

Fair Trading Amendment Bill 2002

Explanatory note

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

Overview of Bill

The object of this Bill is to amend the *Fair Trading Act 1987* (*the Principal Act*) as follows:

- (a) to create an offence in the case where a trader, who has been notified by the Director-General of the Department of Fair Trading to substantiate a claim or representation made by the trader, fails to substantiate the claim or representation,
- (b) to enable the Director-General to make mandatory recall orders in relation to defective goods and to provide that such orders are reviewable by the Products Safety Committee,
- (c) to insert direct commerce provisions that will cover both traditional door-to-door sales as well as telemarketing contracts,

- (d) to mirror the provisions of the *Trade Practices Act 1974* of the Commonwealth (*the TPA*) that relate to warranties in consumer transactions and to actions against manufacturers and importers of goods of a kind ordinarily acquired for personal, domestic or household use or consumption,
- (e) to extend and clarify the operation of section 43 of the Principal Act (which relates to unconscionable conduct in trade or commerce) and to insert provisions (based on the TPA provisions) in relation to country of origin representations,
- (f) to enable a court to impose a term of imprisonment (not exceeding 3 years) on a person who is convicted of a second or subsequent offence under Part 5 of the Principal Act (which relates to unfair practices such as false representations),
- (g) to extend, from 3 to 6 years, the period within which action may be taken to recover the amount of loss or damage caused by a contravention of the Principal Act,
- (h) to enable a Local Court to make orders compensating a person for loss or damage sustained as the result of the conduct of a person who has been convicted of an offence under the Principal Act,
- (i) to increase the maximum monetary penalty that a Local Court may impose for an offence under the Principal Act from 50 penalty units to 100 penalty units,
- (j) to provide that the Director-General may request a person who has engaged in unlawful trading conduct on more than one occasion to show cause why the person should not be prohibited from trading and to provide for the Director-General to apply to the Supreme Court for an order to prohibit such a person from carrying on a business of supplying goods or services,
- (k) to repeal Part 7 of the Principal Act which currently provides for the making of codes of practice,
- (l) to make a number of other miscellaneous amendments of a minor or consequential nature.

The Bill also:

- (a) repeals the *Door-to-Door Sales Act 1967* as a consequence of the insertion of the direct commerce provisions in the Principal Act, and
- (b) repeals the *Mock Auctions Act 1973* and inserts a new provision in the Principal Act to prohibit mock auctions.

Outline of provisions

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

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

Clause 3 is a formal provision giving effect to the amendments to the *Fair Trading Act 1987* set out in Schedule 1.

Clause 4 repeals the *Door-to-Door Sales Act 1967*.

Clause 5 repeals the *Mock Auctions Act 1973*.

Schedule 1 Amendments

Substantiation of claims and representations

Schedule 1 [7] amends section 23C of the Principal Act to provide that, if a person has, under section 23A, been notified by the Director-General of the Department of Fair Trading to provide proof of a claim or representation made by the person in trade and commerce, the person commits an offence if the person fails to provide proof to support the claim or representation, or if the person fails to provide proof within the time specified in the notice or provides information that is false or misleading in response to the notice. **Schedule 1** [5], [6], [8] and [9] are consequential amendments.

Product recall orders by Director-General

Schedule 1 [15] omits sections 34–36 of the Principal Act (which presently enable the Minister to make orders in relation to the recall of defective goods) and provides instead for such orders to be made by the Director-General. However, such orders will be subject to review by the Products Safety Committee established under the Principal Act (which will no longer have the function of inquiring into whether certain goods should be subject to a recall order before such an order is made) and must be confirmed by the Minister. In recasting the existing provisions, the provisions relating to notification of voluntary recall by suppliers have been separated from the mandatory recall provisions. Schedule 1 [10]–[13], [26] and [40] are consequential amendments.

Direct commerce practices

Schedule 1 [16] inserts a new Division 3 of Part 4 (proposed sections 40A–40K) to deal with direct commerce practices (ie traditional door-to-door sales as well as telemarketing). Under the new Division, a cooling-off period of 5 business days is provided with respect to direct commerce contracts (ie unsolicited sales that are more than \$100 in value) and during this period the consumer has the right to cancel the contract. Dealers who negotiate direct commerce contracts must inform consumers in writing of their right to cancel during the cooling-off period and must not collect any fees during the cooling-off period for services provided during that period. Provision is also made to regulate the conduct of dealers in relation to direct commerce practices (eg dealers must not solicit business after 8 pm and before 9 am, and must cease contact with prospective consumers when requested to do so).

Express consumer trade warranties

Schedule 1 [16] also inserts new Divisions 4 and 5 of Part 4 (proposed sections 40L–40ZC) which are based on the provisions of the TPA relating to conditions and warranties in consumer transactions (being Divisions 2 and 3 of Part V of the TPA) and to actions against manufacturers and importers of goods (Division 2A of Part V of the TPA). The new provisions relate to such matters as inherent rights of merchantable quality and fitness for use.

Unconscionable conduct and country of origin representations

Schedule 1 [17]–[19] extends the scope of section 43 of the Principal Act (which prevents a supplier from engaging in unconscionable conduct) so that it will apply to all transactions in trade and commerce (and not just transactions involving goods or services for personal, domestic or household use or consumption). **Schedule 1** [3] is a consequential amendment.

Schedule 1 [20] inserts proposed section 44A in the Principal Act to mirror the TPA provisions in relation to country of origin representations. The new section provides a test for determining whether a representation as to where goods have come from contravenes section 42 (which relates to misleading or deceptive conduct) or 44 (i) (which relates to false representations about the place of origin of goods) of the Principal Act.

Mock auctions

Schedule 1 [21] prohibits the conduct of mock auctions (which involve goods only) in a similar manner as they have been prohibited under the *Mock Auctions Act 1973*. An example of such an auction is where goods are sold to a person at a price lower than the highest bid for the goods, or where part of the price for the sale of goods is repaid or credited to the buyer.

Amendments relating to enforcement and penalties

Schedule 1 [22] enables a court, in addition to (or as an alternative to) any monetary penalty, to impose a term of imprisonment (not exceeding 3 years, or 2 years in the case of a Local Court) on a person who is convicted of a second or subsequent offence under Part 5 of the Principal Act.

Schedule 1 [24] increases the maximum monetary penalty that a Local Court may impose for an offence under the Principal Act from 50 penalty units to 100 penalty units.

Schedule 1 [25] enables a Local Court to order a person who is convicted of an offence to compensate a person who has sustained loss or damage as a result of the conduct of the convicted person.

Schedule 1 [29] inserts proposed sections 66A and 66B in the Principal Act. Under proposed section 66A, the Director-General may, if satisfied that a person has engaged in conduct on more than one occasion that is (or would be) a contravention of the Principal Act, ask the person to show cause why the person should not be prevented from carrying on a business of supplying goods or services. Under proposed section 66B, the Director-General may then apply to the Supreme Court for an order prohibiting the person from trading for a specified period. Schedule 1 [33] and [35]–[37] are consequential amendments.

Schedule 1 [31] provides that proceedings for taking action to recover the amount of loss or damage caused by conduct in contravention of the Principal Act may be commenced within 6 years after the cause of action that relates to the conduct accrued. The 6-year limitation period will not apply in the case of personal injury actions.

Schedule 1 [32] restates existing section 33 of the Principal Act (which is repealed by **Schedule 1 [14]**) in Part 6 of the Principal Act as that Part deals with remedies.

Schedule 1 [34] provides that an application to the Supreme Court under section 72 (2) of the Principal Act for an order to compensate a person for loss or damage caused by conduct in contravention of the Principal Act may be brought within 6 years after the cause of action that relates to the conduct arose. The 6-year limitation period will not apply in the case of personal injury actions.

Other amendments

Schedule 1 [1], [23] and [30] update certain cross-references.

Schedule 1 [2] and [4] are amendments consequential on the enactment of the *Public Sector Employment and Management Act 2002.*

Schedule 1 [39] repeals Part 7 of the Principal Act which provides for codes of practice for fair dealing between particular classes of suppliers and consumers or by particular classes of persons in relation to consumers. **Schedule 1 [27], [28] and [38]** are consequential amendments.

Schedule 1 [41] inserts savings and transitional provisions and **Schedule 1 [42]** enables regulations of a savings or transitional nature to be made as a consequence of the enactment of the proposed Act.



Fair Trading Amendment Bill 2002

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Fair Trading Amendment Bill 2002

No , 2002

A Bill for

An Act to amend the *Fair Trading Act 1987* to make provision with respect to direct commerce practices, product recall orders, express consumer trade warranties, enforcement provisions and other miscellaneous matters; to repeal the *Door-to-Door Sales Act 1967* and the *Mock Auctions Act 1973*; and for other purposes.

