

New South Wales

Building Legislation Amendment Bill 2023

Explanatory note

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

Overview of Bill

The objects of this Bill are as follows—

- (a) to enable building defects in homes to be investigated before a complaint is made, including new powers to enter sites, order rectification, stop work and take action against licence holders,
- (b) to introduce duties on persons in the building products supply chain to ensure building products are safe and suitable for their intended use,
- (c) to amend legislation relating to strata schemes to enable the percentage of a contract price required to be provided by a strata developer as security to be prescribed by the regulations and to make provision relating to decennial insurance,
- (d) to provide for immediate suspensions of registrations of building certifiers and practitioners in certain circumstances after a show cause notice has been issued,
- (e) to facilitate information sharing with government sector agencies under the *Building and Development Certifiers Act 2018* and the *Home Building Act 1989*.

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 Miscellaneous amendments to Home Building Act 1989 No 147

Schedule 1[2] amends the *Home Building Act 1989*, section 20 to require the Commissioner for Fair Trading, Department of Customer Service (the *Secretary*) to consider evidence supplied by an applicant before refusing an application for a contractor licence in certain circumstances. **Schedule 1[1]** makes a consequential amendment.

Schedule 1[3] amends the *Home Building Act 1989*, section 22 to enable the Secretary to cancel a contractor licence in certain circumstances.

Schedule 1[4] amends the *Home Building Act 1989*, section 33A to enable the Secretary to determine that certain persons are disqualified from holding authorities under the Act, other than an owner-builder permit.

Schedule 1[5] and [6] amend the *Home Building Act 1989*, section 33B to increase the period during which a person must not have been a director or person concerned in the management of a Chapter 5 body corporate, within the meaning of the *Corporations Act 2001* of the Commonwealth, to be eligible to hold authorities under the Act from 3 years to 10 years.

Schedule 1[7] amends section 33B to permit the issuing of an authority where a person has made all reasonable efforts to comply with an order of a court or the Civil and Administrative Tribunal.

Schedule 1[8] amends section 33B(5) to limit the circumstances in which the Secretary may issue an authority if the Secretary considers it appropriate to do so on the basis of information provided to the Secretary.

Schedule 1[9] and [10] amend the *Home Building Act 1989*, section 33C(3) to require the Secretary to be satisfied, after considering evidence supplied by the applicant, of certain matters before issuing a contractor licence, including that relevant persons, as defined, have put in place sufficient risk mitigation measures to avoid bankruptcy, liquidation or the appointment of a controller or administrator.

Schedule 1[11] inserts proposed Part 3B into the *Home Building Act 1989*. The proposed part provides for the authorisation of inspectors of residential building work and the making of orders to ensure defects in residential building work or damage is rectified. Proposed section 49E makes it an offence for a person to, without reasonable excuse, fail to comply with such an order.

Schedule 1[14] amends the *Home Building Act 1989*, section 126 to clarify the circumstances in which persons authorised by the Secretary or the State Insurance Regulatory Authority may lawfully enter premises used for residential purposes and the powers of persons at lawfully entered premises.

Schedule 1[15] inserts proposed sections 129–130A into the *Home Building Act 1989* to enable the Secretary to order developers to stop building work in certain circumstances, to provide that a person affected by such an order may apply to the Civil and Administrative Tribunal for review of the decision and to require the Secretary to keep a publicly available register of orders made under proposed sections 49B and 129.

Schedule 1[12] and [13] make amendments consequential to the insertion of proposed Part 3B and proposed section 129.

Schedule 1[16] inserts proposed section 139A into the *Home Building Act 1989* to provide for certain offences under the Act or regulations made under the Act to be continuing offences.

Schedule 2 Amendments relating to building product safety

Schedule 2.1[1], [3], [5] and [6] amend sections 3 and 4 of, and insert proposed section 7A into, the *Building Products (Safety) Act 2017*. **Schedule 2.1[4]** makes a consequential amendment.

Schedule 2.1[7] inserts proposed Part 2A and Part 3 into the *Building Products (Safety) Act 2017*. Proposed Part 2A provides for duties imposed on persons in the supply chain for building products, including any person who designs, manufactures, imports or supplies building products. Proposed Division 1 sets out definitions and provides that a person in the chain of responsibility may have multiple and concurrent duties. Proposed Division 2 imposes duties concerning conforming products and compliant uses, the provision of information in relation to building products, the notification of non-compliance or safety risks and product recalls. Proposed Division 3 provides for the voluntary recall of building products in certain circumstances.

Proposed Part 3 concerns building product safety notices. Proposed Division 1 defines *building product safety notice* and provides for general matters relating to the issuing, amendment and application of such notices. Proposed Divisions 2–5 enable the Secretary of the Department of Customer Service to issue, in relation to building products, safety notices in the form of warnings, supply bans, use bans and recalls and impose formal requirements for the issuing of these notices, including matters that may be provided for in the regulations. Proposed Division 6 imposes requirements relating to the provision of information about building products subject to safety notices. Proposed Division 7 makes it an offence to supply a building product, or cause a building product to be used, in contravention of a ban. It also makes it an offence to fail to carry out a requirement of a building product recall or a requirement of proposed section 8I and to represent that a building product is suitable for use if the use would contravene certain notices.

Schedule 2.1[2], [9]–[13], [16], [29], [31] and [32] make amendments consequential to the insertion of proposed Parts 2A and 3.

Schedule 2.1[8] amends the *Building Products (Safety) Act 2017*, section 17 to define *affected building* for the Act, Part 4.

Schedule 2.1[14] amends the heading to the *Building Products (Safety) Act 2017*, Part 6.

Schedule 2.1[15] amends the *Building Products (Safety) Act 2017*, section 34 to enable the Secretary of the Department of Customer Service to authorise an investigation of whether a non-compliance risk exists in relation to a building product.

Schedule 2.1[17] amends the *Building Products (Safety) Act 2017*, section 38 to define *product assessment* for Part 6, Division 2.

Schedule 2.1[18] amends the *Building Products (Safety) Act 2017*, section 39 to provide for circumstances in which the Secretary of the Department of Customer Service may require a person to conduct a product assessment in relation to a building product.

Schedule 2.1[19] inserts proposed Part 6, Division 3 into the *Building Products (Safety) Act 2017*. Proposed section 41B enables the Secretary of the Department of Customer Service to issue notices requiring persons to show cause why the person should not be prevented from carrying on a business supplying building products. Proposed section 41C enables the Supreme Court, on application from the Secretary of the Department of Customer Service, to make trading prohibition orders in relation to contraventions of the Act, whether or not proceedings have been brought in relation to those contraventions.

Schedule 2.1[21] amends the *Building Products (Safety) Act 2017*, section 42 to set out the purposes for which functions of authorised officers appointed under the Act may be exercised, including in relation to proposed Part 7, Division 2A.

Schedule 2.1[22] inserts proposed Part 7, Division 2A into the *Building Products (Safety) Act 2017*. The proposed part enables authorised officers appointed under the Act to issue building product directions in relation to safety and non-compliance risks of building products and makes it an offence for a person to fail, without reasonable excuse, to comply with a direction. **Schedule 2.1[20]** makes a consequential amendment.

Schedule 2.1[25] amends the *Building Products (Safety) Act 2017*, section 50 to enable authorised officers appointed under the Act to apply for a search warrant for premises from which a building

product is being supplied if the officer believes on reasonable grounds that a safety risk exists in relation to the product.

Schedule 2.1[26] inserts proposed Part 7, Division 4, Subdivision 2 into the *Building Products* (*Safety*) *Act 2017*. The proposed subdivision provides for the seizure and forfeiture of building products in certain circumstances. **Schedule 2.1[23] and [24]** make consequential amendments.

Schedule 2.1[27] amends the *Building Products (Safety) Act 2017*, section 59 to define *product safety steps* for the section. **Schedule 2.1[28]** makes a consequential amendment to the definition of *reasonable steps* in the section.

Schedule 2.1[30] amends the *Building Products (Safety) Act 2017*, section 81 to provide for administrative review of decisions to require the payment of a fee in relation to product assessments and the issuing of a building product direction.

Schedule 2.1[33] amends the *Building Products (Safety) Act 2017*, section 85 to provide for building product directions and clarify that a building product safety notice or direction must not purport to authorise a contravention of the National Construction Code and is void to the extent it does.

Schedule 2.1[34] omits the *Building Products (Safety) Act 2017*, section 87.

Schedule 2.1[35] amends the *Building Products (Safety) Act 2017*, section 90 to update terminology in relation to electronic service of notices.

Schedule 2.1[36] amends the *Building Products (Safety) Act 2017*, Schedule 1 to provide for savings of building product use bans in force immediately before the commencement of the proposed Act.

Schedule 2.2 amends the *Design and Building Practitioners Act 2020* to provide that the contravention of certain requirements of the *Building Products (Safety) Act 2017* is grounds for taking disciplinary action against a registered practitioner.

Schedule 2.3[1] and [2] amend the *Home Building Act 1989*, sections 56 and 57 to provide that contraventions of certain requirements of the *Building Products (Safety) Act 2017* are grounds for taking disciplinary action against the holder of a contractor licence or a supervisor or tradesperson certificate.

Schedule 3 Amendments relating to strata schemes

Schedule 3.1 amends the *Strata Schemes Management Act 2015*.

Schedule 3.1[1] and [2] amend section 207 to provide that the amount the developer of a strata scheme must provide to the Secretary as security is the percentage of the contract price for the building work, or relevant part of the building work, prescribed by the regulations.

Schedule 3.1[3] amends section 209 to provide that the period in which the security provided by a developer must be claimed or realised is the period prescribed by the regulations

Schedule 3.1[4] substitutes Part 11, Division 3AA. The substituted division provides for matters relating to decennial insurance for strata schemes. Proposed sections 211AB and 211AC exempt developers from certain requirements if the developer has obtained, or intends to obtain, decennial insurance. Proposed sections 211AD and 211AE enable the Secretary to direct developers and insurers to provide information concerning decennial insurance, which the Secretary may publish under proposed section 211AJ. Proposed section 211AF makes it an offence to knowingly provide the Secretary with information that is false or misleading. Proposed sections 211AH and 211AI enable the regulations to make provision in relation to certain matters relating to decennial insurance. Proposed section 211AK provides for the extraterritorial application of directions under the substituted division. **Schedule 3.1[5]** makes a consequential amendment.

Schedule 3.1[6] amends section 271 to enable the regulations to provide for continuing offences.

Schedule 3.2[1] amends the *Strata Schemes Management Regulation 2016* to insert proposed clauses 54 and 54A to prescribe the percentages of the contract price and the period in which an amount secured must be claimed or realised. The amendment is consequential on the amendments to sections 207 and 209 by **Schedule 3.1[1] and [2]**.

Schedule 3.2[2] inserts proposed Part 8, Division 3A into the *Strata Schemes Management Regulation 2016*. The proposed division imposes certain requirements in relation to decennial insurance. It requires a developer to notify the Secretary if the developer intends to obtain decennial insurance and provide the Secretary with a certificate of currency for decennial insurance in certain circumstances.

Schedule 3.3 inserts proposed clause 15A into the *Residential Apartment Buildings (Compliance and Enforcement Powers) Regulation 2020* to prescribe a failure of a developer to comply with certain strata scheme decennial insurance requirements as a circumstance in which the Secretary may make an order prohibiting the issue of an occupation certificate under the *Residential Apartment Buildings (Compliance and Enforcement Powers) Act 2020*, section 9.

Schedule 4 Amendments relating to immediate suspension of authorisations

Schedule 4.1[1] inserts proposed section 47A into the *Building and Development Certifiers Act* 2018 to enable the Secretary to, in certain circumstances, suspend the registration of a registered certifier when a notice to show cause is served. **Schedule 4.1[2]** amends the Act, section 49 to provide that a person may apply to the Civil and Administrative Tribunal to review a decision to suspend the person's registration under proposed section 47A.

Schedule 4.2[1] inserts proposed section 65A into the *Design and Building Practitioners Act 2020* to enable the Secretary to, in certain circumstances, suspend the registration of a registered practitioner when a notice to show cause is served. **Schedule 4.2[2]** amends the Act, section 68 to provide a person may apply to the Civil and Administrative Tribunal to review a decision to suspend the person's registration under proposed section 65A.

Schedule 5 Amendments relating to sharing of information

Schedule 5.1[1] amends the *Building and Development Certifiers Act 2018*, section 108 to define *government sector agency* for the purposes of the section. **Schedule 5.1[2]** amends the definition of *relevant agency* in section 108 to include government sector agencies.

Schedule 5.2[2] amends the *Home Building Act 1989*, section 121B to define *government sector agency* for the purposes of the section. **Schedule 5.2[1]** amends section 121B to provide that information relating to the administration of the Act may be disclosed, in certain circumstances, to a government sector agency or a person or body prescribed by the regulations.



