First print



New South Wales

Olympic Arrangements Bill 2000

Explanatory note

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

Overview of Bill

The object of this Bill is to facilitate the conduct of the Olympic Games, Paralympic Games and associated events to be held principally in Sydney this year and to make provision with respect to certain anticipated effects of those events. The Bill, as a one-off measure, modifies the application of the following Acts and statutory instruments accordingly:

> Annual Reports (Departments) Act 1985 Annual Reports (Statutory Bodies) Act 1984 Banks and Bank Holidays Act 1912 Crown Lands Act 1989 Electricity Supply Act 1995 Environmental Planning and Assessment Act 1979 Factories, Shops and Industries Act 1962

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Fines Act 1996 General Government Debt Elimination Act 1995 Homebush Bay Operations Act 1999 Homebush Bay Operations Regulation 1999 Local Government Act 1993 Protection of the Environment Operations Act 1997 Public Finance and Audit Act 1983 Road Transport (General) Act 1999 and other road transport legislation State Owned Corporations Act 1989 Sochere Cricket Greened and Suchere Earthall Station Parket State

Sydney Cricket Ground and Sydney Football Stadium By-law 1999

The modifications made by the Bill are of a temporary and limited nature. Several of its provisions are expressed to apply only during *the Games period* which is defined to be the period from 2 September 2000 (the date on which the Olympic Village is to open) until 29 October 2000 (the last day of the Paralympic Games). The Bill is expressed to cease to have effect for all purposes on 31 December 2000.

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 Parts 1 and 11 of the proposed Act on the date of assent and for its other provisions on a day or days to be appointed by proclamation.

Clause 3 defines certain words and expressions used in the proposed Act.

Clause 4 provides that notes included in the proposed Act do not form part of it.

Part 2 Annual auditing and reporting legislation

The proposed Part contains clauses 5-11.

It is anticipated, due to the likely impact of the Olympic Games, that difficulty may be experienced, particularly during the month of September 2000, in meeting

Explanatory note

annual auditing and reporting deadlines under various Acts. The Part generally provides for a 4-week extension of the relevant requirements for preparing financial statements, auditing them and submitting them to the appropriate Minister for presentation to Parliament. The Part also enables the Treasurer to grant other or further extensions of time, if necessary.

Part 3 Banks and Bank Holidays Act 1912 and Factories, Shops and Industries Act 1962

The proposed Part contains clauses 12–15.

Division 1 Banks and Bank Holidays Act 1912

The proposed Division will enable weekend banking during the Games period within Greater Metropolitan Sydney, being the local government areas listed in Schedule 1 to the proposed Act. If a bank is open on a Saturday or Sunday during the Games period, those days are not to be counted in calculating the time taken to handle cheques.

Division 2 Factories, Shops and Industries Act 1962

The proposed Division will enable Sunday trading by general shops within Greater Metropolitan Sydney without the need to make an application under the *Factories*, *Shops and Industries Act 1962* for permission to do so. A general shop is a shop other than a scheduled shop or small shop within the meaning of the *Factories*, *Shops and Industries Act 1962*.

Part 4 Crown Lands Act 1989

The proposed Part contains clauses 16 and 17.

The proposed Part will enable a Crown reserve to be used, with the consent of the reserve trust, for Olympic Games purposes despite the terms of any trust or reservation applying to the reserve.

Part 5 Environmental Planning and Assessment Act 1979

The proposed Part contains clauses 18–22.

The proposed Part will enable a person:

Explanatory note

- (a) to carry out a lawfully authorised Olympic Games activity on land despite the terms of an environmental planning instrument or development consent applying to the land, and
- (b) to act reasonably in order to ameliorate any adverse effects of the proposed Act on land despite the terms of a development consent applying to the land.

The proposed Part validates, to the extent of any invalidity, certain development consents granted under *State Environmental Planning Policy No 38—Olympic Games and Related Projects*.

The proposed Part also makes it an offence for a person to operate an illegal car park during the Games period within 5 kilometres of any Olympic venues and facilities and imposes penalties of \$15,000 for an individual, \$25,000 for a corporation and a continuing daily penalty of \$10,000. The offence is able to be dealt with by way of penalty notice in which case the penalties are \$10,000 for an individual and \$20,000 for a corporation.

Part 6 Fines Act 1996

The proposed Part contains clause 23.

Because the proposed Act creates penalty notice offences, a necessary consequential amendment is taken to have been made to the *Fines Act 1996*.

Part 7 Local Government Act 1993

The proposed Part contains clauses 24–30.

The proposed Part will enable a person:

- (a) to carry out a lawfully authorised Olympic Games activity on land despite the terms of an approval granted under the *Local Government Act 1993*, and
- (b) to act reasonably in order to ameliorate any adverse effects of the proposed Act despite the terms of an approval granted under the *Local Government Act 1993*.

The proposed Part will enable community land to be used, with the approval of the council, for Olympic Games purposes despite the terms of any instrument under the *Local Government Act 1993*, including a plan of management, applying to the land.

The proposed Part makes it an offence to sell or distribute articles, without approval, during the Games period on public places within 3 kilometres of an Olympic venue or facility, a major transport node or an Olympic Live Site. The maximum penalty is \$5,000. The Olympic Co-ordination Authority is the approval

Explanatory note

body for areas, defined by order of the Minister, within the near vicinity of an Olympic venue or facility (including Homebush Bay), a major transport node or an Olympic Live Site and the council is the approval body for other areas within the 3 kilometre limit. If a person who is selling or distributing articles without approval fails or refuses to comply with a direction to remove the articles to a place outside the controlled area, the articles are forfeited to the Crown. The offence is able to be dealt with by way of penalty notice in which case the penalty is \$200.

The proposed Part also makes it an offence for a person to operate an illegal car park during the Games period within 5 kilometres of any Olympic venues and facilities and imposes penalties of \$15,000 for an individual, \$25,000 for a corporation and a continuing daily penalty of \$10,000. The offence is able to be dealt with by way of penalty notice in which case the penalties are \$10,000 for an individual and \$20,000 for a corporation.

Part 8 Protection of the Environment Operations Act 1997

The proposed Part contains clauses 31–36.

The proposed Part makes the Environment Protection Authority the appropriate regulatory authority for the purposes of the *Protection of the Environment Operations Act 1997* in relation to land outside Homebush Bay over which the Olympic Co-ordination Authority exercises functions for the purposes of the Olympic and Paralympic Games pursuant to an order under section 59 of the proposed Act. In addition, the proposed Part provides that environmental protection proceedings may not be taken against the Olympic Co-ordination Authority exercises Authority.

The proposed Part will enable the Olympic Co-ordination Authority, after consulting with the Environment Protection Authority, to declare that a person may carry out activities for the purposes of the Olympic and Paralympic Games on such days during the Games period and during such hours as are specified in the declaration. Such a declaration has effect despite the terms of any other Act or statutory instrument, any approval or other authorisation given under any other Act or statutory instrument, or any restriction affecting the land specified in the declaration. The Environment Protection Authority is to be the appropriate regulatory authority for the purposes of the *Protection of the Environment Operations Act 1997* in relation to the activities to which a declaration applies and the premises on which those activities are carried out. Proceedings relating to the emission of noise cannot be taken in respect of anything done under the authority of a declaration.

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Part 9 Road transport legislation

The proposed Part contains clauses 37–55.

Division 1 General

The proposed Division enables the creation of Olympic lanes on roads during the Games period. Olympic lanes will operate in a manner similar to transit lanes. Generally, a person cannot drive in an Olympic lane unless the vehicle being driven by the person displays a permit issued by the Olympic Roads and Transport Authority.

The proposed Division will enable the closure of roads, in accordance with procedures set out in the proposed Division:

- (a) for the purpose of providing integrated road and transport services for the Olympic and Paralympic Games, and
- (b) for the conduct of Olympic and Paralympic events on roads, and
- (c) for other Olympic and Paralympic Games related purposes for short periods (not exceeding 3 consecutive days).

The proposed Division makes it an offence to enter a closed road, to fail to leave a closed road when directed to do so and to interfere with a sign or barrier provided for the purpose of closing a road.

The proposed Division confers powers that will enable the removal of unattended motor vehicles or trailers in specified circumstances.

The proposed Division will also enable the Olympic Roads and Transport Authority, in accordance with a traffic management plan, to regulate certain traffic movements within the Sydney CBD from 15 August 2000 until the end of the Games period.

Division 2 Roads at Homebush Bay

The proposed Division modifies the administration, during the Games period and during the conduct of certain special events, of provisions of the *Homebush Bay Operations Act 1999* relating to traffic management plans and the removal of unattended vehicles and trailers.

Division 3 Enforcement

The proposed Division makes it clear that penalty notices will be able to be issued under the general road transport legislation in relation to offences under the proposed Part.

Explanatory note

Part 10 Sydney Football Stadium

The proposed Part contains clauses 56–58.

Division 1 Sydney Cricket Ground and Sydney Football Stadium By-law 1999

The proposed Division suspends the right of members and cardholders of the Sydney Cricket and Sports Ground Trust:

- (a) to enter the Sydney Football Stadium, or to use its facilities, during the period from 2 September 2000 to 30 September 2000, and
- (b) to park a vehicle in a car parking area of the Trust during the period from 15 July 2000 to 31 October 2000.

Division 2 Liability of the Sydney Cricket and Sports Ground Trust

The proposed Division exempts the Sydney Cricket and Sports Ground Trust from any liability as a result of the operation of the proposed Part.

Part 11 General

The proposed Part contains clauses 59–80.

The proposed Part will enable the Olympic Co-ordination Authority to exercise its functions under the *Homebush Bay Operations Act 1999* on land outside Homebush Bay and confers the powers of a roads authority under the *Roads Act 1993*, and certain other road powers, on that Authority in relation to roads that are to be used for Olympic and Paralympic Games sporting events and those parts of roads that connect with and are within 20 metres of the alignment of those roads.

The proposed Part:

- (a) makes it an offence, in certain areas near Olympic venues or facilities, major transport nodes or Olympic Live Sites, to sell or supply a ticket for admission to an event that is part of the Olympic or Paralympic Games without the approval of the Olympic Co-ordination Authority or to sell or supply an article that is represented to be such a ticket, and
- (b) will enable the service of penalty notices for offences referred to in paragraph (a), and
- (c) will enable the control of aircraft in airspace over Olympic sites, and

Explanatory note

- (d) will enable the Olympic Co-ordination Authority to obliterate or remove unauthorised advertising material at Olympic sites, and
- (e) will enable the Olympic Co-ordination Authority to control advertising in airspace visible from Olympic venues and facilities and Olympic Live Sites, and
- (f) will enable the Olympic Co-ordination Authority to control the recording, by means of sound or images, of Olympic Games events and activities, and
- (g) will authorise certain conduct in relation to the Paralympic Games that would otherwise contravene Part IV of the *Trade Practices Act 1974* of the Commonwealth and the *Competition Code of New South Wales*, and
- (h) validates (to the extent of any invalidity) certain building approvals granted by the Olympic Co-ordination Authority, and
- (i) limits claims for compensation and liability in nuisance in respect of the exercise of functions under the proposed Act, and
- (j) provides for the enforcement of the proposed Act, and
- (k) provides that the proposed Act binds the Crown, and
- (1) amends the *Homebush Bay Operations Regulation 1999* to make further provision with respect to persons who may enter Homebush Bay, to make it an offence for a ticket holder to an event at a sportsground to breach the conditions of the ticket, and in other minor respects, and
- (m) enables the making of regulations for the purposes of the proposed Act, and
- (n) provides that the proposed Act expires on 31 December 2000.

