First print



New South Wales

Statute Law (Miscellaneous Provisions) Bill 2016

Explanatory note

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

Overview of Bill

The objects of this Bill are:

- (a) to make minor amendments to various Acts and regulations (Schedule 1), and
- (b) to amend certain other Acts and instruments for the purpose of effecting statute law revision (Schedule 2), and
- (c) to repeal various Acts and instruments and provisions of Acts and instruments (Schedule 4), and
- (d) to make amendments to various Acts and instruments consequent on the proposed repeal of the *Home Care Service Act 1988* by Schedule 4 (Schedule 5), and
- (e) to make other provisions of a consequential or ancillary nature (Schedules 3 and 6).

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.

Clause 3 makes it clear that the explanatory notes contained in the Schedules do not form part of the proposed Act.

b2015-118.d09

Schedule 1 Minor amendments

Schedule 1 makes amendments to the following Acts and instruments: Aboriginal Land Rights Act 1983 No 42 Biological Control Act 1985 No 199 Biosecurity Act 2015 No 24 Children and Young Persons (Care and Protection) Act 1998 No 157 Community Services (Complaints, Reviews and Monitoring) Act 1993 No 2 Conveyancers Licensing Act 2003 No 3 Conveyancers Licensing Regulation 2015 Conveyancing Act 1919 No 6 Co-operative Housing and Starr-Bowkett Societies Act 1998 No 11 Co-operative Housing and Starr-Bowkett Societies Regulation 2015 Fisheries Management Amendment Act 2015 No 59 Geographical Names Act 1966 No 13 Home Building Act 1989 No 147 Marine Estate Management Act 2014 No 72 Mental Health Act 2007 No 8 Mining Act 1992 No 29 Mining and Petroleum Legislation Amendment (Land Access Arbitration) Act 2015 No 41 Motor Dealers and Repairers Act 2013 No 107 Motor Dealers and Repairers Regulation 2014 National Disability Insurance Scheme (NSW Enabling) Act 2013 No 104 Pawnbrokers and Second-hand Dealers Act 1996 No 13 Pawnbrokers and Second-hand Dealers Regulation 2015 Professional Standards Act 1994 No 81 Security Industry Act 1997 No 157 Sporting Venues (Invasions) Act 2003 No 44 Sporting Venues (Invasions) Regulation 2011 State Emergency and Rescue Management Act 1989 No 165 Subordinate Legislation Act 1989 No 146 Surveying and Spatial Information Act 2002 No 83 University of Technology Sydney Act 1989 No 69 University of Technology Sydney By-law 2005 University of Western Sydney Act 1997 No 116 Water Management Act 2000 No 92

The amendments to each Act and instrument are explained in detail in the explanatory note relating to the Act or instrument concerned set out in Schedule 1.

Schedule 2 Amendments by way of statute law revision

Schedule 2 amends certain Acts and instruments for the purpose of effecting statute law revision.

The amendments to each Act and instrument are explained in detail in the explanatory note relating to the Act or instrument concerned set out in Schedule 2.

Schedule 3 Amendments consequent on renaming of University of Western Sydney

Schedule 3 makes amendments consequent on amendments made to the University of Western Sydney Act 1997 by Schedule 1.

Schedule 4 Repeals

Schedule 4 repeals a number of Acts and instruments and provisions of Acts and instruments.

Clause 1 repeals the *Mining and Petroleum Legislation Amendment (Grant of Coal and Petroleum Prospecting Titles) Act 2015* at the request of the portfolio concerned. The reason for the repeal is explained in detail in the explanatory note relating to the repeal set out in the clause.

Clause 2 repeals the *Home Care Service Act 1988* and the *Community Services (Complaints, Reviews and Monitoring) Regulation 2004.* The repeals are enabled by amendments contained in Schedule 1. The reasons for the repeals are explained in detail in the explanatory notes relating to the repeals set out in the clause.

Clause 3 repeals a redundant Act and provisions of an Act.

Clause 4 repeals amending provisions that have commenced.

Clause 5 repeals an Act and a provision of an Act that have been superseded.

Schedule 5 Amendments consequent on repeal of Home Care Service Act 1988

Schedule 5 contains amendments that are consequent on the repeal of the *Home Care Service Act 1988* by Schedule 4.

Schedule 6 General savings, transitional and other provisions

Schedule 6 contains savings, transitional and other provisions of general effect.

The purpose of each provision is explained in detail in the explanatory note relating to the provision concerned set out in the Schedule.

First print



New South Wales

Statute Law (Miscellaneous Provisions) Bill 2016

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New South Wales

Statute Law (Miscellaneous Provisions) Bill 2016

No , 2016

A Bill for

An Act to repeal certain Acts and instruments 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.

Statute Law (Miscellaneous Provisions) Bill 2016 [NSW]

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Statute Law (Miscellaneous Provisions) Act 2016.	3
2	Com	mencement	4
	(1)	This Act commences on 8 July 2016, except as provided by this section.	5
	(2)	The amendments made by Schedule 1 to this Act commence on the day or days specified in that Schedule in relation to the amendments concerned. If a commencement day is not specified, the amendments commence in accordance with subsection (1).	6 7 8 9
	(3)	Clause 2 (a) of Schedule 4 commences on a day to be appointed by proclamation.	10
	(4)	Schedule 5 commences on a day to be appointed by proclamation.	11
	(5)	Schedule 6 commences on the date of assent to this Act.	12
3	Expl	anatory notes	13
		The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act.	14 15

Sch	edule 1	Minor amendments	1
1.1	Aborigina	al Land Rights Act 1983 No 42	2
[1]	Section 63	Board members	3
	Insert after	section 63 (2B):	4
	(2C)	Subsection (2B) (c) does not apply if an administrator was appointed to perform all of the functions of the Local Aboriginal Land Council for all or part of the relevant 12-month period.	5 6 7
[2]	Section 64	Chairperson and Deputy Chairperson	8
	Omit sectio	n 64 (1). Insert instead:	9
	(1)	A Chairperson and Deputy Chairperson of the Board of a Local Aboriginal Land Council are to be elected from among the Board members.	10 11
	(1A)	An election for the Chairperson and Deputy Chairperson is to be held at the first meeting of the Board after its election.	12 13
	(1B)	If there is a vacancy in the office of Chairperson or Deputy Chairperson, an election is to be held to fill the vacant office at the first meeting of the Board after the vacancy.	14 15 16
	(1C)	The Chairperson and Deputy Chairperson are to hold office for a term of 2 years and are eligible (if otherwise qualified) for re-election.	17 18
[3]	Section 79	Certain persons must not be employed	19
	Omit "4A o	r 5" from section 79 (1).	20
	Insert instea	ad "4AA, 4AB, 4AC, 4ACA, 4AD, 4AE, 4A, 4B, 5 or 5A".	21
[4]	Section 10	6 Functions of New South Wales Aboriginal Land Council	22
	Omit sectio	n 106 (3) (d).	23
[5]	Section 11	6 Delegation by New South Wales Aboriginal Land Council	24
	Omit sectio	n 116 (1) (g).	25
[6]	Section 14	4 Certain persons must not be employed	26
	Omit "4A o	r 5" from section 144 (1).	27
	Insert instea	ad "4AA, 4AB, 4AC, 4ACA, 4AD, 4AE, 4A, 4B, 5 or 5A".	28
[7]	Section 16	5 Functions of Registrar	29
	Omit "misb	ehaviour" from section 165 (h). Insert instead "misconduct".	30
[8]	Section 23	0 Limitations on certain land dealings by administrator	31
	Omit "for a	period of 12 months or more" from section 230 (2) (d).	32
[9]	Schedule 4	Savings, transitional and other provisions	33
		nonths" from clause 61 (2). Insert instead "2 years".	34
		nent e amendments to the <i>Aboriginal Land Rights Act 1983</i> commences, or is taken to have on 1 July 2016.	35 36 37

Explanatory note

Item [1] of the proposed amendments provides that the requirement that a person attend 2 meetings of a Local Aboriginal Land Council within a 12-month period before becoming eligible to nominate another person for election as a Board member of the Council does not apply if an administrator has been appointed to exercise the functions of the Council during that period.

Item [2] provides that the terms of office of the Chairperson and Deputy Chairperson of the Board of a Local Aboriginal Land Council are each 2 years. This is consistent with the terms of office of the Chairperson and Deputy Chairperson of the New South Wales Aboriginal Land Council. The amendment also provides for the conduct of elections of the Chairperson and Deputy Chairperson.

Items [3] and [6] update references to provisions of the *Crimes Act 1900* (which have been amended to modernise the law relating to fraud and forgery offences and to create new offences relating to identity crime) for the purposes of providing that a person is disqualified from being employed by an Aboriginal Land Council if the person is convicted of an offence under any of those provisions.

Items [4] and [5] remove references to the approval of the community, land and business plan of a Local Aboriginal Land Council by the New South Wales Aboriginal Land Council. This oversight function of the New South Wales Aboriginal Land Council was removed by the *Aboriginal Land Rights Amendment Act 2014*.

Item [7] changes terminology used in reference to the misconduct of councillors, Board members and members of staff of, and consultants to, Aboriginal Land Councils (to make a provision relating to the investigative functions of the Registrar under the *Aboriginal Land Rights Act 1983* consistent with other provisions of that Act).

Item [8] enables an administrator to deal with the land of a Local Aboriginal Land Council without its consent for the purposes of the operation of a housing scheme if the LALC has operated the scheme for less than 12 months in contravention of a requirement that the scheme be approved by the NSWALC. Currently, an administrator may only deal with the land for those purposes without consent if the contravention has continued for at least 12 months.

Item [9] extends, by 12 months, a transitional arrangement that grants a Local Aboriginal Land Council time within which to take steps (required by regulations) to cease involvement in the operation or management of a corporation that the Local Aboriginal Land Council is not authorised under the Act to establish or acquire.

