

New South Wales

Statute Law (Miscellaneous Provisions) Bill 2009

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This Public Bill, originated in the Legislative Council and, having this day passed, is now ready for presentation to the Legislative Assembly for its concurrence.

Clerk of the Parliaments.

Legislative Council



New South Wales

Statute Law (Miscellaneous Provisions) Bill 2009

Act No , 2009

An Act to repeal certain Acts and to amend certain other Acts and instruments in various respects and for the purpose of effecting statute law revision; and to make certain savings.

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Statute Law (Miscellaneous Provisions) Act 2009.	3
2	Com	mencement	4
	(1)	This Act commences on 17 July 2009, except as provided by this section.	5 6
	(2)	The amendments made by Schedules 1 and 2 commence on the day or days specified in those Schedules in relation to the amendments concerned.	7 8 9
3	Rep	eal of provisions of Act	10
	(1)	A subschedule of Schedule 1, 2, 3 or 4 is repealed on the day following the day on which all of the provisions of the subschedule have commenced.	11 12 13
	(2)	The repeal of any such subschedule does not, because of the operation of section 30 of the <i>Interpretation Act 1987</i> , affect any amendment made by those subschedules.	14 15 16
4	Expl	anatory notes	17
		The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act.	18 19

Sch	nedule 1	N	flinor amendments	
1.1	Adoption	n Act	2000 No 75	2
[1]	Section 54 responsible		n consent of parent or person who has parental ot required	3
	reasonable the applicat	notice	Director-General or appropriate principal officer has given e, or used their best endeavours to give reasonable notice, of r the adoption order to the parent or person who has parental nose consent would otherwise be required" from section	; ; ;
[2]	Section 54	(3) ar	nd (4)	10
	Insert after	section	n 54 (2) before the note:	1
	(3)	to a c	vever, the Court must not make an adoption order in relation child who is less than 18 years of age who gives sole consent s or her adoption, unless:	12 13 14
		(a)	the Court is satisfied that at least 14 days' notice of the application for the adoption order has been given by the Director-General or appropriate principal officer to the parent or person who has parental responsibility whose consent would otherwise be required, or	15 16 17 18
		(b)	the Court dispenses with the giving of notice.	20
	(4)	The a not	regulations may prescribe the particulars to be contained in tice under this section.	2° 22
[3]	Dictionary			23
	Omit "3 ye	ars'" f	from paragraph (b) of the definition of spouse.	24
	Insert inste	ad "2 y	years'".	25
[4]	Dictionary	, defin	nition of "step parent"	26
	Omit "3 or	more y	years" from paragraph (b).	27
	Insert inste	ad "2 o	or more years".	28
	Explanatory	note /		29
	type of notice before the c amendments his or her ac (containing t	e of an a hild is s, a chil loption he pres	posed amendments to the <i>Adoption Act 2000</i> (<i>the Act</i>) specifies the adoption application that must be given to the birth parent of a child permitted to give sole consent to his or her adoption. Under the ld aged between 12 and 18 years of age may give sole consent to if at least 14 days' notice of the application for the adoption order scribed particulars) has been given to his or her birth parents or if so with the giving of notice. At present the Act requires such notice	30 31 32 33 34 31

	to be given but does not specify the period for giving the notice or the particulars to be included in the notice. Item [1] is a consequential amendment.	1 2
	The Adoption Amendment Act 2008 reduced the length of time that a step parent and	3
	a child must live together before the step parent can adopt the child from 3 years to	4
	2 years. Item [4] makes a consequential amendment to the definition of step parent so	5
	that a person is a step parent if the person has been in a de facto relationship (that is, a relationship between a man and a woman who live together as husband and wife but	6 7
	who are not married) with a child's birth parent or adoptive parent for 2 years (rather	8
	than 3 years, as is currently the case). Item [3] makes a similar amendment to the	9
	definition of spouse that, for consistency with the provisions relating to step parents,	10
	reduces the required length of a de facto relationship from at least 3 years to at least	11
	2 years.	12
1.2	Adoption Amendment Act 2008 No 103	13
[1]	Schedule 1 Amendments	14
	Insert "(including prescribed information relating to the adopted person's birth	15
	parents, siblings and adopted brothers and sisters)" after "information source"	16
	in proposed section 133C (1) (c) in Schedule 1 [23].	17
	in proposed section 133e (1) (c) in senedule 1 [23].	17
[2]	Schedule 1 [27]	18
	Omit proposed section 136A (7). Insert instead:	19
	(7) The Director-General cannot delegate his or her functions under	20
	this section to any person other than an officer of the Department.	21
	Explanatory note	22
	The Adoption Amendment Act 2008 (the Act) establishes arrangements for more open	23
	access to adoption information. Under the new provisions, which have not yet	24
	commenced, an adopted person may obtain prescribed information relating to the	25
	adopted person. Item [1] of the proposed amendments to the Act makes it clear that	26 27
	the type of information relating to an adopted person that may be obtained includes prescribed information relating to the adopted person's family members. This puts	28
	beyond doubt that the type of information that is made available to adopted persons	29
	under existing access arrangements (which includes information relating to birth	30
	parents and siblings) can also be made available under the new access arrangements.	31
	Item [2] of the proposed amendments allows the Director-General of the Department	32
	of Community Services to delegate certain functions relating to the supply of adoption	33
	information, but only to an officer of the Department. At present, the functions	34
	concerned cannot be delegated by the Director-General.	35
1.3	Annual Reports (Departments) Regulation 2005	36
	Clause 5 Additional matters for inclusion in annual reports	37
	Insert after clause 5 (c):	38
	(c1) a statement of the action taken by the Department in	39
	complying with the requirements of the <i>Privacy and</i>	40
	Personal Information Protection Act 1998, and	41

	(c2) statistical details of any review conducted by or on behalf of the Department under Part 5 of the <i>Privacy and Personal Information Protection Act 1998</i> , and	1 2 3
	Explanatory note	4
	The proposed amendment to the <i>Annual Reports (Departments) Regulation 2005</i> inserts a provision (omitted from the <i>Privacy and Personal Information Protection Act 1998</i> by a proposed amendment elsewhere in this Schedule) requiring the annual reports of Government Departments to include a statement of their compliance with the Act and statistical details of internal reviews they conduct under the Act.	5 6 7 8 9
1.4	Annual Reports (Statutory Bodies) Regulation 2005	10
	Clause 8 Additional matters for inclusion in annual reports	11
	Insert at the end of the clause:	12
	(3) For the purposes of section 7 (1) (a) (v) of the Act, the following	13
	matters are prescribed as matters that the annual report of a statutory body must comprise:	14 15
	(a) a statement of the action taken by the body in complying	16
	with the requirements of the <i>Privacy and Personal</i> Information Protection Act 1998,	17 18
	(b) statistical details of any review conducted by or on behalf of the body under Part 5 of the <i>Privacy and Personal Information Protection Act 1998</i> .	19 20 21
	Explanatory note	22
	The proposed amendment to the <i>Annual Reports (Statutory Bodies) Regulation 2005</i> inserts a provision (omitted from the <i>Privacy and Personal Information Protection Act 1998</i> by a proposed amendment elsewhere in this Schedule) requiring the annual reports of statutory bodies to include a statement of their compliance with the Act and statistical details of internal reviews they conduct under the Act.	23 24 25 26 27
1.5	Australian Museum Trust Act 1975 No 95	28
[1]	Schedule 1 Composition and procedure of the Trust	29
	Omit "for 3 years" from clause 3 (1).	30
	Insert instead "for such period, not exceeding 3 years, as is specified in the trustee's instrument of appointment".	31 32

[2]	Schedule	3 Savings and other provisions	1
	Insert at th	e end of the Schedule:	2
	7 Pro (Mis	vision consequent on enactment of Statute Law scellaneous Provisions) Act 2009	3 4
		The amendment to clause 3 (1) of Schedule 1 made by the <i>Statute Law (Miscellaneous Provisions) Act 2009</i> does not affect the term of office that a person holds as a trustee immediately before the amendment took effect.	5 6 7 8
	Explanator	y note	9
	various prov for 3 years. to hold offici instrument of term of office	the Australian Museum Trust Act 1975 (the Act) provides that (subject to visions of the Act) a trustee of the Australian Museum Trust is to hold office litem [1] of the proposed amendments to the Act instead requires a trustee of for such period, not exceeding 3 years, as is specified in the trustee's of appointment. The amendment is consistent with provision made for the of trustees under the Art Gallery of New South Wales Act 1980 and the cuses Act 1980 and for the term of like offices under the Film and Television 988.	10 11 12 13 14 15 16
		the proposed amendments inserts a savings and transitional provision ne amendment proposed to be made by item [1].	18 19
1.6	Coastal	Protection Act 1979 No 13	20
[1]	Section 5	5B Requirement for coastal zone management plans	21
	Insert after	section 55B (3):	22
	(4)	A coastal zone management plan may be made in relation to the whole, or any part, of the area included within the coastal zone.	23 24
[2]	Schedule	1 Savings, transitional and other provisions	25
	Insert after	Part 2:	26
	Part 3	Provisions consequent on enactment of Statute Law (Miscellaneous Provisions) Act 2009	27 28 29
	4 Coa	stal zone management plans applying to only part of a coastal e	30 31
		A coastal zone management plan that was made by a council or councils under section 55B before the commencement of section 55B (4) (as inserted by the <i>Statute Law (Miscellaneous Provisions) Act 2009</i>), that would have been validly made had that subsection been in force, is taken to have been validly made.	32 33 34 35 36

	Explanatory note Item [1] of the proposed amendments to the Coastal Protection Act 1979 (the Act) makes it clear that a coastal zone management plan made under the Act in relation to a coastal zone within a local council's area may be made in relation to the whole or any part of the coastal zone.		1 2 3 4 5	
		d ame	coastal zone management plan made before the commencement ndment in item [1] that would have been validly made had the e.	6 7 8
1.7	Community	/ Lar	nd Management Act 1989 No 202	9
	Section 109B	Fund	ctions of Director-General	10
	Omit section 1	09B	(2) (a)–(c). Insert instead:	11
	(3		investigating and carrying out research into matters relating to or affecting community schemes,	12 13
	(1	(investigating and attempting to resolve complaints and disputes relating to community schemes and taking such action as the Director-General thinks appropriate,	14 15 16
	(c) j	prosecuting any offence under this Act or the regulations,	17
	Explanatory no	ote		18
	makes it clear to matters relating	hat the to con emes a	ment to the Community Land Management Act 1989 (the Act) e Director-General may investigate and carry out research into numerity schemes, investigate complaints and disputes relating to and may prosecute any offence under the Act or the regulations	19 20 21 22 23
1.8	Community Act 1993 No		vices (Complaints, Reviews and Monitoring)	24 25
	Schedule 1 Sa	aving	s and transitional provisions	26
	Insert at the en	nd of	clause 1 (1):	27
		Childr Cecom	en Legislation Amendment (Wood Inquiry mendations) Act 2009, to the extent that it amends this Act	28 29
	Commencemen	nt		30
	The amendmen	t comi	mences on the date of assent to this Act.	31
	Explanatory no	ote		32
	amending Act Monitoring) Act effect to certain	t) am 1993 (recon	on Amendment (Wood Inquiry Recommendations) Act 2009 (the ends the Community Services (Complaints, Reviews and (the principal Act) and various other Acts and legislation to give mendations in the Report of the Special Commission of Inquiry Services in NSW (also known as the Wood Report)	33 34 35 36

	The proposed amendment allows regulations of a savings or transitional nature to be made as a consequence of the (as yet uncommenced) amendments made by the amending Act to the principal Act (consistent with amendments made by the amending Act to other Acts, that enable such regulations to be made as a consequence of its amendment of those Acts).	1 2 3 4 5
1.9	Crimes (Domestic and Personal Violence) Act 2007 No 80	6
	Section 84 Review and appeal provisions concerning making etc of apprehended violence orders	7
	Insert "or the Children's Court" after "Local Court" in section 84 (5B). Explanatory note	9
	Section 84 allows, among other things, appeals to be made to the District Court against decisions of the Local Court or Children's Court to refuse to annul an apprehended violence order made by the Court. Section 84 (5B) refers to the District Court allowing such an appeal and remitting the matter to the Local Court. The proposed amendment to the <i>Crimes (Domestic and Personal Violence) Act 2007</i> inserts a missing reference to the Children's Court in this context.	11 12 13 14 15
1.10	Dangerous Goods (Road and Rail Transport) Act 2008 No 95	17
[1]	Section 4 Definitions	18
	Insert in alphabetical order in section 4 (1):	19
	consign—see subsection (1A).	20
[2]	Section 4 (1A)	21
	Insert after section 4 (1):	22
	(1A) For the purposes of this Act, a person <i>consigns</i> goods if they are the consignor of the goods.	23 24
[3]	Section 6 Licensing of vehicles transporting dangerous goods	25
	Omit "500 penalty units or imprisonment for 2 years, or both, for an individual or 2,500 penalty units for a body corporate" from section 6 (2).	26 27
	Insert instead "100 penalty units for an individual or 500 penalty units for a body corporate".	28 29
[4]	Section 53 Supervisory intervention orders	30
	Omit "500 penalty units or imprisonment for 2 years, or both, for an individual or 2,500 penalty units for a body corporate" from section 53 (9).	31 32
	Insert instead "100 penalty units for an individual or 500 penalty units for a body corporate".	33 34
	Explanatory note	35
	Items [1] and [2] of the proposed amendments to the <i>Dangerous Goods (Road and Rail Transport)</i> Act 2008 (the Act) insert a definition of the verb consign into the Act. The	36 37

	transport of c	is consistent with the national uniform approach to the regulation of langerous goods across Australia and from overseas as contained in the ions prepared by the National Transport Commission.	1 2 3
	Items [3] and	[4] of the proposed amendments reduce the penalty for an offence under	4
	sections 6 (2) and 53 (9). Currently the sections provide that the maximum penalty is inits or imprisonment for 2 years, or both, for an individual or 2,500 penalty	5 6
	units for a bo	dy corporate. The proposed amendments bring the penalties into line with	7
	the model pro	ovisions.	8
1.11	District C	Court Act 1973 No 9	9
	Section 15	Remuneration	10
	Insert after	section 15 (2):	11
	(3)	However, a Judge is not entitled to the remuneration referred to	12
	. ,	in subsection (1) for any period for which the Judge is on leave	13
		without pay (being leave that is agreed to by the Judge).	14
	Explanatory		15
		of the <i>District Court Act 1973</i> (the Act) provides that the remuneration that section that is payable to a Judge of the District Court is to be paid	16 17
	so long as the	e Judge continues to hold office as such. The proposed amendment to the	18
	Act clarifies t	hat Judges are not entitled to such remuneration for any period for which	19
	they are on it	eave without pay (being leave that they have agreed to take).	20
1.12	Electricit	y Supply Act 1995 No 94	21
[1]	Sections 9	7AB, definition of "market customer" and 105A (1), (3) and (4)	22
	Omit "NEM	IMCO" wherever occurring. Insert instead "AEMO".	23
[2]	Section 97	AB	24
	Omit the de	finition of <i>NEMMCO</i> . Insert in alphabetical order:	25
		AEMO means the Australian Energy Market Operator Limited	26
		ACN 072 010 327.	27
[3]	Dictionary		28
	Omit the de	finition of NEMMCO . Insert in alphabetical order:	29
		AEMO has the same meaning as it has in Part 8A.	30
	Commencer	•	31
	The amendm	nents to the Electricity Supply Act 1995 commence, or are taken to have	32
		on the commencement of section 17 of the National Electricity (South	33
	, (ational Electricity Law—Australian Energy Market Operator) Amendment	34
		South Australia.	35
	Explanatory		36
	market opera	of Australian Governments has agreed to establish a national energy ator, Australian Energy Market Operator Limited (<i>AEMO</i>) which is to National Electricity Market Management Company Limited. AEMO is to	37 38 39

	Electricity La South Austra Australia) Ac the National Wales) Act 2 The propose	tutory functions conferred on it by way of amendments to the National two (the Schedule to the National Electricity (South Australia) Act 1996 of the sailal and the National Gas Law (the Schedule to the National Gas (South et 2008 of South Australia). Those laws apply as laws of NSW by virtue of Electricity (New South Wales) Act 1997 and the National Gas (New South 1908, respectively. In the damendments to the Electricity Supply Act 1995 replace references to ith AEMO as a consequence of those changes.	1 2 3 4 5 6 7 8	
1.13	Environn	nental Planning and Assessment Act 1979 No 203	9	
[1]	Section 72	I Application of Division	10	
	Insert after	section 72I (2):	11	
	(3)	A reference in this Division to the appropriate amendment of an environmental planning instrument includes a reference to the making of an appropriate principal environmental planning instrument.	12 13 14 15	
[2]	Section 72	K Joint exhibition of instrument and advertising of application	16	
		at is practicable or, if that is not practicable, as closely together as le" after "same notice" in section 72K (1).	17 18	
[3]	Section 72	K (2)	19	
	Insert "the	subject of the same notice" after "development application".	20	
[4]	Section 94EC Contributions plans—complying development			
	Insert after	section 94EC (1):	22	
	(1A)	The imposition of a condition by an accredited certifier as authorised by a contributions plan is subject to compliance with any directions given under section 94E (1) (a), (b) or (d) with which a council would be required to comply if issuing the complying development certificate concerned.	23 24 25 26 27	
[5]	Section 94	EE Minister to determine development contributions	28	
	Insert at the	e end of the section:	29	
	(7)	Subsection (3A) does not limit any payments being made out of the Fund to a council or the Department under section 94EL (1) (a).	30 31 32	
[6]	Section 10	9H Restrictions on issue of occupation certificates	33	
-	Insert ", or a that, by its	any requirements of a planning agreement referred to in section 93F terms, are required to be complied with before such a certificate is er "complying development certificate" in section 109H (2).	34 35 36	

[7]] Sections 109H and 109J	
	Omit "section 93F" wherever occurring. Insert instead "section 1167	, ,
[8]] Section 109J Restriction on issue of subdivision certificates	;
	Insert after section 109J (1) (c):	
	in the case of subdivision of land to which a agreement referred to in section 93F applies requirements of the agreement that, by its te required to be complied with before a subcertificate is issued in relation to the plan of subhave been complied with, and	, all the orms, are bdivision
[9]] Schedule 6 Savings, transitional and other provisions	1
	Insert at the end of the Schedule with appropriate Part and clause nu	mbering:
	Part Statute Law (Miscellaneous Provision	ns) 1:
	Act 2009	14
	Restrictions on the issue of occupation or subdivision certif	icate 1
	The amendments made by Schedule 1.13 [6] and [8] to the <i>State (Miscellaneous Provisions) Act 2009</i> apply only in relation application for an occupation certificate or a subdivision commade on or after the commencement of those amendments.	on to an
	Commencement	2
	Items [6], [8] and [9] of the amendments commence on a day or days to be by proclamation.	appointed 2 2
	Item [7] of the amendments commences, or is taken to have commence commencement of Schedule 3.1 [6] to the <i>Environmental Planning and As Amendment Act 2008</i> .	
	Explanatory note	2
	Development applications and new or amending environmental planning instruments	ng 2 2i
	Sections 72I–72K of the <i>Environmental Planning and Assessment Act</i> 1979 (<i>Act</i>) allow for the making, and consideration by a consent authority, of devapplications related to development that may only be carried out if an enviplanning instrument applying to the land is appropriately amended, and requinotification of such a development application and the draft environmental instrument allowing the development.	velopment 3 ronmental 3 re the joint 3
	The effect of item [1] of the proposed amendments to the EP&A Act is to a provisions to operate where the development will be allowed by a principal (a an amending) environmental planning instrument.	llow these 39 and not just 39 3

The effect of item [2] of the proposed amendments is to require joint notification of the relevant development application and environmental planning instrument only if that is practicable and, if that is not practicable, to require the separate notification of each to be given as closely together as is practicable. Item [3] makes a consequential amendment.

