First print



New South Wales

Explosives Amendment Bill 2023

Explanatory note

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

Overview of Bill

The object of this Bill is to amend the *Explosives Act 2003* (*the Act*) to address the recommendations of the 2019 statutory review of the Act, including to—

- (a) relocate certain provisions from the *Explosives Regulation 2013* to the Act relating to the following—
 - (i) the authorisation and prohibition of explosives,
 - (ii) the classes of licences that may be granted for the handling and use of explosives and explosive precursors,
 - (iii) the granting of exemptions from provisions of the Act, and
- (b) define "supply" to include the sale of an explosive and any transfer of ownership of or access to an explosive, and
- (c) enable a regulatory authority in possession of forfeited explosives to destroy the bulk of the explosives while preserving admissible samples for proceedings for offences, and
- (d) ensure regulation-making powers enable provision to be made—
 - (i) relating to security clearances, and
 - (ii) for police officers to exercise certain functions and powers of inspectors under the Act.

Outline of provisions

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

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

Schedule 1 Amendment of Explosives Act 2003 No 39

Schedule 1[1] substitutes section 3 to provide for defined terms to be located in the dictionary inserted by Schedule 1[30].

Schedule 1[2] inserts proposed section 4A to define "supply" in relation to explosives and explosive precursors. Schedule 1[7] makes a consequential amendment.

Schedule 1[5] and [6] amend section 7 to update terminology relating to the transport of explosives.

Schedule 1[8] inserts proposed Part 2A.

Proposed Division 1 relates to applications for the authorisation of explosives. Proposed Division 2 requires the regulatory authority to keep a register of explosives and publish the register. Proposed Division 3 provides for the cancellation of authorisations.

Schedule 1[10] inserts proposed Part 3, Division 2, which provides for the regulatory authority, on application, to grant a security clearance to an individual.

Schedule 1[18] inserts proposed Part 3, Division 3, which provides for explosives licences. The proposed division sets out licence types, eligibility criteria and application requirements. The proposed division also provides for the grant or refusal of licences and the imposition of licence conditions, the contravention of which is an offence under proposed section 16AG.

Schedule 1[3], [4], [9], [11]–[17], [19], [20] and [22] make amendments consequential to Schedule 1[10] and [18].

Schedule 1[21] inserts proposed section 19A, which enables the regulations to make provision relating to security clearances.

Schedule 1[23] inserts proposed section 23A to require the regulatory authority to give notice of the suspension or cancellation of a licence or security clearance in accordance with the regulations.

Schedule 1[24] inserts proposed Part 3, Division 6, which provides for exemptions from the requirement to hold a licence or security clearance and from other provisions of the Act or the regulations.

Schedule 1[25] inserts proposed Part 3A, which provides for explosives retention, testing and destruction procedures. Proposed Division 1 defines certain terms for the part and sets out the application of the part. Proposed Division 2 enables the regulatory authority to retain, test and destroy forfeited explosives. Proposed Division 3 enables the regulations to make provision relating to retention, testing and destruction of forfeited explosives. Proposed section 24O creates a presumption in appeals from the Local Court that the identity, quantity or mass of a forfeited explosive is, for the appeal, correct if the person pleaded guilty to an offence in relation to the forfeited explosive and the forfeited explosive is destroyed under proposed Part 3A before the appeal is heard.

Schedule 1[26] inserts proposed section 27A. Proposed section 27A(1) makes it an offence to enter premises used to manufacture or store explosives without authorisation or lawful authority. Proposed section 27A(2) enables an authorised person to direct a person who contravenes proposed section 27A(1) to leave the premises and, if the person fails, without reasonable excuse, to leave, remove the person using reasonable force.

Schedule 1[27] inserts proposed section 30A to enable a person to lawfully dispose of unwanted or unusable explosives.

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Schedule 1[28] amends section 36 to enable the regulations to provide for police officers to exercise specified functions and powers of inspectors under the Act or the regulations.

Schedule 1[29] amends Schedule 1 to provide for savings of exemptions granted under the *Explosives Regulation 2013*.

Schedule 1[30] inserts proposed Schedules 2 and 3. Proposed Schedule 2 sets out exemptions for certain persons from the requirement to hold a licence or security clearance as provided for in proposed sections 24B and 24C. Proposed Schedule 3 contains a dictionary that defines terms used in the Act.

First print



New South Wales

Explosives Amendment Bill 2023

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Schedule 1		Amendment of Explosives Act 2003 No 39	3

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New South Wales

Explosives Amendment Bill 2023

No , 2023

A Bill for

An Act to make miscellaneous amendments to the Explosives Act 2003.

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Explosives Amendment Act 2023.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5

Schedule 1		Amendment of Explosives Act 2003 No 39			
[1]	Sect	ion 3			2
	Omi	t sectio	n 3. In	sert instead—	3
	3	Defir	nitions	6	4
			Note-	dictionary in Schedule 3 defines words used in this Act. — The <i>Interpretation Act 1987</i> contains definitions and other provisions that affect terpretation and application of this Act.	5 6 7
[2]	Sect	ion 4A			8
	Inser	t after	section	n 4—	9
	4A	Mear	ning o	f "supply"	10
		(1)	A pe	rson supplies an explosive or explosive precursor by—	11
			(a)	transferring ownership of the explosive or explosive precursor to another person, whether by sale, gift or otherwise, or	12 13
			(b)	transferring possession of the explosive or explosive precursor to another person, or	14 15
			(c)	providing another person with the means to take possession of the explosive or explosive precursor, or	16 17
			(d)	offering or negotiating to supply the explosive or explosive precursor, or	18 19
			(e)	receiving the explosive or explosive precursor for supply, or	20
			(f)	having the explosive or explosive precursor in the person's possession for supply, or	21 22
			(g)	exposing or exhibiting the explosive or explosive precursor for supply, or	23 24
			(h)	consigning or delivering the explosive or explosive precursor for supply, or	25 26
			(i)	arranging for or allowing another person to supply the explosive or explosive precursor.	27 28
		(2)		ection (1)(b) and (c) do not apply to persons acting under the authority of ame licence.	29 30
[3]	Sect	ion 6 l	_icenc	es required for handling explosives and explosive precursors	31
	Inser	t "this	Act or	" before "the regulations" in section $6(1)(a)$.	32
[4]	Sect	ion 6A	Secu	rity clearance must be held in certain circumstances	33
	Inser	t "this	Act or	" before "the regulations" in section 6A(a).	34
[5]	Sect	ion 7,	headiı	ng	35
	Omi	t "Con	veyan	ce". Insert instead "Transport".	36
[6]	Sect	ion 7			37
	Omi	t "conv	veying'	'. Insert instead "transporting".	38
[7]	Sect	ion 9 S	Supply	/ of explosives to minors	39
	Omi	t "sell o	or othe	erwise supply any" from section 9(1).	40