	•		
1.2	Biological Co	ntrol Act 1985 No 199	31
[1]	Section 3 Definit	tions	32
	Omit "live" from	the definition of <i>kind</i> in section 3 (1).	33
[2]	Section 3 (1), de	finition of "organism"	34
	Omit the definition	on. Insert instead:	35
	orga	unism means:	36
	(a)	an organism (whether alive or dead and whether or not indigenous to Australia) other than a human, or	37 38
	(b)	a virus or a sub-viral agent (whether alive or dead and whether or not indigenous to Australia), or	39 40
	(c)	a part of, or matter discharged from, an organism within the meaning of paragraph (a) or (b).	41 42
[3]	Section 3 (1), de	finition of "prescribed live organisms"	43
	Omit the definition	on. Insert instead:	44
	pres	cribed organisms means organisms that are:	45
	(a)	live organisms, or	46
	(b)	viruses or sub-viral agents,	47
	othe	r than live vaccines or resistant cultivars.	48
[4]	Section 4 Biolog	jical control	49
	Omit "live organi	isms". Insert instead "prescribed organisms".	50

[5] Sections 19 (1), 20 (1), 24 (1), 28 (1) (b), 29 (1) (a), 32 (2) (a) and 35 (3)

Omit "prescribed live organisms" wherever occurring.

Insert instead "prescribed organisms".

Explanatory note

Item [2] of the proposed amendments specifically includes viruses and sub-viral agents in the definition of **organism** in the *Biological Control Act 1985*, to avoid any doubt about whether viruses are already part of the definition. (That doubt arises because there is doubt in the current scientific literature about whether viruses are "organisms" and about whether they are "live".)

Item [1] updates a reference to organisms being "live", as a consequence of the change made by item [2].

Item [3] changes a defined term from *prescribed live organisms* to *prescribed organisms* to remove any doubt as to whether organisms (which will now include viruses and sub-viral agents), are "live". This will mean that viruses and sub-viral agents will be included in the national scheme for the release of prescribed organisms to act as agent organisms to control target organisms.

Item [4] narrows a reference to "live organisms", to ensure that it refers to "prescribed organisms", which are the only organisms subject to biological control. This is a consequence of the change made by item [3].

Item [5] updates references to "prescribed live organisms", as a consequence of the change made by item [3].

The amendments are consistent with those made to the Commonwealth Act that is part of the national scheme (see the *Biological Control Amendment Act 2016* of the Commonwealth).

1.3 Biosecurity Act 2015 No 24

[1] Section 7 General definitions

Insert "(whether or not any such stock food is mixed or treated with a stock medicine (within the meaning of the *Stock Medicines Act 1989*))," after "as stock food," in the definition of *stock food*.

[2] Section 7, definition of "stock food"

Omit paragraph (a). Insert instead:

(a) a stock medicine (within the meaning of the *Stock Medicines Act 1989*), or

[3] Schedule 8 Amendment of other legislation

Omit "stock medicine registered under the *Stock Medicines Act 1989*" from Schedule 8.31.

Insert instead "stock medicine (within the meaning of the Stock Medicines Act 1989)".

Explanatory note

Item [1] of the proposed amendments makes it clear that a stockfood remains a stockfood for the purposes of the *Biosecurity Act 2015* even if it is mixed or treated with a stock medicine.

Items [2] and [3] correct the description of stock medicines by removing redundant references to the registration of those medicines under the *Stock Medicines Act 1989*.

1.4 Children and Young Persons (Care and Protection) Act 1998 No 157

[1] Section 231QA

Insert after section 231Q:

231QA Effect of registration

(1) A child protection order registered in the Children's Court under this Part is taken for all purposes (except for the purposes of appeal) to be a care order of the relevant type made by the Children's Court on the day on which it is registered and it may be varied or rescinded, or a breach of it dealt with, under this Act accordingly.

(2)An interim order registered in the Children's Court under this Part is taken for all purposes to be an interim care order made by the Children's Court under this Act having effect, from the day on which it is registered, for the period specified in the order.

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- An interim order registered in the Children's Court under this Part cannot be (3) varied under this Act, but nothing in this subsection prevents an application for a new interim care order being made under this Act and, if the application is granted, the interim order being rescinded.
- (4) Despite subsection (3), a breach of an interim order registered in the Children's Court under this Part may be dealt with under this Act in the same way as a breach of any other interim care order.
- (5) If an order under an interstate law to transfer a child protection proceeding to New South Wales is registered under this Part, the proceeding is taken to have been commenced in the Children's Court on the day on which the order is registered.

Section 245I Commonwealth agencies [2]

Omit "Federal Magistrates Court" from section 245I (b).

Insert instead "Federal Circuit Court".

Explanatory note

Item [1] of the proposed amendments inserts a provision to clarify the effect of the registration by the Children's Court of child protection orders and other orders that have been transferred to New South Wales from other jurisdictions. Chapter 14A of the Children and Young Persons (Care and Protection) Act 1998 forms part of a scheme (along with similar provisions enacted in other Australian jurisdictions and New Zealand) for the transfer of child protection orders and other orders and proceedings for such orders between those jurisdictions. The provisions enacted in each of the jurisdictions are based on a model Bill that was approved by the Community Services Ministers' Council on 5 August 1999. The proposed amendment enacts (with minor amendments to take account of the New South Wales context and to clarify the period during which a transferred interim order has effect) a provision that was contained in that model Bill.

Item [2] updates a reference to the Federal Circuit Court.

1.5 Community Services (Complaints, Reviews and Monitoring) Act 1993 No 2

[1] **Section 8 Functions of Official Community Visitors**

Omit section 8 (1) (e). Insert instead:

- (e) inform the Minister and the Ombudsman on matters affecting the welfare, interests and conditions of persons using visitable services, and
- (f) encourage the promotion of legal and human rights of persons using visitable services, including the right to privacy, confidentiality, adequate information and consultation in relation to those services and the right to complain, and
- (g) consider matters raised by persons using visitable services, staff of providers of visitable services and people having a genuine concern for the welfare, interests and conditions of persons using visitable services, and
- (h) provide information to persons using visitable services as to the advocacy services available to help them in the presentation of any grievance or matter of concern and, in appropriate cases, to assist such persons to obtain such services, and
- facilitate, wherever it is reasonable and practicable to do so, the early (i) 49 and speedy resolution of grievances or matters of concern affecting

persons using visitable services by referring those grievances or matters to the providers of the relevant services or to other appropriate bodies, and

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(j) exercise such other functions as may be prescribed by the regulations for the purposes of this section.

[2] Section 28 Applications to Tribunal for administrative reviews of decisions

Omit section 28 (1) (c). Insert instead:

(c) a decision made by a service provider not to take action recommended by the Ombudsman under section 26 of the *Ombudsman Act 1974* as a result of an investigation of a complaint under Part 4 of this Act, or to take part only of the action so recommended,

[3] Section 28 (1A)

Insert after section 28 (1):

(1A) A right of review relating to a decision of the kind referred to in subsection (1) (c) applies only to the person from whose complaint the recommendation referred to in that paragraph arose. Accordingly, only that person may apply to the Tribunal for a review of that decision.

[4] Section 45 Reasons to be given for certain decisions

Omit section 45 (1). Insert instead:

- (1) A relevant decision maker must record the reasons for the following decisions and give a written copy of the reasons to each person considered by the decision maker to have been directly affected by the decision:
 - (a) any decision in respect of which there is a right of review by the Tribunal, other than a decision of a kind referred to in section 28 (1) (c),
 - (b) any decision by a service provider that is likely to have a significant impact on the quality or availability of a community service, and that directly affects one or more persons using the service, being a decision in respect of which a request for reasons is made to the service provider by or on behalf of a person so affected within 28 days after the decision is notified to that person.

Explanatory note

The proposed amendments insert into the *Community Services (Complaints, Reviews and Monitoring) Act 1993* provisions equivalent to the remaining operative provisions of the *Community Services (Complaints, Reviews and Monitoring) Regulation 2004* (which prescribe functions of Official Community Visitors and decisions that are subject to administrative review or for which reasons must be given). That Regulation is proposed to be repealed by Schedule 4.

1.6 Conveyancers Licensing Act 2003 No 3

[1]	Whole Act (except Schedule 1 and where otherwise amended by this subschedule)	38
	Omit "Director-General" and "Director-General's" wherever occurring.	39
	Insert instead "Secretary" and "Secretary's", respectively.	40
[2]	Section 3, definitions of "Department" and "Director-General"	41
	Omit the definitions. Insert in alphabetical order:	42
	Department means the Department of Finance, Services and Innovation.	43

	Secretary means:	1
	(a) the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or	2 3
	(b) if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation.	4 5
[3]	Section 17 Duration	6
	Omit "until the following 30 June". Insert instead "for 1 year".	7
[4]	Sections 80 (2) (c) and 144	8
	Omit "officer" wherever occurring. Insert instead "employee".	9
[5]	Section 145 (1), definition of "authorised officer"	10
	Omit "an officer" from paragraph (a). Insert instead "an employee".	11
[6]	Section 145 (2)	12
	Omit "any officer". Insert instead "any employee".	13
[7]	Section 164 (a)	14
	Omit "member of staff of". Insert instead "person employed in".	15
	Explanatory note	16
	Item [3] of the proposed amendments provides that a licence under the <i>Conveyancers Licensing Act</i> 2003 remains in force for 1 year from the date the licence is granted (rather than only until the	17 18
	following 30 June, as is currently the case). Items [1], [2] and [4]–[7] update terminology and references as a consequence of the <i>Government</i>	19
	Sector Employment Act 2013 and past administrative changes orders.	20 21
1.7	Conveyancers Licensing Regulation 2015	22
[1]	Clause 3 (1), definition of "Secretary"	23
	Omit the definition.	24
[2]	Clause 5 Fees for licence	25
	Omit clause 5 (4).	26
[3]	Clause 35 (a)	27
	Omit "Director-General". Insert instead "Secretary".	28
	Explanatory note	29
	The proposed amendments are consequent on the proposed amendments to the <i>Conveyancers Licensing Act 2003</i> in this Schedule.	30 31
1.8	Conveyancing Act 1919 No 6	32
	Section 184D Registration of instruments	33
	Insert after section 184D (8):	34
	(9) The Registrar-General may refuse to register in the General Register of Deeds	35
	an instrument that purports to create a prescribed power of attorney for the purposes of the <i>Powers of Attorney Act 2003</i> if the Registrar-General is not	36
	satisfied that the instrument creates a prescribed power of attorney for the	37 38
	purposes of that Act.	39