Ministerial directions to accredited certifiers about development contributions

Under the EP&A Act, both local councils and accredited certifiers may, when issuing complying development certificates, impose conditions requiring contributions for local infrastructure. Section 94E of the EP&A Act authorises the Minister to direct a *consent authority* (which is defined to include a local council in this context, but not an accredited certifier) as to various matters in relation to such contributions, including the matters in relation to which they may be imposed and the maximum amount of any such contribution.

The effect of item [4] of the proposed amendments is to extend the application of the Minister's directions under section 94E that are relevant to accredited certifiers and that relate to complying development, to accredited certifiers.

Special infrastructure contributions

The EP&A Act enables the State to require development contributions for the provision of infrastructure in relation to development on land within a special contributions area. In determining the level and nature of such a contribution, the Minister is required by section 94EE (3A) of the EP&A Act to identify what part (if any) of the contribution is for the provision of infrastructure by a local council or for the provision of certain infrastructure by the Minister, the Department or the Director-General. Those parts that are so identified are not required to be paid into the Special Contributions Areas Infrastructure Fund (*the Fund*) established under the Act and are instead to be paid to the local council or the Department as the case requires.

Item [5] of the proposed amendments inserts a provision to clarify that section 94EE (3A) does not limit any payments being made out of the Fund to a local council or the Department for the provision of infrastructure in relation to development.

Prerequisites to issue of subdivision or occupation certificates

The EP&A Act provides for voluntary agreements between planning authorities and developers (*planning agreements*), under which the developer is required to provide a development contribution for a public purpose.

Section 109J of the EP&A Act sets out requirements that must be satisfied before a subdivision certificate may be issued. Item [8] of the proposed amendments includes a requirement that all the requirements of a planning agreement that, by its terms, are required to be complied with before such a certificate is issued, have been met. Item [6] of the proposed amendments makes a parallel amendment to section 109H of the EP&A Act, which provides for requirements that must be satisfied before an occupation certificate may be issued. (Similar requirements exist in relation to conditions of a development consent (including any condition requiring a development contribution to be made) that are required to be met before a subdivision or occupation certificate may be issued.) Item [9] inserts a consequential savings and transitional provision.

Updating references

Item [7] of the proposed amendments updates a cross-reference as a consequence of (uncommenced) amendments to the EP&A Act by the *Environmental Planning and Assessment Amendment Act 2008*.

1.14	Environm 2008 No 3	nental Planning and Assessment Amendment Act	1 2
[1]	Schedule 3	Amendments relating to development contributions	3
		ect contribution that requires" from proposed clause 10 (1) (b) of to the <i>Environmental Planning and Assessment Act 1979</i> in 1 [7].	4 5 6
[2]	Schedule 3	.1 [7]	7
		proposed clause 10 (1) of Schedule 1 to the <i>Environmental d Assessment Act 1979</i> :	8 9
	(1A)	The imposition of a condition by an accredited certifier as authorised by a contributions plan is subject to compliance with any directions given under section 116L (1) (a), (b), (c) or (e) with which a council would be required to comply if issuing the complying development certificate concerned.	10 11 12 13 14
[3]	Schedule 3	.1 [7]	15
		end of proposed clause 18 of Schedule 1 to the <i>Environmental</i> and Assessment Act 1979:	16 17
	(3)	Subclause (1) does not limit any payments being made out of the Fund to a council or the Department under section 116ZF (1) (a).	18 19
	Planning and Environmenta References i	d amendments amend uncommenced provisions of the <i>Environmental Assessment Act</i> 1979 (the EP&A Act) as proposed to be inserted by the all Planning and Assessment Amendment Act 2008 (the 2008 Act). In this explanatory note to proposed provisions of the EP&A Act are those provisions as proposed to be inserted by the 2008 Act.	20 21 22 23 24 25
	Accredited o	ertifiers' authority to impose indirect contributions	26
	under that Ac requiring a development a direct cont section 94 cc	use 10 (1) (a) of Schedule 1 to the EP&A Act requires a contributions plan to specify whether or not an accredited certifier must impose a condition community infrastructure contribution when issuing a complying certificate. A <i>community infrastructure contribution</i> is defined to mean tribution (being a monetary or other contribution the equivalent of a ntribution) or an indirect contribution (being a monetary contribution the a section 94A contribution).	27 28 29 30 31 32 33
	Proposed cla plan can only a direct contri effect of this s impose to m interpreted as may impose item [1] of the to this ambiguthe imposition	use 10 (1) (b) of Schedule 1 to the EP&A Act provides that a contributions authorise the imposition by an accredited certifier of a condition requiring bution that requires the payment of a monetary contribution. The intended subclause is to limit the direct contributions that an accredited certifier may nonetary contributions. However, the subclause is capable of being is limiting, generally, the type of contributions that an accredited certifier to direct contributions that are monetary contributions. Accordingly, e proposed amendments omits the words in the subclause that give rise uity and, in so doing, confirms that a contributions plan can only authorise in by an accredited certifier of a condition requiring payment of a monetary whether by way of a direct or an indirect contribution).	34 35 36 37 38 39 40 41 42 43

	Parallel amendr	nents	1				
	Schedule to prov	I make the same amendments as those made elsewhere in this isions of the <i>Environmental Planning and Assessment Act 1979</i> , to the ill replace them when Schedule 3.1 [7] to the 2008 Act commences.	2 3 4				
1.15	•	es Act 1989 No 192	5				
	Section 80 Info	ormation to policy holders	6				
	Insert at the end	d of section 80 (2) (b):	7				
		, and	8				
	(c	any contribution required under the <i>State Emergency Service Act 1989</i> .	9 10				
	Commencemen	t	11				
		commences, or is taken to have commenced, on 1 July 2009, the date	12				
		nt of Part 5A of the State Emergency Service Act 1989, as inserted by	13				
		the State Revenue and Other Legislation Amendment (Budget	14 15				
	Measures) Act 2						
	Explanatory not	the State Revenue and Other Legislation Amendment (Budget	16 17				
	Measures) Act 2	1008 commences on 1 July 2009 and inserts Part 5A into the State	18				
	Emergency Serv	vice Act 1989. That Part requires local government councils and	19 20				
	insurance companies to contribute, along with the State Government, to the costs of State Emergency Service expenditure.						
The object of the proposed amendment to the Fire Brigades Act 1989 is to require an							
	insurance compa	any that issues a person with an invoice or other statement in relation	23				
		e or contents insurance to provide that person with a statement that nount of the premium that is attributable to any contribution required	24 25				
	under the State	Emergency Service Act 1989. This is consistent with the statement	26				
		to be provided by insurance companies with respect to similar	27				
	contributions paid	d under the <i>Rural Fires Act 1997</i> .	28				
1.16	Firearms Ac	ct 1996 No 46	29				
	Section 36 Un	registered firearms	30				
	Insert after sect	tion 36 (3):	31				
	(4) A	person who is a resident of another State or Territory does not	32				
		mmit an offence under this section of possessing or using an	33				
		registered firearm if the firearm is registered under a law in	34				
		rce in that other State or Territory.	35				
	Explanatory not		36				
		mendment to the <i>Firearms Act 1996</i> provides that a person who is a	37				
	under section 36	te or Territory other than New South Wales will not commit an offence of that Act of possessing or using an unregistered firearm if the red in that other State or Territory.	38 39 40				

1.17	Gas Supply Act 1996 No 38	1
	Section 33K Market operations rules	2
	Omit section 33K (1) (d).	3
	Commencement	4
	The amendment commences, or is taken to have commenced, on the commencement	5
	of section 14 of the <i>National Gas</i> (South Australia) (National Gas Law—Australian Energy Market Operator) Amendment Act 2009 of South Australia.	6 7
	Explanatory note	8
	The Council of Australian Governments has agreed to establish a national energy market operator, Australian Energy Market Operator Limited (<i>AEMO</i>) which is to have	9 10
	its statutory functions conferred on it by way of amendments to the National Electricity	11
	Law (the Schedule to the National Electricity (South Australia) Act 1996 of South Australia) and the National Gas Law (the Schedule to the National Gas (South	12 13
	Australia) Act 2008 of South Australia). Those laws apply as laws of NSW by virtue of	14
	the National Electricity (New South Wales) Act 1997 and the National Gas (New South Wales) Act 2008, respectively.	15 16
	The proposed amendment to the Gas Supply Act 1996 omits a power for the Minister	17
	for Energy to approve rules for or with respect to the establishment and operation of	18
	retail market business systems for the natural gas industry. These matters are now to be the responsibility of AEMO.	19 20
4 40	Halla Bada (Lasa (assa Osa al Osa asafas) Ast 0000	
1.18	Holiday Parks (Long-term Casual Occupation) Act 2002 No 88	21
	NO 00	22
[1]	Sections 26 (2), 32 (3), 34 (5) and 35 (5)	23
	Omit the subsections.	24
[2]	Section 33 Right of park owner to compensation where occupant	25
	abandons site	26
	Omit "in the form prescribed by the regulations" from section 33 (3).	27
	Explanatory note	28
	The proposed amendments to the <i>Holiday Parks (Long-term Casual Occupation) Act</i> 2002 omit the requirement that an application to the Consumer, Trader and Tenancy	29 30
	Tribunal (the <i>Tribunal</i>) under that Act must be made using the form prescribed by the	31
	regulations. This requirement is redundant because section 24 (2) of the <i>Consumer</i> ,	32
	Trader and Tenancy Tribunal Act 2001 requires an application to be made to the Tribunal in accordance with the regulations made under that Act.	33 34
1.19	Holiday Parks (Long-term Casual Occupation) Regulation	35
- 3	2003	36
	Part 2 and Schedule 1	37
	Omit the Part and the Schedule.	38

Statute Law (Miscellaneous Provisions) Bill 2009

Schedule 1 Minor amendments

	Explanatory note The proposed amendment to the Holiday Parks (Long-term Casual Occupation) Regulation 2003 is consequential on the proposed amendments to the Holiday Parks (Long-term Casual Occupation) Act 2002 made elsewhere in this Schedule.	1 2 3 4
1.20	Innovation Council Act 1996 No 77	5
[1]	Section 6 Membership and procedure of Council	6
	Omit "16 members" from section 6 (1).	7
	Insert instead "no fewer than 10, and no more than 16, members".	8
[2]	Section 6 (2)	9
	Omit "is to be" where secondly occurring. Insert instead "may be".	10
[3]	Schedule 1 Provisions relating to members of Council	11
	Omit clauses 1 and 2 (2).	12
[4]	Schedule 1, clause 6 (1) (d)	13
	Omit "Part 8 of the Public Sector Management Act 1988".	14
	Insert instead "Chapter 5 of the <i>Public Sector Employment and Management Act 2002</i> ".	15 16
[5]	Schedule 1, clause 8 (1)	17
	Omit "Part 2 of the Public Sector Management Act 1988".	18
	Insert instead "Chapter 2 of the <i>Public Sector Employment and Management Act 2002</i> ".	19 20
[6]	Schedule 2 Provisions relating to procedure of Council	21
	Omit "at least 12 of the members" from clause 1.	22
	Insert instead "a simple majority of the members".	23
[7]	Schedule 2, clause 3	24
	Omit "9 members". Insert instead "a simple majority of members".	25

[8]	Schedule 3 Savings and transitional provisions Insert after Part 2:				
	111501	t arter	rait 2.	2	
	Part 3		Provisions consequent on enactment of Statute Law (Miscellaneous Provisions) Act 2009		
			AGC 2000	5	
	7	Defir	nition	6	
			In this Part: amending Act means the Statute Law (Miscellaneous Provisions) Act 2009.	7 8 9	
	8	Cont	inuation of office of members	10	
		(1)	A person who, immediately before the commencement of the amendments to section 6 made by the amending Act, held office as a member of the Council is taken to have been appointed as such under section 6 as amended by the amending Act.	11 12 13 14	
		(2)	A person who, immediately before the commencement of the amendments to section 6 made by the amending Act, held office as Chairperson or Deputy Chairperson of the Council is taken to have been appointed as such under section 6 as amended by the amending Act.	15 16 17 18 19	
		(3)	Subject to this Act, each person referred to in subclause (1) or (2) holds the relevant office for the residue of the term for which he or she was appointed to that office under section 6 as in force immediately before its amendment by the amending Act.	20 21 22 23	
	-	anatory		24	
	South is to amer	n Wales consist idments	ction 6 of the <i>Innovation Council Act 1996</i> (<i>the Act</i>) provides that the New Innovation Council (<i>the Innovation Council</i>) established under the Act of 16 members appointed by the Governor. Item [1] of the proposed to the Act instead provides for the Innovation Council to consist of no 0, and no more than 16, members so appointed.	25 26 27 28 29	
	Innov	ation C	the Act also requires the appointment of one of the members of the council as a Deputy Chairperson. Item [2] of the proposed amendments equirement discretionary.	30 31 32	
			ne proposed amendments omits spent provisions relating to the terms of members of the Innovation Council.	33 34	
	Items	[4] and	[5] of the proposed amendments update references to a repealed Act.	35	
	Innov the C of the	ation Council. member	the proposed amendments changes the quorum for a meeting of the ouncil from 9 members of the Council to a simple majority of members of Similarly, item [6] of the proposed amendments changes (from at least 12 ers, to a simple majority of the members) the number of members who are the total additional meeting of the Innovation Council (beyond its first	36 37 38 39 40	

	6 mee	etings i dments	n a year) before such an additional meeting may be held. These are consequential on that made by item [1].	1 2
	Item conse	[8] of tequent of	he proposed amendments inserts savings and transitional provisions on the amendments made by items [1] and [2].	3 4
1.21	Lan No 2		μuisition (Just Terms Compensation) Act 1991	5 6
[1]	Sect	ion 43	Α.	7
	Inser	t after	section 43:	8
	43A	Ame	ndment or rescission of compensation notice	9
		(1)	An authority of the State may, by a further notice, amend a compensation notice to correct a clerical error or obvious mistake.	10 11 12
		(2)	An authority of the State must, by a further notice, amend a compensation notice to correct the amount of compensation offered if the Valuer-General changes his or her determination of the amount of compensation to be offered.	13 14 15 16
		(3)	A further notice under this section is to be given in the same manner as the compensation notice concerned was given.	17 18
		(4)	A compensation notice cannot be amended under this section after the offer of compensation in the notice has been accepted.	19 20
	(5) An amendment of a compensation notice by a further noti under this section has effect:		An amendment of a compensation notice by a further notice under this section has effect:	21 22
			(a) from the date of the original notice (or a later date specified in the further notice) if there has been no change in the amount of compensation offered, or	23 24 25
			(b) from the date of the further notice if there has been such a change.	26 27
		(6)	If an amendment made to a compensation notice under this section takes effect on a day other than the day on which the original notice was received by the former owner, the notice is taken, for the purposes of sections 45 and 66, to have been received by the former owner on the day on which the amendment takes effect.	28 29 30 31 32 33
		(7)	If an acquisition notice is rescinded, the compensation notice relating to the acquisition is also rescinded.	34 35

[2]	Section 70	Comp	pensation for rescission of acquisition notice	1	
	Omit "comp	oensat	ion notice" wherever occurring in section 70 (3) and (4).	2	
	Insert instea	ıd "aco	quisition notice".	3	
	Explanatory	note		4	
	provides for to a former on otice is give compensation provides that accepted folloand proceeding and proceeding and proceeding to a former of the total and proceeding and	he Valuence he value he value he of the he an of he owing so	Land Acquisition (Just Terms Compensation) Act 1991 (the Act) user-General to determine the amount of compensation to be offered of land for the compulsory acquisition of the land. A compensation of the section 42 of that Act which offers the affected land owner amount determined by the Valuer-General. Section 45 of that Act offer of compensation in a compensation notice is deemed to be 90 days after the compensation notice is given unless it is rejected to the taken by the owner of the land.	5 6 7 8 9 10 11 12	
	amend a co compensatio the State to a or an obviou compensatio been receive amendment a offer of comp Item [2] of th	mpens In that in Inmend Its mist In offered Its on the	action notice if the Valuer-General redetermines the amount of is to be offered to the former owner and authorises the authority of a compensation notice for the purpose of correcting a clerical error aske in the notice. If any such amendment alters the amount of ed to the former owner, the compensation notice is taken to have e date that the amendment to the notice takes effect. The proposed ovides that a compensation notice may not be amended after the on in the notice has been accepted. Dosed amendments amends section 70 of the Act to remove an to a 'compensation notice', and to replace it with a reference to an	14 15 16 17 18 19 20 21 22 23 24	
			nent (Controlled Operations) Act 1997 No 136	25	
[1]	Section 10	Varia	tion of authority	26	
	Insert after section 10 (9):				
	(10)	suffice from the a satisf	authority to conduct a controlled operation is varied, it is a cient defence to criminal or disciplinary proceedings arising conduct that is engaged in by the defendant in reliance on authority as in force prior to that variation if the defendant fies the court or tribunal before which the proceedings are g heard:	28 29 30 31 32 33	
		(a)	that the defendant engaged in the conduct in good faith for the purposes of, and in the course of, the controlled operation, and	34 35 36	
		(b)	that, had the authority not been varied, the conduct would have been lawful by operation of section 16, and	37 38	
		(c)	that the defendant was unaware, and could not reasonably be expected to have been aware, that the authority had been varied.	39 40 41	

