

New South Wales

Health Legislation Amendment (Miscellaneous) 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 make miscellaneous amendments to various Acts relating to health and associated matters.

Outline of provisions

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

Clause 2 provides for the commencement of the proposed Act on the date of assent to the proposed Act.

Schedule 1 Amendment of Health Administration Act 1982 No 135

Schedule 1 makes minor amendments to section 21G to—

- (a) clarify the power of the Health Secretary to direct a health services organisation to conduct a serious adverse event review of a reportable incident, and
- (b) ensure that a health services organisation may—
 - (i) replace members of a serious adverse event review team who are unable to complete a serious adverse event review, and
 - (ii) appoint additional members to a serious adverse event review team if required to allow for the timely and effective completion of a review.

Schedule 2 Amendment of Health Care Complaints Act 1993 No 105

Schedule 2 makes a minor amendment to the definition of *disciplinary body* to clarify that it includes a Professional Standards Committee as well as a responsible tribunal.

Schedule 3 Amendment of Health Practitioner Regulation (Adoption of National Law) Act 2009 No 86

Schedule 3[1] inserts proposed section 136A to address an omission in the Health Practitioner Regulation National Law (NSW) (the *National Law*). The National Law, section 136 currently makes it an offence to direct or incite a registered health practitioner to engage in professional misconduct or in unprofessional conduct. "Unprofessional conduct" is not a term used in New South Wales with the relevant term used in New South Wales being "unsatisfactory professional conduct". The proposed amendment addresses the omission.

Schedule 3[2] inserts proposed section 221A to ensure that the provisions in the National Law concerning prohibition orders extend to prohibition orders made by relevant tribunals in other jurisdictions rather than only orders made in New South Wales.

Schedule 4 Amendment of Human Tissue Act 1983 No 164

Schedule 4 clarifies that information about a deceased organ or tissue donor may be disclosed with the consent of the donor's next of kin.

Schedule 5 Amendment of Mental Health Act 2007 No 8

Schedule 5 makes a minor amendment to Schedule 3 to clarify the right of a patient appearing before the Mental Health Review Tribunal to have access to grooming items including shaving equipment and make-up.

Schedule 6 Amendment of Poisons and Therapeutic Goods Act 1966 No 31

Schedule 6 inserts proposed sections 45A and 45B to provide the Health Secretary with the power to order that in certain circumstances seized goods are forfeited to the State and that forfeited goods may be disposed of by the Secretary.

Schedule 7 Amendment of Public Health Act 2010 No 127

Schedule 7[1] makes a minor amendment to section 85, definition of *immunisation certificate* to reflect the replacement of the Australian Childhood Immunisation Register with the Australian Immunisation Register.

Schedule 7[2] makes a minor amendment to section 100 to remove certain procedural steps that are required before a code of conduct for non-registered health practitioners can be made. The procedural steps duplicate requirements in the *Subordinate Legislation Act 1989*.

Schedule 8 Amendment of Public Health (Tobacco) Act 2008 No 94

Schedule 8[1]–[3] make minor amendments to provide that an inspector for certain purposes under the Act includes an inspector appointed for another Act administered by the Minister for Health.

Schedule 8[4]–[6] make minor amendments to section 44 to clarify the powers of inspectors to search premises or things on premises.



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New South Wales

Health Legislation Amendment (Miscellaneous) Bill 2023

No , 2023

A Bill for

An Act to make miscellaneous amendments to various Acts relating to health and associated matters.

The	The Legislature of New South Wales enacts—	
1	Name of Act	2
	This Act is the Health Legislation Amendment (Miscellaneous) Act 2023.	3
2	Commencement	4
	This Act commences on the date of assent to this Act.	5