Clause 1 Fair Trading Amendment Bill 2002

The l	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Fair Trading Amendment Act 2002.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5 6
3	Amendment of Fair Trading Act 1987 No 68	7
	The Fair Trading Act 1987 is amended as set out in Schedule 1.	8
4	Repeal of Door-to-Door Sales Act 1967 No 36	9
	The Door-to-Door Sales Act 1967 is repealed.	10
5	Repeal of Mock Auctions Act 1973 No 17	11
	The <i>Mock Auctions Act 1973</i> is repealed.	12

Amendments	Schedule 1
Amendments	Schedule

Sch	edule 1 Aı	mendments	1
		(Section 3)	2
[1]	Section 4 Defi	nitions	3
	Omit "Division	ns 5–8" from the definition of <i>advisory council</i> in section	4
	4(1).	is 5 6 from the definition of darkory council in section	5
	Insert instead '	Divisions 5–9".	6
[2]	Section 4 (1),	definition of "officer"	7
	Omit the defin	ition. Insert instead:	8
	ofj	ficer means:	9
	(a)	the Director-General or any other member of staff	10
		(within the meaning of the Public Sector Employment	11
	4.	and Management Act 2002) of the Department, or	12
	(b)	a member of staff of a public sector agency (within the meaning of section 85 of the <i>Public Sector Employment</i>	13
		and Management Act 2002) who is transferred to, or	14 15
		who provides services for, the Department, or	16
	(c)	any person engaged by the Director-General (with the	17
		approval of the Minister and on such terms as the	18
		Minister thinks fit) to assist in the exercise of the	19
		Director-General's functions.	20
[3]	Section 5 Mea	ning of "consumer"	21
	Insert "(except	for the purposes of section 43)" after "do not" in section	22
	5 (2).	,	23
[4]	Section 7 Staf	f of Department	24
	Omit the section	on.	25
[5]	Section 23A P	ower to require proof of claims and representations	26
	Omit "substant	tiate a" from section 23A (1).	27
		'provide the Director-General with proof of any".	28

Schedule 1	Amendments
Schedule i	Amenamens

[6]	Section 23	A (3)	and (4)	1		
	Omit section 23A (3)–(5). Insert instead:					
	(3)	The	notice must:	3		
		(a)	specify the claim or representation to which the notice applies, and	4 5		
		(b)	specify a time within which the person is required to provide the Director-General with proof of the claim or representation, and	6 7 8		
		(c)	 indicate that it is an offence to: (i) fail to provide proof sufficient to support the claim or representation, or (ii) fail to provide that proof within the time specified in the notice, or (iii) provide the Director-General with information that is false or misleading in a material particular. 	9 10 11 12 13 14 15		
	(4)	The Director-General may, by a further notice in writing served on the person, extend the time within which the person is required to provide the Director-General with proof of the claim or representation concerned.				
[7]	Section 23 representa		ences in relation to failing to provide proof of claim or	21 22		
	Omit section 23C (1) and (2). Insert instead:					
	(1)		erson on whom a notice under section 23A is served is y of an offence if the person:	24 25		
		(a)	fails to provide proof sufficient to support the claim or representation, or	26 27		
		(b)	fails to provide that proof within the time specified in the notice, or	28 29		
		(c)	provides any information to the Director-General that is false or misleading in a material particular.	30 31		
[8]	Section 23C (3)					
	Omit "subsection (2)". Insert instead "subsection (1) (c)".					

[9]	Section 23	D Self	fincrimination	1	
		•	ance with" wherever occurring. response to".	2	
[10]	Section 24	Prod	ucts Safety Committee	4	
	Insert after section 24 (1):				
	(1A)		out limiting subsection (1), the Products Safety Committee he following functions:	6 7	
		(a)	to provide advice to the Minister on such issues in relation to the operation of Divisions 2 and 3 of Part 3 as are referred to it by the Minister,	8 9 10	
		(b)	to review recall orders made under Division 3 of Part 3.	11	
[11]	Section 28 Reference of certain questions to Products Safety Committee				
	Omit section 28 (1). Insert instead:				
	(1)	Mini consi kind	Minister, or the Director-General with the approval of the ster, may refer to the Products Safety Committee for ideration the question whether the supply of goods of a specified in the reference or any particular goods so ified should:	14 15 16 17 18	
		(a)	because they are dangerous, or are a possible source of danger, be prohibited, or	19 20	
		(b)	be allowed only subject to conditions or restrictions to be specified by the Committee.	21 22	
[12]	Section 28	3 (3)		23	
	Omit the subsection.				
[13]	Section 28	3 (5)		25	
	Omit "each	n". Inse	ert instead "any such".	26	
[14]	Section 33 order	Reme	edy for supply of goods etc in contravention of Act or	27 28	
	Omit the so	ection.		29	

[15]	Sections 34–36F				
	Omit sections 34–36. Insert instead:				
	34	Def	initions	3	3
			In this	s Division:	4
				tive goods means goods that:	5
			·	<u> </u>	
			(a)	do not comply with a product safety standard for the goods, or	6 7
			(b)	are the subject of a banning order, or	8
			(c)	are, in the opinion of the Director-General, of a kind that may cause death or injury to any person.	9 10
				order means an order made by the Director-General section 35.	11 12
	35	Rec	all ord	ers by Director-General	13
		(1)	The D	Director-General may, by order published in the Gazette,	14
				re the supplier of defective goods to do any one or more	15
			of the	following:	16
			(a)	recall the goods in the manner, and within the period, specified in the order,	17 18
			(b)	disclose to the public, or to a class of persons specified	19
				in the order, in the manner and within the period so	20
				specified, any one or more of the following:	21
				(i) the nature of any defect in, or dangerous	22
				characteristic of, the goods identified in the	23
				order, (ii) the circumstances in which the use of the goods	24 25
				is dangerous,	26
				(iii) procedures for disposing of the goods,	27
			(c)	notify the public, or a class of persons specified in the	28
			(C)	order, in the manner and within the period so specified,	29
				that the supplier undertakes to do whichever of the	30
				following the supplier thinks is appropriate:	31
				(i) except where the order identifies a dangerous	32
				characteristic of the goods—repair the goods,	33
				(ii) replace the goods,	34

34

		(iii)	refund to a person to whom the goods were supplied (whether by the supplier or by another person) the price of the goods.	1 2 3
	(2)	28 days is published that 28-days	rder ceases to have effect at the end of the period of mmediately following the date on which it was in the Gazette unless the order is, before the end of ay period, confirmed by the Minister by notice in the Gazette.	4 5 6 7 8
	(3)		n (2) does not apply if a request is made under section view of the recall order.	9 10
	(4)		0 and 41 of the <i>Interpretation Act 1987</i> apply to a r as if it were a statutory rule to which those sections	11 12 13
36	Rev	iew of reca	III orders	14
	(1)	relates may published	ter or the supplier of goods to which a recall order y, within 14 days of the date on which the order was in the Gazette, request the Products Safety e to review the order.	15 16 17 18
	(2)	to conduct	n request is made, the Products Safety Committee is the review of the order and report to the Minister on ne of the review.	19 20 21
	(3)	respect to Committee provisions	sions of sections 28 (7)–(11) and 29 apply to and in the review of a recall order by the Products Safety e under this section in the same way as those apply to the consideration of a question that is the Committee under section 28 (1).	22 23 24 25 26
	(4)	According	ly:	27
		refe reca	eference in those provisions to a question that is erred to the Committee includes a reference to a all order that the Committee has been requested to iew, and	28 29 30 31
		the	eference in those provisions to the consideration by Committee of such a question includes a reference he conducting of a review of a recall order.	32 33 34

	(5)		eceiving the Committee's report in relation to a recall the Minister may, by order published in the Gazette:	1 2
		(a)	confirm the recall order, or	3
		(b)	amend the recall order in accordance with the terms of	4
		` ′	the Committee's report, or	5
		(c)	repeal the order.	6
36A	Rec	luction	n of refund in certain circumstances	7
		If:		8
		(a)	in accordance with a recall order, a supplier undertakes to refund the price of goods, and	9 10
		(b)	a period of more than 12 months has elapsed since a person (whether or not the person to whom the refund is to be made) acquired the goods from the supplier,	11 12 13
		calcu	amount of the refund may be reduced by an amount, alated in accordance with the order, that is attributable to se that a person has had of the goods.	14 15 16
36B	Und	dertaki	ing to repair or replace goods	17
	(1)		accordance with a recall order, a supplier undertakes to r goods, the supplier must cause the goods to be repaired at:	18 19 20
		(a)	any defect in the goods as identified in the order is rectified, and	21 22
		(b)	if there is a product safety standard for goods of that kind—the goods comply with the standard.	23 24
	(2)	repla	accordance with a recall order, a supplier undertakes to ce goods, the supplier must replace the goods with like s that:	25 26 27
		(a)	if a defect in, or a dangerous characteristic of, the goods to be replaced was identified in the order—do not contain that defect or have that characteristic, and	28 29 30
		(b)	if there is a product safety standard for goods of that kind—comply with the standard.	31 32

Amendmen ^a	nts	Schedule 1

	(3)	If, in accordance with a recall order, a supplier und repair or replace goods, the cost of the repair or rep including any necessary transportation costs, is to be the supplier.	placement, 2
36C	Cor	mpliance with recall order	5
		A supplier of goods to which a recall order relates r	nust not: 6
		(a) fail to comply with a requirement of the order	er, or 7
		(b) if the order identifies a defect in, or a characteristic of, the goods—supply goods to which the order relates and that contain that	of the kind 9
		have that characteristic, or	11
		(c) in any case other than a case referred to in (b)—supply goods of the kind to which relates, or	
		(d) fail to carry out an undertaking given by the under section 35 (1) (c), or	ne supplier 15
		(e) having given such an undertaking to repair goods—fail to comply with section 36B.	or replace 17
36D	Not	tification of voluntary recall	19
	(1)	If a supplier takes action to recall goods otherwise required by a recall order, the supplier must, within 2 the action is taken, give the Director-General a writing:	days after 21
		(a) stating that the goods are subject to recall, an	nd 24
		(b) if the goods contain a defect or have a characteristic—stating the nature of the dangerous characteristic, and	•
		(c) if the goods do not comply with a prod standard for the goods—stating the nature o compliance.	
		Maximum penalty: 100 penalty units in the corporation or 20 penalty units in any other case.	case of a 31