	 Explanatory note The proposed amendment allows the Registrar-General to refuse to register in the General Register of Deeds under the <i>Conveyancing Act 1919</i> an instrument that purports to create a prescribed power of attorney for the purposes of the <i>Powers of Attorney Act 2003</i> if the Registrar-General is not satisfied that the instrument meets the formal requirements for creation of a prescribed power of attorney, namely that the instrument: (a) is in or to the effect of a form prescribed by the regulations under the <i>Powers of Attorney Act 2003</i> for the purposes of section 8 of that Act, and (b) is duly executed. 	1 2 3 4 5 6 7 8 9
1.9	Co-operative Housing and Starr-Bowkett Societies Act 1998 No 11	10
[1]	Section 3 Definitions	11
	Omit the definitions of <i>applicable accounting standard</i> , <i>standard</i> and <i>Standards Committee</i> from section 3 (1).	12 13
	Insert in alphabetical order:	14
	<i>standard</i> means a standard that is continued in force under clause 21 of Schedule 5.	15 16
[2]	Section 3 (1)	17
	Insert in alphabetical order:	18
	approved form means a form approved by the Registrar.	19
[3]	Section 12 Interpretation—when one entity controls another	20
	Omit section 12 (3).	21
[4]	Section 19 Functions of Registrar	22
	Omit section 19 (e).	23
[5]	Section 30 Inspectors	24
	Omit section 30 (2). Insert instead:	25
	(2) The Registrar is to cause each inspector to be issued with a certificate of identification in the approved form.	26 27
[6]	Section 62 Model rules	28
	Omit the section.	29
[7]	Section 78 Fees and charges	30
	Omit section 78 (3).	31
[8]	Sections 118 (10), 137 (5) (e), 138 (3) and 140 (12)	32
	Omit "prescribed form" wherever occurring. Insert instead "approved form".	33
[9]	Section 132 Requirements applying to accounts and group accounts	34
	Omit "requirements, and" from section 132 (1) (a). Insert instead "requirements.".	35
[10]	Section 132 (1) (b)	36
	Omit the paragraph.	37
[11]	Section 132 (2) and (3)	38
	Omit the subsections.	39

[12]	Sectio	n 134 Directors' reports	1
	Omit "	time, or" from section 134 (8) (b) (ii). Insert instead "time.".	2
[13]	Sectio	n 134 (8) (c)	3
	Omit th	ne paragraph.	4
[14]	Sectio	n 136 Contravention of Division	5
	Omit se	ection 136 (2).	6
[15]	Sectio	n 143 Auditor's report	7
	Omit se	ection 143 (2) (a) (iii).	8
[16]	Sectio	n 143 (2) (b)	9
	Omit th	ne paragraph.	10
[17]	Sectio	n 143 (2) (e)	11
	Omit "	or (b)".	12
[18]		n 144 Powers and duties of auditor	13
	Omit se	ection 144 (8) and (9).	14
[19]		Standards and model rules	15
	Omit th	ne Part.	16
[20]		ule 1 General interpretative provisions	17
	Omit "	prescribed or" from clause 11 (1) and (2), wherever occurring.	18
[21]	Sched Comm	ule 4 Provisions relating to the constitution and procedure of the Standards	19 20
		ne Schedule.	21
[22]	Sched	ule 5 Savings, transitional and other provisions	22
		t the end of the Schedule:	23
	Part	6 Provisions consequent on enactment of Statute	0.4
	ran	Law (Miscellaneous Provisions) Act 2016	24 25
	19 I	Definition	26
		In this Part, <i>repeal day</i> means the day on which Part 8 of this Act is repealed by the <i>Statute Law (Miscellaneous Provisions) Act 2016</i> .	27 28
	20	Abolition of Standards Committee	29
		On the repeal day:	30
		(a) the Standards Committee is abolished, and	31
		(b) a person holding office as a member of that Committee ceases to hold that office and is not entitled to compensation because of ceasing to hold that office.	32 33 34

	21	Existing s	tandards	1
		A sta day:	andard that was in force under section 192 immediately before the repeal	2 3
		(a)	continues in force under this Act as if Part 8 of this Act had not been repealed, and	4 5
		(b)	may be amended or repealed by the Minister, by notice published in the Gazette.	6 7
	Expla	natory note		8
	Co-op contin conse decla or dee ltems Act an	perative Hous aued operation equentially rep red, by the Co clarations in fo [2], [5], [8] ar re to be provid	poposed amendments abolishes the Standards Committee established under the ing and Starr-Bowkett Societies Act 1998 (the principal Act) and provides for the n of standards made by that Committee before its abolition. Items [3], [6], [9]–[18] beal provisions relating to model rules made, and applicable accounting standards committee (which are redundant because there are currently no such model rules before). Items [1], [4], [7], [19] and [21] make other consequential amendments. Items [20] provide that certain documents required to be provided under the principal led in the form approved by the Secretary of the Department of Finance, Services her than in the form prescribed by the regulations, as is currently the case).	9 10 11 12 13 14 15 16 17
1.10	Co-	operative	Housing and Starr-Bowkett Societies Regulation 2015	18
[1]	Clau	ses 3 (2), 12	2, 14 (2) and (3) and Schedule 1	19
	Omit	the provisio	ons.	20
[2]	Clau	se 10 Regis	tration of associations	21
	Omit	"form appro	oved by the Registrar" from clause 10 (1) (a).	22
	Inser	t instead "ap	proved form".	23
[3]	Clau	se 14 Annu	al returns	24
	Inser	t "in the app	roved form" after "following returns" in clause 14 (1).	25
[4]	Sche	dule 4 Pres	cribed information relating to proposed compromise or arrangement	26
	Omit	"the form a	pproved by the Registrar" from clause 2 (3) (a).	27
			e approved form".	28
		natory note		29
			endments are consequent on the proposed amendments to the <i>Co-operative Bowkett Societies Act 1998</i> in this Schedule.	30 31
1.11	Fish	neries Mar	nagement Amendment Act 2015 No 59	32
	Sche	dule 1 Ame	ndment of Fisheries Management Act 1994 No 38	33
	Omit	Schedule 1	[38]. Insert instead:	34
	[38]	Section 69	Nomination of commercial fisher by holder of shares	35
		Omit section	on 69 (2).	36
	Expla	natory note		37
	The p Fishe	roposed ame ries Managen	ndment provides for the repeal of an uncommenced provision that inserts into the <i>nent Act 1994</i> a provision that is unnecessary (because the effect of the provision her provision to be inserted by the <i>Fisheries Management Amendment Act 2015</i>).	38 39 40

1.12	Geograph	nical Names Act 1966 No 13	1
[1]	Section 5 P	owers and functions of board	2
	Omit "tribal	" from section 5 (1) (g).	3
[2]	Section 5 (1	1) (h)	4
	Omit "dictic Explanatory	onary". Insert instead "register". note	5 6
		d [2] of the proposed amendments update terminology used in reference to the Names Board's functions of compiling and maintaining information relating to names.	7 8 9
1.13	Home Bu	ilding Act 1989 No 147	10
	Schedule 4	Savings and transitional provisions	11
	Omit "to wh	nich the requirement was subject" from clause 143.	12
	Insert instea Explanatory	d "which was subject to the requirement". note	13 14
	the Home Bu requirement of	d amendment corrects a transitional provision by providing that an amendment made to uilding Act 1989 by the Home Building Amendment Act 2014 that imposes a former of the regulations extends to any contract or matter that was formerly subject to that rather than to any contract or matter to which that requirement was formerly subject, as le case).	15 16 17 18 19
1.14	Marine Es	state Management Act 2014 No 72	20
	Section 59 notification	General provisions relating to marine park and aquatic reserve Is	21 22
	Insert "in the Explanatory	e Gazette" after "publication of the notification" in section 59 (1). note	23 24
	prohibits an a	d amendment makes it clear that a marine park or aquatic reserve notification (which including the construction on the gazette on its publication on the internet) or on a later date specified in the notification.	25 26 27
1.15	Mental He	ealth Act 2007 No 8	28
[1]	Section 27 mental hea	Steps for medical examination requirements for ongoing detention in Ith facility	29 30
	Omit "in th occurring.	e form prescribed by the regulations" from section 27 (b) and (c) wherever	31 32
[2]	Section 27	(2) and (3)	33
	Insert at the	end of section 27:	34
	(2)	Any certification under subsection (1) (a) or notification under subsection (1) (b) or (c) of the opinion that a person is, after an examination under this section or section 27A, a mentally ill person or a mentally disordered person, is to be in the form prescribed by the regulations.	35 36 37 38
	(3)	Any form used for the purposes of this section or section 27A (as in force immediately before the commencement of this subsection) is, until such time as a form is prescribed for the purposes of subsection (2), taken to be the form so prescribed.	39 40 41 42

	as to the me and examine by the regula	y note e proposed amendments makes it clear that any certification or notification of an opinion ntal state of a person that is given after the person is detained in a mental health facility ed by certain medical practitioners or authorised persons is to be in the form prescribed ations (whether the examination is conducted in person or using an audio visual link). es a consequential amendment.	1 2 3 4 5 6
1.16	Mining A	ct 1992 No 29	7
[1]	Section 11 exploration	4A Power of decision-maker in relation to renewal applications for n licences	8 9
	Omit "new	" from section 114A (4). Insert instead "renewed".	10
[2]	Section 24	0D Effect of direction	11
	Omit "secti	ion 126" from the note. Insert instead "Division 3 of Part 7".	12
[3]	Section 24	2AA Prior notice of direction under section 240 or 240A not required	13
	Insert "or 2	40A" after "240".	14
[4]	Section 28	2 Liability to pay royalty—publicly owned minerals	15
	Omit "clau	se 8 (4)" from section 282 (2). Insert instead "clause 7A (3)".	16
[5]	Schedule ²	1B Further provisions relating to authorisations generally	17
	Insert after	clause 7 (1) (b):	18
		(b1) in the case of a mining lease—the conditions referred to in clause 7A, and	19 20
[6]	Schedule ²	1B, clause 7A	21
	Insert after	clause 7:	22
	7A Add	itional conditions of mining leases	23
	(1)	A mining lease is subject to a condition that the holder of the lease may suspend mining operations in the mining area only if the operations are suspended in accordance with the written consent of the decision-maker.	24 25 26
	(2)	However, a mining lease that is granted in relation to a mining purpose or mining purposes only is not subject to such a condition.	27 28
	(3)	A mining lease granted on the basis of a tender lodged under section 53 is taken to include a condition in the terms specified in the tender for the purposes of section 53 (3).	29 30 31
	(4)	The conditions referred to in this clause apply in addition to the conditions referred to in clause 7.	32 33
[7]	Schedule ²	1B, clause 8 (3) and (4)	34
	Omit the su		35
	Explanatory	r note e proposed amendments corrects a reference to a renewed exploration licence to make	36
	it clear that t	he licence is not a new exploration licence.	37 38
		ates a cross-reference in a note relating to the cancellation of authorities.	39
	prospecting	ends to a prohibition notice (which directs a person to discontinue unauthorised mining, or related activities) a provision that allows certain other directions under the Act to be t prior notice to any affected person.	40 41 42

Items [6] and [7] transfer provisions creating statutory conditions of mining leases from a provision that applies to mineral claims to a provision that applies only to mining leases. In doing so, a statutory condition requiring consent to the suspension of mining operations is redrafted to clarify its operation. Items [4] and [5] make consequential amendments.