Schedule 1 Greater Metropolitan Sydney

Schedule 1 lists the local government areas that are to comprise Greater Metropolitan Sydney for the purposes of the proposed Act.

Schedule 2 Amendment of Homebush Bay Operations Regulation 1999

Schedule 2 amends the *Homebush Bay Operations Regulation 1999* to make further provision with respect to persons who may enter Homebush Bay, to make it an offence for a ticket holder to an event at a sportsground to breach the conditions of the ticket, and in other minor respects.

First print



New South Wales

Olympic Arrangements Bill 2000

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New South Wales

Olympic Arrangements Bill 2000

No , 2000

A Bill for

An Act to facilitate the conduct of the Olympic Games and Paralympic Games in New South Wales; to modify the application of certain Acts and instruments; and for other purposes.

Clause 1	Olympic Arrangements Bill 2000
Part 1	Preliminary

The Legislature of New South Wales enacts:			1
Part	1 F	Preliminary	2
1	Nan	me of Act	3
		This Act is the Olympic Arrangements Act 2000.	4
2	Con	mmencement	5
	(1)	This Act commences on a day or days to be appointed by proclamation, except as provided by this section.	6 7
	(2)	This Part and Part 11 commence on the date of assent to this Act.	8
3	Defi	finitions	9
		In this Act:	10
		exercise a function includes perform a duty.	11
		<i>function</i> includes a power, authority or duty.	12
		Homebush Bay has the same meaning as in the Homebush Bay Operations Act 1999.	13 14
		OCA means the Olympic Co-ordination Authority constituted by the Olympic Co-ordination Authority Act 1995.	15 16
		Olympic Live Site means any of the following public places:	17
		(a) Circular Quay,	18
		(b) the Domain,	19
		(c) Martin Place,	20
		(d) Tumbalong Park,	21
		(e) Pyrmont Bay Park,	22
		(f) Darling Island,	23
		(g) Belmore Park,	24
		at which Olympic Games events and activities, and other information, are screened for public viewing.	25 26
		<i>Olympic venues and facilities</i> has the same meaning as in the <i>Olympic Co-ordination Authority Act 1995</i> .	27 28
		ORTA means the Olympic Roads and Transport Authority constituted under the Olympic Roads and Transport Authority Act 1998.	29 30

Olympic Arrangements Bill 2000	Clause 3
Preliminary	Part 1

RTA means the Roads and Traffic Authority of New South Wales constituted under the *Transport Administration Act 1988*.

SOCOG means the Sydney Organising Committee for the Olympic Games constituted by the Sydney Organising Committee for the Olympic Games Act 1993.

the Games period means the period from 2 September 2000 to 29 October 2000, inclusive.

Note. The Games period runs from the date on which the Olympic Village is to open until the last day of the Paralympic Games.

the Olympic Games means the Games of the XXVII Olympiad to be held principally in Sydney in the year 2000, and includes:

- (a) the Paralympic Games, being the games for athletes with a disability that are to be held principally in Sydney in the year 2000, and
- (b) a test event, being an event conducted at a venue or facility at which Olympic Games and Paralympic Games sporting events are to be conducted before those Games are held in order to test the capacity and operational functions of the venue or facility to provide for those sporting events.

4 Notes

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

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Clause 5	Olympic Arrangements Bill 2000
Part 2	Annual auditing and reporting legislation

Part 2 Annual auditing and reporting legislation

5	Auc	liting o	of accounts for year ending 30 June 2000	2
	(1)		period during which the Auditor-General is required to audit cial accounts as a consequence of the receipt of:	3 4
		(a)	the financial statements referred to in section 41A of the <i>Public Finance and Audit Act 1983</i> , and	5 6
		(b)	the financial statements referred to in section 45D of the <i>Public Finance and Audit Act 1983</i> ,	7 8
		for th	he year ending on 30 June 2000 is extended by 4 weeks.	9
	(2)		section has effect despite sections 41C and 45F of the <i>Public ince and Audit Act 1983</i> .	10 11
6	Sub	missi	on and tabling of annual reports	12
	(1)	The p	period during which:	13
		(a)	a statutory body to which the Annual Reports (Statutory Bodies) Act 1984 applies, or	14 15
		(b)	the Department Head of a Department to which the Annual Reports (Departments) Act 1985 applies,	16 17
			submit its annual report for the year ending on 30 June 2000 to ppropriate Minister is extended by 4 weeks.	18 19
	(2)	This	section has effect despite:	20
		(a)	section 10 of the Annual Reports (Statutory Bodies) Act 1984, and	21 22
		(b)	section 12 of the Annual Reports (Departments) Act 1985.	23
7	Stat	te own	ned corporations	24
	(1)	The p the Sa and s	beriod during which a company State owned corporation to which tate Owned Corporations Act 1989 applies must deliver reports tatements referred to in section 24 of that Act in accordance with section for the year ending on 30 June 2000 is extended by 4	25 26 27 28 29
	(2)		ons 5 and 6 of this Act are taken to be applied to a statutory State ed corporation by section 24A of the <i>State Owned Corporations</i> 989.	30 31 32

Olympic Arrangements Bill 2000	Clause 8
Annual auditing and reporting legislation	Part 2

8 Licence Compliance Advisory Board

- (1) The period within which the Licence Compliance Advisory Board established under section 86 of the *Electricity Supply Act 1995* is required to prepare and forward to the Minister administering that Act a report for the 12 months ending on 30 June 2000 is extended from 31 October 2000 to 31 December 2000.
- (2) This section has effect despite section 88 of the *Electricity Supply Act* 1995.

9 Within-year consolidated financial statements

- (1) The period within which the Treasurer is to release publicly a consolidated financial statement in accordance with section 25 of the *General Government Debt Elimination Act 1995* for the last 6 months of the financial year ending on 30 June 2000 is 4 months after that date.
- (2) This section has effect despite section 25 of the *General Government Debt Elimination Act 1995*.

10 Public Accounts and Total State Sector Accounts

- (1) The period within which the Treasurer is to transmit the Public Accounts and the Total State Sector Accounts to the Auditor-General under section 6 (4) of the *Public Finance and Audit Act 1983* for the year ending on 30 June 2000 is extended by 4 weeks.
- (2) The date on or before which the Auditor-General is to transmit the Public Accounts and the Total State Sector Accounts to the Treasurer under section 49 (2) of the *Public Finance and Audit Act 1983* for the year ending on 30 June 2000 is extended by 4 weeks.
- (3) The date by which the Treasurer is to present the Public Accounts and the Total State Sector Accounts to the Legislative Assembly under section 51 (1) of the *Public Finance and Audit Act 1983* for the year ending on 30 June 2000 is extended by 4 weeks.
- (4) This section has effect despite anything in the *Public Finance and Audit Act 1983*.

Annual auditing and reporting legislation Part 2

Exte	ension	of time by Treasurer	1	
(1)				
	Treasurer) is required or permitted by the provisions of any Act			
		ding this Act) or of any statutory or other instrument made under	4	
	any A		5	
	(a)	to prepare or submit financial statements, or	6	
	(b)	to audit accounts, or	7	
	(c)	to prepare and sign an opinion stating whether accounts are	8	
		properly drawn up and accord with certain accounts and	9	
		records, or	10	
	(d)	to prepare or submit an annual report, or any part of an annual	11	
		report, or	12	
	(e)	to table financial statements or an annual report in either House	13	
		of Parliament, or	14	
	(f)	to present accounts (whether with or without other statements)	15	
		to the Legislative Assembly, or	16	
	(g)	to make financial or other statements or an annual report	17	
		publicly available.	18	
(2)	An ex	tension may be granted before or after the relevant time expires.	19	
(3)	More than one extension may be granted to the same person. 20		20	
(4)	This s	ection has effect despite any other provision of this Part or of any	21	
	other Act or law.			

Olympic Arrangements Bill 2000	Clause 12
Banks and Bank Holidays Act 1912 and Factories, Shops and Industries Act 1962	Part 3
Banks and Bank Holidays Act 1912	Division 1

Part 3 Banks and Bank Holidays Act 1912 and Factories, Shops and Industries Act 1962

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Division 1 Banks and Bank Holidays Act 1912

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Relationship with Banks and Bank Holidays Act 1912 4 (1) This Division is to be construed with and as if it formed part of the 5 Banks and Bank Holidays Act 1912. 6 (2) In the event of an inconsistency between this Division and the *Banks* 7 and Bank Holidays Act 1912, this Division prevails to the extent of the 8 inconsistency. 9 Weekend banking 10 (1) This section applies to Greater Metropolitan Sydney, being the local 11 government areas specified in Schedule 1 to the Olympic 12 Arrangements Act 2000. 13 (2) Despite section 15A of the Banks and Bank Holidays Act 1912, 14 Saturdays during the Games period are not bank holidays, except to the 15 extent provided by subsections (4) and (5), and do not have to be kept 16 as close holidays in banks in the area to which this section applies. 17 (3) Nothing in the Banks and Bank Holidays Act 1912 prevents a bank 18 situated in the area to which this section applies from carrying on 19 business on a Saturday or Sunday during the Games period. 20 (4) For the purpose of the computation of time under the *Banks and Bank* 21

- (4) For the purpose of the computation of time under the *Banks and Bank Holidays Act 1912*, the *Bills of Exchange Act 1909* of the Commonwealth or the *Cheques Act 1986* of the Commonwealth concerning a bill of exchange or promissory-note, a Saturday or Sunday during the Games period is taken to be a bank holiday.
- (5) This section does not cause a Saturday during the Games period not to be a bank holiday for the purpose of any lease or other agreement for the occupation of premises entered into by a bank.