	(2)	If a person who would otherwise be required to give notice under subsection (1) has given notice of the matter under section 65R of the <i>Trade Practices Act 1974</i> of the Commonwealth, the person is not required to give notice under subsection (1).	1 2 3 4 5
36E		quirement to notify recall of goods to persons outside New uth Wales	6 7
		If any goods are recalled in accordance with a recall order or are voluntarily recalled under section 36D, a person who has supplied any of the goods to another person outside New South Wales must, as soon as practicable after the supply of those goods, give a notice in writing to that other person:	8 9 10 11 12
		(a) stating that the goods are subject to recall, and	13
		(b) if the goods contain a defect or have a dangerous characteristic—stating the nature of the defect or dangerous characteristic, and	14 15 16
		(c) if the goods do not comply with a product safety standard for the goods—stating the nature of the non-compliance.	17 18 19
		Maximum penalty: 100 penalty units in the case of a corporation or 20 penalty units in any other case.	20 21
36F	Cer	tain amounts recoverable as debt or damages	22
	(1)	If a supplier fails to carry out an undertaking given under section 35 (1) (c) to refund the price of goods, the amount that should have been refunded is recoverable as a debt due by the supplier to the person to whom the undertaking was given.	23 24 25 26
	(2)	If a supplier fails to carry out an undertaking given under section 35 (1) (c) to repair or replace goods, the supplier is taken to have given instead an undertaking, notified under section 35 (1) (c), to refund the price of the goods within the period specified for the repair or replacement of the goods.	27 28 29 30 31
	(3)	If:	32
	` /	(a) a person:(i) fails to comply with a requirement of a recall order, or	33 34 35

Amendments

				(ii) supplies goods in contravention of a recall order identifying a defect in, or dangerous characteristic of, the goods, and	1 2 3
			(b)	another person suffers loss or damage:	4
				(i) because of a defect in, or dangerous	5
				characteristic of, the goods, or	6
				(ii) by not having particular information as to a characteristic of the goods,	7 8
			the pe	rson who suffered the loss or damage is, for the purposes	9
				Act, taken to have suffered the loss or damage because	10
			of the	failure or contravention.	11
[16]	Part 4	I, Divi	isions 3	3–5	12
	Insert	after	Divisio	on 2:	13
	Divis	ion 3	3	Direct commerce	14
	40A	Defi	initions		15
		(1)	In this	Division:	16
			coolin	g-off period, in relation to a direct commerce contract,	17
				the period within which the consumer is, under section	18
			40E o	r under the contract, entitled to cancel the contract.	19
			dealer	means a person who, in the course of direct commerce:	20
			(a)	enters into negotiations with another person with a view	21
				to the making of a contract for the supply of goods or	22
				services to that other person, or	23
			(b)	calls on, or telephones, another person for the purpose of entering into such negotiations,	24 25
			wheth	er or not that person is or is to be the supplier of the	26
				or services.	27
			direct	commerce means the practice under which:	28
			(a)	a person:	29
				(i) goes from place to place, or	30

goes from place to place, or makes telephone calls,

(ii)

31

Schedule 1

		seeking out persons who may be prepared to enter, as consumers, into contracts for the supply of goods or services, and	1 2 3
	(b)	that person (or some other person) enters into negotiations with those prospective consumers with a view to the making of such contracts.	4 5 6
	direct	commerce contract—see section 40B.	7
	toward	<i>iation</i> includes any discussion or dealing directed ds the making of a contract (whether or not the terms of ntract are open to negotiation).	8 9 10
		d contract or instrument, in relation to a direct herce contract, means:	11 12
	(a)	a contract of guarantee or indemnity that is related to the contract, or	13 14
	(b)	an instrument related to the contract that creates a mortgage or charge in favour of the supplier or dealer (or a person nominated by the supplier or dealer), or	15 1 <i>6</i> 17
	(c)	another contract or instrument (not being an instrument of the kind referred to in paragraph (b)) that is collateral or related to the contract.	18 19 20
(2)	In this	s Division:	21
	(a)	a reference to the consumer or supplier under a contract for the supply of goods or services extends to any person to whom the rights of the original consumer or supplier under the contract are assigned or transferred, or pass by operation of law, and	22 23 24 25 26
	(b)	a reference to negotiation of a direct commerce contract is a reference to negotiation of a contract that would, when made, be a direct commerce contract.	27 28 29
(3)	supply contra	e purposes of this Division, a contract is a contract for the y of goods or services to a person who is a party to the act if it provides for the supply of goods or services either t person or to someone else but on the order of that n.	30 31 32 33 34

40B	Mea	aning o	of "direct commerce contract"	1
	(1)		the purposes of this Division, a contract is a <i>direct</i> merce contract if:	2 3
		(a)	it is for the supply of goods or services to a consumer who is an individual, and	4 5
		(b)	negotiations leading to the making of the contract (whether or not they are the only negotiations that precede the making of the contract) take place between the dealer and the consumer: (i) in each other's presence at a place other than the business or trade premises of the supplier, or (ii) over the telephone, and	6 7 8 9 10 11 12
		(c)	the dealer has called at that place or made that telephone call in the course of direct commerce, and	13 14
		(d)	the consumer did not invite the dealer to call at that place or make that telephone call for the purpose of entering into those negotiations, and	15 16 17
		(e)	the total consideration payable by the consumer under the contract: (i) is not ascertainable at the time of the making of the contract, or (ii) is ascertainable at the time of the making of the contract (but is more than \$100 or such other amount as may be prescribed by the regulations for the purposes of this section).	18 19 20 21 22 23 24 25
	(2)	inclu	ite subsection (1), a direct commerce contract does not de any contract of a kind that is excluded from the tion of this Division by the regulations.	26 27 28
	(3)	If:		29
		(a)	2 or more contracts relate substantially to the same transaction, and	30 31
		(b)	the transaction could have been effected by a single contract that would, in that case, have constituted a direct commerce contract,	32 33 34
		const	each of the contracts that would not, if it stood alone, itute a direct commerce contract becomes a direct nerce contract and, for the purpose of ascertaining the	35 36 37

			ing-off period in relation to such a contract, the contract is a to have been made when the last of the contracts was e.	1 2 3
40C	Pro	hibitio	on of certain contractual terms	4
	(1)	A dir	rect commerce contract must not contain any provision that orts:	5 6
		(a)	to exclude, restrict or modify any right conferred on a consumer under this Division, or	7 8
		(b)	to provide that the contract, or any proceedings arising from the contract, is governed by the law of a jurisdiction other than New South Wales.	9 10 11
	(2)	subse	direct commerce contract contains a provision contrary to ection (1), the provision is void and the supplier and dealer each guilty of an offence.	12 13 14
		Max	imum penalty: 100 penalty units.	15
	(3)		the purposes of this section, a reference to a direct merce contract includes a related contract or instrument.	16 17
40D		nsume tract	er must be informed of right to cancel direct commerce	18 19
	(1)		ore a direct commerce contract is made, the consumer must iven information as to the following:	20 21
		(a)	that the consumer has a right to cancel the contract during the cooling-off period,	22 23
		(b)	the manner in which that right may be exercised by the consumer,	24 25
		(c)	such other matters as may be prescribed by the regulations for the purposes of this section.	26 27
	(2)	prese	the case of a direct commerce contract that is made in the cence of both the dealer and the consumer, the information ared to in subsection (1) must be given to the consumer in the ing.	28 29 30 31
	(3)		e case of a direct commerce contract that is made over the phone, the information referred to in subsection (1) must:	32 33
		(a)	be given to the consumer over the telephone, and	34

		(b)	be subsequently given to the consumer in writing.	1
	(4)	form	regulations may make provision for or with respect to the and manner in which the information referred to in ection (1) must be given.	2 3 4
	(5)	not co	s section and any regulation made under subsection (4) are omplied with in relation to a direct commerce contract, the lier and the dealer are each guilty of an offence.	5 6 7
		Maxi	imum penalty: 100 penalty units.	8
	(6)	the c	supplier under a direct commerce contract cannot enforce contract against the consumer if this section and any lation made under subsection (4) are not complied with.	9 10 11
40E			consumer to cancel direct commerce contract during ff period	12 13
	(1)		consumer under a direct commerce contract may cancel the ract by giving written notice of cancellation to the supplier:	14 15
		(a)	within 5 clear business days from the day on which the contract was made, or	16 17
		(b)	within such longer period as the contract may provide.	18
	(2)	A no	tice of cancellation may be given:	19
		(a)	by delivering it personally to the supplier, or	20
		(b)	by delivering it, or sending it by post, in an envelope addressed to the supplier, to the supplier's address, or	21 22
		(c)	by faxing it to the supplier's address, or	23
		(d)	in such other manner as may be prescribed by the regulations.	24 25
	(3)		been given to the supplier at the time of posting.	26 27
	(4)	A rig	ght of cancellation conferred by this section may be cised:	28 29
		(a)	despite affirmation of the contract by the consumer, and	30
		(b)	even though the contract has been fully executed.	31
	(5)		direct commerce contract is cancelled by the consumer r this section, any related contract or instrument is void.	32 33

40F	Consequences of cancellation of direct commerce contract					
	(1)	If a direct commerce contract is cancelled by the consumer during the cooling-off period under this Division:	2 3			
		(a) the supplier must immediately return or refund to the consumer any consideration (or the value of any consideration) given by the consumer under the contract or a related contract or instrument, and	4 5 6 7			
		 (b) the consumer must immediately: (i) return to the supplier any goods received from the supplier under the contract, or (ii) notify the supplier of the place where the supplier may collect the goods. 	8 9 10 11 12			
	(2)	If:	13			
		(a) the consumer gives notice to the supplier under subsection (1) (b) (ii), and	14 15			
		(b) the supplier does not collect the goods within 28 days after the cancellation of the contract,	16 17			
		the goods become the property of the consumer free of any other right or interest.	18 19			
	(3)	If the consumer returns goods to the supplier under this section but has failed to take reasonable care of the goods, the consumer is liable to pay compensation to the supplier for the damage to or depreciation in the value of the goods. However, the consumer is not liable for any such damage or depreciation attributable to normal use of the goods or circumstances beyond the control of the consumer.	20 21 22 23 24 25 26			
	(4)	The obligations imposed by this section may be enforced by action in any court of competent jurisdiction.	27 28			
	(5)	A court that convicts a supplier of an offence against this Division may, on the application of the prosecutor, make orders for the enforcement of obligations imposed by this section.	29 30 31			
	(6)	A person who fails to comply with an order under subsection (5) is guilty of an offence.	32 33			
		Maximum penalty: 100 penalty units.	34			