New South Wales

Building Legislation Amendment Bill 2023

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New South Wales

Building Legislation Amendment Bill 2023

No , 2023

A Bill for

An Act to make miscellaneous amendments to building legislation and other legislation administered by the Minister for Better Regulation and Fair Trading and the Minister for Building.

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Building Legislation Amendment Act 2023.	3
2	Commencement	4
	This Act commences as follows—	5
	(a) for Schedule 2—on a day or days to be appointed by proclamation,	6
	(b) otherwise—on the date of assent to this Act.	7

Scl	nedule 1		liscellaneous amendments to Home Building act 1989 No 147	1 2			
[1]	Section 20	Issue	of contractor licences	3			
	Omit "secti	ons 33	B and 33C" from section 20(1)(a1). Insert instead "section 33B".	4			
[2]	Section 20	Section 20(1)(a2)					
	Insert after	section	n 20(1)(a1)—	6			
		(a2)	the Secretary, after considering evidence supplied by the applicant, is not satisfied as to the matters of which the Secretary is required to be satisfied by section 33C, or	7 8 9			
[3]	Section 22	Canc	ellation of contractor licences	10			
	Insert after	section	n 22(2)—	11			
	(2A)	subse	Secretary may cancel a contractor licence of a kind referred to in ection (1) if the holder of the contractor licence was a director or a person erned in the management of a body corporate—	12 13 14			
		(a)	when the body corporate became a Chapter 5 body corporate or within 6 months before that event, or	15 16			
		(b)	when the body corporate, or a director of the body corporate, was convicted of an offence under the <i>Corporations Act 2001</i> of the Commonwealth or within 6 months before the conduct that was the subject of the offence occurred.	17 18 19 20			
[4]	Section 33	A Disc	qualification from holding authorities	21			
	Omit section	on 33A	(1B). Insert instead—	22			
	(1B)	which other	Secretary may determine that an individual, or a body corporate with h an individual is associated, is disqualified from holding an authority, than an owner-builder permit, if satisfied the individual was a director or son concerned in the management of a body corporate—	23 24 25 26			
		(a)	when the body corporate, or a director of the body corporate, was convicted of an offence under the <i>Corporations Act 2001</i> of the Commonwealth, or	27 28 29			
		(b)	within 6 months before the conduct that was the subject of the offence occurred, or	30 31			
		(c)	when the body corporate became a Chapter 5 body corporate or within 6 months before that event.	32 33			
	(1C)	partn owned become or in	Secretary may determine that an individual who is a partner in a dership is disqualified from holding an authority, other than an ex-builder permit, if satisfied another partner in the partnership has me bankrupt, applied to take the benefit of a law for the relief of bankrupt isolvent debtors, compounded with the partner's creditors or made an inment of the partner's remuneration for the creditors' benefit.	34 35 36 37 38 39			
	(1D)		Secretary may disqualify a person from holding an authority under ections (1A)–(1C) permanently or for a specified period of time.	40 41			
[5]	Section 33	B Gen	eral requirements for issue of certain authorities	42			
	Omit "3 ye years".	ears" w	wherever occurring section 33B(1)(a)(xvi) and (xvii). Insert instead "10	43 44			

[6]	Secti	ion 33	B(1)(a	ı)(xvi)	1
	Omit	"3-ye	ar peri	iod". Insert instead "10-year period".	2
[7]	Secti	on 33	B(4A)		3
	Inser	t after	section	n 33B(4)—	4
		(4A)	Secre of the	section (1)(a)(v) and (vi) does not prevent the issuing of an authority if the etary is satisfied that, although the person has not complied with an order e court or Tribunal within the period required by the court or Tribunal, the on made all reasonable attempts to comply with the order.	5 6 7 8
[8]	Secti	on 33	B(5)		9
	Omit	"Subs	section	a (1)(a)(xv), (xvi) and (xvii) do".	10
	Inser	t inste	ad "Su	absection (1)(a)(xv) does".	11
[9]	Secti	on 33	C Add	ditional requirements for obtaining contractor licences	12
	Omit	"if the	e Secre	etary is of the opinion that" from section 33C(3).	13
		t inste		, after considering evidence supplied by the applicant, the Secretary is	14 15
[10]	Secti	on 33	C(3)(c		16
	Inser	t at the	e end o	of section 33C(3)(b)—	17
				, and	18
			(c)	the relevant person concerned has put in place sufficient risk mitigation measures to avoid a future bankruptcy, liquidation or the appointment of a controller or administrator.	19 20 21
[11]	Part	3B			22
	Inser	t after	Part 3.	A—	23
	Par	t 3R	Inv	estigation for defects	24
	49		pretat		25
		(1)	mear	ect to this part, terms and expressions used in this part have the same nings as the terms and expressions have in Part 3A.	26 27
		(2)	conti	is part— ractor , in relation to residential building work, means the holder of a ractor licence to whom the work relates.	28 29 30
			-	fication order means an order under section 49B. Interval building work includes the following—	31 32
			(a)	specialist work,	33
			(b)	work under this Act that impacts other land or buildings,	34
			(c)	work that relates to, or leads to, other residential building work, including work referred to in paragraphs (a) and (b).	35 36
	49A	Inve	stigati	on of residential building work	37
		(1)		Secretary may authorise a person (an <i>inspector</i>) to investigate residential ling work.	38 39

(2)	For the purposes of making an investigation in relation to common property in a strata scheme, within the meaning of the <i>Strata Schemes Management Act 2015</i> , or association property in a scheme, within the meaning of the <i>Community Land Management Act 2021</i> , an inspector may enter and inspect the common property or the association property.	et 2 e 3
(3)	The owners corporation, a person who has exclusive use of the common property concerned and a caretaker or manager of the common property must provide reasonable assistance to enable an inspection of the common property to be carried out by an inspector under this section.	t 7
(4)	To avoid doubt, for this section, common property or association property i not a dwelling under this Act.	s 10
(5)	The relevant association that has the use of the association property concerned and, if the use of the association property has been restricted to a particular owner or owners, the particular owner or owners, and the caretaker or manage of the association property, if any, must provide reasonable assistance to enable an inspection of the association property to be carried out by an inspector under this section.	r 13 r 14 o 15
(6)	To avoid doubt, a person may be authorised under section 126 by the Secretary for the purposes of this section.	y 18 19
Secr	retary may make rectification order	20
(1)	The Secretary may, by written order given to a contractor, require the contractor to take steps specified in the order to ensure that a defect it residential building work or damage is rectified (a <i>rectification order</i>) is satisfied that—	n 22
	(a) the residential building work done by the contractor or on the contractor's behalf is defective, or	e 25 26
	(b) the residential building work done by the contractor or on the contractor's behalf was or is being carried out in a way that could resul in a defect, or	
	(c) the contractor or a person acting on the contractor's behalf has, in the course of doing residential building work, caused damage to a structure or work, or	
	(d) as a consequence of defective residential building work done by the contractor or on the contractor's behalf, a structure or work has been damaged.	
(2)	A rectification order—	36
	(a) may specify conditions to be complied with by a specified person before the requirements of the order must be complied with, and	e 37 38
	(b) may be made as a staged rectification order, being an order that specifie stages in which the requirements of the order must be complied with and	
	(c) must specify a date by which the requirements of the order must be complied with, or a date by which the requirements of each stage of the order must be complied with for a staged rectification order, subject to another specified person's compliance with a condition referred to it paragraph (a).	e 43 o 44
(3)	Before giving a rectification order, the Secretary must give the contracto written notice of the proposed order that sets out the following—	r 47 48

the Secretary's intention to give the rectification order,

49

(a)

49B

		(b) details of the matters referred to in subsection (2) proposed to be included in the order,	1 2
		(c) that written submissions may be made to the Secretary, within a period specified by the Secretary that is reasonable in the circumstances, about the giving of the rectification order and the matters referred to in subsection (2) proposed to be included in the order.	3 4 5 6
	(4)	The Secretary must consider written submissions made within the specified period.	7 8
	(5)	After the specified period has expired and the Secretary has considered the written submissions made by the contractor, if any, the Secretary may—	9 10
		(a) give the rectification order, with or without modifications, or	11
		(b) decide not to give the rectification order.	12
	(6)	It is a condition of every contractor licence that the contractor must comply with the requirements of a rectification order.	13 14
49C	Ame	ndment, revocation and expiry of rectification orders	15
	(1)	A rectification order may be amended by a further order of the Secretary on the application of the contractor who was given the rectification order.	16 17
	(2)	The Secretary must, within 7 days of making a rectification order or an amendment to a rectification order, give a copy of the order or amendment to the following—	18 19 20
		(a) the relevant local council,	21
		(b) if the local council is not the certifier in relation to the residential building work—the principal certifier.	22 23
	(3)	The Secretary may revoke a rectification order.	24
	(4)	If the Secretary revokes a rectification order, the Secretary must, within 7 days of the revocation, give notice of the revocation to the persons and bodies referred to in subsection (2).	25 26 27
	(5)	A failure to comply with subsection (2) or (4) does not invalidate a rectification order, an amendment to a rectification order or a revocation of a rectification order.	28 29 30
	(6)	In this section—	31
		principal certifier has the same meaning as in the Environmental Planning and Assessment Act 1979, Part 6.	32 33
49D	App	als to Tribunal against rectification orders	34
	(1)	A contractor may appeal to the Tribunal against a rectification order.	35
	(2)	The appeal must be made within 30 days after notice of the order is given, unless the Tribunal grants leave for the appeal to be made after that time.	36 37
	(3)	The lodging of an appeal does not, except to the extent the Tribunal otherwise directs in relation to the appeal, operate to stay action on the order appealed against.	38 39 40
49E	Offe	ce—failure to comply with rectification order	41
		A person must not, without reasonable excuse, fail to comply with a rectification order.	42 43
		Maximum penalty—	44

		(a)	for a corporation—3,000 penalty units and, for a continuing offence, a further penalty of 300 penalty units for each day the offence continues, or	1 2 3
		(b)	otherwise—1,000 penalty units and, for a continuing offence, a further penalty of 100 penalty units for each day the offence continues.	4
[12]	Section 51	Impro	oper conduct: generally	6
	Omit "a red	ctificat	ion order under Division 2 of Part 3A" from section 51(2)(b).	7
	Insert inste	ad "a r	rectification order under Part 3A, Division 2 or Part 3B".	8
[13]	Section 56 licence	Grou	nds for taking disciplinary action against holder of a contractor	9
	Insert after	section	n 56(m)—	11
		(n)	that the holder has failed to comply with a stop work order under section 129, whether or not the holder has been convicted of the offence under section 129(9),	12 13 14
		(o)	that the holder has failed to comply with a rectification order under Part 3B.	15 16
[14]	Section 12	6 Pow	ver of entry	17
	Omit section	on 126	(3) and (6A). Insert instead—	18
	(3)	used	section does not empower an authorised person to enter a part of premises only for residential purposes without the permission of the occupier or authority of a search warrant.	19 20 21
	(4)	the a	authorised person may, at premises lawfully entered, do anything that, in uthorised person's opinion is necessary to be done for a purpose specified bsection (1).	22 23 24
	(5)	An a	authorised person may do one or more of the following—	25
		(a)	examine and inspect a thing,	26
		(b)	take and remove samples of a thing,	27
		(c)	make examinations, inquiries, measurements or tests the authorised person considers necessary,	28 29
		(d)	take photographs or other recordings the authorised person considers necessary,	30 31
		(e)	direct a person to produce records for inspection,	32
		(f)	examine and inspect records,	33
		(g)	copy records,	34
		(h)	seize a thing the authorised person has reasonable grounds for believing is connected with—	35 36
			(i) an offence against this Act or the regulations, or(ii) a defect in a building,	37 38
		(i)	move a seized thing from the place where it is seized or leave it at the place where it is seized and take reasonable action to restrict access to it,	39 40
		(j)	direct the occupier of the premises where a thing is seized to keep it at those premises or at another place under the control of the occupier,	41 42