Clause 14	Olympic Arrangements Bill 2000
Part 3	Banks and Bank Holidays Act 1912 and Factories, Shops and Industries Act 1962
Division 2	Factories, Shops and Industries Act 1962

Division 2 Factories, Shops and Industries Act 1962

Rela	ationship with Factories, Shops and Industries Act 1962	2
(1)	This Division is to be construed with and as if it formed part of the <i>Factories, Shops and Industries Act 1962</i> .	3 4
(2)	In the event of an inconsistency between this Division and the <i>Factories, Shops and Industries Act 1962</i> , this Division prevails to the extent of the inconsistency.	5 6 7
Sun	day trading by general shops	8
(1)	This section applies to Greater Metropolitan Sydney, being the local government areas specified in Schedule 1 to the <i>Olympic Arrangements Act 2000</i> .	9 10 11
(2)	Despite section 84 of the <i>Factories, Shops and Industries Act 1962</i> , shops (other than scheduled shops and small shops) in the area to which this section applies do not have to be kept closed on Sundays during the Games period.	12 13 14 15
(3)	Section 78A of the <i>Factories, Shops and Industries Act 1962</i> does not require the shopkeeper of a shop in the area to which this section applies to make an application under that section in order to be exempted from the provisions of Division 3 of Part 4 of that Act in order to open the shop on Sundays between the hours of 8.00am and 8.00pm during the Games period.	16 17 18 19 20 21
(4)	Nothing in this section requires a person who is an employee before the commencement of the Games period to work for any period that is not included in a roster applicable to the person's work before that commencement.	22 23 24 25

Olympic Arrangements Bill 2000	Clause 16
Crown Lands Act 1989	Part 4

Part 4 Crown Lands Act 1989

16	Relationship with Crown Lands Act 1989			2
	(1)		Part is to be construed with and as if it formed part of the <i>Crown Act 1989</i> .	3 4
	(2)		event of an inconsistency between this Part and the <i>Crown Act 1989</i> , this Part prevails to the extent of the inconsistency.	5 6
17	Use	of res	erves	7
	(1)		section, <i>reserve</i> and <i>reserve trust</i> have the same meanings as in n 78 of the <i>Crown Lands Act 1989</i> .	8 9
	(2)	that A preven reserv manag	ng in the <i>Crown Lands Act 1989</i> or an instrument made under ct, including the by-laws or a plan of management for a reserve, nts or restricts the use of a reserve, with the consent of the e trust which is the trustee of the reserve or the council that ges the reserve on behalf of the reserve trust, for any of the ring purposes: events approved by OCA,	10 11 12 13 14 15
		(b)	test events approved by SOCOG,	17
		(c)	the construction and establishment of venues for events and test events approved by OCA,	18 19
		(d)	development for the purposes of temporary Olympic venues and facilities,	20 21
		(e)	 an activity or a community event: (i) associated with the Royal Easter Show and held during the Royal Easter Show in the year 2000, or (ii) associated with the Olympic Games and held during the Games period. 	22 23 24 25 26

Clause 18	Olympic Arrangements Bill 2000
Part 5	Environmental Planning and Assessment Act 1979

Part 5 Environmental Planning and Assessment Act 1979

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	ationship with Environmental Planning and Assessment Act 1979	3
(1)	This Part is to be construed with and as if it formed part of the <i>Environmental Planning and Assessment Act 1979</i> .	4
(2)	In the event of an inconsistency between this Part and the <i>Environmental Planning and Assessment Act 1979</i> , this Part prevails	6 7
	to the extent of the inconsistency.	8
	dification of environmental planning instruments and development nsents	9 10
(1)		11
	or under the Olympic Arrangements Act 2000 or a policy, strategy or	12
	plan prepared and implemented under section 8 (2) (c) of the <i>Olympic</i>	13
	Roads and Transport Authority Act 1998 may do that thing despite the	14
	fact that the doing of it is not authorised by or is contrary to or inconsistent with:	15 16
	(a) the provisions of an environmental planning instrument, or	10
	(b) the terms or conditions of a development consent,	18
	applying to the land.	19
(2)	Without limiting subsection (1), a thing is done under the <i>Olympic</i>	20
~ /	Arrangements Act 2000 if it is done pursuant to a declaration under	21
	section 34, or an order under section 59, of the Olympic Arrangements	22
	<i>Act</i> 2000.	23
(3)		24
	consent applying to land that regulates:	25
	(a) the hours of operation of an activity (including a business) on or in relation to the land, or	26 27
	(b) the means of access to the land, or	28
	(c) the emission of noise, including permissible noise levels, on or from the land, or	29 30
	(d) activities that affect the amenity of the locality,	31
	by the doing of anything that is reasonably necessary to be done by or under or as a consequence of the operation of the <i>Olympic</i>	32 33

Olympic Arrangements Bill 2000	Clause 19
Environmental Planning and Assessment Act 1979	Part 5

Arrangements Act 2000 or that is reasonably necessary to be done in order to comply with or give effect to a policy, strategy or plan prepared and implemented under section 8 (2) (c) of the Olympic Roads and Transport Authority Act 1998.

20 Validation of certain development consents

(1) A development consent granted, or purporting to have been granted, before the commencement of this section by the Minister for Urban Affairs and Planning in accordance with *State Environmental Planning Policy No 38—Olympic Games and Related Projects* is validated (to the extent of any invalidity).

(2) A development consent validated by this section is taken:

- (a) to be a development consent under Part 4 of the *Environmental Planning and Assessment Act 1979*, and
- (b) to have been duly granted in accordance with the *Environmental Planning and Assessment Act 1979* and otherwise in accordance with law, and
- (c) to have been duly granted on the date on which it was granted, or purported to be granted, and thereafter to be, and to have been at all relevant times, a valid development consent.

21 Illegal car parks

- (1) This section applies to land that is within 5 kilometres of any Olympic venues and facilities.
- (2) During the Games period, a person must not use land to which this section applies for the purpose of a car park, whether or not for fee or reward:
 - (a) if the use of the land for that purpose is prohibited by an environmental planning instrument, or
 - (b) if the use of the land for that purpose is permitted in accordance with a development consent, unless such a consent has been granted and is in force.

Maximum penalty: \$15,000 in the case of an individual and \$25,000 in the case of a corporation and, in the case of a continuing offence, \$10,000 for each day the offence continues.

(3) This section does not limit the operation of any other Act that enables proceedings to be taken in respect of the unlawful use of land.

Clause 22	Olympic Arrangements Bill 2000
Part 5	Environmental Planning and Assessment Act 1979

22 Penalty notices for offences against section 21

(1)	An authorised officer may serve a penalty notice on a person if it appears to the officer that the person has committed an offence against section 21 of the <i>Olympic Arrangements Act 2000</i> .
(2)	A penalty notice is a notice to the effect that, if the person served does not wish to have the matter determined by a court but wishes to have the offence dealt with under this section, the person may pay, within

- the time and to the person specified in the notice, a penalty of \$10,000 in the case of an individual or \$20,000 in the case of a corporation.(3) A penalty notice may be served personally or by post.
- (4) If the amount of the penalty prescribed for an alleged offence is paid under this section, no person is liable to any further proceedings for the alleged offence.
- (5) Payment under this section is not an admission of liability for the purposes of, and does not affect or prejudice, any civil claim, action or proceeding arising out of the same occurrence.
- (6) This section does not limit the operation of any other provision of, or made under, this or any other Act relating to proceedings that may be taken in respect of offences.
- (7) In this section, *authorised officer* means a person authorised by ORTA or the RTA for the purposes of this section, a police officer or any other person of a class prescribed by the regulations.

Olympic Arrangements Bill 2000	Clause 23
Fines Act 1996	Part 6

Part 6 Fines Act 1996

23	Relationship with Fines Act 1996	2
	Schedule 1 to the <i>Fines Act 1996</i> is taken to be amended to include the following:	3 4
	Olympic Arrangements Act 2000, sections 22, 29 and 64	5

Clause 24	Olympic Arrangements Bill 2000
Part 7	Local Government Act 1993

Part 7 Local Government Act 1993

24	Rel	ations	hip with Local Government Act 1993	2
	(1)		Part is to be construed with and as if it formed part of the <i>Local</i> ernment Act 1993.	3 4
	(2)	Gove	e event of an inconsistency between this Part and the Local ernment Act 1993, this Part prevails to the extent of the nsistency.	5 6 7
25	Mo	dificat	ion of certain approvals	8
	(1)	Olym and i Tran the d the t	rson who is authorised or permitted to do anything by or under the <i>apic Arrangements Act 2000</i> or a policy, strategy or plan prepared implemented under section 8 (2) (c) of the <i>Olympic Roads and asport Authority Act 1998</i> may do that thing despite the fact that oing of it is not authorised by or is contrary to or inconsistent with therms or conditions of an approval granted under the <i>Local ernment Act 1993</i> .	9 10 11 12 13 14 15
	(2)	Arra	out limiting subsection (1), a thing is done under the <i>Olympic ngements Act 2000</i> if it is done pursuant to a declaration under on 34, or an order under section 59, of the <i>Olympic Arrangements</i> 2000.	16 17 18 19
	(3)	-	erson does not breach the terms or conditions of an approval ing to:	20 21
		(a)	the management of waste, being an approval under paragraph 1, 2, 3 or 4 of Part C of the Table to section 68 of the <i>Local Government Act 1993</i> , or	22 23 24
		(b)	the hours during which an activity may take place, or	25
		(c)	the means of access to land or premises, or	26
		(d)	the emission of noise, including permissible noise levels, or	27
		(e)	the effect of an activity on the amenity of the locality,	28
		unde Arra order prepa	the doing of anything that is reasonably necessary to be done by or ar or as a consequence of the operation of the <i>Olympic</i> <i>ngements</i> Act 2000 or that is reasonably necessary to be done in are to comply with or give effect to a policy, strategy or plan ared and implemented under section 8 (2) (c) of the <i>Olympic</i> <i>ls and Transport Authority Act 1998</i> .	29 30 31 32 33 34

Olympic Arrangements Bill 2000	Clause 25
Local Government Act 1993	Part 7

	(4)		rson who is exempt from the requirement to obtain an approval	1
			section 68 of the Local Government Act 1993 does not cease to	2
			tempt from the requirement by the doing of anything that is	3
			nably necessary to be done under or as a consequence of the	4
			tion of the <i>Olympic Arrangements Act 2000</i> or that is reasonably	5
			sary to be done in order to comply with or give effect to a policy, gy or plan prepared and implemented under section 8 (2) (c) of	6
			lympic Roads and Transport Authority Act 1998.	8
26	Use	e of co	mmunity land	ç
	(1)	Nothi	ing in the Local Government Act 1993 or an instrument under that	10
	. /		ncluding a plan of management for community land, prevents or	11
			cts the use of community land, with the approval of the council,	12
		for an	y of the following purposes:	13
		(a)	events approved by OCA,	14
		(b)	test events approved by SOCOG,	15
		(c)	the construction and establishment of venues for events and test	16
			events approved by OCA,	17
		(d)	development for the purposes of temporary Olympic venues	18
			and facilities,	19
		(e)	an activity or a community event:	20
			(i) associated with the Royal Easter Show and held during	21
			the Royal Easter Show in the year 2000, or	22
			(ii) associated with the Olympic Games and held during the Games period.	23 24
	$\langle \mathbf{O} \rangle$	F (•	
	(2)		he purpose of obtaining an approval of the council under	25
			ction (1), the use of community land for a purpose specified in ubsection is taken to be an activity prescribed by the regulations	26 27
			Serred to in paragraph 10 of Part F of the Table to section 68 of	21
			ocal Government Act 1993.	29
27	Cor	ntrol of	sale and distribution of articles in certain public places	30
	(1)	The c	council of an area that contains a site, being:	31
		(a)	an Olympic venue or facility, or	32
		(b)	a major transport node, or	33
		(c)	an Olympic Live Site,	34

Clause 27 Olympic Arrangements Bill 2000

Part 7 Local Government Act 1993

may, by resolution, prohibit the sale or distribution of any article during the Games period, except with the approval of the council, on or from those public places within its area and within 3 kilometres of any such site that are specified or described in the resolution (those public places being referred to in this section as *a council controlled area*).

- (2) The approval of a council referred to in subsection (1) is taken to be an approval to which section 68 of the *Local Government Act 1993* applies.
- (3) A resolution of a council under subsection (1) cannot be made in respect of, and does not apply to, any of the following places (each of which is referred to in this section as *an OCA controlled area*):
 - (a) the area comprising, or comprising and adjacent to, a place referred to in subsection (1) (a), (b) or (c), being an area that is specified or described in an order of the Minister published in the Gazette,
 - (b) a public place, or any part of a public place, that is within 500 metres of a place referred to in subsection (1) (a), (b) or (c), being a public place, or part of a public place, that is shown on a map referred to in an order of the Minister published in the Gazette,
 - (c) Homebush Bay (within the meaning of the *Homebush Bay Operations Act 1999*).
- (4) The Minister must not make an order under subsection (3) that applies to land within the City of Sydney unless the Minister has consulted the Council of the City of Sydney concerning the order.
- (5) A person who sells or distributes an article during the Games period in a council controlled area without the approval of the council is guilty of an offence.

