions	18
	include advising the Minister on matters relating to community welfare and social	19 20
	development). The body has not been constituted for several years. Items [1]–[3] and	21
	[5]–[13] maké consequential amendments.	22
1.7	Conveyancing Act 1919 No 6	23
	Section 98 Facilitation of redemption in case of deceased, absent or unknown mortgagees	24 25
	Omit "who that person is," from section 98 (1).	26
	Insert instead "who the person is, or if the person is dead and no personal	27
	representative has been or is likely to be appointed for the person or it is	28
	uncertain who the personal representative is,".	29
	Explanatory note	30
	The proposed amendment to the <i>Conveyancing Act 1919</i> extends a provision that	31
	currently allows a court to determine the amount payable under a mortgage and arrange for its discharge if the mortgagee is out of jurisdiction, cannot be found or is	32 33

	unknown or if it is uncertain who the mortgagee is, so that it also applies if the mortgagee is dead and is without a personal representative or is unlikely to have a personal representative or it is uncertain who the personal representative is.	1 2 3
1.8	Co-operative Housing and Starr-Bowkett Societies Act 1998 No 11	4 5
[1]	Part 3 Societies	6
	Omit Division 6.	7
[2]	Section 177 Application of Corporations Act to winding-up of societies	8
	Insert after section 177 (1) (c):	9
	a reference to the Court or the Court (within the meaning of section 58AA) in Division 2A of Part 5.7B is to be read as a reference to the Supreme Court,	10 11 12
	section 588FK is to be read as if the definition of <b>PPSA</b> security inerest in section 588FK (4) read as follows and the note to the section were omitted:	13 14 15
	<b>PPSA</b> security interest (short for Personal Property Securities Act security interest) means a security interest to which the <i>Personal Property Securities Act 2009</i> of the Commonwealth applies (including a transitional security interest within the meaning of that Act).	16 17 18 19 20
	(c3) section 588FL (1) (a) is to be read as if the following subparagraph were inserted after subparagraph (i):  "(ia) a certificate is issued by the Registrar under section 176 of the <i>Co-operative Housing and Starr-Bowkett Societies Act 1998</i> for the winding up of a society;",	21 22 23 24 25 26
	(c4) the definition of <i>critical time</i> in section 588FL (7) is to be read as if the words "(as applied and modified by section 177 of the <i>Co-operative Housing and Starr-Bowkett Societies Act 1998</i> )" were inserted after "513B" in paragraph (a) of that definition,	27 28 29 30 31
[3]	Schedule 5, heading	32
	Omit "and transitional". Insert instead ", transitional and other".	33

[4]	Schedule	5, clause 2	1
	Omit "this	Act." from clause 2 (1). Insert instead:	2
		this Act or any of the following Acts:	3
		Statute Law (Miscellaneous Provisions) Act (No 2) 2010 (to the extent it amends this Act)	4 5
[5]	Schedule	5, clause 2 (2) and (3)	6
	Omit "this	Act" wherever occurring. Insert instead "the Act concerned".	7
[6]	Schedule	5	8
	Insert after	Part 4:	9
	Part 5	Provisions consequent on enactment of	10
		Statute Law (Miscellaneous Provisions)	11
		Act (No 2) 2010	12
	7 Defi	nitions	13
	(1)	In this Part:	14
		amending Act means the Statute Law (Miscellaneous	15
		Provisions) Act (No 2) 2010.	16
		applied charges registration provisions means the provisions of	17
		Chapter 2K of the Corporations Act (as applied by section 88 and modified by that section and the regulations immediately before	18 19
		the commencement time).	20
		Charges Register means the Register of Co-operative Housing	21
		Society Charges kept under the applied charges registration	22
		provisions, and includes the information in the Register that is required to be kept during the transitional period under clause 12.	23 24
		commencement time means the time when section 88 is repealed	25
		by the amending Act.	26
		creditor, in relation to a charge, means the person who is the	27
		holder of the charge and, in the case of a charge constituted by the	28
		issue of a debenture or debentures, includes the trustee (if any) for the debenture holders.	29 30
		<i>debtor</i> , in relation to a charge, means the person who has the debt	31
		or other liability that is secured by the charge.	32
		existing charge means a charge created before the	33
		commencement time that was a charge to which the applied	34
		charges registration provisions applied (as in force before that time) when it was created.	35 36
		,	• •

		<i>matter</i> includes act, omission, body, person and thing.	1
		<b>PPS</b> Act means the Personal Property Securities Act 2009 of the Commonwealth.	2
		<b>PPS Register</b> means the Personal Property Securities Register established under the PPS Act.	4 5
		<b>PPS Registrar</b> means the Registrar of Personal Property Securities under the PPS Act.	6
		pre-transitional period means the period:	8
		(a) commencing at the migration time (within the meaning of the PPS Act) or such earlier time as may be prescribed by the regulations, and	9 10 11
		(b) ending at the commencement time.	12
		<i>transitional period</i> means the period of 7 years commencing at the commencement time.	13 14
	(2)	Clause 22A (References to charges and fixed and floating charges) of Schedule 1 to the <i>Personal Property Securities</i> (Commonwealth Powers) Act 2009 does not apply in relation to a reference in this Part or in a provision of the applied charges registration provisions continued in effect by this Part.	15 16 17 18 19
8		ied charges registration provisions cease to have effect at nencement time	20 21
	(1)	The applied charges registration provisions cease to have effect at the commencement time, except as otherwise provided by this Part.	22 23 24
	(2)	If a provision of the applied charges registration provisions (the <i>primary provision</i> ) is continued in effect by this Part:	25 26
		(a) any other provision of the applied charges registration provisions (a <i>related provision</i> ) that is referred to in the primary provision is also continued in effect to the extent necessary for the purposes of the continued application of the primary provision, and	27 28 29 30 31
		(b) any power to make regulations in respect of a matter that is conferred by the primary provision or a related provision	32 33 34
		is taken to include a power for the matter to be prescribed by regulations made under this Act after the commencement time.	35 36

		regulation-making power for a matter under the applied charges registration provisions until regulations provide otherwise.	1 2
9	Prov	rision of information to the Commonwealth and other persons	3
	(1)	The Registrar is specifically authorised to provide the Commonwealth, the PPS Registrar or any other officer of the Commonwealth with such information recorded in, or concerning the use of, the Charges Register as the Registrar considers appropriate in order to assist the Commonwealth in establishing the PPS Register.	4 5 6 7 8 9
	(2)	Without limiting subclause (1), the Registrar is also specifically authorised to provide any of the following persons with such information recorded in the Charges Register as the Registrar considers appropriate in order to assist in verifying the accuracy of information recorded in the Charges Register for the purposes of data migration to the PPS Register:	10 11 12 13 14 15
		(a) any person who is (or was) recorded in the Charges Register as a debtor or creditor,	16 17
		(b) any person acting on behalf of such a debtor or creditor (or former debtor or creditor),	18 19
		(c) any other person engaged by the Registrar to assist, or who is otherwise involved in assisting, in the migration of data from the Charges Register to the PPS Register.	20 21 22
	(3)	The Registrar may provide the information that the Registrar is authorised to provide under this clause in whatever form (including by means of electronic data or in a form approved for the purposes of the PPS Act) as the Registrar considers appropriate.	23 24 25 26 27
	(4)	Subject to subclause (5), the provisions of this clause prevail to the extent of any inconsistency with the provisions of this or any other Act or statutory rule.	28 29 30
	(5)	The provisions of this clause are in addition to, and do not derogate from, the provisions of section 9A of the <i>Fair Trading Act 1987</i> .	31 32 33
10	Prov	risional registration functions	34
	(1)	The Registrar may refuse to exercise a provisional registration function during the pre-transitional period.	35 36
	(2)	In this clause:	37
		provisional registration function means any function conferred or imposed on the Registrar by or under section 265 of the	38 39

		Corporations Act (as applied by section 88 and modified by that section and the regulations immediately before the commencement time) concerning the provisional registration of a charge.	1 2 3 4
11		gment of certain documents not required during transitional period	5 6
		Section 263 (1) (b) and (c), (2) and (4) (b)–(d) of the Corporations Act (as applied by section 88 and modified by that section and the regulations immediately before the commencement time) cease to apply during the pre-transitional period in respect of charges created during that period.	7 8 9 10 11
12	Main	itenance of Charges Register	12
	(1)	During the transitional period, the Registrar is to continue to keep, in the form of the Charges Register, the information contained in the Register immediately before the commencement time.	13 14 15 16
	(2)	The Registrar may, whether before or during the transitional period, seek information from a person who is (or was) recorded in the Charges Register as a debtor or creditor in relation to a charge as to whether the debt or other liability the payment or discharge of which was secured by the charge has been paid or discharged in whole or in part or the property charged or part of that property has been released from the charge.	17 18 19 20 21 22 23
	(3)	The Registrar may require the information sought under subclause (2) to be provided on or before a date specified by the Registrar.	24 25 26
	(4)	The Registrar may treat a debt or other liability secured by a charge that is recorded in the Charges Register as having been paid or discharged if:	27 28 29
		(a) the creditor does not provide information sought under subclause (2) on or before the date specified by the Registrar for the provision of the information, and	30 31 32
		(b) the Registrar has given written notice to both the debtor and creditor of his or her intention to treat the debt or other liability as having been paid or discharged within 7 days of the notice being served.	33 34 35 36
	(5)	The Registrar may amend the Charges Register:	37
		(a) on the basis of information provided under this clause, and	38
		(b) to omit information concerning a charge on the basis of subclause (4).	39 40

	(6)	Section 274 of the Corporations Act (as applied by section 88 and modified by that section and the regulations immediately before the commencement time) continues to apply during the transitional period in relation to an existing charge.	1 2 3 4
13	Cert	ificates of Charges Register	5
	(1)	Section 272 of the Corporations Act (as applied by section 88 and modified by that section and the regulations immediately before the commencement time) continues to apply during the transitional period in relation to:	6 7 8 9
		(a) a certificate issued under that section before the commencement time, and	10 11
		(b) an existing charge the particulars of which were entered in the Charges Register before the commencement time.	12 13
	(2)	The regulations may make provision for or with respect to fees payable in relation to:	14 15
		(a) certificates (or copies of certificates) issued under section 272 of the Corporations Act (as continued in force by subclause (1)), and	16 17 18
		(b) the provision of copies of documents during the transitional period relating to charges recorded in the Charges Register.	19 20 21
14	Insp	ection of charges documents	22
		A person's rights under section 23 (1) in relation to documents kept by the Registrar relating to existing charges continue to be exercisable during the transitional period subject to the payment of any fees prescribed by the regulations for the purposes of that subsection.	23 24 25 26 27
15	Cert	ain charges void against liquidator or administrator	28
	(1)	Subject to this clause, if an existing charge is void under section 266 of the Corporations Act (as applied by section 88 and modified by that section and the regulations immediately before the commencement time), that section (other than section 266 (4)) is taken to continue to apply in relation to the charge.	29 30 31 32 33 34
	(2)	The Supreme Court may, on such terms and conditions as seem to the Court just and expedient, by order, declare a current registrable charge not to be, and never to have been, void under section 266 of the Corporations Act (as applied by section 88 and	35 36 37 38

			fied by that section and the regulations immediately before ommencement time) if:	2			
		(a)	before the commencement time, the charge is void under that section, and	3			
		(b)	an application:	į			
			(i) is, immediately before the commencement time, pending under section 266 (4) for an extension of the required period, and as at the commencement time, the Court had not made a decision in relation to the application, or	- - - - - - - - - - - - - - - - - - -			
			(ii) is made to the Court on or after the commencement time for an order under this clause, and	1° 12			
		(c)	the Court is satisfied of the matters set out in section 266 (4) as in force immediately before the commencement time.	1; 14 1;			
16	Enfo	rceme	nt of existing charges	16			
	(1)	Subject to Chapter 9 (Transitional provisions) of the PPS Act and subclause (2), existing charges continue on and from the commencement time to have the same priority as between each other as they would have had under this Act as in force immediately before the commencement time.					
	(2)	migra the da the cl which	existing charge recorded in the Charges Register becomes a sted security interest (within the meaning of the PPS Act), ate (if any) recorded in the PPS Register as the date on which harge was originally registered is taken to be the date on the charge was originally registered under this Act in the ace of evidence to the contrary.	22 23 24 25 26 27			
17	Com matt		tion not payable in respect of charges transitional	28 29			
	(1)	Comp	pensation is not payable by or on behalf of:	30			
		(a)	the State or an authority of the State, or	3			
		(b)	an officer, employee or agent of the State,	32			
			n act or omission that is a charges transitional matter or that is (directly or indirectly) from a charges transitional matter.	33 34			
	(2)	Subcl	lause (1):	3			
		(a)	applies only in respect of acts done or omitted to be done in good faith, and	36 37			
		(b)	does not apply to acts or omissions that cause personal injury to a person or the death of a person.	38 39			

