First print



New South Wales

Civil and Administrative Tribunal Bill 2012

Explanatory note

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

Overview of Bill

The object of this Bill is to establish a Civil and Administrative Tribunal of New South Wales (also called *NCAT*) to replace various existing tribunals and to provide for its membership and functions.

Summary of operation of this Bill

NCAT, on its establishment, will replace each of the following tribunals (the *existing tribunals*):

- (a) the Aboriginal Land Councils Pecuniary Interest and Disciplinary Tribunal established under the *Aboriginal Land Rights Act 1983*,
- (b) the Administrative Decisions Tribunal of New South Wales established under the *Administrative Decisions Tribunal Act 1997*,
- (c) the Charity Referees constituted as provided by section 5 of the *Dormant Funds Act 1942*,
- (d) the Consumer, Trader and Tenancy Tribunal of New South Wales established under the *Consumer, Trader and Tenancy Tribunal Act 2001*,
- (e) the Guardianship Tribunal constituted under the *Guardianship Act 1987*,

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- (f) each of the following Tribunals established under section 165 of the *Health Practitioner Regulation National Law (NSW)*:
 - (i) the Aboriginal and Torres Strait Islander Health Practice Tribunal of New South Wales,
 - (ii) the Chinese Medicine Tribunal of New South Wales,
 - (iii) the Chiropractic Tribunal of New South Wales,
 - (iv) the Dental Tribunal of New South Wales,
 - (v) the Medical Radiation Practice Tribunal of New South Wales,
 - (vi) the Medical Tribunal of New South Wales,
 - (vii) the Nursing and Midwifery Tribunal of New South Wales,
 - (viii) the Occupational Therapy Tribunal of New South Wales,
 - (ix) the Optometry Tribunal of New South Wales,
 - (x) the Osteopathy Tribunal of New South Wales,
 - (xi) the Pharmacy Tribunal of New South Wales,
 - (xii) the Physiotherapy Tribunal of New South Wales,
 - (xiii) the Podiatry Tribunal of New South Wales,
 - (xiv) the Psychology Tribunal of New South Wales,
- (g) the Local Government Pecuniary Interest and Disciplinary Tribunal established under the *Local Government Act 1993*,
- (h) each local land board constituted under the Crown Lands Act 1989,
- (i) the Victims Compensation Tribunal constituted under the Victims Support and Rehabilitation Act 1996.

This Bill is the first stage in the process of abolishing the existing tribunals and transferring their functions to NCAT. The principal focus of this Bill is to provide for the establishment of NCAT. Substantive functions will be conferred on NCAT in the second stage in the process of abolishing the existing tribunals.

The second stage in the process of abolishing the existing tribunals, which will occur in 2013, will involve the enactment of legislation:

- (a) to amend the proposed Act to add additional provisions concerning the constitution and functions of NCAT, and
- (b) to repeal and amend certain other Acts and statutory rules so as to transfer jurisdiction from the existing tribunals to NCAT.

This Bill provides for NCAT to be established on 1 January 2014 or, if required, on a later date appointed by proclamation of the Governor.

This Bill includes provisions that will enable the President of NCAT and other members to be appointed in anticipation of NCAT's establishment. The President, when appointed, will have the function of facilitating the establishment of NCAT (including by developing practice notes and Tribunal rules for use by NCAT on its establishment). This Bill will also enable the Rule Committee of NCAT to be

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constituted and to exercise its functions before the establishment of NCAT to develop Tribunal rules.

Outline of provisions

Part 1 Preliminary

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

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

Clause 3 sets out the object of the proposed Act.

Clause 4 defines certain terms and expressions used in the proposed Act.

In particular, the term *enabling legislation* is defined to mean legislation (other than the proposed Act or any statutory rules made under the proposed Act) that:

- (a) provides for applications or appeals to be made to the Tribunal with respect to a specified matter or class of matters, or
- (b) otherwise enables the Tribunal to exercise functions with respect to a specified matter or class of matters.

Clause 5 provides that notes included in the proposed Act do not form part of the proposed Act.

Clause 6 defines what the term *application* to the Tribunal means for the purposes of the proposed Act.

Part 2 Establishment of Tribunal

Division 1 Establishment and membership

Division 1 provides for the establishment of NCAT and its membership.

NCAT will be established on 1 January 2014 or, if required, on a later date appointed by proclamation of the Governor (referred to in the proposed Act as the *establishment day*).

The Division permits the President and other members of NCAT (including Division Heads) to be appointed before the establishment day to facilitate the process of establishing NCAT. Provision is also made for the Rule Committee of NCAT to be constituted before the establishment day to make Tribunal rules in anticipation of the establishment of NCAT.

NCAT will consist of the following members:

- (a) the President (who must be a Judge of the Supreme Court),
- (b) Deputy Presidents,
- (c) principal members,

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(d) senior members,

(e) general members.

Members (other than acting members) will be appointed as either term members or occasional members.

A *term member* is a member who is appointed for a term. The President will be required to be appointed as a term member, as will each Division Head for the Divisions of the Tribunal. A term member may be appointed on a full-time or part-time basis. The President will be appointed on a full-time basis.

An *occasional member* is a member who has been appointed to be a member for the purposes of specified proceedings before NCAT.

Division 2 Divisions of Tribunal

Division 2 provides that the functions of NCAT are to be allocated and exercised in the following Divisions of the Tribunal:

- (a) the Administrative and Equal Opportunity Division,
- (b) the Consumer and Commercial Division,
- (c) the Occupational and Regulatory Division,
- (d) the Guardianship Division,
- (e) the Victims Support Division.

Division 2 provides for the assignment of members to these Divisions of the Tribunal and recognises that each Division of the Tribunal will have a Division Schedule. The *Division Schedule* for a Division of the Tribunal is the Schedule to the proposed Act that provides for the composition and functions of that Division. The provisions of a Division Schedule for a Division of the Tribunal prevail to the extent of any inconsistency between those provisions and any other provisions of the proposed Act.

A *Division Head* will be appointed for each Division of the Tribunal. The principal function of the Division Head of a Division of the Tribunal will be to direct the business of the Tribunal in that Division.

Division 2 also enables Division Lists to be created for Divisions of the Tribunal for the purposes of managing classes of proceedings in the Division. List Managers will be appointed to manage these Division Lists.

Division 3 Functions of members

Division 3 sets out the functions of the President, the Division Heads and other members of NCAT (including functions that may be exercised by members who are appointed before the establishment day).

Division 4 Registrar, Deputy Registrars and staff

Division 4 provides for the appointment and functions of a Registrar, Deputy Registrars and other staff to assist the Tribunal in the exercise of its functions.

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Division 5 Rule Committee, Tribunal rules and practice notes

Division 5 provides for there to be a Rule Committee of NCAT to make Tribunal rules for NCAT to govern its practice and procedure. The President is also empowered to issue practice notes.

Division 6 Jurisdiction and functions of Tribunal

Division 6 provides that NCAT has such jurisdiction and functions as may be conferred or imposed on it by or under the proposed Act or any other legislation.

Part 3 Miscellaneous

Part 3 contains various provisions relating to the general operation of the proposed Act, including provisions relating to the following:

- (a) the application of the proposed Act to the Crown,
- (b) the authentication of documents of NCAT,
- (c) the giving of notices and lodgment of documents,
- (d) the making of regulations.

The Part also makes amendments to the *Judicial Officers Act 1986* that are consequential on the establishment of the office of the President of NCAT.

Schedule 1 Savings, transitional and other provisions

Schedule 1 contains savings, transitional and other provisions consequent on the enactment of the proposed Act, including provisions that provide for the abolition of the existing tribunals on the establishment day and the transfer of their members and functions to NCAT.

Schedule 2 Provisions relating to members

Schedule 2 contains additional provisions relating to members, including provisions concerning remuneration and the vacation of office.

Schedule 3 Administrative and Equal Opportunity Division

Schedule 3 will be the location of the Division Schedule for the Administrative and Equal Opportunity Division of NCAT.

The Administrative and Equal Opportunity Division of NCAT will eventually be responsible for the exercise of certain functions of NCAT transferred from the Administrative Decisions Tribunal, including functions relating to the review of

Explanatory note

administrative decisions and equal opportunity matters (such as matters arising under anti-discrimination or community welfare legislation).

Schedule 4 Consumer and Commercial Division

Schedule 4 will be the location of the Division Schedule for the Consumer and Commercial Division of NCAT.

The Consumer and Commercial Division of NCAT will eventually be responsible for the exercise of certain functions of NCAT that will be transferred from the Consumer, Trader and Tenancy Tribunal.

Schedule 5 Occupational and Regulatory Division

Schedule 5 will be the location of the Division Schedule for the Occupational and Regulatory Division of NCAT.

The Occupational and Regulatory Division of NCAT will eventually be responsible for the exercise of certain functions of NCAT that will be transferred from various existing tribunals concerning the regulation of professions and occupations, including legal practitioners and health practitioners.

The Schedule makes provision for the establishment of a specialist Health Practitioner Division List for the management of proceedings allocated to the Division that will arise under the *Health Practitioner Regulation National Law (NSW)* after the abolition of the existing health practitioner tribunals.

Schedule 6 Guardianship Division

Schedule 6 will be the location of the Division Schedule for the Guardianship Division of NCAT.

The Guardianship Division of NCAT will eventually be responsible for the exercise of certain functions of NCAT that will be transferred from the Guardianship Tribunal.

Schedule 7 Victims Support Division

Schedule 7 will be the location of the Division Schedule for the Victims Support Division of NCAT.

The Victims Support Division of NCAT will eventually be responsible for the exercise of certain functions of NCAT that will be transferred from the Victims Compensation Tribunal.

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New South Wales

Civil and Administrative Tribunal Bill 2012

No , 2012

A Bill for

An Act to establish the Civil and Administrative Tribunal of New South Wales and to provide for its membership and functions.