Maximum penalty: \$5,000.

(6) A person who sells or distributes an article during the Games period in an OCA controlled area without the approval of OCA is guilty of an offence.

Maximum penalty: \$5,000.

Olympic Arrangements Bill 2000	Clause 27
Local Government Act 1993	Part 7

(7)	A per	rson:	1
	(a)	 who sells or distributes an article during the Games period (i) in a council controlled area without the approval of council, or (ii) in an OCA controlled area without the approv 	of the 3 4
		OCA, and	ai Oi 5 6
	(b)	who fails or refuses to comply with a direction given to	
		person by: (i) an authorised person, or	8
		(ii) a person authorised by OCA,	10
		to remove the article and any other articles within the per- possession or under the person's control from the co controlled area or the OCA controlled area immediately,	
	is guil	lty of an offence.	14
	Maxiı	mum penalty: \$5,000.	15
(8)	in a co	erson who sells or distributes an article during the Games p ouncil controlled area without the approval of the council CA controlled area without the approval of OCA:	
	(a)	is directed by an authorised person or a person authorise OCA to remove the article and any other articles within person's possession or under the person's control from council controlled area or the OCA controlled immediately, and	n the 20 n the 21
	(b)	fails or refuses to comply with the direction,	24
		ticles are forfeited to the Crown and may be seized by the pe gave the direction or an authorised person.	erson 25 26
(9)	may a	son whose articles are forfeited to the Crown under this se appeal against the forfeiture to a local court within 21 days orfeiture.	
(10)	A loca	al court may determine the appeal by:	30
	(a)	upholding the forfeiture, or	31
	(b)	ordering the return of the articles to the appellant, or	32
	(c)	making such other order as it thinks fit.	33
(11)		egulations under the <i>Local Government Act 1993</i> , in relational uncil controlled area, and the regulations under the <i>Oly</i>	

Clause 27 Olympic Arrangements Bill 2000

Part 7 Local Government Act 1993

			s Act 2000, in relation to an OCA controlled area, may on for or with respect to:	1 2
	(a)	approv (i) (ii) (iii) (iv)	als under this section, including: applications for approval, and application fees, and determination of applications, and appeals against determinations of applications, and	3 4 5 6 7
	(b)	the ma	king and determination of appeals under subsection (9).	8
(12)	In this	section	:	9
		ied or o	<i>bort node</i> means a transport facility or interchange described by order of the Minister published in the	10 11 12
	sell in	cludes a	ny of the following:	13
	(a)	sell by	wholesale, retail, auction or tender,	14
	(b)	hire,		15
	(c)	barter of	or exchange,	16
	(d)	supply	for profit,	17
	(e)		or sale or hire, receive for sale or hire, have in possession e or hire or expose or exhibit for sale or hire,	18 19
	(f)	conduc	et negotiations for sale or hire,	20
	(g)	consig	n or deliver for sale or hire,	21
	(h)	solicit	for sale or hire,	22
	(i)	cause of	or permit anything referred to above,	23
	and in	cludes t	to sell from a standing vehicle or any article.	24
llleg	al car	parks		25
(1)		ection ag s and fa	pplies to land that is within 5 kilometres of any Olympic cilities.	26 27
(2)	on lan approv <i>Gover</i>	d to whi val of t nment A	times period, a person must not operate a public car park this section applies without having obtained the prior the council under Part 1 of Chapter 7 of the <i>Local</i> <i>Act 1993</i> .	28 29 30 31
	in the	case of	nalty: \$15,000 in the case of an individual and \$25,000 a corporation and, in the case of a continuing offence, ach day the offence continues.	32 33 34

Olympic Arrangements Bill 2000	Clause 28
Local Government Act 1993	Part 7

(3) This section does not limit the operation of any other Act that enables proceedings to be taken in respect of the unlawful operation of a public car park.

29 Penalty notices for offences against section 27 or 28

- (1) An authorised person may serve a penalty notice on a person if it appears to the authorised person that the person has committed an offence against section 27 or 28 of the *Olympic Arrangements Act 2000*.
- (2) A penalty notice is a notice to the effect that, if the person served does not wish to have the matter determined by a court but wishes to have the offence dealt with under this section, the person may pay, within the time and to the person specified in the notice:
 - (a) in the case of an offence against section 27 of the *Olympic Arrangements Act 2000*—a penalty of \$200, or
 - (b) in the case of an offence against section 28 of the *Olympic Arrangements Act 2000*—a penalty of \$10,000 in the case of an individual or \$20,000 in the case of a corporation.
- (3) A penalty notice may be served personally or by post.
- (4) If the amount of the penalty prescribed for an alleged offence is paid under this section, no person is liable to any further proceedings for the alleged offence.
- (5) Payment under this section is not an admission of liability for the purposes of, and does not affect or prejudice, any civil claim, action or proceeding arising out of the same occurrence.
- (6) This section does not limit the operation of any other provision of, or made under, the *Local Government Act 1993* or any other Act relating to proceedings that may be taken in respect of offences.
- (7) In this section, *authorised person* includes a person authorised for the purposes of this section by the RTA or ORTA.

30 Authorised persons

An employee of a council who is an authorised person for the purposes of the *Local Government Act 1993* and who exercises functions during the Games period for another council is taken to have been authorised by that other council to exercise those functions and to be an authorised person for the purposes of that Act in relation to that other council. 1

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Part 8 Protection of the Environment Operations Act 1997

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31 Relationship with Protection of the Environment Operations Act 1997

- (1) This Part is to be construed with and as if it formed part of the *Protection of the Environment Operations Act 1997.*
- (2) In the event of an inconsistency between this Part and the *Protection of the Environment Operations Act 1997*, this Part prevails to the extent of the inconsistency.

32 Appropriate regulatory authority

The EPA is the appropriate regulatory authority for premises and activities that are the subject of an order under section 59 of the *Olympic Arrangements Act 2000* if the order specifies that the EPA is the appropriate regulatory authority.

33 Environmental protection proceedings

Section 22 of the *Homebush Bay Operations Act 1999* applies to a person exercising functions for the purposes of the Olympic Games on land that is the subject of an order under section 59 of the *Olympic Arrangements Act 2000*, if the order specifies that the EPA is the appropriate regulatory authority for that land, in the same way as it applies to OCA.

34 Modification of environmental impacts

- (1) OCA may declare that any person specified in the declaration may carry out such activities as are so specified, being activities that, in the opinion of OCA, are necessary for, or ancillary to, or otherwise associated with the conduct of the Olympic Games, on such days during the Games period and during such hours as are so specified.
- (2) The specification of a person or activity in a declaration may be by means of a class or description of persons or activities.
- (3) A declaration may prohibit a person from causing, permitting or allowing the emission of noise from premises on which activities are carried out at a noise level which, when measured at any point outside the premises, exceeds a specified level. Such a prohibition may be

Olympic Arrangements Bill 2000	Clause 34
Protection of the Environment Operations Act 1997	Part 8

			ced as if it were contained in a noise control notice issued under n 264 of the <i>Protection of the Environment Operations Act 1997</i> .	1 2
	(4)		e making a declaration, OCA must consult with the EPA ming the proposed terms of the declaration.	3 4
	(5)	A dec	laration is to be published in the Gazette.	5
	(6)	if a lat	laration takes effect on the day it is published in the Gazette or, ter day is specified in the declaration for that purpose, on the later o specified.	6 7 8
	(7)	A dec	laration has effect despite the terms of:	9
		(a)	the Protection of the Environment Operations Act 1997 or any other Act, or	10 11
		(b)	any instrument made under the Protection of the Environment Operations Act 1997 or any other Act, or	12 13
		(c)	any approval, consent, licence, permission or any other form of authorisation given or granted under any such Act or instrument, or	14 15 16
		(d)	any trust, estate, interest, dedication, reservation, condition, restriction or covenant affecting the land specified in the declaration.	17 18 19
	(8)		may amend or repeal a declaration in the same way as it may a declaration.	20 21
35	Effe	ct of d	leclaration	22
	(1)		s section, <i>declaration</i> means a declaration made under section 34 Olympic Arrangements Act 2000.	23 24
	(2)	appro declar out, e	g the period for which a declaration has effect, the EPA is the priate regulatory authority for the activities to which the ration applies and the premises on which the activities are carried except as provided by section 263 of the <i>Protection of the onment Operations Act 1997</i> .	25 26 27 28 29
	(3)	<i>Envir</i> prohil	ise control notice under section 264 of the <i>Protection of the</i> <i>onment Operations Act 1997</i> cannot be given to a person to bit the person from causing, permitting or allowing anything to be that is authorised by a declaration.	30 31 32 33

Clause 35Olympic Arrangements Bill 2000Part 8Protection of the Environment Operations Act 1997

(4)	A complaint cannot be made under section 268 of the <i>Protection of the Environment Operations Act 1997</i> in respect of noise emitted in accordance with a declaration.		1 2 3	
(5)	Envir	onment Operations Act 1997 cannot be given in respect of noise	4 5 6	
Dee	Deemed declarations—banks, retail shops and licensed premises			
	A declaration is taken to have been made under section 34 of the <i>Olympic Arrangements Act 2000</i> in relation to:			
	(a)	the operation by any person of a bank on Saturdays or Sundays during the Games period in accordance with section 13 of the <i>Olympic Arrangements Act 2000</i> , and	10 11 12	
	(b)	the operation by any person of a shop on Sundays during the Games period in accordance with section 15 of the <i>Olympic Arrangements Act 2000</i> , and	13 14 15	
	(c)	the operation by a licensee of licensed premises during extended trading hours in accordance with section 9 of the <i>Liquor and Registered Clubs (Olympic and Paralympic</i> <i>Games) Act 1999.</i>	16 17 18 19	
	(5)	Envir accord (5) A noi Envir emitte Deemed d A dec Olymp (a) (b)	 Environment Operations Act 1997 in respect of noise emitted in accordance with a declaration. (5) A noise abatement direction under section 276 of the <i>Protection of the Environment Operations Act 1997</i> cannot be given in respect of noise emitted in accordance with a declaration. Deemed declarations—banks, retail shops and licensed premises A declaration is taken to have been made under section 34 of the Olympic Arrangements Act 2000 in relation to: (a) the operation by any person of a bank on Saturdays or Sundays during the Games period in accordance with section 13 of the Olympic Arrangements Act 2000, and (b) the operation by any person of a shop on Sundays during the Games period in accordance with section 15 of the Olympic Arrangements Act 2000, and (c) the operation by a licensee of licensed premises during extended trading hours in accordance with section 9 of the Liquor and Registered Clubs (Olympic and Paralympic 	

Olympic Arrangements Bill 2000	Clause 37
Road transport legislation	Part 9
General	Division 1