		(k) open up, cut open or demolish residential building work if the authorised person has reasonable grounds for believing that it is necessary to do so because the work is connected with—	1 2 3
		(i) an offence against this Act or the regulations, or	4
		(ii) a defect in a building,	5
		(l) anything else authorised by or under this Act.	6
	(6)	The power to examine and inspect a thing includes a power to use reasonable force to break open or otherwise access a thing, including a floor or wall containing the thing.	7 8 9
	(7)	The power to test a thing includes a power to destructively test a thing or a sample of a thing if that is a reasonable test in the circumstances.	10 11
	(8)	The power to seize a thing connected with an offence includes a power to seize—	12 13
		(a) a thing for or with which the offence has been committed, and	14
		(b) a thing that will give evidence of the commission of the offence, and	15
		(c) a thing used for the purpose of committing the offence.	16
	(9)	The power to do a thing under this section includes a power to arrange for the thing to be done, whether at the premises or elsewhere.	17 18
	(10)	A power to do something under this section in relation to a thing may be exercised without the consent of the owner of the thing.	19 20
	(11)	When exercising a power of entry under this section, an authorised person may be accompanied by assistants the authorised person considers necessary.	21 22
	(12)	In this section, a reference to an offence includes a reference to an offence that there are reasonable grounds for believing has been committed.	23 24
	(13)	An investigator appointed under the <i>Fair Trading Act 1987</i> , section 18 is taken to be a person authorised under subsection (1).	25 26
Sect	tions 1	29–130A	27
		section 128—	28
129	· ·	work orders	29
	(1)	The Secretary may, by written order given to a developer in relation to residential building work (a <i>stop work order</i>), order the developer to ensure that the building work stops if—	30 31 32
		(a) in the Secretary's opinion the building work is, or is likely to be, carried out in a way that could result in significant harm or loss to the public or to occupiers or potential occupiers of the building to which the work relates or significant damage to property, or	33 34 35 36
		(b) the following apply—	37
		 there is a change in principal certifier or building practitioner for the residential building work, 	38 39
		(ii) in the Secretary's opinion the building work is, or is likely to be, carried out in a way that could prevent the valid issue of an occupation certificate or building compliance declaration for the residential building work.	40 41 42 43
	(2)	In subsection (1)(b)(ii), the valid issue of an occupation certificate or building compliance certificate means the issue of the certificate or declaration in	44 45

[15]

		rdance with the following Acts and the regulations made under the Acts, propriate—	1 2
	(a)	the Building and Development Certifiers Act 2018,	3
	(b)	the Design and Building Practitioners Act 2020,	4
	(c)	the Environmental Planning and Assessment Act 1979,	5
	(d)	this Act.	6
(3)		op work order takes effect on the day the order is given to the developer a later day specified in the order.	7 8
(4)	A sto	op work order may be unconditional or subject to conditions.	9
(5)	stop	Secretary may, by written notice given to a developer who is subject to a work order, impose a condition on the order or revoke or vary a condition e order.	10 11 12
(6)	A sto	op work order remains in force until one of the following occurs—	13
	(a)	the order is revoked by the Secretary,	14
	(b)	the term, if any, of the order ends,	15
	(c)	the period of 12 months from the day on which the order takes effect ends.	16 17
(7)		e Secretary makes a stop work order, the Secretary must give the following ons notice of the making of the order—	18 19
	(a)	the relevant local council,	20
	(b)	if the local council is not the certifier in relation to the building work—the principal certifier.	21 22
(8)	the Sident	Secretary is not required to give notice to a person under subsection (7) if Secretary is unable, after making reasonable inquiries, to ascertain the tity of, or to locate, the person to whom notice would otherwise be ired to be given.	23 24 25 26
(9)	_	erson must not fail to comply with an order in force under this section.	27 28
	(a)	for a corporation—3,000 penalty units and, for a continuing offence, a further penalty of 300 penalty units for each day the offence continues, or	29 30 31
	(b)	otherwise—1,000 penalty units and, for a continuing offence, a further penalty of 100 penalty units for each day the offence continues.	32 33
(10)	In th	is section—	34
	buil d Prac	ding practitioner has the same meaning as in the Design and Building etitioners Act 2020.	35 36
	deve	<i>loper</i> , in relation to residential building work, means the following—	37
	(a)	the developer of the work within the meaning of the <i>Residential Apartment Buildings (Compliance and Enforcement Powers) Act 2020</i> if the work is building work within the meaning of that Act,	38 39 40
	(b)	the holder of the contractor licence in relation to the work.	41
		cipal certifier has the same meaning as in the Environmental Planning Assessment Act 1979, Part 6.	42 43

130	App	eals to Tribunal against stop work orders	1			
	(1)	A person given a stop work order under section 129 may appeal to the Tribunal against the order.	2			
	(2)	The appeal must be made within 30 days after notice of the order is given, unless the Tribunal grants leave for the appeal to be made after that time.	4 5			
	(3)	The lodging of an appeal does not, except to the extent the Tribunal otherwise directs in relation to the appeal, operate to stay action on the order appealed against.	6 7 8			
130A	Reg	ister of rectification orders and stop work orders	9			
	(1)	The Secretary must keep the following information in a register and make the information publicly available—	10 11			
		(a) copies of rectification orders under section 49B and stop work orders under section 129 that are in force,	12 13			
		(b) other information prescribed by the regulations.	14			
	(2)	In this section—	15			
		<i>publicly available</i> means available for inspection free of charge by the public on a website kept by the Secretary.	16 17			
[16] Sec	ction 13	9 A	18			
Inse	sert after section 139—					
139A	Con	Continuing offences				
	(1)	This section applies to a provision of this Act or the regulations requiring a person to do, or stop doing, something (a <i>continuing requirement provision</i>) regardless of whether—	21 22 23			
		(a) the requirement is imposed by a notice or in another way, or	24			
		(b) the person is required to do, or stop doing, something within a specified period.	25 26			
	(2)	A person who is guilty of an offence because the person contravenes a continuing requirement provision—	27 28			
		(a) continues, until the requirement is complied with and despite the fact a specified period has expired or time has passed, to be liable to comply with the requirement, and	29 30 31			
		(b) is guilty of a continuing offence for each day the contravention continues.	32 33			
	(3)	This section does not apply to an offence if the relevant provision of this Act or the regulations does not provide for a penalty for a continuing offence.	34 35			
	(4)	This section does not apply to the extent a requirement imposed on a person is revoked.	36 37			

Scł	nedule 2	Amendments relating to building product safety	1
2.1	Building P	roducts (Safety) Act 2017 No 69	2
[1]	Section 3 De	finitions	3
	Omit section	3(1), definition of <i>Secretary</i> .	4
	Insert in alpha	abetical order—	5
	_	building design, for Part 2A—see section 8A.	6
	l	building product direction—see section 46B.	7
		building product recall means a building product recall under section 15F that is in force.	8 9
	I	building product safety notice—see section 9.	10
		building product supply ban means a building product supply ban under section 15B that is in force.	11 12
		building product warning means a building product warning under section 15 that is in force.	13 14
		chain of responsibility, for a building product—see section 8B(1).	15
		deal with, in relation to a building product, for Part 2A—see section 8A.	16
		Department means the Department of Customer Service.	17
		forfeiture order, for a seized building product, for Part 7, Division 4, Subdivision 2—see section 53A(1).	18 19
	Ì	grounds for not returning a seized building product to its owner, for Part 7, Division 4, Subdivision 2—see section 53A(1).	20 21
		intended use, of a building product—see section 7(4).	22
	8	National Construction Code means the National Construction Code produced and maintained by the Australian Building Codes Board, as in force from time to time.	23 24 25
	1	non-compliance risk—see section 7A(4).	26
	1	non-compliant use, of a building product—see section 7A(2).	27
	1	non-conforming building product—see section 7A(1).	28
		pwner , of a building product, for Part 7, Division 4, Subdivision 2—see section 53A(1).	29 30
	1	reasonably practicable, for Part 2A and Part 3, Division 6—see section 8A.	31
	1	recalled product—see section 8I(3).	32
	1	relevant regulatory provision means one or more of the following—	33
		(a) the Design and Building Practitioners Act 2020,	34
	((b) the Environmental Planning and Assessment Act 1979,	35
		(c) the Gas and Electricity (Consumer Safety) Act 2017,	36
	((d) the Plumbing and Drainage Act 2011,	37
		(e) the Work Health and Safety Act 2011,	38
		(f) another law, whether of New South Wales or another jurisdiction, specified by the regulations for this definition.	39 40
		responsible person, for a seized building product, for Part 7, Division 4, Subdivision 2—see section 53A(1).	41 42
		Secretary means the Secretary of the Department.	43
	ı	<i>unlawful conduct</i> , for Part 6, Division 3—see section 41A.	44

			voluntary recall, for Part 2A, Division 3—see section 8J.	1
[2]	Secti	ion 3(1	I), definition of "building product use ban"	2
	Omit	"secti	on 9". Insert instead "section 15D".	3
[3]	Secti	ion 4		4
	Omit	the se	ction. Insert instead—	5
	4	Safe	ty risks and unsafe use of building products	6
		(1)	For this Act, a <i>safety risk</i> exists in relation to the use of a building product in a building if the use has caused, will cause or may cause one or more of the following consequences—	7 8 9
			(a) death or serious injury to a person,	10
			(b) damage to, or a defect in, the building resulting in one or more of the following—	11 12
			(i) an occupant of the building being unable to inhabit or use the building for its intended purpose,	13 14
			(ii) the destruction of the building,	15
			(iii) the threat of the building collapsing.	16
		(2)	To avoid doubt, a safety risk exists—	17
			(a) in relation to a use of the product—	18
			(i) even if the use causes the consequence only in certain circumstances or as a result of another event, and	19 20
			(ii) regardless of the probability of the use causing the consequence, and	21 22
			(b) whether or not a non-compliance risk exists in relation to the product.	23
		(3)	For this Act, the use of a building product in a building is <i>unsafe</i> if a safety risk exists in relation to the use.	24 25
		(4)	The regulations may specify additional circumstances in which a safety risk exists in relation to the use of a building product in a building.	26 27
[4]	Secti	ion 7,	heading	28
	Inser	t "and	intended use" after "Use".	29
[5]	Secti	ion 7(4	1)	30
• •		_	section 7(3)—	31
		(4)	The use of a building product in a building is an <i>intended use</i> if—	32
		()	(a) the use is intended by a person in the chain of responsibility for the product, or	33 34
			(b) a person in the chain of responsibility for the product makes a representation that the use is a suitable use of the product, or	35 36
			(c) the use is otherwise reasonably foreseeable or likely.	37
[6]	Secti	ion 7A		38
	Inser	t after	section 7—	39
	7 A	Non-	conforming building products and non-compliant uses	40
		(1)	For this Act, a building product is a <i>non-conforming building product</i> if—	41

		(a) the product does not comply with an applicable requirement of one or more of the following—	1 2
		(i) the National Construction Code,	3
		(ii) a relevant regulatory provision or an instrument made under a relevant regulatory provision, or	4 5
		(b) a person in the chain of responsibility for the product makes an incorrect representation, whether intentionally or not, about one or more of the following—	6 7 8
		(i) a quality, feature or capability of the product,	9
		(ii) the performance of the product in relation to a particular standard,	10
		(iii) the product's compliance with the National Construction Code or another legal requirement.	11 12
	(2)	For this Act, an intended use of a building product in a building is a non-compliant use if—	13 14
		(a) the use does not comply with an applicable requirement of one or more of the following—	15 16
		(i) the National Construction Code,	17
		(ii) a relevant regulatory provision or an instrument made under a relevant regulatory provision, or	18 19
		(b) the use is otherwise unsuitable.	20
	(3)	Subsections (1)(a) and (2)(a) do not apply if the building product is accredited in relation to the applicable requirement for the <i>Environmental Planning and Assessment Act 1979</i> , section 4.15(4) or 4.28(4).	21 22 23
	(4)	For this Act, a <i>non-compliance risk</i> exists in relation to a building product if—	24 25
		(a) the product is or may be a non-conforming building product, or	26
		(b) an intended use of the product in a building is or may be a non-compliant use.	27 28
[7]	Parts 2A	and 3	29
	Omit Part	3. Insert instead—	30
	Part 2A	Chain of responsibility for building products	31
	Division	1 General	32
	8A Def	initions	33
		In this part—	34
		building design includes a plan, specification or report detailing the design of a building.	35 36
		<i>deal with</i> , in relation to a building product, means manufacture, import or supply the product.	37 38
		<i>reasonably practicable</i> , in relation to a duty imposed on a person, means reasonably able to be done by a competent person in relation to the duty, taking into account all relevant matters.	39 40 41

8B	Persons in chain of responsibility							
	(1)	For to	his Act, the following are in the <i>chain of responsibility</i> for a building act—	2				
		(a)	a person who—	4				
			(i) designs or deals with the product, and	5				
			(ii) knows, or ought reasonably to know, the product will, or is likely to, be used in a building,	6 7				
		(b)	a person who prepares a building design that incorporates or recommends the use of the product in the building,	8				
			Examples— building designers, engineers and architects	10				
		(c)	a person who uses the product in a building,	11				
			Example— a person who installs, or coordinates or supervises the installation of, the product in a building during construction	12 13				
		(4)	Note— Section 7 defines when a building product is used in a building.	14				
		(d)	a person specified in the regulations as a person in the chain of responsibility for the product.	15 16				
	(2)	perso	regulations may specify circumstances in which persons, including one mentioned in subsection $(1)(a)$ – (c) , are not to be treated as persons in hain of responsibility for a building product.	17 18 19				
8C	Multiple and concurrent duties							
	(1)	than	person in the chain of responsibility for a building product may have more an one duty because of the functions the person performs or is required to rform.					
	(2)	More	than 1 person may concurrently have the same duty.	24				
	(3)	A person must comply with a duty to the standard required under this part even if another person has the same duty.						
	(4)	If mo	ere than 1 person has a duty in relation to the same matter, each person—	27				
		(a)	is responsible for the person's duty in relation to the matter, and	28				
		(b)	must discharge the person's duty to the extent to which the person— (i) has the capacity to influence and control the matter, or	29 30				
			(ii) would have the capacity but for an agreement or arrangement purporting to limit or remove the capacity.	31 32				
	(5)	A per	rson's duty is not able to be transferred to another person.	33				
	(6)	In thi	s section—	34				
		duty	means a duty imposed by this part.	35				
Divi	sion	2	Duties of persons in chain of responsibility	36				
8D	Stan	dards	for duties under division	37				
	(1)	A per	rson who has a duty imposed by this division must discharge the duty—	38				
		(a)	as far as is reasonably practicable, and	39				
		(b)	taking into account the risk management factors in relation to the matter to which the duty relates.	40 41				
	(2)	In thi	s section—	42				
		risk i	nanagement factors means the following—	43				