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1.17 Mining and Petroleum Legislation Amendment (Land Access Arbitration) Act 2015 No 41

[1] Schedule 2 Amendment of Petroleum (Onshore) Act 1991 No 84

Omit proposed section 19 (6) in Schedule 2 [2].

[2] Schedule 2 [2]

Renumber proposed section 19 (7) as section 19 (6).

[3] Schedule 2 [10]

Insert after proposed section 69G (2):

(3) The Secretary is to appoint a member of the Arbitration Panel as an arbitrator.

Explanatory note

Item [1] of the proposed amendments removes an uncommenced provision that duplicates an existing provision of the *Petroleum (Onshore) Act 1991* (the *Petroleum Act*) relating to the renewal of petroleum titles. Item [2] makes a consequential amendment.

Item [3] changes an uncommenced amendment to a provision of the Petroleum Act that provides for the appointment of an arbitrator (on the application of a title holder or landholder) to make it clear that the Secretary of the Department of Industry, Skills and Regional Development is required to make the appointment, but may do so without consulting the heads of certain Departments. The uncommenced amendment repeals a provision that requires the Secretary to make the appointment after consulting the heads of Departments.

1.18 Motor Dealers and Repairers Act 2013 No 107

[1] Section 4 Definitions

Omit the definition of *Secretary* from section 4 (1). Insert instead:

Secretary means:

- (a) the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or
- (b) if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation.

[2] Section 4 (1)

Insert in alphabetical order:

towable recreation vehicle means a trailer equipped with living space or sleeping facilities, or both, and includes a caravan, fifth wheeler, pop-top caravan, camper trailer or tent trailer.

[3] Section 5 Motor dealers

Omit "cars" from section 5 (2). Insert instead "motor vehicles".

[4]	Section 63	Sale r	notices	s for certain second-hand motor vehicles	1
	Omit sectio	n 63 (1	l). Inse	ert instead:	2
	(1)	Appli	ication		3
		This	section	n does not apply to any of the following:	4
		(a)	a den	nonstrator motor vehicle,	5
		(b)	a seco	ond-hand motor cycle,	6
		(c)		ond-hand trailer,	7
		(d)	a seco	ond-hand towable recreation vehicle.	8
[5]	Section 64 vehicles	Sale r	notices	s for demonstrator motor vehicles and other second-hand	9 10
	Omit "seco	nd-han	d moto	or cycle or a demonstrator motor vehicle".	11
	or second-h	and to	monstra wable i	ator motor vehicle, second-hand motor cycle, second-hand trailer recreation vehicle".	12 13
	in the Depa	e propos rtment	of Fina	endments confers on the Commissioner for Fair Trading, who is employed ince, Services and Innovation, functions under the <i>Motor Dealers and</i> e currently conferred on the Secretary of that Department.	14 15 16 17
	a dealer's no Item [5] ensu	itice to b ires that ie sale.	be attac t the dea Item [2]	and trailers and towable recreation vehicles from a provision that requires ched to certain motor vehicles while they are offered or displayed for sale. aler's notice will still be required to be provided to a purchaser at or before] inserts a definition of towable recreation vehicle . By.	18 19 20 21 22
1.19	Motor De	alers	and	Repairers Regulation 2014	23
1.19 [1]	Motor De Clause 3 D			Repairers Regulation 2014	23 24
	Clause 3 D	efinitio	ons	Repairers Regulation 2014 wable recreation vehicle from clause 3 (1).	
[1]	Clause 3 D Omit the de	efinition finition	ons n of <i>to</i> r		24
	Clause 3 D Omit the de Clause 25	efinition efinition Form of	ons n of <i>to</i> r of deal	wable recreation vehicle from clause 3 (1).	24 25
[1]	Clause 3 D Omit the de Clause 25	efinition efinition Form of	ons n of <i>to</i> r of deal) (a) an	wable recreation vehicle from clause 3 (1). ler's notices nd (b). Insert instead: ne purposes of section 63 of the Act—Motor Dealer's Notice Form	24 25 26
[1]	Clause 3 D Omit the de Clause 25	efinition efinition Form c e 25 (2)	ons n of <i>to</i> r of deal) (a) an for th (Forn	wable recreation vehicle from clause 3 (1). ler's notices nd (b). Insert instead: ne purposes of section 63 of the Act—Motor Dealer's Notice Form	24 25 26 27 28
[1]	Clause 3 D Omit the de Clause 25	efinition Form c e 25 (2) (a)	ons n of <i>to</i> r of deal) (a) an for th (Forn	wable recreation vehicle from clause 3 (1). ler's notices hd (b). Insert instead: he purposes of section 63 of the Act—Motor Dealer's Notice Form n 5),	24 25 26 27 28 29
[1]	Clause 3 D Omit the de Clause 25	efinition Form c e 25 (2) (a)	ons n of <i>to</i> n of deal) (a) an for th (Form for th (i) (ii)	wable recreation vehicle from clause 3 (1). ler's notices hd (b). Insert instead: he purposes of section 63 of the Act—Motor Dealer's Notice Form n 5), he purposes of section 64 of the Act: if the motor vehicle is a motor cycle—Motor Dealer's Notice for Motor Cycles Form (Form 7), or if the motor vehicle is a trailer or towable recreation vehicle— Motor Dealer's Notice for Trailers and Towable Recreation Vehicles Form (Form 9), or	24 25 26 27 28 29 30 31 32 33 34 35
[1]	Clause 3 D Omit the de Clause 25	efinition Form c e 25 (2) (a)	ons n of ton of deal) (a) an for th (Forn for th (i)	 wable recreation vehicle from clause 3 (1). ler's notices hd (b). Insert instead: he purposes of section 63 of the Act—Motor Dealer's Notice Form n 5), he purposes of section 64 of the Act: if the motor vehicle is a motor cycle—Motor Dealer's Notice for Motor Cycles Form (Form 7), or if the motor vehicle is a trailer or towable recreation vehicle—Motor Dealer's Notice for Trailers and Towable Recreation 	24 25 26 27 28 29 30 31 32 33 34
[1]	Clause 3 D Omit the de Clause 25	efinition Form (c e 25 (2) (a) (b)	ons n of <i>to</i> n of deal) (a) an for th (Form for th (i) (ii)	wable recreation vehicle from clause 3 (1). ler's notices nd (b). Insert instead: ne purposes of section 63 of the Act—Motor Dealer's Notice Form n 5), ne purposes of section 64 of the Act: if the motor vehicle is a motor cycle—Motor Dealer's Notice for Motor Cycles Form (Form 7), or if the motor vehicle is a trailer or towable recreation vehicle— Motor Dealer's Notice for Trailers and Towable Recreation Vehicles Form (Form 9), or in any other case—Motor Dealer's Notice Form (Form 5),	24 25 26 27 28 29 30 31 32 33 34 35
[1]	Clause 3 D Omit the de Clause 25 Omit clause	efinition Form (e 25 (2) (a) (b) 2, Form	ons n of <i>to</i> r of deal) (a) an for th (Forn for th (i) (ii) (iii) ns 5, 6	wable recreation vehicle from clause 3 (1). ler's notices nd (b). Insert instead: ne purposes of section 63 of the Act—Motor Dealer's Notice Form n 5), ne purposes of section 64 of the Act: if the motor vehicle is a motor cycle—Motor Dealer's Notice for Motor Cycles Form (Form 7), or if the motor vehicle is a trailer or towable recreation vehicle— Motor Dealer's Notice for Trailers and Towable Recreation Vehicles Form (Form 9), or in any other case—Motor Dealer's Notice Form (Form 5),	24 25 26 27 28 29 30 31 32 33 34 35 36
[1]	Clause 3 D Omit the de Clause 25 Omit clause	efinition Form (e 25 (2) (a) (b) 2, Form ' where	ons n of <i>tor</i> of deal) (a) an for th (Forn for th (i) (ii) (iii) ns 5 , 6 ever oc	wable recreation vehicle from clause 3 (1). Her's notices hd (b). Insert instead: he purposes of section 63 of the Act—Motor Dealer's Notice Form n 5), he purposes of section 64 of the Act: if the motor vehicle is a motor cycle—Motor Dealer's Notice for Motor Cycles Form (Form 7), or if the motor vehicle is a trailer or towable recreation vehicle— Motor Dealer's Notice for Trailers and Towable Recreation Vehicles Form (Form 9), or in any other case—Motor Dealer's Notice Form (Form 5), 5, 7 and 8	24 25 26 27 28 29 30 31 32 33 34 35 36 37

[5]	Schedule 2, Form 6	1
	Omit "2,000kms", "20,000kms" and "5,000kms".	2
	Insert instead "2,000 km", "20,000 km" and "5,000 km", respectively.	3
[6]	Schedule 2, Form 7	4
	Omit "sections 62, 64, 65". Insert instead "sections 62, 64".	5
[7]	Schedule 2, Forms 7 and 8	6
	Omit "Date on which Notice affixed to Motor Cycle" wherever occurring.	7
	Insert instead "Date of Notice".	8
[8]	Schedule 2, Forms 7 and 8	9
	Omit "This section must be completed before the notice is affixed to the motor cycle." wherever occurring.	10 11
[9]	Schedule 2, Form 7	12
	Omit " 3,000kms ". Insert instead " 3,000 km ".	13
[10]	Schedule 2, Form 8	14
	Omit " 2,000kms ", " 10,000kms ", "7,000kms", " 3,000kms ", "30,000kms" and " 5,000kms " wherever occurring.	15 16
	Insert instead "2,000 km", "10,000 km", "7,000 km", "3,000 km", "30,000 km" and "5,000 km", respectively.	17 18
[11]	Schedule 2, Form 9	19
	Omit the heading to the Form.	20
	Insert instead "Motor Dealer's Notice for Trailers and Towable Recreation Vehicles".	21
[12]	Schedule 2, Form 9	22
	Omit "MOTOR DEALER'S NOTICE FOR TOWABLE RECREATIONAL VEHICLES".	23
	Insert instead "MOTOR DEALER'S NOTICE FOR TRAILERS AND TOWABLE RECREATION VEHICLES".	24 25
[13]	Schedule 2, Form 9	26
	Omit "sections 62, 63, 65". Insert instead "sections 62, 64".	27
[14]	Schedule 2, Form 9	28
	Omit "Date on which Notice Affixed to Motor Vehicle". Insert instead "Date of notice".	29
[15]	Schedule 2, Form 10	30
	Omit "sections 62, 63". Insert instead "sections 62, 64".	31
[16]	Schedule 2, Form 10	32
	Omit "Date on which Notice Affixed to Motor Vehicle". Insert instead "Date of notice".	33
	Explanatory note Items [1], [2], [6] and [11]–[16] of the proposed amendments are consequent on the proposed	34 35
	amendments to the <i>Motor Dealers and Repairers Act 2013</i> in this Schedule. Items [3], [4], [5], [9] and [10] correct the use of units.	36 37