Amendmen ^a	nts	Schedule 1

40G	Wai	ver of rights	1
		A consumer under a direct commerce contract is not competent to waive any right conferred by this Division.	2 3
40H	Fee	s for services during cooling-off period prohibited	4
		A supplier or dealer must not, in relation to a direct commerce	5
		contract or a related contract or instrument, collect any fees	6
		during the cooling-off period for services provided by the dealer or supplier during that period.	7
			8
		Maximum penalty: 100 penalty units.	9
40 I	Pro	hibited hours for direct commerce	10
		A dealer must not call on, or telephone, any person:	11
		(a) after 8 pm on any day, or	12
		(b) before 9 am on any day,	13
		for the purpose of negotiating a direct commerce contract (or	14
		for an incidental or related purpose) unless the dealer has made	15
		an appointment with the person.	16
		Maximum penalty: 100 penalty units.	17
40J	Oth	er requirements in relation to dealers	18
	(1)	A dealer who is carrying on negotiations on the telephone with	19
		a person (the prospective consumer) for the purpose of making	20
		a direct commerce contract (or for an incidental or related	21
		purpose) must cease those negotiations immediately on the	22
		request of the prospective consumer.	23
	(2)	If any such request is made by the prospective consumer:	24
		(a) the dealer, or	25
		(b) if the dealer was acting on behalf of a supplier when	26
		carrying on negotiations with the prospective	27
		consumer—the supplier or any other person acting on	28
		behalf of the supplier,	29
		must not contact the prospective consumer for at least 30 days	30
		after the prospective consumer made the request.	31

	(3)	negoti relate	ealer who calls at any premises for the purpose of iating a direct commerce contract (or for an incidental or d purpose) must leave the premises at the request of the pier of the premises as soon as it is practicable to do so.	1 2 3 4		
	(4)	a dire	der who calls on any person for the purpose of negotiating ect commerce contract (or for an incidental or related see) must, as soon as it is practicable to do so:	5 6 7		
		(a)	advise the person of the purpose of the call, and	8		
		(b)	produce to the person an identity card setting out: (i) the dealer's full name and address, and (ii) if the dealer is not the supplier—the supplier's full name and address.	9 10 11 12		
		Maxii	mum penalty: 100 penalty units.	13		
0K	Pro	hibitior	n of certain actions	14		
	(1)	If a direct commerce contract has been cancelled (or is capable of being cancelled) by the consumer under this Division, a person must not, for the purpose of recovering an amount alleged to be payable by the consumer under the contract or a related contract or instrument:				
		(a)	bring, or assert an intention to bring, legal proceedings against the consumer, or	20 21		
		(b)	place the name of the consumer, or cause the name of the consumer to be placed, on any list of defaulters or debtors, or assert an intention of placing the name of the consumer, or causing the name of the consumer to be placed, on any such list, or	22 23 24 25 26		
		(c)	take any other action against the consumer.	27		
		Maxii	mum penalty: 100 penalty units.	28		
	(2)	Subse	ection (1) (a) does not prohibit:	29		
		(a)	the bringing of, or the asserting of an intention to bring, legal proceedings to determine whether or not a direct commerce contract has been, or is capable of being, cancelled under this Division, or	30 31 32 33		

		(b) the continuation of such proceedings (for the purpose of recovering an amount alleged to be payable by the consumer under the contract or a related contract or instrument) where it is determined that the contract has not been, or is not capable of being, so cancelled.	1 2 3 4 5
	(3)	If a person is convicted of an offence against subsection (1) (b), the court may order the person responsible for keeping any list on which the name of the consumer has been wrongfully placed to remove the name from that list.	6 7 8 9
	(4)	A person who fails to comply with an order under subsection (3) is guilty of an offence.	10 11
		Maximum penalty: 100 penalty units.	12
Divis	ion 4	4 Conditions and warranties in consumer transactions	13 14
40L	Inte	rpretation and application (TPA s 66)	15
	(1)	A reference in this Division to goods or services is a reference to goods or services of a kind ordinarily acquired for personal, domestic or household use or consumption.	16 17 18
	(2)	In this Division:	19
		(a) a reference to the quality of goods includes a reference to the state or condition of the goods, and	20 21
		(b) a reference to negotiations in relation to a contract for the supply by a person of goods to a consumer is a reference to any negotiations or arrangements conducted or made with the consumer by another person in the course of a business carried on by the other person in respect of which the consumer was induced to make the contract or that otherwise promoted the transaction to which the contract relates.	22 23 24 25 26 27 28 29
	(3)	For the purposes of this Division, goods of any kind are of <i>merchantable quality</i> if they are as fit for the purpose or purposes for which goods of that kind are commonly bought as it is reasonable to expect, having regard to any description applied to them, the price (if relevant) and all other relevant circumstances.	30 31 32 33 34 35

	(4)		Division does not apply to or in respect of a contract made re the commencement of this Division.	1 2
40M	App s 68		on of provisions not to be excluded or modified (TPA	3 4
	(1)		rm of a contract (including a term that is not set out in the	5
			ract but is incorporated in the contract by another term of	6
			contract) that purports to exclude, restrict or modify or has affect of excluding, restricting or modifying:	7 8
		(a)	the application of all or any of the provisions of this Division, or	9 10
		(b)	the exercise of a right conferred by such a provision, or	11
		(c)	any liability of a person for breach of a condition or warranty implied by such a provision, or	12 13
		(d)	the application of section 40N,	14
		is vo	id.	15
	(2)		rm of a contract is not to be considered as excluding,	16
			icting or modifying the application of a provision of this	17
			sion or the application of section 40N unless the term does appressly or is inconsistent with that provision or section.	18 19
	(3)		section is, with respect to a term of a contract for the	20
			ly of recreation services within the meaning of section 5N e <i>Civil Liability Act 2002</i> , subject to that section.	21 22
40N	Res	cissic	on of contracts (TPA s 75A)	23
	(1)	If:		24
		(a)	a person (<i>the supplier</i>) supplies goods to a consumer in the course of a business, and	25 26
		(b)	there is a breach of a condition that is, by reason of a	27
			provision of this Division, implied in the contract for the supply of the goods,	28 29
			consumer is, subject to this section, entitled to rescind the ract by:	30 31
		(c)	causing to be served on the supplier a notice in writing signed by the consumer giving particulars of the breach, or	32 33 34

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	(d)	causing the goods to be returned to the supplier and giving to the supplier, either orally or in writing, particulars of the breach.	1 2 3			
(2)	If a consumer purports to rescind under this section a contract for the supply of goods by a person, the purported rescission does not have any effect if:					
	(a)	the notice is not served or the goods are not returned within a reasonable time after the consumer has had a reasonable opportunity of inspecting the goods, or	7 8 9			
	(b) (c)	in the case of a rescission effected by service of a notice—after the delivery of the goods to the consumer but before the notice is served: (i) the goods were disposed of by the consumer, were lost, or were destroyed otherwise than by reason of a defect in the goods, or (ii) the consumer caused the goods to become unmerchantable or failed to take reasonable steps to prevent the goods from becoming unmerchantable, or (iii) the goods were damaged by abnormal use, or in the case of a rescission effected by return of the goods—while the goods were in the possession of the	10 11 12 13 14 15 16 17 18 19 20 21			
		consumer: (i) the consumer caused the goods to become unmerchantable or failed to take reasonable steps to prevent the goods from becoming unmerchantable, or (ii) the goods were damaged by abnormal use.	23 24 25 26 27 28			
(3)		ontract for the supply of goods by a person (<i>the supplier</i>) consumer has been rescinded in accordance with this in:	29 30 31			
	(a)	if the property in the goods had passed to the consumer before the notice of rescission was served on, or the goods were returned to, the supplier—the property in the goods re-vests in the supplier on the service of the notice or the return of the goods, and	32 33 34 35 36			
	(b)	the consumer may recover from the supplier, as a debt, the amount or value of any consideration paid or provided by the consumer for the goods.	37 38 39			

	(4)		ight of rescission conferred by this section is in addition d not in derogation of, any other right or remedy under	1 2
			r any other Act or law.	3
400	-		ndertakings as to title, encumbrances and quiet on (TPA s 69)	4 5
	-			
	(1)		consumer (other than a contract to which subsection (3)	6 7
			es) there is:	8
		(a)	an implied condition that, in the case of a supply by way	9
		. ,	of sale, the supplier has a right to sell the goods, and, in	10
			the case of an agreement to sell or a hire-purchase	11
			agreement, the supplier will have a right to sell the	12
			goods at the time when the property is to pass, and	13
		(b)	an implied warranty that the consumer will enjoy quiet	14
			possession of the goods except so far as it may lawfully	15
			be disturbed by the supplier or by another person who	16
			is entitled to the benefit of any charge or encumbrance	17
			disclosed or known to the consumer before the contract	18
			is made, and	19
		(c)	in the case of a contract for the supply of goods under	20
			which the property is to pass or may pass to the	21
			consumer—an implied warranty that the goods are free,	22
			and will remain free until the time when the property	23
			passes, from any charge or encumbrance not disclosed	24
			or known to the consumer before the contract is made.	25
	(2)	A per	rson is not, in relation to a contract for the supply of	26
			s, in breach of the implied warranty referred to in	27
			ction (1) (c) by reason only of the existence of a floating	28
			e over assets of the person unless and until the charge	29
			mes fixed and enforceable by the person to whom the	30
		charg	e is given.	31
	(3)		ontract for the supply of goods to a consumer in the case	32
			nich there appears from the contract or is to be inferred	33
			the circumstances of the contract an intention that the	34
			ier should transfer only such title as the supplier or a third	35
		perso	n may have, there is:	36

