

New South Wales

Radiation Control 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 *Radiation Control Act 1990* (the *principal Act*) to give effect to the recommendations for amendment arising from the statutory review of the principal Act, tabled in Parliament in December 2021. This is achieved as follows—

- (a) by amending the objects of the principal Act to include the promotion of the ecologically sustainable development principles (*recommendation 1*),
- (b) by requiring a person who disposes of regulated material, or consigns regulated material for transport, to be licensed under the principal Act (*recommendation 2*),
- (c) by moving certain offences from the *Radiation Control Regulation 2013* to the principal Act and increasing the maximum penalties for the offences (*recommendations 3 and 4*),
- (d) by requiring a person responsible for a security enhanced source to have a source transport security plan when transporting the source, even if the transportation of the source originated from outside New South Wales (*recommendation 5*),
- (e) by requiring security plans to be reviewed and endorsed by a radiation security assessor every 5 years (*recommendation 6*),
- (f) by enabling a court to order certain persons pay, and for the Environment Protection Authority (the *Authority*) to recover, the costs incurred by the Authority for investigating offences and for the disposal of articles, regulated material and substances forfeited to the Crown (*recommendation 7*),

- (g) by increasing the maximum pecuniary penalty that may be imposed by the Local Court in proceedings for an offence against the principal Act or the regulations from 200 penalty units to 1,000 penalty units (*recommendation 8*),
- (h) by increasing maximum penalties for certain offences relating to providing false or misleading information and abandoning radioactive substances to align with similar offences under the *Protection of the Environment Operations Act 1997* (*recommendations 9 and 10*),
- (i) by updating provisions relating to the governance and membership of the Radiation Advisory Council (*recommendation 11*).

The Bill also makes other minor and consequential amendments to the principal Act and other environmental legislation, including amendments of a savings and transitional nature or of a law revision nature.

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.

Schedule 1 Amendment of Radiation Control Act 1990 No 13

Schedule 1[1] changes the name of the principal Act to the *Protection from Harmful Radiation Act 1990.* **Schedule 1[4]** makes a consequential amendment.

Schedule 1[2] gives effect to recommendation 1 of the review. The proposed amendment makes it an object of the principal Act to promote the ecologically sustainable development principles, being the principles and programs described in the *Protection of the Environment Administration Act 1991*, section 6(2). **Schedule 1[3]** requires a person to take the principles into consideration when exercising functions under the principal Act or under a licence.

Schedule 1[5]–[7] give effect to recommendation 2 of the review. The proposed amendments require a person who disposes of regulated material, or consigns regulated material for transport, to have a radiation management licence under the principal Act. **Schedule 1[10]** makes a consequential amendment.

Schedule 1[8]–[10] clarify that a licence or accreditation is subject to the conditions imposed by the regulations made under the principal Act, as well as conditions imposed by the Authority under the principal Act.

Schedule 1[13] and [14] require accreditations to be listed on the register to ensure a person's accreditation status is easily determined. Schedule 1[12], [15] and [16] make consequential amendments.

Schedule 1[17] gives effect to recommendation 5 of the review. The proposed amendment makes it clear that a person responsible for a security enhanced source must have a source transport security plan when transporting the source in New South Wales, even if the transportation of the source originated from outside New South Wales.

Schedule 1[18]–[20] give effect to recommendation 6 of the review. The proposed amendments require security plans be reviewed and endorsed by an accredited radiation security assessor every 5 years.

Schedule 1[21], [23] and [24] give effect to recommendation 7 of the review. Schedule 1[21] provides that a court may order certain persons to pay the Authority an amount representing the costs reasonably incurred by the Authority during an investigation of an offence. Schedule 1[24] enables the Authority to recover the amount in a court of competent jurisdiction. Schedule 1[23] provides that a court may order certain persons to pay the Authority the costs incurred by the Authority for the disposal of articles, regulated material and substances forfeited to the Crown, and enables the Authority to recover the costs in a court of competent jurisdiction.

Schedule 1[22] gives effect to recommendation 8 of the review. The proposed amendment increases the maximum pecuniary penalty that may be imposed by the Local Court in proceedings for an offence against the principal Act or the regulations from 200 penalty units to 1,000 penalty units

Schedule 1[25]–[29] give effect to recommendation 11 of the review. **Schedule 1[25] and [26]** provide that the Radiation Advisory Council is to consist of at least 12 members, rather than 17, appointed by the CEO of the Authority, rather than the Minister, including—

- (a) a member of staff of the Authority, and
- (b) a person nominated by the Secretary of the Ministry of Health, and
- (c) persons who collectively have, in the CEO of the Authority's opinion, relevant knowledge or experience in certain relevant areas.