(3)	in th	is clause:	1
	char	ges transitional matter means any of the following:	2
	(a)	the provision of information to the Commonwealth, the PPS Registrar, any other officer of the Commonwealth or any other person for the purpose of assisting the Commonwealth in establishing the PPS Register or of verifying the accuracy of information recorded in the Charges Register,	3 4 5 6 7 8
	(b)	the administration of this Part or the exercise of functions under this Part.	9 10
		<b>pensation</b> includes damages and any other form of monetary pensation.	11 12
		nd transitional regulations consequent on enactment of vealth Act	13 14
	savir amer or tra follo	power conferred by clause 2 (1) to make regulations of a ngs or transitional nature consequent on the enactment of the nding Act extends to the making of regulations of a savings ansitional nature consequent on the enactment of any of the twing Commonwealth Acts to the extent that the enactment of Commonwealth Act affects the operation of this Act:	15 16 17 18 19 20
	(a)	the Personal Property Securities Act 2009,	21
	(b)	the Personal Property Securities (Corporations and Other Amendments) Act 2010,	22 23
	(c)	any other Commonwealth Act that amends the <i>Personal Property Securities Act 2009</i> or the <i>Corporations Act 2001</i> .	24 25 26
Commencer	nent		27
The amendr appointed by		(except for items [3]–[6]) commence on a day or days to be amation.	28 29
Items [3]-[6]	of the	amendments commence on the date of assent to this Act.	30
Explanatory	note		31
commencementerests in Commonweat company characteristics (Corporations amending A Act. As part relating to su	ent, wi person alth (th arges. s <i>and</i> ct). Su of the ch cha	erty Securities Act 2009 of the Commonwealth (the <b>PPS Act</b> ), on its ill provide for the effect, registration and enforcement of security hal property. Chapter 2K of the Corporations Act 2001 of the ne <b>Corporations Act</b> ) currently provides for the registration of Chapter 2K will be repealed by the Personal Property Securities Other Amendments) Act 2010 of the Commonwealth (the PPS Inch Charges will in the future be subject to the provisions of the PPS It transfer of company charges to the PPS Act regime, terminology arges will also be changed.	32 33 34 35 36 37 38 39
applies (with	some i	perative Housing and Starr-Bowkett Societies Act 1998 (the Act) modifications) the provisions of Chapter 2K of the Corporations Act using society charges (including by making provision for a Register	41 42 43

	of Co-operative Housing Society Charges). These provisions will become outdated on the commencement of the PPS Act and the repeal of Chapter 2K of the Corporations Act.	2
	Item [1] of the proposed amendments omits a Division of the Act relating to the registration of co-operative housing society charges.	4
	Item [2] of the proposed amendments makes an amendment to the Act that is consequential on the amendments made to the Corporations Act by the PPS amending Act.	<del>(</del> -
	Item [4] of the proposed amendments enables the Governor to make regulations of a savings or transitional nature consequent on the enactment of the amendments made by the proposed Act. Item [5] of the proposed amendments makes a consequential amendment.	10 11 12
	Item [6] of the proposed amendments enacts provisions of a savings and transitional nature consequent on the repeal of the provisions of the Act dealing with the registration of co-operative housing society charges. These provisions include provisions to confer powers on the Registrar under the Act:	1; 14 1; 16
	<ul> <li>to provide information to Commonwealth officers to assist in the establishment of the Personal Property Securities Register under the PPS Act, and</li> </ul>	17 18
	(b) to clarify the accuracy of information recorded in the Register of Co-operative Housing Society Charges and to make amendments to the Register to improve its accuracy.	19 20 21
	Item [3] of the proposed amendments makes a consequential amendment to a heading.	22 23
1.9	Co-operative Housing and Starr-Bowkett Societies Regulation 2005	24 25
[1]	Clause 7 Inspection of documents	26
	Insert "that were lodged before the repeal of section 88 of the Act" after "section 88 of the Act)" in clause 7 (t).	27 28
[2]	Part 5 Registration of charges	29
	Omit the Part.	30
[3]	Schedule 2 Fees	3
	Omit items 9–14 (including the section reference in Column 2 and introductory wording in Column 3 before item 9).  Commencement	32 33 34
	The amendments commence on a day or days to be appointed by proclamation.	3!
	Explanatory note	36
	The proposed amendments to the <i>Co-operative Housing and Starr-Bowkett Societies Regulation 2005</i> are consequential on the amendments proposed to be made to the <i>Co-operative Housing and Starr-Bowkett Societies Act 1998</i> elsewhere in this Schedule.	3: 3: 3: 4:

1.10	Co-operatives	s Act 1992 No 18	1		
[1]	Section 40 Lodg notice	ment of documents etc not to constitute constructive	2		
	Omit section 40 (	(2).	4		
[2]	Part 10 Funds, p	property etc	5		
	Omit the heading	g of Division 3. Insert instead:	6		
	Division 3	Receivers and Managers	7		
[3]	Section 278 Reg	jistration of charges	8		
	Omit the section.		9		
[4]	Section 343B Apco-operatives	oplication of Corporations Act concerning insolvent	10 11		
	Insert after section 343B (b):				
	(b1)	a reference to the Court or the Court (within the meaning of section 58AA) in Division 2A of Part 5.7B is to be read as a reference to the Supreme Court,	13 14 15		
	(b2)	section 588FK is to be read as if the definition of <b>PPSA</b> security interest in section 588FK (4) read as follows and the note to the section were omitted:	16 17 18		
		<b>PPSA</b> security interest (short for Personal Property Securities Act security interest) means a security interest to which the <i>Personal Property Securities Act 2009</i> applies (including a transitional security interest within the meaning of that Act).	19 20 21 22 23		
	(b3)	section 588FL (1) (a) is to be read as if the following subparagraph were inserted after subparagraph (i):	24 25		
		"(ia) a certificate is issued by the Registrar under section 324 of the <i>Co-operatives Act 1992</i> for the winding up of a co-operative;",	26 27 28		
	(b4)	the definition of <i>critical time</i> in section 588FL (7) is to be read as if the words "(as applied and modified by section 325 of the <i>Co-operatives Act 1992</i> )" were inserted after "513B" in paragraph (a) of that definition,	29 30 31 32		
[5]	Schedule 3 Reg	istration etc of charges	33		
	Omit the Schedul	le.	34		

[6]			6, heading	,						
	Omi	t "and	transitional". Insert instead ", transitional and other".	2						
[7]	Schedule 6, clause 2									
	Inser	t at the	e end of clause 2 (1):	4						
			Statute Law (Miscellaneous Provisions) Act (No 2) 2010 (to the extent it amends this Act)	(						
[8]	Sch	edule	6	-						
	Inse	t after	Part 5:	8						
	Par	t 6	Provisions consequent on Statute Law (Miscellaneous Provisions) Act (No 2) 2010	10						
	43	Defi	nitions	1						
		(1)	In this Part:	12						
			amending Act means the Statute Law (Miscellaneous Provisions) Act (No 2) 2010.	10 14						
			<i>Charges Register</i> means the Register of Co-operative Charges referred to in clause 18 of Schedule 3 (as in force before its repeal by the amending Act), and includes the information in the Register that is required to be kept during the transitional period under clause 48 of this Schedule.	15 16 17 18						
			commencement time means the time when Schedule 3 to this Act is repealed by the amending Act.	20 2:						
			<i>creditor</i> , in relation to a charge, means the person who is the holder of the charge and, in the case of a charge constituted by the issue of a debenture or debentures, includes the trustee (if any) for the debenture holders.	22 23 24 25						
			<i>debtor</i> , in relation to a charge, means the person who has the debt or other liability that is secured by the charge.	20 27						
			existing charge means a charge created before the commencement time that was a registrable charge within the meaning of clause 1 of Schedule 3 (as in force before that time) when it was created.	28 29 30 3						
			<i>existing charges registration provisions</i> means the provisions of section 278 and Schedule 3 (as in force immediately before the commencement time).	32 33 34						
			matter includes act, omission, body, person and thing.	3						
			<b>PPS</b> Act means the Personal Property Securities Act 2009 of the Commonwealth.	36 37						

		<b>PPS Register</b> means the Personal Property Securities Register established under the PPS Act.	1
		<b>PPS Registrar</b> means the Registrar of Personal Property Securities under the PPS Act.	3
		pre-transitional period means the period:	5
		(a) commencing at the migration time (within the meaning of the PPS Act) or such earlier time as may be prescribed by the regulations, and	6 7 8
		(b) ending at the commencement time.	9
		<i>transitional period</i> means the period of 7 years commencing at the commencement time.	10 11
	(2)	Clause 22A (References to charges and fixed and floating charges) of Schedule 1 to the <i>Personal Property Securities</i> (Commonwealth Powers) Act 2009 does not apply in relation to a reference in this Part or in a provision of the existing charges registration provisions continued in effect by this Part.	12 13 14 15 16
44		ting charges registration provisions cease to have effect at mencement time	17 18
	(1)	The existing charges registration provisions cease to have effect at the commencement time, except as otherwise provided by this Part.	19 20 21
	(2)	If a provision of the existing charges registration provisions (the <i>primary provision</i> ) is continued in effect by this Part:	22 23
		(a) any other provision of the existing charges registration provisions (a <i>related provision</i> ) that is referred to in the primary provision is also continued in effect to the extent necessary for the purposes of the continued application of the primary provision, and	24 25 26 27 28
		(b) any power to make regulations in respect of a matter that is conferred by the primary provision or a related provision is taken to include a power for the matter to be prescribed by regulations made under this Act after the commencement time.	29 30 31 32 33
	(3)	The regulations under this Act as in force immediately before the commencement time continue to apply for the purposes of a primary provision or related provision that confers a regulation-making power for a matter under the existing charges registration provisions until regulations provide otherwise.	34 35 36 37 38

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Minor amendments Schedule 1

Provision of information to the Commonwealth and other persons

	(1) The Registrar is specifically authorised to provide the Commonwealth, the PPS Registrar or any other officer of the Commonwealth with such information recorded in, or concerning the use of, the Charges Register as the Registrar considers appropriate in order to assist the Commonwealth in establishing the PPS Register.				
	(2)	Without limiting subclause (1), the Registrar is also specifically authorised to provide any of the following persons with such information recorded in the Charges Register as the Registrar considers appropriate in order to assist in verifying the accuracy of information recorded in the Charges Register for the purposes of data migration to the PPS Register:	8 9 10 11 12 13		
		(a) any person who is (or was) recorded in the Charges Register as a debtor or creditor,	14 15		
		(b) any person acting on behalf of such a debtor or creditor (or former debtor or creditor),	16 17		
		(c) any other person engaged by the Registrar to assist, or who is otherwise involved in assisting, in the migration of data from the Charges Register to the PPS Register.	18 19 20		
	(3)	The Registrar may provide the information that the Registrar is authorised to provide under this clause in whatever form (including by means of electronic data or in a form approved for the purposes of the PPS Act) as the Registrar considers appropriate.	21 22 23 24 25		
	(4)	Subject to subclause (5), the provisions of this clause prevail to the extent of any inconsistency with the provisions of this or any other Act or statutory rule.	26 27 28		
	(5)	The provisions of this clause are in addition to, and do not derogate from, the provisions of section 9A of the <i>Fair Trading Act 1987</i> .	29 30 31		
46	Prov	isional registration functions	32		
	(1)	The Registrar may refuse to exercise a provisional registration function during the pre-transitional period.	33 34		
	(2)	In this clause: <i>provisional registration function</i> means any function conferred or imposed on the Registrar by or under clause 20 or 21 of Schedule 3 (as in force before the commencement time).	35 36 37 38		

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47	Lodgment of certain documents not required during pre-transitional period						
		Clause 13 (2) and (3) of Schedule 3 cease to apply during the pre-transitional period in respect of charges created during that period.	; 2				
48	Mair	ntenance of Charges Register	(				
	(1)	During the transitional period, the Registrar is to continue to keep, in the form of the Charges Register, the information contained in the Register immediately before the commencement time.	10				
	(2)	The Registrar may, whether before or during the transitional period, seek information from a person who is (or was) recorded in the Charges Register as a debtor or creditor in relation to a charge as to whether the debt or other liability the payment or discharge of which was secured by the charge has been paid or discharged in whole or in part or the property charged or part of that property has been released from the charge.	12 12 13 14 15 16				
	(3)	The Registrar may require the information sought under subclause (2) to be provided on or before a date specified by the Registrar.	18 19 20				
	(4)	The Registrar may treat a debt or other liability secured by a charge that is recorded in the Charges Register as having been paid or discharged if:	2 <sup>2</sup> 22 23				
		(a) the creditor does not provide information sought under subclause (2) on or before the date specified by the Registrar for the provision of the information, and	24 25 26				
		(b) the Registrar has given written notice to both the debtor and creditor of his or her intention to treat the debt or other liability as having been paid or discharged within 7 days of the notice being served.	25 28 29 30				
	(5)	The Registrar may amend the Charges Register:	3				
		(a) on the basis of information provided under this clause, and	32				
		(b) to omit information concerning a charge on the basis of subclause (4).	3; 34				
	(6)	Clause 43 of Schedule 3 continues to apply during the transitional period in relation to an existing charge.	35 36				

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49	Certificates of Charges Register					
	(1)	Clause 42 of Schedule 3 continues to apply during the transitional period in relation to:	3			
		(a) a certificate issued under that clause before the commencement time, and	2			
		(b) an existing charge the particulars of which were entered in the Charges Register before the commencement time.	6 7			
	(2)	The regulations may make provision for or with respect to fees payable in relation to:	3			
		(a) certificates (or copies of certificates) issued under clause 42 of Schedule 3 (as continued in force by subclause (1)), and	10 11 12			
		(b) the provision of copies of documents during the transitional period relating to charges recorded in the Charges Register.	13 14 15			
50	Cons	structive notice based on lodgment of documents	16			
		Section 40 (2) continues to apply in relation to a document lodged under Division 3 (Charges) of Part 10 before the commencement time.	17 18 19			
51	Insp	pection of charges documents	20			
		A person's rights under section 413A (1) (b) and (c) in relation to documents kept by the Registrar relating to existing charges continue to be exercisable during the transitional period subject to the payment of any fees prescribed for the purposes of those paragraphs.	21 22 23 24 25			
52	Cert	tain charges void against liquidator or administrator	26			
	(1)	Subject to this clause, if an existing charge is void under clause 27 or 28 of Schedule 3 immediately before the commencement time, Division 4 of Part 2 of Schedule 3 (other than clause 29) is taken to continue to apply in relation to the charge.	27 28 29 30 31			
	(2)	The Supreme Court may, on such terms and conditions as seem to the Court just and expedient, by order, declare an existing charge not to be, and never to have been, void under clause 27 or 28 of that Schedule, if:	32 33 34 35			
		(a) before the commencement time, the charge is void under clause 27 or 28, and	36 37			