Clause 1 Civil and Administrative Tribunal Bill 2012

Part 1 Preliminary

The	Legisl	ature	of New South Wales enacts:	1
Par	't 1	Pre	liminary	2
1	Nam	e of A	ct	3
-			Act is the Civil and Administrative Tribunal Act 2012.	4
2	Com	mence	ement	5
		This	Act commences on the date of assent to this Act.	6
3	Obie	ect of A	Act (cf ADT Act, s 3; CTTT Act, s 3)	7
-	,	The Adm	object of this Act is to establish an independent Civil and inistrative Tribunal of New South Wales to replace various ing tribunals.	8 9 10
4	Defi	nitions	s (cf ADT Act, s 4)	11
	(1)	In thi	is Act:	12
		appli	<i>ication</i> to the Tribunal—see section 6.	13
		Depu	<i>ity President</i> means a Deputy President of the Tribunal.	14
		Depu	uty Registrar means a Deputy Registrar of the Tribunal.	15
			<i>tion</i> of the Tribunal means a Division of the Tribunal specified in on 16 (1).	16 17
			<i>tion Head</i> of a Division of the Tribunal means the member who is inted by or under this Act as the Division Head of that Division.	18 19
		<i>Divis</i> mana Tribu	tion List means a list established by or under this Act for the agement of a class of proceedings allocated to a Division of the unal.	20 21 22
			<i>tion member</i> , in relation to a Division of the Tribunal, means a ber who is assigned by or under this Act to that Division.	23 24
		Divis	sion Schedule for a Division of the Tribunal—see section 17.	25
			<i>ling legislation</i> means legislation (other than this Act or any tory rules made under this Act) that:	26 27
		(a)	provides for applications or appeals to be made to the Tribunal with respect to a specified matter or class of matters, or	28 29
		(b)	otherwise enables the Tribunal to exercise functions with respect to a specified matter or class of matters.	30 31
		estab	lishment day—see section 7.	32
		funci	tion includes a power, authority or duty, and exercise a function	33
			des perform a duty.	34
		gene	<i>ral member</i> means a general member of the Tribunal.	35

Preliminary

Clause	5
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Part 1

legis	lation means an Act or a statutory rule.
List I	Manager for a Division of the Tribunal—see section 19.
mem	ber means a member of the Tribunal.
non-	presidential member—see section 9 (3).
NSW	<i>judicial officer</i> means any of the following:
(a)	a Magistrate,
(b)	a Judge of the District Court,
(c)	a judicial member of the Industrial Relations Commission
(d)	a Judge of the Land and Environment Court,
(e)	a Judge of the Supreme Court.
occa	sional member—see section 9 (5).
Presi	ident means the President of the Tribunal.
presi	dential member—see section 9 (2).

the Tribunal or *NCAT* means the Civil and Administrative Tribunal of New South Wales established by this Act.

Rule Committee means the Rule Committee of the Tribunal.

senior member means a senior member of the Tribunal.

term member—see section 9 (4).

Tribunal rules means the rules of the Tribunal made by the Rule Committee.

- (2) A reference in this Act (however expressed) to the exercise by the Tribunal of its functions in relation to other legislation includes a reference both to its functions under the legislation and its functions under this Act in relation to the legislation.
- (3) A reference (however expressed) in this Act to a decision made under other legislation is taken to include a reference to any decision made in the exercise of functions identified by the legislation.
- 5 Notes

Notes included in this Act do not form part of this Act.

Note. For the purposes of comparison, a number of provisions of this Act contain bracketed notes in headings drawing attention ("cf") to equivalent or comparable (though not necessarily identical) provisions of other Acts (as in force immediately before the enactment of this Act). Abbreviations in these notes include the following:

(a) **ADT Act** is a reference to the Administrative Decisions Tribunal Act 1997,

Page 3

Clause 6 Civil and Administrative Tribunal Bill 2012

Part 1 Preliminary

(b) **CTTT Act** is a reference to the Consumer, Trader and Tenancy Tribunal Act 2001.

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6 Meaning of "application" to the Tribunal (cf ADT Act, s 142)

- (1) An *application* to the Tribunal includes a complaint, referral or other mechanism by means of which enabling legislation provides for a matter to be brought to the attention of the Tribunal for a decision.
- (2) If enabling legislation provides that an application may be made to the Tribunal, but does so by reference to some word or expression other than "application" or some other part of speech or grammatical forms of that word or expression:
 - (a) the Tribunal rules may refer to such applications by reference to the word or expression used in the legislation (or some other part of speech or grammatical forms of that word or expression), and
 - (b) the regulations may refer to such applications by reference to the word or expression used in the legislation (or some other part of speech or grammatical forms of that word or expression), and
 - (c) any notice or other document issued, lodged, served or given under this Act in relation to such applications may refer to the applications by reference to the word or expression used in the legislation (or some other part of speech or grammatical forms of that word or expression).

Establishment of Tribunal

Clause 7

Par	t 2	Establishment of Tribunal	1
Division 1 Establishment and membership			
7	Esta	blishment of Civil and Administrative Tribunal (cf ADT Act, s 11)	3
	(1)	The Civil and Administrative Tribunal of New South Wales (which may also be called <i>NCAT</i>) is established by this Act on the establishment day.	4 5 6
	(2)	The <i>establishment day</i> is:	7
		(a) 1 January 2014, or	8
		(b) such later day as may be fixed as the establishment day by a proclamation made under this section.	9 10
	(3)	The Governor may, by proclamation published on the NSW legislation website, fix a day that is later than 1 January 2014 as the establishment day for the purposes of this section.	11 12 13
	(4)	The Governor may, by further proclamation published on the NSW legislation website, revoke a previous proclamation fixing a day as the establishment day and fix a different day that is later than 1 January 2014 as the establishment day.	14 15 16 17
	(5)	A proclamation under this section has effect only if published before the establishment day applying for the time being.	18 19
8	Арро	pintments and other matters to facilitate establishment of Tribunal	20
	(1)	A person may be appointed to any office or other position under this Act before the establishment day.	21 22
	(2)	Without limiting subsection (1), the following appointments may be made before the establishment day:	23 24
		(a) appointment as the President or as any other kind of member,	25
		(b) appointment as a Division Head of a Division of the Tribunal that will be created on the establishment of the Tribunal,	26 27
		(c) appointment as a List Manager of a Division of the Tribunal that will be created on the establishment of the Tribunal,	28 29
		(d) appointment as a member of the Rule Committee,	30
		(e) appointment as the Registrar, a Deputy Registrar or other member of staff of the Tribunal.	31 32
	(3)	A member appointed before the establishment day may also be assigned by or under this Act to a Division of the Tribunal that will be created on the establishment of the Tribunal.	33 34 35

Clause 9 Civil and Administrative Tribunal Bill 2012

Part 2 Establishment of Tribunal

	(4)	Without limiting subsections (1) and (2), the Rule Committee may be constituted before the establishment day and may before that day:	1 2					
		(a) meet and transact business as if the Tribunal (and its Divisions) had been established, and	3 4					
		(b) without limiting paragraph (a), make Tribunal rules that will come into force on or after the establishment day.	5 6					
	(5)	Any appointment or assignment made before the establishment day has effect on and from the day specified in the instrument of appointment or assignment as the date of appointment or assignment as if the Tribunal (including its Divisions) had been established.	7 8 9 10					
	(6)	Despite clause 5 of Schedule 2, a member of an existing tribunal (within the meaning of Part 2 of Schedule 1) who is appointed as a member of the Tribunal before the establishment day is not entitled to be paid remuneration as a member of the Tribunal while he or she continues to receive remuneration as a member of the existing tribunal.	11 12 13 14 15					
9	Mem	Membership of Tribunal (cf ADT Act, s 12)						
	(1)	The Tribunal is to consist of the following members:	17					
		(a) the President,	18					
		(b) Deputy Presidents,	19					
		(c) principal members,	20					
		(d) senior members,	21					
		(e) general members.	22					
	(2)	The President and the Deputy Presidents are referred to in this Act as <i>presidential members</i> .	23 24					
	(3)	The principal members, senior members and general members are referred to in this Act as <i>non-presidential members</i> .	25 26					
	(4)	A member appointed by or under this Act for a term is referred to in this Act as a <i>term member</i> .	27 28					
	(5)	A member appointed by or under this Act to be a member for the purposes of specified proceedings is referred to in this Act as an <i>occasional member</i> .	29 30 31					
	(6)	The President is to be appointed as a term member.	32					
	(7)	Schedule 2 sets out additional provisions with respect to members.	33					

Civil and Administrative Tribunal B	ill 2012

Clause 10

Establishment of Tribunal Part 2

10	Арр	ointment of term members (cf ADT Act, s 13)	1
	(1)	A person may be appointed as a term member if the person is qualified to be appointed as a member of the kind concerned.	2 3
		Note. Section 13 makes general provision with respect to qualifications for appointment. A Division Schedule for a Division of the Tribunal may, in some cases, make special provision for the assignment of members to that Division based on particular skills, expertise or qualifications.	4 5 6 7
	(2)	A presidential member appointed as a term member is to be appointed by the Governor by commission under the public seal of the State.	8 9
		Note. The President must be appointed as a term member. See section 9 (6).	10
	(3)	A non-presidential member appointed as a term member is to be appointed by the Minister by written instrument.	11 12
	(4)	The instrument of appointment of a term member is to specify:	13
		(a) whether the member has been appointed as the President, a Deputy President, principal member, senior member or general member, and	14 15 16
		(b) the term for which the member has been appointed.	17
	(5)	A term member may be appointed on a full-time basis or a part-time basis.	18 19
	(6)	However, the President is taken to be appointed on a full-time basis.	20
11	Арр	ointment of occasional members	21
	(1)	The President may, by written instrument, appoint a person to be an occasional member in relation to particular proceedings before the Tribunal if:	22 23 24
		(a) the person is qualified to be appointed as a member of the kind concerned, and	25 26
		(b) the President is satisfied that the appointment of the person as a member is necessary to enable the Tribunal to be properly constituted to exercise its functions in the proceedings.	27 28 29
		Note. Section 13 makes general provision with respect to qualifications for appointment. A Division Schedule for a Division of the Tribunal may, in some cases, make special provision for the assignment of members to that Division based on particular skills, expertise or qualifications.	30 31 32 33
	(2)	Without limiting clause 12 of Schedule 2, the President may delegate the function of appointing occasional members to sit as Division members for a Division of the Tribunal to the Division Head of the	34 35 36

Division or a List Manager of a Division of the Tribunal.