Schedule 1[27] and [28] provide that the Council's function is to provide certain advice to the Authority rather than the Minister. Schedule 1[29] repeals the Council's annual reporting requirement. Schedule 1[37]–[40] make consequential amendments.

Schedule 1[30] and [32] give effect to recommendation 10 of the review. **Schedule 1[30]** amends the offence in the principal Act, section 33A relating to abandoning radioactive substances to include an offence for wilful or negligent abandonment and increase the maximum pecuniary penalty for the offence to align with the *Protection of the Environment Operations Act 1997*, sections 115 and 143. **Schedule [32]** increases the maximum pecuniary penalty for the offence of providing false or misleading information in the principal Act, section 36B to align with the *Protection of the Environment Operations Act 1997*, section 211(2).

Schedule 1[31] gives effect to recommendations 3 and 4 of the review. The proposed amendment moves offences from the *Radiation Control Regulation 2013* relating to the transportation and disposal of regulated material to the principal Act. The penalties for the proposed offences are increased to align with the pecuniary penalties set out in the principal Act, sections 6 and 7.

Schedule 1[33] and [36] provide that the regulations may make provision for or with respect to regulating activities concerned with regulated material, including a matter relating to the security of regulated material.

Schedule 1[34] and [35] provide that the regulations may make provision for the granting of accreditation and the giving of consent by the Authority, and the terms or conditions to which an accreditation or a consent is subject.

Schedule 1[41] inserts provisions of a savings or transitional nature.

Schedule 2 Amendment of other legislation

Schedules 2.1 and 2.3 amend the *Biodiversity Conservation Regulation 2017* and the *National Parks and Wildlife Act 1974* to change references to the Chairperson of the Authority to the CEO of the Authority following changes made to the structure of the Authority in the *Environment Legislation Amendment Act 2022*.

Schedule 2.2 amends the *Land and Environment Court Act 1979* to provide that the Land and Environment Court may hear proceedings to recover the costs of disposing of an article, regulated material or a substance forfeited to the Crown under the principal Act, the costs and expenses incurred during the investigation of an offence under the principal Act and the costs and expenses incurred by the EPA in carrying out certain actions.

Schedule 2.4 amends the *Protection of the Environment Administration Act 1991* to include the *Plastic Reduction and Circular Economy Act 2021* in the definition of environment protection legislation.

Schedule 2.5 amends the *Protection of the Environment Operations Act 1997* to provide that a supplementary clean-up notice may be issued by the appropriate regulatory authority or the Authority if the Authority issued the initial clean-up notice, and that the cost of complying with a

compliance cost notice issued for clean-up costs may be recovered from a person who contributed to, not just caused, the pollution.

Schedule 2.6 amends the *Radiation Control Regulation 2013* to change the name of the regulation to the *Protection from Harmful Radiation Regulation 2013* and to omit offences relating to the transportation and disposal of regulated material that have been moved to the principal Act.

Schedules 2.7 and 2.8 amend other legislation consequent on changing the name of the principal Act and the regulations made under the principal Act. Schedule 2.7[2] removes a spent provision.



New South Wales

Radiation Control Amendment Bill 2023

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New South Wales

Radiation Control Amendment Bill 2023

No , 2023

A Bill for

An Act to amend the *Radiation Control Act 1990* to give effect to recommendations arising from the statutory review of the Act; and for related purposes.