[2]	Section 200 Effect of being unaware of variation or cancellation of authority	1 2			
	Omit "Section 12 (3) does" from section 20O (4).	3			
	Insert instead "Sections 10 (10) and 12 (3) do".	4			
[3]	Section 20S Mutual recognition of corresponding authorities	5			
	Insert at the end of the section:	6			
	(h) section 20O (Effect of being unaware of variation or cancellation of authority).	7 8			
	Explanatory note	9			
	Item [1] of the proposed amendments to the <i>Law Enforcement (Controlled Operations)</i> Act 1997 (the Act) provides for a defence to criminal or disciplinary proceedings arising from certain conduct engaged in the course of a controlled operation in circumstances where the authority to conduct the controlled operation was varied and the defendant was not aware of the variation. Item [2] is a consequential amendment. Item [3] of the proposed amendments extends the provisions of the Act, which provide	10 11 12 13 14			
	protection to a participant in a cross-border controlled operation authorised under a corresponding law, to cases where the participant was unaware of a variation or cancellation of an authority.	16 17 18			
1.23	Library Act 1939 No 40	19			
[1]	Schedule 1 Composition and procedure of the Council	20			
	Omit "for 3 years" from clause 3 (1).	21			
	Insert instead "for such period, not exceeding 3 years, as is specified in the member's instrument of appointment".	22 23			
[2]	Schedule 2 Savings and transitional provisions	24			
	Insert at the end of the Schedule:	25			
	2 Provision consequent on enactment of Statute Law (Miscellaneous Provisions) Act 2009	26 27			
	The amendment to clause 3 (1) of Schedule 1 made by the <i>Statute Law (Miscellaneous Provisions) Act 2009</i> does not affect the term of office that a person holds as a member of the Council immediately before the amendment took effect.	28 29 30 31			
	Explanatory note				
	Currently, the <i>Library Act</i> 1939 (the Act) provides that (subject to various provisions of the Act) a member of the Library Council of New South Wales is to hold office for 3 years. Item [1] of the proposed amendments to the Act instead requires a member to hold office for such period, not exceeding 3 years, as is specified in the member's instrument of appointment. The amendment is consistent with provision made for the term of office of trustees under the <i>Art Gallery of New South Wales Act</i> 1980 and the <i>Historic Houses Act</i> 1980 and for the term of like offices under the <i>Film and Television Office Act</i> 1988.	33 34 35 36 37 38 39 40			

			posed amendments inserts a savings and transitional provision dment proposed to be made by item [1].	1 2
1.24	Local Co	urts /	Act 1982 No 164	3
	Section 24	Remu	neration	4
	Insert after	section	n 24 (4):	5
	(5)	allow Magi	ever, a Magistrate is not entitled to the remuneration and vances referred to in this section for any period for which the strate is on leave without pay (being leave that is agreed to e Magistrate).	6 7 8 9
	Explanatory	note	-	10
	allowances re Act are to be proposed am remuneration	eferred e paid nendme and a	cal Courts Act 1982 (the Act) provides that the remuneration and to in that section and payable to a Magistrate appointed under the so long as the Magistrate continues to hold office as such. The ent to the Act clarifies that Magistrates are not entitled to such llowances for any period for which they are on leave without payer have agreed to take).	11 12 13 14 15 16
1.25	Mental Ho	ealth	Act 2007 No 8	17
[1]	Section 32	Deten	tion on order of Magistrate or bail officer	18
	Omit "polic section 32 (cer" from section 32 (2) and where firstly occurring in	19 20
	Insert instea	ıd "rel	evant person".	21
[2]	Section 32	(7)		22
	Insert after	section	1 32 (6):	23
	(7)		bsections (2) and (3):	24
	()		ant person means:	25
		(a)	if the detained person was taken to the mental health facility on an order under section 33 of the <i>Mental Health</i> (Forensic Provisions) Act 1990, any person (including a police officer) charged by the order with taking the person from the facility, or	26 27 28 29 30
		(b)	in any other case, a police officer.	31
	Explanatory	note		32
	release of a printo the custof the person be are consequent	person ody of a efore a ential o nental i	ndments to the <i>Mental Health Act 2007</i> update provisions for the following a mental illness assessment to provide for their release my person (not just a police officer) who is responsible for bringing magistrate or justice following the assessment. The amendments in recent changes to the procedures for the transporting of persons illness assessments that enable persons other than police officers role.	33 34 35 36 37 38 39

1.26	Mental H	ealth (Forensic Provisions) Act 1990 No 10	1	
[1]	Section 33	Mentally ill persons	2	
		rson authorised to take persons to or from a mental health facility Act who is" from section 33 (5A) (b).	3 4	
[2]	Section 76	E Transfer and transport of patients	5	
	Omit "or co	orrectional patient" from section 76E (4).	6	
		ad ", a correctional patient or a person the subject of a transfer order on 55 who has not yet been transferred".	7 8	
[3]	Section 76	E (5)	9	
	Omit "or co	orrectional patient".	10	
	Insert instead ", a correctional patient or a person the subject of a transfer order under section 55 who has not yet been transferred,".			
[4]	Section 76J Exchange of information			
	Omit section 76J (1). Insert instead:			
	(1)	The Director-General, the Commissioner of Corrective Services and the Director-General of the Department of Juvenile Justice may enter into arrangements (an <i>information sharing protocol</i>) with each other to enable information held by their Departments and (in the case of the Director-General of the Department of Health) associated agencies to be shared or exchanged between those Departments and agencies.	15 16 17 18 19 20 21	
[5]	Section 76	J (3)	22	
	Omit the su	absection. Insert instead:	23	
	(3)	Under an information sharing protocol, each Department and associated agency the subject of the arrangement is authorised:	24 25	
		(a) to request and receive information held by any other Department or associated agency the subject of the arrangement, and	26 27 28	
		(b) to disclose information to any of those Departments or associated agencies,	29 30	
		and without the consent of any person concerned, but only to the extent that the information is reasonably necessary to assist in the exercise of functions under this Act or the functions of the relevant Departments or associated agencies concerned.	31 32 33 34	

[6]	Section 76J (4)	1			
	Insert "or associated agency" after "Department".	2			
[7]	Section 76J (6)	3			
	Insert after section 76J (5):				
	(6) In this section:	5			
	associated agency means any of the following:	6			
	(a) an area health service (within the meaning of the <i>Health Services Act 1997</i>),	7 8			
	(b) a statutory health corporation (within the meaning of the <i>Health Services Act 1997</i>).	9 10			
	Explanatory note	11			
	Persons who may transport defendants to a mental health facility under section 33	12 13			
	Item [1] of the proposed amendments to the <i>Mental Health (Forensic Provisions) Act</i> 1990 (<i>the Act</i>) relates to restrictions on the kinds of persons who can be assigned to transport a defendant to a mental health facility for a mental illness assessment. The existing requirement is that the person be a kind of person prescribed by the regulations with an additional requirement that the person be authorised under the Act to do so. The amendment omits the additional requirement for authorisation under the Act on the basis that it is an unintended duplication of the requirement for authorisation by the regulations.				
	Application of section 76E to persons the subject of section 55 transfer orders	22			
	Item [2] of the proposed amendments makes it clear that when a prisoner in a correctional centre is ordered to be transferred to a mental health facility, the existing arrangements for the transfer of patients of mental health facilities (which currently only apply to prisoners once they have been transferred to and become patients of those facilities) will apply to the transport of the prisoner even though the prisoner is not (until transferred) a patient of a mental health facility. Item [3] makes a consequential amendment to the provision that deals with the powers and responsibilities of persons who transport patients to and from a mental health facility.	23 24 25 26 27 28 29 30			
	Parties to information sharing protocols under section 76J	31			
	Item [4] of the proposed amendments requires the existing powers of the Departments of Health, Corrective Services and Juvenile Justice to enter into information sharing protocols with each other to be exercised by the heads of those Departments and also allows associated agencies of the Department of Health to share and exchange information under those protocols. Item [7] defines associated agencies to mean area health services and statutory health corporations (within the meaning of the <i>Health Services Act 1997</i>). Item [6] makes a consequential amendment.	32 33 34 35 36 37 38			
	Persons whose consent is not required before information may be shared under section 76J				
	Item [5] of the proposed amendments allows information to be shared and exchanged by Departments and associated agencies under an information sharing protocol without the consent of any person concerned (not just any patient concerned, as at present) to allow for the fact that information sharing protocols need not be limited to information about patients and can relate to information about other persons (as a result of the regulations extending the information to which they can relate).	41 42 43 44 45 46			

4 27	Mining Among	description of 2000 No. 40	
1.27	wining Amend	dment Act 2008 No 19	1
[1]	Schedule 1 Ame	ndment of Mining Act 1992	2
	Omit "must be" v 163 (6A) in Scheo	where secondly and thirdly occurring in proposed section dule 1 [109].	3 4
[2]	Schedule 1 [215]		5
	Insert at the end o	f proposed section 248C (1) (b):	6
		, and	7
	(c)	any premises where the inspector reasonably believes that documents that relate to any activity referred to in paragraph (a) or (b) are kept—at any time.	8 9 10
[3]	Schedule 1 [215]		11
	Omit proposed se	ction 248E (2) (g). Insert instead:	12
	(g)	take extracts from, or a copy of, any records,	13
	Explanatory note		14
	Item [1] of the propomits words that are	osed amendments to the <i>Mining Amendment Act 2008</i> (<i>the Act</i>) erepeated unnecessarily.	15 16
	The Act makes vari that confer powers proposed sections 2	ious amendments to the <i>Mining Act 1992</i> , including to provisions on inspectors. On the commencement of those amendments, 248C and 248E will replace sections 247 and 247A, which currently of inspectors and royalty officers.	17 18 19 20
	Item [2] of the prop premises where th prospecting operat (Section 248D make not entitle an inspec	osed amendments enables an inspector to enter at any time any e inspector reasonably believes that documents that relate to ions, mining operations or mining purposes are being kept. es it clear that the power of entry in the amended section 248C does to to enter any part of premises used only for residential purposes r has the permission of the occupier or has a search warrant.)	21 22 23 24 25 26
	•	spectors to take extracts from (not only copies of) records at	27 28
	The powers conferred similar to those curr	ed on inspectors by the sections amended by items [2] and [3] are ently exercisable by a royalty officer under section 247A.	29 30
1.28	Museum of Ap	oplied Arts and Sciences Act 1945 No 31	31
[1]	Section 4 Appoir	ntment of trustees	32
- -	Omit "for 3 years"	" from section 4 (3).	33
	Insert instead "for trustee's instrume	r such period, not exceeding 3 years, as is specified in the nt of appointment".	34 35

[2]	Sche	dule 1 Savings, transitional and other provisions	1		
	Insert	at the end of the Schedule:	2		
	2	Provision consequent on enactment of Statute Law (Miscellaneous Provisions) Act 2009	3		
		The amendment to section 4 (3) made by the <i>Statute Law</i> (<i>Miscellaneous Provisions</i>) <i>Act 2009</i> does not affect the term of office that a person holds as a trustee immediately before the amendment took effect.	5 7 8		
	Expla	natory note	9		
	(subjections) Science instea specif provis Wales	ntly, the <i>Museum of Applied Arts and Sciences Act 1945</i> (<i>the Act</i>) provides that ct to various provisions of the Act) a trustee of the Museum of Applied Arts and ces is to hold office for 3 years. Item [1] of the proposed amendments to the Act d requires a trustee to hold office for such period, not exceeding 3 years, as is ited in the trustee's instrument of appointment. The amendment is consistent with item made for the term of office of trustees under the <i>Art Gallery of New South Act 1980</i> and the <i>Historic Houses Act 1980</i> and for the term of like offices under and <i>Television Office Act 1988</i> .	10 11 12 13 14 15 16		
	Item [relatin	2] of the proposed amendments inserts a savings and transitional provision g to the amendment proposed to be made by item [1].	18 19		
1.29	Pest	icides Act 1999 No 80	20		
[1]	Secti	on 22 Fee	21		
	Insert	"(if any)" after "prescribed fee" in section 22 (2).	22		
[2]	Secti	on 27 Fee	23		
	Insert	"(if any)" after "prescribed fee" in section 27 (2).	24		
[3]	Section 46 Application for licence				
		"if required by the regulations—" before "be accompanied" in on 46 (3) (b).	26 27		
[4]	Secti	on 50 Licence fees	28		
		", before the date prescribed by the regulations for the purpose," from on 50 (1).	29 30		
[5]	Secti	on 50 (1A)	31		
	Insert	after section 50 (1):	32		
	((1A) The annual licence fee must be paid:	33		
		(a) within the time prescribed by the regulations, or	34		

	(b) if no such time is prescribed, within the time determined by the Environment Protection Authority and notified to	1 2
	the holder of the licence.	3
[6]	Section 56 Application for certificate of competency	4
	Insert "(if any)" after "fee" in section 56 (2) (b).	5
	Explanatory note	6
	Items [1], [2] and [6] of the proposed amendments to the <i>Pesticides Act 1999</i> (<i>the Act</i>)	7
	make it clear that the regulations may, but need not necessarily, prescribe the fees referred to in sections 22 (2), 27 (2) and 56 (2) (b).	8 9
	Item [3] of the proposed amendments provides that applications for an aircraft	10
	(pesticide applicator) licence must be accompanied by evidence relating to insurance only if the regulations require it.	11 12
	Items [4] and [5] of the proposed amendments provide that an annual licence fee under	13
	the Act must be paid within the time prescribed by the regulations or, if no such time is	14
	prescribed, within the time determined by the Environment Protection Authority and	15
	notified to the holder of the licence. Currently such annual licence fees must be paid before the date prescribed by the regulations.	16 17
	actions and date processing a system regulation.	
1.30	Police Act 1990 No 47	18
	Section 8 Commissioner to manage and control NSW Police Force	19
	Insert after section 8 (4):	20
	(4A) The Commissioner (on behalf of the Crown) may make or enter	21
	into contracts or arrangements with any person for the carrying	22
	out of works or the performance of services or the supply of	23
	goods or materials in connection with the exercise of the	24
	functions of the NSW Police Force.	25
	Explanatory note	26
	The proposed amendment to the <i>Police Act 1990</i> puts beyond doubt the authority of	27
	the Commissioner of Police to enter into commercial contracts or arrangements with	28
	any person for the carrying out of works or services or the supply of goods or materials that involves the NSW Police Force.	29 30
	that hivolves the NOVV Folice Force.	30
1.31	Privacy and Personal Information Protection Act 1998	31
	No 133	32
		02
	Section 33 Preparation and implementation of privacy management	33
	plans	34
	Omit section 33 (3).	35
	Explanatory note	36
	The proposed amendment to the <i>Privacy and Personal Information Protection Act</i> 1998	37
	(the Act) removes a provision requiring public sector agencies to include in their annual	38
	reports a statement of their compliance with the Act and statistical details of internal reviews they conduct under the Act. The provision is transferred to more appropriate	39 40

		tutory E	ne Annual Reports (Departments) Regulation 2005 and the Annual Bodies) Regulation 2005) by proposed amendments elsewhere in	
1.32	Protectio	n of	the Environment Operations Act 1997 No 156	4
[1]	Section 10	4 Com	pliance cost notices	
	Omit "(othe	er than	the EPA)" from section 104 (3).	(
[2]	Section 212	2A Re	vocation or variation	-
	Omit section	n 212	A (4). Insert instead:	{
	(4)		tice may only be revoked or varied by:	ç
	()	(a)	the authority that gave the notice, or	10
		(b)	the authorised officer who gave the notice, or	1
		(c)	another authorised officer who is a member of staff of the	12
	Explanatory	4 .	authority that appointed the officer who gave the notice.	1; 14
	Item [1] of the proposed amendments to the <i>Protection of the Environment Operations Act 1997 (the Act)</i> amends section 104 of the Act so as to enable the EPA to recover all or any reasonable costs incurred by the EPA in connection with a prevention notice from the person to whom the notice was given. Currently section 104 excludes the EPA from recovering such costs. Item [2] of the proposed amendments provides that a notice given under Chapter 7 (Investigation) of the Act may be revoked or varied by an authorised officer who is a member of staff of the authority who gave the notice. Currently section 212A (4) of the Act enables only the authority or the authorised officer who gave the notice to revoke or vary the notice.			
1.33	Real Prop	perty	Act 1900 No 25	2
	Section 47	Reco	rding, variation and release of easements etc	26
	Omit "trans case may re	fer reg quire"	sistered under this Act and altered as the circumstances of the from section 47 (6).	27 28
	Insert instea	_	gistered dealing in the approved form".	29 30
	The proposed to make provis recorded in	d amen ision fo n the Re	indment updates section 47 of the Real Property Act 1900 (the Act) or an easement, profit à prendre or restriction on the use of land that egister to be released by a registered dealing in the approved form way of a transfer registered under the Act).	3: 3: 3: 3:
1.34	Registere	ed Cl	ubs Act 1976 No 31	35
	Schedule 2	2 Savir	ngs, transitional and other provisions	36
	Omit clause	94 (3) and (4).	37

	Commencement	1
	The amendment commences, or is taken to have commenced, on 30 June 2009.	2
	Explanatory note	3
	When the <i>Liquor Act 2007</i> was enacted, a transitional arrangement was included in the <i>Registered Clubs Act 1976</i> to allow an existing registered club (that is, a club in respect of which a certificate of registration was in force before the commencement of the new liquor licensing scheme on 1 July 2008) that was already operating under unrestricted trading hours to continue to trade on that basis after that date. The transitional arrangement as enacted is conditional on the club providing the Casino, Liquor and Gaming Control Authority, within 12 months of the commencement of the new licensing scheme, with a statement (verified by statutory declaration) of its current trading hours. Failure to provide the statement by 1 July 2009 results in the trading hours of the club reverting to the standard trading period under the <i>Liquor Act 2007</i> (that is, midnight closing time) which applies to new clubs licensed under that Act. The proposed amendment to the <i>Registered Clubs Act 1976</i> removes the requirement for an existing registered club that was operating under unrestricted on-premises trading hours before 1 July 2008 to provide a statement of its current trading hours in	2 5 6 7 8 9 10 11 12 13 14 15 16
	order to be able to continue to trade on that basis after 1 July 2009.	18
1.35	Residential Parks Act 1998 No 142	19
[1]	Section 137 Functions of Director-General	20
	Omit ", including prosecution," from section 137 (b).	21
[2]	Section 137 (b1)	22
	Insert after section 137 (b):	23
	(b1) to prosecute any offence under this Act or the regulations,	24
	Explanatory note	25
	The proposed amendments to the <i>Residential Parks Act 1998</i> (<i>the Act</i>) make it clear that the Director-General may prosecute any offence under the Act or regulations made under the Act, without the need for such prosecution to follow on from the investigation and attempted resolution of a complaint by a park owner or resident.	26 27 28 29
1.36	Residential Tenancies Act 1987 No 26	30
[1]	Section 118 Functions of Tenancy Commissioner	31
	Omit ", including prosecution," from section 118 (b).	32
[2]	Section 118 (b1)	33
	Insert after section 118 (b):	34
	(b1) to prosecute any offence under this Act or the regulations,	35
	Explanatory note	36
	The proposed amendments to the <i>Residential Tenancies Act 1987</i> (<i>the Act</i>) make it clear that the Tenancy Commissioner may prosecute any offence under the Act or the regulations made under the Act, without the need for the prosecution to follow on from the investigation or resolution of a complaint by a landlord or tenant	37 38 39 40

1.37	State Property Authority Act 2006 No 40	1			
[1]	Schedule 1 Property transferred to Authority	2			
	Omit the following matter from under the heading "Miscellaneous properties":	3 4			
	Lot 112 in Deposited Plan 48439	5			
	Lot 701 in Deposited Plan 96508	6			
	Lot 1 in Deposited Plan 738477	7			
	Lot 4, Section 79 in Deposited Plan 758536	8			
[2]	Schedule 1	9			
	Omit the following matter from under the heading "Miscellaneous properties":	10 11			
	Lot 7, Section 5 in Deposited Plan 759003	12			
[3]	Schedule 1				
	Omit "AB382627" from the matter relating to the lease of suite 3A (including small store room) and suite 3B, 490 David Street, Albury, under the heading "Leases" wherever occurring.	14 15 16			
	Insert instead "AE216673".	17			
[4]	Schedule 1	18			
	Omit "8789017" from the matter relating to the lease of Lots 4, 5 and 6 in Strata Plan 65943 at 1 Darling Street, Tamworth, under the heading " Leases ".	19 20			
	Insert instead "AE117231".	21			
[5]	Schedule 1	22			
	Omit "AC207393" wherever occurring in the matter relating to the lease of area 3, 3rd floor, 43 Burelli Street, Wollongong under the heading "Leases".	23 24			
	Insert instead "AE133390".				
[6]	Schedule 1	26			
	Omit "6215606" from the matter relating to the lease of Level 24, Governor Macquarie Tower, 1 Farrer Place, Sydney under the heading "Leases".	27 28			
	Insert instead "9215606".	29			

