Second print



New South Wales

## **Community Housing Providers (Adoption of National Law) Amendment Bill 2025**

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This PUBLIC BILL, originated in the LEGISLATIVE COUNCIL and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council

Clerk of the Parliaments



New South Wales

## **Community Housing Providers (Adoption of National Law) Amendment Bill 2025**

No , 2025

## A Bill for

An Act to amend the *Community Housing Providers (Adoption of National Law) Act 2012* to provide for the registration and management of affordable housing; and for related purposes.

The LEGISLATIVE ASSEMBLY has this day agreed to this Bill with/without amendment.

Legislative Assembly

Clerk of the Legislative Assembly

Community Housing Providers (Adoption of National Law) Amendment Bill 2025 [NSW]

egislature of New South Wales enacts—	1
Name of Act	2
This Act is the Community Housing Providers (Adoption of National Law) Amendment Act 2025.	3 4
Commencement	5
This Act commences on a day or days to be appointed by proclamation.	6
r	Name of Act This Act is the Community Housing Providers (Adoption of National Law) Amendment Act 2025. Commencement

Scl	nedule 1	Amendment of Community Housing Providers (Adoption of National Law) Act 2012 No 59	1 2
[1]	Section 4	Definitions	3
	Omit section	on 4(2). Insert instead—	4
	(2)	In the local application provisions of this Act—	5
	(-)	<i>Aboriginal Housing Office</i> means the Aboriginal Housing Office constituted by the <i>Aboriginal Housing Act 1998</i> .	6 7
		affordable housing, for Part 3A—see section 27A.	8
		affordable housing guidelines, for Part 3A—see section 27B.	9
		affordable housing manager, for Part 3A—see section 27A.	10
		affordable housing restriction, for Part 3A—see section 27F(c).	11
		assets, for Part 3—see section 13(1).	12
		certifier, for Part 3A—see section 27A.	13
		community housing agreement, for Part 3—see section 13(1).	14
		<i>community housing provider</i> means an entity that provides community housing.	15 16
		<i>Community Housing Providers National Law (NSW)</i> means the provisions that apply in this jurisdiction under section 5.	17 18
		consent authority, for Part 3A—see section 27A.	19
		development approval, for Part 3A—see section 27A.	20
		development approver, for Part 3A—see section 27A.	21
		development consent, for Part 3A—see section 27A.	22
		dwelling, for Part 3A—see section 27A.	23
		Housing Agency means the following—	24
		(a) the Aboriginal Housing Office,	25
		(b) the Housing Corporation,	26
		(c) the Housing Secretary,	27
		(d) the head of a government sector agency, within the meaning of the <i>Government Sector Employment Act 2013</i> , prescribed by the regulations for the relevant provision in which the reference to a Housing Agency occurs.	28 29 30 31
		<i>Housing Corporation</i> means the New South Wales Land and Housing Corporation constituted by the <i>Housing Act 2001</i> .	32 33
		<i>Housing Secretary</i> means the Secretary of the department in which this Act is administered.	34 35
		<i>instrument</i> , for Part 3—see section 13(1).	36
		<i>land</i> , for Part 3—see section 13(1).	37
		land title identification information, for Part 3A—see section 27A.	38
		<i>liabilities</i> , for Part 3—see section 13(1).	39
		local Registrar means the Registrar for this jurisdiction.	40
		new owner, for Part 3—see section 13(1).	41
		notifiable development, for Part 3A—see section 27A.	42
		occupation certificate, for Part 3A—see section 27A.	43
		officer, for Part 3—see section 13(1).	44
		<i>register of affordable housing</i> , for Part 3A—see section 27C(1).	45

Community Housing Providers (Adoption of National Law) Amendment Bill 2025 [NSW] Schedule 1 Amendment of Community Housing Providers (Adoption of National Law) Act 2012 No 59