		(b)	an ap	pplication:	1
			(i)	is, immediately before the commencement time, pending under clause 29 of Schedule 3 for an extension of the required period, and as at the commencement time, the Court had not made a decision in relation to the application, or	2 3 4 5 6
			(ii)	is made to the Court on or after the commencement time for an order under this clause, and	7 8
		(c)	Sche	Court is satisfied of the matters set out in clause 29 of dule 3 as in force immediately before the mencement time.	9 10 11
53	Enfo	rceme	nt of e	existing charges	12
	(1)	subcl comr other	ause nencer as th	Chapter 9 (Transitional provisions) of the PPS Act and (2), existing charges continue on and from the ment time to have the same priority as between each ney would have had under this Act as in force y before the commencement time.	13 14 15 16 17
	(2)	migra the da the c which	ated se ate (if a harge h the c	reg charge recorded in the Charges Register becomes a scurity interest (within the meaning of the PPS Act), any) recorded in the PPS Register as the date on which was originally registered is taken to be the date on charge was originally registered under this Act in the evidence to the contrary.	18 19 20 21 22 23
54	Com matt		tion n	ot payable in respect of charges transitional	24 25
	(1)	Compensation is not payable by or on behalf of:			
		(a)	the S	tate or an authority of the State, or	27
		(b)	an of	ficer, employee or agent of the State,	28
				r omission that is a charges transitional matter or that etly or indirectly) from a charges transitional matter.	29 30
	(2)	Subc	lause (	1):	31
		(a)		es only in respect of acts done or omitted to be done od faith, and	32 33
		(b)		not apply to acts or omissions that cause personal y to a person or the death of a person.	34 35

(3)	In th	is clause:	
	char	ges transitional matter means any of the following:	2
	(a)	the provision of information to the Commonwealth, the PPS Registrar, any other officer of the Commonwealth or any other person for the purpose of assisting the Commonwealth in establishing the PPS Register or of verifying the accuracy of information recorded in the Charges Register,	; ; ;
	(b)	the administration of this Part or the exercise of functions under this Part.	9 10
		<b>pensation</b> includes damages and any other form of monetary pensation.	11 12
		nd transitional regulations consequent on enactment of vealth Act	13 14
	savir amer or tra follo	power conferred by clause 2 (1) to make regulations of a ngs or transitional nature consequent on the enactment of the nding Act extends to the making of regulations of a savings ansitional nature consequent on the enactment of any of the owing Commonwealth Acts to the extent that the enactment be Commonwealth Act affects the operation of this Act:	15 16 17 18 19 20
	(a)	the Personal Property Securities Act 2009,	2
	(b)	the Personal Property Securities (Corporations and Other Amendments) Act 2010,	22 23
	(c)	any other Commonwealth Act that amends the <i>Personal Property Securities Act 2009</i> or the <i>Corporations Act 2001</i> .	24 25 26
Commence	ment		27
The amend appointed by		(except for items [6]–[8]) commence on a day or days to be amation.	28 29
Items [6]–[8]	of the	amendments commence on the date of assent to this Act.	30
commencent interests in Commonwe company che (Corporation amending A Act. As part relating to su	al Prope nent, w persor alth (th arges. as and <b>act</b> ). Su of the uch cha	erty Securities Act 2009 of the Commonwealth (the <b>PPS Act</b> ), on its ill provide for the effect, registration and enforcement of security nal property. Chapter 2K of the Corporations Act 2001 of the ne <b>Corporations Act</b> ) currently provides for the registration of Chapter 2K will be repealed by the Personal Property Securities Other Amendments) Act 2010 of the Commonwealth (the <b>PPS</b> such charges will in the future be subject to the provisions of the PPS transfer of company charges to the PPS Act regime, terminology arges will also be changed.	33 32 33 34 35 36 37 38 39 40
Chapter 2K	of the	operatives Act 1992 (the Act) applies provisions based largely on Corporations Act to co-operative charges (including by making egister of Co-operative Charges). These provisions will become	4 <sup>2</sup> 42 43

### Schedule 1 Minor amendments

	outdated on the commencement of the PPS Act and the repeal of Chapter 2K of the Corporations Act.	1
	Items [3] and [5] of the proposed amendments omit provisions of the Act relating to the registration of co-operative charges. Items [1] and [2] of the proposed amendments make consequential amendments.	3
	Item [4] of the proposed amendments makes an amendment to the Act that is consequential on the amendments made to the Corporations Act by the PPS amending Act.	6 7 8
	Item [7] of the proposed amendments enables the Governor to make regulations of a savings or transitional nature consequent on the enactment of the amendments made by the proposed Act.	9 10 11
	Item [8] of the proposed amendments enacts provisions of a savings and transitional nature consequent on the repeal of the provisions of the Act dealing with the registration of co-operative charges. These provisions include provisions to confer powers on the Registrar under the Act:	12 13 14 15
	(a) to provide information to Commonwealth officers to assist in the establishment of the Personal Property Securities Register under the PPS Act, and	16 17
	(b) to clarify the accuracy of information recorded in the Register of Co-operative Charges and to make amendments to the Register to improve its accuracy.	18 19
	Item [6] of the proposed amendments makes a consequential amendment to a heading.	20 21
1.11	Co-operatives Regulation 2005	22
[1]	Clause 34 Application for registration of participating co-operative as foreign co-operative	23 24
	Omit clause 34 (3) (e).	25
[2]	Clause 35 Application for registration of non-participating co-operative as foreign co-operative	26 27
	Omit clause 35 (3) (h).	28
[3]	Clause 43 Inspection of Register	29
	Omit clause 43 (c) (ii).	30
[4]	Clause 43 (p)	31
	Omit "or under clause 44 of Schedule 3 to the Act".	32
[5]	Clause 47 Charges required to be registered	33
	Omit the clause.	34
[6]	Clause 48 Inspection of register of charges	35
	Omit the clause.	36

[7]	Clause 49 Copies of register of charges	1		
	Omit the clause.	2		
[8]	Clause 50 Request for certificate of particulars of charge	3		
	Omit the clause.	4		
[9]	Schedule 6 Fees	5		
	Omit items 80–87.	6		
	Commencement	7		
	The amendments commence on a day or days to be appointed by proclamation.	8		
	Explanatory note	9		
	The proposed amendments to the <i>Co-operatives Regulation 2005</i> are consequential on the amendments proposed to be made to the <i>Co-operatives Act 1992</i> elsewhere in	10 11		
	this Schedule.	12		
1.12	Environmental Planning and Assessment Act 1979 No 203	13		
[1]	Section 59 Making of local environmental plan by Minister			
	Omit "resubmitted to" from section 59 (4).	15		
	Insert instead "reconsidered by".	16		
[2]	Section 82A Review of determination			
	Omit "section 116E" from section 82A (1) (d).	18		
	Insert instead "Division 4".	19		
[3]	Section 106 Definition of "existing use"			
	Omit "Division 4A of Part 3 or" from section 106 (a).	21		
[4]	Section 109R Building, demolition and incidental work			
	Omit "work cannot be commenced to be carried out unless" and "the carrying out of the Crown building work commences" from section 109R (2).	23 24		
	Insert instead "work cannot be commenced unless" and "the Crown building work commences", respectively.	25 26		

[5]	Section 118 Appointment of planning administrator, planning assessment panel or regional panel	1 2				
	Omit "under Part 3 or under" from section 118 (3) (b).	3				
	Insert instead "under Part 3, or under". <b>Explanatory note</b>	4 5				
	Item [1] of the proposed amendments to the <i>Environmental Planning and Assessment Act 1979</i> ( <i>the Act</i> ) replaces a reference to proposed local environmental plans or matter in such plans being "resubmitted to" the Minister in certain circumstances with a reference to the plans or matter being "reconsidered by" the Minister, to avoid an incorrect implication that the plans or matter must necessarily be the subject of a further gateway determination under the Act before the Minister may reconsider them.	6 7 8 9 10 11				
	Item [2] replaces a cross-reference to a repealed provision of the Act with a reference to a current Division of the Act that provides for the same subject matter (being determination of applications for Crown development).	12 13 14				
	Item [3] omits a cross-reference to a repealed Division of the Act.	15				
	Item [4] omits superfluous wording.	16				
	Item [5] inserts a comma to avoid a false reading-on of text.	17				
1.13	Fines Act 1996 No 99	18				
	Section 89A Service and notice of intensive correction order					
	Omit "form prescribed by the regulations" from section 89A (2).	20				
	Insert instead "approved form".					
	Explanatory note					
	The proposed amendment replaces a requirement for a written notice of an intensive correction order under the <i>Fines Act 1996</i> to be in the form prescribed by the regulations with a requirement that it be in the form approved by the State Debt Recovery Office.	23 24 25 26				
1.14	Gas Supply Act 1996 No 38					
	Section 83A Regulations as to gas appliances, gas and autogas installations, gasfitting and autogas work and gas meters					
	Insert after section 83A (g):					
	(h) exemptions (or the granting of exemptions) relating to the matters in paragraphs (a)–(g).	31 32				
	Explanatory note					
	The proposed amendment to the <i>Gas Supply Act 1996</i> allows regulations to be made for or with respect to exemptions (or the granting of exemptions) from regulatory provisions made under the Act that deal with gas appliances, gas or autogas installations, gasfitting or autogas work or gas meters.					

1.15			ractitioner Regulation (Adoption of National Law) No 86	1 2		
[1]	Schedule 1 Modification of Health Practitioner Regulation National Law					
	Insert ", 152B" after "section 145E" in paragraph (c) of the definition of <i>protected report</i> in section 138 (1) in Schedule 1 [13].					
[2]	Schedule 1 [25]					
	Inser	t at the	e end of Schedule 5A:	7		
	Part 3		Provision consequent on enactment of Statute Law (Miscellaneous Provisions) Act (No 2) 2010 [NSW]			
	29	Prote	ected reports [NSW]	11		
		made appli	emmendment to the definition of <i>protected report</i> in section 138 (1) be by the <i>Statute Law (Miscellaneous Provisions) Act (No 2) 2010</i> es to a report the subject of that amendment whether prepared re, on or after the commencement of that amendment.	12 13 14 15		
	Explanatory note					
	The effect of item [1] of the proposed amendments to the Health Practitioner Regulation (Adoption of National Law) Act 2009 is to include as protected reports under the Health Practitioner Regulation National Law (NSW) (the National Law (NSW)), reports prepared under the National Law (NSW) about examinations of registered health practitioners believed to have an impairment that may detrimentally affect their capacity to practise their profession (impaired practitioner reports).					
	Under the National Law (NSW), protected reports may not be admitted or used in civil proceedings before a court without the consent of both the person giving, and the person the subject of, the report, and a person cannot be compelled to produce a protected report, or give evidence in relation to it, in such proceedings. Protected reports are also confidential information for the purposes of the National Law (NSW).					
	consis whose currer	stent we capace the capace of	ed amendment will make the treatment of impaired practitioner reports ith that of reports about the examination of health profession students city to undertake clinical training is believed to be impaired (the lattering protected reports under the National Law (NSW)).	28 29 30 31		
	Item [2] inserts a consequential transitional provision.					
1.16	Heri	tage	Act 1977 No 136	33		
[1]	Section 118 Minimum standards of maintenance and repair					
-	Omit	"build	ling, work or relic" where firstly occurring.	35		
	Inser	t instea	ad "building or work (other than a ruin) or a relic".	36		

[2]	Section 118 (2)–(4)				
	Insert at the end of section 118:				
	(2)	The regulations may make provision for or with respect to minimum standards that may be listed on the State Heritage Register for the maintenance of a ruin or a moveable object that is listed on that Register, but those standards can only relate to the following matters:			
		(a)	the protection of the ruin or moveable object from damage or destruction by fire,	8 9	
		(b)	security (including fencing and surveillance measures to prevent vandalism),	10 11	
		(c)	essential maintenance of a moveable object (being maintenance necessary to prevent serious or irreparable damage or deterioration).	12 13 14	
	(3)		nout limiting subsection (2), the regulations referred to in that section may make provision for or with respect to:	15 16	
		(a)	the means by which the minimum standards may be listed, amended or revoked, and	17 18	
		(b)	the enforcement of the minimum standards (including by extending the operation of sections 119, 120 and 121 and associated provisions, with any necessary modification, to the minimum standards).	19 20 21 22	
	(4)	In th	is section:	23	
			means a building or work that is listed, and identified as a , on the State Heritage Register.	24 25	
[3]	Schedule 1 Savings and transitional provisions				
	Insert at the end of clause 1 (1):				
			Statute Law (Miscellaneous Provisions) Act (No 2) 2010, to the extent that it amends this Act	28 29	
	Explanatory note				
	Item [2] of the proposed amendments to the <i>Heritage Act 1977</i> ( <i>the Act</i> ) allows regulations under the Act to make provision for or with respect to minimum standards that may be listed on the State Heritage Register ( <i>the Register</i> ) for the maintenance of a ruin or moveable object that is listed on the Register.				
	These regulations may provide for the enforcement of such standards (including by extending the offence of failing to comply with minimum standards, extending the operation of provisions enabling the Heritage Council to order compliance with minimum standards and to take certain actions if owners fail to comply with such orders, and extending the operation of various sanctions against owners who fail to comply with such orders).				