The	Legislature	of New South Wales enacts—	1
1	Name of A	ct	2
	This	Act is the Radiation Control Amendment Act 2023.	3
2	Commenc	ement	4
	This	Act commences as follows—	5
	(a)	for Schedule 1[5]–[7]—on the day that is 6 months after the date of assent to this Act,	6 7
	(b)	for Schedule 1[21]–[24] and [30]–[32]—on a day or days to be appointed by proclamation,	8
	(c)	otherwise on the date of assent to this Act	10

Scl	nedule 1	Amendment of Radiation Control Act 1990 No 13	1						
[1]	Section 1	Name of Act	2						
	Omit "Rad	iation Control". Insert instead "Protection from Harmful Radiation".	3						
[2]	Section 3	Objects of Act	4						
	Insert after section 3(1)(c)—								
		(d) to promote the ecologically sustainable development principles.	6						
[3]	Section 3(4) and (5)	7						
	Insert after	section 3(3)—	8						
	(4)	A person must take the ecologically sustainable development principles into consideration when exercising functions under this Act or a licence.	9 10						
	(5)	In this section—	11						
		ecologically sustainable development principles means the principles and programs described in the Protection of the Environment Administration Act 1991, section 6(2).	12 13 14						
[4]	Section 4	Definitions	15						
	Insert in al	phabetical order in section 4(1)—	16						
	the Act means the Protection from Harmful Radiation Act 1990.								
[5]	Section 6	Radiation management licences	18						
	Insert ", co	nsigning for transport, disposing of" after "selling" in section 6(1)(b).	19						
[6]	Section 6(6)	20						
	Insert ", consigned for transport, disposed of" after "possessed".								
[7]	Section 6(7)	22						
	Insert after	section 6(6)—	23						
	(7)	In this section—	24						
		consign has the same meaning as in the Dangerous Goods (Road and Rail Transport) Act 2008.	25 26						
[8]	Section 13	BB Conditions generally	27						
	Insert before	re section 13B(1)—	28						
	(1A)	A licence or accreditation is subject to the following conditions—	29						
		(a) conditions prescribed by this Act or the regulations,	30						
		(b) conditions imposed on the licence or accreditation by the Authority.	31						
[9]	Section 13	• •	32						
		er this Part" from section 13B(1).	33						
	Insert inste	ad "on a licence or accreditation".	34						
[10]	Section 13	BB(2)	35						
	Omit "unde	er this Part". Insert instead "by the Authority".	36						

[11]	Section 13	B(2)(a)		1
	Insert ", incafter "regul			the consigning for transport, and disposing of, regulated material".	2
[12]	Section 13	C, hea	ıding		4
	Insert "and	accre	ditatio	ns" after "licences".	5
[13]	Section 13	C(1)			6
	Insert "and	accred	litation	s" after "licences".	7
[14]	Section 13	C(2)			8
	Omit "each	licenc	e". Ins	ert instead "each licence and accreditation".	9
[15]	Section 13	C(2)(a)–(d)		10
	Insert "or a	ccredit	ation"	after "the licence" wherever occurring.	11
[16]	Section 13	C(3)			12
	Omit "any	licence	". Inse	ert instead "a licence or accreditation".	13
[17]	Section 14	Prepa	aration	of security plans	14
	Omit section	n 14(1)(b). Ir	nsert instead—	15
		(b)		source will be transported in New South Wales—the security of	16
				ource during transport (a <i>source transport security plan</i>), whether the transportation of the source originates from within New South	17
			Wale		18 19
[18]	Section 14	(6)(c)			20
	Insert "by t	he pers	son res	ponsible for the security enhanced source" after "reviewed".	21
[19]	Section 14	(6)(c1))		22
	Insert after	section	n 14(6)	(c)—	23
		(c1)		riewed and endorsed by a radiation security assessor no later than	24
				5 years from the date on which the plan was first endorsed under ection (4), and	25 26
[20]	Section 14	(6A)			27
	Insert after	section	14(6)		28
	(6A)			security assessor must not endorse a security plan under subsection	29
		section		ess the assessor is satisfied the plan meets the requirements of this	30 31
[21]	Section 23	B Add	itional	orders	32
	Insert after	section	n 23B(1)(f)—	33
		(g)		court is satisfied the Authority has reasonably incurred costs and	34
				nses during the investigation of an offence—order the offender to the Authority an amount—	35 36
			(i)	specified in the order, and	37
			(ii)	representing the costs and expenses incurred.	38