Part 9 Road transport legislation				
Divis	sion ⁻	1 General	2	
37	Def	nitions—Division 1	3	
	(1)	In this Division:	4	
		Homebush Bay has the same meaning as in the Homebush Bay Operations Act 1999.	5 6	
		<i>Olympic lane</i> —see section 40 (3) of the <i>Olympic Arrangements Act</i> 2000.	7 8	
		road includes:	9	
		(a) a road related area, and	10	
		 (b) a private road, being an area that: (i) is not, or is not generally, open to or used by the public, and 	11 12 13	
		(ii) is developed for, or has as one of its main uses, the driving or riding of motor vehicles.	14 15	
		<i>road transport legislation</i> has the same meaning as in the <i>Road Transport (General) Act 1999</i> .	16 17	
		<i>transport area</i> has the same meaning as in the Olympic Roads and Transport Authority Act 1998.	18 19	
	(2)	Words and expressions used in this Division that are defined in the road transport legislation have the same meanings as in that legislation.	20 21 22	
38	Rel	ationship with road transport legislation	23	
	(1)	This Division is to be construed with and as if it formed part of the road transport legislation.	24 25	
	(2)	In the event of an inconsistency between this Division and the road transport legislation, this Division prevails to the extent of the inconsistency.	26 27 28	
	(3)	The provisions of this Division and section 72 (Claims for compensation) of the <i>Olympic Arrangements Act 2000</i> have effect despite Division 2 of Part 2 of the <i>Road Transport (General) Act 1999</i> .	29 30 31	
Clause 39	Olympic Arrangements Bill 2000			
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Part 9	Road transport legislation			
Division 1	General			

39 Olympic lanes signs

(1) A sign that is a reasonable likeness (within the meaning of rule 316 (4) of the *Australian Road Rules*) of the following diagram is an *Olympic lane sign* for the purposes of this Division:



(2) A sign that is a reasonable likeness (within the meaning of rule 316 (4) of the *Australian Road Rules*) of the following diagram is an *end Olympic lane sign* for the purposes of this Division:



(3) A sign to which this section applies is a prescribed traffic control device for the purposes of Part 4 of the *Road Transport (Safety and Traffic Management) Act 1999*.

Olympic Arrangements Bill 2000	Clause 40
Road transport legislation	Part 9
General	Division 1

40	Use	e of Olympic lanes	1
	(1)	A driver must not drive, during the Games period, in an Olympic lane unless:	2 3
		 (a) the driver is driving: (i) a vehicle that displays, in accordance with instructions given by ORTA, a permit issued by ORTA to drive in an Olympic lane, or (ii) a public bus or taxi, or (iii) a police vehicle or an emergency vehicle, or 	4 5 6 7 8 9
		 (b) the driver is driving in the Olympic lane in the same circumstances as a driver is permitted to drive in a transit lane under rule 158 of the <i>Australian Road Rules</i>. 	10 11 12
		Maximum penalty: \$2,200.	13
	(2)	A person may ride a bicycle in an Olympic lane.	14
	(3)	An Olympic lane is a marked lane, or part of a marked lane:	15
		(a) beginning at an <i>Olympic lane sign</i> , and	16
		(b) ending at an <i>end Olympic lane sign</i> .	17
	(4)	Words and expressions used in this section that are defined in the <i>Australian Road Rules</i> have the same meanings as in those Rules.	18 19
41	lssı	ue of Olympic lane permits by ORTA	20
		ORTA may issue a permit authorising the driving of a vehicle in an Olympic lane.	21 22
42	Roa	ad closures—integrated road and transport services	23
	(1)	This section applies to roads within transport areas, including roads at Homebush Bay.	24 25
	(2)	The RTA may, at the direction of ORTA, close a road for any length of time during the Games period for the purpose of providing integrated road and transport services for the Olympic Games.	26 27 28
	(3)	ORTA must not give a direction under this section unless it has consulted with OCA concerning the direction.	29 30
	(4)	A road cannot be closed under this section unless the RTA has, not less than 7 days before the proposed closure, given public notice of the proposed closure by a notice published in a daily newspaper circulating in New South Wales.	31 32 33 34

Clause 43	Olympic Arrangements Bill 2000
Part 9	Road transport legislation
Division 1	General

43 Road closures—Olympic events

1.00	
(1)	OCA and ORTA may jointly prepare a traffic management plan, or plans, for all roads on which activities associated with the Olympic
	Games are to be conducted, other than roads at Homebush Bay.

- (2) OCA or ORTA:
 - (a) may control and regulate traffic in any manner and for any purpose, and
 - (b) may temporarily close a road, or part of a road, at any time and for any purpose,

in accordance with a traffic management plan.

- (3) A traffic management plan may, with the consent of the owner or occupier of a private road, apply to a private road in the same way as it applies to roads that are not private roads, subject to subsection (4).
- (4) A traffic management plan cannot authorise the closure of a private road unless the owner or occupier of the private road has consented to the closure. Such a consent may be given generally or in a particular case or class of cases.
- (5) A traffic management plan is to be prepared in consultation with the RTA and does not have effect unless and until the RTA has consented in writing to the plan.
- (6) The consent of the RTA under subsection (5) is taken to be a consent for the purposes of the *Roads Act 1993* and the road transport legislation in so far as the consent of the RTA would, but for this subsection, be required under that Act or that legislation in relation to any matter dealt with in or arising under the traffic management plan.
- (7) A traffic management plan may be amended from time to time. Subsection (5) applies to the amendment of a traffic management plan in the same way as it applies to a traffic management plan.
- (8) A road cannot be closed under this section unless the RTA has, not less than 7 days before the proposed closure, given public notice of the proposed closure by a notice published in a daily newspaper circulating in New South Wales.

44 Road closures—short periods

(1) This section applies to all roads in New South Wales, whether or not the roads are within a transport area.

General	Division 1
Road transport legislation	Part 9
Olympic Arrangements Bill 2000	Clause 44

	(2)	The RTA may, at the direction of ORTA, close a road for a period not exceeding 3 consecutive days during the Games period for any of the following purposes:	1 2 3
		(a) facilitating the conduct of the Olympic Games,	4
		(b) controlling and regulating vehicular or pedestrian traffic at or near any Olympic venues and facilities,	5 6
		(c) ensuring the safety of persons,	7
		(d) protecting property from damage.	8
	(3)	It is not necessary to give public notice of the closure of a road under this section.	9 10
45	Roa	ad closure to be for shortest possible period	11
		It is the duty of the RTA, ORTA and OCA to ensure that a road is not closed under this Division for a period longer than is necessary to serve the purpose for which the road is closed.	12 13 14
46	Offe	ences relating to road closures	15
	(1)	If, under this Division, a road is closed to vehicles (whether or not it is also closed to pedestrians) by the use of a sign or barrier:	16 17
		(a) a person must not bring a vehicle onto the road contrary to the sign or by interfering with the barrier, except as permitted by an authorised person, and	18 19 20
		 (b) a person in charge of a vehicle situated on the road: (i) who is informed by an authorised person that the road is closed, and (ii) who is directed by an authorised person to remove the vehicle from the road, 	21 22 23 24 25
		must remove the vehicle from the road as soon as practicable after the direction is given.	26 27
		Maximum penalty: \$5,000.	28
	(2)	If, under this Division, a road is closed to pedestrians (whether or not it is also closed to vehicles) by use of a sign or barrier:	29 30
		(a) a person must not enter the road contrary to the sign or by interfering with the barrier, except as permitted by an authorised person, or	31 32 33

Clause 46	Olympic Arrangements Bill 2000	
Part 9 Division 1	Road transport legislation General	

		(b)	a pers (i) (ii)	son on the road: who is informed by an authorised person that the road is closed, and who is directed by an authorised person to leave the road,	1 2 3 4 5
			must l given.	leave the road as soon as practicable after the direction is .	6 7
		Maxi	mum pe	enalty: \$5,000.	8
	(3)	erect	ed or p	ist not damage, remove or interfere with a sign or barrier provided for the purpose of closing a road under this cept as permitted by an authorised person.	9 10 11
		Maxi	mum pe	enalty: \$5,000.	12
	(4)			on, <i>authorised person</i> means a person authorised by the A or OCA, or a police officer.	13 14
47	Effe	ect of I	oad clo	osure	15
		purpo Comp acces	oses of <i>pensatic</i> as to it is	any part of a road, does not cease to be a road for the the road transport legislation, the <i>Motor Accidents</i> on Act 1999 or any other Act or law because it is closed or s restricted or the use of it is restricted under Part 9 of the cangements Act 2000 or any other Act.	16 17 18 19 20
48	Ren	noval	of unat	tended motor vehicles—generally	21
	(1)	This	section	applies to an unattended motor vehicle or trailer that:	22
		(a)	is star	nding unlawfully, or	23
		(b)	consti	itutes a danger to persons or property, or	24
		(c)	is cau	using an obstruction.	25
	(2)	At any time from 15 August 2000 until the end of the Games p ORTA may declare that section 76 of the <i>Road Transport (Safet Traffic Management)</i> Act 1999 applies to motor vehicles or trait which this section applies on the following places in the same w it applies to an unattended motor vehicle or trailer unlawfully stat on a prescribed place within the meaning of that section:		declare that section 76 of the <i>Road Transport (Safety and agement)</i> Act 1999 applies to motor vehicles or trailers to ection applies on the following places in the same way as an unattended motor vehicle or trailer unlawfully standing	26 27 28 29 30 31
		(a)	an Ol	ympic lane,	32
		(b)	a road	d that has been closed under this Division,	33
		(c)	a spec	cified parking space,	34

Olympic Arrangements Bill 2000	Clause 48	
Road transport legislation	Part 9	
General	Division 1	

- (d) a road notified by the Minister for the Olympics by order published in the Gazette as an Olympic route,
- (e) a road or area designated by signs erected by ORTA or the RTA as a tow-away area.

49 Removal of unattended motor vehicles—breach of parking restrictions

At any time from 15 August 2000 until the end of the Games period, ORTA may declare that section 76 of the *Road Transport (Safety and Traffic Management)* Act 1999 applies to unattended motor vehicles or trailers that are parked on specified roads in breach of a parking restriction in the same way as it applies to an unattended motor vehicle or trailer unlawfully standing on a prescribed place within the meaning of that section.

50 Declarations under sections 48 and 49

- (1) A declaration under section 48 or 49 of the *Olympic Arrangements Act* 2000 is to be published in a daily newspaper circulating in New South Wales and has effect from the date of publication or, if a later date is specified in the declaration for that purpose, on the later date so specified.
- (2) A declaration is to specify the period for which section 76 of the *Road Transport (Safety and Traffic Management) Act 1999* is to apply. The period so specified cannot include any day that occurs after the Games period.

51 Removal of unattended motor vehicles—emergencies

- (1) At any time from 15 August 2000 until the end of the Games period, the Chief Executive Officer of ORTA may direct an authorised officer to remove an unattended motor vehicle or trailer from a road within a transport area if the Chief Executive Officer is of the opinion that it is necessary to do so.
- (2) The provisions of section 76 (2)–(8) of the *Road Transport (Safety and Traffic Management) Act 1999* apply to the removal of an unattended motor vehicle or trailer in accordance with this section in the same way as they apply to the removal of an unattended motor vehicle or trailer in accordance with that section.
- (3) However, it is not necessary that the unattended motor vehicle or trailer is standing unlawfully.