		(a) the likelihood of the existence of a safety risk or a non-compliance risk,	1
		(b) the harm that could result from the risk,	2
		(c) what the person knows, or ought reasonably to know, about—	3
		(i) the risk, and	4
		(ii) ways of removing or minimising the risk,	5
		(d) the availability and suitability of ways to remove or minimise the risk,	6
		(e) the cost associated with available ways of removing or minimising the risk, including whether the cost is grossly disproportionate to the risk.	7 8
8E	Duty	to ensure conforming products and compliant uses	9
	(1)	A person in the chain of responsibility for a building product must ensure a non-compliance risk does not exist in relation to the product.	10 11
		Maximum penalty—	12
		(a) for a corporation—1,500 penalty units, or	13
		(b) otherwise—500 penalty units.	14
	(2)	An offence against subsection (1) is an executive liability offence.	15
8F	Duty	to provide information in relation to building products	16
	(1)	A person who designs a building product must ensure that, if the person gives the design to another person who is to give effect to the design, the design is accompanied by the required information for the product.	17 18 19
	(2)	A person who deals with a building product must ensure that the product is accompanied by the required information for the product if the person—	20 21
		(a) sells, supplies or otherwise transfers the product to another person, or	22
		(b) facilitates the sale, supply or transfer of the product to another person.	23
	(3)	A person who prepares a building design that incorporates or recommends the use of a building product in a building must ensure that, if the person gives the design to another person who is to give effect to the design, the design is accompanied by the required information for the product.	24 25 26 27
	(4)	A person who uses a building product in a building must ensure the owner of the building is given the information about the product specified by the regulations for this subsection.	28 29 30
	(5)	A duty imposed by this section applies only to a person in the chain of responsibility for the relevant building product.	31 32
	(6)	The regulations may provide for—	33
		(a) matters that must not, or need not, be included in information given under this section, and	34 35
		(b) the way and form in which the information must be given.	36
	(7)	In this section—	37
		required information, for a building product, means the following—	38
		(a) for each intended use of the product—	39
		(i) the suitability of the product for the intended use, and	40
		(ii) if the product is suitable for the intended use only in particular circumstances or subject to particular conditions—the circumstances or conditions, and	41 42 43

			(iii)	instructions for ensuring the intended use is not a non-compliant use, and	1 2
			(iv)	information about the maintenance required to ensure the product performs or operates correctly in relation to the intended use, and	3 4
			(v)	if the product is or includes a system or building component consisting of multiple elements—information mentioned in subparagraphs (i)—(iv) that is applicable to the system or component as a whole in relation to the intended use,	5 6 7 8
		(b)	addit	tional information specified by the regulations for this definition.	9
8G	Duty	to pro	ovide i	information—offences	10
	(1)		rson w fence.	who fails to comply with a duty imposed by section 8F is guilty of	11 12
		Max	imum	penalty—	13
		(a)	for a	corporation—1,500 penalty units, or	14
		(b)	othe	rwise—500 penalty units.	15
	(2)	A pe	rson is	s guilty of an offence if the person—	16
		(a)		ides information in compliance or purported compliance with a imposed by section 8F, and	17 18
		(b)	misle	vs, or ought reasonably to know, the information is false or eading.	19 20
		Max		penalty—	21
		(a)		corporation—1,500 penalty units, or	22
		(b)	othe	rwise—500 penalty units.	23
8H	Duty	to no	tify Se	ecretary of non-compliance or safety risk	24
	(1)	the f	ollowi	nt person for a building product becomes aware of one or more of ng matters, the person must give the Secretary written notice of the ccordance with this section—	25 26 27
		(a)	a noi	n-compliance risk exists in relation to the building product,	28
		(b) Max		ety risk exists in relation to an intended use of the building product. penalty—	29 30
		(a)		a corporation—500 penalty units and, for a continuing offence, a per penalty of 200 penalty units for each day the offence continues,	31 32 33
		(b)		rwise—200 penalty units and, for a continuing offence, a further lty of 100 penalty units for each day the offence continues.	34 35
	(2)			must be given within 7 days after the relevant person becomes the matter.	36 37
	(3)			must be in a form approved by the Secretary and made publicly n the internet.	38 39
	(4)			ction, a person is taken to be aware of a matter if the person suspects the matter.	40 41
	(5)	In th	is secti	ion—	42
		relev	ant pe	erson, for a building product, means—	43
		(a)	a per	rson in the chain of responsibility for the building product, or	44

		(b)	a person prescribed by the regulations.	1		
81	Duti	es in r	relation to building product recall	2		
	(1)	A person in the chain of responsibility for a building product subject to a building product recall—				
		(a)	must not supply or use the product, and	5		
		(b)	must comply with the recall, and	6		
		(c)	if the person is a manufacturer, supplier or importer of the product—must do whichever of the following is most appropriate in the circumstances to remove the non-compliance risk— (i) repair or modify the product, (ii) replace the product with an equivalent building product,	7 8 9 10		
			(iii) refund, to the person to whom the product was supplied, the price of the product.	12 13		
	(2)	A re	fund may be reduced to less than the price of the building product if—	14		
		(a)	more than 12 months has passed since the person supplied the product to another person, and	15 16		
		(b)	the building product recall provides for a refund reduction, and	17		
		(c)	the refund reduction is made in accordance with the building product recall.	18 19		
	(3)		erson who prepares a building design incorporating a building product ect to a building product recall (a <i>recalled product</i>) must—	20 21		
		(a)	inform each person to whom the design was given that the product is a recalled product, and	22 23		
		(b)	either—	24		
			(i) amend the design to remove the recalled product, or	25		
			(ii) give each person to whom the design was given notice specifying an alternative building product to be used instead of the recalled product.	26 27 28		
Divi	ision	3	Voluntary recalls	29		
8J	Mea	ning o	of "voluntary recall"	30		
		In th	nis division—	31		
		volu	untary recall means action to recall a building product because—	32		
		(a)	a non-compliance risk exists in relation to the product, or	33		
		(b)	a safety risk exists in relation to an intended use of the product, or	34		
		(c)	a building product supply ban applies to the product.	35		
8K	Whe	n volu	untary recall starts	36		
			this division, a voluntary recall is taken to start when the person ducting the recall notifies one of the following of the recall—	37 38		
		(a)	the general public,	39		
		(b)	a person to whom the product has been supplied.	40		

8L	Duty	to notify voluntary recall	1					
	(1)	A person in the chain of responsibility for a building product who conducts a voluntary recall of the product must give the Secretary written notice of the recall in accordance with this section.	3					
	(2)	The notice must be given to the Secretary as soon as possible but in any case within 2 days of the start of the recall.						
	(3)	The notice must—	7					
		(a) be in a form approved by the Secretary, and	8					
		(b) include the following information—	9					
		(i) relevant details of the recalled product,	10					
		(ii) the reason for the recall of the product,	11					
		(iii) other details of the recall reasonably required by the Secretary.	12					
	(4)	The Secretary may publish details of the voluntary recall on the internet.	13					
8M	Repo	ort on voluntary recall	14					
	(1)	A person in the chain of responsibility for a building product who conducts a voluntary recall of the product must give the Secretary a written report about the recall in accordance with this section.	15 16 17					
		Maximum penalty—100 penalty units.	18					
	(2)	The report must be given to the Secretary as soon as possible after the decision to conduct the recall has been made but in any case within 2 days after the start of the recall, unless the Secretary approves a further period.	19 20 21					
	(3)	The report must include the following information—	22					
		(a) details about the building product being recalled,	23					
		(b) the reasons why the building product is being recalled,	24					
		(c) details of how the recall will be or is being publicised,	25					
		(d) other details of the recall reasonably required by the Secretary.	26					
	(4)	The Secretary may publish a copy of the report on the internet.	27					
Par	t 3	Building product safety notices	28					
Divi	ision	1 General	29					
9	Build	ding product safety notices	30					
		For this Act, <i>building product safety notice</i> means—	31					
		(a) a building product warning, or	32					
		(b) a building product supply ban, or	33					
		(c) a building product use ban, or	34					
		(d) a building product recall.	35					
10	Publ	ic submissions	36					
	(1)	The Secretary may, before or after issuing a building product safety notice under this part, call for public submissions about—	37 38					
		(a) whether the notice is justified, and	39					
		(b) the terms or proposed terms of the notice.	40					

(2)	The Secretary must issue the call by written notice published on the internet (a <i>call notice</i>).	1 2
(3)	The Secretary must consider submissions duly made to the Secretary by the date that is 28 days after the publication of the call notice, or by a later date approved by the Secretary, in deciding whether to—	3 4 5
	(a) publish the notice, or	6
	(b) if the notice has already been published—amend or revoke the notice.	7
(4)	The Secretary is not required to give a person an opportunity to make submissions on a building product safety notice or proposed building product safety notice.	8 9 10
(5)	Subsection (4) prevails over a principle of procedural fairness.	11
(6)	This section applies to an amendment of a building product safety notice in the same way as it applies to the original publication of a building product safety notice.	12 13 14
Noti	ce of issue of building product safety notice	15
(1)	The Secretary must, if practicable, give notice of the issue of a building product safety notice under this part to the manufacturer of the relevant building product.	16 17 18
(2)	If the building product is a foreign building product, notice may instead be given to an Australian importer or supplier of the building product.	19 20
(3)	If practicable, notice must be given at least 2 days before the building product safety notice is published on the internet.	21 22
(4)	However, the Secretary is not required to give prior notice if the Secretary believes on reasonable grounds that a safety risk existing in relation to a use of the building product is or may be so serious that, in the public interest, the publication of the notice should not be delayed.	23 24 25 26
(5)	The Secretary is not required to give notice to a person under this section if the Secretary is unable, after making reasonable inquiries, to determine the identity of, or to locate, the person to whom notice would otherwise be required to be given.	27 28 29 30
(6)	The Secretary may also comply with a requirement to give prior notice of a building product safety notice under this section by publishing written notice on the internet of the Secretary's intention to publish the notice.	31 32 33
(7)	This section applies to an amendment of a building product safety notice in the same way as it applies to the original publication of a building product safety notice.	34 35 36
(8)	The regulations may specify other persons to whom notice must be given under this section.	37 38
Арр	lication of building product safety notice	39
(1)	A building product safety notice may be expressed to apply in one or more of the following ways—	40 41
	(a) to some or all uses of a building product in a building,	42
	(b) to the use of a building product in some or all buildings,	43
	(c) to the use of a building product by some or all persons,	44

12

11

		(d) subject to exceptions, including exceptions permitting the use or supply of a building product by only some persons,	1 2
		(e) subject to conditions,	3
		(f) as otherwise authorised by the regulations for this section.	4
	(2)	A building product safety notice may be issued whether or not the building product to which the notice applies has been used in a building when the notice is published.	5 6 7
13	Perio	d for which building product safety notice in force	8
	(1)	A building product safety notice issued under this part comes into force on the day specified by the Secretary in the notice.	9 10
	(2)	The specified day must not be earlier than the day on which the notice is first published.	11 12
	(3)	A building product safety notice remains in force until the day that is 2 years after the day on which the notice comes into force, unless sooner revoked by the Secretary.	13 14 15
14	Ame	dment or revocation of building product safety notice	16
	(1)	The Secretary may, by written notice published on the internet—	17
		(a) amend a building product safety notice, or	18
		(b) revoke a building product safety notice.	19
	(2)	An amendment or revocation comes into force on the day specified by the Secretary in the notice of amendment or revocation.	20 21
	(3)	The specified day must not be earlier than the day on which the notice of amendment or revocation is first published.	22 23
Divi	ision	Building product warnings	24
15	Secr	tary may issue building product warning	25
	(1)	The Secretary may issue a notice warning about a building product (a <i>building product warning</i>) if the Secretary is satisfied on reasonable grounds that—	26 27
		(a) a non-compliance risk exists or may exist in relation to the product, or	28
		(b) a safety risk exists or may exist in relation to an intended use of the product.	29 30
	(2)	The Secretary must issue the warning by written notice published on the internet.	31 32
	(3)	A building product warning may be issued whether or not another building product safety notice or a voluntary recall is in force in relation to the product.	33 34
15A	Con	ent of building product warning	35
	(1)	A building product warning must specify the reasons the Secretary has decided—	36 37
		(a) to publish the warning, or	38
		(b) if the warning is amended—to amend the warning.	39
	(2)	A building product warning notice may also include the following—	40