[22]				_	s for offences	1
	Omi	t "200 _]	penalt	y units	" from section 25(3). Insert instead "1,000 penalty units".	2
[23]	Sect	ion 26				3
	Omi	t sectio	n 26. l	Insert i	nstead—	4
	26	Forfe	eiture	and di	isposal	5
		(1)			is convicted of an offence against this Act or the regulations, the order—	6 7
			(a)		iture to the Crown of an article, regulated material or substance in ion to which the offence was committed, and	8 9
			(b)		person pay the Authority the costs incurred by the Authority for osing of the forfeited matter.	10 11
		(2)			tion made by or on behalf of the Authority in the prescribed way,	12 13
			(a)	forfe	iture to the Crown of an article, regulated material or substance—	14
				(i)	seized by an authorised officer under this Act, or	15
				(ii)	abandoned or unlawfully disposed of, and	16
			(b)	dispo	rson pay the Authority the costs incurred by the Authority for osing of the forfeited matter if, when the forfeited matter was ed, abandoned or unlawfully disposed of, the person—	17 18 19
				(i)	owned the forfeited matter, or	20
				(ii)	was giving away, possessing, selling, storing or transporting the forfeited matter, or	21 22
				(iii)	was consigning the forfeited matter for transport.	23
		(3)			g of an order under subsection (1)(a) or (2)(a) operates to forfeit the lated material or substance to the Crown.	24 25
		(4)	Forfe	eited m	natter must be disposed of in the way directed by the Authority.	26
		(5)			rity may recover the costs of disposing of forfeited matter as a debt f competent jurisdiction from—	27 28
			(a)	the p	erson required, by an order under this section, to pay the costs, or	29
			(b)	if the	e person required to pay the costs is a corporation—	30
				(i)	the corporation, or	31
				(ii)	a current director of the corporation, or	32
				(iii)	a former director of the corporation, or	33
				(iv)	a related body corporate, or	34
			(c)	costs		35 36
				(i)	the person from whom the article, regulated material or substance was forfeited under this section, or	37 38
				(ii)	if the person from whom the article, regulated material or substance was forfeited under this section is a corporation—a person referred to in paragraph (b)(i)–(iv).	39 40 41
		(6)	enfo	rceable	nade by the Land and Environment Court under subsection (1) is as if it were an order made by the Court in Class 4 proceedings and and Environment Court Act 1979.	42 43 44

	(7)	as if	it were	ade by the Local Court under subsection (1) or (2) is enforceable an order made by the Local Court when exercising jurisdiction ivil Procedure Act 2005.	1 2 3
	(8)	In thi	is section	on—	4
	` ,			atter means an article, regulated material or substance forfeited to under this section.	5
[24]	Section 28	Reco	very of	costs	7
	Insert after	section	n 28(3)	_	8
	(4)			ity may recover the amount specified in an order under section s a debt in a court of competent jurisdiction from—	9
		(a)	the pe	erson required by the order to pay the costs, or	11
		(b)	if the	person required to pay the costs is a corporation—	12
			(i)	the corporation, or	13
			(ii)	a current director of the corporation, or	14
			(iii)	a former director of the corporation, or	15
			(iv)	a related body corporate.	16
	(5)	enfor	ceable	ade by the Land and Environment Court under subsection (4) is as if it were an order made by the Court in Class 4 proceedings and and Environment Court Act 1979.	17 18 19
	(6)	were	an ord	ade by the Local Court under subsection (4) is enforceable as if it er made by the Local Court when exercising jurisdiction under the dure Act 2005.	20 21 22
[25]	Section 29	Radia	ition A	dvisory Council	23
• •				rt instead—	24
	(2)	The 0	Counci	l must comprise at least 12 members appointed by the CEO of the ncluding—	25 26
		(a)		mber of staff of the Authority who will be the Chairperson of the cil, and	27 28
		(b)	a pers	son nominated by the Secretary of the Ministry of Health, and	29
		(c)	Autho	ns who collectively have, in the opinion of the CEO of the ority, experience, expertise, knowledge or qualifications in the wing areas—	30 31 32
			(i)	health or medical physics,	33
			(ii)	nuclear medicine,	34
			(iii)	radiation oncology,	35
			(iv)	radiology,	36
			(v)	one or more of the additional areas of expertise.	37
[26]	Section 29	(4)			38
	Insert after	section	n 29(3)		39
	(4)	In thi	is section	on—	40
	` '	addit	tional a	ureas of expertise means the following areas—	41
		(a)		trial or scientific use of radiation,	42
		(b)		ng of radioactive ores or naturally occurring radioactive material,	43