Clause 12 Civil and Administrative Tribunal Bill 2012

Part 2 Establishment of Tribunal

(3)	The instrument of appointment of an occasional member is to specify:	1
	(a) whether the member has been appointed as a Deputy President, principal member, senior member or general member, and	2 3
	(b) the proceedings in relation to which the member has been appointed as an occasional member.	4 5
(4)	An occasional member who is appointed to be a member in relation to proceedings that are allocated to a Division of the Tribunal is taken to be assigned as a Division member of that Division.	6 7 8
(5)	A person who is appointed as an occasional member holds office as such until the proceedings in relation to which the member has been appointed as an occasional member have been finally determined, unless the person sooner vacates office.	9 10 11 12
(6)	The proceedings in relation to which an occasional member has been appointed as an occasional member are not <i>finally determined</i> for the purposes of subsection (5) until:	13 14 15
	(a) the proceedings are withdrawn by a party before the substantial merits of the proceedings are considered by the Tribunal, or	16 17
	(b) the proceedings are dismissed by the Tribunal (as constituted by or with the member) before the substantial merits of the proceedings are considered by the Tribunal (including, where required, the giving of reasons for the dismissal), or	18 19 20 21
	(c) the Tribunal (as constituted by or with the member) has completed all the processes necessary to decide the substantial merits of the proceedings (including, where required, the giving of reasons for the decision),	22 23 24 25
	whichever occurs first.	26
Арр	ointment of acting members for a period (cf ADT Act, s 15)	27
(1)	The Governor may, by commission under the public seal of the State, appoint as an Acting Deputy President a person qualified for appointment as a Deputy President if satisfied that the appointment is necessary to enable the Tribunal to exercise its functions effectively during the period of the appointment.	
(2)	The Minister may, by written instrument, appoint as an acting principal member, acting senior member or acting general member a person qualified for appointment as a principal member, senior member or general member (as the case requires) if satisfied that the appointment is necessary to enable the Tribunal to exercise its functions effectively during the period of the appointment.	
(3)	The person's appointment is for the period (not exceeding 12 months) specified in the instrument of appointment.	39 40

Clause 13

Establishment of Tribunal

	(4)	mem be, a mem	Acting Deputy President, acting principal member, acting senior aber or acting general member has the functions of, and is taken to a Deputy President, principal member, senior member or general aber (as the case requires) subject to any conditions or limitations ified in the instrument of appointment.	1 2 3 4 5
13	Qual	ificati	ons of members	6
	(1)	The	President	7
			rson is qualified to be appointed as the President only if the person Judge of the Supreme Court.	8 9
	(2)	as th	ever, the Minister may not recommend the appointment of a person e President unless the Minister has consulted with the Chief Justice e Supreme Court about the appointment.	10 11 12
	(3)	Dерι	uty Presidents	13
			erson is qualified to be appointed as a Deputy President only if the on is:	14 15
		(a)	an Australian lawyer of at least 7 years' standing, or	16
		(b)	a person who holds, or has held, a judicial office of this State or of the Commonwealth, another State or Territory.	17 18
	(4)	Princ	cipal members	19
		A pe perso	rson is qualified to be appointed as a principal member only if the on:	20 21
		(a)	is an Australian lawyer of at least 7 years' standing, or	22
		(b)	has, in the opinion of the person making the appointment, special knowledge, skill or expertise in relation to any one or more classes of matters in respect of which the Tribunal has jurisdiction.	23 24 25 26
	(5)	Seni	or members	27
		A person is qualified to be appointed as a senior member only if the person:		28 29
		(a)	is an Australian lawyer of at least 7 years' standing, or	30
		(b)	has, in the opinion of the person making the appointment, special knowledge, skill or expertise in relation to any one or more classes of matters in respect of which the Tribunal has jurisdiction.	31 32 33 34

Clause 14 Civil and Administrative Tribunal Bill 2012

Part 2 Establishment of Tribunal

(6) **General members** 1 A person is qualified to be appointed as a general member only if, in the 2 opinion of the person making the appointment, the person: 3 has special knowledge, skill or expertise in relation to any class (a)4 of matters in respect of which the Tribunal has jurisdiction, or 5 is capable of representing the public (or a sector of the public), or (b) 6 a particular organisation, body or group of persons (or class of 7 organisations, bodies or groups of persons), in relation to any one 8 or more classes of matters in respect of which the Tribunal has q jurisdiction. 10 Note. A Division Schedule for a Division of the Tribunal may, in some cases, 11 make special provision for the assignment of members to that Division based 12 on particular skills, expertise or qualifications. 13 14 Division Heads (cf ADT Act, s 16) 14 (1)The President or a Deputy President who is a term member may be 15 appointed by the Governor as the Division Head of one or more 16 Divisions of the Tribunal: 17 (a)in the instrument of appointment of the President or Deputy 18 President, or 19 (b) by subsequent instrument. 20 Note. A Division Schedule for a Division of the Tribunal may, in some cases, 21 make special provision for the qualifications and procedure for the appointment 22 of the Division Head for that Division. 23 A Division Head ceases to hold office as a Division Head if he or she: (2)24 is removed from office as a Division Head by the Governor, or (a) 25 resigns the office by written instrument addressed to the Minister, (b) 26 27 ceases to hold office as the President or a Deputy President. (c)28 (3)However, a person does not cease to hold office as the President or a 29 Deputy President simply because the person has been removed, or has 30 resigned, from office as a Division Head under subsection (2). 31 15 NSW judicial officers acting as members of Tribunal (cf ADT Act, s 14) 32 Classes of NSW judicial officers who may act as members may be (1)33 prescribed 34 Any NSW judicial officer who belongs to a class of NSW judicial 35 officer prescribed by the regulations for the purposes of this section is 36 taken to have been duly appointed to act as a member of the Tribunal in 37 relation to such matters within the jurisdiction of the Tribunal as are 38

39

prescribed by the regulations.

Establishment of Tribunal

(2)	Pres	ident may appoint NSW judicial officer to act as member	1
	judic	nout limiting subsection (1), the President may appoint any NSW tial officer to act as a member of the Tribunal in relation to cular proceedings before the Tribunal if:	2 3 4
	(a)	the President is satisfied that the appointment of the judicial officer to act as a member is necessary to enable the Tribunal to exercise its functions effectively in the proceedings, and	5 6 7
	(b)	the relevant chief judicial officer agrees to the NSW judicial officer's appointment.	8 9
(3)	Effec	ct of appointment	10
	Any secti	person who is appointed to act as a member by or under this on:	11 12
	(a)	holds office as a Deputy President, principal member or senior member as specified in the regulations (in the case of an appointment under subsection (1)) or the instrument of appointment (in the case of an appointment under subsection (2)), and	13 14 15 16 17
	(b)	has and may exercise all the functions of a member while acting as a member, and	18 19
	(c)	may continue to exercise his or her functions as a holder of a judicial office.	20 21
(4)	Form	ner acting member may complete determination of proceedings	22
	sittin in, o the Tribu	SW judicial officer who has acted as a member may attend the ags of the Tribunal for the purpose of giving reasons for a decision r otherwise completing, any proceedings that have been heard by Tribunal (or were otherwise the subject of deliberations by the unal) while the officer acted as a member, even if the person has ed to act as a member.	23 24 25 26 27 28
(5)	Defir	nitions	29
	NSW	is section: <i>V judicial officer</i> includes a retired NSW judicial officer. <i>Pant chief judicial officer</i> means:	30 31 32
	(a)	in relation to the appointment of a Magistrate to act as a member—the Chief Magistrate of the Local Court, or	33 34
	(b)	in relation to the appointment of a Judge of the District Court to act as a member—the Chief Judge of the Court, or	35 36
	(c)	in relation to the appointment of a judicial member of the Industrial Relations Commission to act as a member—the President of the Commission, or	37 38 39

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Part 2 Establishment of Tribunal

		(d)	in relation to the appointment of a Judge of the Land and Environment Court to act as a member—the Chief Judge of the Court, or	1 2 3
		(e)	in relation to the appointment of a Judge of the Supreme Court to act as a member—the Chief Justice of the Court.	4 5
Divi	sion	2	Divisions of Tribunal	6
16	Divis	sions o	of Tribunal (cf ADT Act, ss 19 and 20)	7
	(1)		he establishment of the Tribunal, there are to be the following sions of the Tribunal:	8 9
		(a)	the Administrative and Equal Opportunity Division,	10
		(b)	the Consumer and Commercial Division,	11
		(c)	the Occupational and Regulatory Division,	12
		(d)	the Guardianship Division,	13
		(e)	the Victims Support Division.	14
	(2)		functions of the Tribunal in relation to enabling legislation that are vated to a Division of the Tribunal are to be exercised in that sion.	15 16 17
		the e	. Section 4 (2) provides that a reference in this Act (however expressed) to exercise by the Tribunal of its functions in relation to other legislation des a reference both to its functions under the legislation and its functions r this Act in relation to the legislation.	18 19 20 21
	(3)	alloc such	functions of the Tribunal in relation to enabling legislation that are rated to a Division of the Tribunal are the functions in relation to legislation that are allocated to the Division by the Division redule for the Division.	22 23 24 25
	(4)	A D assig	vivision of the Tribunal is composed of such members as are gred to it by or under this Act.	26 27
17	Divis	sion Se	chedule for a Division of Tribunal	28
	(1)		<i>Division Schedule</i> for a Division of the Tribunal is the Schedule to Act that provides for the composition and functions of that sion.	29 30 31
	(2)		out limiting subsection (1), a Division Schedule for a Division of Tribunal may include provisions about the following matters:	32 33
		(a)	the qualifications and procedure for the appointment of a Division Head of the Division,	34 35
		(b)	the qualifications and procedure for the assignment of other Division members,	36 37