		(a)	information, advice or recommendations the Secretary considers would be in the public interest to include in relation to the product or the warning,	1 2 3
		(b)	information the Secretary considers relevant relating to—	4
		()	(i) the buildings or types of buildings, if any, in which the product has been used, and	5 6
			(ii) the way the product has been used in the buildings.	7
Divi	sion	3	Building product supply bans	8
15B	Secr	etary i	may issue building product supply ban	9
	(1)	The S (a bu	Secretary may issue a notice prohibiting the supply of a building product <i>uilding product supply ban</i>) if the Secretary is satisfied on reasonable nds that—	10 11 12
		(a)	a non-compliance risk exists in relation to the product, or	13
		(b)	a safety risk exists in relation to an intended use of the product.	14
	(2)	The S	Secretary must issue the ban by written notice published on the internet.	15
	(3)		uilding product supply ban may be issued whether or not a building uct warning is in force in relation to the product.	16 17
15C	Cont	ent of	f building product supply ban	18
	(1)		uilding product supply ban must specify the reasons the Secretary has ded—	19 20
		(a)	to publish the ban, or	21
		(b)	if the ban is amended—to amend the ban.	22
	(2)	respo	uilding product supply ban may require a person in the chain of onsibility for the building product with possession or control of the uct to—	23 24 25
		(a)	notify the Secretary of the possession or control, or	26
		(b)	ensure the product is disposed of in the way and within the period specified in the ban.	27 28
Divi	sion	4	Building product use bans	29
15D	Secr	etary	may issue building product use ban	30
	(1)	build	Secretary may issue a notice prohibiting a use of a building product in a ding (a <i>building product use ban</i>) if the Secretary is satisfied on bnable grounds that—	31 32 33
		(a)	the prohibited use is an intended use that causes a non-compliance risk to exist in relation to the product, or	34 35
		(b)	a safety risk exists in relation to the prohibited use.	36
	(2)	The S	Secretary must issue the ban by written notice published on the internet.	37
	(3)		ailding product use ban may be issued whether or not a building product ning is in force in relation to the product.	38 39
15E	Cont	ent of	f building product use ban	40
	(1)	A bu	uilding product use ban must specify the reasons the Secretary has ded—	41 42

		(a)	to publish the ban, or	1
		(b)	if the ban is amended—to amend the ban.	2
	(2)	A ba anotl	an that prohibits an unsafe use of a building product may also prohibit her use of the building product that is not an unsafe use if—	3
		(a)	the application of the ban to the other use is not reasonably avoidable, and	5
		(b)	the ban operates reasonably and appropriately in prohibiting the unsafe use.	8
Divi	sion	5	Building product recalls	9
15F	Secr	etary	may issue building product recall	10
	(1)		Secretary may issue a notice for the recall of a building product (a ding product recall) if the Secretary is satisfied on reasonable grounds	11 12 13
		(a)	a non-compliance risk exists in relation to the product, or	14
		(b)	a safety risk exists in relation to an intended use of the product.	15
	(2)	The	Secretary must issue the recall by written notice published on the internet.	16
	(3)		nilding product recall may be issued whether or not the Secretary knows dentity of some or all suppliers of the product.	17 18
	(4)	warn	ailding product recall may be issued whether or not a building product sing, a building product supply ban or a building product use ban is in a in relation to the product.	19 20 21
15G	Cont	ent of	f building product recall	22
	(1)	A bu	ilding product recall must specify the reasons the Secretary has decided—	23
		(a)	to publish the recall, or	24
		(b)	if the recall is amended—to amend the recall.	25
	(2)	respo Exan	uilding product recall must specify what persons in the chain of onsibility for the building product must do to recall the product from use. nple— An architect or engineer may be required to amend a design to specify an native building product instead of the recalled product.	26 27 28 29
	(3)		regulations may make further provision about—	30
	(-)		matters that may, must or must not be included in a building product recall, and	31 32
		(b)	the obligations of persons in the chain of responsibility for a recalled product in relation to the recall.	33 34
Divi	sion	6	Provision of information relating to notices	35
15H	Defir	nition		36
		In th	is division—	37
		rease	onably practicable has the same meaning as in Part 2A.	38
15I	Requ	uireme	ent to provide information—persons in chain of responsibility	39
	(1)		section applies to a building product that is the subject of a building uct safety notice other than a building product warning.	40 41

	(2)	respo prod	Secretary may, by written notice, require a person in the chain of onsibility for the product to give specified information about the building uct safety notice to other specified persons in the chain of responsibility, ding—	1 2 3 4
		(a)	the existence of the building product safety notice, and	5
		(b)	particular information contained in the building product safety notice.	6
	(3)	The	person must comply with the notice as far as is reasonably practicable.	7
	. ,		imum penalty—	8
		(a)	for a corporation—500 penalty units, or	9
		(b)	otherwise—200 penalty units.	10
15J	Requ	uireme	ent to provide information—general	11
	(1)	manı	section applies to a person who, in trade or commerce, designs, afactures, imports or supplies a building product that is the subject of a ling product safety notice other than a building product warning.	12 13 14
	(2)	infor	Secretary may, by written notice, require the person to give specified mation about the building product safety notice to other specified persons hom the building product safety notice applies or may apply.	15 16 17
	(3)	The	notice given to the person may—	18
		(a)	specify the way in which the notice must be complied with, and	19
		(b)	specify the period for compliance, and	20
		(c)	require the person to give the Secretary evidence of the person's compliance.	21 22
	(4)	The j	person must comply with the notice as far as is reasonably practicable.	23
Divi	ision	7	Offences	24
15K	Contraveni			
		raven	ing building product safety notice	25
	(1)		ing building product safety notice rson must not—	25 26
	(1)			
	(1)	A pe	rson must not— supply a building product in contravention of a building product supply	26 27
	(1)	A pe (a)	rson must not— supply a building product in contravention of a building product supply ban, or cause a building product to be used in a building in contravention of a	26 27 28 29
	(1)	A pe (a) (b) (c)	supply a building product in contravention of a building product supply ban, or cause a building product to be used in a building in contravention of a building product use ban, or contravene, or fail to carry out a requirement of, a building product	26 27 28 29 30 31
	(1)	A pe (a) (b) (c)	supply a building product in contravention of a building product supply ban, or cause a building product to be used in a building in contravention of a building product use ban, or contravene, or fail to carry out a requirement of, a building product recall or section 8I.	26 27 28 29 30 31 32
	(1)	A pe (a) (b) (c) Max	rson must not— supply a building product in contravention of a building product supply ban, or cause a building product to be used in a building in contravention of a building product use ban, or contravene, or fail to carry out a requirement of, a building product recall or section 8I. imum penalty— for a corporation—10,000 penalty units and, for a continuing offence, a further penalty of 1,000 penalty units for each day the offence	26 27 28 29 30 31 32 33 34
	(1)	A pe (a) (b) (c) Max (a) (b)	supply a building product in contravention of a building product supply ban, or cause a building product to be used in a building in contravention of a building product use ban, or contravene, or fail to carry out a requirement of, a building product recall or section 8I. imum penalty— for a corporation—10,000 penalty units and, for a continuing offence, a further penalty of 1,000 penalty units for each day the offence continues, or otherwise—2,000 penalty units or imprisonment for 2 years, or both, and, for a continuing offence, a further penalty of 400 penalty units for	26 27 28 29 30 31 32 33 34 35 36 37
		A pe (a) (b) (c) Max (a) (b)	supply a building product in contravention of a building product supply ban, or cause a building product to be used in a building in contravention of a building product use ban, or contravene, or fail to carry out a requirement of, a building product recall or section 8I. imum penalty— for a corporation—10,000 penalty units and, for a continuing offence, a further penalty of 1,000 penalty units for each day the offence continues, or otherwise—2,000 penalty units or imprisonment for 2 years, or both, and, for a continuing offence, a further penalty of 400 penalty units for each day the offence continues. subsection (1)(b), a person causes a building product to be used in a	26 27 28 29 30 31 32 33 34 35 36 37 38 39

		(3)		roceedings for an offence against this section, it is a defence if the accused res the accused had a reasonable excuse for the act or omission concerned.	1 2
		(4)	An c	offence against subsection (1) is an executive liability offence.	3
	15L	Rep	resent	ation contravening building product safety notice	4
		(1)		erson must not, in trade or commerce, represent that a building product is able for a use in a building if the use would contravene—	5 6
			(a)	a building product use ban, or	7
			(b)	a building product supply ban, or	8
			(c)	a building product recall.	9
			Max	imum penalty—	10
			(a)	for a corporation—10,000 penalty units and, for a continuing offence, a further penalty of 1,000 penalty units for each day the offence continues, or	11 12 13
			(b)	otherwise—2,000 penalty units or imprisonment for 2 years, or both, and, for a continuing offence, a further penalty of 400 penalty units for each day the offence continues.	14 15 16
		(2)		roceedings for an offence against this section, it is a defence if the accused ses the accused had a reasonable excuse for the act or omission concerned.	17 18
		(3)	An c	offence against subsection (1) is an executive liability offence.	19
[8]	Section 17 Affected building				
	Omit	section	on 17(1	1). Insert instead—	21
		(1)	For t	this part, a building is an <i>affected building</i> if—	22
			(a)	a building product the subject of a building product use ban has been used in the building for a use that is prohibited by the building product use ban, or	23 24 25
			(b)	a building product the subject of a building product supply ban has been used in the building for a use that is referred to in the building product supply ban, or	26 27 28
			(c)	a building product the subject of a building product recall has been used in the building for a use that is referred to in the building product recall.	29 30
[9]	Sect	ions 1	7(2) a	nd 19(3)(c)	31
	Omit	t "build	ding p	roduct use ban". Insert instead "relevant ban or notice".	32
[10]	Sect	ions 1	8(2)(b	o), 19(2), 19(3)(b) and 20(2)(a)	33
	Inser ban"		ilding	product supply ban or building product recall" after "building product use	34 35
[11]	Sect	ion 18	(2)(c)		36
	Omit	the pa	aragrap	ph. Insert instead—	37
			(c)	particulars of the safety risk or non-compliance risk posed by the use of the building product to which the relevant ban or notice applies.	38 39
[12]	Sect	ion 18	(3)(e)		40
	Inser	t "or n	on-coi	mpliance risk" after "safety risk".	41

[13]	Sect	ion 26 V	When a building is "made safe"	1			
	Omit	"applie	s, as identified by the Secretary in an affected building notice,".	2			
	Inser	t instead	I", building product supply ban or building product recall applies".	3			
[14]	Part	6, head	ing	4			
	Omit	the hea	ding. Insert instead—	5			
	Par	t 6	Powers of Secretary	6			
[15]	Sect	ion 34 E	Building product investigations	7			
	Inser	t after se	ection 34(1)(b)—	8			
			(c) to decide whether a non-compliance risk exists in relation to a building product.	9 10			
[16]	Sect	ions 36((1) and 41(1)	11			
	Omit	"use ba	n". Insert instead "safety notice".	12			
[17]	Sect	ion 38 E	Definitions	13			
	Omit	the defi	inition of <i>product assessment</i> . Insert instead—	14			
			product assessment means an assessment conducted for the purpose of assessing whether—	15 16			
			(a) a non-compliance risk exists in relation to a building product, or	17			
			(b) an intended use of a building product in a building would be unsafe.	18			
[18]	Sect	ion 39 S	Secretary may require product assessment	19			
	Omit	section	39(2)(a). Insert instead—	20			
			(a) the Secretary has reasonable grounds to suspect that—	21			
			(i) a non-compliance risk exists in relation to a building product, or	22			
			(ii) an intended use of a building product in a building would be unsafe, and	23 24			
[19]	Part 6, Division 3						
	Insert after Part 6, Division 2—						
	Divi	sion 3	Trading prohibitions	27			
	41A	Meani	ng of "unlawful conduct"	28			
		-	In this division—	29			
]	<i>unlawful conduct</i> means conduct that constitutes a contravention of a provision of this Act, whether or not proceedings have been brought in relation to the contravention.	30 31 32			
	41B	Show	cause notices	33			
		1	This section applies if the Secretary is satisfied that a person has, in trade or commerce, engaged in unlawful conduct relating to the use or supply of a building product on more than 1 occasion, whether in New South Wales or in another place.	34 35 36 37			