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	Insert instead "supply an".							
[8]	Part	2A		2				
	Insert after section 9—							
	Par	t 2A	Authorisation of explosives	4				
	Divi	ision '	1 Authorisation process	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37				
	9A	A Application to have explosive authorised						
	(1)	(1)	A person may apply to the regulatory authority for the authorisation of an explosive.					
		(2)	An application must be—	9				
			(a) made in the approved form, and	10				
			(b) accompanied by—	11				
			(i) the documents specified in the approved form, and	12				
			(ii) the application fee determined by the regulatory authority.	13				
		(3)	The applicant must, if asked by the regulatory authority, give the regulatory authority—					
			(a) additional information the regulatory authority reasonably requires to determine the application, and					
			(b) 1 or more samples of the explosive for testing.	18				
		(4)	A sample of an explosive given to the regulatory authority under subsection (3)(b) must be given at no cost to the regulatory authority.					
	9B	Auth	orisation	21				
		(1)	The regulatory authority may, after receiving an application under section 9A, by written notice to the applicant—					
			(a) grant the application and authorise the explosive, with or without conditions, or					
			(b) refuse the application.	26				
		(2)	An application is taken to have been refused if the regulatory authority has not decided the application within 3 months after receiving the application.					
		(3)	After authorising an explosive, the regulatory authority may, by written notice to the applicant—					
			(a) impose conditions or further conditions on the authorisation, or	31				
			(b) vary or revoke a condition of the authorisation.	32				
		(4)	Without limiting the grounds on which an application may be refused, an application may be refused if—					
			(a) the application has not been properly made, or	35				
			(b) the applicant has failed to give the regulatory authority additional information requested by the regulatory authority, or					
			(c) the applicant has failed to give the regulatory authority a sample of the explosive requested by the regulatory authority.	38 39				
		(5)	An authorisation remains in force until cancelled by the regulatory authority.	40				

Divi	sion	2 Register of explosives		
9C	Regi	ster of explosives		
	(1)	The regulatory authority must keep a register of explosives.		
	(2)	The register of explosives must be kept in the way determined by the regulatory authority.		
	(3)	The register of explosives must include the following particulars for each authorised explosive—		
		(a) the commercial name,		
		(b) the proper shipping name,		
		(c) the UN number,	1	
		(d) the classification code,	1	
		(e) the name of the applicant,	1:	
		(f) the conditions of the authorisation,	1:	
		(g) the information prescribed by the regulations.	1	
	(4)	In this section—	1	
		proper shipping name has the same meaning as in the ADG Code.	1	
		<i>UN number</i> , for an explosive, means the identification number shown in the ADG Code in relation to the explosive.	1 1	
9D	Publication of register			
	(1)	The regulatory authority must make the register of explosives publicly available in the way prescribed by the regulations.	2 2	
	(2)	When making the register publicly available, the regulatory authority—	2	
		(a) must not include the name of an applicant, and	2	
		(b) need not include the conditions of an authorisation.	2	
	(3)	The regulatory authority must keep the register up to date.	2	
Divi	sion	3 Cancellation of authorisation	20	
9E	Grou	unds to cancel an authorisation	2	
	(1)	The regulatory authority may cancel the authorisation of an explosive on 1 or more of the following grounds—	28 29	
		(a) the authorisation of the explosive in another State or Territory has been cancelled,	3 3	
		(b) the regulatory authority reasonably considers the authorisation should be cancelled—	3 3	
		(i) on safety grounds, or	3	
		(ii) on public interest grounds, or	3	
		(iii) because the regulatory authority considers the authorisation to	30 3	
		have no ongoing effect, or	Ŭ	
		(iv) on grounds prescribed by the regulations.	3	