		<i>registered community housing provider</i> means a registered community housing provider within the meaning of the <i>Community Housing Providers National Law (NSW)</i> and includes an entity registered under the local	1 2 3	
		registration scheme established under this Act, section 25A.	4	
		registered owner, for Part 3A—see section 27A.	5	
		<i>registrable dwelling</i> , for Part 3A—see section 27A.	6	
		<i>responsible housing manager</i> , for Part 3A—see section 27A.	7	
		<i>rights</i> , for Part 3—see section 13(1).	8	
		<i>vesting date</i> , for Part 3—see section 13(1).	9	
[2]	Section 6	5A	10	
	Insert afte	er section 6—	11	
	6A Co	mmunity housing assets	12	
		For the <i>Community Housing Providers National Law (NSW)</i> , section 4(1), definition of <i>community housing asset</i> , paragraph (e), assistance given to a community housing provider by the Commonwealth through one or more Housing Australia programs is declared to be a community housing asset of the provider.	13 14 15 16 17	
[3]	Section 8	3	18	
	Omit the section. Insert instead—			
	8 Ho	using Agencies	20	
	(1)	Each of the following is declared to be a Housing Agency for the relevant provisions of the <i>Community Housing Providers National Law (NSW)</i> —	21 22	
		(a) the Aboriginal Housing Office,	23	
		(b) the Housing Corporation,	24	
		(c) the Housing Secretary.	25	
	(2)	In this section—	26	
		relevant provisions means the following—	27	
		(a) section 4, definition of <i>community housing asset</i> ,	28	
		(b) section $10(1)(h)$ ,	29	
		(c) section $15(2)(c)$ ,	30	
		(d) section $20(4)$ .	31	
[4]	Section <sup>2</sup>	13 Definitions	32	
	Omit sect	tion 13(1), definition of <i>registered community housing provider</i> .	33	
[5]	Section <sup>2</sup>	I6 Community housing agreements	34	
	Omit sect	tion 16(4). Insert instead—	35	
	(4)	A Housing Agency must give the Registrar written notice of the following-	36	
	. ,	(a) a material contravention by a registered community housing provider of a community housing agreement entered into with the Housing Agency,	37 38	
		(b) the Housing Agency ceasing to fund a registered community housing provider,	39 40	

	(c)	a proposed community housing agreement that would be likely to impose a significant burden on a registered community housing provider,	1 2 3
	(d)	another matter relevant to the performance of the registered community housing provider under the National Regulatory Code set out in the <i>Community Housing Providers National Law (NSW)</i> , Schedule 1.	4 5 6
(5)	The	regulations may make provision for—	7
	(a)	community housing agreements, including prescribing terms and conditions taken to be part of an agreement, including an existing agreement, and	8 9 10
	(b)	the determination of what constitutes a significant burden for subsection $(4)(c)$ .	11 12
Section 25	A Loc	al registration scheme	13
Omit "Reg	istrar f	or this jurisdiction" from section 25A(3). Insert instead "local Registrar".	14
C C		<b>j</b>	
Part 3A	D. 4 2		15
Insert after	Part 3		16
Part 3A		ditional New South Wales provisions relating to ordable housing	17 18
Division	1	Interpretation	19
27A Defi	nitions	3	20
	In th	is part—	21
	affor	<i>rdable housing</i> has the same meaning as in the <i>Environmental Planning</i> Assessment Act 1979.	22 23
	affor	rdable housing guidelines—see section 27B(1).	24
		<i>rdable housing manager</i> means an individual or entity registered under on 27I.	25 26
	affor	rdable housing restriction—see section 27F(c).	27
	Asse.	<i>fier</i> has the same meaning as in the <i>Environmental Planning and</i> ssment Act 1979.	28 29
		ent authority has the same meaning as in the Environmental Planning Assessment Act 1979.	30 31
	deve	<i>lopment approval</i> means—	32
	(a)	development consent, or	33
	(b)	the issue of a complying development certificate.	34
	deve	<i>lopment approver</i> , for notifiable development, means—	35
	(a)	the consent authority for the development, or	36
	(b)	the certifier or council that issued a complying development certificate for the development.	37 38
		<i>lopment consent</i> has the same meaning as in the <i>Environmental Planning</i> Assessment Act 1979.	39 40
		<i>ling</i> has the same meaning as in the <i>Environmental Planning and</i> ssment Act 1979, Division 3.1.	41 42
	land	title identification information means—	43

[6]

[7]

Community Housing Providers (Adoption of National Law) Amendment Bill 2025 [NSW] Schedule 1 Amendment of Community Housing Providers (Adoption of National Law) Act 2012 No 59