Clause 51	Olympic Arrangements Bill 2000
Part 9	Road transport legislation
Division 1	General

	(4)		is section, <i>authorised officer</i> has the same meaning as in on 76 of the <i>Road Transport (Safety and Traffic Management) Act</i>	1 2 3
52	Deli	iveries	within the Sydney CBD	4
	(1)		section applies to land, including roads and road related areas, n the City of Sydney.	5 6
	(2)		A may prepare a traffic management plan, or plans, for the whole y part of the land to which this section applies.	7 8
	(3)	Augu	ffic management plan may authorise ORTA, at any time from 15 st 2000 until the end of the Games period, in relation to the land fied in the plan, to do any one or more of the following:	9 10 11
		(a)	to regulate or prohibit the making of deliveries by vehicles to, or by means of, the land, and	12 13
		(b)	to regulate or prohibit the loading and unloading of vehicles on the land, and	14 15
		(c)	to vary or remove restrictions imposed under the road transport legislation, or to impose restrictions, relating to the standing, stopping, parking, loading and unloading of vehicles, and	16 17 18
		(d)	to give directions to the Council of the City of Sydney or any other person concerning the modification of existing signs or the erection of new signs that may be necessary to give effect to the provisions of the plan.	19 20 21 22
	(4)	A pro	ovision of a traffic management plan may apply:	23
		(a)	to the whole of the land specified in the plan or to part only of the land, and	24 25
		(b)	to all vehicles or vehicles of a specified class or description, and	26 27
		(c)	on such day or days as are specified in the plan, and	28
		(d)	during such periods on those days as are specified in the plan, and	29 30
		(e)	according to such other factors as are specified in the plan.	31
	(5)	A tra	ffic management plan is to be prepared in consultation with the	32

(5) A traffic management plan is to be prepared in consultation with the RTA and cannot be made unless the RTA has agreed in writing to the plan.

Olympic Arrangements Bill 2000	Clause 52
Road transport legislation	Part 9
General	Division 1

	(6)		the of the making of a traffic management plan is to be published e Gazette.	1 2
	(7)	its ma	ffic management plan takes effect on the day on which notice of aking is published in the Gazette or, if a later day is specified in otice for that purpose, on the later day so specified.	3 4 5
	(8)		person may inspect a traffic management plan without charge at rincipal office of ORTA at any time during ordinary office hours.	6 7
	(9)	sectio	A may amend a traffic management plan from time to time. This on applies to the amendment of a traffic management plan in the way as it applies to the making of a traffic management plan.	8 9 10
	(10)	A per	rson:	11
		(a)	who contravenes a provision of a traffic management plan, or	12
		(b)	who causes another person to contravene a provision of a traffic management plan, or	13 14
		(c)	who fails to comply with a direction given by ORTA in accordance with a traffic management plan within the time specified for compliance in the direction,	15 16 17
		is gui	lty of an offence.	18
		Maxi	mum penalty (subsection (10)): \$5,000.	19
Divis	sion 2	2	Roads at Homebush Bay	20
53	Tra	fic ma	anagement plans	21
	(1)		ite section 10 of the <i>Homebush Bay Operations Act 1999</i> , a c management plan prepared under that section that is to apply g:	22 23 24
		(a)	the conduct of a special event (within the meaning of the Olympic Roads and Transport Authority Act 1998), or	25 26
		(b)	the Games period,	27
		is to l	be prepared jointly by OCA and ORTA.	28
	(2)	Home	A is to exercise the functions of OCA under section 10 (2) of the <i>ebush Bay Operations Act 1999</i> in relation to a traffic agement plan referred to in subsection (1).	29 30 31

Clause 53	Olympic Arrangements Bill 2000
Part 9	Road transport legislation
Division 2	Roads at Homebush Bay

	(3) This	section applies in relation to the amendment of a traffic	1
	man	agement plan referred to in subsection (1) in the same way as it	2
	appl	ies in relation to such a traffic management plan.	3
54	Removal	of unattended motor vehicles and trailers	4
	Duri	ng the Games period, the functions of OCA under section 13 of	5
		Homebush Bay Operations Act 1999 are to be exercised by:	6
	(a)	ORTA, or	7
	(b)	OCA with the consent of ORTA.	8
Division 3 Enforcement		9	
55	Penalty r	otices	10
	For t	he avoidance of doubt, and without limiting the application of any	11

other powers of prosecution or enforcement under the road transport12legislation, penalty notices may be issued under the road transport13legislation in relation to offences created by Part 9 of the Olympic14Arrangements Act 2000.15

Olympic Arrangements Bill 2000	Clause 56	
Sydney Football Stadium	Part 10	
Sydney Cricket Ground and Sydney Football Stadium By-law 1999	Division 1	

Part 10 Sydney Football Stadium

Division 1 Sydney Cricket Ground and Sydney Football Stadium By-law 1999

56 Relationship with Sydney Cricket Ground and Sydney Football Stadium By-law 1999

- (1) This Division is to be construed with and as if it formed part of the *Sydney Cricket Ground and Sydney Football Stadium By-law 1999.*
- (2) In the event of an inconsistency between this Division and the *Sydney Cricket Ground and Sydney Football Stadium By-law 1999*, this Division prevails to the extent of the inconsistency.

57 Members entitlements during certain periods relating to the Olympic Games

- (1) During the period from 2 September 2000 to 30 September 2000, inclusive:
 - (a) a member (of any class of membership) is not entitled to exercise any right or privilege of membership, and
 - (b) the holder of a club card or guest card is not entitled to exercise any right or privilege otherwise conferred on such a holder, and
 - (c) a reciprocal member (being a member of a club, association, ground or other body that the Trust has entered into an arrangement with under clause 34 of the *Sydney Cricket Ground and Sydney Football Stadium By-law 1999*) is not entitled to exercise any right or privilege otherwise conferred on the reciprocal member (or reciprocal members generally),

in relation to the Sydney Football Stadium or any part of it, including the right to obtain entry to the Sydney Football Stadium or to use any facilities (such as facilities for eating or drinking or for sport or recreation) provided at or in relation to the Sydney Football Stadium.

(2) During the period from 15 July 2000 to 31 October 2000, inclusive, a person referred to in subsection (1) is not entitled to exercise any right or privilege of a kind referred to in that subsection to park a vehicle in a car parking area at the Ground.

Clause 57	Olympic Arrangements Bill 2000
Part 10	Sydney Football Stadium
Division 1	Sydney Cricket Ground and Sydney Football Stadium By-law 1999

	(3)	A per	rson referred to in subsection (1) who breaches this section:	1
		(a)	may be ordered to leave the Ground by an authorised person, and	2 3
		(b)	if the person refuses to comply with such an order, may be removed from the Ground by an authorised person.	4 5
Divis	ion 2	2	Liability of Sydney Cricket and Sports Ground Trust	6 7
58	Liał	oility o	f Sydney Cricket and Sports Ground Trust	8
	(1)		s section, <i>the Trust</i> means the Sydney Cricket and Sports Ground constituted by the <i>Sydney Cricket and Sports Ground Act 1978</i> .	9 10
	(2)	The 7	Frust is not liable:	11
		(a)	for any suit, action or proceeding, or	12
		(b)	to pay compensation to a member, a guest or club card holder, or a reciprocal club member, or	13 14
		(c)	to reimburse a member, a guest or club card holder, or a reciprocal club member, for the whole or a portion of any payment made by the member, guest or club card holder or reciprocal club member to obtain the rights that belong to a member, guest or club card holder or reciprocal club member,	15 16 17 18 19
		Act 2	result of the operation of Part 10 of the <i>Olympic Arrangements</i> 000 or anything done or omitted to be done by the Trust under rovisions of Part 10.	20 21 22
	(3)	any st rights	Trust is not liable for negligence or breach of contract because of tatement made in a prospectus or other document concerning the s of membership generally or during any period that includes the es period.	23 24 25 26
	(4)		ing in this section limits clause 12 of Schedule 1 to the Sydney set and Sports Ground Act 1978.	27 28

Olympic Arrangements Bill 2000	Clause 59

Part 11 General

General

59	Application of OCA's functions under Homebush Bay Operations Act 1999 to other land					
	(1) The Minister, after consultation with the Premier, may, by order,					

(1) The Minister, after consultation with the Premier, may, by order, authorise OCA to exercise its functions under the *Homebush Bay Operations Act 1999* and the *Homebush Bay Operations Regulation 1999* (other than its functions in relation to roads at Homebush Bay) on any land in New South Wales that is:

(a)	a site of any Olympic venues and facilities, or
(b)	an Olympic Live Site, or

- (c) land that adjoins or is in the vicinity of a site referred to in paragraph (a) or (b).
- (2) An order must specify or describe the land on which OCA's functions may be exercised.
- (3) An order cannot be made in respect of private land, except with the consent of the owner of the land.
- (4) Before an order that applies to land within the City of Sydney is made, the Minister must obtain the concurrence of the Lord Mayor of the City of Sydney with respect to:
 - (a) the boundaries of the land to which the order is to apply, and
 - (b) the duration of the order.
- (5) An order may do any one or more of the following:
 - (a) it may authorise OCA to exercise all of its functions or such of its functions as are specified or described in the order,
 - (b) it may impose conditions or restrictions on the exercise by OCA of its functions,
 - (c) it may specify that the Environment Protection Authority (constituted by the Protection of the Environment Administration Act 1991) is to be the appropriate regulatory authority for the purposes of the Protection of the Environment Operations Act 1997 for such activities (and subject to such exceptions, if any) as are specified or described in the order,

Part 11

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Clause 59 Olympic Arrangements Bill 2000

Part 11 Ger	neral
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(d) it may provide that OCA's functions are to be exercised on or in relation to the land to the exclusion of any other person who might otherwise be lawfully entitled to exercise identical or similar functions on or in relation to the land,

- (e) it may specify the period during which OCA may exercise those functions.
- (6) Without limiting the ways in which the functions that OCA may exercise in accordance with an order may be specified, they may be specified by any one or more of the following means:
 - (a) an order may apply to the land specified or described in the order, with or without modification, specified provisions of the *Homebush Bay Operations Act 1999* and the *Homebush Bay Operations Regulation 1999*, and a provision so applied has effect in accordance with the order,
 - (b) an order may declare that the land specified or described in the order is to be considered to form part of Homebush Bay (or a specified part of Homebush Bay, such as a sportsground) for the purposes of this section,
 - (c) an order may specify such of OCA's functions as are necessary or convenient to be exercised in order to achieve a particular object or purpose relating to the conduct of the Olympic Games.
- (7) For the purposes of the enforcement of an order made under this section, any function that any person (in addition to OCA) has by or under this Act or the regulations may be exercised on or in relation to the land to which the order applies (and any person on that land) in the same way as those functions could be exercised on or in relation to land at Homebush Bay.
- (8) An order is to be published in the Gazette.
- (9) An order takes effect on the day on which it is published in the Gazette or, if a later day is specified in the order for that purpose, on the later day so specified.
- (10) An order that has not earlier ceased to have effect ceases to have effect on 31 December 2000.