	ltems <i>Repai</i>	[7] and rers Ac	l [8] up t 2013	date Forms for notices to reflect the requirements under the <i>Motor Dealers and</i> for those notices.	2
1.20	Nati	onal	Disal	bility Insurance Scheme (NSW Enabling) Act 2013 No 104	3
		dule 3		ngs, transitional and other provisions	4
	Par	t 2	Ser	ovisions consequent on repeal of Home Care vice Act 1988 by Statute Law (Miscellaneous ovisions) Act 2016	6 7 8
	2	Defin	itions	i	ç
			In th	is Part:	10
			repea	<i>Aution day</i> means the day on which the <i>Home Care Service Act 1988</i> is alled by the <i>Statute Law (Miscellaneous Provisions) Act 2016.</i>	11 12
			form	er authority means the Home Care Service of New South Wales.	13
	3	Disso	olutio	n of Home Care Service of New South Wales	14
			The f	former authority is dissolved on the dissolution day.	15
	4	Trans	sfer o	f assets, rights and liabilities	16
		(1)		ne dissolution day, any assets, rights and liabilities of the former authority ediately before its dissolution by this Part are transferred to the Crown.	17 18
		(2)	Clau: liabil	se 3 of Schedule 2 applies in relation to the transfer of assets, rights and lities under this clause. For that purpose:	19 20
			(a)	a reference in clause 3 of Schedule 2 to the vesting of assets, rights and liabilities by a vesting order is taken to be a reference to the transfer of assets, rights and liabilities by this clause, and	21 22 23
			(b)	a reference in clause 3 of Schedule 2 to the transferee is taken to be a reference to the Crown, and	24 25
			(c)	a reference in clause 3 of Schedule 2 to the transferor is taken to be a reference to the former authority.	26 27
		natory			28
	of its r Servic transfe Scher	esidual e relati erred to ne (NS	assets ing to to Austr W Ena	ndment dissolves the Home Care Service of New South Wales and transfers any s, rights and liabilities to the Crown. Assets, rights and liabilities of the Home Care the exercise of its functions under the <i>Home Care Service Act 1988</i> have been alian Unity Home Care Service Pty Ltd under the <i>National Disability Insurance</i> <i>bling</i>) <i>Act 2013</i> . The Home Care Service is constituted by the <i>Home Care Service</i> <i>broposed</i> to be repealed by Schedule 4.	29 30 31 32 33 34
1.21	Paw	nbro	kers	and Second-hand Dealers Act 1996 No 13	35
[1]		e Act chedu		r than Schedule 2 and where otherwise amended by this	36 37

Omit "Director-General" wherever occurring. Insert instead "Secretary".

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[2]	Sectio	n 3 Definit	ions	1
	Omit th	he definitio	on of <i>Director-General</i> from section 3 (1). Insert in alphabetical order:	2
		Secr	etary means:	3
		(a)	the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or	4 5
		(b)	if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation.	6 7
	•	atory note		8
	in the Second	Department I-hand Deale ed amendm	osed amendments confers on the Commissioner for Fair Trading, who is employed of Finance, Services and Innovation, functions under the <i>Pawnbrokers and</i> <i>ers Act 1996</i> that are currently conferred on the Secretary of that Department. The nents also update terminology and references as a consequence of the <i>c Employment Act 2013</i> and past administrative changes orders.	9 10 11 12 13
1.22	Pawn	brokers	and Second-hand Dealers Regulation 2015	14
	Clause	e 3 Interpre	etation	15
	Omit th	he definitio	on of <i>Secretary</i> from clause 3 (1).	16
	-	atory note		17
			ndment is consequent on the proposed amendments to the <i>Pawnbrokers and</i> ers <i>Act 1996</i> in this Schedule.	18 19
1.23	Profe	ssional	Standards Act 1994 No 81	20
[1]	Sectio	n 43B		21
	Insert a	after section	n 43A:	22
	43B	Delegation	n of functions	23
		-		
		Cour	Council may delegate to any person whose services are used by the neil under section 46 any of the functions of the Council other than the tion under section 43 (1) (j) or this power of delegation.	24 25 26
[2]		Cour funct	ncil under section 46 any of the functions of the Council other than the	25
	Sectio	Cour funct n 46 Staff	ncil under section 46 any of the functions of the Council other than the tion under section 43 (1) (j) or this power of delegation.	25 26
	Sectio	Cour funct n 46 Staff ", including	ncil under section 46 any of the functions of the Council other than the tion under section 43 (1) (j) or this power of delegation. of the Council	25 26 27
[2]	Sectio Insert ' Sectio	Cour funct n 46 Staff ", including	ncil under section 46 any of the functions of the Council other than the tion under section 43 (1) (j) or this power of delegation. of the Council g a person designated as chief executive officer," after "staff".	25 26 27 28
[2] [3]	Sectio Insert ' Sectio Insert a	Cour funct n 46 Staff ", including n 50A after section	ncil under section 46 any of the functions of the Council other than the tion under section 43 (1) (j) or this power of delegation. of the Council g a person designated as chief executive officer," after "staff".	25 26 27 28 29
[2] [3]	Sectio Insert ' Sectio Insert a	Cour funct on 46 Staff ", including on 50A after section Disclosure A pe	ncil under section 46 any of the functions of the Council other than the tion under section 43 (1) (j) or this power of delegation. of the Council g a person designated as chief executive officer," after "staff". n 50:	25 26 27 28 29 30
[2] [3]	Sectio Insert ' Sectio Insert a	Cour funct on 46 Staff ", including on 50A after section Disclosure A pe	 ncil under section 46 any of the functions of the Council other than the tion under section 43 (1) (j) or this power of delegation. of the Council g a person designated as chief executive officer," after "staff". n 50: e of information erron must not disclose any information obtained in connection with the 	25 26 27 28 29 30 31 32
[2] [3]	Sectio Insert ' Sectio Insert a	Cour funct on 46 Staff ", including on 50A after section Disclosure A pe admi	 ncil under section 46 any of the functions of the Council other than the tion under section 43 (1) (j) or this power of delegation. of the Council g a person designated as chief executive officer," after "staff". n 50: of information erson must not disclose any information obtained in connection with the inistration or execution of this Act unless that disclosure is made: with the consent of the person from whom the information was 	25 26 27 28 29 30 31 32 33 34
[2] [3]	Sectio Insert ' Sectio Insert a	Cour funct in 46 Staff if, including in 50A after section Disclosure A pe admi (a)	 ncil under section 46 any of the functions of the Council other than the tion under section 43 (1) (j) or this power of delegation. of the Council g a person designated as chief executive officer," after "staff". n 50: e of information erson must not disclose any information obtained in connection with the inistration or execution of this Act unless that disclosure is made: with the consent of the person from whom the information was obtained, or 	25 26 27 28 29 30 31 31 32 33 34 35
[2] [3]	Sectio Insert ' Sectio Insert a	Cour funct on 46 Staff ", including on 50A after section Disclosure A pe admi (a) (b)	 ncil under section 46 any of the functions of the Council other than the tion under section 43 (1) (j) or this power of delegation. of the Council g a person designated as chief executive officer," after "staff". n 50: of information erson must not disclose any information obtained in connection with the inistration or execution of this Act unless that disclosure is made: with the consent of the person from whom the information was obtained, or in connection with the administration or execution of this Act, or for the purposes of any legal proceedings arising out of this Act or of 	25 26 27 28 29 30 31 32 33 34 35 36 37
[2] [3]	Sectio Insert ' Sectio Insert a	Cour funct in 46 Staff if, including in 50A after section Disclosure A pe admi (a) (b) (c)	 ncil under section 46 any of the functions of the Council other than the tion under section 43 (1) (j) or this power of delegation. of the Council g a person designated as chief executive officer," after "staff". n 50: of information erson must not disclose any information obtained in connection with the inistration or execution of this Act unless that disclosure is made: with the consent of the person from whom the information was obtained, or in connection with the administration or execution of this Act, or for the purposes of any legal proceedings arising out of this Act or of any report of any such proceedings, or in accordance with a requirement imposed under the Ombudsman Act 	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39

	Explanatory		1
	Item [1] of th delegate its fi	e proposed amendments gives the NSW Professional Standards Council a power to unctions.	2 3
	may include a	es it clear that the staff whose services the NSW Professional Standards Council uses a person designated as chief executive officer.	4 5
	Item [3] make execution of t	es it an offence to disclose information obtained in connection with the administration or the <i>Professional Standards Act 1994</i> (except in certain circumstances).	6 7
1.24	Security	Industry Act 1997 No 157	8
[1]	Section 10	Master licences	9
	Omit "corpo	pration holding" from section 10 (3). Insert instead "person holding".	10
[2]	Section 35	Licence to be produced on demand	11
	Insert after s	section 35 (2):	12
	(3)	A person, who has been granted the renewal of a licence but has yet to be issued with the renewed licence, complies with this section if the person instead produces the most recent licence issued to the person.	13 14 15
[3]	Section 36	Licence to be worn by licensee	16
	Insert after s	section 36 (3):	17
	(4)	A person, who has been granted the renewal of a licence but has yet to be issued with the renewed licence, complies with this section if the person instead wears (in the manner required by this section) the most recent licence issued to the person.	18 19 20 21
	Explanatory		22
	permit to can may be issue security activ master licence	hit under the Security Industry Act 1997 (the principal Act) authorises the holder of the ry out specified security activities during one or more specified events. A visitor permit ed to individuals or corporations. If a visitor permit authorises the holder to carry on rities of a kind authorised by a master licence under the principal Act, the holder of a ce can enter into an arrangement with the holder of the visitor permit for the provision of arry on security activities. However, this is permitted only if the holder of the visitor permit on.	23 24 25 26 27 28 29
		e proposed amendments removes this limitation so arrangements can now be entered so of whether the holder of the visitor permit is an individual or a corporation.	30 31
	principal Act licence or to	[3] provide that a person who has been granted the renewal of a licence under the but who is yet to receive the renewed licence satisfies a requirement to produce the wear the licence if the person instead produces or wears the most recent licence issued (even though that licence will have expired).	32 33 34 35
1.25	Sporting	Venues (Invasions) Act 2003 No 44	36
	Section 3 In	nterpretation	37
	Omit the de	finition of <i>designated sporting venue</i> from section 3 (1). Insert instead:	38
	Explanatory	<i>designated sporting venue</i> means a venue for sporting activities prescribed by the regulations for the purposes of this Act.	39 40 41
	The proposed from the definalso includes	d amendment removes references to certain sporting venues that have been renamed ition of designated sporting venue in the Sporting Venues (Invasions) Act 2003 (which s sporting venues prescribed by the regulations for the purposes of that Act). The ues will be included instead in the regulations.	41 42 43 44 45