		(a)	lot number, and	1
		(b)	the number of the relevant—	2
			(i) deposited plan, or	З
			(ii) strata plan.	4
			<i>able development</i> means development that includes one or more rable dwellings.	5
			<i>pation certificate</i> has the same meaning as in the <i>Environmental</i> <i>ning and Assessment Act 1979</i> , Division 6.2.	7 8
		0	ter of affordable housing—see section 27C(1).	g
			<i>tered owner</i> , of a registrable dwelling, means the person recorded in the ter under the <i>Real Property Act 1900</i> .	10 11
			<i>trable dwelling</i> means a dwelling required, as a condition of development val, to be managed as affordable housing.	12 13
		respo	nsible housing manager means the following—	14
		(a)	an affordable housing manager,	15
		(b)	a registered community housing provider.	16
27B	Affo	rdable	housing guidelines	17
	(1)	The M	Minister may make guidelines for this part (the <i>affordable housing lines</i> ).	18 19
	(2)		ffordable housing guidelines must be published on the website of the Registrar.	20 21
Div	ision	2	Register of affordable housing	22
27C	Regi	ister of	affordable housing	23
	(1)		ocal Registrar must keep a register of registrable dwellings (the <i>register fordable housing</i> ).	24 25
	(2)		register of affordable housing must include the following for each rable dwelling—	26 27
		(a)	street address,	28
		(b)	land title identification information,	29
		(c)	the name and contact details of the registered owner of the dwelling,	30
		(d)	the name and contact details of the responsible housing manager for the dwelling,	31 32
		(e)	the number of bedrooms in the dwelling,	33
		(f)	other information prescribed by the regulations.	34
	(3)		egister of affordable housing must be kept in the way determined by the Registrar.	35 36
27D	Disc	losure	of information on register of affordable housing	37
	(1)		ocal Registrar may make information on the register of affordable ng available to the following—	38 39
		(a)	a Housing Agency,	40
		(b)	the person employed under the <i>Government Sector Employment Act</i> 2013 as the NSW Rental Commissioner,	41 42
		(c)	persons or other entities prescribed by the regulations.	43