Establishment of Tribunal

Clause 18

Part 2

		(c)	the allocation to the Division of functions of the Tribunal in relation to enabling legislation,	1 2
		(d)	the use of Division Lists in the Division and the qualifications and procedure for the appointment of, and the functions of, List Managers for the Division,	3 4 5
		(e)	special requirements for the constitution of the Tribunal when exercising functions of the Tribunal allocated to the Division,	6 7
		(f)	special requirements in relation to the powers of, and the practice and procedure to be followed by, the Tribunal in relation to proceedings in the Division,	8 9 10
		(g)	special requirements regarding appeals from decisions made by the Tribunal in the Division.	11 12
	(3)	preva	provisions of a Division Schedule for a Division of the Tribunal ail to the extent of any inconsistency between those provisions and other provisions of this Act.	13 14 15
18	Assi	gnme	nt of members to Divisions of Tribunal (cf ADT Act, s 21)	16
	(1)	The	President is assigned to each Division of the Tribunal.	17
	(2)		ivision Head is assigned to the Division of the Tribunal in respect hich he or she is appointed as the Division Head.	18 19
	(3)	Subj	ect to this Act, the President:	20
		(a)	is to assign each member (other than the President or a Division Head) to one or more Divisions of the Tribunal, and	21 22
		(b)	may assign a member who is a Division Head to one or more Divisions of the Tribunal in respect of which the member is not the Division Head,	23 24 25
		and 1	may vary any such assignment at any time.	26
	(4)	An a	ssignment of a member to a Division of the Tribunal:	27
		(a)	is to be made in accordance with any applicable provisions of the Division Schedule for the Division or of this Act or any enabling legislation, and	28 29 30
		(b)	is subject to any limitations specified in the member's instrument of appointment or assignment.	31 32
	(5)	to pa	ssignment of a member to a Division of the Tribunal may be limited articipating in proceedings that are entered in one or more Division of the Division.	33 34 35

Clause 19 Civil and Administrative Tribunal Bill 2012

Part 2 Establishment of Tribunal

19 Division Lists and List Managers for Divisions of Tribunal

- (1) The President, or the Division Head of a Division of the Tribunal (subject to any direction of the President), may establish one or more Division Lists for a Division of the Tribunal in which proceedings allocated to the Division are to be entered for the purpose of managing those proceedings.
- (2) The President, or the Division Head of a Division of the Tribunal (subject to any direction of the President), may, by written instrument, designate a Division member to be a List Manager for a Division List of the Division.

Note. A Division Schedule for a Division of the Tribunal may, in some cases, provide for the use of Division Lists in the Division and for the qualifications and procedure for the designation of, and the functions of, List Managers for the Division.

- (3) A List Manager for a Division of the Tribunal has (subject to any direction from the President or the Division Head of the Division) the function of managing such Division Lists of the Division as may be specified:
 - (a) in the instrument designating the member to be a List Manager, or
 - (b) by the Division Schedule for the Division or by the Tribunal rules.

Note. Clause 12 of Schedule 2 also enables the Division Head of a Division of the Tribunal to delegate functions of the Division Head to a List Manager of the Division.

- (4) An instrument designating a member to be a List Manager for a Division of the Tribunal may specify a title for the member to use while exercising the functions of a List Manager.
- (5) The President, or the Division Head of a Division of the Tribunal (subject to any direction of the President), may at any time, by written instrument, revoke a member's designation as a List Manager for a Division of the Tribunal.

Division 3 Functions of members

- 20 Functions of President (cf ADT Act, s 25)
 - (1) The functions of the President are:
 - (a) to direct the business of the Tribunal (including determining the places and times for sittings of the Tribunal), and
 - (b) to facilitate the adoption of good administrative practices for the conduct of the business of the Tribunal, and

Clause 21

Part 2

Establishment of Tribunal

		(c)	to give directions about, and participate in the development of, the practice and procedure to be followed by the Tribunal, and	1 2	
		(d)	to manage members, including by:	3	
			(i) developing codes of conduct for members, and	4	
			(ii) ensuring that members are adequately and appropriately trained to enable them to exercise their functions effectively and efficiently, and	5 6 7	
			(iii) undertaking performance management for members (whether by means of agreements with members, reviews or otherwise), and	8 9 10	
			(iv) developing selection criteria for the appointment of members and, if required by the Minister, overseeing the selection process for members, and	11 12 13	
		(e)	to advise the Minister about the appointment, re-appointment and removal of members, and	14 15	
		(f)	to exercise such other functions as may be conferred or imposed on the President by or under this Act or any other legislation.	16 17	
	(2)	The President may also enter into agreements with Ministers, public officials and other persons or bodies with regulatory functions in relation to any class of matters over which the Tribunal has jurisdiction about the provision, allocation or use of funding in connection with the exercise of the jurisdiction concerned.			
	(3)		out limiting subsections (1) and (2), the President has the following tions if appointed before the establishment day:	23 24	
		(a)	to assist in the development of the Tribunal rules for the Tribunal to use on its establishment,	25 26	
		(b)	to issue practice notes for the Tribunal to use on its establishment,	27	
		(c)	to assign functions to other members appointed before the establishment day with respect to the establishment of the Tribunal,	28 29 30	
		(d)	to assign functions to any Registrar, Deputy Registrar or other member of staff appointed before the establishment day,	31 32	
		(e)	to exercise such other functions as are necessary or convenient to facilitate the establishment of the Tribunal.	33 34	
21	Fund	ctions	of other members and Division Heads (cf CTTT Act, s 14)	35	
	(1)		ember has such functions as may be conferred or imposed on the ber by or under this Act or any other legislation.	36 37	

Part 2 Establishment of Tribunal

	(2)	Presi	member must comply with any procedural directions given by the dent and the Division Head of the Division of the Tribunal to h the member is assigned.	1 2 3
	(3)	The f	functions of a Division Head of a Division of the Tribunal are:	4
		(a)	to direct (subject to this Act, the regulations, the Tribunal rules and any direction of the President) the business of the Tribunal in that Division, and	5 6 7
		(b)	to exercise such other functions as may be conferred or imposed on the Division Head by or under this Act or any other legislation.	8 9
	(4)	Preside before respe	out limiting subsections (1)–(3), a member (other than the dent) or Division Head for a Division of the Tribunal appointed e the establishment day has and may exercise such functions with ct to the establishment of the Tribunal as may be assigned to the ber under section 20 (3).	10 11 12 13 14
Divi	sion 4	4	Registrar, Deputy Registrars and staff	15
22	Appo s 27; (ointme CTTT A	ent of Registrar, Deputy Registrars and other staff (cf ADT Act, Act, s 19)	16 17
	(1)	for th	gistrar, Deputy Registrars and such other staff as may be necessary e purposes of this Act are to be employed under Chapter 1A of the <i>ic Sector Employment and Management Act 2002</i> .	18 19 20
	(2)	ageno for th	President may enter into arrangements with any government cy or other body or person (whether in the public or private sector) ne provision of assistance to the Tribunal in connection with the size of its functions.	21 22 23 24
23	Func s 20)	tions	of Registrars and Deputy Registrars (cf ADT Act, s 28; CTTT Act,	25 26
	(1)	The I	Registrar has the following functions:	27
		(a)	to assist the President in managing the business and the affairs of the Tribunal,	28 29
		(b)	such administrative and other functions as may be conferred or imposed on the Registrar by or under this Act or any other legislation or law.	30 31 32
	(2)	A De	puty Registrar may exercise the functions of the Registrar:	33
		(a)	as directed by the Registrar or the President, and	34
		(b)	during the absence of, or a vacancy in the office of, the Registrar.	35

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Establishment of Tribunal	Part 2

	(3)	exerc	hing done or omitted to be done by a Deputy Registrar in sising a function of the Registrar has effect as if it had been done or ed to be done by the Registrar.	1 2 3
	(4)		regulations and Tribunal rules may make provision for or with ect to the functions of the Registrar or a Deputy Registrar.	4 5
	(5)	appo funct	out limiting subsections (1)–(4), a Registrar or Deputy Registrar inted before the establishment day has and may exercise such ions with respect to the establishment of the Tribunal as may be ned to the Registrar or Deputy Registrar under section 20 (3).	6 7 8 9
Divi	sion	5	Rule Committee, Tribunal rules and practice notes	10
24	Rule	Comr	nittee of Tribunal (cf ADT Act, ss 92–95)	11
	(1)	There	e is to be a Rule Committee of the Tribunal.	12
	(2)	The f	functions of the Rule Committee are:	13
		(a)	to make the Tribunal rules, and	14
		(b)	to ensure that the Tribunal rules it makes are as flexible and informal as possible.	15 16
	(3)	The l	Rule Committee is to be composed of the following:	17
		(a)	the President,	18
		(b)	each Division Head,	19
		(c)	such other members of the Tribunal as may be appointed by the Minister on the nomination of the President,	20 21
		(d)	such other persons as may be appointed by the Minister.	22
	(4)	perio	ppointed member of the Rule Committee is to hold office for the d specified in the member's instrument of appointment and is ble (if otherwise qualified) for re-appointment.	23 24 25
	(5)	An a	ppointed member of the Rule Committee ceases to hold office if:	26
		(a)	the member is removed from office by the Minister, or	27
		(b)	the member resigns the office by written instrument addressed to the Minister, or	28 29
		(c)	the member completes a term of office and is not re-appointed.	30
	(6)		e office of an appointed member becomes vacant, a person may, ect to this Act, be appointed to fill the vacancy.	31 32
	(7)	The l	President is to be the Chairperson of the Rule Committee.	33

Clause 25 Civil and Administrative Tribunal Bill 2012

Part 2 Establishment of Tribunal

(8) The President is to appoint, by written instrument, one of the other members of the Rule Committee who is a Deputy President as Deputy Chairperson of the Rule Committee.

