

New South Wales

Local Government Amendment (Councillor Misconduct and Poor Performance) Bill 2015

Explanatory note

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

Overview of Bill

The object of this Bill is to reform the legislative scheme for addressing councillor misconduct and poor performance and council maladministration by, in particular, streamlining processes, improving the effectiveness of performance improvement orders and providing additional relevant powers to the Minister and the Chief Executive of the Office of Local Government (the *Departmental Chief Executive*).

Outline of provisions

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

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

Schedule 1 Amendment of Local Government Act 1993 No 30

Schedule 1 [2] amends section 275 of the *Local Government Act 1993* (the *principal Act*) to include, as a ground on which a person is disqualified from holding civic office, the ground that the person has been suspended from civic office for a third time by either the Departmental Chief Executive or the Civil and Administrative Tribunal because of misconduct. The disqualification occurs when the third order for suspension takes effect and lasts for 5 years. Suspensions that occurred before the commencement of the provision count towards disqualification if a further order for suspension is made under the Act after that commencement. **Schedule 1** [33] and [34] are related amendments to section 440L of the principal Act dealing with staying the effect of a disqualification if the third order for suspension is stayed by the Tribunal pending appeal.

Schedule 1 [3] and [4] amend section 434 of the principal Act to reduce the time in which a council is required to respond to recommendations made by the Departmental Chief Executive arising from the investigation of a council from 40 to 28 days.

Schedule 1 [5] and [6] amend section 438A of the principal Act and **Schedule 1 [8]–[11]** and [13]–[16] amend section 438C of the principal Act to enable the Minister to vary a performance improvement order.

Schedule 1 [7] amends section 438A of the principal Act to ensure that the Minister or any other person may take action under the Act in relation to a council or councillor while a performance improvement order is in force.

Schedule 1 [12] amends section 438C of the principal Act to provide that the consultation period for a notice of intention to issue a performance improvement order is 7 days in all cases. Currently, the period is 21 days except if there is a matter of urgency, in which case, it is 7 days.

Schedule 1 [17] amends section 438F of the principal Act to clarify that a performance improvement order may require a council to provide more than one compliance report and may set out requirements relating to the reports, including the intervals at which they are to be made.

Schedule 1 [18] amends section 438G of the principal Act to include a requirement for a temporary adviser to directly report to the Minister on compliance with a performance improvement order if a council fails to provide a compliance report to the Minister as required by a performance improvement order or fails to give the adviser an opportunity to comment on a compliance report as required by section 438H of the principal Act.

Schedule 1 [19] inserts a new section into the principal Act to provide relevant powers to the Minister and Tribunal to deal with non-compliance by an individual councillor with a performance improvement order issued to a council. Proposed section 438HA empowers the Minister to issue a compliance order to a councillor which effectively prohibits the person acting as a councillor except for the purpose of taking action as required by a performance improvement order. The order initially remains in force for a period of up to 3 months with a possibility of being extended to up to 6 months, but the Minister must withdraw the order if the councillor complies with the performance improvement order. Provision is included for referral of the matter to be dealt with by the Tribunal as a misconduct matter instead of a compliance order being issued, after a compliance order has expired or while a compliance order is in force (for example, if it is clear that the councillor intends to refuse to comply with the performance improvement order despite the compliance order). Schedule 1 [37]–[39] contain consequential amendments extending Divisions 3 and 4 of Part 3 of Chapter 14 of the principal Act dealing with Tribunal proceedings to such referrals. Schedule 1 [1] contains a related amendment to ensure that a vacancy in office does not automatically occur as a consequence of a compliance order.

Schedule 1 [20], [21] and [22] amend section 440B of the principal Act to enable the Governor to disqualify a former councillor on the advice of the Minister if the Independent Commission Against Corruption (*ICAC*) has recommended that a person be suspended with a view to dismissal for serious corrupt conduct but the person has resigned or otherwise ceased to be a councillor before the matter can otherwise be taken to the Governor.

Schedule 1 [23] amends section 440C of the principal Act so that if a person who is suspended pending dismissal for serious corrupt conduct institutes proceedings relating to an ICAC report or an admission, the suspension continues while those proceedings are undertaken and, for the purposes of the limitations on the length of the period of suspension, the suspension will be taken to have commenced when those proceedings and any related review or appeal proceedings have been disposed of.

Schedule 1 [24] makes a similar amendment to section 440D which deals with council staff rather than councillors.