	9F	Cancellation process						
		(1)		re cancelling the authorisation of an explosive, the regulatory authority make reasonable efforts to give the applicant—	2 3			
			(a)	at least 30 days written notice of the regulatory authority's intention to cancel the authorisation, and	4 5			
			(b)	an opportunity to make submissions to the regulatory authority, in the way and within the time specified in the notice, about the proposed cancellation.	6 7 8			
		(2)	The 1	regulatory authority cancels the authorisation of an explosive by—	9			
			(a)	giving public notice of the cancellation in the way prescribed by the regulations, and	10 11			
			(b)	removing the particulars of the explosive from the register of explosives.	12 13			
		(3)			14 15			
[9]	Part	3, Divi	sion 1	I, heading	16			
					17			
	.							
	DIVI	sion	1	Preliminary	18			
[10]	Part	3, Divi	sion 2	2	19			
		Insert after section 13—			n 13—	20		
	Divi	sion	2	Security clearances	21			
	13A	3A Applicatio		n for security clearance	22			
		(1)	An in	ndividual may apply to the regulatory authority for a security clearance.	23			
		(2)	A	nnlication for a security clearance must be—	24			
		(2)	An a	ppriorition for a security clearance mast be				
		(2)	An a (a)	made in the approved form, and	25			
	 (a) at least 30 days written notice of the regulatory authority's intention to cancel the authorisation, and (b) an opportunity to make submissions to the regulatory authority, in the way and within the time specified in the notice, about the proposed cancellation. (2) The regulatory authority cancels the authorisation of an explosive by— (a) giving public notice of the cancellation in the way prescribed by the regulations, and (b) removing the particulars of the explosive from the register of explosives. (3) The regulatory authority must make reasonable efforts to give the applicant written notice that the authorisation of the explosive has been cancelled. [9] Part 3, Division 1, heading Insert before section 10— Division 1 Preliminary [10] Part 3, Division 2 Insert after section 13— Division 2 Security clearances (1) An individual may apply to the regulatory authority for a security clearance. (2) An application for a security clearance must be— 	25 26						
		(2)	(a)	 made in the approved form, and accompanied by— (i) the documents, including photographs, specified in the approved 				
		(2)	(a)	 made in the approved form, and accompanied by— (i) the documents, including photographs, specified in the approved form, and 	26 27			
	13B		(a) (b)	 made in the approved form, and accompanied by— (i) the documents, including photographs, specified in the approved form, and (ii) the fee determined under section 17. 	26 27 28			
	13B	Gran	(a) (b) t or re The r	 made in the approved form, and accompanied by— (i) the documents, including photographs, specified in the approved form, and (ii) the fee determined under section 17. Efusal of application for security clearance regulatory authority must consider an application made under section 13A 	26 27 28 29			
	13B	Gran	(a) (b) t or re The r and c	 made in the approved form, and accompanied by— (i) the documents, including photographs, specified in the approved form, and (ii) the fee determined under section 17. Efusal of application for security clearance regulatory authority must consider an application made under section 13A 	26 27 28 29 30 31			
	13B	Gran	(a) (b) t or re The r and c (a)	 made in the approved form, and accompanied by— (i) the documents, including photographs, specified in the approved form, and (ii) the fee determined under section 17. efusal of application for security clearance regulatory authority must consider an application made under section 13A decide to— grant the application and issue a security clearance, or 	26 27 28 29 30 31 32			
	13B	Gran (1)	(a) (b) t or re The r and c (a) (b)	 made in the approved form, and accompanied by— (i) the documents, including photographs, specified in the approved form, and (ii) the fee determined under section 17. Efusal of application for security clearance regulatory authority must consider an application made under section 13A decide to— grant the application and issue a security clearance, or refuse the application. 	26 27 28 29 30 31 32 33			
	13B	Gran (1)	(a) (b) t or re The r and c (a) (b) The r	 made in the approved form, and accompanied by— (i) the documents, including photographs, specified in the approved form, and (ii) the fee determined under section 17. efusal of application for security clearance regulatory authority must consider an application made under section 13A decide to— grant the application and issue a security clearance, or refuse the application. regulatory authority must refuse the application if— the regulatory authority is not satisfied the individual applying for the	26 27 28 29 30 31 32 33 34			
	13B	Gran (1)	(a) (b) t or re The r and c (a) (b) The r	 made in the approved form, and accompanied by— (i) the documents, including photographs, specified in the approved form, and (ii) the fee determined under section 17. Fusal of application for security clearance regulatory authority must consider an application made under section 13A decide to— grant the application and issue a security clearance, or refuse the application. regulatory authority must refuse the application if— the regulatory authority is not satisfied the individual applying for the security clearance is—	26 27 28 29 30 31 32 33 34 35 36			
	13B	Gran (1)	(a) (b) t or re The r and c (a) (b) The r	 made in the approved form, and accompanied by— (i) the documents, including photographs, specified in the approved form, and (ii) the fee determined under section 17. efusal of application for security clearance regulatory authority must consider an application made under section 13A decide to— grant the application and issue a security clearance, or refuse the application. regulatory authority must refuse the application if— the regulatory authority is not satisfied the individual applying for the security clearance is— (i) at least 18 years of age, and 	26 27 28 29 30 31 32 33 34 35 36 37			

				criminal or security intelligence or other information available to the Commissioner.	1 2
		(3)		egulations may prescribe additional grounds on which an application for urity clearance must or may be refused.	3 4
[11]	Sect	ion 14,	, head	ing	5
	Omit	"licen	ces an	d ".	6
[12]	Sect	ion 14	(1)		7
	Omit	"Lice	nces ar	nd security". Insert instead "Security".	8
[13]	Sect	ion 14	(2) and	1 (3)	9
	Omit	"licen	ce or"	wherever occurring.	10
[14]	Sect	ion 14	(4)		11
		the su		on.	12
[15]	Sect	ion 15			13
[]			ce or"	wherever occurring.	14
[16]		ion 16			
		"licen		-	15 16
[17]		ion 16 the su			17
					18
[18]		3, Divi			19
	Inser	t after	section	n 16—	20
	Divi	sion	3	Licences	21
1	6AA	Defin	nitions		22
				s division—	23
				y management plan means a plan—	24
			(a)	describing the procedures in place to manage hazards and risks to safety associated with the activities that are to be authorised by a licence, and	25 26
			(b)	prepared in accordance with the regulations.	27
			secui	<i>rity plan</i> means a plan—	28
			(a)	describing the facilities, systems and procedures in place for the safe and secure handling of explosives or explosive precursors under a licence, and	29 30 31
			(b)	prepared in accordance with the regulations.	32
1	6AB	Licer	nce typ	pes	33
		(1)		following types of licences may be granted by the regulatory authority—	34
			(a)	blasting explosives user's licence,	35
			(b)	fireworks, single use, licence,	36
			(c)	licence to import,	37