25 Meetings of Rule Committee (cf ADT Act, s 96)

- (1) Subject to this Division, the Rule Committee is to regulate its own procedure.
- (2) The Chairperson of the Rule Committee or, in the absence of the Chairperson, the Deputy Chairperson of the Committee is to preside at a meeting of the Committee.
- (3) In the absence from a meeting of the Rule Committee of both the Chairperson and Deputy Chairperson, another member of the Committee who is a Deputy President is to be chosen by the members present to preside at the meeting.
- (4) The quorum for a meeting of the Rule Committee is a majority of the number of the members for the time being. Any duly convened meeting of the Rule Committee at which a quorum is present is competent to transact any business of the Rule Committee and has and may exercise all the functions of the Rule Committee.
- (5) A decision supported by a majority of the votes cast at a meeting of the Rule Committee at which a quorum is present is the decision of the Committee.
- (6) The person presiding at a meeting of the Rule Committee has a deliberative vote and, in the event of an equality of votes, also has a casting vote.
- (7) The President is to call the first meeting of the Rule Committee in such manner as the President thinks fit and (subject to any decision of the Committee under subsection (1)) may call such other meetings of the Committee as the President thinks necessary.
- (8) The Rule Committee may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the Committee for the time being, and a resolution in writing approved in writing by a majority of those members is taken to be a decision of the Committee.

26 Tribunal rules may provide for practice and procedure (cf ADT Act, ss 90 and 91)

(1) The Rule Committee may make rules of the Tribunal (referred to in this Act as the *Tribunal rules*), not inconsistent with this Act, for or with respect to any matter that by this or any other Act is required or permitted to be prescribed by the Tribunal rules or that is necessary or convenient to be prescribed in relation to the practice and procedure of the Tribunal under this Act or any other legislation.

Establishment of Tribunal

Part 2

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	(2)		out affecting the generality of subsection (1), Tribunal rules may ade for or with respect to any of the following:	1	
		(a)	the commencement of proceedings in the Tribunal,	3	
		(b)	the practice and procedure to be followed in, or for the purposes of, proceedings before the Tribunal (including proceedings in relation to appeals),	4 5 6	
		(c)	the means for, and the practice and procedure to be followed in, the enforcement and execution of decisions of the Tribunal,	7 8	
		(d)	the practice and procedure to be followed in the mediation or neutral evaluation of any matter,	9 10	
		(e)	the functions of the Registrar or other officers under this Act, including functions in relation to proceedings instituted before the Tribunal,	11 12 13	
		(f)	the determination of the seniority of members in connection with the exercise of the functions of the Tribunal in proceedings.	14 15	
	(3)		out limiting the generality of section 42 of the <i>Interpretation Act</i> , the Tribunal rules may also prescribe different rules for:	16 17	
		(a)	each of the Divisions of the Tribunal, and	18	
		(b)	different classes of matters.	19	
			Section 42 of the Interpretation Act 1987 provides for the matters for statutory rules may generally make provision.	20 21	
27	Prac	tice no	otes (cf ADT Act, s 91A)	22	
	(1)	with	President may issue practice notes for the Tribunal, not inconsistent this Act or the Tribunal rules, in relation to any matter with respect nich Tribunal rules may be made.	23 24 25	
	(2)	A pra	actice note must be published in the Gazette.	26	
	(3)		ons 40 and 41 of the <i>Interpretation Act 1987</i> apply to a practice in the same way as they apply to a statutory rule.	27 28	
Divi	sion	6	Jurisdiction and functions of Tribunal	29	
28	General statement of jurisdiction and functions (cf ADT Act, s 36; CTTT Act, s 21)				

The Tribunal has such jurisdiction and functions as may be conferred or imposed on it by or under this Act or any other legislation.

Clause 29 Civil and Administrative Tribunal Bill 2012

Part 3 Miscellaneous

29	Act to	o binc	l Crown	2
		the le	Act binds the Crown in right of New South Wales and, in so far as gislative power of the Parliament of New South Wales permits, the <i>n</i> in all its other capacities.	3 4 5
30	Seal	of Tril	bunal (cf ADT Act, s 133; CTTT Act, s 75)	6
		The	Tribunal is to a have a seal and that seal is to be judicially noticed.	7
31	Auth	entica	tion of documents (cf ADT Act, ss 134 and 135; CTTT Act, s 76)	8
	(1)		y document requiring authentication by the Tribunal is sufficiently enticated without the seal of the Tribunal if it is:	9 10
		(a)	signed by any member or the Registrar, or	11
		(b)	authenticated in a manner prescribed by the regulations.	12
	(2)		e Registrar when appearing on a document issued by the Tribunal.	13 14
32	Proo	f of ce	ertain matters not required (cf ADT Act, s 136; CTTT Act, s 77)	15
			y legal proceedings, no proof is required (unless evidence to the ary is given) of:	16 17
		(a)	the constitution of the Tribunal, or	18
		(b)	any decision of the Tribunal, or	19
		(c)	the appointment of, or the holding of office by, a member.	20
33	Notic s 78)	es, se	ervice and lodgment of documents (cf ADT Act, s 138; CTTT Act,	21 22
	(1)		he purposes of this Act, a notice or document may be given to a on (and a document may be served on a person):	23 24
		(a)	in the case of a natural person—by:	25
			(i) delivering it to the person personally, or	26
			 leaving it at, or by sending it by post to, the residential or business address, or other address for service, of the person that was last known to the person giving or serving the document, or 	27 28 29 30
		(b)	in the case of a body corporate—by leaving it at, or by sending it by post to, the head office, a registered office or a principal office of the body corporate, or	31 32 33

Miscellaneous

Part 3

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regulations may be 21 n which the offence 22 23
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he regulations may 29 owing matters: 30
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Clause 36 Civil and Administrative Tribunal Bill 2012

Part 3 Miscellaneous

(b)	the fees payable in relation to proceedings in the Tribunal	
	referred to mediation or neutral evaluation,	
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- (c) the fees payable for administrative services provided by the Registrar, a Deputy Registrar or any other officer of the Tribunal, whether in connection with the administration of this Act or otherwise,
- (d) the waiver, postponement and refund of fees and exemptions from fees,
- (e) costs in proceedings before the Tribunal.
- (3) The Minister may not, without the concurrence of the Minister for Health, recommend the making of a regulation that prescribes fees of the kind referred to in subsection (2) (a) for the exercise of the Tribunal's functions in proceedings that are entered in the Health Practitioner Division List of the Occupational and Regulatory Division of the Tribunal.
- (4) The regulations may create offences punishable by a penalty not exceeding 10 penalty units.

36 Amendment of Judicial Officers Act 1986 No 100

(1) Section 3 Definitions

Insert at the end of paragraph (g) of the definition of *judicial officer* in section 3 (1):

, or (h) the President of the Civil and Administrative Tribunal.

(2) Section 43 Appropriate authorities to suspend etc

Omit "or the President of the Administrative Decisions Tribunal".

Insert instead ", the President of the Administrative Decisions Tribunal or the President of the Civil and Administrative Tribunal".

Savings, transitional and other provisions

Schedule 1

Schedule 1 Savings, transitional and other 1 provisions 2 Part 1 General 3 1 Regulations 4 (1)The regulations may contain provisions of a savings or transitional 5 nature consequent on the enactment of any of the following Acts: 6 this Act or any other Act that amends this Act 7 any other Act to the extent that it confers or imposes (or amends an Act 8 or a statutory rule so as to confer or impose) jurisdiction or functions on 9 the Tribunal or to alter or remove any of the jurisdiction or functions of 10 the Tribunal 11 (2) If the regulations so provide, any such provision may: 12 have effect despite any specified provisions of this Act (including (a) 13 a provision of this Schedule), and 14 take effect from the date of assent to the Act concerned or a later (b) 15 date. 16 (3) To the extent to which any such provision takes effect from a date that 17 is earlier than the date of its publication on the NSW legislation website, 18 the provision does not operate so as: 19 to affect, in a manner prejudicial to any person (other than the (a) 20 State or an authority of the State), the rights of that person 21 existing before the date of its publication, or 22 to impose liabilities on any person (other than the State or an (b) 23 authority of the State) in respect of anything done or omitted to 24 be done before the date of its publication. 25 (4) A regulation made for the purposes of this clause may make separate 26 savings and transitional provisions or amend this Schedule to 27 consolidate the savings and transitional provisions. 28

Part 2 Provisions consequent on enactment of this Act

Division 1 Interpretation

Definitions			4	
(1)	In thi	s Part:	5	
		<i>nt tribunal member</i> of an existing tribunal means a person who, diately before the establishment day, held office as:	6 7	
	(a)	the head of the tribunal or a division of the tribunal (however described), or	8 9	
	(b)	a deputy head of the tribunal (however described), or	10	
	(c)	any other kind of member of the tribunal.	11	
	<i>existing health practitioner tribunal</i> means each of the following Tribunals established under section 165 of the <i>Health Practitioner</i> <i>Regulation National Law (NSW)</i> :			
	(a)	the Aboriginal and Torres Strait Islander Health Practice Tribunal of New South Wales,	15 16	
	(b)	the Chinese Medicine Tribunal of New South Wales,	17	
	(c)	the Chiropractic Tribunal of New South Wales,	18	
	(d)	the Dental Tribunal of New South Wales,	19	
	(e)	the Medical Radiation Practice Tribunal of New South Wales,	20	
	(f)	the Medical Tribunal of New South Wales,	21	
	(g)	the Nursing and Midwifery Tribunal of New South Wales,	22	
	(h)	the Occupational Therapy Tribunal of New South Wales,	23	
	(i)	the Optometry Tribunal of New South Wales,	24	
	(j)	the Osteopathy Tribunal of New South Wales,	25	
	(k)	the Pharmacy Tribunal of New South Wales,	26	
	(1)	the Physiotherapy Tribunal of New South Wales,	27	
	(m)	the Podiatry Tribunal of New South Wales,	28	
	(n)	the Psychology Tribunal of New South Wales.	29	
	existi	ng tribunal means any of the following tribunals:	30	
	(a) the Aboriginal Land Councils Pecuniary Interest and Disciplinary Tribunal established under the <i>Aboriginal Land Rights Act 1983</i> ,		31 32 33	