	(2)		cal Registrar may make information from the register of affordable g publicly available in the way the local Registrar considers riate.	1 2 3
	(3)		e subsection (2), the local Registrar must not make the following ation publicly available—	4 5
		(a) t	the street address of a registrable dwelling,	6
		(b) t	the land title information of a registrable dwelling,	7
		(c) ]	personal information about—	8
			(i) a tenant or occupant of a registrable dwelling, or	9
		(	(ii) the registered owner of a registrable dwelling.	10
	(4)	In this	section—	11
			al information has the same meaning as in the Privacy and Personal ation Protection Act 1998.	12 13
27E	Oblig	gations	of development approvers	14
	(1)	A deve notifial	elopment approver must give the local Registrar the following for each ble development for which the approver gives development approval—	15 16
		(a) 1	notice of the approval,	17
		(b) t	the following information about the registrable dwellings—	18
			(i) street address,	19
			(ii) land title identification information for each registrable dwelling,	20
		`	iii) the total number of registrable dwellings,	21
		````	iv) the number of bedrooms in each registrable dwelling,	22
			(v) the name and contact details of the person granted development consent,	23 24
		(	vi) the conditions of the approval,	25
		(1	vii) other information prescribed by the regulations.	26
	(2)	Inform	ation under this section must be—	27
		(a) g	given to the local Registrar—	28
			(i) in the way determined by the local Registrar, and	29
		(	(ii) as soon as practicable after development approval is given, and	30
		(	confirmed or updated by the development approver before an occupation certificate is issued for the development, whether the	31 32
			occupation certificate is issued by the development approver or a certifier.	33 34
27F	Prec	onditior	ns for issue of occupation certificate	35
			elopment approver or a certifier must not issue an occupation certificate otifiable development unless satisfied of the following—	36 37
			the registrable dwellings in the notifiable development have been entered on the register of affordable housing,	38 39
			a responsible housing manager has been appointed to manage the dwellings,	40 41
		t	a restriction (an <i>affordable housing restriction</i> ) is recorded against the title of the property relating to the development in the Register kept under the <i>Real Property Act 1900</i> that will ensure the registrable	42 43 44

		dwellings will, in accordance with the conditions of development approval, be—	1 2
		(i) used for affordable housing, and	3
		(ii) managed by a responsible housing manager.	4
27G	Αссι	uracy of register	5
	(1)	The local Registrar must review the affordable housing register annually to ensure the information in the register is accurate.	6 7
	(2)	The local Registrar may, if satisfied that information in the register may not be accurate, by written notice require one or more of the following to update or verify the information—	8 9 10
		(a) the development approver that gave the information,	11
		(b) the development approver or certifier that issued the occupation certificate for the development,	12 13
		(c) the responsible housing manager appointed to manage the dwellings,	14
		(d) a Housing Agency,	15
		(e) an entity or class of entity prescribed by the regulations.	16
	(3)	A person or entity given notice under this section must not, without reasonable excuse, fail to comply with the notice.	17 18
	(4)	For subsection (2), a person or entity must not be required to update or verify the same information more than once per year.	19 20
Divi	sion	3 Register of affordable housing managers	21
27H	Regi	ister of affordable housing managers	22
	(1)	The local Registrar must keep a register of affordable housing managers.	23
	(2)	The register must be—	24
		(a) kept in the way determined by the local Registrar, and	25
		(b) made publicly available on the local Registrar's website.	26
271	Regi	istration as affordable housing manager	27
	(1)	The local Registrar may, on application by an individual or other entity, register the individual or entity as an affordable housing manager.	28 29
	(2)	An application for registration as an affordable housing manager must—	30
		(a) be in the form approved by the local Registrar, and	31
		(b) include the information prescribed by the regulations, and	32
		(c) be accompanied by the fee prescribed by the regulations.	33
	(3)	The local Registrar may register an affordable housing manager subject to the conditions the local Registrar considers reasonable.	34 35
Divi	sion	4 Management of affordable housing	36
27J	Oblig	gations of persons given development approval	37
	(1)	A person given development approval for a notifiable development must, before applying for an occupation certificate for the development—	38 39

39

		(a)	ensure that, for each dwelling built as affordable housing, an affordable housing restriction is recorded in the Register under the <i>Real Property Act 1900</i> , and	1 2 3
		(b)	give the local Registrar the following—	4
			(i) proof a responsible housing manager has been appointed to manage the affordable housing,	5 6
			(ii) contact details for the responsible housing manager.	7
			mum penalty—	8
		(a)	for an individual—25 penalty units, or	9
		(b)	otherwise—100 penalty units.	10
	(2)	an oc	day a person does not comply with subsection (1) after the day on which ecupation certificate is issued for the development is a separate offence the subsection.	11 12 13
	(3)		section does not apply to a dwelling for which an occupation certificate ssued before commencement of this section.	14 15