		(d) licence to manufacture,	1
		(e) licence to store,	2
		(f) licence to supply,	3
		(g) licence to transport by vehicle,	4
		(h) licence to transport by vessel,	5
		(i) licence to use security sensitive dangerous substances,	6
		(j) pyrotechnician's licence,	7
		(k) a type of licence prescribed by the regulations.	8
	(2)	The regulations may prescribe the activities permitted to be carried out under each type of licence.	9 10
16AC	Eligi	bility for licence	11
	(1)	A person is eligible to be granted a licence if—	12
	(1)	(a) for an individual—the individual—	13
		(i) is at least 18 years of age, and	14
		(ii) holds a security clearance, and	15
		(iii) complies with the eligibility criteria prescribed by the regulations for the type of licence, or	16 17
		(b) for a corporation—	18
		(i) a responsible person for the corporation holds a security clearance, and	19 20
		(ii) the corporation complies with the eligibility criteria prescribed by the regulations for the type of licence.	21 22
	(2)	Subsection (1)(a)(ii) and (b) do not apply to a fireworks, single use, licence.	23
16AD	Appl	lication for licence	24
	(1)	An application for a licence must be—	25
		(a) made in the approved form, and	26
		(b) accompanied by—	27
		(i) the documents, including photographs, specified in the approved form, and	28 29
		(ii) the fee determined under section 17.	30
	(2)	The regulatory authority may require an applicant to lodge the following—	31
		(a) a safety management plan,	32
		(b) a security plan.	33
	(3)	If the applicant is a corporation, the applicant must nominate a responsible person for the corporation.	34 35
	(4)	The applicant must, if asked by the regulatory authority, give the regulatory authority additional information the regulatory authority reasonably requires to determine the application.	36 37 38
16AE	Grou	unds to refuse licence	39
	(1)	The regulatory authority must not grant a licence unless the regulatory authority is satisfied of the following—	40 41
		(a) the applicant is eligible for the licence,	42

			(b)	the application has been properly made in accordance with section 16AD,	1 2
			(c)	if the regulatory authority required the applicant to lodge a safety management plan—the plan is appropriate for managing the hazards and risks to safety associated with the activities authorised by the licence,	3 4 5 6
			(d)	if the regulatory authority required the applicant to lodge a security plan—the plan is appropriate for the safe and secure handling of the explosives or explosive precursors to be handled under the licence,	7 8 9
			(e)	the applicant has appropriate facilities, systems and procedures in place for the safe and secure handling of the explosives and explosive precursors to be handled under the licence.	10 11 12
		(2)		egulations may prescribe additional grounds on which a licence must or be refused.	13 14
1	6AF	Cond	litions	of licences	15
		(1)	A lice	ence is subject to—	16
			(a)	conditions prescribed by the regulations for the licence, and	17
			(b)	conditions imposed by the regulatory authority.	18
		(2)	The r	egulatory authority may impose conditions on a licence—	19
			(a)	when granting the licence, or	20
			(b)	at another time by written notice to the licence holder.	21
		(3)		egulatory authority may, by written notice to the licence holder, vary or the a condition imposed on the licence.	22 23
		(4)		egulatory authority may not vary or revoke a condition prescribed by the ations.	24 25
1	6AG	Offer	nce to	contravene conditions of licence	26
			A lic subje	ence holder must not contravene a condition to which the licence is ct.	27 28
			Maxi	mum penalty—50 penalty units.	29
1	6AH	Dura	tion of	flicences	30
		(1)	A lice	ence remains in force—	31
			(a)	for the period specified in the licence, or	32
			(b)	if no period is specified in the licence—until cancelled under Division 5.	33 34
		(2)		a licence is not in force during a period in which the licence is ended.	35 36
[19]	Part 3	B, Divi	sion 4	, heading	37
	Insert	befor	e secti	on 17—	38
	Divis	sion 4	4	Other matters relating to security clearances and licences	39 40
[20]	Secti	on 19	Regul	ations relating to licences	41
			-	herever occurring in section 19(2)(h) and (i).	42

	Inser	t instead "lic	cence documents".	1		
[21]	Sect	ion 19A		2		
	Inser	t after sectio	n 19—	3		
	19A	A Regulations relating to security clearances				
			regulations may make provision for security clearances, including for the wing—	5 6		
		(a)	applications for security clearances and the restoration of security clearances, including fees,	7 8		
		(b)	the eligibility of individuals to apply for a security clearance,	9		
		(c)	continuing education and training for persons who hold security clearances,	10 11		
		(d)	the replacement of lost, destroyed or defaced security clearance documents,	12 13		
		(e)	the return of security clearance documents requiring alteration,	14		
		(f)	procedures relating to the suspension or cancellation of security clearances.	15 16		
[22]	Part	3, Division	5, heading	17		
	Inser	t before sect	ion 20—	18		
	Divi	sion 5	Suspension and cancellation	19		
[23]	Section 23A					
	Insert after section 23—					
	23A	Notificatio	on of suspended or cancelled licences or security clearances	22		
		a lice	regulatory authority must give notice of the suspension or cancellation of ence or security clearance to the persons, and in the way, prescribed by the lations.	23 24 25		
[24]	Part	3, Division	6	26		
	Inser	t after sectio	n 24A—	27		
	Divi	sion 6	Exemptions	28		
	24B	Exemption	ns from requirement to hold licence	29		
		A pe	erson is exempt from the requirement to hold a licence—	30		
		(a)	as set out in Schedule 2, Part 1, or	31		
		(b)	as prescribed by the regulations.	32		
	24C	-	ns from requirement to hold security clearance	33		
		1	erson is exempt from the requirement to hold a security clearance—	34		
		(a)	as set out in Schedule 2, Part 2, or	35		
		(b)	as prescribed by the regulations.	36		