			(c) work health and safety and the application of, or compliance with, the work health and safety regulatory framework,	1 2
			(d) non-ionising radiation,	3
			(e) environmental science,	4
			(f) emergency management and emergency services operational capabilities.	5 6
[27]	Sect	ion 30	Functions of the Council	7
	Omi	t "is to	advise the Minister" from section 30(1).	8
	Inser	t instea	ad "must advise the Authority".	9
[28]	Sect	ion 30	0(1)(e) and (2)	10
			ister" wherever occurring. Insert instead "Authority".	11
[29]	Sect	ion 33	Annual report of Council to Parliament	12
		t the se	-	13
[30]	Sect	ion 33	A.	14
• •			ection. Insert instead—	15
	33A	Abar	ndoning radioactive substance	16
		(1)	A person must not, without reasonable excuse, abandon a radioactive	17
		(-)	substance.	18
			Maximum penalty—	19
			(a) for an individual—\$250,000, or	20
			(b) otherwise—\$1,000,000.	21
		(2)	A person must not intentionally or negligently abandon a radioactive substance.	22 23
			Maximum penalty—	24
			(a) for an individual—	25
			(i) for an offence committed intentionally—\$1,000,000, or	26
			(ii) for an offence committed negligently—\$500,000, or	27
			(b) otherwise—	28
			(i) for an offence committed intentionally—\$5,000,000, or	29
			(ii) for an offence committed negligently—\$2,000,000.	30
		(3)	If the court is satisfied a person charged with an offence under subsection (2) is not guilty of the offence but is satisfied on the evidence the person is guilty of an offence under subsection (1)—	31 32 33
			(a) the court may find the person guilty of the offence under subsection (1), and	34 35
			(b) the person is liable to punishment under subsection (1).	36
		(4)	The onus of proving a person had a reasonable excuse in proceedings for an offence under subsection (1) lies on the person charged with the offence.	37 38
[31]	Sect	ions 3	3C and 33D	39
	Inser	t after	section 33B—	40

	33C	Trar	nsport	of radioactive substances	1
				erson must not cause a radioactive substance to be transported other than ecordance with—	2
			(a)	the Code for the Safe Transport of Radioactive Material, published by the Australian Radiation Protection and Nuclear Safety Agency, as in force from time to time, or	4 5 6
			(b)	if the code is replaced by another code—the other code, as in force from time to time.	7
			Max	imum penalty—	9
			(a)	for an individual—250 penalty units, or	10
			(b)	otherwise—1,500 penalty units.	11
	33D	Disp	osal o	of regulated material	12
		(1)	A pe	erson must not dispose of regulated material other than—	13
			(a)	with the consent of the Authority, and	14
			(b)	in accordance with the conditions, if any, imposed by the Authority.	15
			Max	imum penalty—	16
			(a)	for an individual—250 penalty units, or	17
			(b)	otherwise—1,500 penalty units.	18
		(2)	The	consent of the Authority may be—	19
			(a)	given generally or in a particular case, and	20
			(b)	subject to the conditions the Authority considers appropriate.	21
[32]	Sect	ion 36	B Pro	vision of false or misleading information	22
	Omit	t the pe	enalty.	Insert instead—	23
			Max	imum penalty—	24
			(a)	for an individual—\$250,000, or	25
			(b)	otherwise—\$1,000,000.	26
[33]	Sect	ion 40	Regu	lations	27
	Omi	t "radio	oactive	e substances or radiation apparatus" wherever occurring in section 40(2).	28
	Inser	t inste	ad "reg	gulated material".	29
[34]	Sect	ion 40	(3)(d)		30
				or approval and the terms or conditions to which it is subject".	31
			•	thority, approval, consent or accreditation".	32
[25]					
[35]		ion 40			33
	inser	t atter		n 40(3)(d)— the terms or conditions to which a license moment outhouity among the second sec	34
			(d1)	the terms or conditions to which a licence, permit, authority, approval, consent or accreditation is subject,	35 36
[36]	Sect	ion 40	(3A)		37
	Omi	t "radio	oactive	e substances, radiation apparatus and sealed radioactive sources".	38
	Inser	t inste	ad "reg	gulated material".	39