Schedule 1 [25] amends the definition of *misconduct* in section 440F of the principal Act to include as misconduct an act or omission of a councillor intended by the councillor to prevent the proper or effective functioning of the council or a committee of the council. For example, the

misconduct might include preventing a council from making a decision by deliberately leaving a meeting to deprive it of a quorum or misusing rescission motions to prevent councils from revisiting a matter for an extended period. This will enable appropriate disciplinary action to be taken against the councillor.

Schedule 1 [26] omits section 440G (2) of the principal Act which requires notice to be given of a motion at a council meeting to formally censure a councillor. The matter is to be dealt with by placing the relevant item on the agenda for the meeting and supporting that item with relevant reports or information.

Schedule 1 [27], [28] and [30] amend section 440H of the principal Act to enable the investigative powers of the Departmental Chief Executive to be used to require any person (rather than just a councillor, a member of staff of a council, a delegate of a council or an administrator) to provide information or produce documents. However, constraints are placed on that power relating to preserving the privilege against self-incrimination and legal professional privilege (except in favour of a public authority or former public authority).

Schedule 1 [29] amends section 440H of the principal Act by inserting a new subsection that enables the Departmental Chief Executive to arrange for a departmental report to be prepared without an investigation in certain situations where it is alleged that a councillor has engaged in misconduct. This is where the matter has been referred by the council and an investigation has already been conducted by the council, where, in the opinion of the Chief Executive, the allegation relates to a minor matter for which at most, the councillor would be counselled or reprimanded, and in other circumstances where the Chief Executive considers that arrangement appropriate.

Schedule 1 [31] amends section 440I of the principal Act to require the Departmental Chief Executive to give at least 14 days notice to a councillor of a proposal to take disciplinary action and to consider any submissions made by the councillor in accordance with the notice.

Schedule 1 [32] amends section 440L of the principal Act to remove the right of appeal to the Civil and Administrative Tribunal against disciplinary action comprised only of counselling or reprimanding a councillor.

Schedule 1 [35] amends section 451 of the principal Act. The section requires a councillor who has a pecuniary interest in any matter with which the council is concerned and who is present at a meeting of the council or committee at which the matter is being considered to disclose the nature of the interest and absent himself or herself from relevant discussions and voting. Subsection (4) contains an exception in relation to certain planning matters if the councillor has made a special disclosure of the interest in accordance with the regulations ahead of a meeting. The proposed amendment limits the exception to special disclosure of an interest of the councillor in the councillor's principal place of residence or, if the interest of another person is relevant under section 443 (for example, a spouse or relative), an interest of another person in that other person's principal place of residence.

Schedule 1 [36] amends the heading to Part 3 of Chapter 14 to reflect the content of the Part.

Schedule 2 Law revision amendments of Local Government Act 1993 No 30

Schedule 2 amends the principal Act for law revision purposes. The Dictionary and other provisions of the principal Act are amended to update references to the Department of Local Government to the Office of Local Government and references to the Director-General to the Chief Executive of the Office of Local Government (referred to as the Departmental Chief Executive).

The Schedule also contains amendments that update terminology and references relating to Public Service agencies, heads of agencies and Public Service employees as a consequence of the *Government Sector Employment Act 2013* and includes other miscellaneous amendments that are consequential on the making of past administrative changes orders.

Schedule 3 Consequential amendment of Local Government (General) Regulation 2005

Schedule 3 amends the form of special disclosure of pecuniary interest set out in the regulations under the principal Act as a consequence of the proposed amendment to section 451 (4) of the principal Act.



New South Wales

Local Government Amendment (Councillor Misconduct and Poor Performance) Bill 2015

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Local Government Amendment (Councillor Misconduct and Poor Performance) Bill 2015

No , 2015

A Bill for

An Act to amend the *Local Government Act 1993* to modify the legislative scheme for dealing with councillor misconduct and poor performance and council maladministration, and for law revision purposes; and to make consequential amendments to the *Local Government (General) Regulation 2005*.