Savings, transitional and other provisions

Schedule 1

		(b)	the Administrative Decisions Tribunal of New South Wales established under the <i>Administrative Decisions Tribunal Act</i> 1997,	1 2 3
		(c)	the Charity Referees constituted as provided by section 5 of the <i>Dormant Funds Act 1942</i> ,	4 5
		(d)	the Consumer, Trader and Tenancy Tribunal of New South Wales established under the <i>Consumer, Trader and Tenancy Tribunal Act 2001</i> ,	6 7 8
		(e)	the Guardianship Tribunal constituted under the Guardianship Act 1987,	9 10
		(f)	each existing health practitioner tribunal,	11
		(g)	the Local Government Pecuniary Interest and Disciplinary Tribunal established under the <i>Local Government Act 1993</i> ,	12 13
		(h)	each local land board constituted under the Crown Lands Act 1989,	14 15
		(i)	the Victims Compensation Tribunal constituted under the <i>Victims Support and Rehabilitation Act 1996</i> .	16 17
		aboli (or t	<i>ant amending Act</i> , in relation to an existing tribunal that is to be shed, means another Act that provides for the repeal or amendment poth) of legislation relating to the tribunal consequent on the tion of the tribunal and the transfer of its functions to NCAT.	18 19 20 21
		of leg	A Bill for an Act to provide for the consequential repeal and amendment gislation that establishes or constitutes (or that confers functions on) ng tribunals will be introduced in 2013.	22 23 24
on a beg (3) For		on a	provision of this Part provides for a matter or other thing to occur specified day, the matter or thing is taken to have occurred at the uning of the specified day.	25 26 27
			the purposes of this Part (except clause 5), proceedings are not ly determined if:	28 29
		(a)	any period for bringing an appeal as of right in respect of the proceedings has not expired (ignoring any period that may be available by way of extension of time to appeal), or	30 31 32
		(b)	any appeal in respect of the proceedings is pending (whether or not it is an appeal brought as of right).	33 34
Divi	Division 2		Abolition of existing tribunals and transfer of members	35 36
3	Abol	ition c	of existing tribunals	37
		Each	existing tribunal is abolished on the establishment day.	38

4	Curr	ent tribunal members	cease to hold office on establishment day	1
	(1)	Each current tribunation office as such on the	l member of an existing tribunal ceases to hold establishment day.	2 3
	(2)	If a person ceases to h	hold an office by operation of this clause:	4
		· · · ·	ot entitled to any remuneration or compensation loss of that office, and	5 6
		any) specified i concerned or, appointment, is	ppointed to the new office or position in NCAT (if in clause 5 for the kind of current tribunal member if clause 5 does not operate to make an s eligible (if otherwise qualified) to be appointed f NCAT	7 8 9 10 11
	 as a member of NCAT. (3) This clause has effect despite anything to the contrary in any other legislation concerning the circumstances or processes for the removal of (or the vacation of office by) a current tribunal member of an existing tribunal. 			12 13 14 15
5	Tran	fer of current tribuna	al members to NCAT	16
	(1)	kind specified in Colu from the establishmer kind of office or posi	rrent tribunal member of an existing tribunal of a umn 1 of the Table to this clause is taken, on and at day, to have been appointed under this Act to the ition in NCAT specified in Column 2 next to the al member specified in Column 1.	17 18 19 20 21
(2)			mber of an existing tribunal who is appointed as a operation of this clause is taken:	22 23
		the member wa	ribunal member's current office was for a term or as entitled to hold his or her current office until a -to have been appointed as a term member, or	24 25 26
		in relation to s and those pro clause 6—to ha the proceeding	ibunal member's held his or her current office only pecified proceedings before the existing tribunal oceedings have been transferred to NCAT by ave been appointed as an occasional member for gs until the proceedings are finally determined aning of section 11).	27 28 29 30 31 32
(3)		tribunal who is appoi	chedule 2, a current tribunal member of an existing nted as a term member of NCAT by operation of hold his or her new office in NCAT for:	33 34 35
		(a) if the current the balance of th	ribunal member's current office was for a term— that term, or	36 37
		current office	tribunal member was entitled to hold his or her until a specified age—the period expiring on the attains that age.	38 39 40

Savings, transitional and other provisions

Schedule 1

- (4)A part-time current tribunal member who is appointed as a term 1 member of NCAT by operation of this clause is taken to have been 2 appointed as a part-time term member of NCAT. 3 (5) Clause 5 of Schedule 2 is taken to apply to a current tribunal member of 4 an existing tribunal who is appointed as a term member of NCAT by 5 operation of this clause as if the Minister had made a determination 6 under that clause (on the establishment day) for the member's 7 remuneration to be the same as the remuneration to which the current 8 tribunal member was entitled immediately before the establishment 9 dav. 10 Note. Clause 5 of Schedule 2 provides that the remuneration of a term member 11 cannot be reduced during the member's term of office. However, the clause also 12 provides that a member who is a Judge of a New South Wales Court is not 13 entitled to remuneration under this Act while receiving remuneration as a Judge. 14 (6)If a person is appointed as a member of NCAT by operation of this 15 clause: 16 (a) in the case of appointment as a presidential member-the 17 Governor may issue an appropriate commission under the public 18 seal of the State to the person, and 19 (b) in the case of appointment as a non-presidential member—the 20 Minister may issue an appropriate instrument of appointment to 21 the person. 22 A person's appointment as a member of NCAT is effective whether or (7)23 not a commission or instrument of appointment is issued under 24 subclause (6). 25 This clause operates to appoint a person who holds office as a current (8) 26 tribunal member of more than one existing tribunal to only one office or 27 position in NCAT. If there is a difference in seniority in the offices or 28 positions in NCAT concerned, the person is taken to have been 29 appointed to the most senior of the offices or positions in NCAT. 30 Note. Section 9 (1) lists the classes of members of NCAT in order of seniority. 31 (9) This clause does not: 32 apply to a current tribunal member of an existing tribunal who is (a) 33 appointed under this Act to be a member of NCAT before the 34 establishment day, or 35 prevent a current tribunal member who becomes a member of (b) 36 NCAT by operation of this clause from: 37 being appointed, with the consent of the person, to a (i) 38 different or additional office in NCAT under this Act, or 39 40
 - (ii) vacating office, subject to subclauses (2) and (3), in accordance with the provisions of this Act.

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	ference in the Table to this c	lause to a <i>professional non-judicial</i>
mem	aber of the Administrative De	ecisions Tribunal is a reference to a
10n- (a)	judicial member of that Tribu	eaning of the Architects Act 2003, or
(a) (b)		in the meaning of the <i>Surveying and</i>
(0)	Spatial Information Act 200	
(c)	is a registered health prac Health Practitioner Regulat	titioner within the meaning of the tion National Law (NSW), or
d)	is a veterinary practitioner v Practice Act 2003, or	within the meaning of the Veterinary
(e)		judicial member because he or she is llar profession or occupation.
abl	e	
Col	umn 1	Column 2
Cur	rent tribunal member	New NCAT office or position
	riginal Land Councils Pecu unal	niary Interest and Disciplinary
Лen	nber	Senior member
٩dn	ninistrative Decisions Tribur	nal
res	ident	Deputy President
Dep	uty President	Principal member
Non	-presidential judicial member	Senior member
Prof	essional non-judicial member	Senior member
	-judicial member (other than a essional non-judicial member)	General member
Cha	rity Referees under the Dor	mant Funds Act 1942
Chai	rperson of the Charity Referees	Principal member
D	on appointed under section 5 (2) of the Dormout Funds A at	General member
	(3) of the <i>Dormant Funds Act</i>	
(1)–(1942		Tribunal
(1)–(1 <i>942</i> Con		Tribunal Deputy President

Savings, transitional and other provisions

Column 1	Column 2
Current tribunal member	New NCAT office or position
Deputy Chairperson (Registry and Administration)	Deputy Registrar
Senior member	Senior member
Other member	General member
Existing health practitioner tribu	inal
Chairperson	Principal member
Deputy Chairperson	Principal member
Other member who is a health practitioner	Senior member
Other member who is a lay person	General member
Guardianship Tribunal	
President	Deputy President
Deputy President	Principal member
Legal member (other than the President or a Deputy President)	Senior member
Professional member	Senior member
Community member	General member
Local Government Pecuniary Int	erest and Disciplinary Tribunal
Member	Senior member
Local land boards under the Cro	own Lands Act 1989
Chairperson	Principal member
Member (other than the Chairperson)	General member
Victims Compensation Tribunal	
Chairperson	Deputy President
Member (other than the Chairperson)	Senior member

Schedule 1 Savings, transitional and other provisions

Division 3 Proceedings concerning abolished existing tribunals

6 Pending proceedings before existing tribunal

- (1) If proceedings were initiated or commenced but not heard by an existing tribunal before the establishment day, the proceedings are taken on and from that day to have been duly initiated or commenced in NCAT.
- (2) If an existing tribunal had started to hear (but had not determined) a matter before the establishment day, the person or persons hearing the matter:
 - (a) are to continue on and from that day to hear the matter, and to determine the matter, sitting as NCAT, and

- (b) have and may exercise, while sitting as NCAT under this clause, all the functions that the existing tribunal had immediately before the establishment day, and
- (c) are taken to have been duly appointed as members of NCAT for the purposes of determining the matter even if the person or persons have not been appointed as members of NCAT by or under another provision of this Act.