	(2)	shov	Secretary may, by written notice given to the person, require the person to v cause why the person should not, for the reason specified in the notice, revented from carrying on a business of supplying building products.	1 2 3	
	(3)		notice must specify a period of at least 14 days after the notice is given in the person may show cause.	4	
	(4)		person may, within the specified period, make written submissions in ion to the matters to which the notice relates.	6 7	
	(5)	The	Secretary—	8	
		(a)	must consider submissions made, and	9	
		(b)	may conduct inquiries, or make investigations, the Secretary thinks appropriate in relation to the matters to which the notice relates.	10 11	
	(6)	This ACL	section does not limit the operation of the Fair Trading Act 1987 or the	12 13	
41C	Trad	ing pr	ohibition orders	14	
	(1)	The Secretary may apply to the Supreme Court for an order prohibiting a person from carrying on a business of supplying building products (a <i>trading prohibition order</i>) if the Secretary—			
		(a)	has given the person written notice under section 41B, and	18	
		(b)	has considered submissions made in relation to the matter, and	19	
		(c)	considers the person is likely to engage again, or to continue to engage, in unlawful conduct relating to the use or supply of a building product.	20 21	
	(2)	perso	Supreme Court may make a trading prohibition order if satisfied the on is likely to engage again, or to continue to engage, in unlawful conduct ing to the use or supply of a building product.	22 23 24	
	(3)		ading prohibition order may be expressed to operate in one or more of the owing ways—	25 26	
		(a)	to prohibit the person from carrying on a business of supplying building products generally or in relation to a specified business,	27 28	
		(b)	to prohibit the person from carrying on a business of supplying building products as part of, or incidentally to, the carrying on of another business.	29 30 31	
	(4)	A tra	ading prohibition order may have effect—	32	
		(a)	indefinitely, or	33	
		(b)	for a period specified in the order.	34	
	(5)	anot of th	haking a trading prohibition order, the Supreme Court may, if satisfied ther person has sustained loss or damage as a result of the unlawful conduct the person who is the subject of the order (the <i>prohibited person</i>), order the libited person to compensate the other person for the loss or damage.	35 36 37 38	
	(6)	arise	ference in subsection (5) to loss or damage does not, if the loss or damage as from a contravention of the ACL, Part 2-1, 3-1 or 4-1, include a rence to—	39 40 41	
		(a)	the death of a person, or	42	
		(b)	personal injury to a person, including prenatal injury, impairment of the person's physical or mental condition and disease.	43 44	

		(7)	This ACL	section does not limit the operation of the Fair Trading Act 1987 or the	1		
[20]	Part	7, hea	ding		3		
	Omi	t "Inve	estigat	ion powers". Insert instead "Powers".	2		
[21]	Sect	ion 42	Purp	oses for which functions under Part may be exercised	Ę		
	Omi	t section	n 42(1	1)(a) and (b). Insert instead—	6		
			(a)	to assess whether—	7		
				 (i) a non-compliance risk exists in relation to a building product, or (ii) an intended use of a building product in a building would be 	9		
			(b)	unsafe, to determine the location of a building in which a building product has been used for a use that is—	10 11 12		
				 (i) prohibited by a building product use ban, or (ii) referred to in a building product supply ban, or (iii) referred to in a building product recall, 	13 14 15		
			(b1)	for a function under Division 2A—for a purpose for which a building product direction may be given,	16 17		
[22]	Part	7, Div	ision 2	2 A	18		
	Insert after Part 7, Division 2—						
	Divi	ision	2A	Powers relating to building product directions	20		
	46A	Exer	cise i	n conjunction with other powers	21		
				ower conferred by this division may be exercised whether or not a power ntry under Division 3 is being exercised.	22 23		
	46B	Build	ding p	roduct directions	24		
		(1)		nuthorised officer may give an appropriate person a direction (a <i>building luct direction</i>) for one or more of the following purposes—	25 26		
			(a)	to prevent the use of a building product in a building, by a person in the chain of responsibility for the product, in a way that poses a safety risk,	27 28		
			(b)	to eliminate or minimise a safety risk posed by an intended use of a building product in a building,	29 30		
			(c)	to prevent, eliminate or minimise a non-compliance risk in relation to a building product,	31 32		
			(d)	to administer or execute this Act or an instrument made under this Act.	33		
		(2)	doin	ailding product direction may require the person to do, or refrain from g, anything the authorised officer reasonably believes is necessary to give ct to the relevant purpose, including one or more of the following—	34 35 36		
			(a)	ceasing to use or supply a building product generally,	37		
			(b)	ceasing to use a building product in a specified way,	38		
			(c)	making a building product incapable of being used or operated.	39		
		(3)	A bu	ilding product direction may be given orally or in writing.	40		
		(4)		tilding product direction remains in force until the day that is 90 days after lay on which the direction comes into force, unless sooner revoked.	41 42		

	by a building product direction before the authorised officer gives t direction.						
	(6)	Unless the direction has already been complied with, written confirmation of an oral direction must be given to the person within 7 days after the oral direction.					
	(7)	In this section—	7				
		appropriate person means one of the following—	8				
		(a) a person in the chain of responsibility for the relevant building product,	9				
		(b) a person with possession of the relevant building product,	10				
		(c) a person who is the occupier of, or employed at, a place where the relevant building product is manufactured, supplied or stored,	11 12				
		(d) a person who is employed at, or engaged in building work at, a building or a building site where the relevant building product is stored or used.	13 14				
46C	Limi	itations on building product direction	15				
	(1)	A building product direction must not require something to be done in relation to a building product that has been used in a building if the building is occupied or fit for occupation.	16 17 18				
	(2)	Without limiting subsection (1), a building is taken to be fit for occupation if an occupation certificate under the <i>Environmental Planning and Assessment Act 1979</i> that is required in relation to the occupation of the building has been issued.	19 20 21 22				
46D	Failure to comply with building product direction						
	(1)	A person who fails to comply with a building product direction without a reasonable excuse is guilty of an offence.	24 25				
		Maximum penalty—500 penalty units.	26				
	(2)	If a person has failed to comply with a building product direction, an authorised officer may do anything the authorised officer reasonably believes is necessary to remedy the failure to comply.	27 28 29				
46E	Rev	ocation or amendment of building product direction	30				
	(1)	A building product direction may be revoked or amended by a subsequent direction or directions.	31 32				
	(2)	Without limiting subsection (1), a direction may be amended by extending the time for complying with the direction.	33 34				
	(3)	A direction may be revoked or amended by the Secretary or an authorised officer.	35 36				
Part	7, Div	rision 4, Subdivision 1, heading	37				
Inse	t befo	re section 49—	38				
Sub	divis	sion 1 General	39				
Sect	ion 49	Powers that can be exercised on premises	40				
Inse	rt after	section 49(2)(g)—	41				
		(g1) an act authorised by Subdivision 2 in relation to the seizure or forfeiture of a building product,	42 43				

[23]

[24]

[25]	Section 50 Search warrants							
	Insert at the end of section 50(1)(b)—							
				, or	3			
			(c)	the following conditions apply—	4			
				(i) a building product is being supplied in trade or commerce in or from the premises,	5 6			
				(ii) a safety risk exists in relation to an intended use of the product in a building.	7 8			
[26]	Part	7, Div	ision 4	4, Subdivision 2	9			
	Insert after section 53—							
	Subdivision 2 Seizure and forfeiture of building products							
	53A	Inter	pretat	tion	12			
		(1)	In th	is subdivision—	13			
			forfe	eiture order—see section 53G.	14			
			grou 53D.	unds for not returning a seized building product to its owner—see section.	15 16			
			<i>own</i> prod	<i>er</i> , of a building product, includes a person entitled to possession of the uct.	17 18			
				onsible person , for a seized building product, means the apparent owner are product or the apparent occupier of premises at which the product is ed.	19 20 21			
		(2)	prod	this subdivision, a reference to returning or delivering a seized building uct to its owner includes a reference to returning or delivering the product person nominated by the owner for the purpose of the return or delivery.	22 23 24			
	53B	Seiz	ure of	building product	25			
		(1)		authorised officer may seize a building product if the authorised officer eves on reasonable grounds that—	26 27			
			(a)	a non-compliance risk exists in relation to the product, or	28			
			(b)	a safety risk exists in relation to an intended use of the product, or	29			
			(c)	the seizure is necessary to determine whether the non-compliance risk or safety risk exists, or	30 31			
			(d)	an offence against this Act or the regulations has been committed in relation to the product.	32 33			
		(2)	On s	eizing the product, the authorised officer may do any of the following—	34			
			(a)	move the product from the place where it is seized,	35			
			(b)	leave the product at the place where it is seized and take reasonable action to restrict access to the product,	36 37			
			(c)	direct the occupier of the premises where the product is seized to keep the product at the premises or at another place under the control of the occupier,	38 39 40			
			(d)	direct the occupier of the premises where the product is seized to deliver the product to a place specified by the authorised officer.	41 42			

53C	Receipt for seized product					
	(1)	1) As soon as practicable after an authorised officer seizes a building product, the authorised officer must give a written receipt for the product to a responsible person.				
	(2)	2) If the authorised officer cannot practicably give the receipt to a responsible person, the officer may instead leave the receipt at the place where the product is seized in a conspicuous position and in a reasonably secure way.				
	(3)	The receipt must describe generally the seized product and its condition.				
	(4)	This section does not apply if—				
		(a)	the building product is seized in a public place and the authorised officer cannot, after reasonable inquiries, identify or locate the apparent owner of the product, or	10 11 12		
		(b)	considering the nature, condition or value of the seized building product, it would be impracticable or unreasonable to give a receipt for the product.	13 14 15		
53D	Grou	ınds f	or not returning seized building product to owner	16		
	(1)	The <i>grounds</i> for not returning a seized building product to its owner are as follows—				
		(a)	it is not lawful for the owner to have possession of the product,	19		
		(b)	the regulations specify that the product must not be returned to its owner in the circumstances,	20 21		
		(c)	an authorised officer has certified in writing that it is not reasonably practicable to return the product to its owner,	22 23		
		(d)	continuing to keep the product in custody is reasonably necessary—	24		
			(i) to prevent a safety risk in relation to the use of the product in a building, or	25 26		
			(ii) as evidence of an offence.	27		
	(2)	An authorised officer may certify that it is not reasonably practicable to return a seized building product to its owner if—				
		(a)	the authorised officer cannot find the owner after making reasonable inquiries, or	30 31		
		(b)	the product has been destroyed in the process of testing or examining the product, or	32 33		
		(c)	the authorised officer cannot, for another reason, return the product to its owner after making reasonable efforts.	34 35		
	(3)	A seized building product ceases to be necessary to be kept in custody as evidence of an offence—				
		(a)	on the completion of proceedings, including proceedings on appeal, in which the product may be evidence, or	38 39		
		(b)	if the court in which the proceedings are commenced makes an order that it is no longer necessary that the product be kept in custody as evidence.	40 41 42		
	(4)	In de (c), t	ciding what inquiries or efforts are reasonable under subsection (2)(a) or he authorised officer must—	43 44		
		(a)	consider the condition, nature and value of the seized building product, and	45 46		

		(b)	take account of any relevant guidelines issued by the Secretary for the purposes of this section.	1
53E	Retu	ırn of	seized product	3
	(1)		authorised officer must return a seized building product to its owner unless e are grounds for not returning the product.	2
	(2)	inclu	equirement to return a seized product to its owner under subsection (1) ades a requirement to remove or lift restrictions, if any, on an owner's set to or control of the product.	6 7 8
	(3)	prod	authorised officer may comply with the requirement to return a seized fuct to its owner under subsection (1) by ensuring the seized product is e available for collection in accordance with an arrangement made with its er.	9 10 11 12
53F	Cou	rt orde	er requiring delivery of seized product	13
	(1)		owner of a seized building product may apply for an order directing that product be delivered to the owner.	14 15
	(2)	The	application may be made to—	16
		(a)	if the estimated value of the product exceeds \$100,000—the Supreme Court, or	17 18
		(b)	otherwise—the Local Court.	19
	(3)	The	court must not make the order if—	20
		(a)	it is satisfied that there are grounds for not returning the seized building product to the owner, or	21 22
		(b)	the seized building product has been forfeited to the Secretary.	23
	(4)	In de	eciding the application, the court may do one or more of the following—	24
		(a)	make a finding or order about the ownership of the product,	25
		(b)	make a finding or order about the liability for, or payment of, costs and expenses incurred in keeping the product in custody,	26 27
		(c)	make an incidental or ancillary finding or order the court considers necessary.	28 29
	(5)		equirement to deliver a seized building product to its owner includes a irement to remove or lift restrictions, if any, on an owner's access to the uct.	30 31 32
53G	Forf	eiture	of seized building product	33
	(1)		Secretary may, by written order (a <i>forfeiture order</i>), declare a seized ding product to be forfeited to the Secretary if the Secretary is satisfied —	34 35 36
		(a)	there are grounds for not returning the product to its owner, and	37
		(b)	continuing to keep the product in custody is not justified.	38
	(2)	The	Secretary must not make the order if—	39
		(a)	notice of the Secretary's intention to make the order has not been given in accordance with section 53H, or	40 41
		(b)	the Secretary is aware the owner of the seized building product has applied to a court under section 53F for the return of the product and the application has not been finally determined.	42 43