[7]		2 Savings, transitional and other provisions are clause 1:	1		
	Part 1	General	3		
[8]	Schedule Insert after	2, Part 2, heading clause 1:	5		
	Part 2	Provisions consequent on enactment of Statute Law (Miscellaneous Provisions) Act 2008	6 7 8		
[9]	Schedule 2, Part 3 Insert after clause 2:				
	Part 3	Provisions consequent on enactment of Statute Law (Miscellaneous Provisions) Act 2009	11 12 13		
	3 Tran	nsfer of certain property removed from Schedule 1	14		
	(1)	This clause applies to Lot 7, Section 5 in Deposited Plan 759003.	15		
	(2)	On the transfer date, the property to which this clause applies vests in the original owner for an estate in fee simple:	16 17		
		(a) without the need for any further conveyance, transfer, assignment or assurance, and	18 19		
		(b) subject to any trusts, estates, interests, dedications, conditions, restrictions and covenants to which the land was subject immediately before the transfer date.	20 21 22		
	(3)	Sections 18 (2) and 20 (1)–(4) apply, with any necessary modifications, to, and in respect of, the transfer of the property by the operation of this clause in the same way as those provisions apply to and in respect of the transfer of property under Part 4.	23 24 25 26		
	(4)	For the avoidance of doubt, in section 18 (2), as applied:	27		
		(a) a reference to the transfer date is taken to be a reference to the transfer date within the meaning of this clause, and	28 29		
		(b) a reference to the Authority is taken to be a reference to the original owner, and	30 31		

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		(c)	a reference to the transferor is taken to be a reference to the Authority.	1 2
	(5)	In th	is clause:	3
	, ,	origi	inal owner means the government agency which held the	4
		prop	erty to which this clause applies immediately before it was	5
			ed in the Authority by this Act.	6
			sfer date means the date on which the description of the erty to which this clause applies was omitted from	7
			Edule 1 by the Statute Law (Miscellaneous Provisions) Act	8
		2009		10
	4 Trans	sfer d	ate of amended descriptions	11
			he avoidance of doubt, the amendment of the description of	12
			se listed in Schedule 1 by the Statute Law (Miscellaneous	13
			visions) Act 2009 does not affect the date on which the affer of that lease was purported to occur.	14
	Explanatory		itel of that lease was purported to occur.	15 16
			State Property Authority Act 2006 (the Act) describes property for	17
	the purpose	of effe	ecting its transfer under the Act to the State Property Authority.	18
			oposed amendments to the Act removes from that Schedule n properties that do not meet the criteria specified in section 19 of	19 20
	the Act for inc	21		
	Item [2] of the	ne prop	cosed amendments removes a reference to a property that was if in Schedule 1 to the Act. Item [9] of the proposed amendments	22 23
	provides for t	the trar	riff Schedule 1 to the Act. Item [5] of the proposed amendments as	23 24
			that held the property immediately before the property was listed	25
	consequentia		the Act. Items [7] and [8] of the proposed amendments make ndments.	26 27
	Items [3]–[6] certain lease		e proposed amendments correct dealing numbers in respect of	28 29
	Item [9] of the	e propo	osed amendments also makes it clear that the corrections made to	30
			is [3]–[6] do not affect the date on which the transfers concerned ave occurred.	31 32
1 22	Strata Sc	hom	es Management Act 1996 No 138	33
1.00			•	33
			ctions of Director-General	34
	Omit section	n 212	(2) (a)–(c). Insert instead:	35
		(a)	investigating and carrying out research into matters	36
		(1.)	relating to or affecting strata schemes,	37
		(b)	investigating and attempting to resolve complaints and disputes relating to strata schemes and taking such action	38 39
			as the Director-General thinks appropriate,	39 40
		(c)	prosecuting any offence under this Act or the regulations,	41
		()		

	Explanatory note The proposed amendment to the Strata Schemes Management Act 1996 (the Act) makes it clear that the Director-General may investigate and carry out research into matters relating to strata schemes, investigate complaints and disputes relating to strata schemes and prosecute any offence under the Act or the regulations made under the Act.				
1.39	Subordin	ate L	∟egislation Act 1989 No 146	7	
[1]	Section 10	Stage	ed repeal of statutory rules	8	
	Omit section	n 10 (4	4) (a) and (c).	9	
[2]	Section 10	(4A) a	and (4B)	10	
	Insert after s	section	n 10 (4):	11	
	(4A)		bite the other provisions of this Part, the following lations remain in force until 1 September 2010, unless sooner aled:	12 13 14	
		(a)	the Associations Incorporation Regulation 1999,	15	
		(b)	the Day Procedure Centres Regulation 1996,	16	
		(c)	the Motor Vehicle Repairs Regulation 1999,	17	
		(d)	the Private Hospitals Regulation 1996.	18	
	(4B)	and l	Safety Regulation 2001 remains in force until 1 September 4, unless sooner repealed.	19 20 21	
[3]	Section 11	Postr	ponement of repeal in specific cases	22	
		-	4B)" after "section 10 (4)" in section 11 (6).	23	
	Explanatory note				
	The Subordinate Legislation Act 1989 (the Act) provides for the automatic repeal of statutory rules. The repeal takes effect on the fifth anniversary of the date on which the statutory rule was published (in the case of a statutory rule published on 1 September in any year) or on 1 September following the fifth anniversary of the date on which it was published (in any other case)—see section 10 (2) of the Act. Unless it is intended to allow the statutory rule to lapse, a statutory rule that is due for repeal under the Act is usually remade in advance of the repeal date.				
	the Governor	, for a p	ct permits the repeal of a statutory rule to be postponed, by order of period of one year. However, the repeal of a particular statutory rule and on more than 5 occasions.	32 33 34	
	Procedure Co the Private F Regulations uncommence Associations	entres Hospita are n ed legi Incorp	h of the Associations Incorporation Regulation 1999, the Day Regulation 1996, the Motor Vehicle Repairs Regulation 1999 and als Regulation 1996 has been postponed on 5 occasions. These now due to be repealed on 1 September 2009. However, islative reforms involving the repeal and re-enactment of the poration Act 1984 and the Private Hospitals and Day Procedure will have a substantial impact on the matters dealt with by the	35 36 37 38 39 40	

	Regulations made under those Acts. Amendments to the <i>Motor Vehicle Repairs Act</i> 1980 that may impact on the <i>Motor Vehicle Repairs Regulation</i> 1999 are also likely as a result of a recent review of that Act by the Better Regulation Office.	1 2 3
	The repeal of the <i>Occupational Health and Safety Regulation 2001</i> has been postponed on 3 occasions. The Regulation is now due to be repealed on 1 September 2009. However, national model occupational health and safety legislation is currently being developed, the implementation of which is likely to have a substantial impact on the content of State occupational health and safety legislation. Currently, the national timetable for the model legislation requires its implementation by December 2011.	4 5 6 7 8 9
	Item [2] of the proposed amendments will keep the current regulatory schemes of the Regulations in place until such time as replacement provisions come into force under new or revised legislation. The Associations Incorporation Regulation 1999, the Day Procedure Centres Regulation 1996, the Motor Vehicle Repairs Regulation 1999 and the Private Hospitals Regulation 1996 will be kept in force for a further period of one year after the date on which they would otherwise be repealed by the Act and the Occupational Health and Safety Regulation 2001 will be kept in force for a further period of 3 years after the date on which it would otherwise be repealed by the Act. However, any of the Regulations may be sooner repealed by other legislation. Items [1] and [3] make consequential amendments.	10 11 12 13 14 15 16 17 18
1.40	Supreme Court Act 1970 No 52	20
	Section 29 Remuneration	21
	Insert after section 29 (2):	22
	(3) However, a Judge is not entitled to the remuneration referred to in subsection (1) for any period for which the Judge is on leave without pay (being leave that is agreed to by the Judge).	23 24 25
	Explanatory note	26
	Section 29 of the <i>Supreme Court Act 1970</i> (<i>the Act</i>) provides that the remuneration referred to in that section that is payable to a Judge of the Supreme Court is to be paid so long as the Judge's commission continues in force. The proposed amendment to the Act clarifies that Judges are not entitled to such remuneration for any period for which they are on leave without pay (being leave that they have agreed to take).	27 28 29 30 31
1.41	Sydney Opera House Trust Act 1961 No 9	32
[1]	Section 6 Trustees	33
	Omit "for 3 years" from section 6 (3).	34
	Insert instead "for such period, not exceeding 3 years, as is specified in the trustee's instrument of appointment".	35 36

[2]	Schedule 2 Savings and transitional provisions				
	Insert at the end of the Schedule:	2			
	2 Provision consequent on enactment of Statute Law (Miscellaneous Provisions) Act 2009				
	The amendment to section 6 (3) made by the <i>Statute Law</i> (<i>Miscellaneous Provisions</i>) <i>Act 2009</i> does not affect the term of office that a person holds as a trustee immediately before the amendment took effect.	- -			
	Explanatory note	ç			
Currently, the Sydney Opera House Trust Act 1961 (the Act) provides that (subject to various provisions of the Act) a trustee of The Sydney Opera House Trust is to hold office for 3 years. Item [1] of the proposed amendments to the Act instead requires a trustee to hold office for such period, not exceeding 3 years, as is specified in the trustee's instrument of appointment. The amendment is consistent with provision made for the term of office of trustees under the Art Gallery of New South Wales Act 1980 and the Historic Houses Act 1980 and for the term of like offices under the Film and Television Office Act 1988.					
	Item [2] of the proposed amendments inserts a savings and transitional provision relating to the amendment proposed to be made by item [1].	18 19			
1.42	Threatened Species Conservation Act 1995 No 101	20			
[1]	Section 36B Publication of determination	2			
	Omit section 36B (4).	22			
[2]	Section 127H Variation of agreements				
	Insert before section 127H (2) (a):	24			
	(a1) if the land is subject to a residential tenancy agreement or other lease, the tenant or the lessee has consented in writing to the variation, and	25 26 27			
	Explanatory note	28			
	Item [1] of the proposed amendments to the <i>Threatened Species Conservation Act</i> 1995 (the Act) omits a redundant definition from section 36B of the Act.				
	Item [2] amends section 127H (2) of the Act to require the Minister administering the Act to obtain written consent from the tenant or lessee of any land that is subject to a biobanking agreement prior to agreeing to vary that agreement. This proposed amendment is consistent with the general requirements imposed on the Minister when agreeing to enter into a biobanking agreement under section 127F (1) of the Act.	3° 32 33 34 35			

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1.43	Water Ad	ct 1912 No 44	1
	Section 40	Proceedings for offences	2
	Omit section	on 4G (3). Insert instead:	3
	(3)	If proceedings referred to in subsection (2) are taken before a Local Court, the maximum monetary penalty that may be imposed by the court is 200 penalty units or the maximum monetary penalty for the offence, whichever is the lesser.	4 5 6 7
	Explanatory	3.1	8
	proceedings	e maximum monetary penalty that may be imposed by a Local Court in for an offence under the <i>Water Act 1912</i> (<i>the Act</i>) is 50 penalty units a corporation and 40 penalty units (\$4,400) for any other person.	9 10 11
	imposed by or the maxim proposed an impose into	ed amendment increases the maximum monetary penalty that may be a Local Court for an offence under the Act to 200 penalty units (\$22,000) num monetary penalty for the offence, whichever is the lesser amount. The nendment will bring the maximum monetary penalty that a Local Court may line with the maximum monetary penalty that a Local Court may impose cample, the <i>Protection of the Environment Operations Act 1997</i> .	12 13 14 15 16
1.44	Water Ma	anagement Act 2000 No 92	18
[1]	Section 59	Available water determinations	19
	Omit "secti	on 60 (2)" from section 59 (1) (b). Insert instead "section 49A (1)".	20
[2]	Section 60	G Minister may charge for water illegally taken	21
	Insert "may 60G (1).	y do either or both of the following" after "Minister" in section	22 23
[3]	Section 60	G (1)	24
		'from section 60G (1) (a) and omit "may" where firstly occurring 60G (1) (a) and (b).	25 26
[4]	Section 71	N Term transfers of entitlements under access licences	27
	Omit section	on 71N (5) (e). Insert instead:	28
		(e) Division 1A of this Part,	29
[5]	Section 85	A Authorisation to take water from uncontrolled flows	30
	Omit "secti	ion 323" from section 85A (7). Insert instead "section 324".	31
[6]	Section 91	I Taking water when metering equipment not working	32
	Insert "or occurring in	is not operating" after "is not operating properly" wherever n section 91I (1)–(3).	33 34

[7]	Sections 9	1K (5) and 326 (4)	1
	Insert ", sk	ills and experience" after "qualifications" wherever occurring.	2
[8]	Section 32	6 Directions to install and maintain metering equipment	3
	Insert "to section 326	take specified measures" after "landholder or person" in (1).	4 5
[9]	Section 32	6 (2)	6
	Insert "take	e specified measures to" after "direction to".	7
[10]	Sections 3	27 (2), 328 (2) and 329 (2)	8
	Insert "to occurring.	take specified measures" after "direct the person" wherever	9 10
[11]	Section 32 water man	7 Stop work order regarding unlawful construction or use of agement work	11 12
	Omit section	on 327 (3). Insert instead:	13
	(3)	Without limiting subsection (2), the landholder on whose land the water management work is situated, or is proposed to be situated, is taken to have control and management of the work.	14 15 16
[12]		8 Stop work order regarding unlawful controlled activity or erference activity	17 18
	Omit section	on 328 (3). Insert instead:	19
	(3)	Without limiting subsection (2), the landholder on whose land a controlled activity or aquifer interference activity is being carried out, or is proposed to be carried out, is taken to be carrying out that activity.	20 21 22 23
[13]	Section 32	9 Removal of unlawful water management works	24
	Insert "wor	k" before "approval" in section 329 (1).	25
[14]	Section 32	9 (2)	26
	Insert ", mo	odify" after "remove".	27
[15]	Section 33	0 Temporary stop work order to protect public interest	28
	Insert "or s	pecified measures" after "restrictions" in section 330 (1).	29
[16]	Section 33	3 Directions to protect water sources	30
	Omit "the o	earrying out of" from section 333 (1) (b).	31

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[17]	Section 33	33 (2) (b)	1
	Omit "carr		•	2
			no has carried out, is carrying out or proposes to carry out'.	3
F4 01			ine this case, is carrying out of proposes to carry out.	
[18]	Section 33			4
			on. Insert instead:	5
	(4)		nout limiting subsection (2):	6
		(a)	the person who, at the time of the construction or use of a water management work to which this section applies, was the landholder on whose land the work was situated is taken to have control and management of the work, and	7 8 9 10
		(b)	the landholder on whose land a water management work is situated, or is proposed to be situated, is taken to have control and management of the work, and	11 12 13
		(c)	the person who, at the time a controlled activity or aquifer interference activity to which this section applies, was the landholder on whose land the activity was carried out is taken to be carrying out the activity, and	14 15 16 17
		(d)	the landholder on whose land a controlled activity or aquifer interference activity is carried out, or is proposed to be carried out, is taken to be carrying out the activity.	18 19 20
[19]	Sections 3	34 (1)	and 339B (1) and (2) (j)	21
	Omit "Div	ision"	wherever occurring. Insert instead "Part".	22
[20]	Section 34	15 Harı	m to aquifers and waterfront land	23
	Omit "Tier	1 offe	ence" from section 345 (1).	24
	Insert inste	ad "Ti	er 1 penalty".	25
[21]	Section 34	15 (2)		26
	Omit "Tier	2 offe	ence". Insert instead "Tier 2 penalty".	27
[22]	Section 36	64 Pro	ceedings for offences	28
	Omit section	on 364	(6) (a) (i). Insert instead:	29
			(i) 200 penalty units,	30
[23]	Schedule approvals		nversion of former entitlements to access licences and	31 32
	Omit claus	es 28–	31.	33

[24] Dictionary

Omit "that is for the time being nominated under section 71W" from the definition of *nominated water supply work*.

Insert instead "nominated or specified in an access licence".

Explanatory notes

Updating references and omitting redundant provisions

Items [1], [4] and [5] of the proposed amendments to the *Water Management Act 2000* (*the Act*) update references to repealed provisions.

Items [13], [20] and [21] of the proposed amendments correct incorrect references.

Item [23] of the proposed amendments omits redundant provisions.

Water illegally taken

Section 60G (1) of the Act empowers the Minister, if satisfied on the balance of probabilities that water has been unlawfully taken, to charge the offender with an amount of up to 5 times the value of the water so taken and, if the person holds an access licence, to debit water allocations from the account for that licence of up to 5 times the quantity of water so taken. Items [2] and [3] of the proposed amendments make it clear that the Minister may take either or both of the actions that the Act currently authorises the Minister to take in respect of a person who takes water illegally. This change will make section 60G of the Act consistent with the section of the Act that it replaced (former section 85B).

Section 91I of the Act makes it an offence to take water from certain water sources using metering equipment that is not operating properly and to intentionally or negligently fail to ascertain whether it is operating properly. Item [6] of the proposed amendments applies the offences contained in that provision to circumstances where the metering equipment is either not operating properly or is not operating.

Requirements for qualified person in relation to metering equipment

Item [7] of the proposed amendments enables regulations to prescribe the qualifications, skills and experience that are required for a person to be a duly qualified person to maintain, repair, replace or seal metering equipment.

Minister's power to direct a person to take specified measures

Specified measures is defined in Part 1 of Chapter 7 of the Act to include measures that involve doing, or refraining from doing, any act. The Act also makes it clear that a power to direct a person to take specified measures includes a power to direct in what circumstances, in what order and in what manner those measures are to be taken. Items [8]–[10] and [15] of the proposed amendments ensure that the Minister's power to make certain directions in relation to unlawful works and activities, and the installation and maintenance of metering equipment, includes the power to direct a person to take specified measures.

Directions to landholders and other persons

Currently, for the purposes of a stop work order under sections 327 and 328 of the Act or a direction to protect a water source under section 333 of the Act, the landholder on whose land a water management work <u>is situated</u> is taken to have control and management of the work and the landholder on whose land a controlled activity or aquifer interference activity <u>is carried out</u> is taken to be carrying out the activity. Item [11] of the proposed amendments makes it clear that, for the purposes of a stop work order, the landholder on whose land the water management work <u>is proposed to be situated</u> is taken to have control and management of the work. Item [12] of the proposed amendments makes it clear that the landholder on whose land a controlled activity or aquifer interference activity <u>is proposed to be carried out</u> is taken to be

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carrying out that activity. Item [18] of the proposed amendments makes it clear that, for the purposes of a direction to protect a water source, the person who at the relevant time was the owner of the land on which the water management work <u>was situated</u>, is taken to have control of that water management work, and the person who at the relevant time was the owner of the land on which the controlled activity or aquifer interference activity <u>was carried out</u>, is taken to be carrying out that activity. Item [18] of the proposed amendments also makes the amendments proposed in items [11] and [12] for the purposes of a direction to protect a water source.

Item [14] of the proposed amendments makes it clear that the Minister may direct a person to modify a water management work for which no water management approval is in force.