1.26	Sporting	y Venues (Invasions) Regulation 2011	1
	Clause 4		2
	Omit the c	lause. Insert instead:	3
	4 Des	ignated sporting venues	4
		The following are prescribed as designated sporting venues for the purposes of the Act:	5 6
		(a) Central Coast Stadium at Dane Drive, Gosford,	7
		(b) Wollongong Stadium at Harbour Street, Wollongong,	8
		(c) Newcastle Stadium at Turton Road, Broadmeadow.	9
	Explanator The propos (Invasions)	y note ed amendment is consequent on the proposed amendment to the <i>Sporting Venues</i> <i>Act 2003</i> in this Schedule.	10 11 12
1.27	State En	nergency and Rescue Management Act 1989 No 165	13
[1]	Section 20	0A State Emergency Recovery Controller and Deputy	14
	Insert "an section 20.	d a Deputy State Emergency Recovery Controller" after "Controller" in A (1).	15 16
[2]	Section 20	DA (3) and (4)	17
	Insert after	section 20A (2):	18
	(3)	The office of the Deputy State Emergency Recovery Controller is to be held by an employee of the Department of Justice who is designated by the Secretary as the Deputy State Emergency Recovery Controller.	19 20 21
	(4)	If the State Emergency Recovery Controller is unavailable for any reason, the Deputy State Emergency Recovery Controller has, during the period of unavailability, all the functions of the State Emergency Recovery Controller.	22 23 24
	and for the	y note ed amendments provide for the office of Deputy State Emergency Recovery Controller holder of that office to have the functions of the State Emergency Recovery Controller period in which the State Emergency Recovery Controller is unavailable.	25 26 27 28
1.28	Subordi	nate Legislation Act 1989 No 146	29
	Schedule	5 Further postponement of repeal of certain statutory rules	30
	Insert after	clause 5:	31
	6 Pos	tponement of repeal of other statutory rules due for repeal in 2016	32
		The following statutory rules remain in force until 1 September 2017, unless sooner repealed:	33 34
		(a) Commercial Agents and Private Inquiry Agents Regulation 2006,	35
		(b) Commons Management Regulation 2006,	36
		(c) Crown Lands (Continued Tenures) Regulation 2006,	37
		(d) Crown Lands (General Reserves) By-law 2006,	38
		(e) Crown Lands Regulation 2006,	39
		(f) Employment Protection Regulation 2001,	40
		(g) Environmental Planning and Assessment Regulation 2000,	41

		(h)	Firearm.	s Regulatio	n 2006,						1
		(i)	Local Ge	overnment ((General)	Regula	tion 20	05,			2
		(j)		Government g Grounds a							3 4
	Expla	natory note		-			0	e e			5
	after th	oposed amen ne date on wh ver, any of the	ich they w	ould otherwis	se be repe	ealed by t	he Sub	ordinate L	egislation		6 7 8
		oposed amen isions and are									9 10 11
	Each o be furt	of the statutory her postponed	/ rules cont d until 1 Se	tinues to be r ptember 201	equired ar 7 for the f	nd the rep ollowing i	peal of e reasons	ach of the	e statutory	rules is to	12 13
	(a)	Legislation g reviewed. As regulations a <i>Agents and F</i>	changes to re likely, it	o the Comme is considere	e <i>rcial Agei</i> d that it w	nts and P ould be p	<i>rivate In</i> prematu	<i>iquiry Age</i> re to rem	ents Act 20 ake the Co	04 and its	14 15 16 17
	(b)	The compreh replace the p <i>Crown Lands</i> <i>By-law 2006</i> postpone the legislation.	orincipal A (<i>Continue</i> and the C	cts under w ed Tenures) Crown Lands	hich the (Regulation Regulatio	Commons n 2006, ti n 2006 a	s <i>Mana</i> g he <i>Crov</i> are mad	gement F vn Lands e. It is th	Regulation (General l erefore pro	2006, the Reserves) oposed to	18 19 20 21 22 23
	(c)	NSW Industri other industri Commonwea the <i>Employm</i>	al legislatic ilth workpla	on in light of r ice relations l	ecent gove aws. It is c	ernment s onsidere	sector re d that it	eforms an would be	d various c premature	hanges to	24 25 26 27
	(d)	The <i>Environi</i> ongoing revie <i>Planning</i> and	ew. It is co	onsidered th	at it would	d be prer	nature	to remake	e the Envi		28 29 30
	(e)	The legislation considered the	on governi nat it would	ng firearms be prematu	and prohi e to rema	bited wea ke the <i>Fil</i>	apons is rearms l	s under o Regulatio	ongoing rev n 2006 at t	view. It is his time.	31 32
	(f)	The <i>Local</i> Go it would be pr conclusion of	emature to	remake the	urrently un Local Gov	der comp /ernment	orehensi (Genera	ve review al) Regula	. It is consider the second stress of the second st	dered that before the	33 34 35
	(g)	A review is I Home Estate should be ren of the Local (Regulation be	<i>s, Caravan</i> nade or re Governmer	Parks, Cam placed and v nt Act 1993.	ping Grou vhether to t is consid	<i>nds and l</i> align it w lered that	<i>Moveab</i> /ith the (<i>le Dwellin</i> outcome	ngs) Regulation of the curre	ation 2005 ent review	36 37 38 39 40
1.29	Surv	eying and	I Spatia	l Informa	tion Ac	t 2002	No 83	3			41
	Section	on 27 Const	itution of	f Board							42
	Omit	"Department	t" from se	ection 27 (2)) (b). Inse	ert instea	d "Pub	lic Servi	ce".		43
	•	natory note									44
	of Sur (who is	oposed amen veying and Sp s currently req Public Service	atial Inforr uired to be	nation ṫo pro	vide that t	he regist	ered su	veyor ap	pointed to	the Board	45 46 47 48
1.30	Univ	ersity of 1	Fechnol	ogy Sydr	ney Act	1989 I	No 69				49
[1]	Section	on 3 Definiti	ons								50
	Insert	in alphabeti	cal order i	in section 3	(1):						51
		profe		aff of the U		means th	ne staff	of the U	niversity t	hat is not	52 53

[2]	Sections 8 (definition of "external person"), 8D and 28 (1) (k)	1
	Omit "non-academic" wherever occurring. Insert instead "professional".	2
	Explanatory note	3
	Item [2] of the proposed amendments changes terminology used in reference to staff of the University of Technology Sydney other than academic staff. Item [1] makes a consequential amendment.	4 5
1.31	University of Technology Sydney By-law 2005	6
[1]	Clause 3 Definitions	7
	Omit the definition of <i>elected (non-academic staff) member</i> from clause 3 (1).	8
	Insert in alphabetical order:	9
	<i>elected (professional staff) member</i> means a member of the Council referred to in section 8D (1) (b) of the Act.	10 11
[2]	Clauses 3 (2), 6, 8, 11 (1) (a), 14 (1) (b), 16 (1), 20 (1) and 38	12
	Omit "non-academic" and "Non-Academic" wherever occurring.	13
	Insert instead "professional" and "Professional", respectively.	14
	Explanatory note	15
	The proposed amendments are consequent on the proposed amendments to the <i>University</i> of <i>Technology Sydney Act 1989</i> in this Schedule.	16 17
1.32	University of Western Sydney Act 1997 No 116	18
[1]	Long title	19
	Omit "University of Western Sydney". Insert instead "Western Sydney University".	20
[2]	Section 1 Name of Act	21
	Omit "University of Western Sydney Act 1997".	22
	Insert instead "Western Sydney University Act 1997".	23
[3]	Section 3 Definitions	24
	Omit "University of Western Sydney" from the definition of <i>University</i> in section 3 (1).	25
	Insert instead "Western Sydney University".	26
[4]	Insert instead "Western Sydney University". Section 6 Incorporation of University	26 27
[4]	Section 6 Incorporation of University Omit "University of Western Sydney". Insert instead "Western Sydney University".	
[4]	Section 6 Incorporation of University Omit "University of Western Sydney". Insert instead "Western Sydney University". Explanatory note	27 28 29
[4]	Section 6 Incorporation of University Omit "University of Western Sydney". Insert instead "Western Sydney University". Explanatory note Item [4] of the proposed amendments changes the name of the University of Western Sydney to the	27 28 29 30
[4]	Section 6 Incorporation of University Omit "University of Western Sydney". Insert instead "Western Sydney University". Explanatory note	27 28 29
	Section 6 Incorporation of University Omit "University of Western Sydney". Insert instead "Western Sydney University". Explanatory note Item [4] of the proposed amendments changes the name of the University of Western Sydney to the Western Sydney University. Items [1]–[3] make consequential amendments. Consequential amendments to other Acts and	27 28 29 30 31 32
	Section 6 Incorporation of University Omit "University of Western Sydney". Insert instead "Western Sydney University". Explanatory note Item [4] of the proposed amendments changes the name of the University of Western Sydney to the Western Sydney University. Items [1]–[3] make consequential amendments. Consequential amendments to other Acts and instruments are contained in Schedule 3.	27 28 29 30 31 32 33