Olympic Arrangements Bill 2000	Clause 59
General	Part 11

(11)	In thi	s section:	1
		<i>tions</i> of OCA include functions conferred on OCA by or under Act or any other law.	2 3
		-	
	-	<i>te land</i> means land that is not any of the following:	4
	(a)	Crown land within the meaning of the Crown Lands Act 1989,	5
	(b)	a reserve within the meaning of Part 5 of the <i>Crown Lands Act</i> 1989,	6 7
	(c)	land granted, dedicated or reserved for a public purpose under the Crown Lands Act 1989,	8 9
	(d)	land vested in a Minister of the Crown,	10
	(e)	land vested in or under the control of a public or local authority constituted by or under an Act, or a statutory body representing the Crown,	11 12 13
	(f)	land vested in a State owned corporation,	14
	(g)	a public place within the meaning of the <i>Local Government Act</i> 1993,	15 16
	(h)	a common within the meaning of the Commons Management Act 1989,	17 18
	(i)	land vested in a trust or trustees for public recreation or for any other public purpose,	19 20
	(j)	a road or road related area within the meaning of the Road Transport (General) Act 1999,	21 22
	(k)	a national park, state recreation area, regional park, historic site, nature reserve, state game reserve or Aboriginal area within the meaning of the <i>National Parks and Wildlife Act 1974</i> ,	23 24 25
	(1)	a State forest or flora reserve within the meaning of the <i>Forestry Act 1916</i> ,	26 27
	(m)	land that is specified or described in the regulations.	28
Exe	ercise	of functions under section 59	29
(1)		may exercise its functions under section 59 on land	30
		ithstanding any trust, estate, interest, dedication, reservation,	31
	condi	ition, restriction or covenant affecting the land.	32

Clause 60 Olympic Arrangements Bill 2000

Part 11 General

	(2)	OCA may exercise its functions under section 59 on land without having to obtain any approval, consent, licence, permission or any form of authorisation that would, but for this subsection, have to be obtained before those functions may be exercised.	1 2 3 4
	(3)	For the purpose of exercising OCA's functions under section 59 on land that is a private road, the land is taken to be a road within the meaning of the <i>Homebush Bay Operations Act 1999</i> .	5 6 7
61	OC/	A's functions as a roads authority	8
	(1)	This section applies to:	9
		(a) a road that is to be used for the purposes of a sporting event that is part of the Olympic Games, and	10 11
		(b) that part of a road that connects with a road referred to in paragraph (a) and is within 20 metres of an alignment of the road with which it connects.	12 13 14
	(2)	OCA may exercise the functions of a roads authority under the <i>Roads Act 1993</i> in relation to a road to which this section applies.	15 16
	(3)	In addition, OCA may, in accordance with a traffic management plan, carry out such works on a road, place such obstructions on a road, erect such structures on a road and do all such other things on or in relation to a road as OCA considers necessary or convenient to enable or facilitate the conduct of the Olympic Games.	17 18 19 20 21
	(4)	A traffic management plan cannot authorise the carrying out of works on a private road unless the owner or occupier of the private road has consented to the carrying out of the works. Such a consent may be given generally or in a particular case or class of cases.	22 23 24 25
	(5)	A traffic management plan is to be prepared in consultation with the RTA and does not have effect unless and until the RTA has consented in writing to the plan.	26 27 28
	(6)	The consent of the RTA under subsection (5) is taken to be a consent for the purposes of the <i>Roads Act 1993</i> and the road transport legislation in so far as the consent of the RTA would, but for this subsection, be required under that Act or that legislation in relation to any matter dealt with in or arising under the traffic management plan.	29 30 31 32 33
	(7)	A traffic management plan may be amended from time to time. Subsection (5) applies to the amendment of a traffic management plan in the same way as it applies to a traffic management plan.	34 35 36

Olympic Arrangements Bill 2000	Clause 61
General	Part 11

	(8)	functi (exce	may exercise its functions under this section, or such of those ions as it specifies, to the exclusion of any other roads authority pt the RTA) if it gives written notification to that effect to the roads authority before it exercises its functions.	1 2 3 4
	(9)		s section, <i>road</i> has the same meaning as in the <i>Roads Act 1993</i> , ncludes a part of a road.	5 6
	(10)	This s	section has effect despite section 7 of the Roads Act 1993.	7
62	Traf	fic ma	nagement plans	8
		referr	he purposes of this Act, a traffic management plan made as ed to in this Act is taken to be a command and control plan made e section 8 (2) (c) of the <i>Olympic Roads and Transport Authority</i> 998.	9 10 11 12
63	Sale	e and o	distribution of tickets	13
	(1)	A per	rson must not, within an OCA controlled area:	14
		(a)	sell, or attempt to sell, or	15
		(b)	supply, or attempt to supply, otherwise than by sale,	16
		witho	et for admission to an event that is part of the Olympic Games, but the approval of OCA, or an article that is represented to be a ticket.	17 18 19
		Maxi	mum penalty: \$2,200.	20
	(2)	In thi	s section:	21
		OCA	controlled area has the same meaning as in section 27.	22
		sell in	cludes any of the following:	23
		(a)	sell by wholesale, retail, auction or tender,	24
		(b)	hire,	25
		(c)	barter or exchange,	26
		(d)	supply for profit,	27
		(e)	offer for sale or hire, receive for sale or hire, have in possession for sale or hire or expose or exhibit for sale or hire,	28 29
		(f)	conduct negotiations for sale or hire,	30
		(g)	consign or deliver for sale or hire,	31

Clause 63 Olympic Arrangements Bill 2000

Part 11 General

		(h)	solicit for sale or hire,	1
		(i)	cause or permit anything referred to above.	2
64	Pen	alty no	ptices for offences against section 63	3
	(1)	appea	athorised person may serve a penalty notice on a person if it rs to the authorised person that the person has committed an ce against section 63 of the <i>Olympic Arrangements Act 2000</i> .	4 5 6
	(2)	not withe of	alty notice is a notice to the effect that, if the person served does ish to have the matter determined by a court but wishes to have fence dealt with under this section, the person may pay, within ne and to the person specified in the notice, a penalty of \$200.	7 8 9 10
	(3)	A pen	alty notice may be served personally or by post.	11
	(4)	under	amount of the penalty prescribed for an alleged offence is paid this section, no person is liable to any further proceedings for the d offence.	12 13 14
	(5)	purpo	ent under this section is not an admission of liability for the ses of, and does not affect or prejudice, any civil claim, action or eding arising out of the same occurrence.	15 16 17
	(6)		s section, <i>authorised person</i> includes a person authorised for the ses of this section by OCA.	18 19
65	Con	trol of	airspace	20
	(1)	In this	s section:	21
			<i>rvices Australia</i> means the body established by section 7 (1) of <i>r Services Act 1995</i> of the Commonwealth.	22 23
		declar	<i>cted air space</i> means air space that Airservices Australia has red under relevant Commonwealth law to be restricted airspace ation to:	24 25 26
		(a)	an Olympic venue or facility, or	27
		(b)	an Olympic Live Site.	28
	(2)	both c	son must not, between 2 September 2000 and 4 October 2000, dates inclusive, cause an aircraft to enter, or operate an aircraft n, restricted air space without:	29 30 31
		(a)	the accreditation of OCA under this section, and	32

lympic A	C C C C C C C C C C C C C C C C C C C		Clause 65	
eneral			Part 11	
	(b) an air traffic clearance given by A relevant Commonwealth law.	irservices Australia under	
	Ν	aximum penalty: \$250,000.		
(3		n application for the accreditation of OCA ade in such form and manner as is determ		
(4		CA may determine an application by aconditionally or subject to conditions, or		
(5	ai oj w co ac	or the purposes of this section, OCA ma rcraft, or to classes or descriptions of ai peration of the aircraft (or an aircraft of ithin restricted air space will not adversel onduct of the Olympic Games, or any tivity, or commercial arrangements relation any Olympic Games event or activity.	rcraft, if in its opinion the that class or description) y affect the organisation or Olympic Games event or	
(6		ne determination of OCA with respected to the second structure of the second s	ct to an application for	
(7	') T	nis section does not apply to the operation	n of:	
	(a) a military aircraft, or an aircraft of the Service, when being operated the emergency purposes, or		
	(b) an aircraft when being operated e purposes relating to human life or property.		
66 P	rohib	ition of certain advertising on building	s and structures	
(1	E	nis section applies to the land to what wire on the section applies to the land to what wire on the section of	ich clause 11C of State lympic Games and Related	
(2	lio ap to	person who is the owner or occupier of cence relating to a building or structure of pplies must not cause or permit any adve- or placed on, or to remain on, the build othorised or permitted by OCA.	n land to which this clause rtising material to be fixed	
(3		CA may obliterate or remove any adverti structure in contravention of this section		
(4		exercising its powers under subsection (3 image as possible.	3), OCA must cause as little	

Page 41

Clause 66 Olympic Arrangements Bill 2000

	(5)	This section does not apply to the following advertising material:	1
		 (a) advertising material: (i) that has an area of not more than 5 square metres, or (ii) comprising a series of related advertisements that together have an area of not more than 5 square metres, 	2 3 4 5
		(b) advertising material referred to in clause 11C (3) (a)–(d) of <i>State Environmental Planning Policy No 38—Olympic Games and Related Projects</i> ,	6 7 8
		(c) advertising material that is exempted from this section by the regulations.	9 10
	(6)	OCA must not exercise its powers under this section in relation to land within the City of Sydney unless it has consulted the Council of the City of Sydney concerning the exercise of those functions.	11 12 13
	(7)	This section has effect from 2 September 2000 until 31 October 2000, both dates inclusive.	14 15
67	Pro	hibition of certain aerial advertising	16
	(1)	This section applies to airspace that is within sight of:	17
		(a) an Olympic venue or facility, or	18
		(b) an Olympic Live Site.	19
	(2)	A person must not, between 2 September 2000 and 4 October 2000, both dates inclusive, display an advertisement, or cause an advertisement to be displayed, in airspace to which this section applies, except with the approval of OCA.	20 21 22 23
		Maximum penalty: \$250,000.	24
	(3)	An application for the approval of OCA under this section may be made in such form and manner as is determined by OCA.	25 26
	(4)	OCA may determine an application by granting the application, unconditionally or subject to conditions, or by refusing the application.	27 28
	(5)	For the purposes of this section, OCA may grant approval to a person, or to classes or descriptions of persons, if in its opinion the display of the advertisement will not adversely affect the organisation or conduct of the Olympic Games, or any Olympic Games event or activity, or commercial arrangements relating to the Olympic Games, or any Olympic Games event or activity.	29 30 31 32 33 34

Olympic Arrangements Bill 2000	Clause 67
General	Part 11

	(6)	The d is fina	etermination of OCA with respect to an application for approval al.	1 2
	(7)	For th	e purposes of this section:	3
		adver	tisement includes the following:	4
		(a)	skywriting or signwriting by an aircraft,	5
		(b)	a banner, or other sign, towed by or attached to an aircraft,	6
		(c)	matter displayed on an aircraft, other than its normal markings and livery,	7 8
		(d)	matter displayed on a hang glider, parachute, paraglider or similar device, other than its normal markings, or on a banner or sign attached to a hang glider, parachute, paraglider or similar device,	9 10 11 12
		(e)	a banner, or other sign, attached to a person suspended from a hang glider, parachute, paraglider or similar device,	13 14
		(f)	matter displayed on a flag, other than a state or national flag, that has an area of more than 5 square metres.	15 16
		aircra	<i>aft</i> includes an airship or a balloon.	17
68	Con	nmerci	ial broadcasting, telecasting, recording or filming	18
	(1)	A per	son must not, without the approval of OCA:	19
		(a)	broadcast, telecast, or transmit by any means whatever, any sound or image of an Olympic Games event or activity, or any part of an Olympic Games event or activity, or	20 21 22
		(b)	make any sound recording, or any film, television, video or digital recording of moving images, of an Olympic Games event or activity, or any part of an Olympic Games event or activity,	23 24 25 26
		from	ofit or gain or for a purpose that includes profit or gain, at or a place within or outside an Olympic venue or facility, or an pic Live Site.	27 28 29
		Maxi	mum penalty: \$250,000.	30
	(2)		pplication for the approval of OCA under this section may be in such form and manner as is determined by OCA.	31 32

Clause 68 Olympic Arrangements Bill 2000

Part 11 General

(3) OCA may determine an application by granting the application, unconditionally or subject to conditions, or by refusing the application, but is taken to have granted approval (without any application being necessary) to a person in respect of any activity referred to in or contemplated by subsection (1) that the International Olympic Committee has licensed or otherwise authorised the person to carry out.