27K	Oblig	gation	s of registered owner of affordable housing	16
		The r	egistered owner of a registrable dwelling must—	17
		(a)	ensure the registrable dwelling is managed in accordance with the affordable housing guidelines by a responsible housing manager, and	18 19
		(b)	if the responsible housing manager for the dwelling ceases to manage the dwelling—appoint a new responsible housing manager for the dwelling within 90 days, and	20 21 22
		(c)	give the local Registrar written notice of the appointment of a new responsible housing manager for the dwelling within 14 days after the appointment.	23 24 25
		Maxi	mum penalty—	26
		(a)	for an individual—25 penalty units, or	27
		(b)	otherwise—100 penalty units.	28
27L	Oblig	gation	s of responsible housing managers	29
	(1)	A res must-	ponsible housing manager appointed to manage a registrable dwelling	30 31
		(a)	manage the registrable dwelling in accordance with the affordable housing guidelines, and	32 33
		(b)	give the local Registrar written notice of the following-	34
			(i) a change in the registered owner of the registrable dwelling,	35
			(ii) the responsible housing manager ceasing to manage the registrable dwelling, and	36 37
		(c)	give the local Registrar the following—	38
			(i) information the local Registrar reasonably requires to audit the responsible housing manager's compliance with this Act and the affordable housing guidelines,	39 40 41
			(ii) information prescribed by the regulations.	42
	(2)		en notice under subsection (1)(b) must be given within 14 days after the nsible housing manager—	43 44
		(a)	becomes aware of the change in registered owner, or	45

		(b)	ceases to manage the registrable dwelling.	1
	(3)	requi	sponsible housing manager must give the local Registrar information red under subsection $(1)(c)$ in the way and within the reasonable time d notified by the local Registrar to the responsible housing manager in ng.	2 3 4 5
27M	Enfo	rceme	ent—affordable housing managers	6
	(1)	contr	e local Registrar reasonably believes an affordable housing manager is in ravention of one or more of the manager's obligations under section 27L, becal Registrar may issue a notice (a <i>contravention notice</i> ) that—	7 8 9
		(a)	identifies each contravention, and	10
		(b)	specifies a reasonable period in which the contraventions must be rectified.	11 12
	(2)		ntravention notice may also specify the action an affordable housing ager must take to rectify a contravention.	13 14
	(3)		ffordable housing manager must rectify a contravention identified in a ravention notice—	15 16
		(a)	within the period specified in the notice, and	17
		(b)	in the way specified in the notice.	18
		Maxi	imum penalty for subsection (3)—	19
		(a)	for an individual—25 penalty units, or	20
		(b)	otherwise—100 penalty units.	21
		Note- under	<ul> <li>A community housing provider in contravention of the provider's obligations section 27L is subject to enforcement action under Part 4.</li> </ul>	22 23
Divi	sion	5	Miscellaneous	24
Divis 27N		5 Ilation		24 25
		lation		
		lation	IS	25
		Ilation The 1	regulations may provide for the following— the regulation of affordable housing managers, including imposing	25 26 27
		The 1	regulations may provide for the following— the regulation of affordable housing managers, including imposing conditions on the registration of affordable housing managers, auditing the compliance of responsible housing managers with the	25 26 27 28 29
27N	Regu	The 1 (a) (b) (c)	regulations may provide for the following— the regulation of affordable housing managers, including imposing conditions on the registration of affordable housing managers, auditing the compliance of responsible housing managers with the affordable housing guidelines, the exchange of information between the local Registrar and other	25 26 27 28 29 30 31
27N Sche	Regu dule 1	The r (a) (b) (c)	regulations may provide for the following— the regulation of affordable housing managers, including imposing conditions on the registration of affordable housing managers, auditing the compliance of responsible housing managers with the affordable housing guidelines, the exchange of information between the local Registrar and other entities.	25 26 27 28 29 30 31 32
27N Sche	Regu dule 1 t at the	The r (a) (b) (c) Savir e end o Pro Cor	regulations may provide for the following— the regulation of affordable housing managers, including imposing conditions on the registration of affordable housing managers, auditing the compliance of responsible housing managers with the affordable housing guidelines, the exchange of information between the local Registrar and other entities.	25 26 27 28 29 30 31 32 33
27N Sche Insert	Regu dule 1 t at the t	The r (a) (b) (c) Savir e end o Pro Cor	<ul> <li>regulations may provide for the following—</li> <li>the regulation of affordable housing managers, including imposing conditions on the registration of affordable housing managers,</li> <li>auditing the compliance of responsible housing managers with the affordable housing guidelines,</li> <li>the exchange of information between the local Registrar and other entities.</li> <li>ngs, transitional and other provisions</li> <li>f the schedule, with appropriate part and clause numbering—</li> <li>visions consequent on enactment of munity Housing Providers (Adoption of Scienal Law) Amendment Act 2025</li> </ul>	25 26 27 28 29 30 31 32 33 34 35 36