7 Pending court proceedings

- (1) This clause applies to proceedings before a court on an appeal against, or for the judicial review of, a decision of an existing tribunal that:
 - (a) were instituted or commenced before the establishment day, and
 - (b) have not been finally determined by the court before that day.
- (2) Proceedings to which this clause applies are to be determined as if this Act and the relevant amending Act in relation to the existing tribunal had not been enacted.
- (3) Accordingly, any rules, regulations or other law that would have been applicable to the proceedings had this Act and the relevant amending Act not been enacted continue to apply to the proceedings as if neither Act had been enacted.

8 Orders of existing tribunals

(1) An existing order of an existing tribunal made under other legislation is taken on and from the establishment day to be an order made by NCAT under the corresponding provision of that legislation (as amended by a relevant amending Act) or this Act (as the case may be).

Savings, transitional and other provisions

Schedule 1

- (2)Any application for an order made to an existing tribunal under another 1 Act and not determined immediately before the establishment day is to 2 continue to be dealt with as if made under this Act (but only if there is 3 a corresponding provision of this Act under which the order could be 4 made). 5 (3)This clause is subject to the other provisions of this Schedule. 6 (4)In this clause: 7 *existing order* of an existing tribunal is an order made by the tribunal 8 before the establishment day, and includes an order that would have 9 come into effect on or after the establishment day. 10 **Division 4** Miscellaneous 11 9 Expiration of current period If, for any purpose, time had commenced to run under a provision of 13 other legislation in relation to an existing tribunal (but had not expired) before the establishment day, it expires for the corresponding purpose 15 under that legislation (as amended by a relevant amending Act) or this 16 Act, as the case may be, at the time at which it would have expired if the 17 tribunal had not been abolished. 18 10 References to abolished existing tribunals 19 On and from the establishment day: (1)20 a reference in any other Act or in any instrument made under (a) 21 another Act to an existing tribunal is to be read as a reference to 22 NCAT (as appropriately constituted to deal with the matter 23 concerned), and 24 a reference in any other Act or in any instrument made under (b) 25 another Act to a particular member of an existing tribunal is to be 26 read as a reference to the corresponding member of NCAT (as set 27 out in the Table to clause 5). 28 The regulations may make provision for or with respect to the updating (2)29 of references in other Acts and instruments made under other Acts to an 30 existing tribunal, or in provisions conferring or imposing functions on 31 an existing tribunal, with effect on and from the establishment day. 32 Subclause (1) does not apply to the following: (3)33 34
 - Page 31

- 12
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(a) a reference in a relevant amending Act,

Schedule 1 Savings, transitional and other provisions

		(b)	a reference in a provision of another Act or instrument made under another Act (as amended, substituted or inserted by a relevant amending Act),	1 2 3
		(c)	such references in another Act or an instrument made under another Act as may be prescribed by the regulations.	4 5
11	Gen	eral sa	lvings	6
	(1)	relati havir been by a this	by thing done, initiated or commenced under other legislation in ion to an existing tribunal before the establishment day and still ng effect or not completed immediately before that day could have done, initiated or commenced under that legislation (as amended relevant amending Act) or this Act if the relevant amending Act or Act had been in force when the thing was done, initiated or menced:	7 8 9 10 11 12 13
		(a)	the thing done continues to have effect, or	14
		(b)	the thing initiated or commenced may be completed as if it had been done, initiated or commenced under the other legislation (as amended) or this Act.	15 16 17
	(2)	This	clause is subject to any express provision of this Act on the matter.	18

This clause is subject to any express provision of this Act on the matter. (2)

Provisions relating to members

	Acti	ng President
	(1)	If the President is absent from duty, the most senior Deputy President is to be Acting President unless the Minister makes an appointment under subclause (2).
	(2)	The Minister may appoint a Deputy President to be Acting President during the absence of the President from duty.
	(3)	The Minister may make any appointment for a particular absence or for any absence that occurs from time to time.
	(4)	An Acting President has the functions of the President and anything done by an Acting President in the exercise of those functions has effect as if it had been done by the President.
	(5)	In this clause, <i>absence from duty</i> includes a vacancy in the office of President.
2	Tern	ns of appointment for term members
		Subject to this Act, a term member holds office for a period (not exceeding 5 years) specified in the member's instrument of appointment, but is eligible for re-appointment.
3	Oath	IS
		The Governor may require an oath to be taken by a presidential member.
4	Prot	ection and immunities of member
		A member has, in the exercise of functions performed as a member, the same protection and immunities as a Judge of the Supreme Court.
5	Rem	uneration of members
	(1)	A member is entitled to be paid:
		(a) such remuneration as is determined by the Minister, and
		(b) such travelling and subsistence allowances as the Minister may from time to time determine in respect of the member.
	(2)	Without limiting subclause (1), the Minister may make different determinations for the purposes of this clause for different classes of members or members exercising different classes of functions.
	(3)	However, the Minister may not make a determination in relation to a term member that operates to reduce the remuneration of the member during his or her term of office.
		-

(4)	A member is not, if a Judge of a New South Wales Court and while
	receiving remuneration as such a Judge, entitled to remuneration under
	this Act.

(5) In this clause, *Judge of a New South Wales Court* includes a NSW judicial officer.

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6 Vacancy in office of President

- (1) The President cannot be removed from office except by the Governor on an address from both Houses of Parliament in the same session seeking removal on the ground of proved misbehaviour or incapacity and in accordance with the applicable provisions of Parts 7 and 8 of the *Judicial Officers Act 1986*. However, simply because the President is removed from office under this subclause does not affect the person's tenure as a judicial officer.
- (2) The President may be suspended or retired from office in accordance with the applicable provisions of Parts 7 and 8 of the *Judicial Officers Act 1986*.
- (3) If the President is suspended from office and is remunerated as President at the time of the suspension, he or she is entitled to be paid remuneration as President during the period of suspension at the current rate applicable to the office.
- (4) The office of President becomes vacant if the President:
 - (a) dies, or
 - (b) is removed from office or retires in accordance with this clause, or
 - (c) completes a term of office and is not re-appointed, or
 - (d) resigns the office by written instrument addressed to the Governor, or
 - (e) ceases to hold office as a Judge of the Supreme Court.

7 Vacancy in office of member (other than President)

- (1) The office of a member (other than the President) becomes vacant if the member:
 - (a) dies, or
 - (b) in the case of a term member—completes a term of office and is not re-appointed, or
 - (c) in the case of an occasional member—when the proceedings in relation to which the member has been appointed as an occasional member have been finally determined for the purposes of section 11, or

Provisions relating to members

	(d)	resigns the office by written instrument addressed to the Minister, or	1 2
	(e)	is nominated for election as a member of the Legislative Council or of the Legislative Assembly or as a member of a House of Parliament or a legislature of another State or Territory or of the Commonwealth, or	3 4 5 6
	(f)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	7 8 9 10
	(g)	becomes a mentally incapacitated person, or	11
	(h)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or	12 13 14 15 16
	(i)	is removed from office under subclause (2).	17
(2)		Governor may remove a member (other than the President) from e for incapacity, incompetence or misbehaviour.	18 19
Mem	bers a	and former members may complete unfinished matters	20
(1)	matt or pa	clause applies to a member (an <i>affected member</i>) dealing with any ers relating to proceedings before the Tribunal that have been heard artly heard (or were otherwise the subject of deliberations) by the ber if, during the proceedings, the member:	21 22 23 24
	(a)	ceases to have a qualification specified by a Division Schedule for a Division of the Tribunal or enabling legislation for participation in the proceedings other than because of any of the following reasons:	25 26 27 28
		(i) misconduct or unsatisfactory conduct of the member,	29
		(ii) the mental incapacity of the member,	30
		(iii) the member becoming bankrupt or insolvent, or	31
	(b)	ceases to be a member because of the expiration of the period of the member's appointment,	32 33
	or bo	oth.	34
(2)		affected member may, despite becoming an affected member, plete or otherwise continue to deal with any matters in the	35 36

Schedule 2 Provisions relating to members

	(3)	While completing or otherwise dealing with matters referred to in subclause (2), the affected member is taken to have and may exercise all the rights and functions of a member that the affected member had immediately before becoming an affected member.	
9	Leav	re for term members	
	(1)	The entitlement of a term member to annual and other leave is to be as stated in the instrument of appointment as a member.	
	(2)	A member may be granted leave:	
		(a) in the case of the President—by the Minister, and	
		(b) in any other case—by the President.	
	(3)	This clause is subject to clause 5.	
10	Sup	erannuation and leave—preservation of rights for term members	
	(1)	In this clause:	
		eligible member means a term member who, immediately before	
		becoming such a member, was a public servant or an officer or	
		employee of a public authority declared by an Act or proclamation to be an authority to which this clause applies.	
		superannuation scheme means a scheme, fund or arrangement under	
		which any superannuation or retirement benefits are provided and	
		which is established by or under an Act.	
	(2)	An eligible member:	
		(a) may continue to contribute to any superannuation scheme to which he or she was a contributor immediately before becoming	
		an eligible member, and	
		(b) is entitled to receive any payment, pension or gratuity accrued or accruing under the scheme,	
		as if he or she had continued to be such a contributor during service as a member.	
	(3)	Service by the eligible member as a member is taken to be service as an officer in his or her previous employment for the purposes of any law under which the member continues to contribute to the scheme or by which an entitlement under the scheme is conferred.	
	(4)	The eligible member is to be regarded as an officer or employee, and the State is to be regarded as the employer, for the purposes of the scheme.	
	(5)	This clause ceases to apply to the eligible member if he or she becomes a contributor to another superannuation scheme, but the eligible member is not prevented from receiving a resignation benefit from the first superannuation scheme.	