24D	Other exemptions					
	(1)		rson may apply to the regulatory authority for an exemption from a sion of this Act or the regulations.	2 3		
	(2)	An aj	pplication for an exemption must be—	4		
		(a)	in writing, and	5		
		(b)	accompanied by the fee determined by the regulatory authority.	6		
	(3)					
	(4)		regulatory authority may, by written notice to the person who applied for xemption—	10 11		
		(a)	approve the application and grant the exemption with or without conditions, or	12 13		
		(b)	refuse the application.	14		
	(5)		egulatory authority must refuse an application if the regulatory authority t satisfied—	15 16		
		(a)	the applicant is capable of achieving at least an equivalent level of safety and security as would be achieved by complying with the relevant provision, or	17 18 19		
		(b)	the application of the provision to the applicant is inappropriate or unnecessary in the circumstances.	20 21		
	(6)	An ex	xemption applies for—	22		
		(a)	the period, not longer than 5 years, specified in the written notice, or	23		
		(b)	if no period is specified—5 years from the date of the written notice.	24		
24E	Cano	ellatio	on of exemptions	25		
	(1)	The r	regulatory authority may cancel an exemption—	26		
		(a)	if the holder of the exemption fails to comply with a condition of the exemption, or	27 28		
		(b)	if satisfied cancellation is justified on safety or security grounds, or	29		
		(c)	if satisfied the exemption is of no practical effect, or	30		
		(d)	on other grounds prescribed by the regulations.	31		
	(2)	Before cancelling an exemption, the regulatory authority must make reasonable efforts to give the holder of the exemption—				
		(a)	reasonable notice of the regulatory authority's intention to cancel the exemption, and	34 35		
		(b)	an opportunity to make submissions to the regulatory authority about the proposed cancellation.	36 37		
	(3)		regulatory authority must make reasonable efforts to give the exemption er written notice the exemption has been cancelled.	38 39		
24F	Regi	ster of	fexemptions	40		
	(1)		regulatory authority must keep a register of exemptions granted under on 24D.	41 42		
	(2)	The r	egister must—	43		

[25]

		(a)	be kept in the way determined by the regulatory authority, and	1
		(b)	include the information prescribed by the regulations, and	2
		(c)	be made publicly available in the way prescribed by the regulations.	3
Part	3A			4
Inser	rt after	Part 3-		5
Pa	rt 3A	Exr	plosives retention, testing and destruction	6
	• • • •	-	cedures	7
Divi	ision [,]	1	Preliminary	8
24G	Inter	oretat	ion	9
	(1)	In th	is part—	10
		affec	cted person means—	11
		(a)	an eligible person, or	12
		(b)	a defendant or accused person in proceedings relating to a forfeited explosive.	13 14
		anal	yst means—	15
		(a)	a person appointed in writing by the regulatory authority as an analyst for this Act, or	16 17
		(b)	a person belonging to a class of persons prescribed by the regulations for this definition.	18 19
		certij	ficate of analysis means a certificate under section 24K.	20
			<i>oy</i> means dispose of by destruction or other means.	21
			<i>ruction order</i> —see section 24L(1).	22
		entit	<i>ble person</i> , for a forfeited explosive, means a person who was the person led to the forfeited explosive immediately before the explosive or psive precursor was forfeited to the State.	23 24 25
		State	<i>vited explosive</i> means an explosive or explosive precursor forfeited to the under the <i>Work Health and Safety Act 2011</i> , section 179(1)(c), as applied his Act, section 27.	26 27 28
		sectio	— The Work Health and Safety Act 2011, section 179(1)(c), as applied by this Act, on 27, provides a thing is forfeited to the State if the regulator reasonably believes ecessary to forfeit the thing to prevent it being used to commit an offence against act.	29 30 31 32
			<i>on entitled</i> has the same meaning as in the <i>Work Health and Safety</i> 2011, section 179(9).	33 34
	(2)	the q	is part, a reference to the quantity of a forfeited explosive is a reference to quantity of the explosive or explosive precursor immediately before the posive or explosive precursor was forfeited to the State.	35 36 37
24H	Appl	catio	n of part	38
	(1)	This	part applies to a forfeited explosive if an eligible person-	39
		(a)	has not applied to the Industrial Relations Commission for a review of	40
			the decision to forfeit the explosive or explosive precursor under the <i>Work Health and Safety Act 2011</i> , section 229 within the time provided for by that section, or	41 42 43

		(b)	has applied to the Industrial Relations Commission for a review of the decision and the decision has been confirmed by the Commission constituted by a single member or, on appeal against the decision, by the Full Bench of the Commission.	1 2 3 4
	(2)	regul	part is not intended to limit or exclude the rights and powers of the latory authority to destroy explosives or explosive precursors forfeited to tate under the <i>Work Health and Safety Act 2011</i> , section 179(1)(a) or (b).	5 6 7
Divi	sion	2	Retention, testing and destruction of explosives	8
241	Rete	ntion	of explosives	9
		purp	regulatory authority may keep all or part of a forfeited explosive for the ose of dealing with the explosive in accordance with this part and the lations.	10 11 12
24J	Test	ing of	explosives	13
			regulatory authority may, in accordance with the regulations, direct an yst to—	14 15
		(a)	determine the quantity or mass of a forfeited explosive, and	16
		(b)	test and analyse a representative sample of the forfeited explosive to determine the identity of the explosive, and	17 18
		(c)	give a certificate of analysis for the forfeited explosive.	19
24K	Certi	ficate	of analysis	20
	(1)		nalyst responsible for the analysis of a forfeited explosive may give a ficate specifying the following—	21 22
		(a)	the physical description of the explosive,	23
		(b)	the identity of the explosive,	24
		(c)	the quantity or mass of the explosive,	25
		(d)	the result of the analysis.	26
	(2)		roceedings under this Act, a certificate purporting to be signed by an yst is—	27 28
		(a)	admissible in the proceedings without proof of the signature, employment or appointment of the person appearing to have signed the certificate, and	29 30 31
		(b)	prima facie evidence of the matters certified.	32
24L	Dest	ructio	n of explosives	33
	(1)		regulatory authority may, by written order, direct that a forfeited osive be destroyed (a <i>destruction order</i>).	34 35
	(2)	A de	struction order may be made—	36
		(a)	subject to the requirements of this part or the regulations, and	37
		(b)	if the regulatory authority is satisfied of the following-	38
		. *	(i) a representative sample of the forfeited explosive has been taken and kept as required by the regulations,	39 40
			(ii) particulars of the forfeited explosive have been recorded as required by the regulations,	41 42

(iii) an analyst has given a certificate of analysis in relation to the forfeited explosive,

- (iv) a copy of the certificate of analysis has been given to an affected person.
- (3) A destruction order must not authorise the destruction of an amount of a forfeited explosive that is required by the regulations to be kept.
- (4) A forfeited explosive must not be destroyed earlier than 28 days after the day on which the certificate of analysis in relation to the forfeited explosive was given to an affected person.
- (5) The Local Court may, on the application of the regulatory authority, make an order authorising the destruction of a forfeited explosive under this section if the Court is satisfied of the following—
 - (a) a copy of the certificate of analysis cannot practicably be served on the affected person,
 - (b) the destruction order has otherwise been made in accordance with this section.
- (6) The regulatory authority may destroy a forfeited explosive without complying with this section in circumstances prescribed by the regulations.