1 17	The proposed amendments insert a new scheme for the maintenance of moveable objects and ruins listed on the Register. The current scheme for the maintenance and repair of listed items does not apply to moveable objects (nor would it accommodate their diverse nature) and is inappropriate for ruins due to its requirement for repair. Item [1] makes a consequential amendment.  Item [3] allows regulations of a savings or transitional nature to be made as a consequence of the amendments to the Act proposed to be made by this Act.  Independent Commission Against Corruption Act 1988				
1.17	No 3		GIIL O	ommission Agamst Corruption Act 1300	,
[1]	Section	on 111	ΙE		10
	Insert	after s	section	111D:	1
1	11E			ority response to corruption prevention dations of Commission	12 13
		(1)	sectio reduce Comn	oon as practicable after making a recommendation under on 13 (3) (b) for a specified public authority to take action to e the likelihood of corrupt conduct occurring, the mission must furnish a copy of the recommendation to the rity and to the Minister for the authority.	14 15 16 17 18
		(2)	withir agree it proj	public authority must inform the Commission in writing in 3 months (or such longer period as the Commission may to in writing) after receiving the recommendation, whether poses to implement any plan of action in response to the immendation and, if so, of the plan of action.	19 20 2 <sup>2</sup> 22 23
		(3)	must j	polic authority that informs the Commission of such a plan provide a written report to the Commission of any progress plementing the plan:  12 months after informing the Commission of the plan, and if the plan is not then fully implemented, 12 months after	24 25 26 27 28
			(0)	that.	29
[2]		dule 1 nissio		sions relating to Commissioner and Assistant	30
	Omit	"or an	Assist	ant Commissioner" from clause 4 (1).	32
[3]	Schedule 1, clause 4 (1A)				33
	Insert after clause 4 (1):				34
	(	1A)	office the ir	ct to this Schedule, an Assistant Commissioner is to hold for such term not exceeding 7 years as may be specified in instrument of appointment, but is eligible (if otherwise ided) for re-appointment.	36 36 37 38

[4]	Schedule 1, clause 4 (3)	1				
	Omit "5 years". Insert instead "7 years".	2				
[5]	Schedule 4 Savings, transitional and other provisions	3				
	Insert at the end of the Schedule:	4				
	Part 10 Provision consequent on enactment of Statute Law (Miscellaneous Provisions) Act (No 2) 2010					
	29 Maximum period for which Assistant Commissioners may be appointed	8 9				
	Clause 4 (3) of Schedule 1, as amended by the <i>Statute Law</i> ( <i>Miscellaneous Provisions</i> ) <i>Act</i> ( <i>No 2</i> ) 2010, applies in relation to a term of office whether served before or after the commencement of the amendment.	10 11 12 13				
	Explanatory note	14				
	Item [1] of the proposed amendments to the <i>Independent Commission Against Corruption Act 1988</i> ( <i>the Act</i> ) requires a public authority, within 3 months of receiving a copy of a recommendation of the Independent Commission Against Corruption ( <i>the Commission</i> ) to take action to reduce the likelihood of corrupt conduct occurring, to inform the Commission whether it proposes to implement any plan of action in response to the recommendation and, if so, of the plan of action. A public authority that informs the Commission of a plan of action must also inform the Commission of any progress that it makes in implementing the plan. (Item [1] implements a recommendation of the Committee on the Independent Commission Against Corruption ( <i>the Joint Committee</i> , being a Joint Parliamentary Committee constituted under the Act) made in its Report No 3/54 – October 2008.)  Item [3] increases the maximum term of office of an Assistant Commissioner of the Commission from 5 years to 7 years and item [2] makes a consequential amendment. Item [4] increases the maximum period for which a person may hold office as an Assistant Commissioner from terms totalling not more than 5 years to terms totalling not more than 7 years. Item [5] inserts a consequential transitional provision. (Items [3] and [4] implement recommendations of the Joint Committee made in its Report No 9/54 – May 2010.)					
1.18	Independent Pricing and Regulatory Tribunal Act 1992 No 39	33				
	Section 16A Passing through efficient costs in price determinations	34				
	Insert after section 16A (3):					
	(3A) A portfolio Minister may give a direction to the Tribunal under this section only if:	36 37				
	(a) the portfolio Minister has consulted with the Tribunal on the proposed direction before giving the direction, and	38 39				

	(b) the Minister administering this Act has approved the direction.	1
	Explanatory note	3
	The proposed amendment to the <i>Independent Pricing and Regulatory Tribunal Act</i> 1992 requires consultation with the Independent Pricing and Regulatory Tribunal, and the approval of the Premier, before the portfolio Minister for a government agency may direct the Tribunal to include in a price determination applicable to the agency an amount or factor that represents the efficient cost of complying with a specified requirement imposed on the agency.	2 5 7 8 9
1.19	Institute of Sport Act 1995 No 52	10
[1]	Section 6 Establishment of Board	11
	Insert "no fewer than 5 and no more than" before "8 people" in section 6 (2) (a).	12 13
[2]	Section 34 Review of Act	14
	Omit the section.	15
[3]	Schedule 1 Provisions relating to members and procedure of Board	16
	Omit "Part 8 of the <i>Public Sector Management Act 1988</i> " from clause 5 (1) (d).	17 18
	Insert instead "Chapter 5 of the <i>Public Sector Employment and Management Act 2002</i> ".	19 20
[4]	Schedule 1, clause 8 (1)	21
	Omit "Part 2 of the Public Sector Management Act 1988".	22
	Insert instead "Chapter 2 of the <i>Public Sector Employment and Management Act 2002</i> ".	23 24
[5]	Schedule 1, clause 10	25
	Omit "5 members".	26
	Insert instead "a majority of the members for the time being".	27
[6]	Schedule 1, clause 14	28
	Omit the clause	29

[7]	Schedule 2 Insert after Schedule 1:					
	Schedule 2	Savings, transitional and other provisions	3 4			
	Statut	sion consequent on enactment of te Law (Miscellaneous Provisions) lo 2) 2010	5 6 7			
	1 Continuation	of office of appointed members	8			
	Provisions) Ac appointed men before the cor	at to section 6 made by the Statute Law (Miscellaneous to (No. 2) 2010 does not affect the appointment of any other of the Board holding office as such immediately mencement of that amendment. Any such member ect to Schedule 1, to hold office for the balance of his or ce.	9 10 11 12 13			
	Explanatory note		15			
	Item [1] of the propose between 5 and 8 ministe 8, as is currently the case	ed amendments to the <i>Institute of Sport Act 1995</i> requires erial appointees to be on the Board of the Institute (rather than se).	16 17 18			
	Item [5] changes the qu members to a majority of Items [2] and [6] omit sp	orum for a meeting of the Board of the Institute from 5 Board of Board members consequent on item [1].	19 20 21			
	Items [3] and [4] update references to a repealed Act.					
	Item [7] inserts a savings and transitional provision consequent on item [1].					
1.20	Law Enforcemen Identities) Act 20	t and National Security (Assumed 10 No 73	24 25			
	Section 31 Applicati	on of this Act to authorities under corresponding	26 27			
	Insert after section 31 (g):					
		ction 34 (Identity of certain persons not to be disclosed legal proceedings).	29 30			
	Explanatory note		31			
	Identities) Act 2010 all disclosure in legal procassumed identity author to the identity of a per	ent to the Law Enforcement and National Security (Assumed ows a section of the Act that imposes restrictions on the seedings of the identity of a person in respect of whom an ity granted under the Act is or was in force to apply in relation son in respect of whom such an authority granted under a other jurisdiction is or was in force.	32 33 34 35 36 37			

1.21	Law Enforcement (Controlled Operations) Act 1997 No 136	1
	Section 20S Mutual recognition of corresponding authorities	2
	Insert after section 20S (h):	3
	(i) section 28 (Identity of certain participants not to be disclosed in legal proceedings).	4 5
	Explanatory note	6
	The proposed amendment to the Law Enforcement (Controlled Operations) Act 1997 allows a section of the Act that imposes restrictions on the disclosure in legal proceedings of the identity of a person authorised under the Act to participate in an authorised operation to apply in relation to the identity of a person authorised under a corresponding law of another jurisdiction to participate in an authorised operation.	7 8 9 10 11
1.22	Licensing and Registration (Uniform Procedures) Act 2002 No 28	12 13
	Schedule 3A Licences and registration to which Part 4A of Act applies	14
	Omit the matter relating to the <i>Commercial Agents and Private Inquiry Agents Act 2004</i> .  Explanatory note	15 16 17
	The proposed amendment to the <i>Licensing and Registration (Uniform Procedures) Act</i> 2002 ( <b>the 2002 Act</b> ) removes certain references to provisions of the <i>Commercial Agents and Private Inquiry Agents Act 2004</i> ( <b>the CAPIA Act</b> ), with the effect that provisions of the 2002 Act relating to identification photographs of applicants for specified licences and certificates of registration will no longer apply to identification photographs of applicants for operator licences under the CAPIA Act. The proposed amendment is made as a consequence of (and to avoid potential conflict with) amendments proposed to be made to the <i>Road Transport (Driver Licensing) Act 1998</i> elsewhere in this Schedule.	18 19 20 21 22 23 24 25 26
1.23	Mining Act 1992 No 29	27
[1]	Section 266 Compensation arising under mineral claim	28
	Omit "an amount" from section 266 (4) (c).	29
	Insert instead "the amount (if any)".	30
[2]	Section 267 Compensation arising under opal prospecting licence	31
	Omit "an amount" from section 267 (4) (c).	32
	Insert instead "the amount (if any)".	33
	Explanatory note	34
	Currently, the <i>Mining Act 1992</i> ( <i>the Act</i> ) specifies that the holder of a mineral claim or an opal prospecting licence must pay into the Land and Environment Court an amount prescribed by or determined in accordance with the regulations before exercising any	35 36 37

	right conferred by the claim or licence on any person's land. The proposed amendments remove the requirement to prescribe an amount for the purposes of the relevant sections of the Act.	1 2 3
1.24	Mining Regulation 2010	4
[1]	Clause 46 Compensation arising under mineral claim	5
	Omit the clause.	6
[2]	Clause 53 Compensation arising under opal prospecting licence	7
	Omit the clause. <b>Explanatory note</b> Currently, clauses 46 and 53 of the <i>Mining Regulation 2010</i> prescribe nil as the amount that the holder of a mineral claim or opal prospecting licence must pay into the Land and Environment Court before exercising any right conferred by the claim or licence on a person's land. The proposed amendments omit the clauses as a consequence of amendments to the <i>Mining Act 1992</i> that remove the requirement to prescribe a fee in the regulations under the relevant sections of that Act.	8 9 10 11 12 13 14 15
1.25	Motor Vehicles Taxation Act 1988 No 111	16
[1]	Section 3 Definitions	17
	Omit the definition of <i>pensioner</i> from section 3 (1).	18
	Insert in alphabetical order:	19
	eligible pensioner means a person:	20
	(a) who is entitled to hold any of the following cards issued by the Commonwealth:	21 22
	(i) a card known as a pensioner concession card,	23
	(ii) a card known as a gold repatriation health card that is embossed with TPI, EDA, WAR WIDOW or WAR WIDOWER,	24 25 26
	<b>Note.</b> TPI refers to totally and permanently incapacitated and EDA refers to extreme disablement adjustment.	27 28
	(iii) a card prescribed by the regulations as being equivalent to any of those cards, or	29 30
	(b) who is entitled to receive, in respect of any injury or disease, a pension, or other amount, approved by the Authority that is payable under the <i>Veterans' Entitlements Act 1986</i> of the Commonwealth or the <i>Military Rehabilitation and Compensation Act 2004</i> of the Commonwealth, or	31 32 33 34 35 36

		(c) who is a war widow or war widower (within the meaning of section 5E of the <i>Veterans' Entitlements Act 1986</i> of the Commonwealth).	1 2 3			
[2]	Sect	ion 16 Vehicles totally exempt from tax	4			
	Omi	t "a pensioner" from section 16 (1) (d) (i).	5			
	Inser	t instead "an eligible pensioner".	6			
[3]	Sect	ion 16 (1) (d) (i) and (iii) and (2) (b) (ii)	7			
	Omi	"pensioners" wherever occurring. Insert instead "eligible pensioners".	8			
[4]	Sect	ion 16 (1) (d) (iii) and (2) (b) (i)	9			
	Omi	"pensioner" wherever occurring. Insert instead "eligible pensioner".	10			
[5]	Sect	ion 16 (2)	11			
		t "A pensioner". Insert instead "An eligible pensioner".	12			
		mencement	13			
		amendments commence, or are taken to have commenced, on 1 January 2011.	14 15			
	Explanatory note  The object of the proposed amendments is to simplify the circumstances in which a pensioner will be exempt from the need to pay tax on the registration of a motor vehicle.  The main changes from the current pensioner exemption are as follows:					
	(a)	a person will now only need to prove that the person is entitled to hold a pensioner concession card rather than being required to actually hold the card (thereby allowing a person who has been given an interim card or voucher until his or her pensioner concession card is processed and issued to be entitled to the exemption),	19 20 21 22 23			
	(b)	additional cards will be accepted as evidence that a person is eligible to receive benefits as a member or former member of the Australian Defence Force, war widow or war widower (being a person who is covered by the <i>Veterans' Entitlements Act 1986</i> of the Commonwealth or the <i>Military Rehabilitation and Compensation Act 2004</i> of the Commonwealth),	24 25 26 27 28			
	(c)	the exemption for members or former members of the Defence Force who receive a pension, or other amount, approved by the RTA will now apply to a person if the person's entitlement arises:	29 30 31			
		<ul> <li>under the Veterans' Entitlements Act 1986 of the Commonwealth or the Military Rehabilitation and Compensation Act 2004 of the Commonwealth, rather than just under the first of those Acts, and</li> </ul>	32 33 34			
		<ul><li>(ii) because of any injury or disease rather than being limited to a war-caused disability that seriously affects the person's powers of movement,</li></ul>	35 36 37			
	(d)	the exemption also extends to war widowers rather than only to war widows and will apply regardless of how old the person is (the present exemption does not apply to a widow over 60 unless she holds a pensioner concession card),	38 39 40			
	(e)	the requirement to hold a driver licence, or to otherwise satisfy the RTA of eligibility, before obtaining a pensioner exemption is removed.	41 42			