		(a)	an im	plied warranty that all charges or encumbrances	1	
			knowi	n to the supplier and not known to the consumer	2	
				been disclosed to the consumer before the contract	3	
			is mac	de, and	4	
		(b)	an im	plied warranty that:	5	
		. ,	(i)	the supplier, and	6	
			(ii)	in a case where the parties to the contract intend	7	
			` /	that the supplier should transfer only such title as	8	
				a third person may have—that person, and	9	
			(iii)	anyone claiming through or under the supplier or	10	
				that third person otherwise than under a charge	11	
				or encumbrance disclosed or known to the	12	
				consumer before the contract is made,	13	
			will n	ot disturb the consumer's quiet possession of the	14	
			goods	* *	15	
			80000	•		
40P	Sup	ply by	descri _l	ption (TPA s 70)	16	
	(1)	In a contract for the supply (otherwise than by way of sale by				
		auction	on or sal	le by competitive tender) by a person in the course	18	
		of a b	usiness	of goods to a consumer by description, there is an	19	
		impli	ed cond	dition that the goods will correspond with the	20	
		descr	iption a	and, if the supply is by reference to a sample as	21	
			•	escription, it is not sufficient that the bulk of the	22	
				ponds with the sample if the goods do not also	23	
		corre	spond w	vith the description.	24	
	(2)	A su	pply of	goods is not prevented from being a supply by	25	
	(-)			or the purposes of this section by reason only that,	26	
				ed for sale or hire, they are selected by the	27	
		consi	_		28	
40Q	lmn	المالية	adortaki	ings as to quality or fitness (TDA a 71)	20	
400	_			ings as to quality or fitness (TPA s 71)	29	
	(1)			applies (otherwise than by way of sale by auction)	30	
				onsumer in the course of a business, there is an	31	
				lition that the goods supplied under the contract for	32	
				the goods are of merchantable quality, except that	33	
		there	is no su	ach condition by reason only of this section:	34	
		(a)	as reg	ards defects specifically drawn to the consumer's	35	
				ion before the contract is made, or	36	

	(b)	if the consumer examines the goods before the contract is made—as regards any defect that the examination	1 2					
		ought to have revealed.	3					
(2)	Ifar	person (the supplier) supplies (otherwise than by way of	4					
(2)		by auction) goods to a consumer in the course of a	5					
		6						
	know	ness and the consumer, expressly or by implication, makes yn:	7					
	(a)	to the supplier, or	8					
	(b)	to the person by whom any negotiations are conducted,	9					
	anv r	particular purpose for which the goods are being acquired,	10					
		is an implied condition that the goods supplied under the	11					
		act for the supply of the goods are reasonably fit for that	12					
		ose, whether or not that purpose is one for which such	13					
		s are commonly supplied, except where the circumstances	14					
	show	that the consumer does not rely, or that it is unreasonable	15					
		he consumer to rely, on the skill or judgment of the	16					
	supp	lier or the person conducting the negotiations.	17					
(3)		ections (1) and (2) apply to a contract for the supply of	18					
	goods made by a person who in the course of a business is							
	acting as agent for the supplier in the same way as they apply							
		contract for the supply of goods made by a person in the	21					
		se of a business, except where that person is not supplying	22					
	in the course of a business and either the consumer knows that							
		or reasonable steps are taken to bring it to the notice of the	24					
	consi	umer before the contract is made.	25					
Sup	ply by	y sample (TPA s 72)	26					
-	If in	a contract for the supply (otherwise than by way of sale by	27					
		on or sale by competitive tender) by a person in the course	28					
		business of goods to a consumer there is a term in the	29					
		act, expressed or implied, to the effect that the goods are	30					
	supplied by reference to a sample:							
	(a)	there is an implied condition that the bulk will	32					
	` /	correspond with the sample in quality, and	33					
	(b)	there is an implied condition that the consumer will	34					
	. /	have a reasonable opportunity of comparing the bulk	35					
		with the sample, and	36					

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		(c)	there is an implied condition that the goods will be free from any defect, rendering them unmerchantable, that would not be apparent on reasonable examination of the sample.	1 2 3 4
40S	Wai	rrantie	es in relation to supply of services (TPA s 74)	5
	(1)	busing that that a	very contract for the supply by a person in the course of a mess of services to a consumer there is an implied warranty the services will be rendered with due care and skill and any materials supplied in connection with those services be reasonably fit for the purpose for which they are lied.	6 7 8 9 10
	(2)	profe engir const perso requi achie unde mate reaso	person supplies services (other than services of a essional nature provided by a qualified architect or neer) to a consumer in the course of a business and the umer, expressly or by implication, makes known to the on any particular purpose for which the services are irred or the result that the consumer desires the services to eve, there is an implied warranty that the services supplied or the contract for the supply of the services and any crials supplied in connection with those services will be conably fit for that purpose or are of such a nature and ity that they might reasonably be expected to achieve that the	12 13 14 15 16 17 18 19 20 21 22 23
	(3)	Subs	ection (2) does not apply if the circumstances show:	24
		(a)	that the consumer does not rely, or	25
		(b)	that it is unreasonable for the consumer to rely,	26
		on th	ne skill or judgment of the person.	27
Divis	sion (5	Actions against manufacturers and importers of goods	28 29
40T	Inte	rpreta	ation (TPA s 74A)	30
	(1)	In thi	is Division:	31
		_	ess warranty, in relation to goods, means an undertaking, tion or representation in relation to:	32 33
		(a)	the quality, performance or characteristics of the goods, or	34 35

	(b)	the provision of services that are or may at any time be required in respect of the goods, or	1 2				
	(c)	the supply of parts that are or may at any time be required for the goods, or	3 4				
	(d)	the future availability of identical goods, or of goods constituting or forming part of a set of which the goods in relation to which the undertaking, assertion or representation is given or made form part,	5 6 7 8				
	conne use of	or made in connection with the supply of the goods or in ction with the promotion by any means of the supply or f the goods, the natural tendency of which is to induce as to acquire the goods.	9 10 11 12				
		<i>factured</i> includes grown, extracted, produced, processed ssembled.	13 14				
(2)	In this Division:						
	(a)	a reference to goods is a reference to goods of a kind ordinarily acquired for personal, domestic or household use or consumption, and	16 17 18				
	(b)	a reference to a person who acquires goods from a consumer does not include a reference to a person who acquires goods for the purpose of re-supply, and	19 20 21				
	(c)	a reference to the quality of goods includes a reference to the state or condition of the goods, and	22 23				
	(d)	a reference to negotiations in relation to the acquisition of goods by a consumer is a reference to any negotiations or arrangements conducted or made with the consumer by another person in the course of a business carried on by the other person in respect of which the consumer was induced to acquire the goods or which otherwise promoted the acquisition of the goods by the consumer.	24 25 26 27 28 29 30 31				
(3)	If a pe	erson:	32				
	(a)	holds himself, herself or itself out to the public as the manufacturer of goods, or	33 34				
	(b)	causes or permits: (i) the name of the person, or	35 36				

		(ii)	a name by which the person carries on business,	1
		(iii)	or a brand or mark of the person,	2 3
		` /	applied to goods supplied by the person, or	4
	(c)		es or permits another person:	5
	(-)	(i)	in connection with the supply or possible supply	6
			of goods by that other person, or	7
		(ii)	in connection with the promotion by that other	8
			person by any means of the supply or use of	9
			goods,	10
			ld out the person to the public as the manufacturer	11
		of the	e goods,	12
	the p	erson is	s, for the purposes of this Division, taken to have	13
	mani	ufacture	d the goods.	14
(4) If:			15
	(a)	goods	s are imported into this State by a person who was	16
		not th	ne manufacturer of the goods, and	17
	(b)	at the	e time of the importation the manufacturer of the	18
		goods	s does not have a place of business in this State,	19
			s, for the purposes of this Division, taken to have	20
	mani	ufacture	d the goods.	21
(5) For t	he purp	oses of subsection (3) (b):	22
	(a)	a nan	ne, brand or mark is taken to be applied to goods if	23
	` /	it:		24
		(i)	is woven in, impressed on, worked into or	25
			annexed or affixed to the goods, or	26
		(ii)	is applied to a covering, label, reel or thing in or	27
			with which the goods are supplied, and	28
	(b)		e name of a person, a name in which a person	29
			es on business or a brand or mark of a person is	30
			ed to goods, it is to be presumed, unless the	31
			ary is established, that the person caused or itted the name, brand or mark to be applied to the	32 33
		goods	· · · · · · · · · · · · · · · · · · ·	33
		5000	··	J -

	(6)	refere frame	reference in subsection (5) to a covering includes a ence to a stopper, glass, bottle, vessel, box, capsule, case, or wrapper and the reference in that subsection to a label des a reference to a band or ticket.	1 2 3 4
	(7)	perso	ods are imported into this State on behalf of a person, the n is, for the purposes of this Division, taken to have rted the goods into this State.	5 6 7
	(8)	suppl	he purposes of this Division, goods are taken to be ied to a consumer despite the fact that, at the time of the y, they are affixed to land or premises.	8 9 10
40U	Act	ions in	respect of unsuitable goods (TPA s 74B)	11
	(1)	If:		12
		(a)	a person (<i>the supplier</i>), in trade or commerce, supplies goods manufactured by the supplier to another person who acquires the goods for re-supply, and	13 14 15
		(b)	a person (whether or not the person who acquired the goods from the supplier) supplies the goods (otherwise than by way of sale by auction) to a consumer, and	16 17 18
		(c)	the goods are acquired by the consumer for a particular purpose that was, expressly or by implication, made known to the supplier, either directly, or through the person from whom the consumer acquired the goods or a person by whom any negotiations in connection with the acquisition of the goods were conducted, and	19 20 21 22 23 24
		(d)	the goods are not reasonably fit for that purpose, whether or not that is a purpose for which such goods are commonly supplied, and	25 26 27
		(e)	the consumer or a person who acquires the goods from, or derives title to the goods through or under, the consumer suffers loss or damage by reason that the goods are not reasonably fit for that purpose,	28 29 30 31
		perso perso	applier is liable to compensate the consumer or that other n for the loss or damage and the consumer or that other n may recover the amount of the compensation by action st the supplier in a court of competent jurisdiction.	32 33 34 35