[37]	Sch	edule 1	1 Provisions relating to members and procedure of Council	1
	Omi	t "Mini	ister" wherever occurring in clauses 2(1) and (4), 4 and 5(1)(c) and (2).	2
	Inser	t inste	ad "CEO of the Authority".	3
[38]	Sche	edule 1	1, clause 5(1)(d)	4
	Omi	t the pa	aragraph. Insert instead—	5
			(d) is removed from office by the CEO of the Authority under subclause (2), or	6 7
[39]	Sch	edule 1	1, clause 9	8
	Omi	t "9 me	embers". Insert instead "7 members".	9
[40]	Sch	edule 1	1, clause 12	10
	Omi	t the cl	ause.	11
[41]	Sche	edule 2	2 Savings and transitional provisions	12
	Inser	t after	Part 9—	13
	Par	t 10	Provisions consequent on the enactment of the Radiation Control Amendment Act 2023	14 15
	24	Defir	nition	16
			In this part—	17
			amendment Act means the Radiation Control Amendment Act 2023.	18
	25	Incre	eased maximum penalty imposed by Local Court	19
		(1)	Section 25(3), as amended by the amendment Act, does not apply to proceedings commenced before the commencement of the amendment.	20 21
		(2)	Section 25(3), as amended by the amendment Act, extends to an offence alleged to have been committed before the commencement of the amendment, but only if proceedings for the alleged offence commence on or after the commencement of the amendment.	22 23 24 25
	26	Incre	eased maximum penalty for providing false or misleading information	26
			Section 36B, as amended by the amendment Act, applies only to offences committed on or after the commencement of the amendment.	27 28
	27	Cost	s incurred by the Authority	29
		(1)	Sections 23B, 26 and 28, as amended by the amendment Act, do not apply to proceedings commenced before the commencement of the amendments.	30 31
		(2)	Sections 23B, 26 and 28, as amended by the amendment Act, apply in relation to an offence committed before the commencement of the amendments, but only if proceedings for the alleged offence commence on or after the commencement of the amendments.	32 33 34 35
	28	Revi	ew of security plans over 4 years old	36
		(1)	A person responsible for a security enhanced source subject to a relevant security plan must ensure the relevant security plan is reviewed and endorsed by a radiation security assessor no later than 1 year after the relevant date.	37 38 39

	(2)	accor	ection 14(6) and (6A), a relevant security plan reviewed and endorsed in redance with this clause is taken to be first endorsed under section 14(4) on ate the plan is endorsed under this clause.	1 2 3				
	(3)	In thi	s clause—	4				
			ant date means the date of commencement of the amendment Act, dule 1[19].	5 6				
		relev	ant security plan means a security plan—	7				
		(a)	in force immediately before the relevant date, and	8				
		(b)	first endorsed by a radiation security assessor under section 14(4) more than 4 years before the relevant date.	9 10				
29	Men	nbers o	of Radiation Advisory Council	11				
	(1)	On th	ne commencement date—	12				
		(a)	the former Chairperson's appointment as Chairperson of the former Council ends, and	13 14				
		(b)	the former Chairperson is taken to be appointed as Chairperson of the Council under section 29, and	15 16				
		(c)	each appointed member is taken to be appointed as a member of the Council under section 29, and	17 18				
		(d)	the Council is taken to be constituted in accordance with this Act.	19				
	(2)	For S made	Schedule 1, clause 3, the appointment under section 29 is taken to be	20 21				
		(a)	on the same terms and conditions as applied to the person's appointment as former Chairperson or as a member of the former Council, and	22 23				
		(b)	for the term ending on the same day on which the person's appointment would have ended under the person's appointment as former Chairperson or as a member of the former Council.	24 25 26				
	(3)	the al	clause does not affect the power of the CEO of the Authority to determine lowances payable to the members of the Council from time to time under dule 1, clause 4.	27 28 29				
	(4)	In thi	s clause—	30				
			<i>inted member</i> means a person who, immediately before the nencement date, held an appointment as a member of the former Council.	31 32				
		Act, S	nencement date means the date of the commencement of the amendment Schedule 1[25].	33 34				
		Council means the Radiation Advisory Council.						
			er Chairperson means the person who, immediately before the nencement date, held office as Chairperson of the former Council.	36 37				
		forme	er Council means the Council, as constituted immediately before the nencement date.	38 39				
30	Refe 2013		s to Radiation Control Act 1990 and Radiation Control Regulation	40 41				
	(1)	On th	ne commencement of the amendment Act, Schedule 1[1], a reference in	42				
	. /	an A	ct, instrument or other document to the Radiation Control Act 1990 is	43				
		taken 1990.	to include a reference to the <i>Protection from Harmful Radiation Act</i> .	44 45				

(2) On the commencement of the amendment Act, Schedule 2.6[1], a reference in an Act, instrument or other document to the *Radiation Control Regulation 2013* is taken to include a reference to the *Protection from Harmful Radiation Regulation 2013*.