The	The Legislature of New South Wales enacts:						
1	Name of Act	2					
	This Act is the Local Government Amendment (Councillor Misconduct and Poor Performance) Act 2015.	3 4					
2	Commencement	5					
	This Act commences on a day or days to be appointed by proclamation.	6					

Scl	nedule 1	A	Amendment of Local Government Act 1993 No 30	1		
[1]	Section 23	4 Whe	en does a vacancy occur in a civic office?	2		
			nsequence of a compliance order under section 438HA" after "suspended a section 234 (1) (d).	3 4		
[2]	Section 275 Who is disqualified from holding civic office?					
	Insert after	section	n 275 (1):	6		
	(1A)	If:		7		
		(a)	an order for suspension from civic office for misconduct is made (after the commencement of this subsection) against a person under this Act by the Departmental Chief Executive or the Civil and Administrative Tribunal on a referral from the Departmental Chief Executive, and	8 9 10 11		
			it is the third or subsequent such order that has been made against the person (including orders made before the commencement of this subsection), person is disqualified from holding civic office for 5 years after the date order takes effect.	12 13 14 15 16		
[3]	Section 43	4 Cou	ncil's response to report	17		
	Omit "40 d	ays" fi	rom section 434 (1). Insert instead "28 days".	18		
[4]	Section 43	4 (2) (b)	19		
	Omit "40-d	ay". Ir	nsert instead "28-day".	20		
[5]	Section 43	8A Pe	rformance improvement order	21		
	Insert after	section	n 438A (6):	22		
	(6A)		Minister may vary a performance improvement order (and, if an order is ed, a reference in this Act to the order is a reference to the order as varied).	23 24		
[6]	Section 43	8A (7)		25		
	Insert ", or	the va	riation of a performance improvement order," after "order".	26		
[7]	Section 43	8A (7 <i>A</i>	A)	27		
	Insert after	section	n 438A (7):	28		
	(7A)	is in	making of a performance improvement order, or the fact that such an order force, does not derogate from a power of the Minister or any other person ake any other order or take any other action under this Act.	29 30 31		
[8]	Section 43 improvement		nister to give notice of intention to issue or vary performance der	32 33		
	Insert "or v	ary" a	fter "issue" in section 438C (1).	34		
[9]	Section 43	8C (2)		35		
	Omit "The'	.		36		
	Insert instead	ad "If	it is proposed to issue a performance improvement order, the".	37		

[10]	Section 43	8C (2A)	1
	Insert after	section 438C (2):	2
	(2A)	If it is proposed to vary a performance improvement order, the notice is to specify the following:	3 4
		(a) the terms of the proposed variation,	5
		(b) the reasons why it is proposed to vary the order.	6
[11]	Section 43	8C (3)	7
	Insert "or v	variation" after "order".	8
[12]	Section 43	8C (4)	9
	Omit the su	ubsection. Insert instead:	10
	(4)	The notice is to specify a consultation period of not less than 7 days from the date the notice is served on the council.	11 12
[13]	Section 43	8C (5) (a)	13
	Insert "or p	proposed variation" after "order".	14
[14]	Section 43	8C (5) (b)	15
	Insert "or p	proposed variation" after "order".	16
[15]	Section 43	8C (6)	17
	Insert "or v	vary" after "issue".	18
[16]	Section 43	88C (6) (b)	19
	Insert "or v	varied" after "issued".	20
[17]	Section 43	88F Compliance report	21
	Omit section	on 438F (1). Insert instead:	22
	(1)	A council must provide the Minister with written reports on its compliance with a performance improvement order as required by the order.	23 24
[18]	Section 43	88G Appointment of temporary adviser	25
	Insert after	section 438G (4):	26
	(4A)	If a council fails to give a temporary adviser an opportunity to comment on a compliance report as required by section 438H, the temporary adviser is to inform the Minister of that fact and give the Minister a report on the council's compliance with the performance improvement order.	27 28 29 30
	(4B)	If a council fails to give the Minister a compliance report as required by section 438F, the temporary adviser is to give the Minister a report on the council's compliance with the performance improvement order.	31 32 33
[19]	Section 43	s8HA	34
	Insert after	section 438H:	35
43	88HA Enfo	orcement of performance improvement order against councillor	36
	(1)	The Departmental Chief Executive may (and must at the request of the Minister) arrange for a departmental report to be prepared as to whether a	37 38