[2]	Section 6 State Water Management Outcomes Plan	1
	Omit "referred to in the Murray-Darling Basin Act 1992" from section 6 (3) (a).	2
	Insert instead "set out in Schedule 1 to the Water Act 2007 of the Commonwealth".	3
[3]	Section 104 Duration of approval	4
	Omit "a statutory declaration" from section 104 (5) (b). Insert instead "a written statement".	5
[4]	Section 389A Conferral of water management functions on public authorities	6
	Omit "Local Land Services" from section 389A (1). Insert instead "a public authority".	7
[5]	Section 389A (2)	8
	Omit "Local Land Services". Insert instead "A public authority".	9
	Explanatory note	10
	Item [1] of the proposed amendments changes terminology used in a provision setting out the water management principles of the <i>Water Management Act 2000</i> (<i>the Act</i>) by replacing the term "indigenous" with "Aboriginal" (which will make the terminology consistent with other provisions of the Act).	11 12 13 14
	Item [2] updates a reference to the Murray-Darling Basin Agreement (which, in its current form, is set out in Schedule 1 to the <i>Water Act 2007</i> of the Commonwealth).	15 16
	Item [3] enables the holder of an expired approval, when applying for an extension of the period for which the approval has effect, to give the reasons for the delay in applying by way of written statement (rather than by statutory declaration).	17 18 19
	Items [4] and [5] enable the Minister for Lands and Water to confer certain water management functions on a <i>public authority</i> (within the meaning of the Act) rather than only on Local Land Services. These functions relate to assisting the Minister in the development or implementation of management plans, managing licensed environmental water under access licences and monitoring water quality and other environmental health objectives. (The section under which the Minister may confer these functions does not limit the Minister's general power under the Act to delegate any of the Minister's functions under the Act to any person.)	20 21 22 23 24 25 26

Sch	nedule 2 Amendments by way of statute law revision	1
2.1	Agricultural and Veterinary Chemicals (New South Wales) Act 1994 No 53	2 3
[1]	Section 3 (1)	4
	Omit the definition of <i>NRA</i> . Insert in alphabetical order: <i>APVMA</i> means the Australian Pesticides and Veterinary Medicines Authority continued in existence by the Agricultural and Veterinary Chemicals (Administration) Act.	5 6 7 8
[2]	Sections 16 (2), 21–24, 28 (1), 30 and 31 (1) (c)–(g) and (2)	9
	Omit "NRA" wherever occurring. Insert instead "APVMA". Explanatory note The proposed amendments update references to a renamed Commonwealth authority.	10 11 12
2.2	Bathurst Regional Local Environmental Plan 2014	13
	Schedule 3, Part 2, clause 4.4 (4)	14
	Omit " <i>Regulations</i> ". Insert instead " <i>Regulation</i> ". Explanatory note The proposed amendment corrects a citation.	15 16 17
2.3	Bega Valley Local Environmental Plan 2002	18
	Clause 51 (3)	19
	Omit " <i>Service</i> " where secondly occurring. Explanatory note The proposed amendment corrects a citation.	20 21 22
2.4	Boarding Houses Act 2012 No 74	23
	Section 4 (1), definition of "Government Department"	24
	Omit "Department within the meaning of the Public Sector Employment and Management Act 2002".	25 26
	Insert instead "Public Service agency within the meaning of the <i>Government Sector Employment Act 2013</i> ". Explanatory note The proposed amendment updates terminology.	27 28 29 30
2.5	Broken Hill Local Environmental Plan 2013	31
	Schedule 1	32
	Omit " Use of certain land that ". Insert instead " 1 Use of certain land that ". Explanatory note The proposed amendment inserts a missing number.	33 34 35
	· · · · · · · · · · · · · · · · · · ·	

2.6	Children and Young Persons (Care and Protection) Regulation 2012	1
[1]	Clause 8 (1) (g)	2
	Omit "Federal Magistrates Court". Insert instead "Federal Circuit Court".	3
[2]	Clause 43 (1) (b)	4
	Omit "Federal Magistrates Court". Insert instead "Federal Circuit Court of Australia".	5
	Explanatory note The proposed amendments update references to a renamed court.	6 7
2.7	Civil and Administrative Tribunal Act 2013 No 2	8
	Section 17 (5) (b) and clause 2 (2) of Schedule 4	9
	Omit "Fair Trading" wherever occurring.	10
	Insert instead "Innovation and Better Regulation".	11
	Explanatory note	12
	The proposed amendment updates references to a Minister.	13
2.8	Conargo Local Environmental Plan 2013	14
	Clause 6.5 (2)	15
	Renumber paragraphs (b) and (c) as paragraphs (a) and (b), respectively.	16
	Explanatory note The proposed amendment corrects numbering.	17 18
2.9		
2.9	Co-operative Schemes (Administrative Actions) Act 2001 No 45	19
	Section 3, definition of "Commonwealth authority"	20
	Omit "Federal Magistrates Court". Insert instead "Federal Circuit Court of Australia".	21
	Explanatory note The proposed amendment updates a reference to a renamed court.	22 23
2 10	Corporations (Administrative Actions) Act 2001 No 33	24
	Section 3, definition of "Commonwealth authority"	25
	Omit "Federal Magistrates Court". Insert instead "Federal Circuit Court of Australia". Explanatory note	26 27
	The proposed amendment updates a reference to a renamed court.	28
2.11	Crimes (Administration of Sentences) Act 1999 No 93	29
	Section 77 (5), definition of "court"	30
	Omit "Federal Magistrates Court" from paragraph (d).	31
	Insert instead "Federal Circuit Court".	32
	Explanatory note	33
	The proposed amendment updates a reference to a renamed court.	34

2.12	Dangerous Goods (Road and Rail Transport) Regulation 2014	1
[1]	Schedule 1	2
	Omit "clause" wherever occurring. Insert instead "Clause".	3
[2]	Schedule 1	4
	Number all lines commencing with "in the case of" and "in any other" as paragraphs (a) and (b), respectively. Explanatory note Item [1] of the proposed amendments corrects capitalisation. Item [2] applies numbering to	5 6 7 8
	paragraphs previously unnumbered.	9
2.13	Drug Misuse and Trafficking Act 1985 No 226	10
	Section 3 (3)	11
	Insert after section 3 (2):	12
	(3) Notes included in this Act do not form part of this Act. Explanatory note	13 14
	The proposed amendment inserts a provision clarifying the status of notes.	15
2.14	Electricity Network Assets (Authorised Transactions) Act 2015 No 5	16
	Section 38 (1)	17
	Omit "licence under". Insert instead "licence referred to in".	18
	Explanatory note The proposed amendment clarifies a cross-reference.	19 20
2.15	Electricity Supply Act 1995 No 94	21
	Section 191 (4)	22
	Omit "Fair Trading". Insert instead "Innovation and Better Regulation".	23
	Explanatory note The proposed amendment updates a reference to a Minister.	24 25
2.16	Fair Trading Act 1987 No 68	26
	Sections 9A (3) (c), 25F (1) (b) (ii), 25I (1) (b) (i) and 25L (1) (b) (ii)	27
	Omit "for Fair Trading" wherever occurring.	28
	Explanatory note The proposed amendment omits unnecessary references to a Ministerial portfolio.	29 30
2.17	Fisheries Management (General) Regulation 2010	31
	Clause 11, Table 1	32
	Omit "armatuss" from Part 4. Insert instead "armatus".	33
	Explanatory note The proposed amendment corrects a spelling error.	34 35

Statute Law (Miscellaneous Provisions) Bill 2016 [NSW] Schedule 2 Amendments by way of statute law revision

2.18		
	Gas Supply Act 1996 No 38	1
	Sections 55 (2A), 77 (note) and 83 (4)	2
	Omit "Minister for Fair Trading" wherever occurring.	3
	Insert instead "Minister for Innovation and Better Regulation".	4
	Explanatory note	5
	The proposed amendment updates references to a Minister.	6
2.19	Greater Sydney Commission Act 2015 No 57	7
	Section 9 (g)	8
	Omit "Regions". Insert instead "Region".	9
	Explanatory note The proposed amendment corrects a typographical error.	10 11
		11
2.20	Heavy Vehicle (Adoption of National Law) Act 2013 No 42	12
	Schedule 1.2 [6]	13
	Omit "(5)" wherever occurring. Insert instead "(6)".	14
	Explanatory note The proposed amendment corrects a numbering conflict between the Heavy Vehicle National Law	15 16
	and a NSW modification.	17
2.21	Hemp Industry Act 2008 No 58	18
[1]	Whole Act (except Schedule 1 and where otherwise amended by this subschedule)	19
	Omit "Director-General" and "Director-General's" wherever occurring.	
	Shint Director-General and Director-General's wherever becaring.	20
	Insert instead "Secretary" and "Secretary's", respectively.	20 21
[2]		
[2]	Insert instead "Secretary" and "Secretary's", respectively.	21
[2]	Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General"	21 22
[2]	Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Industry, Skills and Regional Development. Secretary means the Secretary of the Department.	21 22 23 24
[2]	Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Industry, Skills and Regional Development. Secretary means the Secretary of the Department. Explanatory note	21 22 23 24 25 26 27
[2]	Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Industry, Skills and Regional Development. Secretary means the Secretary of the Department.	21 22 23 24 25 26
	Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Industry, Skills and Regional Development. Secretary means the Secretary of the Department. Explanatory note The proposed amendments update terminology and references as a consequence of the Government	21 22 23 24 25 26 27 28
	Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: <i>Department</i> means the Department of Industry, Skills and Regional Development. <i>Secretary</i> means the Secretary of the Department. Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government</i> <i>Sector Employment Act 2013</i> and past administrative changes orders.	21 22 23 24 25 26 27 28 29
2.22	Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: <i>Department</i> means the Department of Industry, Skills and Regional Development. <i>Secretary</i> means the Secretary of the Department. Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government</i> <i>Sector Employment Act 2013</i> and past administrative changes orders. Home Building Regulation 2014	21 22 23 24 25 26 27 28 29 30
2.22	Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: <i>Department</i> means the Department of Industry, Skills and Regional Development. <i>Secretary</i> means the Secretary of the Department. Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government</i> <i>Sector Employment Act 2013</i> and past administrative changes orders. Home Building Regulation 2014 Whole Regulation (except clause 75 (3))	21 22 23 24 25 26 27 28 29 30 31
2.22 [1]	Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Industry, Skills and Regional Development. Secretary means the Secretary of the Department. Explanatory note The proposed amendments update terminology and references as a consequence of the Government Sector Employment Act 2013 and past administrative changes orders. Home Building Regulation 2014 Whole Regulation (except clause 75 (3)) Omit "Chief Executive" wherever occurring. Insert instead "Secretary".	21 22 23 24 25 26 27 28 29 30 31 32
2.22 [1]	Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Industry, Skills and Regional Development. Secretary means the Secretary of the Department. Explanatory note The proposed amendments update terminology and references as a consequence of the Government Sector Employment Act 2013 and past administrative changes orders. Home Building Regulation 2014 Whole Regulation (except clause 75 (3)) Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clauses 72 (1) and 73	21 22 23 24 25 26 27 28 29 30 31 32 33
2.22 [1]	Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Industry, Skills and Regional Development. Secretary means the Secretary of the Department. Explanatory note The proposed amendments update terminology and references as a consequence of the Government Sector Employment Act 2013 and past administrative changes orders. Home Building Regulation 2014 Whole Regulation (except clause 75 (3)) Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clauses 72 (1) and 73 Omit "Office of Finance and Services" wherever occurring.	21 22 23 24 25 26 27 28 29 30 31 32 33 34