Section 333 of the Act provides that the Minister may make certain directions by order on a person if the Minister is of the opinion that an activity is having, has had, or is likely to have, an adverse effect on a water source or waterfront land. Items [16] and [17] of the proposed amendments make it clear that the Minister may serve an order on a person who has carried out, is carrying out or proposes to carry out a controlled activity or aquifer interference activity.

Item [19] of the proposed amendments makes it clear that a direction served on a person under Part 1 of Chapter 7 of the Act, rather than Division 5 of that Part, may require the preparation of reports and also ensures that an authorised officer may, at any premises lawfully entered, do anything that, in the opinion of the authorised officer, is necessary to be done for the purposes of Part 2 (Other enforcement powers) of Chapter 7 of the Act.

Jurisdictional limit of Local Court

Item [22] of the proposed amendments increases the maximum monetary penalty that a Local Court may impose in proceedings for an offence against the Act or the regulations from 100 penalty units (\$11,000) in the case of a corporation or 50 penalty units (\$5,500) in any other case to 200 penalty units (currently \$22,000) in both cases.

Definition of "nominated water supply work"

Currently, **nominated water supply work** is defined in the Dictionary to the Act as a water supply work, or group of water supply works, that is for the time being nominated under section 71W as a work, or group of works, by means of which water credited to an access licence may be taken from a particular water source. Item [24] of the proposed amendments extends that definition to a water supply work, or group of works, nominated or specified in an access licence.

Sch	thedule 2 Amendments by way of statute la revision	aw 1
2.1	Baulkham Hills Local Environmental Plan 2005	3
	Schedule 1, Part 2	4
	Omit "leterophylla" from the matter relating to Englart Place.	5
	Insert instead "heterophylla".	6
	Explanatory note	7
	The proposed amendment corrects a typographical error.	8
2.2	Camden Local Environmental Plan No 47	9
	Clause 6 (3)	10
	Insert at the end of clause 6:	11
	(3) Notes in this plan do not form part of this plan.	12
	Explanatory note	13
	The proposed amendment clarifies the status of notes.	14
2.3	Camden Local Environmental Plan No 74—Harring	ton Park 15
	Clause 6 (3)	16
	Insert at the end of clause 6:	17
	(3) Notes in this plan do not form part of this plan.	18
	Explanatory note	19
	The proposed amendment clarifies the status of notes.	20
2.4	Child Protection (Offenders Registration) Act 2000	No 42 21
	Sections 3 (1), definitions of "forensic patient", "government and "sentence" and (2) (e) and 3G (1)	custody" 22 23
	Omit "Mental Health (Criminal Procedure) Act 1990" wherever	occurring. 24
	Insert instead "Mental Health (Forensic Provisions) Act 1990".	25
	Explanatory note	26
	The proposed amendment updates references.	27

2.5	Coffs Har	bour City Local Environmental Plan 2000	1
	Dictionary,	definition of "investigation area"	2
	Omit the def	finition.	3
	Explanatory		4
	The proposed	I amendment omits a redundant definition.	5
2.6	Constituti No 66	ion Amendment (Governor's Salary) Act 2003	6 7
	Schedule 2	[3]	8
	Insert before	e proposed clause 3:	9
	Part 3	Provisions consequent on enactment of	10
		Constitution Amendment (Governor's	11
		Salary) Act 2003	12
	Explanatory		13
	rne proposed	I amendment inserts a heading.	14
2.7	Cowra Lo	cal Environmental Plan 1990	15
[1]	Clause 5 (1)		16
	Omit "coast	al waters of the state".	17
	Insert instead	d "coastal waters of the State".	18
[2]	Clause 5 (3)		19
	Insert at the	end of clause 5:	20
	(3)	Notes in this plan do not form part of this plan.	21
[3]	Schedule 3		22
		paragraph (b) where secondly occurring in subclause (2) of the ng to Fences on residential premises (other than swimming pool aragraph (c).	23 24 25
[4]	Schedule 3		26
		aragraphs (b) (where secondly occurring) and (c) in subclause (3) relating to Poultry houses in rural areas as paragraphs (c) and (d),	27 28 29

	Explanatory note Items [1], [3] and [4] of the proposed amendments correct typographical errors. Item [2] of the proposed amendments clarifies the status of notes.	1 2 3
2.8	Crimes (Administration of Sentences) Act 1999 No 93	4
	Section 260 (a1)	5
	Insert "or" at the end of the paragraph.	6
	Explanatory note	7
	The proposed amendment clarifies the operation of a list.	8
2.9	Crimes (Administration of Sentences) Regulation 2008	9
[1]	Schedule 6, clause 2 (d)	10
	Insert ", 108A, 108B" after "108".	11
[2]	Schedule 6, clause 2 (e)	12
	Omit "clause 108". Insert instead "clauses 108 and 108A".	13
	Explanatory note The proposed amendments update cross-references.	14 15
		10
2.10	Crimes (Criminal Organisations Control) Act 2009 No 6	16
	Section 39 (5)	17
	Omit "Commisssioner". Insert instead "Commissioner".	18
	Explanatory note The proposed amendment corrects a typographical error.	19 20
2 4 4		
2.11	Criminal Procedure Act 1986 No 209	21
	Section 283 (1) (b)	22
	Insert "clause" before "27 or 29".	23
	Explanatory note The proposed amendment inserts a missing word.	24 25
2.12	Defamation Act 2005 No 77	26
	Schedule 1, clause 13	27
	Omit the clause.	28
	Explanatory note	29
	The proposed amendment is consequential on the repeal of an Act by Schedule 5.	30

2.13	Dungog Local Environmental Plan 2006	
	Clause 26 (4)	2
	Omit "eco-systems". Insert instead "ecosystems". Explanatory note The proposed amendment corrects a typographical error.	;
2.14	Duties Act 1997 No 123	(
	Section 166 (3)	-
	Omit "referrable". Insert instead "referable". Explanatory note The proposed amendment corrects a typographical error.	8 9 10
2.15	Environmental Planning and Assessment Act 1979 No 203	1
	Section 34 (5) (b) and (5B)	12
	Omit "take effect" wherever occurring. Insert instead "commence". Explanatory note The proposed amendment replaces references to "take effect" with references to	1; 14 1!
	"commence", which is the expression used in connection with Acts.	16
2.16	Fisheries Management (General) Regulation 2002	17
[1]	Clause 14A, note	18
	Omit "prinicipally". Insert instead "principally".	19
[2]	Schedule 2	20
	Omit "degress" from the matter relating to Budgewoi Lake—All Methods.	2
	Insert instead "degrees".	22
[3]	Schedule 2	23
	Omit "33°48.016S, 151°17.933E" from the matter relating to Shelly Beach Headland.	24 25
	Insert instead "33°48.016'S, 151°17.933'E". Explanatory note The proposed amendments correct typographical errors	26 27

2.17	Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006	1 2
	Appendix, Schedule 3	3
	Omit "(ranina ranina)". Insert instead "(Ranina ranina)".	4
	Explanatory note	5
	The proposed amendment corrects a typographical error.	6
2.18	Forestry Act 1916 No 55	7
[1]	Section 32A	8
	Omit "sections 32B and 32C". Insert instead "section 32C".	9
[2]	Section 40 (1) (b)	10
	Omit the paragraph.	11
	Explanatory note	12
	Item [1] of the proposed amendments corrects a cross-reference.	13 14
	Item [2] of the proposed amendments omits a redundant provision.	14
2.19	Goulburn Mulwaree Local Environmental Plan 2009	15
	Schedule 5, Part 1, item No 212	16
	Omit "Nissan" from the second column. Insert instead "Nissen".	17
	Explanatory note	18
	The proposed amendment corrects a typographical error.	19
2.20	Goulburn Mulwaree Local Environmental Plan 2009	20
	(Amendment No 1)	21
	Schedule 1 [3]	22
	Omit "clause 4A (2) (d)". Insert instead "clause 4.2A (2) (d)".	23
	Commencement	24
	The amendment is taken to have commenced on 13 March 2009.	25
	Explanatory note	26
	The proposed amendment corrects an incorporation direction.	27

2.21	Great Lakes Local Environmental Plan 1996	1
	Clause 6 (3)	2
	Insert at the end of clause 6:	3
	(3) Notes in this plan do not form part of this plan.	4
	Explanatory note	5
	The proposed amendment clarifies the status of notes.	6
2.22	Hawkesbury Local Environmental Plan 1989	7
	Clause 9C (3) (f)	8
	Omit the paragraph. Insert instead:	9
	(f) is significantly contaminated land within the meaning of the <i>Contaminated Land Management Act 1997</i> , or	10 11
	Commencement	12
	The amendment commences, or is taken to have commenced, on the commencement	13
	of Schedule 1 [8] to the Contaminated Land Management Amendment Act 2008. Explanatory note	14
	The proposed amendment updates terminology.	15 16
2.23	Higher Education Act 2001 No 102	17
	Schedule 1, Part 1	18
	Omit "Australian William E. Simon University".	19
	Explanatory note	20
	The proposed amendment is consequential on the repeal of an Act by Schedule 5.	21
2.24	Home Building Act 1989 No 147	22
	Schedule 4, clause 81 (3)	23
	Insert after clause 81 (2):	24
	(3) A reference in clause 73A of the <i>Home Building Regulation 2004</i> to section 93 (3) of the Act is taken for all purposes to have been a reference to section 99 (3) of the Act on and from the commencement of that clause.	25 26 27 28
	Explanatory note	29
	The proposed amendment corrects a cross-reference.	30

2.25	Interpretation Act 1987 No 15	1
[1]	Section 39 (1) (b)	2
	Omit "shall take effect". Insert instead "commences".	3
[2]	Section 39 (2A)	4
	Omit "to take effect". Insert instead "to commence".	5
[3]	Section 39 (2A)	6
	Omit "take effect from the day the statutory rule is published on the NSW legislation website, instead of from".	7 8
	Insert instead "commence on the day the statutory rule is published on the NSW legislation website, instead of on".	9 10
	Explanatory note The proposed amendments replace references to "take effect" with references to "commence", which is the expression used in connection with Acts.	11 12 13
2.26	Kempsey Local Environmental Plan 1987	14
	Clause 5 (3)	15
	Insert after clause 5 (2):	16
	(3) Notes in this plan are provided for guidance and do not form part of this plan.	17 18
	Explanatory note	19
	The proposed amendment clarifies the status of notes.	20
2.27	Lake Macquarie Local Environmental Plan 2004	21
	Schedule 1, clause 2 (1) (r)	22
	Omit the paragraph. Insert instead:	23
	(r) is significantly contaminated land within the meaning of the Contaminated Land Management Act 1997.	24 25
	Commencement	26
	The amendment commences, or is taken to have commenced, on the commencement of Schedule 1 [8] to the <i>Contaminated Land Management Amendment Act 2008</i> .	27 28
	Explanatory note	29
	The proposed amendment updates terminology.	30

2.28	Law Enforcement (Powers and Responsibilities) Act 2002 No 103	1 2
[1]	Part 12, note	3
	Omit "Road Transport (General) Act 1999".	4
	Insert instead "Road Transport (General) Act 2005".	5
[2]	Schedule 2	6
	Omit the matter relating to the following:	7
	Physiotherapists Registration Act 1945	8
	Revenue Laws (Reciprocal Powers) Act 1987	9
	Explanatory note	10
	Item [1] of the proposed amendments updates a cross-reference.	11 12
	Item [2] of the proposed amendments omits references to repealed Acts.	12
2.29	Leeton Local Environmental Plan No 4	13
	Clause 5 (1), definition of "item of the environmental heritage"	14
	Omit "clause 31 (1)" from paragraph (b) of the definition.	15
	Insert instead "clause 32 (1)".	16
	Explanatory note	17
	The proposed amendment corrects a cross-reference.	18
2.30	Legal Profession Act 2004 No 112	19
	Section 14 (2) (f)	20
	Omit the paragraph.	21
	Explanatory note	22
	The proposed amendment is consequential on the repeal of an Act by Schedule 5.	23
2.31	Legal Profession Regulation 2005	24
	Clause 5 (a)	25
	Omit "Legal Profession Act 2004".	26
	Insert instead "Legal Profession Act 2007".	27
	Explanatory note	28
	The proposed amendment updates a reference.	29

2.32	Leichhardt Local Environmental Plan 2000	1
	Schedule 2, Table	2
	Omit "MSW&DB aquaduct" from the matter relating to Piper Street, Annandale.	3 4
	Insert instead "MWS&DB aqueduct". Explanatory note The proposed amendment corrects typographical errors.	5 6 7
2.33	Marine Safety (General) Regulation 2009	8
	Schedule 5, Part 1, Key	9
	Omit "s to be". Insert instead "Is to be". Explanatory note The proposed amendment corrects a typographical error.	10 11 12
2.34	Mental Health (Forensic Provisions) Act 1990 No 10	13
	Schedule 2	14
	Omit "Mental Health (Criminal Procedure) Act 1990".	15
	Insert instead "Mental Health (Forensic Provisions) Act 1990". Explanatory note The proposed amendment updates a reference to an Act.	16 17 18
2.35	Mental Health Regulation 2007	19
	Clause 12	20
	Omit "Parkinsons Disease". Insert instead "Parkinson's disease". Explanatory note The proposed amendment corrects typographical errors.	21 22 23
2.36	Miscellaneous Acts (Local Court) Amendment Act 2007 No 94	24 25
[1]	Schedule 1.43	26
	Omit the Subschedule.	27
[2]	Schedule 2	28
	Omit the matter relating to the Farm Produce Act 1983 and the Land Agents Act 1927.	29 30

	Explanatory note The proposed amendments are consequential on the repeal of Acts by Schedule 5.	1 2
2.37	Motor Dealers Regulation 2004	3
	Clause 64	4
	Omit "the motor vehicle depreciation limit under section 57AF of the <i>Income Tax Assessment Act 1936</i> of the Commonwealth".	5 6
	Insert instead "the car limit under section 40–230 of the <i>Income Tax Assessment Act 1997</i> of the Commonwealth".	7 8
	Explanatory note The proposed amendment updates terminology and a cross-reference.	9 10
2.38	Muswellbrook Local Environmental Plan 2009	11
	Schedule 1, clause 3 (1)	12
	Omit "Muswellbroook". Insert instead "Muswellbrook".	13
	Explanatory note The proposed amendment corrects a typographical error.	14 15
		13
2.39	National Parks and Wildlife Act 1974 No 80	16
[1]	Section 69A (1), definition of "statutory authority"	17
	Omit paragraph (b).	18
[2]	Schedule 13, Part 1, Group 5	19
	Omit "spp." wherever occurring in the matter relating to <i>Macrozamia</i> pauli-guilielmi and <i>Phebalium glandulosum</i> .	20 21
	Insert instead "ssp.". Explanatory note Item [1] of the proposed amendments omits a redundant provision. Item [2] of the proposed amendments corrects abbreviations.	22 23 24 25
2.40	Parliamentary Electorates and Elections Amendment Act 2006 No 68	26 27
[1]	Schedule 19.4, heading	28
	Omit "Banana Industry Regulation 2003".	29
	Insert instead "Banana Industry Regulation 2008".	30

[2]	Schedule 19.4 [1]	1
	Omit "5" wherever occurring. Insert instead "4".	2
[3]	Schedule 19.4 [2]	3
	Omit "Clauses 15 (a) and 41 (a)".	4
	Insert instead "Clauses 14 (a) and 40 (a)".	5
[4]	Schedule 19.4 [3]	6
	Omit "Clauses 21 (2) (a) and 48 (2) (a)".	7
	Insert instead "Clauses 20 (2) (a) and 47 (2) (a)".	8
[5]	Schedule 19.7, 19.15, 19.18 and 19.19	9
	Omit the Subschedules.	10
[6]	Schedule 19.14, heading	11
	Omit "Nurses and Midwives Regulation 2003".	12
	Insert instead "Nurses and Midwives Regulation 2008".	13
[7]	Schedule 19.14 [1]	14
	Omit "Clause 3 Definitions".	15
	Insert instead "Schedule 1 Election of Board members".	16
[8]	Schedule 19.14 [1]	17
	Omit "clause 3 (1)". Insert instead "clause 1".	18
[9]	Schedule 19.14 [2] and [3]	19
	Omit the items.	20
[10]	Schedule 19.16	21
	Omit the Subschedule. Insert instead:	22
	19.16 Physiotherapists Regulation 2008	23
	Schedule 1 Election of Board members	24
	Omit the definition of <i>returning officer</i> from clause 1. Insert instead:	25
	returning officer means an accredited election service provider (referred to in Part 6A of the Parliamentary	26 27
	Electorates and Elections Act 1912) appointed by the	28
	Board for the purpose of exercising the functions of a returning officer at an election.	29 30

	Explanatory	note	1
		[6]–[8] and [10] of the proposed amendments update cross-references to	2
	replaced inst	ruments. [9] of the proposed amendments omit redundant provisions.	3
	items [5] and	[9] of the proposed amendments offlit redundant provisions.	4
2.41	Parliame	ntary Evidence Act 1901 No 43	5
	Section 11	(1)	6
	Omit "serge	ant-at-arms". Insert instead "serjeant-at-arms".	7
	Explanatory	note	8
	The proposed	d amendment corrects a reference to an office holder.	9
2.42	Plant Dis	eases Act 1924 No 38	10
	Section 18	A (12)	11
	Omit the su	bsection. Insert instead:	12
	(12)	Where a prescribed fee for the purposes of this section is paid by	13
		a person who is not the owner of the coverings or fruit or	14
		vegetables in respect of which the payment is made, an amount	15
		equal to the amount of that fee may be recovered from the owner	16
		by that person in any court of competent jurisdiction as a debt due and owing by the owner to the extent to which it has not been	17
		waived or remitted in accordance with subsection (13).	18 19
	Explanatory		20
	•	d amendment is consequential on the repeal of Acts by Schedule 5.	21
	p. op oo	2 a	
2.43		quarie–Hastings (Area 13 Thrumster) Local	22
	Environm	nental Plan 2008	23
[1]	Schedule 2		24
	Omit "in a	n exempt development code. The Policy will have State-wide	25
	application	and commences on 27 February 2009" from Note 1 at the	26
	beginning o	f the Schedule.	27
	Insert instea	d ". The Policy has State-wide application".	28
[2]	Schedule 2		29
	Omit "2Kw	" from subclause (3) of the matter relating to Wind energy	30
	generating v		31
	Insert instea	d "2kW".	32

[3]	Schedule 3, Part 1	1
	Omit "in a complying development code. The Policy will have State-wide application and commences on 27 February 2009" from the note at the beginning of the Part.	2 3 4
	Insert instead ". The Policy has State-wide application.".	5
[4]	Schedule 3, Part 1	6
	Omit "100w" and "150w" from subclause (4) (b) of the matter relating to Recreation facilities (swimming pools and spa pools).	7
	Insert instead "100W" and "150W", respectively. Explanatory note	9
	Items [1] and [3] of the proposed amendments update references. Items [2] and [4] of the proposed amendments correct typographical errors.	11 12
2.44	Poultry Meat Industry Act 1986 No 101	13
	Section 13, definition of "inspector"	14
	Omit the definition. Insert instead:	15
	<i>inspector</i> means a person authorised in writing by the Minister to exercise the functions of an inspector under this Part.	16 17
	Explanatory note The proposed amendment is consequential on the repeal of Acts by Schedule 5.	18 19
2.45	Poultry Meat Industry Regulation 2008	20
	Clause 2	21
	Omit "3 October". Insert instead "9 October".	22
	Explanatory note The proposed amendment corrects a commencement date.	23 24
2.46	Powers of Attorney Act 2003 No 53	25
	Section 19 (2)	26
	Omit "Conveyancers Licensing Act 1995".	27
	Insert instead "Conveyancers Licensing Act 2003".	28
	Explanatory note	29
	The proposed amendment updates a cross-reference.	30