Schedule 1		Amendment of Health Administration Act 1982 No 135		1 2	
[1]	Section 21	G App	ointm	ent of team to review incidents	3
	Omit section	n 21G	(1). Ins	sert instead—	4
	(1)	appo	int one	nt health services organisation in respect of an incident must or more persons as a serious adverse event review team to carry is adverse event review of the incident if—	5 6 7
		(a)		wing the preliminary risk assessment, the organisation is ned—	8
			(i)	the incident is a reportable incident, or	10
			(ii)	the incident is not a reportable incident but may be the result of a serious systemic problem and in the organisation's opinion a serious adverse event review of the incident should be carried out, or	11 12 13 14
		(b)	the H	lealth Secretary—	15
			(i)	considers the incident is a reportable incident, or may be the result of a serious systemic problem, and	16 17
			(ii)	directs the organisation to carry out a serious adverse event review of the incident.	18 19
[2]	Section 21	G(3A)			20
	Insert after	section	n 21G(3)—	21
	(3A)	The 1	relevan	at health services organisation may—	22
	, ,	(a)		ce a member of a serious adverse event review team if the member able to complete the serious adverse event review, or	23 24
		(b)	if sati	int one or more additional members to a serious adverse event team is fied the appointments are necessary to allow the team to complete erious adverse event review in a timely and effective way.	25 26 27

Schedule 2	Amendment of Health Care Complaints Act 1993 No 105	1
Section 4 De	efinitions	3
Omit the def	inition of disciplinary body. Insert instead—	4
	disciplinary body means the following bodies under the Health Practitioner Regulation National Law (NSW)—	5 6
	(a) a responsible tribunal,	7
	(b) a Professional Standards Committee	8

Sc	hedu	le 3			dment of Health Practitioner Regulation otion of National Law) Act 2009 No 86	1 2
[1]	Sche	dule '	1 Modif	ficatio	n of Health Practitioner Regulation National Law	3
	Inser	t after	item [1	1]—		4
	[11A]	Sect	ion 136	6 A		5
		Inser	t after	section	136—	6
	1	36A	Direc	ting o	r inciting unsatisfactory professional conduct [NSW]	7
			(2)	anyth profe Maxi (a) (b) Subso of a p	rson must not direct or incite a registered health practitioner to do ing, in the course of the practitioner's practice of the health ssion, that amounts to unsatisfactory professional conduct. mum penalty— for an individual—\$60,000, or for a body corporate—\$120,000. ection (1) does not apply to a person who is the owner or operator bublic health facility.	8 9 10 11 12 13 14
			(3)		s section—	16
				Part 8	tisfactory professional conduct has the same meaning as it has in 3. This section is an additional New South Wales provision.	17 18 19
[2]	Sche	dule '	1[16A]			20
	Inser	t after	item [1	[6]—		21
	[16A]	Sect	ion 22′	1A		22
		Inser	t before	e secti	on 222—	23
	2	21A	Defin	itions	[NSW]	24
					s division—	25
					ibition order means the following—	26
				(a)	a prohibition order under section 149C(5),	27
				(b)	a decision by the responsible tribunal of another participating jurisdiction that makes a decision to prohibit a person, either permanently or for a stated period, from doing 1 or more of the following—	28 29 30 31
					(i) providing a health service or a specified health service,	32
					(ii) using a title or a specified title,	33
				(c)	a decision under section 107(4)(b) of the <i>Health Ombudsman Act</i> 2013 of Queensland.	34 35
				Noto-	This section is an additional New South Wales provision	36

Schedule 4	Amendment of Human Tissue Act 1983 No 164	1
Section 37 D	Disclosure of information	2
Insert after se	ection 37(3)(a)—	3
(a1) for information about a deceased person—with the consent of the person's next of kin,	4 5

Schedule 5	Amendment of Mental Health Act 2007 No 8	1
Schedule 3	Statement of rights for persons detained in mental health facility	2
Insert at the	end of the schedule—	3
	Will I be assisted to present well before the Tribunal?	4
	Yes, the facility staff must, as far as reasonably practicable, ensure that before	5
	you attend the Tribunal you are provided with appropriate street clothes and	6
	grooming items, including suitable shaving equipment and make-up.	7