Sch	edule 2 Amendment of other legislation	1
2.1	Biodiversity Conservation Regulation 2017	2
	Clause 14.3 Additional persons to whom functions may be delegated by Minister or Agency Head (section 14.4)	3 4
	Omit "Chairperson" from clause 14.3(e). Insert instead "CEO".	5
2.2	Land and Environment Court Act 1979 No 204	6
	Section 20 Class 4—environmental planning and protection, development contract and strata renewal plan civil enforcement	7 8
	Omit "27 or 27A" from section 20(1)(co). Insert instead "26(5), 27, 27A or 28".	9
2.3	National Parks and Wildlife Act 1974 No 80	10
	Section 21 Delegation Omit "Chairperson" wherever occurring in section 21(1)(c2) and (2)(b1). Insert instead "CEO".	11 12 13
2.4	Protection of the Environment Administration Act 1991 No 60	14
	Section 3 Definitions Insert after section 3(1), environment protection legislation, paragraph (g)— (ga) Plastic Reduction and Circular Economy Act 2021,	15 16 17
2.5	Protection of the Environment Operations Act 1997 No 156	18
[1]	Section 91A Clean-up notices may be given to directors and related bodies corporate Omit section 91A(1)(a). Insert instead— (a) a clean-up notice (the <i>previous clean-up notice</i>) has been given to a corporation— (i) by the appropriate regulatory authority under section 91(1), or (ii) by the EPA under section 91(2), and	19 20 21 22 23 24
[2]	Section 105 Recovery of amounts	25
	Insert "or contributed to" after "caused" wherever occurring in section 105(2).	26
[3]	Schedule 4 Omit clause 7.	27 28
2.6	Radiation Control Regulation 2013	29
[1]	Clause 1 Omit the clause. Insert instead—	30 31
	1 Name of regulation This regulation is the <i>Protection from Harmful Radiation Regulation 2013</i> .	32 33

[2]	Clause 34	1								
	Omit the clause. Insert instead—	2								
	34 Disposal of radiation apparatus									
	A person must not dispose of radiation apparatus unless the apparatus has been rendered permanently inoperable.	4 5								
	Maximum penalty—	6								
	(a) for an individual—200 penalty units, or	7								
	(b) otherwise—400 penalty units.	8								
[3]	Clause 36	9								
	Omit the clause.	10								
2.7	Amendments consequential on name change of principal Act	11								
[1]	References to Radiation Control Act 1990	12								
	Omit "Radiation Control Act 1990" wherever occurring in the following provisions—	13								
	Dangerous Goods (Road and Rail Transport) Act 2008, section 5,	14								
	Environmentally Hazardous Chemicals Act 1985, sections 3(1), definition of chemical, paragraph (c), and 5(2) and (3),	15 16								
	Fair Trading Act 1987, Schedule 1,	17								
	Land and Environment Court Act 1979, sections 17(ha), 20(1)(co) and (3)(a) and 21(hf),	18								
	Law Enforcement (Powers and Responsibilities) Act 2002, Schedule 2,									
	Protection of the Environment Administration Act 1991, sections 3(1), definition of environment protection legislation, paragraph (i) and 34A(3)(b)(vi) and (3)(b4)(iv),	20 21								
	Protection of the Environment Operations Act 1997, section 186(b2) and Schedule 1, clause 9(1), definition of general chemicals storage , paragraph (b),	22 23								
	Road Transport Act 2013, section 107(2)(g)(ii),	24								
	Uranium Mining and Nuclear Facilities (Prohibitions) Act 1986, section 6(2)(a).	25								
	Insert instead "Protection from Harmful Radiation Act 1990".	26								
[2]	Protection of the Environment Administration Act 1991 No 60	27								
	Omit Schedule 4, clause 7.	28								

2.8	Subordinate Legislation Act 1989 No 146	1
	Schedule 5 Further postponement of repeal of statutory rules	2
	Omit "Radiation Control Regulation 2013" from clause 3(g).	3
	Insert instead "Protection from Harmful Radiation Regulation 2013".	4