27N Sche Insert	Regu dule 1 t at the t	The r (a) (b) (c) Savin e end o Pro Con Nat	<ul> <li>regulations may provide for the following—</li> <li>the regulation of affordable housing managers, including imposing conditions on the registration of affordable housing managers, auditing the compliance of responsible housing managers with the affordable housing guidelines,</li> <li>the exchange of information between the local Registrar and other entities.</li> <li>ngs, transitional and other provisions</li> <li>f the schedule, with appropriate part and clause numbering—</li> <li>visions consequent on enactment of munity Housing Providers (Adoption of Conal Law) Amendment Act 2025</li> </ul>	25 26 27 28 29 30 31 32 33 34 35 36 37
27N Sche Insert	Regu dule 1 t at the t	Ilation The r (a) (b) (c) Savin e end o Pro Cor Nat hitions In thi	<ul> <li>regulations may provide for the following—</li> <li>the regulation of affordable housing managers, including imposing conditions on the registration of affordable housing managers,</li> <li>auditing the compliance of responsible housing managers with the affordable housing guidelines,</li> <li>the exchange of information between the local Registrar and other entities.</li> <li>ngs, transitional and other provisions</li> <li>f the schedule, with appropriate part and clause numbering—</li> <li>visions consequent on enactment of munity Housing Providers (Adoption of Scienal Law) Amendment Act 2025</li> </ul>	25 26 27 28 29 30 31 32 33 34 35 36 37 38

[8]

		existi	ng affordable housing means affordable housing for which an	-
			"S upper and the second s	2
		-	pation certificate has been issued before the commencement day.	3
		-	<i>pation certificate</i> has the same meaning as in Part 3A.	4
			er of affordable housing has the same meaning as in Part 3A. er of affordable housing managers means the register kept under	5
			n 27H.	6
т	Trans	fer of	certain registered community housing providers	8
(		who, a opinic	clause applies in relation to a registered community housing provider immediately before the commencement day, is, in the local Registrar's on, engaged in managing affordable housing and no other community ng assets (a <i>transferring housing manager</i> ).	9 10 11 12
(	(2)	On an	d from the commencement day, a transferring housing manager-	13
		(a)	is taken to be registered under section 27I as an affordable housing manager, and	14 15
		(b)	ceases to be a registered community housing provider.	16
(	(3)	The lo	ocal Registrar—	17
		(a)	may require a transferring housing manager to give the local Registrar the information required for the register of affordable housing and the register of affordable housing managers, and	18 19 20
		(b)	may enter the information in the register of affordable housing or the register of affordable housing managers, and	21 22
		(c)	must not require a transferring housing manager to pay a fee for-	23
			<ul> <li>(i) the transfer of the transferring housing manager's registration, or</li> <li>(ii) including information in the register of affordable housing or the register of affordable housing managers.</li> </ul>	24 25 26
F	Regis	tratio	n of existing affordable housing	27
	(1)	The lo	ocal Registrar may enter the details of existing affordable housing in the er of affordable housing.	28 29
(	(2)		velopment approver may give the local Registrar details of existing lable housing for this clause.	30 31
Schedu	ule 1/	A Prov	visions relating to Registrar	32
Insert a	after c	lause 4	4—	33
4A A	Actin	g Regi	istrar	34
	(1)	If the	office of Registrar becomes vacant, the Minister may appoint a person in the office on a temporary basis.	35 36
(	(2)	A per	son appointed under this clause is—	37
,		(a)	the Acting Registrar, and	38
		(b)	taken to be the Registrar during the period of the person's appointment.	39
(	(3)		rson appointed as Acting Registrar may, if eligible, be appointed as trar and the period served as Acting Registrar must not be counted for e 1.	40 41 42

[9]

Community Housing Providers (Adoption of National Law) Amendment Bill 2025 [NSW] Schedule 2 Amendment of other legislation

Scł	nedule 2 Amendment of other legislation	1
2.1	Environmental Planning and Assessment Regulation 2021	2
[1]	Sections 26(1), 82(2) and (3), 84(2) and (3), 86A(2) and (3)	3
	Omit "registered community housing provider" wherever occurring.	2
	Insert instead "responsible housing manager".	Ę
[2]	Sections 82(3)(c) and 86A(3)(c)	6
	Omit "3 months" wherever occurring. Insert instead "60 days".	7
[3]	Schedule 7 Dictionary	8
	Insert in alphabetical order—	ç
	<i>responsible housing manager</i> has the same meaning as in the <i>Community Housing Providers (Adoption of National Law) Act 2012</i> , section 27A.	10 11
2.2	State Environmental Planning Policy (Housing) 2021	12
[1]	Sections 21(1)(b), 40(1)(b), 43B(a)(ii), 108CA(a)(ii) and 156(2)(b),	13
	Omit "registered community housing provider" wherever occurring.	14
	Insert instead "responsible housing manager".	15
[2]	Schedule 7 Dictionary	16
	Insert in alphabetical order—	17
	<i>responsible housing manager</i> has the same meaning as in the <i>Community Housing Providers (Adoption of National Law) Act 2012</i> , section 27A.	18 19
2.3	State Environmental Planning Policy (Precincts—Central River City) 2021	20 21
[1]	Appendix 7 Alex Avenue and Riverstone Precinct Plan 2010	22
	Omit "registered community housing provider" wherever occurring in Appendix 7, section 6.11(6).	23 24
	Insert instead "responsible housing manager".	25
[2]	Appendix 7, section 6.11(9)	26
	Insert in alphabetical order—	27
	<i>responsible housing manager</i> has the same meaning as in the <i>Community Housing Providers (Adoption of National Law) Act 2012</i> , section 27A.	28 29