2.47	Probate and Administration Act 1898 No 13	1
	Section 3 (2)	2
	Insert at the end of section 3:	3
	(2) Notes in this Act do not form part of this Act.	4
	Explanatory note	5
	The proposed amendment clarifies the status of notes.	6
2.48	Public Sector Employment and Management Act 2002 No 43	7
	Schedule 2, Part 3	8
	Omit "section 6 (1A)". Insert instead "section 6B".	9
	Explanatory note	10
	The proposed amendment corrects a cross-reference.	11
2.49	Rail Safety Act 2008 No 97	12
	Section 167 (7)	13
	Omit "statutory instruments". Insert instead "statutory rules".	14
	Explanatory note	15
	The proposed amendment corrects a reference.	16
2.50	Registered Clubs Act 1976 No 31	17
	Schedule 2, clause 34 (1)	18
	Omit "of the Regulation" where secondly occurring.	19
	Insert instead "of the Regulation)".	20
	Explanatory note	21
	The proposed amendment corrects a typographical error.	22
2.51	Rice Marketing Act 1983 No 176	23
	Section 52 (2)	24
	Omit the subsection.	25
	Explanatory note	26
	The proposed amendment is consequential on the repeal of Acts by Schedule 5.	27

2.52	Road Transport (Driver Licensing) Act 1998 No 99	1
[1]	Section 25 (3), note	2
	Omit "Section 26 of the Road Transport (General) Act 1999".	3
	Insert instead "Section 189 of the Road Transport (General) Act 2005".	4
[2]	Section 25A (5)	5
	Omit "(3A) (a) (ii)". Insert instead "(3A) (b) (i)".	6
	Commencement	7
	Item [2] of the amendments is taken to have commenced on 9 March 2009.	8
	Explanatory note	9
	The proposed amendments correct cross-references.	10
2.53	Road Transport (Driver Licensing) Regulation 2008	11
	Clause 102 (2)	12
	Omit "(3A) (a) (ii)". Insert instead "(3A) (b) (i)".	13
	Commencement	14
	The amendment is taken to have commenced on 9 March 2009.	15
	Explanatory note	16
	The proposed amendment corrects a cross-reference.	17
2.54	Road Transport (General) Regulation 2005	18
	Clause 18 (3)	19
	Insert "clause" after "under".	20
	Explanatory note	21
	The proposed amendment corrects a cross-reference.	22
2 55	Road Transport (Safety and Traffic Management) Act 1999	23
2.55	No 20	24
	Section 9, note	25
	Omit "Division 3 of Part 3 of the Road Transport (General) Act 1999".	26
	Insert instead "Division 1 of Part 5.4 of the Road Transport (General) Act	27
	2005".	28
	Explanatory note The proposed amendment corrects a cross-reference.	29 30
	The proposed amendment corrects a cross-reference.	30

2.56	Roads Regulation 2008	1
	Clause 2	2
	Omit "1 June". Insert instead "3 June".	3
	Explanatory note	4
	The proposed amendment corrects a commencement date.	5
2.57	Security Industry Regulation 2007	6
	Clause 37 (1) (a)	7
	Omit "forceable". Insert instead "forcible".	8
	Explanatory note	9
	The proposed amendment corrects a typographical error.	10
2.58	Shellharbour Rural Local Environmental Plan 2004	11
	Clause 49 (1) (b)	12
	Omit "from that Director-General".	13
	Explanatory note	14
	The proposed amendment removes a redundant reference.	15
2.59	Sporting Venues (Pitch Invasions) Regulation 2006	16
	Clause 3	17
	Omit "know". Insert instead "known".	18
	Explanatory note	19
	The proposed amendment corrects a typographical error.	20
2.60	Standard Instrument (Local Environmental Plans) Order	21
	2006	22
[1]	Standard instrument, clause 5.4 (3)	23
	Omit "light industry". Insert instead "home industry".	24
[2]	Standard instrument, Dictionary	25
	Omit paragraph (b) of the note to the definition of <i>place of public entertainment</i> .	26 27
	Insert instead:	28
	(b) any premises the subject of a licence under the <i>Liquor Act</i> 2007 that are used or intended to be used for the purpose of providing entertainment, including public	29 30 31

	entertainment, but not including amusement by means of an approved gaming machine within the meaning of the Gaming Machines Act 2001, or	1 2 3
	Explanatory note	4
	Item [1] of the proposed amendments corrects a reference.	5
	Item [2] of the proposed amendments updates a definition.	6
2.61	State Environmental Planning Policy No 4—Development	7
	Without Consent and Miscellaneous Exempt and Complying	8
	Development	9
	Clause 4 (1)	10
	Omit "(Western Parklands)".	11
	Insert instead "(Western Sydney Parklands)".	12
	Explanatory note	13
	The proposed amendment corrects a reference to an instrument.	14
2.62	State Environmental Planning Policy (Exempt and	15
	Complying Development Codes) 2008	16
[1]	Clause 3.10 (2)	17
	Renumber paragraphs (a) and (b) (both where secondly occurring) and (c)–(e) of the definition of <i>floor area</i> as paragraphs (c)–(g), respectively.	18 19
[2]	Clause 3.11 (3)	20
	Renumber paragraphs (a) and (b) (both where secondly occurring) and (c) of	21
	the definition of <i>floor area</i> as paragraphs (c)–(e), respectively.	22
	Explanatory note	23
	The proposed amendments correct duplicated paragraph numbering.	24
2.63	State Environmental Planning Policy (Major Projects) 2005	25
[1]	Schedule 3, Part 29, clause 14 (1)	26
	Omit "subdivison". Insert instead "subdivision".	27
[2]	Schedule 3, Part 29, clause 14 (2) (b)	28
	Omit "opporunity". Insert instead "opportunity".	29
[3]	Schedule 3, Part 34, clause 9 (2)	30
	Omit "environmental protection works;".	31

	Explanatory note Items [1] and [2] of the proposed amendments correct typographical errors.	1 2
	Item [3] of the proposed amendments omits duplicated words.	3
2.64	State Environmental Planning Policy (Western Sydney Parklands) 2009	4 5
	Clause 9 (1)	6
	Omit "Subsection". Insert instead "Subclause".	7
	Explanatory note	8
	The proposed amendment corrects a typographical error.	9
2.65	Strata Schemes (Freehold Development) Act 1973 No 68	10
[1]	Section 37A (6) (b)	11
	Omit "subdivision". Insert instead "conversion".	12
[2]	Section 91	13
	Omit the section.	14
	Explanatory note	15
	Item [1] of the proposed amendments corrects a typographical error.	16
	Item [2] of the proposed amendments omits a redundant provision.	17
2.66	Strata Schemes (Leasehold Development) Act 1986 No 219	18
[1]	Section 66A (6) (b)	19
	Omit "subdivision". Insert instead "conversion".	20
[2]	Section 123	21
	Omit the section.	22
	Explanatory note	23
	Item [1] of the proposed amendments corrects a typographical error.	24
	Item [2] of the proposed amendments omits a redundant provision.	25
2.67	Strata Schemes (Leasehold Development) Regulation 2007	26
	Schedule 2, clause 1 (2)	27
	Omit "a plan". Insert instead "A plan".	28
	Explanatory note	29
	The proposed amendment corrects a typographical error.	30

2.68	Subordinate Legislation Act 1989 No 146	1
[1]	Schedule 4, items 4, 7, 10, 13 and 30	2
	Omit the items.	3
[2]	Schedule 4, item 23	4
	Omit "Banks". Insert instead "Bank".	5
	Explanatory note	6
	Item [1] of the proposed amendments omits redundant provisions.	7
	Item [2] of the proposed amendments corrects a cross-reference.	8
2.69	Supreme Court Rules 1970	9
	Schedule J, Part 1	10
	Renumber clause 5 (1) (d) (where secondly occurring) and (e) in the matter	11
	relating to the Succession Act 2006 as paragraphs (e) and (f), respectively.	12
	Explanatory note	13
	The proposed amendment corrects duplicated numbering.	14
2.70	Sutherland Shire Local Environmental Plan 2006	15
[1]	Clause 57, table	16
	Omit the following from under the heading "Trees" where firstly occurring:	17
	Pinus radiata Radiata pine	
[2]	Clause 57, table	18
	Omit the following from under the heading "Trees" where firstly occurring:	19
	Syagrus romanzoffiana Cocos Palm	
	Explanatory note	20
	The proposed amendments omit duplicated provisions.	21
2.71	Sydney Regional Environmental Plan No 19—Rouse Hill Development Area	22 23
	•	
	Clause 3 (2) (a)	24
	Omit "clause 275". Insert instead "clause 276".	25

	Explanatory note The proposed amendment corrects a cross-reference.	1 2
2.72	Sydney Regional Environmental Plan No 24—Homebush Bay Area	3 4
[1]	Clause 9A (2) (i)	5
	Omit the paragraph. Insert instead:	6
	(i) it relates to significantly contaminated land within the meaning of the <i>Contaminated Land Management Act 1997</i> , the development complies with the terms of an approved voluntary management proposal under that Act, and	7 8 9 10 11
[2]	Clause 9A (2) (j) and (k)	12
	Omit "if" wherever occurring. Commencement Item [1] of the amendments commences, or is taken to have commenced, on the commencement of Schedule 1 [8] to the Contaminated Land Management Amendment Act 2008. Explanatory note Item [1] of the proposed amendments updates terminology. Item [2] of the proposed amendments omits a superfluous word.	13 14 15 16 17 18 19 20
2.73	Trade Measurement Regulation 2007	21
[1]	Clause 2 (1), definition of "paint"	22
	Omit "(other than in Part 2 and Schedules 1–3)".	23
[2]	Clause 2 (2)	24
	Omit "Schedules 1–3". Insert instead "Schedule 1".	25
[3]	Clause 2 (3)	26
	Insert at the end of clause 2:	27
	(3) Notes in this Regulation do not form part of this Regulation.	28
	Explanatory note	29
	Item [1] of the proposed amendments omits redundant words.	30
	Item [2] of the proposed amendments updates cross-references.	31
	Item [3] of the proposed amendments clarifies the status of notes.	32

2.74	Warringah Local Environmental Plan 2000	1
[1]	Clause 48	2
	Insert "(1)" before "The consent authority".	3
[2]	Clause 48	4
	Insert "(2)" before "Consent for development".	5
[3]	Clause 48	6
	Omit "within an investigation area".	7
	Insert instead "specified in a preliminary investigation order under the <i>Contaminated Land Management Act 1997</i> ".	8
[4]	Clause 48 (2) (as renumbered by item [2])	10
	Omit ", and" wherever occurring.	11
[5]	Schedule 9, clause 2 (2) and Dictionary, definition of "category A remediation work"	12 13
	Omit "remediation order" wherever occurring.	14
	Insert instead "management order".	15
[6]	Dictionary, definitions of "investigation area" and "remediation site"	16
	Omit the definitions.	17
	Commencement	18
	Items [3], [5] and [6] commence, or are taken to have commenced, on the	19
	commencement of Schedule 1 [8] to the Contaminated Land Management Amendment	20
	Act 2008.	21
	Explanatory note	22
	Items [1] and [2] of the proposed amendments insert missing numbering.	23
	Items [3] and [5] of the proposed amendments update terminology.	24
	Item [4] of the proposed amendments omits incorrect conjunctions.	25
	Item [6] of the proposed amendments omits redundant definitions.	26
2.75	Water Sharing Plan for the Bellinger River Area Unregulated	27
	and Alluvial Water Sources 2008	28
	Schedule 4, paragraph (b)	29
	Omit the paragraph. Insert instead:	30
	(b) any significantly contaminated land within the meaning of the <i>Contaminated Land Management Act 1997</i> ,	31 32

	Commencement The amendment commences, or is taken to have commenced, on the commencement of Schedule 1 [8] to the Contaminated Land Management Amendment Act 2008.	1 2 3
	Explanatory note The proposed amendment updates terminology.	4 5
2.76	Water Sharing Plan for the Coopers Creek Water Source 2003	6 7
[1]	Clause 17 (2) (d)	8
	Omit "Class". Insert instead "C Class".	9
[2]	Clause 32 (2)	10
	Omit "clasue 19". Insert instead "clause 19".	11
[3]	Clause 47 (3)	12
	Renumber paragraphs (c) and (d) as paragraphs (a) and (b), respectively. Explanatory note	13 14
	Items [1] and [2] of the proposed amendments correct typographical errors. Item [3] of the proposed amendments corrects incorrect numbering.	15 16
2.77	Wilderness Act 1987 No 196	17
[1]	Section 2 (1), definition of "statutory authority"	18
	Omit paragraph (b).	19
[2]	Section 8 (5)	20
	Omit "or section 59 of the <i>National Parks and Wildlife Act 1974</i> does not, except as otherwise provided by any agreement under this Act or that Act".	21 22
	Insert instead "does not, except as otherwise provided by any agreement under this Act".	23 24
	Explanatory note Item [1] of the proposed amendments omits a redundant provision.	25 26
	Item [2] of the proposed amendments omits a redundant cross-reference.	27
2.78	Wyong Local Environmental Plan 1991	28
	Clauses 2 (2) (j) (iii) and 28 (4) (b) (ii)	29
	Omit "eco-systems" wherever occurring. Insert instead "ecosystems".	30
	Explanatory note The proposed amendment corrects typographical errors.	31 32

Scr	enactment of Legal Profession Act 2004	1
	Explanatory note The Legal Profession Act 2004 introduced new terms to distinguish between different types of lawyers. In particular, the Act introduced the concept of an Australian lawyer (a person who is admitted to the legal profession under the Act or a corresponding law) and an Australian legal practitioner (an Australian lawyer who holds a current local practising certificate or a current interstate practising certificate). Currently, the meanings of Australian legal practitioner and Australian lawyer are contained in the Interpretation Act 1987 for ease of reference in other Acts.	r 5) 6 ! 7
3.1	Consumer Credit Administration Act 1995 No 69	11
	Sections 30 (2), 36 (1), 38 (a), 39 (1) and 42 (3)	12
	Omit "a legal practitioner" wherever occurring.	13
	Insert instead "an Australian legal practitioner". Explanatory note The proposed amendments provide that the existing references to a legal practitioner in those provisions of the <i>Consumer Credit Administration Act 1995</i> dealing with representation during an inquiry under that Act, or representation in any proceedings arising under the consumer credit legislation before a court or the Consumer, Trader and Tenancy Tribunal, are references to an Australian lawyer who holds a current practising certificate.	17 5 18 - 19
3.2	Conveyancing Act 1919 No 6	22
[1]	Sections 66P (1) and 66Z (1)	23
	Omit the definition of <i>barrister</i> wherever occurring. Insert instead: *barrister* has the same meaning as it has in the <i>Legal Profession</i> *Act 2004.	24 25 26
[2]	Sections 66P (1) and 66Z (1)	27
	Omit the definition of <i>solicitor</i> wherever occurring. Insert instead:	28
	solicitor has the same meaning as it has in the Legal Profession Act 2004, and includes a licensed conveyancer.	30
	Explanatory note The proposed amendments update the current definitions of barrister and solicitors.	31 r 32
	contained in the <i>Conveyancing Act 1919</i> by defining these terms with reference to the <i>Legal Profession Act 2004</i> .	33

3.3	Criminal Procedure Act 1986 No 209	1
[1]	Sections 76 (4) (b) and note, 185, note and 306V (2) and (3) (b)	2
	Omit "lawyer" wherever occurring.	3
	Insert instead "Australian legal practitioner".	4
[2]	Section 306ZL Vulnerable persons have a right to alternative arrangements for giving evidence when accused is unrepresented	5 6
	Omit "a lawyer" from section 306ZL (1).	7
	Insert instead "an Australian legal practitioner".	8
[3]	Section 306ZL (7) (b)	9
	Omit "Australian lawyer". Insert instead "Australian legal practitioner". Explanatory note Items [1] and [2] of the proposed amendments provide that certain recorded evidence given by a child or a cognitively impaired person may be admitted or used as evidence in proceedings if the accused person and his or her Australian legal practitioner have been given a reasonable opportunity to listen to or view the recording. Item [3] of the proposed amendments makes provision for a child or a cognitively impaired person to be examined by a person appointed by the court instead of by the accused or the defendant (in circumstances where the accused or defendant is not represented by an Australian legal practitioner). Item [4] of the proposed amendments makes a consequential amendment.	10 11 12 13 14 15 16 17 18 19
3.4	Evidence on Commission Act 1995 No 26	21
	Sections 7 (2) (b) and 21 (2) (b)	22
	Omit "the lawyer of" wherever occurring.	23
	Insert instead "the Australian legal practitioner representing". Explanatory note The proposed amendments make it clear that a superior court may, when making an order for taking evidence abroad or outside of the State under the <i>Evidence on Commission Act 1995</i> , include a request for the attendance of the Australian legal practitioner representing each party to a proceeding.	24 25 26 27 28 29
3.5	Law Enforcement (Powers and Responsibilities) Act 2002 No 103	30 31
[1]	Section 117 Certain times to be disregarded in calculating investigation period	32 33
	Insert "Australian" before "legal practitioner" wherever occurring.	34

[2]	Sections 123 (1) (b), (5) and (8) and 127 (1) (a)	1
	Omit "a legal practitioner" wherever occurring.	2
	Insert instead "an Australian legal practitioner".	3
[3]	Section 123 Right to communicate with friend, relative, guardian or independent person and Australian legal practitioner	4 5
	Omit "that legal practitioner" from section 123 (1) (b).	6
	Insert instead "that Australian legal practitioner".	7
[4]	Section 123 (1) (b) (i), (5) and (6)	8
	Omit "the legal practitioner" wherever occurring.	9
	Insert instead "the Australian legal practitioner".	10
[5]	Section 123 (7) and (8)	11
	Omit "or legal practitioner" wherever occurring.	12
	Insert instead "or Australian legal practitioner". Explanatory note	13 14
	The proposed amendments provide that the existing references to a legal practitioner in those provisions of the <i>Law Enforcement (Powers and Responsibilities) Act 2002</i> dealing with the detention of persons after arrest for the purposes of questioning and the safeguards relating to those persons in custody are references to an Australian lawyer who holds a current practising certificate.	15 16 17 18 19
3.6	Loan Fund Companies Act 1976 No 94	20
[1]	Section 51 Procedure with respect to holding of inquiry	21
	Omit "A duly qualified legal practitioner" from section 51 (4).	22
	Insert instead "An Australian legal practitioner".	23
[2]	Sections 52 (6) and 54	24
	Omit "a duly qualified legal practitioner" wherever occurring.	25
	Insert instead "an Australian legal practitioner". Explanatory note The proposed amendments provide that the existing references to a duly qualified legal practitioner in those provisions of the <i>Loan Fund Companies Act 1976</i> dealing with inquiries into the affairs and activities of loan fund companies are references to an	26 27 28 29 30
	practitioner in those provisions of the <i>Loan Fund Companies Act 1976</i> dealing with inquiries into the affairs and activities of loan fund companies are references to an Australian lawyer who holds a current practising certificate.	