	coun orde		as failed to take action as required by a performance improvement	1 2			
(2)	The Minister may, on receipt of a departmental report finding that a councillor has failed to take action as required by a performance improvement order, issue a compliance order to the councillor.						
(3)	A co	mplianc	ee order:	6			
	(a)		identify the action that the councillor is required to take by a mance improvement order but has failed to take, and	7 8			
	(b)	paid a specif	if the councillor is to be allowed to use council facilities, or be ny amount, for the purposes of the councillor taking that action, by the extent to which the councillor may use council facilities or mount that may be paid (as the case requires), and	9 10 11 12			
	(c)		specify the period (not exceeding 3 months) for which it is to n in force.	13 14			
(4)	whic	h a com	r may, by written notice to the councillor, extend the period for apliance order remains in force, but not so that the order remains a total period of more than 6 months.	15 16 17			
(5)	Befo	re issuir	ng a compliance order to a councillor, the Minister is to:	18			
	(a)	give th	ne councillor written notice:	19			
			specifying the action that the councillor has failed to take as required by a performance improvement order, and	20 21			
			specifying that the Minister proposes to issue a compliance order to the councillor, and	22 23			
		` ′	inviting the councillor to make submissions within a specified period (of not less than 7 days) about why the order should not be made, and	24 25 26			
	(b)	consid notice	der any submissions made by the councillor in accordance with the	27 28			
(6)			r is to withdraw a compliance order if satisfied that the councillor e action specified in the compliance order.	29 30			
(7)	Whi	le a com	pliance order is in force against a councillor, the councillor:	31			
	(a)		entitled to exercise any of the functions of the councillor other s necessary to take the action specified in the compliance order,	32 33 34			
	(b)	expens otherw	entitled to any fee or other remuneration, or to the payment of ses or to the use of council facilities, to which he or she would vise be entitled as a councillor, except as specified in the liance order.	35 36 37 38			
(8)	The	Minister	r may:	39			
	(a)	instead	d of taking action under this section against a councillor, or	40			
	(b)	after ta	aking action under this section against a councillor, or	41			
		est the I	a compliance order is in force against a councillor, Departmental Chief Executive to refer the matter to the Civil and ve Tribunal for consideration.	42 43 44			
(9)	A matter is referred to the Tribunal under this section by means of a report presented to the Tribunal by the Departmental Chief Executive and containing						

		or accompanied by such material and observations as the Departmental Chief Executive thinks fit.	1 2
	(10)	The Departmental Chief Executive is to notify the councillor concerned of any request to refer the matter to the Tribunal.	3 4
	(11)	For the purposes of this section and Part 3 of Chapter 14, failure by a councillor to take action as required by a performance improvement order is to be taken to be misconduct.	5 6 7
	(12)	The regulations may make provision for or with respect to the reference of matters to the Tribunal under this section.	8 9
[20]	Section 44 conduct	0B Dismissal and disqualification from civic office for serious corrupt	10 11
	Insert after	section 440B (1):	12
	(1A)	If:	13
		(a) a recommendation has been made as referred to in subsection (1) (a) about a person, and	14 15
		(b) the person has since ceased to hold civic office, and	16
		(c) the Minister advises the Governor that disqualification of the person from holding civic office is necessary in order to protect the public standing of councils and the proper exercise of their functions, the Governor may disqualify the person from holding civic office for a period not exceeding 5 years.	17 18 19 20 21
[21]	Section 44	0B (2)	22
-	Insert "or d	isqualification" after "dismissal".	23
[22]	Section 44	0B (2)	24
•		isqualified" after "dismissed".	25
[23]	Section 44	OC Temporary suspension from civic office for serious corrupt conduct	26
	Insert after	section 440C (4):	27
	(4A)	However, if the suspension is based on a recommendation made by the Independent Commission Against Corruption or an admission made by the person and the person commences proceedings relating to the recommendation or admission:	28 29 30 31
		(a) the suspension remains in effect while those proceedings and any related proceedings for review or appeal are dealt with, and	32 33
		(b) subsection (4) (a) applies as if the reference to 6 months after the suspension were a reference to 6 months after those proceedings and any related proceedings for review or appeal are finally dealt with or withdrawn.	34 35 36 37
[24]	Section 44 conduct	OD Temporary suspension of staff in connection with serious corrupt	38 39
	Insert after	section 440D (4):	40
	(4A)	However, if the suspension is based on a recommendation made by the Independent Commission Against Corruption or an admission made by the	41 42