Schedule 6		Amendment of Poisons and Therapeutic Goods Act 1966 No 31	1	
Sect	ions 4	5A and 45B	3	
Inser	t after	section 45—	4	
45A	Eorf			
45A		Partition of regulated goods Partition of regulated goods saized under this division are forfaited to the State if the	5	
	(1)	Regulated goods seized under this division are forfeited to the State if the Secretary makes a written order (a <i>forfeiture order</i>) under this section declaring the goods to be forfeited.	6 7 8	
	(2)	A forfeiture order may be made—	9	
		(a) if the Secretary is satisfied—	10	
		(i) a person has been convicted of an offence in connection with the seized goods, or	11 12	
		(ii) the owner of the seized goods cannot be found despite inquiries being made that are reasonable in the circumstances, or	13 14	
		(iii) the seized goods cannot be returned to the owner for other reasons despite efforts being made that are reasonable in the circumstances, or	15 16 17	
		(iv) the return of the seized goods would pose an unacceptable risk to the health or safety of a human or animal, whether or not the human or animal is identifiable, or	18 19 20	
		(v) the seized goods cannot be lawfully used or supplied by the owner of the goods, or	21 22	
		(b) in circumstances prescribed by the regulations.	23	
	(3)	Before making a forfeiture order, the Secretary must make reasonable efforts to give the apparent owner of the seized goods written notice of the following—	24 25 26	
		(a) the Secretary's intention to make a forfeiture order,	27	
		(b) the period, not less than 21 days, during which the apparent owner may make a submission to the Secretary about why the Secretary should not make the proposed forfeiture order before the order is made,	28 29 30	
		(c) the way in which a submission may be made.	31	
	(4)	The Secretary must consider a submission made in accordance with subsection (3)(b) and decide to make, or not make, the forfeiture order.	32 33	
45B	Disp	osal of seized goods	34	
	(1)	Regulated goods forfeited under section 45A may be disposed of in a way directed by the Secretary, whether—	35 36	
		(a) generally, or	37	
		(b) in a particular circumstance or class of circumstances.	38	
	(2)	Regulated goods seized under this division may be disposed of with the written consent of the apparent owner of the goods.	39 40	
	(3)	No compensation is payable to a person if goods are disposed of in accordance with this section.	41 42	
	(4)	This section does not limit the functions of a police officer under the <i>Law Enforcement (Powers and Responsibilities) Act 2002</i> or another law.	43 44	

Schedule 7		Amendment of Public Health Act 2010 No 127	
[1]	Section 85	Definitions	2
	Omit "Child (a).	hood" from section 85(1), definition of immunisation certificate, paragraph	3
[2]	Section 100 health organ	Codes of conduct for non-registered health practitioners and relevant nisations	5
	Omit section	100(2).	7

Scł	nedule 8	Amendment of Public Health (Tobacco) Act 2008 No 94	
[1]	Section 7A prescribed	Powers of inspector to seize and dispose of tobacco products exceeding amounts	
	Insert after	section 7A(7)—	
	(8)	A person who is not an inspector may exercise the functions of an inspector under this section if the person—	
		(a) is appointed as an inspector under another Act administered by the Minister, and	
		(b) is on the premises in accordance with that other Act.	1
[2]	Section 21 products	A Powers of inspector to seize and dispose of smokeless tobacco	1
	Insert after	section 21A(7)—	1
	(8)	A person who is not an inspector may exercise the functions of an inspector under this section if the person—	1
		(a) is appointed as an inspector under another Act administered by the Minister, and	1
		(b) is on the premises in accordance with that other Act.	1
[3]	Section 40	Seizure of tobacco products for contravention of retailing prohibition	1
	Insert after	section 40(5)—	2
	(6)	A person who is not an inspector may exercise the functions of an inspector under this section if the person—	2
		(a) is appointed as an inspector under another Act administered by the Minister, and	2
		(b) is on the premises in accordance with that other Act.	2
[4]	Section 44	Powers of inspectors to enter premises	2
	Insert after	section 44(1)(a)—	2
		(a1) open and search a relevant place or receptacle if the inspector reasonably believes the relevant place or receptacle may be used to store a regulated product in accordance with section 9,	2 3
[5]	Section 44	(1A)	3
	Insert after	section 44(1)—	3
	(1A)	For this Act, an inspector may, at any reasonable time, direct a person, apparently in control of the premises, to open and give the inspector access to a relevant place or receptacle at the premises to allow the relevant place or receptacle to be inspected.	3 3 3
[6]	Section 44	(4)	3
	Insert after	section 44(3)—	3
	(4)	In this section—	3
		regulated products means the following—	4
		(a) tobacco products,	4

(b)	smoking accessories,	1
(c)	e-cigarettes,	2
(d)	e-cigarette accessories.	3
relev	ant place or receptacle means the following—	4
(a)	a room or other area,	5
(b)	a cupboard, drawer, container or other receptacle.	6