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- (4) For the purposes of this section, OCA may grant approval to a person, or to classes or descriptions of persons, if in its opinion the broadcast, telecast or transmission, or the making of the recording, will not adversely affect the organisation or conduct of the Olympic Games, or any Olympic Games event or activity, or commercial arrangements relating to the Olympic Games, or any Olympic Games event or activity.
- (5) The determination of OCA with respect to an application for approval is final.
- (6) A person authorised by OCA may take possession of any article that is used by a person in contravention of this section if the authorised person has directed the person to stop the use of the article and, despite the direction, the person has continued to use the article in contravention of this section, and may use reasonable force to do so.
- (7) On taking possession of a confiscated article, the authorised person must give a receipt to the person from whom it has been taken, indicating the nature of the article and the date and time when the authorised person took possession of it.
- (8) A confiscated article:
 - (a) must be returned to the person from whom it was taken, or be delivered to a public pound (within the meaning of the *Impounding Act 1993*), within 24 hours after possession of it is taken, and
 - (b) if it is delivered to a public pound, the person from whom it was taken must be notified in writing of the address of the pound.
- (9) The Impounding Act 1993 (sections 20 and 23 (2) (b) and (c) excepted) applies to a confiscated article that is delivered to a public pound as if the article had been impounded under that Act. Accordingly, it will become returnable on demand.

Olympic Arrangements Bill 2000	Clause 68
General	Part 11

	(10)	The deadline for release of a confiscated article, as referred to in section 24 of the <i>Impounding Act 1993</i> , is taken to be 28 days from the	2
		day on which possession of it was taken.	3
	(11)	In this section:	4
		article means any article, equipment or other thing.	5
		authorised person means a person who is authorised by OCA.	6
		<i>confiscated article</i> means an article of which an authorised person takes possession under this section.	1 7 8
69		horisations for section 51 of the Trade Practices Act 1974 (Cth) and npetition Code	9 10
	(1)	The following:	11
		(a) any agreements entered into before or after the commencement of this section by SOCOG or SPOC relating to or in connection with the Paralympic Games including but not limited to the granting by SOCOG or SPOC of sponsorship or licence rights or rights relating to the manufacture, distribution, marketing or sale of goods or services associated with the Paralympic Games, and	13 2 14 3 15 16
		(b) the conduct of the parties in entering into any such agreements, and	, 19 20
		(c) the conduct of the parties in performing any such agreements and any matter or thing done or omitted to be done by any of the parties in performing any such agreements,	
		are specifically authorised by this Act for the purposes of the <i>Trade</i> <i>Practices Act 1974</i> of the Commonwealth and the <i>Competition Code</i> <i>of New South Wales</i> .	
	(2)	In this section:	27
		agreement includes a contract, arrangement or understanding.	28
		SPOC means Sydney Paralympic Organising Committee Limited (ACN 066 669 509).	l 29 30
		<i>the Paralympic Games</i> means the Paralympic Games to be held in Sydney in the month of October in the year 2000.	1 31 32

Clause 70 Olympic Arrangements Bill 2000

Part 11 General

70 Validation of certain approvals (including building approvals) 1 (1) An approval granted, or purporting to have been granted, before the 2 commencement of this section by OCA in accordance with Chapter 7 3 of the Local Government Act 1993 and the regulations under that Act 4 (whether or not as continued in force by clause 20 of Schedule 6 to the 5 Environmental Planning and Assessment Act 1979) is validated (to the 6 extent of any invalidity). 7 (2) An approval validated by this section is taken: 8 to be an approval that is in force under the Local Government (a) 9 Act 1993 (as continued in force by clause 20 of Schedule 6 to 10 the Environmental Planning and Assessment Act 1979), and 11 (b) to have been duly granted in accordance with the Local 12 Government Act 1993 and otherwise in accordance with law, 13 and 14 to have been duly granted on the date on which it was granted, (c) 15 or purported to be granted, and thereafter to be, and to have 16 been at all relevant times, a valid approval. 17 71 Nature of functions conferred by this Act 18 Subject to this Act, the powers, authorities, duties and functions 19 conferred or imposed by or under this Act are in addition to any 20 powers, authorities, duties and functions conferred or imposed by or 21 under any other Act or law. 22 Claims for compensation 72 23 No act or omission of a person in good faith in purported 24 administration or execution of a provision of this Act or the 25 regulations gives rise to any civil liability against: 26 (a) the person, or 27 (b) the State or an authority of the State, or 28 (c) a council (within the meaning of the Local Government Act 29 1993). 30

Olympic Arrangements Bill 2000	Clause 73
General	Part 11

73	No	iability	y in nuisance	1
		Anytł	hing done or omitted to be done by any person:	2
		(a)	in the exercise of functions under this Act or the regulations	3
			(including functions which, by this Act, are taken to be functions under another Act or instrument), or	4
		$(\mathbf{I}_{\mathbf{i}})$		5
		(b)	pursuant to any of the provisions of this Act or the regulations (including provisions which, by this Act, are taken to be	6 7
			provisions of another Act or instrument),	8
		does	not constitute a nuisance.	9
74	Enfo	orcem	ent	10
		For th	ne avoidance of doubt it is declared that, if, by this Act, any of its	11
			sions are to be construed with and as if they formed part of any	12
			Act or statutory instrument, those provisions may be enforced in	13
			dance with the provisions for the enforcement of those Acts or	14
		statut	ory instruments.	15
75	Pro	ceedin	ngs for offences	16
	(1)		edings for an offence against a provision of this Act that is to be	17
			rued with and as if it formed part of another Act or an instrument	18
		•	be dealt with under the other Act or the instrument as if the	19
			ce were an offence against a provision of that other Act or	20
			iment.	21
	(2)		edings for an offence against a provision of this Act that is not to	22
			onstrued with and as if it formed part of another Act or an	23
			ment may be dealt with summarily before a Local Court	24
			ituted by a Magistrate sitting alone or before the Supreme Court	25
			summary jurisdiction.	26
	(3)		oceedings for an offence to which subsection (2) applies are	27
			the in a Local Court constituted by a Magistrate, the maximum	28
			ty that the court may impose in respect of the offence is, despite	29
		•	other provision of this Act, \$25,000 or the maximum penalty	30
		-	ded by this Act, whichever is the lesser.	31
	(4)		precedings for an offence to which subsection (2) applies are	32
			the supreme Court in its summary jurisdiction, the	33
			eme Court may impose a penalty not exceeding the maximum	34
		penal	ty provided by this Act in respect of the offence.	35

Clause 76 Olympic Arrangements Bill 2000

Part 11 General

76	Act	to bind Crown	1
		This Act binds the Crown in right of New South Wales and, in so far	2
		as the legislative power of the Parliament of New South Wales permits,	3
		the Crown in all its other capacities.	4
77	Am	endment of Homebush Bay Operations Regulation 1999	5
	(1)	The <i>Homebush Bay Operations Regulation 1999</i> is amended as set out in Schedule 2.	6 7
		Note. Section 30B of the <i>Interpretation Act 1987</i> provides that the amendment of a statutory rule (such as the <i>Homebush Bay Operations Regulation 1999</i>) by an Act does not prevent its later amendment or repeal by another statutory rule.	8 9 10
	(2)	Sections 39, 40 and 41 of the <i>Interpretation Act 1987</i> do not apply to the amendments set out in Schedule 2.	11 12
78	Reg	Julations	13
		The Governor may make regulations, not inconsistent with this Act, for	14
		or with respect to any matter that by this Act is required or permitted	15
		to be prescribed or that is necessary or convenient to be prescribed for	16
		carrying out or giving effect to this Act.	17
79	Adr	ninistration of this Act	18
	(1)	Parts 1 and 11 of this Act are to be administered by the Minister for	19
		the Olympics.	20
	(2)	A Part of this Act that is to be construed as if it formed part of another	21
		Act or an instrument is to be administered by the Minister	22
		administering that other Act or the instrument.	23
	(3)	This section is subject to any determination of the Premier.	24
80	Exp	iry of Act	25
		This Act expires on 31 December 2000.	26
		I I I I I I I I I I I I I I I I I I I	

Olympic Arrangements Bill 2000

Greater Metropolitan Sydney

Schedule 1

Schedule 1 Greater Metropolitan Sydney			1	
		(Sections 13 (1) and 15 (1))	2	
The cities of:			3	
Bankstown	Hawkesbury	Rockdale	4	
Blacktown	Holroyd	Ryde	5	
Blue Mountains	Hurstville	South Sydney	6	
Botany Bay	Liverpool	Sydney	7	
Campbelltown	Parramatta	Willoughby	8	
Canterbury	Penrith		9	
Fairfield	Randwick		10	
The local governme	nt areas of:		11	
Ashfield	Hunters Hill	North Sydney	12	
Auburn	Kogarah	Pittwater	13	
Baulkham Hills	Ku-ring-gai	Strathfield	14	
Burwood	Lane Cove	Sutherland	15	
Camden	Leichhardt	Warringah	16	
Concord	Manly	Waverley	17	
Drummoyne	Marrickville	Wollondilly	18	
Hornsby	Mosman	Woollahra	19	

Olympic Arrangements Bill 2000

Schedule 2	Amendment of Homebush Bay Operations Regulation 1999
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		Amendment of Homebush Bay Operations Regulation 1999		1
		Reguidlic	/II 1333	2
			(Section 77)	3
[1]	Clause 5 C	Other controls	5	4
	Insert after	clause 5 (1) (a	a):	5
		(a1)	prohibit categories of persons from entering, or limit categories of person who may enter, or limit the number of persons within categories of persons who may enter, Homebush Bay or any part of Homebush Bay,	6 7 8 9 10
[2]	Clause 18	A		11
	Insert after	clause 18:		12
18A Observance of ticket conditions			13	
		sportsground conditions of	who has gained admission to an event at a l must not contravene or fail to comply with the f the ticket for the event. enalty: 20 penalty units.	14 15 16 17
[3]	Clause 20	Conditions a	ttaching to authorisations	18
	Insert "an a	authorisation c	or with" after "with" in clause 20 (3).	19
[4]	Schedule	1 Penalty noti	ice offences and short descriptions	20
	Insert in Columns 1, 2, 3 and 4, respectively, after the matter relating to clause 14 of the <i>Homebush Bay Operations Regulation 1999</i> :			21 22
	clause 18A	7254 EN	Y breach ticket conditions \$150	23