		perso recor	on and the nmendation or			proceedings	relating	to	the	1 2
		(a)				while those properly		and	any	3 4
		(b)	subsection (suspension v	4) (a) app vere a ref	plies as if the erence to 6 m	reference to onths after tho or appeal are f	6 months a	ings	and	5 6 7 8
[25]	Section 44	0F Det	finitions							9
	Insert after	paragr	aph (d) of the	definition	of <i>misconduc</i>	t in section 440	OF (1):			10
		(e)		roper or e		or intended by oning of the cou				11 12 13
[26]	Section 44	0G Fo	rmal censure	of counc	illor for misco	onduct				14
	Omit sectio	n 4400	$\Im(2)$.							15
[27]	Section 44 misconduc			hief Exec	utive may inv	estigate or se	ek report o	on		16 17
	Omit "relev	ant" fi	rom section 44	-0H (3).						18
[28]	Section 44	0H (3A	N)							19
	Insert after	section	n 440H (3):							20
	(3A)				Chief Executiv Chief Executiv	re is to withdra re that:	w the direc	tion	if it	21 22
		(a)	the person de	oes not co	nsent to compl	iance with the	direction, a	and		23
		(b)		ection on g	grounds of priv	edings, be requivilege against s				24 25 26
		(c)	the privilege public author		rivilege in favo	our of a public	authority o	r for	rmer	27 28
				n is requir	red to be withdo	rawn, the perso	n is not gui	ilty c	of an	29 30
[29]	Section 44	0H (5A	N)							31
	Insert after	section	n 440H (5):							32
	(5A)	be pr	epared about v	whether a		range for a depengaged in misection if:				33 34 35
		(a)	council and t	he Depart e based or	mental Chief I the findings o	partmental Chi Executive is of of an investigat	the opinior	n tha	t the	36 37 38 39
		(b)	misconduct, disciplinary	if proven, action, the	would be mine	s of the opinion in nature and action would be neillor, or	d, were it to	war	rrant	40 41 42 43
		(c)	the Departm do so.	ental Chie	f Executive otl	herwise consid	ers it appro	pria	te to	44 45

[30]	Section 44	0H (9)	, defin	ition of "relevant person"	1	
	Omit the de	efinitic	n.		2	
[31]	Section 440l Departmental Chief Executive may take disciplinary action for misconduct					
	Insert after section 440I (3):					
	(3A)		ore takin cutive i	ng disciplinary action against a councillor, the Departmental Chief s to:	6 7	
		(a)	give	the councillor written notice:	8	
			(i)	specifying the grounds on which it is proposed to take disciplinary action against the councillor, and	9 10	
			(ii)	specifying the disciplinary action that the Departmental Chief Executive proposes to take against the councillor, and	11 12	
			(iii)	inviting the councillor to make submissions within a specified period (of not less than 14 days) about the proposal, and	13 14	
		(b)	consi	der any submissions made by the councillor in accordance with the e.	15 16	
[32]	Section 44	0L Ap	peals	against disciplinary action	17	
				plinary action comprised only of counselling or reprimanding)" "where firstly occurring in section 440L (1).	18 19	
[33]	Section 44	0L (3 <i>A</i>	A)		20	
	Insert after	sectio	n 440L	(3):	21	
	(3A)	that secti effec	has reson 275	nal stays a decision for suspension of a councillor for misconduct sulted or will result in disqualification from civic office under (1A), the disqualification ceases to have effect or does not take the case requires) until such time as the appeal is finally determined on.	22 23 24 25 26	
[34]	Section 44	0L (6)			27	
	Insert "and after "the c			fication that resulted from the suspension ceases to have effect"	28 29	
[35]	Section 45	1 Disc	closure	e and presence in meetings	30	
	Insert after	section	n 451 (4) (a):	31	
		(a1)	in the	ecuniary interest arises only because of an interest of the councillor councillor's principal place of residence or an interest of another on (whose interests are relevant under section 443) in that person's ipal place of residence, and	32 33 34 35	
[36]	Chapter 14	I, Part	3, hea	ding	36	
	Insert "and	proce	eedings	s before NCAT" after "non-disclosure".	37	
[37]	Section 47 matter rela			decide whether or not to conduct proceedings into a referred onduct	38 39	
	Insert "438	HA or	" after	"section" in section 470A (1).	40	
[38]	Section 47	0B Ci	rcumst	tances in which NCAT may dispense with hearing	41	
	Insert "438	HA or	" after	"section" in section 470B (1).	42	

[39] Section 482A Decision of NCAT—misconduct matters

Insert "438HA or" after "under section" in section 482A (1).