24M Review of certificate of analysis

- (1) This section applies if a certificate of analysis in relation to a forfeited explosive is given by an analyst.
- (2) The Local Court may, on the application of an affected person for the forfeited explosive, make a review order.
- (3) An application for a review order must be made no later than 28 days after a copy of the certificate of analysis in relation to the forfeited explosive is given to the affected person.
- (4) The Local Court may make a review order only if the Court is satisfied that in relation to the forfeited explosive—
 - (a) there has been a substantial failure to comply with this Act or the regulations, or
 - (b) there is a reasonable doubt about the accuracy of the certificate of analysis.
- (5) A review order made by the Local Court may require that—
 - (a) the forfeited explosive be given to a second analyst for determination of the identity or the quantity or mass of the explosive, or
 - (b) a further certificate of analysis in relation to the forfeited explosive be given to the applicant.
- (6) If, despite section 24L, an application has been made under this section, the forfeited explosive may be destroyed under this part or the regulations only if—
 - (a) the application is withdrawn or refused, or
 - (b) the application is granted and a certificate of analysis is given to the applicant and the regulatory authority in accordance with the review order.

	Division 3		3	General	
	24N	Regu	latior	ns relating to retention, testing, destruction and other matters	2
		(1)		regulations may provide for the retention, testing and destruction of eited explosives.	3 4
		(2)		nout limiting subsection (1), the regulations may provide for the following ers—	5 6
			(a)	the retention of all or part of a forfeited explosive,	7
			(b)	the weighing, testing and analysis of a forfeited explosive,	8
			(c)	the recording, handling, storage, transport and destruction of a forfeited explosive,	9 10
			(d)	evidentiary certificates, and prima facie evidence, relating to the identity, quantity, mass, testing, analysis, retention, handling, storage and transport of forfeited explosives,	11 12 13
			(e)	the qualifications required for appointment as an analyst.	14
	240	Pres	umpti	on on appeal	15
		(1)	This	section applies to a person who	16
			(a)	was legally represented before the Local Court on the trial of an offence in relation to a forfeited explosive, and	17 18
			(b)	appeals a determination made by the Court in relation to the offence.	19
		(2)	quan	appeal, a particular in the court attendance notice about the identity, tity or mass of the forfeited explosive is, for the appeal, presumed to be ect if—	20 21 22
			(a)	the person pleaded guilty to the offence, and	23
			(b)	before the appeal is heard, the forfeited explosive is destroyed after a destruction order is made under this part.	24 25
[26]	Sect	ion 27	Α		26
	Inser	t after	section	n 27—	27
	27A			sed entry to place explosives or explosive precursors are ired or stored	28 29
		(1)		erson must not enter premises used to manufacture or store an explosive or osive precursor unless the person—	30 31
			(a)	is authorised to enter the premises by the licence holder responsible for the premises, or	32 33
			(b) Max	otherwise enters the premises with lawful authority. imum penalty—250 penalty units.	34 35
		(2)	An a	uthorised person may—	36
			(a)	direct a person who enters premises in contravention of this section to leave the premises, and	37 38
			(b)	if the person fails, without reasonable excuse, to leave the premises immediately after being directed to leave—use reasonable force to remove the person.	39 40 41
		(3)	In th	is section—	42
			auth	orised person means the following—	43

		(a) a licence holder,	1
		(b) an employee of the licence holder,	2
		(c) a person acting with the authority of the licence holder,	3
		(d) an inspector,	4
		(e) a police officer.	5
[27]	Section 30A	L Contraction of the second	6
	Insert after s	ection 30—	7
	30A Dispo	sal of unwanted or unusable explosives	8
		A person may dispose of unwanted or unusable explosives—	9
		(a) by surrendering the explosives to the regulatory authority at the place and in the way determined by the regulatory authority, or	10 11
		(b) in the way prescribed by the regulations.	12
[28]	Section 36 I	Regulations	13
	Insert after s	ection 36(2)—	14
	(2A)	The regulations may provide for a police officer to exercise specific functions and powers of an inspector under this Act or the regulations.	15 16
[29]	Schedule 1	Savings, transitional and other provisions	17
	Insert after c		18
		Provision consequent on enactment of Explosives Amendment Act 2023	19 20
	14 Exem	ptions	21
		An exemption granted under the <i>Explosives Regulation 2013</i> , clause 112 or 113, and in force immediately before the commencement of this clause, is taken to be an exemption under section 24D.	22 23 24
[30]	Schedules 2	2 and 3	25
	Insert after S	chedule 1—	26
	Schedul	e 2 Exemptions	27
	Schedul	e 2 Exemptions sections 24B and 24C	27 28
		•	
	Part 1	sections 24B and 24C	28
	Part 1 1 Inspe (1)	sections 24B and 24C	28 29
	Part 1 1 Inspe (1)	sections 24B and 24C Licences ctors and authorised officers An inspector or authorised officer who handles an explosive or explosive	28 29 30 31
	Part 1 1 Inspe (1)	sections 24B and 24C Licences ctors and authorised officers An inspector or authorised officer who handles an explosive or explosive precursor for the inspector's or officer's duties is not required to hold—	28 29 30 31 32
	Part 1 1 Inspe (1)	sections 24B and 24C Licences ctors and authorised officers An inspector or authorised officer who handles an explosive or explosive precursor for the inspector's or officer's duties is not required to hold— (a) a security clearance, or	28 29 30 31 32 33

authorised officer means an officer of the regulatory authority authorised by the regulatory authority to handle an explosive or explosive precursor during the officer's duties.