1.26	Plant Diseases Act 1924 No 38	1
	Sections 3 and 28B	2
	Insert "bacterium, fungus, viroid," after "kingdom," in the definition of <i>Disease</i> in section 3 (1) and in section 28B (a), wherever occurring.  Explanatory note  The proposed amendments to the <i>Plant Diseases Act 1924</i> will extend the definition of <i>disease</i> in the Act to include any bacterium, fungus or viroid which causes an abnormal or unhealthy condition in plants and will also allow the Governor to declare by proclamation any bacterium, fungus or viroid which causes an abnormal or unhealthy	3 4 5 6 7 8 9
	condition in plants to be a disease for the purposes of the Act.	10
1.27	Public Sector Employment and Management Act 2002 No 43	11
	Section 141 Delegation of functions of Board	12
	Insert after section 141 (1):	13
	(1A) A delegate may subdelegate to an authorised person any function delegated under this section if the delegate is authorised by the terms of the delegation to do so.	14 15 16
	Explanatory note	17
	The proposed amendment to the <i>Public Sector Employment and Management Act</i> 2002 will allow an authorised person (being a member of the State Contracts Control Board, a subcommittee of the Board, a member of staff of a Division of the Government Service, a statutory body, a statutory officer or any other person or body of persons approved by the Minister) to subdelegate to another authorised person any function delegated under the Act to the authorised person by the State Contracts Control Board.	18 19 20 21 22 23
1.28	Residential Tenancies Act 2010 No 42	24
[1]	Section 8 Agreements to which Act does not apply	25
	Omit "or to any moveable dwelling for which such an agreement is required" from section 8 (2).	26 27
[2]	Section 33 Payment of rent by tenant	28
	Omit the penalty provision at the end of the section.	29
	Insert instead after subsections (2) and (3), respectively:  Maximum penalty: 10 penalty units.	30 31
[3]	Section 36 Rent receipts	32
	Omit "in person" from section 36 (2).	33

[4]	Section 41	Rent increases	
	Omit section	on 41 (2). Insert instead:	2
	(2)	This section extends to an increase in the rent payable under a residential tenancy agreement on renewal of the agreement as if the increase were an increase during the term of the agreement.  Note. Notice of a rent increase on renewal is required under subsection (1) before the lease is renewed.	
[5]	Section 13 documents	0 Disposal of non-perishable goods (other than personal s)	8
	Omit "any	occupation fee payable under this section" from section 130 (4).	10
	Insert inste	ad "an occupation fee calculated in accordance with section 132".	1
[6]	Section 20	9 Definitions	12
	Insert in al	phabetical order:	13
		database operator means an entity that operates a residential tenancy database.	14 15
	Explanatory	/ note	16
	Act 2010 (to describing a	the proposed amendments to the (uncommenced) Residential Tenancies the Act) removes wording that makes an unnecessary distinction in a class of residential tenancy agreements (being those to which the Parks Act 1998 applies) that are excluded from the operation of the Act.	17 18 19 20
	dealing with only to a con	tes it clear that the maximum penalty provided for in a section of the Act payment of rent by a tenant under a residential tenancy agreement applies travention of a landlord's obligations under the section and, consistent with tial Tenancies Act 1987, not to a contravention of a tenant's obligation ection.	2° 20 2° 24 2!
	tenancy agr whether the	of item [3] is to require a person who receives rent under a residential element by cheque to issue a rent receipt in accordance with the Act rent is paid by cheque in person or by cheque sent by post (rather than aid by cheque in person, as is currently the case).	26 27 28 29
	of any increa	es it clear that a provision that requires prior notice to be given to a tenant ase in the rent payable under a residential tenancy agreement extends to use on the renewal of the agreement.	30 37 32
	occupation f	places an incorrect reference to a section of the Act under which an fee is payable (which makes no provision for such a fee) with a cross a section of the Act that provides for the method for calculating such a fee.	33 34 38
	Item [6] inse tenancy data	rts a definition for the purposes of a Part of the Act dealing with residential abases.	36 37

1.29	Retireme	nt Villages Act 1999 No 81			
[1]	Section 19 Information to be provided to prospective residents				
	Omit sectio	on 19 (1). Insert instead:	;		
	(1)	The Director-General may approve the content and form of information that the operator of a retirement village must provide to a prospective resident of the retirement village.	!		
[2]	Section 19	(2)	-		
	Omit "infor	rmation in accordance with any such notice".	8		
	time the ge	ad "the approved information in the approved form at or before the neral inquiry document is provided to the prospective resident or ng on behalf of the prospective resident".	9 10 11		
[3]	Section 19	(3)	12		
	Omit "a no information	otice may require the operator of a retirement village to provide a relating".	1; 14		
	Insert instea	ad "the approved information may relate".	15		
[4]	Section 24	A Retirement village land to be recorded on Register	16		
	Omit the las	st sentence in section 24A (6).	17		
	Explanatory	note	18		
	specify infor	e Retirement Villages Act 1999 (the Act) allows the Director-General to mation that a retirement village operator must provide to prospective or ge residents, but only by means of a written notice to each operator.	19 20 21		
	Item [1] of the such informa operator to p residents, at	e proposed amendments to the Act allows the Director-General to specify ation by approving its content and form. Items [1] and [2] require the provide the approved information in the approved form only to prospective or before the time the prospective resident is provided with a general ment under the Act. Item [3] makes a consequential amendment.	2: 2: 2: 2: 2:		
	registered into of a Part of to secure comust provide	s a requirement for a retirement village operator to provide the holder of a terest in land in the retirement village with a written statement of the effect he Act that provides for the creation of a statutory charge over such land entain entitlements of former village occupants. (Currently, the operator is the statement to the interest holder along with written notice that the large land has been recorded as such in the relevant Register.)	27 28 29 30 37		

1.30	Road Tra	nspo	rt (Di	iver Licensing) Act 1998 No 99	1	
[1]	Section 39	Photo	graph	s to which this Part applies	2	
	Insert at the end of section 39 (c) (iii):					
			, and		4	
		(d)	taken issue	ographs in the possession of the Authority that were or provided for the purpose of applications for the or renewal of an operator licence under the mercial Agents and Private Inquiry Agents Act 2004.	5 6 7 8	
[2]	Section 40	Purpo	ses fo	or which photographs may be kept and used	9	
	Insert after s	section	40 (1	) (a) (iii):	10	
			(iv)	an operator licence under the Commercial Agents and Private Inquiry Agents Act 2004,	11 12	
[3]	Section 41	Relea	se of p	photographs prohibited	13	
	Insert after s	section	41 (1	) (c) (i):	14	
			(ii)	in relation to an operator licence under the <i>Commercial Agents and Private Inquiry Agents Act</i> 2004, or	15 16 17	
	Explanatory	note		•	18	
	certain restri photographs cards and var	ictions that it s ious otl applic	on th stores i her lice ations	s to the Road Transport (Driver Licensing) Act 1998 apply e RTA's use, retention and release of identification in relation to applications for driver licences, "proof of age" inces and permits, to identification photographs that it stores for operator licences under the Commercial Agents and 2004.	19 20 21 22 23 24	
1.31	Strata Sc	heme	es (Fr	eehold Development) Act 1973 No 68	25	
	Section 12	Consc	olidati	on of lots	26	
	Insert at the end of the section:					
	(2)	of co	nsolida	of the <i>Conveyancing Act 1919</i> applies to a strata plan ation in the same way as it applies to a strata plan or of subdivision under section 7 (3).	28 29 30	
	Explanatory note					
	enables ease strata scheme of the lots. Cu is, by registrat	ments e under irrently, tion of a	to be co r the Ac , this ma a plan)	to the Strata Schemes (Freehold Development) Act 1973 reated or released or covenants to be created over lots in a set on registration of a strata plan providing for consolidation ethod of creating or releasing easements or covenants (that is only available in relation to registration of the original plan in to subdivide lots or common property in a strata scheme.	32 33 34 35 36 37	

1.32	Strata Sc	heme	s (Leasehold Development) Act 1986 No 219	•		
	Section 15 Consolidation of lots					
	Insert at the end of the section:					
	(2) Section 88B of the <i>Conveyancing Act 1919</i> applies to a strata plan of consolidation in the same way as it applies to a strata plan or strata plan of subdivision under section 6 (4).					
	(3)	Section	n 6 (5) extends to a strata plan of consolidation.	-		
	Explanatory		1	8		
	The proposed amendment to the <i>Strata Schemes</i> ( <i>Leasehold Development</i> ) <i>Act</i> 1986 enables easements to be created or released or covenants to be created over lots in a leasehold strata scheme under the Act on registration of a strata plan providing for consolidation of the lots. Currently, this method of creating or releasing easements or covenants (that is, by registration of a plan) is only available in relation to registration of the original plan for a leasehold strata scheme or a plan to subdivide lots or common property in a leasehold strata scheme.					
	A related and for consolida	illary pro tion of lo	vision in the Act is also extended to apply to strata plans providing ts.	16 17		
1.33	Subordin	ate Le	egislation Act 1989 No 146	18		
[1]	Section 10	A Certa	in statutory rules to remain in force	19		
	Omit sectio	n 10A (	1) (b)–(e).	20		
[2]	Section 10	A (1A)		2		
	Insert after	section	10A (1):	22		
	(1A)		te the other provisions of this Part, the following statutory remain in force until 1 September 2012, unless sooner ed:	23 24 28		
			Children and Young Persons (Care and Protection) Regulation 2000,	20 27		
		(b)	Electricity Supply (General) Regulation 2001,	28		
		(c)	Employment Protection Regulation 2001,	29		
		(d)	Industrial Relations (General) Regulation 2001,	30		
		(e)	Public Health (Microbial Control) Regulation 2000,	3		
		(f)	Public Health (Skin Penetration) Regulation 2000,	32		
			Public Health (Swimming Pools and Spa Pools) Regulation 2000,	3; 34		

than remaking the regulation.

Minor amendments Schedule 1

Road Transport (Safety and Traffic Management) Regulation 1999. **Explanatory note** The proposed amendments to the Subordinate Legislation Act 1989 (the Act) have the effect of keeping a number of regulations in force for a further period of one year after the date on which they would otherwise be repealed by the Act. However, any of the Regulations may be repealed sooner by other legislation. This is necessary as the regulations have each been postponed on at least 5 occasions, and are now due to be repealed by the Act on 1 September 2011. Each of the regulations continues to be required and the repeal of each of the regulations is to be further postponed until 1 September 2012 for the following reasons: 10 11 The Department of Human Services is currently undertaking a review of the Children and Young Persons (Care and Protection) Regulation 2000 which is 12 13 not likely to be completed before 1 September 2011. 14 (b) The Ministerial Council on Energy is currently undertaking a national energy 15 market reform program which is expected to result in significant regulatory changes to areas that are dealt with by the *Electricity Supply (General)* Regulation 2001. It is therefore proposed to await these changes before 16 17 18 remaking the regulation. 19 20 The Department of Services, Technology and Administration is proposing to undertake a full review of the Industrial Relations Act 1996 and the Employment 21 22 23 24 25 Protection Act 1982 as a consequence of the operation of the Fair Work Act 2009 of the Commonwealth and the referral of certain matters relating to industrial relations to the Commonwealth. In light of this it is considered to be premature to remake the *Employment Protection Regulation 2001* and the 26 27 Industrial Relations (General) Regulation 2001 before the outcome of that review is known. 28 (d) The Department of Health is currently preparing a new Public Health Act which is to repeal and replace the Public Health Act 1991. The Public Health (Microbial 29 30 31 32 Control) Regulation 2000, Public Health (Skin Penetration) Regulation 2000 and the Public Health (Swimming Pools and Spa Pools) Regulation 2000 will be repealed on the repeal of the *Public Health Act* 1991. It is therefore considered not to be a good use of resources to remake those regulations before that 33 34 The RTA is currently preparing to consolidate road transport legislation. As part 35 (e) of that consolidation the matters dealt with by the Road Transport (Safety and 36 Traffic Management) Regulation 1999 will be included in more general road 37 transport regulation. It is therefore proposed to await that consolidation rather 38

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Sch	nedule 2	Amendments by way of statute law revision	1
2.1	Aborigina	I Land Rights Regulation 2002	3
	Clause 100 (	(2)	4
	Omit "Sectio	on 6 of the Commercial Arbitration Act 1984".	5
	Explanatory r	d "Section 10 of the <i>Commercial Arbitration Act 2010</i> ". <b>note</b> amendment updates a cross-reference.	6 7 8
2.2	Agricultur	al Tenancies Act 1990 No 64	9
	Section 26K	, note	10
	Omit "Comm	nercial Arbitration Act 1984".	11
	Insert instead	1 "Commercial Arbitration Act 2010".	12
	Explanatory r The proposed	note amendment updates a cross-reference.	13 14
2.3	Apprentic	eship and Traineeship Regulation 2010	15
	Clause 11 (1	) (b), (2) (b) and (3) (b)	16
	Explanatory r		17 18
	The proposed	amendment corrects typographical errors.	19
2.4	Balranald	Local Environmental Plan 2010	20
[1]	Clause 6.6 (	3), definition of "waterfront land"	21
	Omit "bed or	". Insert instead "bed of".	22
[2]	Clause 6.6 (3	3), definition of "waterfront land"	23
	•	Insert instead "highest".	24
	Explanatory r The proposed	note amendments correct typographical errors.	25 26