	(2)	Subsection (1) does not apply:			
		(a)	 if the goods are not reasonably fit for the purpose referred to in that subsection by reason of: (i) an act or default of any person (not being the supplier or an employee or agent of the supplier), or (ii) a cause independent of human control, 	2 3 4 5 6 7	
			occurring after the goods have left the control of the supplier, or	8	
		(b)	if the circumstances show that the consumer did not rely, or that it was unreasonable for the consumer to rely, on the skill or judgment of the supplier.	10 11 12	
40V	Act	ions in	respect of false descriptions (TPA s 74C)	13	
	(1)	If:		14	
		(a)	a person (<i>the supplier</i>), in trade or commerce, supplies goods manufactured by the supplier to another person who acquires the goods for re-supply, and	15 16 17	
		(b)	a person (whether or not the person who acquired the goods from the supplier) supplies the goods (otherwise than by way of sale by auction) to a consumer by description, and	18 19 20 21	
		(c)	the goods do not correspond with the description, and	22	
		(d)	the consumer or a person who acquires the goods from, or derives title to the goods through or under, the consumer suffers loss or damage by reason that the goods do not correspond with the description,	23 24 25 26	
		perso perso	applier is liable to compensate the consumer or that other on for the loss or damage and the consumer or that other on may recover the amount of the compensation by action st the supplier in a court of competent jurisdiction.	27 28 29 30	
	(2)		ection (1) does not apply if the goods do not correspond the description referred to in that subsection by reason of:	31 32	
		(a)	an act or default of any person (not being the supplier or an employee or agent of the supplier), or	33 34	
		(b)	a cause independent of human control,	35	
		occui	ring after the goods have left the control of the supplier.	36	

	(3)	dama	opplier is not liable to compensate a person for loss or ge suffered by the person by reason that goods do not spond with a description unless the description was ed to the goods:	1 2 3 4
		(a)	by or on behalf of the supplier, or	5
		(b)	with the consent of the supplier, whether express or implied.	6 7
	(4)	is not the go	goods referred to in subsection (1) are supplied to the amer by reference to a sample as well as by description, it a defence to an action under this section that the bulk of bods corresponds with the sample if the goods do not also spond with the description.	8 9 10 11 12
	(5)	descri	oply of goods is not prevented from being a supply by aption for the purposes of subsection (1) by reason only being exposed for sale or hire, they are selected by the imer.	13 14 15 16
40W	Acti s 74		n respect of goods of unmerchantable quality (TPA	17 18
	(1)	If:		19
		(a)	a person (<i>the supplier</i>), in trade or commerce, supplies goods manufactured by the supplier to another person who acquires the goods for re-supply, and	20 21 22
		(b)	a person (whether or not the person who acquired the goods from the supplier) supplies the goods (otherwise than by way of sale by auction) to a consumer, and	23 24 25
		(c)	the goods are not of merchantable quality, and	26
		(d)	the consumer or a person who acquires the goods from, or derives title to the goods through or under, the consumer suffers loss or damage by reason that the goods are not of merchantable quality,	27 28 29 30
		person	applier is liable to compensate the consumer or that other in for the loss or damage and the consumer or that other in may recover the amount of the compensation by action st the supplier in a court of competent jurisdiction.	31 32 33 34

	(2)	Subse	ection (1) does not apply:	1
		(a)	if the god:	goods are not of merchantable quality by reason	2 3
			(i)	an act or default of any person (not being the	4
				supplier or an employee or agent of the supplier), or	5
			(ii)	a cause independent of human control,	6 7
			occurri supplie	ing after the goods have left the control of the er, or	8
		(b)	attentio	ards defects specifically drawn to the consumer's on before the making of the contract for the of the goods to the consumer, or	10 11 12
		(c)		onsumer examines the goods before that contract e, as regards defects that the examination ought eal.	13 14 15
	(3)	<i>merc</i> purpo	<i>hantable</i> oses for v	oses of this section, goods of any kind are of expality if they are as fit for the purpose or which goods of that kind are commonly bought as the to expect having regard to:	16 17 18 19
		(a)	any de	scription applied to the goods by the supplier, and	20
		(b)	-	ice received by the supplier for the goods (if nt), and	21 22
		(c)	all the	other relevant circumstances.	23
40X	Act i		respect	of non-correspondence with samples etc (TPA	24 25
	(1)	If:			26
		(a)	goods	on (<i>the supplier</i>), in trade or commerce, supplies manufactured by the supplier to another person equires the goods for re-supply, and	27 28 29
		(b)	goods	on (whether or not the person who acquired the from the supplier) supplies the goods (otherwise y way of sale by auction) to a consumer, and	30 31 32
		(c)	the god	ods are supplied to the consumer by reference to ble, and	33 34

	(d)	the bulk of the goods does not correspond with the sample in quality or the goods have a defect, rendering	1 2
		them unmerchantable, that is not, or would not be, apparent on reasonable examination of the sample, and	3 4
	(e)	the consumer or a person who acquires the goods from,	5
		or derives title to the goods through or under, the	6
		consumer suffers loss or damage by reason that the bulk	7
		does not correspond with the sample in quality or by	8
		reason that the goods have that defect,	9
		upplier is liable to compensate the consumer or that other	10
		on for the loss or damage and the consumer or that other	11
		on may recover the amount of the loss or damage by action	12
	agair	ast the supplier in a court of competent jurisdiction.	13
(2)	Subs	ection (1) does not apply if:	14
	(a)	the sample is not supplied by the supplier, or	15
	(b)	the supply by sample is made without the express or	16
		implied concurrence of the supplier, or	17
	(c)	the failure of the bulk of the goods to correspond with	18
	` '	the sample in quality or the existence of the defect is	19
		due to:	20
		(i) an act or default of any person (not being the	21
		supplier or an employee or agent of the	22
		supplier), or a cause independent of human	23
		control, occurring after the goods have left the	24
		control of the supplier, or	25
		(ii) other circumstances that were beyond the control	26
		of the supplier and that it could not reasonably	27
		be expected to have foreseen.	28
Act	ions i	n respect of failure to provide facilities for repairs or	29
		A s 74F)	30
(1)	If:		31
	(a)	a person (the supplier), in trade or commerce, supplies	32
		goods (otherwise than by way of sale by auction)	33
		manufactured by the supplier to a consumer, or	34

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(2)

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(b)	a person (<i>the supplier</i>), in trade or commerce, supplies	1
	goods manufactured by the supplier to another person who acquires the goods for re-supply and a person	2 3
	(whether or not the person who acquired the goods from	4
	the supplier) supplies the goods (otherwise than by way	5
	of sale by auction) to a consumer,	6
and:		7
(c)	at a time (in this section referred to as the <i>relevant time</i>)	8
	after the acquisition of the goods by the consumer:	9
	(i) the goods need to be repaired but facilities for	10
	their repair are not reasonably available to the	11
	consumer or a person who acquires the goods	12
	from, or derives title to the goods through or	13
	under, the consumer, or	14
	(ii) a part is required for the goods but the part is not	15
	reasonably available to the consumer or a person	16
	who acquires the goods from, or derives title to	17
	the goods through or under, the consumer, and	18
(d)	the supplier acted unreasonably in failing to ensure that	19
	facilities for the repair of the goods were, or that the part	20
	was, reasonably available to the consumer or that other	21
	person at the relevant time, and	22
(e)	the consumer or that other person suffers loss or damage	23
	by reason of the failure of the supplier to ensure that	24
	facilities for the repair of the goods were, or that the part	25
	was, reasonably available to the consumer or that other	26
	person at the relevant time,	27
the si	upplier is liable to compensate the consumer or that other	28
perso	on for the loss or damage and the consumer or that other	29
	on may recover the amount of the compensation by action	30
again	st the supplier in a court of competent jurisdiction.	31
Subs	ection (1) does not apply if the supplier took reasonable	32
	n to ensure that the consumer acquiring the goods would	33
	iven notice at or before the time when the consumer	34
acqui	ired the goods that:	35
(a)	the supplier did not promise that facilities for the repair	36
	of the goods, or that parts for the goods, would be	37
	available, or	38

(1) If:

(a)

	(b)	the supplier did not promise that facilities for the repair	1						
		of the goods, or that parts for the goods, would be	2						
		available after a specified period, being a period that	3						
		expired before the relevant time.	4						
(3)		supplier took reasonable action to ensure that the	5						
		mer acquiring the goods would be given notice at or	6						
		the time when the consumer acquired the goods that the	7						
	suppli	er did not promise that:	8						
	(a)	facilities for the repair of the goods, being facilities of a	9						
		kind specified in the notice, would be available, or	10						
	(b)	parts for the goods, being parts of a kind specified in the	11						
	, ,	notice, would be available, or	12						
	(c)	facilities for the repair of the goods would be available	13						
		at, or parts for the goods would be available from, a	14						
		place or places specified in the notice,	15						
	the su	pplier is not liable to compensate the consumer or a	16						
	person who acquires the goods from, or derives title to the								
	goods through or under, the consumer for loss or damage								
		ed by the consumer or that other person by reason of the	19						
		e of the supplier to ensure that facilities of the kind	20						
		ied in the notice, or parts of the kind specified in the	21						
		, were available, or that facilities for the repair of the	22						
		were available at, or parts for the goods were available	23						
	_	a place or places specified in the notice, as the case may	24						
	be.		25						
(4)		ermining whether a supplier acted unreasonably in failing	26						
		ure that facilities for the repair of goods were, or that a	27						
		as, reasonably available to a person at the relevant time,	28						
		t is to have regard to all the circumstances of the case,	29						
		n particular to the existence, at the relevant time, of	30						
		nstances that prevented those facilities or that part being	31						
		ailable, being circumstances beyond the control of the	32						
	suppli	er.	33						
Δcti	ons in i	respect of non-compliance with express warranty (TPA	34						
s 74		The second semiplication will express wallanty (11 A	35						

a person (the supplier), in trade or commerce:

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(i) supplies goods (otherwise than by way of sale by auction) manufactured by the supplier to a 2 consumer, or 3 (ii) supplies goods manufactured by the supplier to 4 another person who acquires the goods for 5 re-supply and a person (whether or not the 6 person who acquired the goods from the 7 supplier) supplies the goods (otherwise than by 8 way of sale by auction) to a consumer, and 9 (b) the supplier fails to comply with an express warranty 10 given or made by the supplier in relation to the goods, 11 and 12 (c) the consumer or a person who acquires the goods from, 13 or derives title to the goods through or under, the 14 consumer suffers loss or damage by reason of the 15 failure, 16 the supplier is liable to compensate the consumer or that other 17 person for the loss or damage and the consumer or that other 18 person may recover the amount of the compensation by action 19 against the supplier in a court of competent jurisdiction. 20 (2) For the purposes of any action instituted by a person against a 21 supplier under this section, if: 22 (a) an undertaking, assertion or representation was given or 23 made in connection with the supply of goods or in 24 connection with the promotion by any means of the 25 supply or use of goods, and 26 (b) the undertaking, assertion or representation would, if it 27 had been given or made by the supplier or a person 28 acting on the supplier's behalf, have constituted an 29 express warranty in relation to the goods, 30 it is to be presumed that the undertaking, assertion or 31 representation was given or made by the supplier or a person 32 acting on the supplier's behalf unless the supplier proves that 33 the supplier did not give or make, and did not cause or permit 34

the giving or making of, the undertaking, assertion or

representation.

35

40ZA	Right to recover against manufacturer or importer (TPA s 74H)						
		If:	2				
		(a) a person (<i>the seller</i>) is under a liability to another person (<i>the consumer</i>) in respect of loss or damage suffered by the consumer as a result of a breach of a condition or warranty implied by a provision of Division 4 in a contract for the supply of goods by the seller to the consumer, and	3 4 5 6 7				
		(b) a third person (<i>the manufacturer</i>) is liable to compensate the consumer in respect of the same loss or damage by reason of a provision of this Division,	9 10 11				
		the manufacturer is liable to indemnify the seller in respect of the liability of the seller to the consumer and the seller may, in respect of the manufacturer's liability to indemnify the seller, institute an action against the manufacturer in a court of competent jurisdiction for such legal or equitable relief as the seller could have obtained if the liability of the manufacturer to indemnify the seller had arisen under a contract of indemnity made between the manufacturer and the seller.	12 13 14 15 16 17 18				
40ZB	Tim	e for commencing actions (TPA s 74J)	20				
	(1)	This section does not apply to a cause of action to which Division 6 of Part 2 of the <i>Limitation Act 1969</i> applies.	21 22				
	(2)	An action under a provision of this Division may be commenced at any time within 3 years after the day on which the cause of action accrued.	23 24 25				
	(3)	For the purposes of this section, a cause of action is taken to have accrued:	26 27				
		 (a) in the case of an action other than an action under section 40ZA, on the day on which the consumer or a person who acquired the goods from, or derived title to the goods through or under, the consumer first became aware, or ought reasonably to have become aware: (i) in the case of an action under section 40U—that the goods were not reasonably fit for the purpose referred to in that section, or 	28 29 30 31 32 33 34 35				

(ii)

			the goods did not correspond with the	2
			description referred to in that section, or	3
		(iii)	in the case of an action under section 40W—that	4
			the goods were not of merchantable quality, or	5
		(iv)	in the case of an action under section 40X—that	6
			the bulk of the goods did not correspond with	7
			the sample in quality or the goods had the defect	8
			referred to in that section, or	9
		(v)	in the case of an action under section 40Y—that	10
			the goods needed to be repaired or that the part	11
			was required for the goods, as the case may be,	12
			or	13
		(vi)	in the case of an action under section 40Z—of	14
			the failure of the supplier to comply with the	15
			express warranty referred to in that section, or	16
		(b) in th	e case of an action under section 40ZA, on:	17
		(i)	the day, or the first day, as the case may be, on	18
			which the seller referred to in that section made	19
			a payment in respect of, or otherwise discharged	20
			in whole or in part, the liability of that seller to	21
			the consumer referred to in that section, or	22
		(ii)	the day on which a proceeding was instituted by	23
			that consumer against that seller in respect of	24
			that liability or, if more than one such	25
			proceeding was instituted, the day on which the	26
			first such proceeding was instituted,	27
		whic	chever was the earlier.	28
	(4)	In an action	under a provision of this Division, it is a defence	29
	` ′		ndant proves that the action was not commenced	30
			ears after the time of the first supply to a consumer	31
		•	s to which the action relates.	32
40ZC	App	olication of D	vivision not to be excluded or modified (TPA s 74K)	33
	(1)		of a contract (including a term that is not set out in	34
	(1)	•	t but is incorporated in the contract by another term	35
		of the contr	- · · · · · · · · · · · · · · · · · · ·	36
			,	
		(a) purp	orts to exclude, restrict or modify, or	37

in the case of an action under section 40V—that

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			(b)	has the effect of excluding, restricting or modifying,	1
				ability of a person to compensate or indemnify another n that may arise under this Division, is void.	2 3
		(2)	modif	m of a contract is not to be taken to exclude, restrict or fy the application of a provision of this Division unless the does so expressly or is inconsistent with that provision.	4 5 6
[17]	Section	on 43	Uncor	nscionable conduct	7
	Omit	"cust	omer"	wherever occurring. Insert instead "consumer".	8
[18]	Section	on 43	(5)		9
	Omit	the si	absection	on.	10
[19]	Section	on 43	(6)		11
	Omit	"does	s not in	clude". Insert instead "includes".	12
[20]	Section	on 44	A		13
	Insert	after	section	n 44:	14
	44A	Cou	untry of	f origin representations	15
		(1)	If:		16
			(a)	a person makes a representation as to the country of origin of goods, and	17 18
			(b)	the goods have been substantially transformed in that country, and	19 20
			(c)	50% or more of the cost of producing or manufacturing the goods is attributable to production or manufacturing processes that occurred in that country, and	21 22 23
			(d)	the representation is not a representation referred to in subsection (2) or (3),	24 25
				erson does not contravene section 42 or 44 (i) by reason of making the representation.	26 27

(2)	If:		1
	(a)	a person makes a representation that goods are the	2
		produce of a particular country (whether the representation uses the words "product of", "produce	3 4
		of" or any other grammatical variation of the word	5
		"produce"), and	6
	(b)	the country was the country of origin of each significant ingredient or significant component of the goods, and	7 8
	(c)	all, or virtually all, processes involved in the production or manufacture occurred in that country,	9 10
		erson does not contravene section 42 or 44 (i) by reason of making the representation.	11 12
(3)	If:		13
	(a)	a person makes a representation as to the country of	14
		origin of goods by means of a logo specified in the	15
		regulations made under subsection (4), and	16
	(b)	the goods have been substantially transformed in the	17
		country represented by the logo as the country of origin of the goods, and	18 19
	(a)		
	(c)	the prescribed percentage of the cost of producing or manufacturing the goods is attributable to production or	20 21
		manufacturing processes that occurred in that country,	22
	the pe	erson does not contravene section 42 or 44 (i) by reason	23
		of making the representation.	24
(4)		regulations may, in relation to a specified logo, prescribe	25
		centage in the range of 51% to 100% as the percentage	26
		cable to the goods for the purposes of subsection (3) (c).	27
(5)		the purposes of this section, goods are <i>substantially</i>	28
		formed in a country if they undergo a fundamental change at country in form, appearance or nature such that the	29 30
		s existing after the change are new and different goods	31
		those existing before the change.	32
(6)	With	out limiting subsection (5), the regulations may prescribe:	33
	(a)	changes (whether in relation to particular classes of	34
	` /	goods or otherwise) that are not fundamental changes	35
		for the purposes of that subsection, and	36

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			(b) examples (in relation to particular classes of goods or otherwise) of changes that are fundamental changes for the purposes of that subsection.	1 2 3
		(7)	For the purposes of this section, the cost of producing or manufacturing goods is to be determined in accordance with the regulations.	4 5 6
		(8)	If in any proceedings against a person for an offence under section 42 or 44 (i) the person seeks to rely on a provision of this section or the regulations made under this section, the onus is on the person to establish the matters set out in the provision on which the person seeks to rely.	7 8 9 10 11
[21]	Section	on 51	A	12
	Insert	after	section 51:	13
	51A	Pro	hibition on mock auctions	14
		(1)	A person must not promote or conduct or assist in the promotion or conduct of an auction: (a) at which: (i) goods are sold to a person at a price lower than the highest bid for the goods, or (ii) part of the price for the sale of goods to a person is repaid or credited to the person or is stated to be so repaid or credited, or (b) at which the right to bid for goods is restricted or is stated to be restricted to persons who have bought or agreed to buy other goods, or (c) at which any goods or services are given away or offered as gifts.	15 16 17 18 19 20 21 22 23 24 25 26 27
		(2)	Subsection (1) (a) does not apply if the lower price, repayment or credit is because of: (a) a defect that the person conducting the auction became aware of after the highest bid was made, or (b) damage sustained after the bid was made.	28 29 30 31 32

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(3) For the purposes of this section:

		(a)	any bid stated to have been made at an auction is, in the absence of evidence to the contrary, taken to have been made and to have been a bid of the amount stated, and	2 3 4
		(b)	a reference to the sale of goods to a person who has made a bid for them includes a reference to a purported sale of those goods to a person stated to have made a bid for them (whether or not that person exists), and	5 6 7 8
		(c)	anything done in or about the place where an auction is held, if done in connection with the auction, is taken to be done at the auction whether or not it is done at the time of the auction or before or after the auction.	9 10 11 12
	(4)	In this	s section:	13
		person way o	on means any sale of goods at which some or all of the ns present compete for the purchase of goods, whether by of increasing bids or by the offer of goods to be bid for at ssively decreasing prices or otherwise.	14 15 16 17
		the pe	I in relation to an auction means stated by or on behalf of erson conducting the auction by way of an announcement to the persons for the time being present at the auction.	18 19 20
[22]	Section 62	Offen	ces against this Act	21
	Insert after	section	n 62 (2):	22
	(2A)	agains mone offend years.	rson who is convicted of a second or subsequent offence st Part 5 is, in addition to, or as an alternative to, any tary penalty that may be imposed in relation to the ce, liable to imprisonment for a term not exceeding 3. However, the maximum term of imprisonment that a	23 24 25 26 27
			Court may impose for any such second or subsequent ce is 2 years.	28 29
[23]	Sections 6	offeno		
[23]		offend 2 (6), 6	ce is 2 years.	29
[23] [24]	Insert ", 50	offend 2 (6), 6 "after	ce is 2 years. 55 (1) (a), 66 (1) (a) (i), 67, 71 (1) and 72 (1)–(4)	29 30

[25]	Section	Section 63A			
	Insert after section 63:				
	63A	Cor	npens	ation orders by Local Court on conviction of person	3
		(1)	If:		4
			(a)	a person is convicted by a Local Court of an offence against this Act or the regulations, and	5
			(b)	the Court is satisfied that another person has sustained loss or damage as a result of the conduct of the convicted person,	7 8 9
			respe	Court may, in addition to any penalty it may impose in ect of the offence, order the convicted person to pensate the other person for the loss or damage.	10 11 12
		(2)	paid amou	amount of compensation a Local Court may order to be under this section is not to exceed \$40,000 or such other unt as is specified for the time being in section 12 (1) of ocal Courts (Civil Claims) Act 1970.	13 14 15 1 <i>6</i>
		(3)	In thi	is section:	17
			(a)	a reference to the conviction of a person includes a reference to the making of an order in respect of a person under section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> , and	18 19 20 21
			(b)	a reference to loss or damage does not, if the loss or damage arises from a contravention of Part 5 (section 43 excepted), include a reference to: (i) the death of a person, or (ii) personal injury to a person (including any prenatal injury, any impairment of the person's physical or mental condition and any disease).	22 23 24 25 26 27 28
[26]	Section	on 65	Injun	ctions	29
			_	sinst section 27, 32 or 34" from section 65 (10). Institute an offence under Part 3".	30
[27]	Section	on 66	Othe	r injunctions	32
- •				end of section 66 (1) (a) (i) and (ia).	33

[28]	Section 66 (1) (a) (iii) and (iv)		1	
	Omit	the su	ubparagraphs.	2
[29]	Sections 66A and 66B			
	Insert	after	section 66:	4
	66A	Sho	ow cause action may be taken by Director-General	5
		(1)	In this section:	6
			unlawful conduct means any conduct that constitutes a contravention of a provision of this Act (or would constitute such a contravention if the conduct occurred in New South Wales), whether or not any proceedings have been brought in respect of the contravention.	7 8 9 10 11
		(2)	If the Director-General is satisfied that a person has, in trade or commerce, engaged in any unlawful conduct on more than one occasion (whether in New South Wales or in any other place), the Director-General may, by notice in writing served on the person, call on the person to show cause why the person should not, for the reason specified in the notice, be prevented from carrying on a business of supplying goods or services.	12 13 14 15 16 17 18
		(3)	The notice must specify the period (being at least 14 days after the notice is served) in which the person may show cause.	19 20
		(4)	The person on whom a notice to show cause has been served under this section may, within the period specified in the notice, make a written submission in relation to the matters to which the notice relates.	21 22 23 24
		(5)	The Director-General:	25
		, ,	(a) is to consider any such submission, and	26
			(b) may conduct such inquiries, or make such investigations, in relation to the matters to which the notice relates as the Director-General thinks appropriate.	27 28 29 30

(6) This section does not limit the operation of section 65 or 66.

66B

Trading prohibition orders

	(1)	The Director-General may, after issuing a notice under section 66A to a person and taking into consideration any submissions made in relation to the matter, apply to the Supreme Court for an order under this section in respect of the person if the Director-General is of the opinion that the person is likely to engage again, or to continue to engage, in any unlawful conduct within the meaning of section 66A.	2 3 4 5 6 7
	(2)	The Supreme Court may, on application by the Director-General under subsection (1), make an order prohibiting the person who is the subject of the application (<i>the relevant person</i>) from carrying on a business of supplying goods or services (whether or not as part of, or incidental to, the carrying on of another business) for an indefinite period or for a period specified in the order.	9 10 11 12 13 14
	(3)	In making any such order, the Supreme Court may, if the Court is satisfied that a person has sustained loss or damage as a result of the unlawful conduct of the relevant person, order the relevant person to compensate the other person for the loss or damage.	16 17 18 19 20
	(4)	A reference in subsection (3) to loss or damage does not, if the loss or damage arises from a contravention of Part 5 (section 43 excepted), include a reference to:	21 22 23
		(a) the death of a person, or	24
		(b) personal injury to a person (including any pre-natal injury, any impairment of the person's physical or mental condition and any disease).	25 26 27
	(5)	This section does not limit the operation of section 65 or 66.	28
[30]	Sections 6	8 (1) and 69	29
	Omit "or 5	B" wherever occurring. Insert instead ", 5B or 5C".	30
[31]	Section 68	Actions for damages	31
	Omit section	on 68 (2). Insert instead:	32
	(2)	An action under subsection (1) may be commenced at any time within 6 years after the day on which the cause of action that relates to the conduct accrued.	33 34 35

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		(2A)		ection (2) does not apply to a cause of action to which ion 6 of Part 2 of the <i>Limitation Act 1969</i> applies.	1 2
[32]	Section	on 68	8A		3
	Insert	after	section	n 68:	4
	68A		nedy visions	for supply of goods in contravention of certain	5 6
		(1)	If:		7
			(a)	goods are supplied to a person in contravention of section 27, or	8
			(b)	goods are supplied to a person and the supply of the goods is an offence under section 32 (whether or not there has been a conviction for the offence),	10 11 12
			-	erson may recover from the supplier as a debt any money for the goods.	13 14
		(2)	subse	dgment is given for the plaintiff in an action under action (1), the judgment debt may, if the court so directs, tisfied by repair or modification of the goods in such a	15 16 17

[33] Section 69 Finding in proceedings to be evidence

manner that:

(b)

Omit "In a proceeding against a person under section 68 or in an application under section".

repaired or modified, or

the contravention relied on by the plaintiff would not

have occurred if the goods had been supplied as

the repaired or modified goods are accepted by the

plaintiff on or before a day specified in the direction.

Insert instead "In any proceedings under section 68 or 68A or in an application under section 66B or".

Schedule 1

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[34]	Section 72 Other orders		1	
	Omit section	on 72 (6). Insert instead:	2
	(6)	withi	oplication under subsection (2) may be made at any time in 6 years after the date on which the cause of action that is to the conduct accrued.	3 4 5
	(6A)		ection (6) does not apply to a cause of action to which ion 6 of Part 2 of the <i>Limitation Act 1969</i> applies.	6 7
[35]	Section 73 money or		r of Supreme Court to prohibit payment or transfer of property	8
	Insert "or"	at the	end of section 73 (1) (a).	10
[36]	Section 73	(1) (b1	1)	11
	Insert at the	e end o	of section 73 (1) (b):	12
			or	13
		(b1)	an application for an order under section 66B has been made in relation to a person, or	14 15
[37]	Section 73	(1) (e)		16
	Insert "(b1))," afte	r "(b),".	17
[38]	Section 73	A Enfo	prcement of undertakings	18
	Omit "(oth 73A (1).	er thai	n a function in connection with Part 7)" from section	19 20
[39]	Part 7 Cod	les of p	practice	21
	Omit the P	art.		22
[40]	Schedule 4	4 Provi	isions applicable to Products Safety Committee	23
			ion to the subject-matter of a review by the Committee after "section 28" in clause 3 (1).	24 25

Schedule 1 Amendments

[41]	Sche	dule (5 Savings and transitional provisions	1
	Insert	after	clause 11C:	2
	445		T !! A !	
	11D	Fair	Trading Amendment Act 2002	3
		(1)	In this clause, <i>amending Act</i> means the <i>Fair Trading Amendment Act</i> 2002.	4 5
		(2)	The amendments made to sections 23A and 23C by the amending Act do not apply to or in respect of a notice served on a person under section 23A before the commencement of those amendments, and sections 23A and 23C (as in force	6 7 8 9
			immediately before that commencement) apply in relation to a person on whom such a notice has been served as if those amendments had not been made.	10 11 12
		(3)	Division 3 of Part 3, as amended by the amending Act, does not apply to or in respect of an order made under section 34 (as in force immediately before the commencement of the amendments to that Division), and the provisions of that Division (as in force immediately before that commencement) apply to any such order as if those amendments had not been made.	13 14 15 16 17 18
		(4)	Division 3 of Part 4, as inserted by the amending Act, does not apply to or in respect of a credit purchase agreement (within the meaning of the <i>Door-to-Door Sales Act 1967</i>) made before the repeal of that Act by the amending Act, and the repealed Act continues to apply to any such agreement as if the repealed Act had not been repealed.	20 21 22 23 24 25
		(5)	Section 66A, as inserted by the amending Act, extends to unlawful conduct occurring before the commencement of that section.	26 27 28
		(6)	Section 68 (2), as amended by the amending Act, does not apply to a cause of action accruing before the commencement of the amendment to that subsection.	29 30 31
		(7)	Section 68 (2), as in force immediately before the commencement of the amendment to that section by the amending Act, continues to apply to or in respect of a cause of action accruing before that commencement as if the amendment had not been made.	32 33 34 35 36

Fair Trading Amendment Bill 2002

Amendments

[42]	Schedule 5, clause 12 (1)	1
	Insert at the end of the subclause:	2
	Fair Trading Amendment Act 2002	3

Schedule 1