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2 Emergency services

(b)

(4)

- (1) An officer of an emergency service who comes into possession of an explosive or explosive precursor in an emergency situation is not required to hold the following to handle the explosive or explosive precursor—
 - (a) a security clearance,
 - (b) a licence.
- (2) An emergency service coming into possession of an explosive or explosive precursor in an emergency situation is not required to hold a licence to handle the explosive or explosive precursor.
- (3) An exemption under this clause applies only to handling for the following purposes—
 - (a) transporting,

possessing,

- (c) storing,
 (d) transferring possession of an explosive or explosive precur
- (d) transferring possession of an explosive or explosive precursor to a person authorised to possess the explosive or explosive precursor.
- In this clause *emergency service* means the following the Ambulance Service of NSW, (a) (b) Fire and Rescue NSW, the New South Wales Mines Rescue Brigade established by the Coal (c) Industry Act 2001, section 33, (d) the New South Wales Volunteer Rescue Association Incorporated, ABN 68 767 393 968, (e) the NSW Police Force, the NSW Rural Fire Service, (f) the State Emergency Service, (g) an accredited rescue unit within the meaning of the State Emergency (h) and Rescue Management Act 1989,
- (i) a body prescribed by the regulations for this definition.

3 Police officers

(1)A police officer who comes into possession of an explosive or explosive 35 precursor during the officer's duties is not required to hold the following to 36 handle the explosive or explosive precursor— 37 a security clearance, (a) 38 (b) a licence. 39 An exemption under this clause applies only to handling for the following (2)40 purposes-41 (a) transporting, 42 (b) possessing. 43 (c) storing, 44

		(d)	transferring possession of an explosive or explosive precursor to a person authorised to possess the explosive or explosive precursor.	1 2
	(3)		osives or explosive precursors stored under an exemption must be stored cordance with the regulations.	3 4
4	Polic	ce exp	losives technicians	5
	(1)		olice explosives technician who handles an explosive or explosive ursor during the technician's duties is not required to hold the following—	6 7
		(a)	a security clearance,	8
		(b)	a licence.	9
	(2)		exemption under this clause applies only to handling an explosive or osive precursor for the following purposes—	10 11
		(a)	transporting,	12
		(b)	possessing,	13
		(c)	storing,	14
		(d)	transferring possession of an explosive or explosive precursor to a person authorised to possess the explosive or explosive precursor,	15 16
		(e)	using,	17
		(f)	disposing.	18
	(3)	In th	is clause—	19
			<i>e explosives technician</i> means a member of the NSW Police Force whose as include handling explosives and explosive precursors.	20 21
Par	t 2	Sec	curity clearances	
		000		22
5			d handlers	22 23
5		ervise A pe	•	
5		ervise A pe	d handlers rson is not required to hold a security clearance to handle an explosive or	23 24
5		ervised A per explo	 d handlers rson is not required to hold a security clearance to handle an explosive or precursor if— the person is— (i) employed or engaged by a licence holder who is authorised to handle the explosive or explosive precursor, or 	23 24 25
5		ervised A per explo	d handlers rson is not required to hold a security clearance to handle an explosive or osive precursor if— the person is— (i) employed or engaged by a licence holder who is authorised to	23 24 25 26 27
5		ervised A per explo	 d handlers rson is not required to hold a security clearance to handle an explosive or precursor if— the person is— (i) employed or engaged by a licence holder who is authorised to handle the explosive or explosive precursor, or (ii) being instructed in the handling of explosives by a licence holder who holds a licence authorising the handling of the explosive or 	23 24 25 26 27 28 29 30
5		A pe explo (a)	 d handlers rson is not required to hold a security clearance to handle an explosive or precursor if— the person is— (i) employed or engaged by a licence holder who is authorised to handle the explosive or explosive precursor, or (ii) being instructed in the handling of explosives by a licence holder who holds a licence authorising the handling of the explosive or explosive precursor under the immediate supervision of another person who holds an in force security 	23 24 25 26 27 28 29 30 31 31 32 33
5	Supe	A pe explo (a) (b)	 d handlers rson is not required to hold a security clearance to handle an explosive or obvive precursor if— the person is— (i) employed or engaged by a licence holder who is authorised to handle the explosive or explosive precursor, or (ii) being instructed in the handling of explosives by a licence holder who holds a licence authorising the handling of the explosive or explosive precursor under the immediate supervision of another person who holds an in force security clearance, and the explosive or explosive precursor is handled in a way authorised by 	23 24 25 26 27 28 29 30 31 32 33 34 35
	Supe	<pre>A pe explo (a)</pre> (b) (c) works A pe	 d handlers rson is not required to hold a security clearance to handle an explosive or obvive precursor if— the person is— (i) employed or engaged by a licence holder who is authorised to handle the explosive or explosive precursor, or (ii) being instructed in the handling of explosives by a licence holder who holds a licence authorising the handling of the explosive or explosive precursor under the immediate supervision of another person who holds an in force security clearance, and the explosive or explosive precursor is handled in a way authorised by 	 23 24 25 26 27 28 29 30 31 32 33 34 35 36
6	Supe	 A pe exploit (a) (b) (c) works A pe firew 	 d handlers rson is not required to hold a security clearance to handle an explosive or obvive precursor if— the person is— (i) employed or engaged by a licence holder who is authorised to handle the explosive or explosive precursor, or (ii) being instructed in the handling of explosives by a licence holder who holds a licence authorising the handling of the explosive or explosive precursor under the immediate supervision of another person who holds an in force security clearance, and the explosive or explosive precursor is handled in a way authorised by the licence. 	23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38