		(3)		the making of a forfeiture order for a seized building product, the uct—	1 2
			(a)	is forfeited to the Secretary, and	3
			(b)	becomes the property of the Secretary, and	4
			(c)	may be dealt with by the Secretary in a way the Secretary considers appropriate.	5 6
	53H	Notic	e of i	ntention to make forfeiture order	7
		(1)		ast 21 days before making a forfeiture order for a seized building product, secretary must give written notice specifying that—	8 9
			(a)	the Secretary intends to make the forfeiture order for the product on the date set out in the notice, and	10 11
			(b)	before the forfeiture order is made, the owner of the product may apply to a court under section 53F for the return of the product.	12 13
		(2)	The	notice must be given by—	14
			(a)	publishing the notice on the internet, and	15
			(b)	unless an authorised officer has certified under section 53D that it is not reasonably practicable to return the product to the owner—giving the notice to the owner of the seized building product.	16 17 18
[27]	Section	on 59	Liabil	lity of directors etc for corporate offences—executive liability	19
	Insert	in alp	habet	ical order in section 59(7)—	20
			prod	uct safety steps means the following—	21
			(a)	action to obtain and maintain an up-to-date understanding of the building products for which the corporation is a person in the chain of responsibility, including—	22 23 24
				(i) the nature of the corporation's business activities in relation to the products, and	25 26
				(ii) the safe use of the products, and	27
				(iii) potential safety risks and non-compliance risks associated with the products,	28 29
			(b)	action to ensure the corporation is appropriately resourced and has appropriate processes in relation to potential safety risks and non-compliance risks associated with the products, including processes—	30 31 32 33
				 (i) to remove or minimise the risks, and (ii) to receive and respond to new information about the risks or incidents that may be relevant to the risks, 	34 35 36
			(c)	action to ensure the resources and processes mentioned in paragraph (b) are being appropriately implemented.	37 38
[28]	Section	on 59	(7), de	efinition of "reasonable steps", paragraph (e)	39
	Insert	after	paragı	raph (d)—	40
			(e)	for an executive liability offence against section 8E(1)—the product safety steps.	41 42
[29]	Section	ons 8	1 and	82	43
	Omit	"build	ling pr	oduct use ban" wherever occurring.	44

	Insert instead "building product safety notice".							
[30]	Sect	ion 81	Admii	nistrative review of decisions	2			
	Inse	rt after	section	n 81(1)(e)—	3			
			(f)	a decision by the Secretary under section 40 to require the payment of a fee for action taken to conduct or complete a product assessment,	4 5			
			(g)	a decision by an authorised officer to give a building product direction.	6			
[31]	Sect	ion 82	Modif	ication of requirement to give reasons	7			
	Omi	t "notic	e of th	ne ban" from section 82(1), note. Insert instead "the notice".	8			
[32]	Sect	ion 82((2)		9			
	Omi	t "of th	e ban".		10			
[33]	Sect	ion 85			11			
	Omi	t the se	ction.]	Insert instead—	12			
	85	Relat	ionsh	ip with National Construction Code	13			
		(1)	even	ilding product safety notice or building product direction may be issued if the relevant building product or use complies with the requirements of lational Construction Code.	14 15 16			
		(2)	Natio	fact that a building product or use complies with the requirements of the onal Construction Code does not constitute a reasonable excuse for avening a building product safety notice or building product direction.	17 18 19			
		(3)	not p	ever, a building product safety notice or building product direction must ourport to authorise, and is void to the extent it otherwise purports to orise, a contravention of the National Construction Code.	20 21 22			
[34]	Sect	ion 87	Permi	its	23			
	Omi	t the se	ction.		24			
[35]	Sect	ion 90	Servic	ce of notices etc	25			
	Omi	t "emai	l to an	email" wherever occurring in section 90(1)(a)(v) and (b)(iv).	26			
	Inse	rt instea	ıd "ele	ectronic means to a location or".	27			
[36]	Schedule 1 Savings, transitional and other provisions							
	Inse	rt after l	Part 2–	_	29			
	Pai	t 3		vision consequent on enactment of Building jislation Amendment Act 2023	30 31			
	3 Building product use bans							
			the Band f	ilding product use ban in force immediately before the commencement of uilding Legislation Amendment Act 2023 is taken to continue in force, on from the commencement of that Act, Schedule 2.1, as a building product than under this Act as amended by that Act, Schedule 2.1	33 34 35			

2.2	Design and Building Practitioners Act 2020 No 7						
	Section 64 Grounds for taking disciplinary action						
	Insert after section 64(g)—						
	(g1)	the p	ractitioner has—	4			
		(i)	used or supplied a building product in contravention of a building	5			
			product use ban, building product supply ban or building product recall within the meaning of the <i>Building Products (Safety) Act</i>	6 7			
			2017, or	8			
		(ii)	contravened another requirement of the Building Products	9			
		` ´	(Safety) Act 2017, whether or not the practitioner is prosecuted or	10			
			convicted for the contravention,	11			
2.3	Home Buildin	g Act	: 1989 No 147	12			
[1]	Section 56 Grounds for taking disciplinary action against holder of a contractor licence						
	Insert at the end o	f the s	ection—	15			
	(p)	that t	he holder has—	16			
		(i)	used or supplied a building product in contravention of a building	17			
			product use ban, building product supply ban or building product	18			
			recall within the meaning of the <i>Building Products (Safety) Act</i> 2017, or	19 20			
		(ii)	contravened another requirement of the Building Products	21			
		` /	(Safety) Act 2017, whether or not the holder is prosecuted or	22			
			convicted for the contravention.	23			
[2]	Section 57 Ground tradesperson ce	nds fo rtificat	r taking disciplinary action against holder of a supervisor or	24 25			
	Insert after section	n 57(h))	26			
	(i)	that t	he holder has—	27			
		(i)	used or supplied a building product in contravention of a building	28			
			product use ban, building product supply ban or building product	29			
			recall within the meaning of the <i>Building Products (Safety) Act</i> 2017, or	30 31			
		(ii)	contravened another requirement of the <i>Building Products</i>	32			
		` '	(Safety) Act 2017, whether or not the holder is prosecuted or convicted for the contravention.	33 34			

Sch	edu	le 3	Δ	mendments relating to strata schemes	1
3.1	Stra	ıta Sc	hem	es Management Act 2015 No 50	2
[1]	Sect	ion 20	7 Bon	d to be given	3
	Omit	"2%"	from s	section 207(2). Insert instead "the prescribed percentage".	4
[2]	Sect	ion 20	7(4)		5
				t instead "the prescribed percentage".	6
[3]	Sect	ion 20	9 Whe	en amount secured by building bond payable	7
				(3). Insert instead—	8
		(3)		mount secured by a building bond must be claimed or realised under this on within the period prescribed by the regulations.	9
[4]	Part	11, Di	vision	3AA	11
	Omit	the di	vision	. Insert instead—	12
	Divi	sion	3АА	Decennial insurance	13
211	1AA	Defir	nitions	;	14
		(1)	In th	is division—	15
				<i>ling element</i> has the same meaning as in the <i>Design and Building</i> titioners Act 2020.	16 17
			<i>dece</i> that–	<i>nnial insurance</i> means insurance of the kind described in subsection (2)	18 19
			(a)	is taken out by the developer of a strata scheme in favour of the owners corporation for the scheme, and	20 21
			(b)	insures against serious defects in the building elements of the common property for one or more buildings in the scheme—	22 23
				(i) for 10 years, and	24
				(ii) on a strict liability basis.	25
				<i>policy</i> means a policy of decennial insurance.	26
				sus defect has the same meaning as in the Residential Apartment Buildings in the Residential Apartment Buildin Buildings in the Residential Apartment Buildings in the Residen	27 28
		(2)	For s	subsection (1), definition of <i>decennial insurance</i> , the insurance must—	29
			(a)	comply with criteria prescribed by the regulations, and	30
			(b)	be in a form acceptable to the Secretary.	31
211	1AB			from certain inspection and building bond provisions if developer cennial insurance	32 33
			satist	following provisions do not apply to a developer of a strata scheme who fies the Secretary that the developer has, for building work to which this applies, obtained decennial insurance—	34 35 36
			(a)	Division 2, other than section 206,	37
			(b)	Division 3.	38

211AC	Exemption from other statutory insurance requirement								
	(1)	Act I	gulation may exempt a person from complying with the <i>Home Building</i> 1989, section 92 or 96, or both, in relation to building work if a developer notified the Secretary of the developer's intention to obtain decennial rance for the building work.	2 3 4 5					
	(2)	The 1	regulation may—	6					
		(a)	provide that the exemption is subject to specified conditions, and	7					
		(b)	require the developer to give information to specified persons, including specifying the way and time within which the information must be given, and	8 9 10					
		(c)	provide that the Secretary may require information be given by the developer to specified persons, including that the Secretary may—	11 12					
			(i) require information be included in contracts for purchase or in disclosure to potential purchasers before exchange of contracts, and	13 14 15					
			(ii) specify the way and time within which the information must be given, and	16 17					
		(d)	if a regulation is made under subsection (1)—extend the application of a provision of this division that applies to the Secretary under this Act to the Secretary under the <i>Home Building Act 1989</i> , and	18 19 20					
		(e)	make other provision about the exemption and the provision of information.	21 22					
211AD	Directions to decennial insurers to provide information								
	(1)	polic	Secretary may, by written order, direct a person who has issued a DLI by to give the Secretary the following information, as specified in the stion—	24 25 26					
		(a)	the number, terms and premiums payable of DLI policies issued by the person,	27 28					
		(b)	the names of developers to whom DLI policies have been issued,	29					
		(c)	the buildings covered by DLI policies,	30					
		(d)	the number and value of claims made under DLI policies,	31					
		(e)	circumstances where a developer has failed to meet a term or condition of a DLI policy, including specific details about the developer and the term or condition not met,	32 33 34					
		(f)	other information prescribed by the regulations.	35					
	(2)	To a	void doubt, a direction under this section may—	36					
		(a)	apply generally or specifically, and	37					
		(b)	require information to be given on the occurrence of a specified event or at regular specified times, and	38 39					
		(c)	specify the way and time within which the information must be given.	40					
	(3)	_	rson must comply with a direction under this section.	41					
			imum penalty—	42					
		(a)	500 penalty units, and	43					
		(b)	for a continuing offence—200 penalty units for each day the offence continues.	44 45					

211AE	Directions to developers to provide information about decennial insurance						
	(1) The Secretary may, by written order, direct a developer who has obtained a DLI policy to give the Secretary or another specified person information about the insurance, as specified in the direction.						
	(2)	To avoid doubt, a direction under this section may—	5				
		(a) apply generally or specifically, and	6				
		(b) require information to be given on the occurrence of a specified event or at regular specified times, and	7 8				
		(c) specify the way and time within which the information must be given.	9				
	(3)	A person must comply with a direction under this section.	10				
		Maximum penalty—					
		(a) 500 penalty units, and	12				
		(b) for a continuing offence—200 penalty units for each day the offence continues.	13 14				
211AF	Fals	e or misleading information in relation to decennial insurance	15				
		A person must not knowingly give the Secretary information in relation to decennial insurance that is false or misleading in a material particular.	16 17				
		Maximum penalty—	18				
		(a) for a corporation—1,000 penalty units, or	19				
		(b) otherwise—200 penalty units.	20				
211AG	Tribunal may make orders as to access and in relation to decennial insurance						
	(1)	The Tribunal may, on application, make an order requiring the occupier of a lot or part of a lot in a strata scheme or another person to allow access to the lot or another part of the parcel for the purpose of or in connection with—					
		(a) an inspection authorised under a DLI policy given to the strata scheme's owners corporation at the time of first occupation of a lot in the strata scheme, or	25 26 27				
		(b) determining whether building work is defective building work, or	28				
		(c) rectifying defective building work.	29				
	(2)	An application under subsection (1) may be made by the following—	30				
		(a) an owners corporation,	31				
		(b) the developer,	32				
		(c) the builder responsible for the defective building work or an employee, agent or contractor of the builder,	33 34				
		(d) a person who has issued a DLI policy referred to in section 211AA that covers the defective building work.	35 36				
	(3)	The developer may make an application for an order under subsection (2) only in the circumstances prescribed by the regulations.	37 38				
	(4)	An application under this section must be made to, and determined by, the Supreme Court, and not the Tribunal, if the matter is incidental to other proceedings being dealt with by the Court.	39 40 41				