3.7	Occupational Health and Safety Act 2000 No 40	1
	Sections 126 (1) and 127 (1)	2
	Omit "a legal practitioner" wherever occurring.	3
	Insert instead "an Australian legal practitioner".	4
	Explanatory note	5
	The proposed amendments make provision for an Australian legal practitioner to appear as a representative in proceedings under section 125 of the <i>Occupational Health and Safety Act 2000</i> on an application for a guideline judgment.	6 7 8

Sch	redule 4	On-line notification of the making of	1
		statutory instruments	2
	Explanatory	y note	3
	of certain sta	lle contains amendments that relate to the official notification of the making atutory instruments on the NSW legislation website that is maintained by entary Counsel.	4 5 6
	proclamation	the amendments require that certain statutory instruments such as ns, orders and notices that directly amend Acts be published on the NSW ebsite instead of in the Gazette.	7 8 9
	the Medical	es 4.25 and 4.38 confirm that the rules of the Guardianship Tribunal and Tribunal are rules of court for the purposes of the <i>Interpretation Act 1987</i> efore required to be published on the NSW legislation website rather than te.	10 11 12 13
	4.69, 4.71 a which apply	some amendments (Subschedules 4.2, 4.11, 4.14, 4.32–4.35, 4.50–4.53, and 4.74) confirm that court practice notes and certain other instruments, the statutory rule provisions of the <i>Interpretation Act 1987</i> relating to ry tabling and disallowance, continue to be required to be published in the	14 15 16 17 18
4.1	Aborigin	al Land Rights Act 1983 No 42	19
	Section 93	Regions	20
	Omit "in th	ne Gazette" from section 93 (2).	21
	Insert inste	ad "on the NSW legislation website".	22
4.2	Adminis	trative Decisions Tribunal Act 1997 No 76	23
	Section 91	A Practice notes	24
	Omit section	on 91A (2). Insert instead:	25
	(2)	A practice note must be published in the Gazette.	26
	(3)	Sections 40 and 41 of the <i>Interpretation Act 1987</i> apply to a practice note in the same way as they apply to a statutory rule.	27 28
4.3	AGL Cor	porate Conversion Act 2002 No 16	29
	Section 34 effect on r	Part 4 of Gas Industry Restructuring Act 1986 ceases to have egistration day	30 31
	Omit "in th	ne Gazette" from section 34 (4).	32
	Insert inste	ad "on the NSW legislation website".	33

4.4	Apiaries Act 1985 No 16	1
[1]	Section 48 Certain orders to be published in Gazette	2
	Insert "(other than an order made under section 51)" after "An order".	3
[2]	Section 51 Amendment of Schedules 1, 2 and 3	4
	Omit "in the Gazette" from section 51 (1) and (2), wherever occurring.	5
	Insert instead "on the NSW legislation website".	6
4.5	Bible Society NSW (Corporate Conversion) Act 2008 No 91	7
	Section 7 Existing Society Act and rules cease to have effect on registration day	8
	Omit "in the Gazette" from section 7 (3).	10
	Insert instead "on the NSW legislation website".	11
4.6	Botany Cemetery and Crematorium Act 1972 No 6	
	Section 16 Amendment of Schedules	13
	Omit "in the Gazette" from section 16 (1).	14
	Insert instead "on the NSW legislation website".	15
4.7	Brigalow and Nandewar Community Conservation Area Act 2005 No 56	16 17
[1]	Section 16 Future additions to zones of Community Conservation Area	18
	Insert "published on the NSW legislation website" after "proclamation" in section 16 (1).	19 20
[2]	Section 22 Adjustment of description of transferred land	21
	Omit "in the Gazette" from section 22 (3).	22
	Insert instead "on the NSW legislation website".	23
4.8	Catchment Management Authorities Act 2003 No 104	24
	Section 11 Abolition, establishment or change of name or area of operations of authorities	25 26
	Omit "in the Gazette" from section 11 (1).	27
	Insert instead "on the NSW legislation website".	28

4.9	Central Coast Water Corporation Act 2006 No 105	1
	Schedule 7.2 Water Management Act 2000 No 92	2
	Omit "in the Gazette" from proposed section 286 (6) in Schedule 7.2 [1].	3
	Insert instead "on the NSW legislation website".	4
4.10	Chipping Norton Lake Authority Act 1977 No 38	5
	Section 23 Extension or restriction of development area	6
	Omit "in the Gazette". Insert instead "on the NSW legislation website".	7
4.11	Civil Procedure Act 2005 No 28	8
	Section 15 Practice notes	9
	Omit section 15 (2). Insert instead:	10
	(2) A practice note must be published in the Gazette.	11
	(3) Sections 40 and 41 of the <i>Interpretation Act 1987</i> apply to a practice note in the same way as they apply to a statutory rule.	12 13
4.12	Dams Safety Act 1978 No 96	14
	Section 27 Amendment etc of Schedule 1	15
	Omit "in the Gazette" from section 27 (1) and (2), wherever occurring.	16
	Insert instead "on the NSW legislation website".	17
4.13	Discharged Servicemen's Badges Act 1964 No 49	18
	Section 2 Interpretation	19
	Omit "in the Gazette" from section 2 (2).	20
	Insert instead "on the NSW legislation website".	21
4.14	District Court Act 1973 No 9	22
[1]	Section 161 Civil procedure rules	23
	Omit "is taken to be a statutory rule for the purposes of Part 6 of the	24
	Interpretation Act 1987. This subsection does not apply to a practice note issued before the commencement of this subsection" from section 161 (7).	25 26
	Insert instead "must be published in the Gazette".	27

[2]	Section 161 (8)	1
	Insert after section 161 (7):	2
	(8) Sections 40 and 41 of the <i>Interpretation Act 1987</i> apply to a practice note in the same way as they apply to a statutory rule.	3 4
[3]	Section 188 References to District Court judges in existing instruments	5
	Omit "Sections 39," from section 188 (4). Insert instead "Sections".	6
4.15	Drug and Alcohol Treatment Act 2007 No 7	7
	Section 54 Amendment of Schedule 1 (Substances)	8
	Omit "in the Gazette". Insert instead "on the NSW legislation website".	9
4.16	Dust Diseases Tribunal Act 1989 No 63	10
	Section 35 Power to add diseases to Schedule 1	11
	Omit "in the Gazette" from section 35 (1) and (2), wherever occurring.	12
	Insert instead "on the NSW legislation website".	13
4.17	Environmental Planning and Assessment Act 1979 No 203	14
[1]	Sections 75R (3A), 94EG (1) and (3) and 118AA (11)	15
	Omit "in the Gazette", wherever occurring.	16
	Insert instead "on the NSW legislation website".	17
[2]	Schedule 6 Savings, transitional and other provisions	18
	Omit "in the Gazette" from clause 91 (1).	19
	Insert instead "on the NSW legislation website".	20
4.18	Fair Trading Act 1987 No 68	21
[1]	Section 31 Order (other than interim order) prohibiting or restricting the supply of goods	22 23
	Insert after section 31 (1):	24
	(1A) An order made under this section must be published in the Gazette.	25 26
[2]	Section 31 (2)	27
	Omit "Sections 39,". Insert instead "Sections".	28

4.19	Fire Brigades Act 1989 No 192	1
	Section 55 Advance payment by insurance companies	2
	Omit "in the Gazette" from section 55 (5).	3
	Insert instead "on the NSW legislation website".	4
4.20	First State Superannuation Act 1992 No 100	5
	Section 7 Employers may be changed	6
	Omit "in the Gazette" from section 7 (1).	7
	Insert instead "on the NSW legislation website".	8
4.21	Fisheries Management Act 1994 No 38	9
[1]	Sections 7B (2) and 42 (2)	10
	Insert "published on the NSW legislation website" after "proclamation", wherever occurring.	11 12
[2]	Section 220D Amendment of lists	13
	Omit "in the Gazette" from section 220D (1) and (2), wherever occurring.	14
	Insert instead "on the NSW legislation website".	15
4.22	Forestry and National Park Estate Act 1998 No 163	16
	Section 11 Adjustment of description of land transferred to national park estate	17 18
	Omit "in the Gazette" from section 11 (4).	19
	Insert instead "on the NSW legislation website".	20
4.23	Government and Related Employees Appeal Tribunal Act 1980 No 39	21 22
	Section 4 Definitions	23
	Omit "in the Gazette" from section 4 (6) and (9), wherever occurring.	24
	Insert instead "on the NSW legislation website".	25

4.24	Growth Centres (Development Corporations) Act 1974 No 49	1
	Section 5 Amendment of Schedule 1 (Growth centres and development corporations)	2
	Omit "in the Gazette" from section 5 (1) and (7), wherever occurring.	4
	Insert instead "on the NSW legislation website".	5
4.25	Guardianship Act 1987 No 257	6
	Section 75 Rules	7
	Omit section 75 (2). Insert instead:	8
	(2) A rule made under this section is a rule of court for the purposes of the <i>Interpretation Act 1987</i> .	9 10
4.26	Hawkesbury Racecourse Act 1996 No 74	11
	Section 9 Repeals	12
	Omit "in the Gazette" from section 9 (1).	13
	Insert instead "on the NSW legislation website".	14
4.27	Health Services Act 1997 No 154	15
	Sections 19 (1), 20 (1) and (2), 42, 43 (1) and (2), 62 (2), 64 (1) and (3) and 131 (1) and (2)	16 17
	Omit "in the Gazette", wherever occurring.	18
	Insert instead "on the NSW legislation website".	19
4.28	Higher Education Act 2001 No 102	20
	Section 4 Australian universities	21
	Omit "in the Gazette" from section 4 (1).	22
	Insert instead "on the NSW legislation website".	23
4.29	Imperial Acts Application Act 1969 No 30	24
	Section 11 Revival of repealed enactments	25
	Omit "in the Gazette" from section 11 (1).	26
	Insert instead "on the NSW legislation website".	27

4.30	Inte	rpret	ation Act 1987 No 15	1
	Sche	dule	3 Savings and transitional provisions	2
	Inser	t after	clause 9:	3
	10	Ope instr	ration of applied parliamentary disallowance provisions for uments published in Gazette	4 5
			Where section 40 (Notice of statutory rules to be tabled) is applied to an instrument that is required to be published in the Gazette, a reference in that section to the NSW legislation website is to be construed as a reference to the Gazette.	6 7 8 9
4.31	Lak	e Illa	warra Authority Act 1987 No 285	10
[1]	Secti	ion 5 l	nterpretation	11
	Omit	"in th	e Gazette" from section 5 (3).	12
[2]	Secti	ion 24	Extension or restriction of development area	13
	Omit	"in th	e Gazette". Insert instead "on the NSW legislation website".	14
4.32	Lan	d and	d Environment Court Act 1979 No 204	15
	Secti	ion 76	Practice notes	16
	Omit	section	on 76 (2). Insert instead:	17
		(2)	A practice note must be published in the Gazette.	18
		(2A)	Sections 40 and 41 of the <i>Interpretation Act 1987</i> apply to a practice note in the same way as they apply to a statutory rule.	19 20
4.33	Leg	al Pr	ofession Act 2004 No 112	21
[1]	Secti	ion 38	Admission rules	22
	Omit	section	on 38 (4) and the note. Insert instead:	23
		(4)	The rules must be published in the Gazette.	24
		(5)	Sections 40 (Notice of statutory rules to be tabled) and 41 (Disallowance of statutory rules) of the <i>Interpretation Act 1987</i> apply to the rules in the same way as they apply to a statutory rule.	25 26 27 28

[2]	Section 39	4 Rules of procedure for applications	1
	Omit section	on 394 (6) and the note. Insert instead:	2
	(6)	The rules must be published in the Gazette.	3
	(7)	Sections 40 (Notice of statutory rules to be tabled) and 41 (Disallowance of statutory rules) of the <i>Interpretation Act 1987</i> apply to the rules in the same way as they apply to a statutory rule.	4 5 6
4.34	Local Co	ourt Act 2007 No 93	8
	Section 27	Practice notes	9
	Omit section	on 27 (2). Insert instead:	10
	(2)	A practice note must be published in the Gazette.	11
	(3)	Sections 40 and 41 of the <i>Interpretation Act 1987</i> apply to a practice note in the same way as they apply to a statutory rule.	12 13
4.35	Local Co	ourts Act 1982 No 164	14
[1]	Section 28	B Tabling and disallowance of practice notes	15
		aken to be a statutory rule for the purposes of Part 6 of the ion Act 1987".	16 17
	Insert inste	ad "must be published in the Gazette".	18
[2]	Section 28	B (2)	19
	Insert at the	e end of the section:	20
	(2)	Sections 40 and 41 of the <i>Interpretation Act 1987</i> apply to a practice note in the same way as they apply to a statutory rule.	21 22
4.36	Local Go No 20	overnment Associations Incorporation Act 1974	23 24
[1]	Schedule '	1 Savings, transitional and other provisions	25
	Omit "in th	e Gazette" from clause 3 (1).	26
	Insert inste	ad "on the NSW legislation website".	27
[2]	Schedule '	1, clause 3 (3)	28
	Omit "in th	e Gazette".	29

4.37	Lord Howe Island Act 1953 No 39	1
	Section 19A Lord Howe Island Permanent Park Preserve	2
	Omit "in the Gazette" from section 19A (2).	3
	Insert instead "on the NSW legislation website".	4
4.38	Medical Practice Act 1992 No 94	5
	Section 158 Rules of practice and procedure for the Tribunal	6
	Omit section 158 (2). Insert instead:	7
	(2) A rule made under this section is a rule of court for the purposes of the <i>Interpretation Act 1987</i> .	8 9
4.39	Nation Building and Jobs Plan (State Infrastructure Delivery) Act 2009 No 1	10 11
	Section 31 Repeal of Act	12
	Insert "published on the NSW legislation website" after "proclamation" in section 31 (3).	13 14
4.40	National Park Estate (Lower Hunter Region Reservations) Act 2006 No 90	15 16
	Section 10 Adjustment of description of land transferred to national park estate	17 18
	Omit "in the Gazette" from section 10 (3).	19
	Insert instead "on the NSW legislation website".	20
4.41	National Park Estate (Reservations) Act 2002 No 137	21
	Section 11 Adjustment of description of land transferred to national park estate	22 23
	Omit "in the Gazette" from section 11 (3).	24
	Insert instead "on the NSW legislation website".	25

4.42	National Park Estate (Reservations) Act 2003 No 24	1
	Section 9 Adjustment of description of land transferred to national park estate	2
	Omit "in the Gazette" from section 9 (3).	4
	Insert instead "on the NSW legislation website".	5
4.43	National Park Estate (Reservations) Act 2005 No 84	6
	Section 10 Adjustment of description of land transferred to national park estate	7 8
	Omit "in the Gazette" from section 10 (3).	9
	Insert instead "on the NSW legislation website".	10
4.44	National Park Estate (Southern Region Reservations) Act 2000 No 103	11 12
	Section 10 Adjustment of description of land transferred to national park estate	13 14
	Omit "in the Gazette" from section 10 (3).	15
	Insert instead "on the NSW legislation website".	16
4.45	National Parks and Wildlife Act 1974 No 80	17
	Sections 71U (3), (4) and (6), 93, 94 and 115 (1) and (2)	18
	Omit "in the Gazette", wherever occurring.	19
	Insert instead "on the NSW legislation website".	20
4.46	National Rail Corporation (Agreement) Act 1991 No 82	21
	Section 3 Definitions	22
	Insert "published on the NSW legislation website" after "proclamation" in section 3 (2).	23 24
4.47	New South Wales Retirement Benefits Act 1972 No 70	25
[1]	Section 64 Amendment of Schedules 2 and 2A	26
	Omit "in the Gazette" from section 64 (1), (1A) and (2), wherever occurring.	27
	Insert instead "on the NSW legislation website".	28

[2]	Section 64 (2) and (5)	1
	Insert "or (1A)" after "subsection (1)", wherever occurring.	2
4.48	Ombudsman Act 1974 No 68	3
[1]	Section 14 Amendment of Schedule	4
	Omit "in the Gazette" from section 14 (1).	5
	Insert instead "on the NSW legislation website".	6
[2]	Section 41 Definitions	7
	Insert "published on the NSW legislation website" after "proclamation" in section 41 (3).	8 9
4.49	Parramatta Park Trust Act 2001 No 17	10
	Section 8 Vesting of principal trust lands at Parramatta in the Trust	11
	Omit "in the Gazette" from section 8 (3) and (4), wherever occurring.	12
	Insert instead "on the NSW legislation website".	13
4.50	Passenger Transport Act 1990 No 39	14
	Section 15 Fees for applications for, and renewals of, accreditations and authorities	15 16
	Omit "Sections 39," from section 15 (4). Insert instead "Sections".	17
4.51	Plant Diseases Act 1924 No 38	18
[1]	Section 5A Treatment and eradication of diseases and pests	19
	Insert "published in the Gazette" after "by order" in section 5A (1).	20
[2]	Section 5A (3)	21
	Omit "Sections 39,". Insert instead "Sections".	22
[3]	Section 28A Orders	23
	Insert after section 28A (1):	24
	(1A) An order under this section must be published in the Gazette.	25
[4]	Section 28A (4)	26
- -	Omit "section 31". Insert instead "section 30".	27

[5]	Section 28A (4)		1
	Omit "• section 3	9 (the making of statutory rules)".	2
4.52	Poisons and	Therapeutic Goods Act 1966 No 31	3
[1]	Section 8 Poiso	ns List	4
	Insert "and public	shed in the Gazette" after "Minister" in section 8 (6).	5
[2]	Section 37 Proh or drug of addic	ibition on supply etc of any poison, restricted substance tion	6 7
	Insert "published	in the Gazette" after "by order" in section 37 (1).	8
[3]	Section 46		9
	Omit the section.	Insert instead:	10
	46 Tabling ar	nd disallowance of proclamations and orders	11
	Sect	tions 40 and 41 of the Interpretation Act 1987 apply to:	12
	(a)	a proclamation made under section 8, and	13
	(b)	an order made under section 37,	14
	in th	ne same way as they apply to a statutory rule.	15
4.53	Professional	Standards Act 1994 No 81	16
	Section 13 Gaze	ettal, tabling and disallowance of schemes	17
	Omit section 13 ((2). Insert instead:	18
	sche	tions 40 and 41 of the <i>Interpretation Act 1987</i> apply to a eme published in the Gazette under this section in the same as they apply to a statutory rule.	19 20 21
4.54	Public Autho	rities Superannuation Act 1985 No 41	22
	Section 52 Emp	loyers and employees	23
	Omit "in the Gaz	tette" from section 52 (1).	24
	Insert instead "or	n the NSW legislation website".	25
4.55	Public Financ	ce and Audit Act 1983 No 152	26
	Sections 40 (1)	and 45B (1)	27
	Omit "in the Gaz	rette", wherever occurring.	28
	Insert instead "or	n the NSW legislation website".	29