2.5	Bellingen Local Environmental Plan 2010	1
	Clause 4.2A (5)	2
	Omit "suclauses". Insert instead "subclauses".	3
	Explanatory note	4
	The proposed amendment corrects a typographical error.	5
2.6	Building Professionals Act 2005 No 115	6
	Section 34 (4)	7
	Omit "subsection (2) (f)". Insert instead "subsection (2) (g)".	8
	Explanatory note	9
	The proposed amendment corrects a cross-reference.	10
2.7	Camden Local Environmental Plan 2010	11
	Clause 4.2A	12
	Renumber subclause (3) where secondly occurring as subclause (4).	13
	Explanatory note	14
	The proposed amendment corrects numbering.	15
2.8	Children and Young Persons (Care and Protection) Act 1998	16
	No 157	17
	Section 229 (1A)	18
	Omit the penalty provision.	19
	Explanatory note	20
	The proposed amendment clarifies the operation of a penalty.	21
2.9	Children's Court Rule 2000	22
	Clause 30G (3), note	23
	Omit "section 14M of". Insert instead "clause 13 of Schedule 1 to".	24
	Explanatory note	25
	The proposed amendment corrects a cross-reference.	26
2.10	Civil Procedure Act 2005 No 28	27
[1]	Section 9 (4)	28
	Omit "section 14B of". Insert instead "clause 2 of Schedule 1 to".	29

[2]	Section 9 (4)	1
	Omit "section 14C of". Insert instead "clause 3 of Schedule 1 to".	2
	Explanatory note	3
	The proposed amendments correct cross-references.	4
2.11	Coastal Protection and Other Legislation Amendment Act	5
	2010 No 78	6
	Schedule 3.2	7
	Omit "section 79C (1) (iv)". Insert instead "section 79C (1) (a) (iv)".	8
	Explanatory note	9
	The proposed amendment corrects an incorporation direction.	10
2.12	Community Land Management Regulation 2007	11
	Clause 20, note	12
	Omit "Consumer, Trader and Tenancy Tribunal Regulation 2002".	13
	Insert instead "Consumer, Trader and Tenancy Tribunal Regulation 2009".	14
	Explanatory note	15
	The proposed amendment updates a cross-reference.	16
2.13	Consumer, Trader and Tenancy Tribunal Regulation 2009	17
[1]	Clause 36A	18
	Omit "section 14B of". Insert instead "clause 2 of Schedule 1 to".	19
[2]	Clause 36B (2) (b)	20
	Omit "section 14E of". Insert instead "clause 5 of Schedule 1 to".	21
	Explanatory note	22
	The proposed amendments correct cross-references.	23
2.14	Coroners Act 2009 No 41	24
	Section 104 (3)	25
	Omit "section 14C of". Insert instead "clause 3 of Schedule 1 to".	26
	Explanatory note	27
	The proposed amendment corrects a cross-reference.	28

2.15	District Court Act 1973 No 9	1
[1]	Section 161 (6B)	2
	Omit "section 14B of". Insert instead "clause 2 of Schedule 1 to".	3
[2]	Section 161 (6B)	4
	Omit "section 14C of". Insert instead "clause 3 of Schedule 1 to".	5
	<b>Explanatory note</b> The proposed amendments correct cross-references.	6 7
2.16	Dust Diseases Tribunal Act 1989 No 63	8
[1]	Section 33 (8)	9
	Omit "section 14B of". Insert instead "clause 2 of Schedule 1 to".	10
[2]	Section 33 (8)	11
	Omit "section 14C of". Insert instead "clause 3 of Schedule 1 to".	12
	<b>Explanatory note</b> The proposed amendments correct cross-references.	13 14
2.17	Election Funding and Disclosures Act 1981 No 78	15
	Section 95B (5), heading	16
	Omit "aggregration". Insert instead "aggregation".	17
	<b>Explanatory note</b> The proposed amendment corrects a typographical error.	18 19
2.18	Electricity Supply Act 1995 No 94	20
[1]	Section 65 (4)	21
	Omit "Section 102". Insert instead "Section 185".	22
[2]	Section 65 (4), note	23
	Omit "section 102". Insert instead "section 185".	24
[3]	Section 160 (1) (b) and (c)	25
	Omit "a Cabinet document" wherever occurring.	26
	Insert instead "Cabinet information".	27

[4]	Section 160 (2)	1
	Omit "a document is a Cabinet document".	2
	Insert instead "information is Cabinet information".	3
[5]	Section 160 (3)	4
	Omit the definition of <i>Cabinet document</i> . Insert instead:	5
	Cabinet information means information that is Cabinet	6
	information under the Government Information (Public Access) Act 2009.	7
	Explanatory note	8
	Items [1] and [2] of the proposed amendments correct cross-references.	10
	Items [3]–[5] of the proposed amendments update terminology.	11
2.19	Electronic Transactions (ECM Courts) Order 2005	12
	Clause 7	13
	Omit "section 14C of". Insert instead "clause 3 of Schedule 1 to".	14
	Explanatory note	15
	The proposed amendment corrects a cross-reference.	16
2.20	Electronic Transactions Regulation 2007	17
	Clause 8 (3)	18
	Omit "Part 2A of". Insert instead "Schedule 1 to".	19
	Explanatory note	20
	The proposed amendment corrects a cross-reference.	21
2.21	Firearms Act 1996 No 46	22
	Section 30	23
	Renumber subsection (8) where firstly occurring as subsection (7A).	24
	Explanatory note	25
	The proposed amendment corrects numbering.	26
2.22	Gunnedah Local Environmental Plan 1998	27
	Schedule 3, Column 1	28
	Omit "Rerserve". Insert instead "Reserve".	29
	Explanatory note	30
	The proposed amendment corrects a typographical error.	31

2.23	Health Practitioner Regulation (Adoption of National Law) Act 2009 No 86	1 2
	Schedule 1 [13] section 138 (1), paragraph (b) of definition of "Minister"	3
	Omit "Ministering". Insert instead "Minister".	4
	Explanatory note	5
	The proposed amendment corrects a typographical error.	6
2.24	Health Practitioner Regulation (New South Wales) Regulation 2010	7 8
	Clause 17 (1) (b)	9
	Omit "Guardianship". Insert instead "Guardian".	10
	Explanatory note	11
	The proposed amendment corrects a cross-reference.	12
2.25	Illawarra Regional Environmental Plan No 1	13
	Clause 4	14
	Omit "Municipalitity". Insert instead "Municipality".	15
	Explanatory note	16
	The proposed amendment corrects a typographical error.	17
2.26	Jury Regulation 2010	18
[1]	Clause 5 (a)	19
	Omit "assumed identity approval is in force under the Law Enforcement and National Security (Assumed Identities) Act 1998".	20 21
	Insert instead "authority is in force under the Law Enforcement and National Security (Assumed Identities) Act 2010".	22 23
[2]	Clause 5 (b)	24
	Insert "authority was in force under the Law Enforcement and National Security (Assumed Identities) Act 2010 or an" after "whom an".  Explanatory note	25 26 27
	The proposed amendments update cross-references.	28
2.27	Land and Environment Court Act 1979 No 204	29
[1]	Section 74 (7)	30
	Omit "section 14B of". Insert instead "clause 2 of Schedule 1 to".	31

[2]	Section 74 (7)	1
	Omit "section 14C of". Insert instead "clause 3 of Schedule 1 to".	2
	Explanatory note	3
	The proposed amendments correct cross-references.	4
2.28	Local Court Act 2007 No 93	5
[1]	Section 42 (4)	6
	Omit "section 14B of". Insert instead "clause 2 of Schedule 1 to".	7
[2]	Section 42 (4)	8
	Omit "section 14C of". Insert instead "clause 3 of Schedule 1 to".	9
	Explanatory note	10
	The proposed amendments correct cross-references.	11
2.29	Marine Safety (General) Regulation 2009	12
[1]	Clause 76 (3)	13
	Omit "Subclause (1)". Insert instead "Subclause (2)".	14
[2]	Schedule 2, Rule 3 (m)	15
	Omit "Grand". Insert instead "Ground".	16
[3]	Schedule 2, Rule 23 (a) (ii)	17
	Omit "and may". Insert instead "but may".	18
[4]	Schedule 2, Rule 24 (a) (i)	19
	Omit "stem". Insert instead "stern".	20
[5]	Schedule 2, Rule 24 (d)	21
	Omit "apply". Insert instead "applies".	22
[6]	Schedule 2, Rule 24 (e) (iii)	23
	Omit "where the length". Insert instead "if the length".	24
[7]	Schedule 2, Rule 27 (b) (iv) and (d) (iii)	25
	Omit "an" wherever occurring. Insert instead "at".	26
	Explanatory note	27
	Item [1] of the proposed amendments corrects a cross-reference.  Items [2]–[7] of the proposed amendments correct typographical errors.	28 29
	none [2]-[1] or the proposed amendments confect typographical entries.	29

Schedule 3, Part 1, Strata subdivision Omit "State Environmental Planning Policy 71—Coastal Protection" from subclause (2). Insert instead "State Environmental Planning Policy No 71—Coastal Protection". Explanatory note The proposed amendment corrects a typographical error.  2.31 National Park Estate (Riverina Red Gum Reservations) Act 2010 No 22  Schedule 4 Omit "sylvicultural". Insert instead "silvicultural". Explanatory note The proposed amendment corrects a typographical error.  13 Explanatory note The proposed amendment corrects a typographical error.  14 2.32 National Parks and Wildlife Regulation 2009 Schedule 3 Savings, transitional and other provisions Renumber the Schedule as Schedule 4. Explanatory note The proposed amendment corrects numbering.  2.33 Petroleum (Onshore) Act 1991 No 84 Section 3 (1), definition of "landholder" Omit the note to paragraph (g1). Explanatory note The proposed amendment omits a redundant note.  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010 Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002". Explanatory note Insert instead "Protection of the Environment Operations (Clean Air) Regulation 20002". Explanatory note	2.30	Nambucca Local Environmental Plan 2010	1
subclause (2).  Insert instead "State Environmental Planning Policy No 71—Coastal Protection".  Explanatory note The proposed amendment corrects a typographical error.  2.31 National Park Estate (Riverina Red Gum Reservations) Act 2010 No 22  Schedule 4 Omit "sylvicultural". Insert instead "silvicultural".  Explanatory note The proposed amendment corrects a typographical error.  2.32 National Parks and Wildlife Regulation 2009  Schedule 3 Savings, transitional and other provisions Renumber the Schedule as Schedule 4.  Explanatory note The proposed amendment corrects numbering.  2.33 Petroleum (Onshore) Act 1991 No 84  Section 3 (1), definition of "landholder" Omit the note to paragraph (g1). Explanatory note The proposed amendment omits a redundant note.  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010  Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002".  Explanatory note		Schedule 3, Part 1, Strata subdivision	2
Protection".  Explanatory note The proposed amendment corrects a typographical error.  2.31 National Park Estate (Riverina Red Gum Reservations) Act 2010 No 22 10  Schedule 4 11 Omit "sylvicultural". Insert instead "silvicultural". 12 Explanatory note 13 The proposed amendment corrects a typographical error. 14  2.32 National Parks and Wildlife Regulation 2009 15 Schedule 3 Savings, transitional and other provisions 16 Renumber the Schedule as Schedule 4. 17 Explanatory note 18 The proposed amendment corrects numbering. 19  2.33 Petroleum (Onshore) Act 1991 No 84 20 Section 3 (1), definition of "landholder" 21 Omit the note to paragraph (g1). 22 Explanatory note 23 The proposed amendment omits a redundant note. 24  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010 26 Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002". 28 Insert instead "Protection of the Environment Operations (Clean Air) 28 Regulation 2002". 28 Insert instead "Protection of the Environment Operations (Clean Air) 39 Regulation 2002". 30 Explanatory note 31			
The proposed amendment corrects a typographical error.  2.31 National Park Estate (Riverina Red Gum Reservations) Act 2010 No 22 10  Schedule 4 11  Omit "sylvicultural". Insert instead "silvicultural". 12  Explanatory note 13  The proposed amendment corrects a typographical error. 14  2.32 National Parks and Wildlife Regulation 2009 15  Schedule 3 Savings, transitional and other provisions 16  Renumber the Schedule as Schedule 4. 17  Explanatory note 18  The proposed amendment corrects numbering. 19  2.33 Petroleum (Onshore) Act 1991 No 84  Section 3 (1), definition of "landholder" 21  Omit the note to paragraph (g1). 22  Explanatory note 23  The proposed amendment omits a redundant note. 24  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010 26  Clause 79  Omit "Protection of the Environment (Clean Air) Regulation 2002". 28  Insert instead "Protection of the Environment Operations (Clean Air) 29  Regulation 2002". 29  Explanatory note 30  Explanatory note 31		Protection".	6
2010 No 22  Schedule 4  Omit "sylvicultural". Insert instead "silvicultural".  Explanatory note The proposed amendment corrects a typographical error.  2.32 National Parks and Wildlife Regulation 2009  Schedule 3 Savings, transitional and other provisions Renumber the Schedule as Schedule 4.  Explanatory note The proposed amendment corrects numbering.  2.33 Petroleum (Onshore) Act 1991 No 84  Section 3 (1), definition of "landholder" Omit the note to paragraph (g1).  Explanatory note The proposed amendment omits a redundant note.  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010  Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002".  Explanatory note 31		· · · · · · · · · · · · · · · · · · ·	
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2.32 National Parks and Wildlife Regulation 2009  Schedule 3 Savings, transitional and other provisions  Renumber the Schedule as Schedule 4.  Explanatory note The proposed amendment corrects numbering.  2.33 Petroleum (Onshore) Act 1991 No 84  Section 3 (1), definition of "landholder" Omit the note to paragraph (g1).  Explanatory note The proposed amendment omits a redundant note.  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010  Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002".  Explanatory note 31		· · · · · · · · · · · · · · · · · · ·	
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Renumber the Schedule as Schedule 4. 17 Explanatory note 18 The proposed amendment corrects numbering. 19  2.33 Petroleum (Onshore) Act 1991 No 84 20 Section 3 (1), definition of "landholder" 21 Omit the note to paragraph (g1). 22 Explanatory note 23 The proposed amendment omits a redundant note. 24  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010 26  Clause 79 27 Omit "Protection of the Environment (Clean Air) Regulation 2002". 28 Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002". 30 Regulation 2002". 31	2.32	National Parks and Wildlife Regulation 2009	15
Explanatory note The proposed amendment corrects numbering.  2.33 Petroleum (Onshore) Act 1991 No 84  Section 3 (1), definition of "landholder" Omit the note to paragraph (g1). Explanatory note The proposed amendment omits a redundant note.  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010 Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002". Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002". Explanatory note  18 19 20 21 22 22 23 24 25 26 27 28 28 29 27 28 29 29 29 20 20 20 20 20 21 20 21 22 23 24 25 26 27 28 28 28 29 29 29 29 20 20 20 20 20 20 20 20 20 20 20 20 20		Schedule 3 Savings, transitional and other provisions	16
The proposed amendment corrects numbering.  2.33 Petroleum (Onshore) Act 1991 No 84  Section 3 (1), definition of "landholder"  Omit the note to paragraph (g1).  Explanatory note The proposed amendment omits a redundant note.  23 The proposed amendment omits a redundant note.  24  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010  Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002". Explanatory note  31		Renumber the Schedule as Schedule 4.	17
2.33 Petroleum (Onshore) Act 1991 No 84  Section 3 (1), definition of "landholder"  Omit the note to paragraph (g1).  Explanatory note  The proposed amendment omits a redundant note.  23  The proposed amendment Operations (Clean Air)  Regulation 2010  Clause 79  Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air)  Regulation 2002".  Explanatory note  31		•	
Section 3 (1), definition of "landholder"  Omit the note to paragraph (g1).  Explanatory note The proposed amendment omits a redundant note.  23  The proposed amendment Operations (Clean Air) Regulation 2010  Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002".  Explanatory note  21  22  23  24  25  26  27  28  29  29  20  20  20  21  20  21  22  23  24  25  26  27  27  28  29  29  20  20  20  20  20  20  20  20		The proposed amendment corrects numbering.	19
Omit the note to paragraph (g1).  Explanatory note The proposed amendment omits a redundant note.  23 The proposed amendment omits a redundant note.  24  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010  Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002".  Explanatory note  25 26 27 30 31	2.33	Petroleum (Onshore) Act 1991 No 84	20
Explanatory note The proposed amendment omits a redundant note.  23 The proposed amendment omits a redundant note.  24  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010  25 Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002".  Explanatory note  23 24  25 26 27 28 28 29 30 30 31		Section 3 (1), definition of "landholder"	21
The proposed amendment omits a redundant note.  24  2.34 Protection of the Environment Operations (Clean Air) Regulation 2010  Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002".  Explanatory note  25 26 27 28 28 30 29 30 31		Omit the note to paragraph (g1).	22
2.34 Protection of the Environment Operations (Clean Air) Regulation 2010  Clause 79 Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002".  Explanatory note  25 26 27 28 28 29 30 30 31		•	23
Regulation 2010  Clause 79  Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air) Regulation 2002".  Explanatory note  26  27  28  Explanatory note  29  30  31		The proposed amendment omits a redundant note.	24
Omit "Protection of the Environment (Clean Air) Regulation 2002".  Insert instead "Protection of the Environment Operations (Clean Air) 29 Regulation 2002". 30 Explanatory note 31	2.34		
Insert instead "Protection of the Environment Operations (Clean Air) 29 Regulation 2002". 30 Explanatory note 31		Clause 79	27
Regulation 2002". 30 Explanatory note 31		Omit "Protection of the Environment (Clean Air) Regulation 2002".	28
·		Regulation 2002".	
The proposed amendment corrects a cross-reference		Explanatory note The proposed amendment corrects a cross-reference.	31 32