Provisions relating to members

	(6)	servi	ligible member retains any rights to annual leave, extended or long ce leave and sick leave accrued or accruing in his or her previous oyment.	1 2 3
	(7)		ligible member is not entitled to claim, under both this Act and any Act, dual benefits of the same kind for the same period of service.	4 5
11	Prov	visions	where Judge is holding office as member	6
	(1)	mem	appointment of a person who is the holder of a judicial office as a ber, or service as a member by a person who is the holder of a stal office, does not affect:	7 8 9
		(a)	the person's tenure of that judicial office, or	10
		(b)	the person's rank, title, status, remuneration or other rights or privileges as the holder of that judicial office.	11 12
	(2)		person's service as a member is, for all purposes, taken to be service e holder of that judicial office.	13 14
	(3)	In th	is clause:	15
			<i>cial office</i> means an office of a Judge of a court of New South es (including a NSW judicial officer).	16 17
12	Dele	gation	is by the President and Division Heads	18
	(1)	The	President may:	19
		(a)	delegate to a Division Head of a Division of the Tribunal or other member any of the functions of the President (other than this power of delegation), or	20 21 22
		(b)	delegate to the Registrar, a Deputy Registrar or any other member of staff of the Tribunal any of the functions of the President (other than this power of delegation) prescribed by the regulations or the Tribunal rules.	23 24 25 26
		Note relation	Section 49 of the <i>Interpretation Act</i> 1987 contains general provisions ng to the delegation of functions.	27 28
	(2)	The	Division Head of a Division of the Tribunal may:	29
		(a)	delegate to a List Manager of the Division any of the functions of the Division Head (other than this power of delegation), or	30 31
		(b)	delegate to the Registrar, a Deputy Registrar or any other member of staff of the Tribunal any of the functions of the Division Head (other than this power of delegation) prescribed by the regulations or the Tribunal rules.	32 33 34 35

Schedule 2 Provisions relating to members

Disc	losure	of pecuniary and other interests	1
	The 1	regulations may make provision for or with respect to:	2
	(a)	the disclosure by members of interests (whether pecuniary or otherwise) that could conflict with the proper performance of the functions of a member in proceedings, and	3 4 5
	(b)	the participation of members in proceedings in which there may be a conflict of interest (including the effect of participation on the validity of decisions made in the proceedings).	6 7 8
Effec	t of o	ther Acts	9
(1)	apply	y to the appointment of a member, and the holder of the office is	10 11 12
(2)	If, by	v or under any Act, provision is made:	13
	(a)	requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	14 15
	(b)	prohibiting the person from engaging in employment outside the duties of that office,	16 17
	offic retain	e and also the office of a part-time member or from accepting and ning any remuneration payable to the person under this Act as a	18 19 20 21
Appl	icatio	n of Schedule to acting members	22
(1)			23 24
(2)	Clau	se 2 does not apply to an appointment by or under section 15.	25
(3)			26 27
	Effec (1) (2) Appl (1) (2)	The ratio (a) Effect of or (b) Effect of or (c) (1) The apply not, a (2) If, by (a) (b) the p offic retain part- Application (1) Subjaction (2) Clau (3) In this	 otherwise) that could conflict with the proper performance of the functions of a member in proceedings, and (b) the participation of members in proceedings in which there may be a conflict of interest (including the effect of participation on the validity of decisions made in the proceedings). Effect of other Acts (1) The <i>Public Sector Employment and Management Act 2002</i> does not apply to the appointment of a member, and the holder of the office is not, as holder, subject to that Act. (2) If, by or under any Act, provision is made: (a) requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or (b) prohibiting the person from engaging in employment outside the duties of that office, the provision does not operate to disqualify the person from holding that office and also the office of a part-time member or from accepting and retaining any remuneration payable to the person under this Act as a part-time member. Application of Schedule to acting members (1) Subject to subclause (2), all of the provisions of this Schedule apply to acting members.

Administrative and Equal Opportunity Division

Sch	edu	le 3 Administrative and Equal Opportunity Division	1 2
Par	t 1	Interpretation	3
1	Defin	nitions	4
		In this Schedule:	5
		Division Head means the Division Head of the Division.	6
		<i>the Division</i> means the Administrative and Equal Opportunity Division of the Tribunal.	7 8
Par	t 2	Composition of Division	9
2	Divis	ion members	10
		The Division is to be composed of the following members:	11
		(a) the Division Head,	12
		(b) such other members as may be assigned to the Division by or under this Act.	13 14

Schedule 4 Consumer and Commercial Division

Schedule 4 Consumer and Commercial Division

Part 1 Interpretation

1 **Definitions** In this Schedule:

Division Head means the Division Head of the Division. *the Division* means the Consumer and Commercial Division of the Tribunal. 1

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Part 2 Composition of Division

2 Division members

The Division is to be composed of the following members:

- (a) the Division Head,
- (b) such other members as may be assigned to the Division by or under this Act.

3 Appointment of Division Head

The Minister may not recommend the appointment of a person as the Division Head unless the Minister has consulted with the Minister for Fair Trading about the appointment.

Occupational and Regulatory Division

Sch	nedu	le 5 Occupational and Regulatory Division	1
Par	t 1	Interpretation	2
1	Defir	nitions	3
		In this Schedule:	4
		<i>Division function</i> means a function of the Tribunal allocated to the Division by this Schedule.	5 6
		Division Head means the Division Head of the Division.	7
		<i>the Division</i> means the Occupational and Regulatory Division of the Tribunal.	8 9
Par	t 2	Composition of Division	10
2	Divis	sion members	11
		The Division is to be composed of the following members:	12
		(a) the Division Head,	13
		(b) such other members as may be assigned to the Division by or under this Act.	14 15
3	Арро	bintment of Division Head	16
		The Minister may not recommend the appointment of a person as the Division Head unless the Minister has consulted with the Minister for Health about the appointment.	17 18 19
Par	t 3	Functions of Division	20
4	Fund	tions allocated to Division	21
	(1)	The functions of the Tribunal in relation to the following legislation (or specified provisions of legislation) are allocated to the Division:	22 23
		Health Practitioner Regulation National Law (NSW)	24
	(2)	Subclause (1) extends to functions conferred or imposed on the Tribunal by statutory rules made under legislation (or a provision of legislation) listed in the subclause.	25 26 27

Schedule 5 Occupational and Regulatory Division

Par	't 4	Health Practitioner Division List
5	Defi	initions
		In this Part:
		<i>health practitioner</i> has the same meaning as in the National Law, and includes a student within the meaning of that Law.
		Health Practitioner Division List—see clause 6.
		<i>National Law</i> means the <i>Health Practitioner Regulation National Law</i> (<i>NSW</i>).
6	Esta	ablishment of Health Practitioner Division List
	(1)	A Health Practitioner Division List is established on the establishment day as a Division List of the Division.
	(2)	All proceedings involving the exercise of a Division function in relation to the National Law are to be entered and managed in the Health Practitioner Division List.
7	List	Manager of Health Practitioner Division List
	(1)	A Division member is to be designated as the List Manager for the Health Practitioner Division List, but only on the recommendation of the Minister for Health.
	(2)	The functions of the List Manager for the Health Practitioner Division List are:
		(a) to manage the proceedings that are entered in the List, and
		(b) to constitute the Tribunal for proceedings entered in the List (subject to any direction of the President or Division Head of the Division) as if the function of constituting the Tribunal for such proceedings had been delegated to the List Manager under clause 12 (2) (a) of Schedule 2, and
		 (c) to exercise such other functions as are conferred or imposed on the List Manager by or under this Act.
	(3)	The List Manager for the Health Practitioner Division List may delegate to another Division member any of the List Manager's functions (other than this power of delegation), including functions relating to the management of proceedings involving any particular class of health practitioner.

Occupational and Regulatory Division

Schedule 5

8 Appointment and assignment of Division members where required 1 under National Law 2 The President must: 3 appoint a person as an occasional member for particular (a) 4 proceedings entered in the Health Practitioner Division List if 5 that person has been selected for participation in the proceedings 6 in accordance with any applicable procedures specified by or 7 under the National Law, and 8 assign a term member to the Division to participate in a particular (b) 9 class of proceedings entered in the Health Practitioner Division 10 List if the person has been selected for participation in that class 11 of proceedings in accordance with any applicable procedures 12 specified by or under the National Law. 13 9 Constitution of Tribunal for proceedings entered in Health Practitioner 14 **Division List** 15 (1)The Tribunal, when exercising a Division function in proceedings that 16 are entered in the Health Practitioner Division List, is to be constituted 17 in accordance with any applicable requirements specified by or under 18 the National Law for the constitution of the Tribunal in proceedings of 19 the kind concerned. 20 (2)Nothing in subclause (1) limits the exercise by the List Manager for the 21 Health Practitioner Division List (or a delegate of the List Manager) of 22

any of the functions of the List Manager.

23

Schedule 6 Guardianship Division

Schedu	le 6 Guardianship Division	1
Part 1	Interpretation	2
1 Defi	nitions	3
	In this Schedule:	4
	Division Head means the Division Head of the Division.	5
	the Division means the Guardianship Division of the Tribunal.	6
Part 2	Composition of Division	7
2 Divis	sion members	8
	The Division is to be composed of the following members:	g
	(a) the Division Head,	10
	(b) such other members as may be assigned to the Division by or under this Act.	11 12

Victims Support Division

Schedu	Ile 7 Victims Support Division	1
Part 1	Interpretation	2
1 Defi	nitions	3
	In this Schedule:	4
	Division Head means the Division Head of the Division.	5
	the Division means the Victims Support Division of the Tribunal.	6
Part 2	Composition of Division	7
2 Divi	sion members	8
	The Division is to be composed of the following members:	g
	(a) the Division Head,	10
	(b) such other members as may be assigned to the Division by or under this Act.	11 12