4.56	Pub	lic N	otaries Act 1997 No 98	1
	Sect	ion 9 <i>A</i>	A	2
	Omit	the se	ection. Insert instead:	3
	9A	Prov	visions applying to admission rules	4
		(1)	A rule made under section 9 must be published in the Gazette.	5
		(2)	Sections 40 (Notice of statutory rules to be tabled) and 41 (Disallowance of statutory rules) of the <i>Interpretation Act 1987</i> apply to a rule made under section 9 in the same way as they apply to a statutory rule.	6 7 8 9
4.57	Pub	lic S	ector Employment and Management Act 2002 No 43	10
[1]	Sect	ion 66	Amendment or substitution of Schedule 2	11
			y order published on the NSW legislation website," after "the nay" in section 66 (1) and (2), wherever occurring.	12 13
[2]	Sche	dule	4 Savings, transitional and other provisions	14
		t "pub e 16 (2	olished on the NSW legislation website" after "proclamation" in 2).	15 16
4.58	Red	fern-	-Waterloo Authority Act 2004 No 107	17
	Sect	ion 27	Redfern–Waterloo Plan	18
	Omit	"in th	ne Gazette" from section 27 (7) (b).	19
	Inser	t inste	ad "on the NSW legislation website".	20
4.59	Ron	nan C	Catholic Church Communities' Lands Act 1942 No 23	21
[1]	Sect	ions 2	2 (2) and 26	22
	Omit	"in th	ne Gazette", wherever occurring.	23
	Inser	t inste	ad "on the NSW legislation website".	24
[2]	Sect	ion 8	Vesting of Communities' land	25
	Omit	"gaze	ettal" from section 8 (5), wherever occurring.	26
	Inser	t inste	ad "publication".	27

4.60	Royal Blind Society (Merger) Act 2005 No 87	
	Section 5 Repeal	:
	Omit "in the Gazette" from section 5 (1).	;
	Insert instead "on the NSW legislation website".	4
4.61	Royal Botanic Gardens and Domain Trust Act 1980 No 19	;
	Section 19 Vesting of certain land in Trust	(
	Omit "in the Gazette" from section 19 (1B).	-
	Insert instead "on the NSW legislation website".	:
4.62	Rural Fires Act 1997 No 65	!
	Section 112 Advance payment by insurance companies	10
	Omit "in the Gazette" from section 112 (5).	1
	Insert instead "on the NSW legislation website".	1:
4.63	Sporting Venues Authorities Act 2008 No 65	1;
[1]	Sections 16, 17 (1) and (2) and 24 (1)	14
	Omit "in the Gazette", wherever occurring.	1
	Insert instead "on the NSW legislation website".	10
[2]	Section 22 Definitions	17
	Omit "in the Gazette" from paragraph (a) of the definition of <i>transfer date</i> .	18
	Insert instead "on the NSW legislation website".	19
4.64	State Authorities Non-contributory Superannuation Act 1987 No 212	20 2 ⁻
	Section 27 Employers and employees	22
	Omit "in the Gazette" from section 27 (1).	23
	Insert instead "on the NSW legislation website".	24

4.65	State Authorities Superannuation Act 1987 No 211	
	Sections 46AA (1) and 46 (1) and (1A)	:
	Omit "in the Gazette, wherever occurring.	;
	Insert instead "on the NSW legislation website".	4
4.66	State Emergency Service Act 1989 No 164	!
	Section 24M Advance payment by insurance companies	(
	Omit "in the Gazette" from section 24M (5).	-
	Insert instead "on the NSW legislation website".	1
4.67	State Property Authority Act 2006 No 40	,
[1]	Section 17 Definitions	10
	Omit "in the Gazette" from paragraph (a) of the definition of <i>transfer date</i> .	1
	Insert instead "on the NSW legislation website".	1:
[2]	Section 19 Transfer of additional property to Authority—amendment of Schedule 1	1; 14
	Omit "in the Gazette" from section 19 (1).	1
	Insert instead "on the NSW legislation website".	16
4.68	State Public Service Superannuation Act 1985 No 45	17
	Section 51 Employers and employees	18
	Omit "in the Gazette" from section 51 (1).	19
	Insert instead "on the NSW legislation website".	20
4.69	Stock Diseases Act 1923 No 34	2
[1]	Section 17A Orders to prevent spread of disease in artificial breeding material	22
	Insert "published in the Gazette" after "by order" in section 17A (1).	24
[2]	Section 17A (6)	2
	Omit "Sections 39,". Insert instead "Sections".	20

4.70	Superan	nuation Act 1916 No 28	1
	Sections 2	0E (3), 62 (1) and 92 (1) and (1A)	2
	Omit "in th	ne Gazette", wherever occurring.	3
	Insert inste	ad "on the NSW legislation website".	4
4.71	Supreme	e Court Act 1970 No 52	5
[1]	Section 24	Court to have powers of Judges etc	6
	Insert "pub 24 (7).	olished in the Gazette" after "direct by proclamation" in section	7 8
[2]	Section 24	4 (8)	9
	Omit "Sect	ions 39,". Insert instead "Sections".	10
[3]	Section 12	4 Rule-making power	11
	Interpretate issued before note so issued	aken to be a statutory rule for the purposes of Part 6 of the ion Act 1987. This subsection does not apply to a practice note one the commencement of this subsection, but extends to a practice ned if it commences on or after 19 November 1993 (whether or not in the Gazette)" from section 124 (11).	12 13 14 15 16
	Insert inste	ad "must be published in the Gazette".	17
[4]	Section 12	24 (12)	18
	Insert after	section 124 (11):	19
	(12)	Sections 40 and 41 of the <i>Interpretation Act 1987</i> apply to a practice note in the same way as they apply to a statutory rule.	20 21
4.72	Sydney I	Hospital (Trust Property) Act 1984 No 133	22
	Section 7 proclamat	Transfer of property and amendment of Schedules 1 and 2 by ion	23 24
	Omit "in th	ne Gazette" from section 7 (1).	25
	Insert inste	ad "on the NSW legislation website".	26
4.73	Sydney \	Water Act 1994 No 88	27
	Section 67	Exemptions from service charges	28
	Omit "in th	ne Gazette" from section 67 (2).	29
	Insert inste	ad "on the NSW legislation website".	30

4.74	Sydney Water Catchment Management Act 1998 No 171	1
	Section 20 Area of operations	2
	Omit "Sections 39," from section 20 (3). Insert instead "Sections".	3
4.75	Taxation Administration Act 1996 No 97	4
	Section 80A Investigations for the purposes of recognised revenue laws	5
	Insert "published on the NSW legislation website" after "proclamation" in section 80A (6).	6 7
4.76	Technical Education Trust Funds Act 1967 No 95	8
	Section 4 Order specifying trust fund to be a Fund	9
	Omit "in the Gazette". Insert instead "on the NSW legislation website".	10
4.77	Transport Employees Retirement Benefits Act 1967 No 96	11
	Section 59 Extension of application of Act	12
	Omit "in the Gazette" from section 59 (2).	13
	Insert instead "on the NSW legislation website".	14
4.78	Trustee Companies Act 1964 No 6	15
	Section 36AA Extension of section 36A to other trustee companies	16
	Insert "published on the NSW legislation website" after "proclamation" in section 36AA (1).	17 18
4.79	Water Act 1912 No 44	19
	Section 187 Definitions	20
	Insert "published on the NSW legislation website" after "proclamation" in section 187 (2).	21 22
4.80	Water Industry Competition Act 2006 No 104	23
	Section 22 Part apples only to scheduled areas	24
	Omit "in the Gazette" from section 22 (2).	25
	Insert instead "on the NSW legislation website".	26

4.81	Water Management Act 2000 No 92	1
[1]	Sections 121 (2) and (3) and 281 (2)	2
	Insert "published on the NSW legislation website" after "proclamation", wherever occurring.	3 4
[2]	Sections 286 (1) and 287 (1)	5
	Omit "in the Gazette", wherever occurring.	6
	Insert instead "on the NSW legislation website".	7
4.82	Western Sydney Parklands Act 2006 No 92	8
[1]	Section 33 Definitions	9
	Omit "in the Gazette" from paragraph (b) of the definition of <i>transfer date</i> .	10
	Insert instead "on the NSW legislation website".	11
[2]	Section 35 Transfer of additional land to Trust—amendment of Schedule 3	12 13
	Omit "in the Gazette" from section 35 (1).	14
	Insert instead "on the NSW legislation website".	15
4.83	Wollongong Sportsground Act 1986 No 174	16
	Section 8 Vesting and dedication of Brandon Park	17
	Omit "in the Gazette" from section 8 (2).	18
	Insert instead "on the NSW legislation website".	19
4.84	Workmen's Compensation (Lead Poisoning—Broken Hill) Act 1922 No 31	20 21
	Section 16 Repeal of Act	22
	Omit "in the Gazette". Insert instead "on the NSW legislation website".	23

Sc	hedule 5 Repeals		1
1	Acts and instrument that are redunda	int	2
	The following Acts and instrumer	nt are repealed:	3
	Australian William E. Simon Univ	versity Act 1988 No 89	4
	Cinematograph Films (Further St	uspension) Act 1985 No 31	5
	Farm Produce Act 1983 No 30		6
	Farm Produce (Repeal) Act 1996	No 134	7
	Justice Legislation Amendme Restriction) Act 2001 No 100	ent (Non-association and Place	8 9
	Land Agents Act 1927 No 3		10
	Local Government (Savings and T	Transitional) Regulation 1993	11
	Poultry Meat Industry Amendmen Policy Penalties) Act 2005 No 48	t (Prevention of National Competition	12 13
	Statute Law (Miscellaneous Provi	isions) Act 2008 No 62	14
2	Redundant provisions of Acts		15
	The following provisions of the fo	ollowing Acts are repealed:	16
	Act	Provisions repealed	
	Centennial Park and Moore Park Trust Act 1983 No 145	Section 28	
	Graffiti Control Act 2008 No 100	Section 22 and Schedule 2	
	Insurance Act 1902 No 49	Parts 2 and 3	
	Public Sector Employment and Management Act 2002 No 43	Clause 17 (2) of Schedule 4	
	Rice Marketing Act 1983 No 176	Section 161 and Schedule 1	
	Wagga Wagga Racecourse Act 1993 No 109	Section 8	
3	Provisions of Acts that contain only a	mendments that have commenced	17
	The following provisions of the fo	ollowing Acts are repealed:	18
	Act	Provisions repealed	
	Adoption Amendment Act 2008 No 103	Schedule 1 [1]–[21] and [32]–[34]	

Repeals Schedule 5

Act	Provisions repealed
Contaminated Land Management Amendment Act 2008 No 111	Schedule 1 [5], [10], [13], [27], [29]–[31], [34], [36], [37], [40], [42], [44], [45], [48]–[55] and [57]–[61]
Courts and Crimes Legislation Further Amendment Act 2008 No 107	Schedules 1–3, 5, 6, 7 [1]–[10] and [12], 8–15, 18–23 and 25–29
Crimes (Administration of Sentences) Amendment Act 2008 No 108	Schedules 1 [1]–[27] and [32]–[39] and 2
Dangerous Goods (Road and Rail Transport) Act 2008 No 95	Sections 73 and 74 and Schedule 2
Fines Further Amendment Act 2008 No 110	Schedules 1 [2], [9], [20], [24]–[28] and [34]–[36], 2.1, 2.2 [1]–[3] and [5]–[8], 2.3 and 2.4
Fisheries Management and Planning Legislation Amendment (Shark Meshing) Act 2008 No 86	Section 4 and Schedules 1 [1]–[3] and [5] and 2
Hemp Industry Act 2008 No 58	Section 49 and Schedule 2
Rail Safety Act 2008 No 97	Section 178 and Schedule 4
Rural Lands Protection Amendment Act 2008 No 112	Schedules 1–3, 4 [3], 5, 6.1 [2], [3] and [6], 6.2–6.18, 6.19 [3] and 6.20–6.34
Security Industry Amendment Act 2008 No 113	Schedules 1 [4] and [11] and 2.2 [1] and [3]
Tow Truck Industry Amendment Act 2008 No 83	Schedule 1 [1]–[6], [9], [12], [13] and [16]–[20]
Vexatious Proceedings Act 2008 No 80	Section 21 and Schedule 2
Water (Commonwealth Powers) Act 2008 No 69	Section 9 and Schedule 2
Water Management Amendment Act 2008 No 73	Section 4 and Schedules 1–3 and 5–7

4 Repeal of amending SEPPs that have commenced

- (1) Each amending SEPP that was made before the commencement of this clause and that has fully commenced is repealed.
- (2) The repeal by this clause of an amending SEPP does not, because of the operation of section 30 of the *Interpretation Act 1987*, affect any amendment or repeal made by the amending SEPP or the operation of any savings or transitional provision in the amending SEPP.

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(3)	In th	is clause:	1	
	amending SEPP means a State environmental planning policy (or			
		ned State environmental planning policy) that directly amends or als other environmental planning instruments and that contains no	3	
		r provisions apart from ancillary provisions.	4 5	
ancillary provision of an amending SEPP means any of the follow			6	
	 (a) a provision that specifies the name or citation of the amending SEPP, 			
	(b)	a provision that provides for the commencement of the amending SEPP,	9 10	
	(c)	a provision that specifies the aims, objectives, objects, policies or strategies of the amending SEPP,	11 12	
	(d)	a provision that specifies the land to which the amending SEPP applies,	13 14	
	(e)	a provision that provides for the relationship between the amending SEPP and other environmental planning instruments,	15 16	
	(f)	a provision that declares that notes in the amending SEPP do not form part of the amending SEPP,	17 18	
	(g)	a provision that defines a word or expression used in the amending SEPP,	19 20	
	(h)	a savings or transitional provision consequent on the making of the amending SEPP,	21 22	
	(i)	a provision that amends or replaces maps adopted by another environmental planning instrument,	23 24	
	(j)	a provision that gives effect to or describes a schedule to the amending SEPP.	25 26	
Expla	anatory	y note	27	
		peals Acts and an instrument that are redundant.	28	
		peals redundant provisions of Acts.	29	
Clause 3 repeals provisions of Acts that contain only amendments to other Acts or instruments. All of the amendments have commenced.			30 31	
Clause 4 repeals State environmental planning policies that contain only amendments and ancillary provisions.			32 33	
In relation to the repeal of amending provisions, it should be noted that the provisions are repealed simply to rationalise the legislation in force and that the repeals have no			34 35	
substantive effect on the amendments made by the provisions, or any associated			36	
provis	sions. aled ai	The Acts and instruments that were amended by the provisions being be up-to-date on the NSW legislation website maintained by the	37 38	
Parliamentary Counsel's Office (www.legislation.nsw.gov.au).			39	
Section 30 (2) of the <i>Interpretation Act 1987</i> ensures that the following matters are not affected when an Act or statutory rule is amended or repealed:			40 41	

the proof of any past act or thing,

Repeals Schedule 5

(b)	any right, privilege, obligation or liability saved by the operation of the Act or statutory rule,	
(c)	any amendment or validation made by the Act or statutory rule,	;
(d)	the operation of any savings or transitional provision contained in the Act or statutory rule.	
	on 5 (6) of the <i>Interpretation Act 1987</i> provides that the provisions of section 30 pply to a statutory rule also apply to an environmental planning instrument.	6

Schedule 6		le 6	General savings, transitional and other provisions	1 2
1	Effe	ct of a	mendment of amending provisions	3
	(1)	the S	amendment made by Schedule 1 or 2 to an amending provision ained in an Act is, if the amending provision has commenced before schedule 1 or 2 amendment concerned, taken to have effect as from commencement of the amending provision (whether or not the ading provision has been repealed).	4 5 6 7 8
	(2)	In th	is clause:	9
			nding provision means a provision of an Act that makes a direct andment to an Act by:	10 11
		(a)	the repeal or omission of matter contained in the amended Act without the insertion of any matter instead of the repealed or omitted matter, or	12 13 14
		(b)	the omission of matter contained in the amended Act and the insertion of matter instead of the omitted matter, or	15 16
		(c)	the insertion into the amended Act of matter, not being matter inserted instead of matter omitted from the Act.	17 18
	Expla	anatory	y note	19
	in ted direct errors cross be ta	thnical partions as s (for ex- refere	ensures that certain amendments, including amendments correcting errors provisions (for example, headings indicating the section to be amended or so to where a new section is to be inserted) and rectifying minor drafting example, corrections in numbering of provisions, correction or insertion of neces, omission of unnecessary matter or insertion of omitted matter), will have commenced on the date the amendments to which they relate .	20 21 22 23 24 25 26
2	Effe	ct of a	mendment or repeal on acts done or decisions made	27
		Exce	ept where it is expressly provided to the contrary, if this Act:	28
		(a)	amends a provision of an Act or an instrument, or	29
		(b)	repeals and re-enacts (with or without modification) a provision of an Act or an instrument,	30 31
		has e	act done or decision made under the provision amended or repealed effect after the amendment or repeal as if it had been done or made or the provision as so amended or repealed.	32 33 34
	•	anatory		35
	expre	essly pr	ensures that the amendment or repeal of a provision will not, unless rovided, vitiate any act done or decision made under the provision as in the amendment or repeal.	36 37 38

3	Effe	ct of amendment on instruments	1		
	This o	Except where expressly provided to the contrary, any instrument made under an Act amended by this Act, that is in force immediately before the commencement of the amendment, is taken to have been made under the Act as amended. anatory note clause ensures that, unless expressly provided, any instrument that is in force and a under a provision of an Act that is amended or substituted by the proposed Act to taken to have been made under the Act as amended.	2 3 4 5 6 7 8 9		
4	Revo	ocation of repeal	10		
	(1)	The Governor may by proclamation published on the NSW legislation website revoke the repeal of any Act or instrument effected by the following: this Act	11 12 13		
		Statute Law (Miscellaneous Provisions) Act (No 2) 2007	15		
		Statute Law (Miscellaneous Provisions) Act 2008	16		
	(2)	Any Act or instrument the subject of a proclamation under subclause (1) is taken not to be, and never to have been, repealed by any such Act.	17 18		
	(3)	Subclause (2) does not operate in respect of any Act or instrument so as:	19		
		(a) to affect in a manner prejudicial to any person (other than the State or an authority of the State) the rights of that person existing before the date of publication on the NSW legislation website of the proclamation under subclause (1) in respect of that Act or instrument, or	20 21 22 23 24		
		(b) to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of publication of that proclamation.	25 26 27		
	(4)	A reference in this clause to an Act or instrument includes a reference to a provision of any Act or instrument.	28 29		
	Explanatory note				
	This clause enables the Governor, by proclamation, to revoke the repeal of any Act or instrument or the provision of any Act or instrument repealed by this Act or any of the other statute law revision Acts listed. The Act or instrument or provision of an Act or instrument the subject of the revocation of repeal is taken not to be, and never to have been, repealed.				
5	Regi	ulations	36		
	(1)	The Governor may make regulations containing provisions of a savings or transitional nature consequent on the enactment of this Act.	37 38		

Schedule 6 General savings, transitional and other provisions

(2)	Any the d	such provision may, if the regulations so provide, take effect from ate of assent to this Act or a later date.	1 2
(3)	is ea	ne extent to which any such provision takes effect from a date that rlier than the date of its publication on the NSW legislation website, rovision does not operate so as:	3 4 5
	(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	6 7 8
	(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	9 10 11
Expla	anatory	v note	12
This clause enables the making of regulations of a savings or transitional nature having a short term effect and relating to incidental matters arising out of the proposed Act with regard to which no specific, or sufficient, provision has been made in the proposed Act.		13 14 15	

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