	time to time.
affe	eted person, for Part 3A—see section 24G(1).
anal	yst, for Part 3A—see section 24G(1).
the e	<i>icant</i> , for an explosive, means the person who applied for authorisation of xplosive.
	oved form means the form approved by the regulatory authority.
Expl	<i>Talian Explosives Code</i> means the <i>Australian Code for the Transport of osives by Road and Rail</i> , as published by the Australian Government, and rce from time to time.
auth	orised explosive means an explosive authorised under Part 2A.
certi	<i>ficate of analysis</i> , for Part 3A—see section 24G(1).
	<i>s 1 dangerous good</i> means a Class 1 dangerous good under the ADG e or the Australian Explosives Code.
	<i>ification code</i> means the code assigned to an explosive under the ADG e, which—
(a)	comprises a combination of the number of the hazard division of the explosive under the ADG Code and the letter of the compatibility group of the explosive, and
(b)	identifies the kinds of explosive substances and articles that are compatible for transport or storage purposes.
dest	<i>oy</i> , for Part 3A—see section 24G(1).
eligi	<i>ble person</i> , for Part 3A—see section 24G(1).
exer	cise a function includes perform a duty.
-	
expl	osive includes the following—
<i>expl</i> (a)	<i>osive</i> includes the following— a substance, or a thing containing a substance, manufactured or used with a view to produce—
	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or
	a substance, or a thing containing a substance, manufactured or used with a view to produce—
	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or
(a)	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and
(a)	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport,
(a)	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and
(a) (b)	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and (ii) can produce an explosive or pyrotechnic effect,
(a) (b) (c) (d)	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and (ii) can produce an explosive or pyrotechnic effect, a Class 1 dangerous good,
(a) (b) (c) (d)	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and (ii) can produce an explosive or pyrotechnic effect, a Class 1 dangerous good, an article or substance prescribed by the regulations.
(a) (b) (c) (d) <i>expl</i>	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and (ii) can produce an explosive or pyrotechnic effect, a Class 1 dangerous good, an article or substance prescribed by the regulations.
(a) (b) (c) (d) <i>expl</i> (a) (b)	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and (ii) can produce an explosive or pyrotechnic effect, a Class 1 dangerous good, an article or substance prescribed by the regulations. <i>osive precursor</i> means the following— security sensitive ammonium nitrate,
(a) (b) (c) (d) <i>expl</i> (a) (b) <i>forfa</i>	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and (ii) can produce an explosive or pyrotechnic effect, a Class 1 dangerous good, an article or substance prescribed by the regulations. <i>osive precursor</i> means the following— security sensitive ammonium nitrate, a thing prescribed by the regulations.
 (a) (b) (c) (d) expl (a) (b) forfa func hand 	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and (ii) can produce an explosive or pyrotechnic effect, a Class 1 dangerous good, an article or substance prescribed by the regulations. <i>osive precursor</i> means the following— security sensitive ammonium nitrate, a thing prescribed by the regulations. <i>otecher explosive</i>, for Part 3A—see section 24G(1). <i>tion</i> includes power, duty and authority.
 (a) (b) (c) (d) expl (a) (b) forfa func hand prep 	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and (ii) can produce an explosive or pyrotechnic effect, a Class 1 dangerous good, an article or substance prescribed by the regulations. <i>osive precursor</i> means the following— security sensitive ammonium nitrate, a thing prescribed by the regulations. <i>bited explosive</i>, for Part 3A—see section 24G(1). <i>tion</i> includes power, duty and authority.
 (a) (b) (c) (d) expl (a) (b) forfa function func	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and (ii) can produce an explosive or pyrotechnic effect, a Class 1 dangerous good, an article or substance prescribed by the regulations. <i>psive precursor</i> means the following— security sensitive ammonium nitrate, a thing prescribed by the regulations. <i>pited explosive</i>, for Part 3A—see section 24G(1). <i>tion</i> includes power, duty and authority.
(a) (b) (c) (d) <i>expl</i> (a) (b) <i>forfa</i> <i>func</i> <i>hana</i> prep impo aban	 a substance, or a thing containing a substance, manufactured or used with a view to produce— (i) a practical effect by explosion, or (ii) a pyrotechnic effect, an article or substance that— (i) is classified under the ADG Code as too dangerous to transport, and (ii) can produce an explosive or pyrotechnic effect, a Class 1 dangerous good, an article or substance prescribed by the regulations. <i>osive precursor</i> means the following— security sensitive ammonium nitrate, a thing prescribed by the regulations. <i>bited explosive</i>, for Part 3A—see section 24G(1). <i>tion</i> includes power, duty and authority.

liaan	aa hal	<i>der</i> means the holder of a licence under this Act.	
	-	<i>re</i> , in relation to an explosive, includes—	
(a)		ding substances to make the explosive, and	
(b)		king up the explosive, and	
(c)		aking, altering or repairing the explosive.	
		itled, for Part 3A—see section 24G(1).	
•		ieans—	
(a)	· · · · ·	a building or an enclosed place, and	
(b)	I	table structure.	
-		<i>explosive</i> means an explosive that is not authorised under Part 2A.	
-	-	<i>explosives</i> means the register kept under section 9C.	
0	•	<i>authority</i> —see section 4.	
		<i>person</i> , for a corporation, means a person nominated in with the regulations to be a responsible person for the corporation.	
safet	y man	agement plan, for Part 3, Division 3—see section 16AA.	
secu	rity cle	parance means a security clearance granted under Part 3.	
secu	rity pla	<i>m</i> , for Part 3, Division 3—see section 16AA.	
secu	rity sei	nsitive ammonium nitrate—	
(a)	inclu	des the following—	
	(i)	ammonium nitrate that is not a Class 1 dangerous good,	
	(ii)	ammonium nitrate emulsions, suspensions, gels or mixtures containing more than 45% ammonium nitrate,	
	(iii)	ammonium nitrate prescribed by the regulations for this definition, and	
(b)	does	not include ammonium nitrate solution.	
secu	rity sei	nsitive dangerous substance means the following—	
(a)	secui	rity sensitive ammonium nitrate,	
(b)	anotł	ner substance prescribed by the regulations.	
supp	<i>ly</i> —se	e section 4A.	
trans	p ort in	ncludes—	
(a)	loadi	ng for transport, and	
(b)	unloa	ading after transport.	
vehio		ans the following—	
(a)	a mo	tor vehicle within the meaning of the Road Transport Act 2013,	
(b)	a uni	it of rolling stock within the meaning of the <i>Rail Safety National</i> (<i>NSW</i>).	
vesse 1995	e l has t	he same meaning as in the Ports and Maritime Administration Act	