2.35	Radiation Control Amendment Act 2010 No 91	1
	Schedule 1 [5], proposed section 8 (1)	2
	Omit "caries". Insert instead "carries".	3
	Explanatory note	4
	The proposed amendment corrects a typographical error.	5
2.36	Real Property Act 1900 No 25	6
	Section 4A (1)	7
	Omit "Land and Property Management Authority".	8
	Insert instead "Department".	9
	Explanatory note	10
	The proposed amendment updates a reference to a Department.	11
2.37	Road Transport (General) Act 2005 No 11	12
[1]	Section 130 (1) (a)	13
	Omit "an applicable road law or".	14
[2]	Section 130 (1) (a), note	15
	Insert at the end of section 130 (1) (a):	16
	<b>Note.</b> Australian applicable road law is defined in section 3 (1) to mean an applicable road law or a corresponding applicable road law.	17 18
	Explanatory note	19
	Item [1] of the proposed amendments omits redundant words.	20
	Item [2] of the proposed amendments inserts a note to clarify the amendment made by item [1].	21 22
2.38	Road Transport (Vehicle Registration) Regulation 2007	23
	Clause 57 (2) (a) (ii)	24
	Omit "scheduled".	25
	Explanatory note	26
	The proposed amendment omits a redundant word.	27
2.39	Supreme Court Act 1970 No 52	28
[1]	Section 124 (10B)	29
- <b>-</b>	Omit "section 14B of". Insert instead "clause 2 of Schedule 1 to".	30

<b>FO1</b>	Costion 424 (40D)	
[2]	Section 124 (10B)	1
	Omit "section 14C of". Insert instead "clause 3 of Schedule 1 to".	2
	Explanatory note	3
	The proposed amendments correct cross-references.	4
2.40	Transport Administration Act 1988 No 109	5
	Schedule 6A, clause 12 (1A)	6
	Omit "Commercial Arbitration Act 1984".	7
	Insert instead "Commercial Arbitration Act 2010".	8
	Explanatory note	9
	The proposed amendment updates a cross-reference.	10
2.41	Wagga Wagga Local Environmental Plan 2010	11
	Dictionary, definition of "groundwater"	12
	Omit "aquifier". Insert instead "aquifer".	13
	Explanatory note	14
	The proposed amendment corrects a typographical error.	15
2.42	Water Sharing Plan for the Peel Valley Regulated,	16
	Unregulated, Alluvium and Fractured Rock Water Sources	17
	2010	18
[1]	Clause 6 (1)	19
	Omit "Mooki Creek". Insert instead "Mooki River".	20
[2]	Clause 81, note	21
	Omit "clause 83". Insert instead "clause 81".	22
	Explanatory note	23
	The proposed amendments correct typographical errors.	24

Sch	edule 3	On-line notification of the making of statutory instruments	1
3.1	Children	(Detention Centres) Act 1987 No 57	3
		1) and (4) e Gazette" wherever occurring. nd "on the NSW legislation website".	4 5 6
3.2	Conveya	ncers Licensing Act 2003 No 3	7
	Omit "in the	(1) and 10 (4), definition of "corresponding law" e Gazette" wherever occurring. ad "on the NSW legislation website".	8 9 10
3.3	Conveya	ncers Licensing Regulation 2006	11
	Clause 6 (2 Omit "in the	e Gazette". Insert instead "on the NSW legislation website".	12 13
3.4	Crimes (A	Administration of Sentences) Act 1999 No 93	14
	Section 28 Omit "in the	(1) e Gazette". Insert instead "on the NSW legislation website".	15 16
3.5	Electroni	c Transactions Act 2000 No 8	17
[1]	Schedule 1		18
	Insert after	clause 2 (2):	19
	(3)	An order establishing an electronic case management system under this clause may be published on the NSW legislation website or in such other manner as determined by the Attorney General.	20 21 22 23
[2]	Schedule 1		24
	Omit "in the	e Gazette" from clause 3.	25
	Insert instea	nd "on the NSW legislation website".	26

3.6	Energy and Utilities Administration Act 1987 No 103	1
[1]	Sections 24 (2), 26 (5) and 34D (1)	2
	Omit "in the Gazette" wherever occurring.	3
	Insert instead "on the NSW legislation website".	4
[2]	Sections 25 (4) (a) and 27 (3) (a)	5
	Insert "or on the NSW legislation website" after "Gazette" wherever occurring.	6 7
3.7	Environmental Planning and Assessment Act 1979 No 203	8
	Section 118 (7), (7A) and (9)	9
	Insert "or on the NSW legislation website" after "Gazette" wherever occurring.	10 11
3.8	Essential Services Act 1988 No 41	12
[1]	Sections 4 (2) and (4) and 8 (1) and (4)	13
	Omit "in the Gazette" wherever occurring.	14
	Insert instead "on the NSW legislation website".	15
[2]	Sections 9 (4) (a), 10 (6) and 11 (3) (a)	16
	Insert "or on the NSW legislation website" after "Gazette" wherever occurring.	17 18
3.9	Prisoners (Interstate Transfer) Act 1982 No 104	19
	Section 6 (1)	20
	Omit "in the Gazette". Insert instead "on the NSW legislation website".	21
3.10	Property, Stock and Business Agents Act 2002 No 66	22
	Sections 15 (1) and 21 (2)	23
	Omit "in the Gazette" wherever occurring.	24
	Insert instead "on the NSW legislation website".	25

3.11	Road Ob	structions (Special Provisions) Act 1979 No 9	1
	Sections 2	A (2) and 10 (3)	2
	Omit "in th	e Gazette" wherever occurring.	3
	Insert inste	ad "on the NSW legislation website".	4
3.12	State Em	ergency and Rescue Management Act 1989 No 165	5
	Section 34	(b)	6
	Insert "or o	n the NSW legislation website" after "Gazette".	7
3.13	Workpla Act 1998	ce Injury Management and Workers Compensation No 86	8
	Section 30	(1A)	10
	Omit the su	absection. Insert instead:	11
	(1A)	Before a WorkCover Guideline is published in the Gazette or a regulation (whether made under this Act or the 1987 Act) is published on the NSW legislation website, a copy of the Guideline or the regulation must be provided to the Council.	12 13 14 15
	Explanatory	note	16
	of certain stathe Parliame such as ord	le contains amendments that relate to the official notification of the making atutory instruments on the NSW legislation website that is maintained by ntary Counsel. The amendments provide that certain statutory instruments ers and notices are required to be, or may be, published on the NSW ebsite instead of in the Gazette.	17 18 19 20 21

Schedule 4	Repeals
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1

## Part 1 Repeals

2

#### 1 Repeal of redundant Acts, instruments and provisions

3

The following Acts and instruments, or provisions of Acts, are repealed:

4

Act or instrument	Provisions repealed
Appropriation Act 2009 No 43	Whole Act
Appropriation (Budget Variations) Act 2009 No 10	Whole Act
Appropriation (Parliament) Act 2009 No 44	Whole Act
Appropriation (Special Offices) Act 2009 No 45	Whole Act
Coal Mines Regulation (Transitional Provisions) Regulation 1984	Whole Regulation
Duties (Marketable Securities) Order 1998	Whole Order
Government Insurance Office (Privatisation) Savings and Transitional Regulation 1992	Whole Regulation
Home Building Legislation Amendment Act 2001 No 51	Section 6

#### 2 Repeal of amending provisions that have commenced

5

The following Acts, or provisions of Acts, are repealed:

Act	Provisions repealed
Assisted Reproductive Technology Act 2007 No 69	Section 73 and Schedule 2
Coroners Act 2009 No 41	Schedule 3 (Consequential amendment of Acts and Regulations)
Marine Safety Act 1998 No 121	Schedule 3.4, 3.5, 3.6 and 3.7 [1], [2] and [14]
Miscellaneous Acts (Coal Mines Regulation) Repeal and Amendment Act 1982 No 69	Whole Act
Miscellaneous Acts (Planning) Repeal and Amendment Act 1979 No 205	Sections 4 and 5 and Schedules 1 and 2
Police (Special Provisions) Act 1901 No 5	First Schedule

#### Schedule 4

Repeals

Act	Provisions repealed
Private Health Facilities Act 2007 No 9	Section 67 and Schedule 5
Sydney Water Catchment Management Act 1998 No 171	Section 72
Workers Compensation Legislation Amendment Act 1995 No 30	Whole Act

# 3 Repeal of provisions that amend Acts or instruments that have since been repealed or superseded

The following Acts, or provisions of Acts, are repealed:

Act **Provisions repealed** Section 3 and Schedule Children and Young Persons Legislation (Repeal and Amendment) Act 1998 No 158 2.10 Children (Care and Protection) (Personal and Whole Act Family Violence) Amendment Act 1987 No 186 Crimes (Sentencing Legislation) Amendment Whole Act (Intensive Correction Orders) Act 2010 No 48 Health Care Complaints Act 1993 No 105 Section 102 and Schedule 3 Schedule 2 Road Transport Legislation Amendment Act 2008 No 61

#### 4 Repeal of Acts whose provisions are transferred by Part 2

The following Acts are repealed:

Act	Provisions repealed
National Parks and Wildlife (Adjustment of Areas) Act 2006 No 15	Whole Act
National Parks and Wildlife (Broken Head Nature Reserve) Act 2010 No 12	Whole Act
National Parks and Wildlife (Further Adjustment of Areas) Act 2005 No 60	Whole Act
National Parks and Wildlife (Leacock Regional Park) Act 2008 No 20	Whole Act