1

Scł	nedule 2	Law revision amendments of Local Government Act 1993 No 30	1 2
[1]	The whole Ac	t (except Schedule 8 and where otherwise amended by this Act)	3
	Omit "Directo	r-General" and "Director-General's" wherever occurring.	4
	Insert instead respectively.	"Departmental Chief Executive" and "Departmental Chief Executive's",	5 6
[2]		(1) (paragraph (a) of the definition of "relevant Director") and (3) (a), graph (a) of the definition of "relevant Director") and 36D (3) (d)	7 8
	Omit "Directo	r-General of National Parks and Wildlife" wherever occurring.	9
	Insert instead '	'Chief Executive of the Office of Environment and Heritage".	10
[3]	Section 36A ((paragraph (b	1) (paragraph (b) of the definition of "relevant Director") and 36B (1)) of the definition of "relevant Director")	11 12
	Omit "Directo	r of NSW Fisheries" wherever occurring.	13
	Insert instead '	'Secretary of the Department of Industry, Skills and Regional Development".	14
[4]	Section 36A (3) (a)	15
	Omit "Directo	r of Fisheries".	16
	Insert instead '	'Secretary of the Department of Industry, Skills and Regional Development".	17
[5]	Section 54P (2)–(4)	18
	Omit "Directo wherever occu	r-General of the Department of Environment, Climate Change and Water" rring.	19 20
	Insert instead '	'Chief Executive of the Office of Environment and Heritage".	21
[6]	Sections 261 Schedule 2	(2) (b), 400J (2) (a), 400K (1) (b) and 614 (2) (b) and clause 5 (1) (g) of	22 23
	Omit "an offic	er of" wherever occurring. Insert instead "a person employed in".	24
[7]	Section 400J	(2) (b) and (c)	25
	Omit the parag	graphs. Insert instead:	26
	(the Secretary of the Treasury (or a person employed in the Treasury nominated by the Secretary),	27 28
	(1	the Secretary of the Department of Premier and Cabinet (or a person employed in that Department nominated by that Secretary),	29 30
[8]	Section 400J	(2) (e)	31
	Omit the parag	graph. Insert instead:	32
	(the Secretary of the Department of Planning and Environment (or a person employed in that Department nominated by that Secretary),	33 34
[9]	Section 606 (1)	35
	Omit "Govern	ment Denartment" Insert instead "Public Service agency"	36

[10]	Section 639 (2) ((b)	1
	Omit the paragra	ph. Insert instead:	2
	(b)	that is a device or fitting of a type other than a type approved for such connection by the Secretary of the Department of Finance, Services and Innovation or by a person authorised by that Secretary to grant such an approval,	3 4 5 6
[11]	Section 684 (d)		7
	Omit the paragra	ph. Insert instead:	8
	(d)	in any case by a person employed in the Ministry of Health appointed by the Secretary of the Ministry of Health, generally or in respect of any special proceedings, or	9 10 11
[12]	Section 694 (2)		12
	Omit "an officer	of the Department of Health".	13
	Insert instead "a]	person employed in the Ministry of Health".	14
[13]	Section 708 (2)		15
	Omit "a Departm	ent" and "the Department head".	16
	Insert instead "a l	Public Service agency" and "the head of the agency", respectively.	17
[14]	Section 733 (7) ((c)	18
	Omit the paragra	ph. Insert instead:	19
	(c)	a Public Service employee, and	20
[15]	Sections 741 (2)	(f) and 742 (7)	21
	Omit "Director-C	General of New South Wales Fire Brigades" wherever occurring.	22
	Insert instead "Co	ommissioner of Fire and Rescue NSW".	23
[16]	Section 745 (2)		24
	Omit "member of	f staff of". Insert instead "person employed in".	25
[17]	Schedule 2, clau	use 2 (1) (b)	26
	Omit "who is an	officer of". Insert instead "employed in".	27
[18]	Schedule 2, clau	ıse 5 (1) (g)	28
	Omit "or officer"	. Insert instead "or employee".	29
[19]	Dictionary, defir	nition of "Department"	30
	Dep Gov Dep	on. Insert instead: artment or Department of Local Government means the Office of Local ernment. artmental Chief Executive means the Chief Executive of the Office of al Government.	31 32 33 34 35
[20]	Dictionary, defir	nition of "Director-General"	36
	Omit the definition	on.	37

Schedule 3 **Consequential amendment of Local Government** 1 (General) Regulation 2005 2 Schedule 3A Form of special disclosure of pecuniary interest 3 Insert "The special disclosure must relate to a pecuniary interest that arises only because of 4 an interest of the councillor in the councillor's principal place of residence or an interest of 5 another person (whose interests are relevant under section 443 of the Act) in that person's principal place of residence." after the first sentence under the heading "Important 6 7 Information". 8