211	АН	Requirements for evidence of decennial insurance before issue of certain building certificates				
		(1)	evide	regulations may prohibit the issue of one or more of the following unless ence of the issue of decennial insurance, or the giving of a building bond r Division 3, has been given to the Secretary—	3 4 5	
			(a)	a complying development certificate under the <i>Environmental Planning</i> and <i>Assessment Act 1979</i> , or a certificate under that Act, Part 6,	6 7	
			(b)	a strata certificate within the meaning of the <i>Strata Schemes Development Act 2015</i> .	8 9	
		(2)	The 1	regulations may specify the following—	10	
			(a)	the type of evidence that must be given,	11	
			(b)	the way in which the evidence must be given to the Secretary.	12	
		(3)	A ce inval	ertificate issued in contravention of a prohibition under this section is id.	13 14	
		(4)	of the	void doubt, evidence of the issue of decennial insurance includes evidence e issue of a certificate of currency for decennial insurance that comes into e on the occupation of a building.	15 16 17	
21	1AI	Regu	ılation	s about decennial insurance	18	
			Regu	llations may be made about the following—	19	
			(a)	requiring developers to give notice to the Secretary of an intention to obtain decennial insurance,	20 21	
			(b)	requiring developers to give copies of certificates of currency for decennial insurance to the Secretary before specified events or actions,	22 23	
			(c)	fees payable to the Secretary for assessing whether a DLI policy—	24	
				(i) meets, in the Secretary's opinion, the criteria prescribed by the regulations under section 211AA(2)(a), and	25 26	
				(ii) is in a form acceptable to the Secretary under section 211AA(2)(b),	27 28	
			(d)	matters of a savings or transitional nature consequent on a change in regulations under this part or a decision of the Secretary under this part.	29 30	
				Example of changes— a change in a prescribed percentage or a change in the type of decennial insurance form acceptable to the Secretary	31 32	
211	AJ	Publi	ication	n of information about decennial insurance	33	
			The 3	Secretary may publish information obtained under sections 211AD and AE.	34 35	
211	AK	Extra	territo	orial application	36	
			even State	rection may be given under this division to a person in relation to a matter though the person is outside the State or the matter occurs outside the s, so long as the matter affects or relates to building work carried out in the or to related goods and services supplied in the State.	37 38 39 40	
[5]	Secti	on 22	7 Cert	ain applications cannot be accepted without prior mediation	41	
	Inser	t after	section	n 227(4)(e)—	42	
			(e1)	an order under section 211 AG(1) in relation to access to a lot	12	

[6]	Section 271 Regulations						
	Inser	t after	section	n 271(3)—	2		
		(4)	conti	gulation may also provide that an offence created by regulation is a nuing offence punishable by a penalty for the continuing offence, in ion to the penalty for the primary offence, not exceeding 50 penalty units ay.	3 4 5 6		
3.2	Stra	ta Sc	heme	es Management Regulation 2016	7		
[1]	Clau	ses 54	and 5	34A	8		
	Inser	t after	clause	53—	9		
	54	Amo	unt of	building bond	10		
			For the (a) (b)	he Act, section 207(2) and (4), the prescribed percentage is as follows—for a building bond given before 1 February 2024—2%, for a building bond given on or after 1 February 2024—3%.	11 12 13		
	54A	Time	withir	n which building bond is payable	14		
				he Act, section 209(3), an amount secured by a building bond must be ned or realised under section 209 before the later of the following— 2 years after the date of completion of the building work for which the	15 16 17		
			(a)	bond is given,	18		
			(b)	90 days after the final report on the building work is given to the Secretary by the building inspector.	19 20		
[2]	Part	8, Divi	ision 3	A	21		
	Inser	t after	Part 8,	Division 3—	22		
	Division 3A			Decennial insurance	23		
	55A	Dece	ennial insurance criteria				
		(1)	For the (a)	he Act, section 211AA(2)(a), decennial insurance for a building must—not permit cancellation, whether by the developer or another party to the policy,	25 26 27		
			(b)	be issued before an application is made for an occupation certificate under the <i>Environmental Planning and Assessment Act 1979</i> for any part of the building.	28 29 30		
		(2)	issue	void doubt, insurance complies with subclause (1)(b) if the insurance is d before the application for the occupation certificate subject to a ition that the insurance does not take effect until the occupation certificate ued.	31 32 33 34		
	55B	Notic	e of ir	ntention to take out decennial insurance to be given to Secretary	35		
		(1)	an ap Plant 11 ap Secre	the Act, section 211AI(a), the developer of a strata scheme must, before eplication is made for a construction certificate under the <i>Environmental</i> ming and Assessment Act 1979 for building work to which the Act, Part oplies, give written notice to the Secretary, in the way specified by the etary, as to whether or not the developer intends to obtain decennial ance for the building work.	36 37 38 39 40 41		

	(2)	the v	e developer intends to obtain decennial insurance for the building work, written notice to the Secretary must include a copy of a certificate of ency for the decennial insurance showing the following—	1 2 3
		(a)	the name of the issuer,	4
		(b)	the name of the insured,	5
		(c)	the amount covered by the policy,	6
		(d)	the terms and conditions of the insurance policy, including the building work covered by the policy and the commencement date of the policy,	7
		(e)	the amount of the premium deposit,	9
		(f)	confirmation that the premium deposit has been paid.	10
	(3)	A de	eveloper must not fail to comply with this clause.	11
		Max	imum penalty—	12
		(a)	200 penalty units, and	13
		(b)	for a continuing offence—50 penalty units for each day the offence continues.	14 15
55C	Cert appl	ificate icatio	of currency for decennial insurance to be given to Secretary before n for occupation certificate is made	16 17
	(1)	an a _l <i>Plan</i> 11 a _l	the Act, section 211AI(b), the developer of a strata scheme must, before pplication is made for an occupation certificate under the <i>Environmental aning and Assessment Act 1979</i> for building work to which the Act, Part pplies, give the Secretary, in the way specified by the Secretary, a copy of tificate of currency for the decennial insurance for the building work.	18 19 20 21 22
	(2)		clause (1) does not apply if the developer has given the Secretary a ding bond under the Act, section 207.	23 24
	(3)		copy of a certificate of currency for the decennial insurance must show the owing—	25 26
		(a)	the name of the issuer,	27
		(b)	the name of the insured,	28
		(c)	the amount covered by the policy,	29
		(d)	the terms and conditions of the insurance policy, including the building work covered by the policy and the commencement date of the policy,	30 31
		(e)	the amount of the premium deposit,	32
		(f)	confirmation that the premium deposit has been paid.	33
	(4)		eveloper must not fail to comply with this clause.	34
		Max	imum penalty—	35
		(a)	200 penalty units, and	36
		(b)	for a continuing offence—50 penalty units for each day the offence continues.	37 38
			partment Buildings (Compliance and Enforcement ulation 2020	39 40
Clau	se 15/	4		41
Inser	t after	clause	215—	42

3.3

15A	Secretary may issue prohibition order for failure in relation to strata scheme decennial insurance					
	For the Act, section 9(1)(f), a failure of a developer of a strata scheme to comply with the <i>Strata Schemes Management Regulation 2016</i> , clause 55C is	3				
	prescribed.	4 5				

Schedule 4		Amendments relating to immediate suspension of authorisations			1		
4.1	Buil	ding	and [Devel	opment Certifiers Act 2018 No 63	3	
[1]	Sect	ion 47	A			4	
	Inser	t after	section	n 47—		5	
	47A	Powe	er to s	r to suspend registration when notice to show cause served			
		(1)	regist deter	tration minati	of the registered certifier in accordance with Part 2 pending a con by the Secretary of whether to take disciplinary action under inst the holder if—	7 8 9 10	
			(a)		ce to show cause has been served on the registered certifier under on 47, and	11 12	
			(b)	in the	e Secretary's opinion, there are reasonable grounds to believe	13 14	
				(i)	the registered certifier has engaged in conduct that constitutes grounds for suspension of the registration, and	15 16	
				(ii)	it is likely the registered certifier will continue to engage in the conduct, and	17 18	
				(iii)	there is a danger a person or persons may suffer significant harm, or significant loss or damage, as a result of the conduct unless action is taken urgently.	19 20 21	
		(2)	that t	he gro	ry may suspend a registration under this section only if satisfied unds for disciplinary action specified in the notice to show cause tablished, justify the suspension or cancellation of the registration.	22 23 24	
		(3)	notic referi	e to sho red to	on must not be imposed for a period of more than 60 days after the ow cause is served, but may, if the Secretary remains of the opinion in subsection (1)(b), be extended, by written notice, for further 0 days.	25 26 27 28	
		(4)		period ension.	of initial suspension must be specified in the notice imposing the	29 30	
		(5)			ry is not required to give a person an opportunity to be heard before n against the person under this section.	31 32	
		(6)			ary may revoke a suspension under this section at any time by ce to the suspended person.	33 34	
		(7)			n does not limit or otherwise affect another power to suspend a or licence under the <i>Fair Trading Act 1987</i> , section 79A.	35 36	
[2]	Sect	ion 49				37	
	Omi	the se	ction.	Insert i	nstead—	38	
	49	Revi	ew by	Civil a	nd Administrative Tribunal	39	
			the T	ribuna	egrieved by the following decisions of the Secretary may apply to a for an administrative review under the <i>Administrative Decisions</i> 1997—	40 41 42	
			(a)		ision under section 47A to suspend the registration of a registered ier pending a determination of whether to take disciplinary action,	43 44	

			(b) a decision to take disciplinary action under this part.	1		
4.2	Des	ign a	and Building Practitioners Act 2020 No 7	2		
[1]	Section 65A Insert after section 65—					
	65A	Powe	er to suspend registration when notice to show cause served	5		
		(1)	The Secretary may, by written notice to a registered practitioner, suspend the registration of the registered practitioner in accordance with Part 5 pending a determination by the Secretary of whether to take disciplinary action under this Act against the holder if—	6 7 8 9		
			(a) a notice to show cause has been served on the registered practitioner under section 65, and	10 11		
			(b) in the Secretary's opinion, there are reasonable grounds to believe that—	12 13		
			(i) the registered practitioner has engaged in conduct that constitutes grounds for suspension of the registration, and	14 15		
			(ii) it is likely the registered practitioner will continue to engage in the conduct, and	16 17		
			(iii) there is a danger a person or persons may suffer significant harm, or significant loss or damage, as a result of the conduct unless action is taken urgently.	18 19 20		
		(2)	The Secretary may suspend a registration under this section only if satisfied that the grounds for disciplinary action specified in the notice to show cause would, if established, justify the suspension or cancellation of the registration.	21 22 23		
		(3)	A suspension must not be imposed for a period of more than 60 days after the notice to show cause is served, but may, if the Secretary remains of the opinion referred to in subsection (1)(b) be extended, by written notice, for further periods of 60 days.	24 25 26 27		
		(4)	The period of the suspension must be specified in the notice imposing the suspension.	28 29		
		(5)	The Secretary is not required to give a person an opportunity to be heard before taking action against the person under this section.	30 31		
		(6)	The Secretary may revoke a suspension under this section at any time by written notice to the suspended person.	32 33		
		(7)	This section does not limit or otherwise affect another power to suspend a registration or licence under the <i>Fair Trading Act 1987</i> , section 79A.	34 35		
[2]	Section 68					
	Omit the section. Insert instead—					
	68	Revi	ew by Civil and Administrative Tribunal	38		
			A person aggrieved by the following decisions of the Secretary may apply to the Tribunal for an administrative review under the <i>Administrative Decisions Review Act 1997</i> —	39 40 41		
			(a) a decision under section 65A to suspend the registration of a registered certifier pending a determination of whether to take disciplinary action,	42 43		
			(b) a decision to take disciplinary action under this part.	44		

Sch	nedule 5	A	Amendments relating to sharing of information	1		
5.1	Building	and	Development Certifiers Act 2018 No 63	2		
[1]	Section 108 Exchange of information					
	Insert in alphabetical order in section 108(6)—					
	government sector agency means—					
		(a)	a Public Service agency or other government sector agency within the meaning of the <i>Government Sector Employment Act 2013</i> , or	6		
		(b)	a NSW Government agency, or	8		
			Note— See the Interpretation Act 1987, section 13A.	g		
		(c)	an entity constituted by or under an Act or exercising public functions, such as a State owned corporation, being an entity prescribed by the regulations for this definition.	10 11 12		
[2]	Section 108(6), definition of "relevant agency"					
	Insert after paragraph (c)—					
		(c1)	a government sector agency, or	15		
5.2	Home Bu	ildin	g Act 1989 No 147	16		
[1]	Section 121B Information sharing					
	Omit section 121B(1)(c). Insert instead—					
		(c)	a government sector agency or a member of staff of a government sector agency,	19 20		
		(d)	a person or body prescribed by the regulations for this section.	21		
[2]	Section 121B(5)					
	Insert after section 121B(4)—					
	(5)	In th	is section—	24		
	government sector agency means—					
		(a)	a Public Service agency or other government sector agency within the meaning of the <i>Government Sector Employment Act 2013</i> , or	26 27		
		(b)	a NSW Government agency, or	28		
			Note— See the Interpretation Act 1987, section 13A.	29		
		(c)	an entity constituted by or under an Act or exercising public functions, such as a State owned corporation, being an entity prescribed by the regulations for this definition.	30 31 32		