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5	Repeal of Residential Parks Amendment (Statutory Review) Act 2005 No 117				
		The repea	Residential Parks Amendment (Statutory Review) Act 2005 is sled.	3	
	Expl	anatory	note	5	
	2005 relation which amer minis	Act) with the following to the following the	reals the Residential Parks Amendment (Statutory Review) Act 2005 (the which contains only formal provisions, and uncommenced amendments be payment of charges for gas under residential tenancy agreements to residential Parks Act 1998 (the 1998 Act) applies. The uncommenced is were part of a raft of amendments made by the 2005 Act as a result of a seview of the 1998 Act and have since been superseded by proposed rms in the area.	6 7 8 9 10 11 12	
Par	t 2		nsfer of existing provisions to enable repeal separate Acts	13 14	
	Ame	ndme	nt of National Parks and Wildlife Act 1974 No 80	15	
	Insert after Part 1 of Schedule 2 (Revocation of reservation or dedication of certain land):				
	Part		art 2 Revocations under the National Parks and Wildlife (Further Adjustment of Areas) Act 2005		
	3	Revo	ocation in Illawarra Escarpment State Conservation Area	21	
		(1)	The reservation under this Act as state conservation area of land to which this clause applies, being part of Illawarra Escarpment State Conservation Area, is revoked.	22 23 24	
		(2)	This clause applies to land within Lot 2, DP 1083121 and those parts of Lot 31, DP 1083116 that were within Illawarra Escarpment State Conservation Area immediately before the commencement of section 3 of the <i>National Parks and Wildlife</i> (Further Adjustment of Areas) Act 2005.	25 26 27 28 29	
		(3)	On the revocation of the reservation as state conservation area of land to which this clause applies, that land:	30 31	
			(a) is vested in the Crown for an estate in fee simple, freed and discharged from all trusts, obligations, estates, interests and rights of way or other easements, and	32 33 34	
			(b) is subject to the Crown Lands Act 1989.	35	

4	Revocation in Jerrawangala National Park and Morton National Park				
	(1)	The reservation under this Act as national park of land to which this clause applies, being part of Jerrawangala National Park and part of Morton National Park, is revoked.	3 4 5		
	(2)	This clause applies to the following land:	6		
		(a) land within Lots 31–33, DP 1075211,	7		
		(b) land within Lots 64–68, DP 1075869, Lots 100–111, DP 1078152 and Lots 11–32, DP 1080225.	8 9		
	(3)	On the revocation of the reservation as national park of land to which this clause applies, that land is vested in the Minister on behalf of the Crown for the purposes of Part 11 of this Act for an estate in fee simple, freed and discharged from all trusts, obligations, estates, interests, rights of way or other easements.	10 11 12 13 14		
	(4)	The Minister must not transfer under Part 11 of this Act:	15		
		(a) the whole or any part of land to which this clause applies, or	16 17		
		(b) any interest in that land,	18		
		unless other land is first transferred into the national park estate	19		
		as compensation for the excision of that land (being other land the Minister is satisfied is of equal or greater conservation value in terms of natural and cultural heritage).	20 21 22		
	(5)	For the purposes of subclause (4), the national park estate comprises land reserved under this Act or land acquired by the Minister under Part 11 of this Act for the purposes of its	23 24 25		
		reservation under this Act.	26		
5	Tran	sferred provisions to which Interpretation Act 1987 applies	27		
		Clauses 3 and 4 re-enact (with minor modification) sections 3–5	28		
		of the <i>National Parks and Wildlife (Further Adjustment of Areas) Act 2005.</i> Clauses 3 and 4 are transferred provisions to which	29 30		
		section 30A of the <i>Interpretation Act 1987</i> applies.	31		
Par	t 3	Revocations under the National Parks and	32		
		Wildlife (Adjustment of Areas) Act 2006	33		
6	Revo	ocation in Bargo State Conservation Area	34		
		The reservation under this Act as state conservation area of land within Lot 100, DP 1088254, being part of Bargo State Conservation Area, is revoked.	35 36 37		

7	Reservation of certain Crown land as state conservation area or national park					
	(1)	The land shown coloured pink on the map catalogued Misc R 00105 in the Department of Environment, Climate Change and Water is reserved under this Act as Bargo River State Conservation Area.	; ; ;			
	(2)	Land within Lots 9 and 10, DP 753788 is reserved under this Act as part of Yengo National Park.	<del>-</del>			
8	Tran	sferred provisions to which Interpretation Act 1987 applies	,			
		Clauses 6 and 7 re-enact (with minor modification) sections 3 and 4 of the <i>National Parks and Wildlife (Adjustment of Areas) Act 2006.</i> Clauses 6 and 7 are transferred provisions to which section 30A of the <i>Interpretation Act 1987</i> applies.	10 1: 1: 1:			
Par	t 4	Revocations under the National Parks and Wildlife (Leacock Regional Park) Act 2008	14 15			
9	Revo	ocation in Leacock Regional Park	16			
	(1)	The reservation under this Act as regional park of land to which this clause applies, being part of Leacock Regional Park, is revoked.	17 18 19			
	(2)	This clause applies to an area of about 1,564 square metres, being Lot 2, DP 1123827.	20 2			
	(3)	On the revocation of the reservation as regional park of land to which this clause applies, that land is vested in the Minister on behalf of the Crown for the purposes of Part 11 of this Act for an estate in fee simple, freed and discharged from all trusts, obligations, estates, interests, rights of way or other easements.	22 24 24 26 26			
	(4)	In this clause, <i>Leacock Regional Park</i> means an area of about 34.3 hectares, being the land reserved as Leacock Regional Park by notices published in the following:	25 28 29			
		(a) Gazette No 97 of 5 September 1997 at page 7850,	30			
		(b) Gazette No 156 of 12 October 2001 at page 8586.	3			
10	Tran	sferred provisions to which Interpretation Act 1987 applies	32			
		Clause 9 re-enacts (with minor modification) sections 3 and 4 of the <i>National Parks and Wildlife (Leacock Regional Park) Act</i> 2008. Clause 9 is a transferred provision to which section 30A of the <i>Interpretation Act</i> 1987 applies.	3: 3: 3: 3:			

Part 5		Revocations under the National Parks and Wildlife (Broken Head Nature Reserve) Act 2010	1 2 3	
11	Revo	ocation in Broken Head Nature Reserve	4	
	(1)	The reservation under this Act as nature reserve of land to which this clause applies, being part of Broken Head Nature Reserve, is revoked.	5 6 7	
	(2)	This clause applies to an area of about 981 square metres of Broken Head Nature Reserve, being Lot 4, DP 1139721.	8	
	(3)	On the revocation of the reservation as nature reserve of land to which this clause applies, that land is vested in the Minister on behalf of the Crown for the purposes of Part 11 of this Act for an estate in fee simple, freed and discharged from all trusts, obligations, estates, interests, rights of way or other easements.	10 11 12 13 14	
	(4)	In this clause, <i>Broken Head Nature Reserve</i> means an area of about 98 hectares, being the land reserved as Broken Head Nature Reserve by notices published in the following:	15 16 17	
		(a) Gazette No 119 of 27 September 1974 at page 3843 (as amended by an erratum published in Gazette No 149 of 13 December 1974 at page 4884),	18 19 20	
		(b) Gazette No 166 of 7 November 1980 at page 5732,	21	
		(c) Gazette No 38 of 6 March 1981 at page 1301,	22	
		(d) Gazette No 46 of 26 March 1982 at page 1281,	23	
		(e) Gazette No 60 of 27 April 1984 at page 2227,	24	
		(f) Gazette No 145 of 12 October 1984 at page 4989,	25	
		(g) Gazette No 52 of 11 March 1988 at page 1528,	26	
		(h) Gazette No 164 of 23 December 2005 at pages 11512–11516.	27 28	
12	Tran	nsferred provisions to which Interpretation Act 1987 applies	29	
		Clause 11 re-enacts (with minor modification) sections 3 and 4 of the <i>National Parks and Wildlife (Broken Head Nature Reserve) Act 2010.</i> Clause 11 is a transferred provision to which section 30A of the <i>Interpretation Act 1987</i> applies.	30 31 32 33	
•	anatory	y note	34	
The proposed amendment inserts into Schedule 2 (Revocation of reservation or dedication of certain land) to the <i>National Parks and Wildlife Act 1974</i> the substance of provisions (of possible ongoing effect) contained in the following Acts:				
(a)	Natio	onal Parks and Wildlife (Further Adjustment of Areas) Act 2005,	38	

(b)	Natio	nal Pai	rks and Wildlife (Adjustment of Areas) Act 2006,	1
(c)	Natio	nal Par	rks and Wildlife (Leacock Regional Park) Act 2008,	2
(d)	Natio	nal Par	rks and Wildlife (Broken Head Nature Reserve) Act 2010.	3
In a	ccordan	ce with	n section 30A of the Interpretation Act 1987, the transfer of the	4
prov trans	isions d sfer of th	oes no ne provi	ot affect the operation (if any) or meaning of the provisions. The isions enables the repeal, by clause 4 of Part 1, of those Acts.	5 6
D = -4 0	A		mount of lutomountation. A of 4007 No. 45 in	
Part 3			ment of Interpretation Act 1987 No 15 in	7
			to restoration of repealed Acts and	8
	ins	trum	nents	9
Sec	tion 29	Α		10
Inse	rt after	section	n 29:	11
29A	Rev	ocatio	n of repeal of Acts and instruments	12
	(1)	The	Governor may, by proclamation published on the NSW	13
		legis	slation website, revoke the repeal of an Act or instrument if	14
			revocation of the repeal is authorised by this section. In that	15
			, the Act or instrument is taken not to be, and never to have	16
			a, repealed.	17
	(2)		revocation of the repeal of an Act or instrument is authorised	18
			if, at the time of the repeal, the Act or instrument effecting	19
			repeal:	20
		(a)	stated that this section applied to the repeal or otherwise	21
			authorised the Governor to revoke the repeal, or	22
		(b)	described the repeal (in a heading or otherwise) as the	23
			repeal of redundant, spent or unnecessary Acts or	24
			instruments.	25
	(3)		revocation of the repeal of an Act or instrument under this on does not operate so as:	26 27
		(a)	to affect in a manner prejudicial to any person (other than	28
			the State or an authority of the State) the rights of that	29
			person existing before the revocation of the repeal, or	30
		(b)	to impose liabilities on any person (other than the State or	31
			an authority of the State) in respect of anything done or	32
			omitted to be done before the revocation of the repeal.	33
-	lanator			34
The	propose	ed amer	ndment to the <i>Interpretation Act 1987</i> inserts proposed section 29A rnor, by proclamation, to revoke the repeal of any Act or instrument	35 36
and	restore	its oper	ration if the Act or instrument effecting the repeal so provides. The	37
prop	osed se	ection r	replaces a similar provision previously contained in Statute Law	38

(Miscellaneous Provisions) Acts (that enabled revocation of repeals effected by those Acts). The proposed section applies to the repeal of a portion of an Act or instrument by virtue of section 5 (3) of the *Interpretation Act 1987*.

Schedule 5		le 5	General savings, transitional and other provisions	1 2			
			provisions	2			
1	Effe	Effect of amendment of amending provisions					
	(1)	conta com have	amendment made by Schedule 1 or 2 to an amending provision ained in an Act or instrument is, if the amending provision has menced before the Schedule 1 or 2 amendment concerned, taken to effect as from the commencement of the amending provision other or not the amending provision has been repealed).	4 5 6 7 8			
	(2)	In th	is clause:	9			
			nding provision means a provision of an Act or instrument that es a direct amendment to an Act or instrument by:	10 11			
		(a)	the repeal or omission of matter contained in the amended Act or instrument without the insertion of any matter instead of the repealed or omitted matter, or	12 13 14			
		(b)	the omission of matter contained in the amended Act or instrument and the insertion of matter instead of the omitted matter, or	15 16 17			
		(c)	the insertion into the amended Act or instrument of matter, not being matter inserted instead of matter omitted from the Act or instrument.	18 19 20			
	Expl	anatory	y note	21			
	in ted direct errors cross be ta	tions as tions as for e refere	ensures that certain amendments, including amendments correcting errors provisions (for example, headings indicating the section to be amended or is to where a new section is to be inserted) and rectifying minor drafting example, corrections in numbering of provisions, correction or insertion of inces, omission of unnecessary matter or insertion of omitted matter), will have commenced on the date the amendments to which they relate	22 23 24 25 26 27 28			
2	Effe	ct of a	mendment or repeal on acts done or decisions made	29			
		Exce	ept where it is expressly provided to the contrary, if this Act:	30			
		(a)	amends a provision of an Act or an instrument, or	31			
		(b)	repeals and re-enacts (with or without modification) a provision of an Act or an instrument,	32 33			
		has e	act done or decision made under the provision amended or repealed effect after the amendment or repeal as if it had been done or made or the provision as so amended or repealed.	34 35 36			
	•	anatory		37			
	expre	essly pr	ensures that the amendment or repeal of a provision will not, unless ovided, vitiate any act done or decision made under the provision as in the amendment or repeal.	38 39 40			

3	Effe	ct of a	mendment on instruments	1
		unde the	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
	Expl	anator	y note	6
	made	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	Rev	ocatio	n of repeal	10
			ion 29A of the <i>Interpretation Act 1987</i> applies to the repeal of Acts struments by this Act.	11 12
	Expl	anatory	y note	13
	repeathis A	al of an Act. The	of this clause is to enable the Governor, by proclamation, to revoke the y Act or instrument or the provision of any Act or instrument repealed by a Act or instrument or provision of an Act or instrument the subject of the of the frepeal is taken not to be, and never to have been, repealed.	14 15 16 17
5	5 Regulations			18
	(1)		Governor may make regulations containing provisions of a savings ansitional nature consequent on the enactment of this Act.	19 20
	(2) Any such provision may, if the regulations so provide, take effect from the date of assent to this Act or a later date.			
	(3)	is ea	he extent to which any such provision takes effect from a date that rlier than the date of its publication on the NSW legislation website, provision does not operate so as:	23 24 25
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	26 27 28
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	29 30 31
	Expl	anatory	y note	32
	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.			

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