2.23	Lake Macquar	rie Local Environmental Plan 2014	1
	Clause 7.18 (5) (6	e)	2
	Omit "subclause". Insert instead "clause".		
	Explanatory note The proposed amendment corrects a cross-reference.		
0.04			5
2.24		agement Act 1956 No 26	6
	Schedule 1A, cla		7
		if". Insert instead "residence if".	8
	Explanatory note The proposed amer	ndment corrects punctuation.	9 10
2.25	Landlord and	Tenant (Amendment) Act 1948 No 25	11
[1]		pt where otherwise amended by this subschedule)	12
r.1	•	eneral" and "Director-General's" wherever occurring.	13
		cretary" and "Secretary's", respectively.	14
[2]		finitions of "Department" and "Director-General"	15
[-]		ons. Insert in alphabetical order:	16
		of a Fair Rents Board means:	17
	(a)	the person employed in the Public Service as the clerk of the Board, or	18
	(b)	if there is no person employed as the clerk of the Board—the registrar of the Local Court for the place at which the Board is constituted.	19 20
	-	urtment means the Department of Finance, Services and Innovation.	21
		etary means:	22
	(a)	the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or	23 24
	(b)	if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation.	25 26
[3]	Sections 13 and	14	27
	Omit the sections.		28
	Explanatory note	idments update terminology and references as a consequence of the Government	29 30
	Sector Employment	Act 2013 and past administrative changes orders.	31
2.26	Mid-Western I	Regional Local Environmental Plan 2012	32
[1]	Clause 4.1F		33
	Renumber clause	4.1BB as clause 4.1F and relocate it after clause 4.1E.	34
[2]	Dictionary, definition of "Visually Sensitive Land Map"		35
		ern Local". Insert instead "Mid-Western Regional Local".	36
	Explanatory note Item [1] of the prope	osed amendments corrects clause numbering. Item [2] corrects a reference to a	37 38
	map.		39

2.27	Mine and Petroleum Site Safety (Cost Recovery) Act 2005 No 116	1
[1]	Long title	2
	Omit "mine safety". Insert instead "safety at mines and petroleum sites".	3
[2]	Section 3 (1), definition of "Department"	4
	Omit "Trade and Investment, Regional Infrastructure and Services".	5
	Insert instead "Industry, Skills and Regional Development".	6
	Explanatory note Item [1] of the proposed amendments is consequent on amendments made by the Work Health and	7 8
	Safety (Mines and Petroleum) Legislation Amendment (Harmonisation) Act 2015. Item [2] updates a reference to a Department.	9 10
2.28	Newcastle Local Environmental Plan 2012	11
	Schedule 5, Part 1	12
	Omit "Fort Scratchely" from item I480. Insert instead "Fort Scratchley".	13
	Explanatory note	14
	The proposed amendment corrects a typographical error.	15
2.29	Oberon Local Environmental Plan 2013	16
	Clause 6.3 (2)	17
	Renumber paragraphs (b) and (c) as paragraphs (a) and (b), respectively.	18
	Explanatory note The proposed amendment corrects numbering.	19 20
		20
2.30	Parramatta Local Environmental Plan 2011	21
	Clause 7.2 (2)	22
	Omit "subclause (2)". Insert instead "subclause (1)". Explanatory note	23
	The proposed amendment corrects a cross-reference.	24 25
2.31	Passenger Transport Regulation 2007	26
[1]	Clause 16 (2)	27
[,]	Omit "Motor Vehicle Repairs Act 1980".	28
	Insert instead "Motor Dealers and Repairers Act 2013".	29
[2]	Clause 16 (3)	30
[~]	Omit "under section 5 of the <i>Motor Vehicle Repairs Act 1980</i> ".	31
	Insert instead "under the Motor Dealers and Repairers Act 2013".	32
	Explanatory note	33
	The proposed amendments update references to a repealed Act.	34
2.32	Petroleum (Onshore) Act 1991 No 84	35
[1]	Section 19B (4)	36
	Omit "new". Insert instead "renewed".	37

[2]	Section 28B Land over which exploration licence granted (as inserted by the Mining and Petroleum Legislation Amendment (Grant of Coal and Petroleum Prospecting Titles) Act 2015)	1 2 3
	Renumber the section as section 28C.	4
[3]	Section 78B (note)	5
	Omit "section 22A on a ground specified in section 22".	6
	Insert instead "Division 1 of Part 3".	7
	Explanatory note Item [1] of the proposed amendments corrects a reference to a renewed licence. Item [2] corrects	8 9
	duplicate numbering. Item [3] corrects a cross-reference.	9 10
2.33	Port Macquarie-Hastings Local Environmental Plan 2011	11
	Clause 4.2B (3), note	12
	Omit "Development) Codes 2008". Insert instead "Development Codes) 2008".	13
	Explanatory note The proposed amendment corrects a cross-reference.	14 15
		15
2.34	Port Stephens Local Environmental Plan 2013	16
	Clause 4.1C	17
	Renumber clause 4.1C (3) (where secondly occurring) and (4) as subclauses (4) and (5), respectively.	18 19
	Explanatory note	20
	The proposed amendment corrects numbering.	21
2.35	Property, Stock and Business Agents Act 2002 No 66	22
		22
[1]	Whole Act (except Schedule 1 and where otherwise amended by this subschedule)	22
[1]	Whole Act (except Schedule 1 and where otherwise amended by this subschedule) Omit "Director-General" and "Director-General's" wherever occurring.	
[1]		23
[1] [2]	Omit "Director-General" and "Director-General's" wherever occurring.	23 24
	Omit "Director-General" and "Director-General's" wherever occurring. Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order:	23 24 25
	Omit "Director-General" and "Director-General's" wherever occurring. Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Finance, Services and Innovation.	23 24 25 26 27 28
	Omit "Director-General" and "Director-General's" wherever occurring. Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Finance, Services and Innovation. Secretary means:	23 24 25 26 27 28 29
	Omit "Director-General" and "Director-General's" wherever occurring. Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Finance, Services and Innovation.	23 24 25 26 27 28
	 Omit "Director-General" and "Director-General's" wherever occurring. Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Finance, Services and Innovation. Secretary means: (a) the Commissioner for Fair Trading, Department of Finance, Services 	23 24 25 26 27 28 29 30
	 Omit "Director-General" and "Director-General's" wherever occurring. Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Finance, Services and Innovation. Secretary means: (a) the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or (b) if there is no person employed as Commissioner for Fair Trading—the 	23 24 25 26 27 28 29 30 31 32
[2]	 Omit "Director-General" and "Director-General's" wherever occurring. Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Finance, Services and Innovation. Secretary means: (a) the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or (b) if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation. 	23 24 25 26 27 28 29 30 31 31 32 33
[2]	 Omit "Director-General" and "Director-General's" wherever occurring. Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Finance, Services and Innovation. Secretary means: (a) the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or (b) if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation. Section 5 (1) (j) and (k) 	23 24 25 26 27 28 29 30 31 31 32 33 34
[2]	 Omit "Director-General" and "Director-General's" wherever occurring. Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Finance, Services and Innovation. Secretary means: (a) the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or (b) if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation. Section 5 (1) (j) and (k) Omit the paragraphs. 	23 24 25 26 27 28 29 30 31 32 33 34 35
[2]	 Omit "Director-General" and "Director-General's" wherever occurring. Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Finance, Services and Innovation. Secretary means: (a) the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or (b) if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation. Section 5 (1) (j) and (k) Omit the paragraphs. 	23 24 25 26 27 28 29 30 31 32 33 34 35 36
[2] [3] [4]	 Omit "Director-General" and "Director-General's" wherever occurring. Insert instead "Secretary" and "Secretary's", respectively. Section 3 (1), definitions of "Department" and "Director-General" Omit the definitions. Insert in alphabetical order: Department means the Department of Finance, Services and Innovation. Secretary means: (a) the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or (b) if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation. Section 5 (1) (j) and (k) Omit the paragraphs. Sections 116 (2) (c) and 203 Omit "officer" wherever occurring. Insert instead "employee". 	23 24 25 26 27 28 29 30 31 32 33 34 35 36 37

[6]	Section 204 (2)	1
	Omit "any officer". Insert instead "any employee".	2
[7]	Section 222 (a)	3
	Omit the paragraph. Insert instead:	4
	(a) any person employed in the Department, or	5
	Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government</i>	6 7
	Sector Employment Act 2013 and past administrative changes orders.	8
2.36	Property, Stock and Business Agents Regulation 2014	9
[1]	Clause 3 (1), definition of "Chief Executive"	10
	Omit the definition.	11
[2]	Clauses 19 and 30	12
	Omit "Office of Finance and Services" wherever occurring. Insert instead "Department".	13
[3]	Clause 30 (a)	14
	Omit "member of the staff of". Insert instead "person employed in".	15
[4]	Clause 30 (b)	16
	Omit "a member of staff". Insert instead "an employee".	17
[5]	Clauses 30, 39, 49, 50 and 53 (3) and clause 12 (1) of Schedule 2, clause 10 (1) of Schedule 3 and clause 3 (1) of Schedule 6	18 19
[5]	Clauses 30, 39, 49, 50 and 53 (3) and clause 12 (1) of Schedule 2, clause 10 (1) of Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary".	
[5] [6]	Schedule 3 and clause 3 (1) of Schedule 6	19
	Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary".	19 20
	Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clause 47 (1) (b) Omit "Director-General". Insert instead "Secretary". Explanatory note	19 20 21 22 23
	Schedule 3 and clause 3 (1) of Schedule 6Omit "Chief Executive" wherever occurring. Insert instead "Secretary".Clause 47 (1) (b)Omit "Director-General". Insert instead "Secretary".	19 20 21 22
[6]	Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clause 47 (1) (b) Omit "Director-General". Insert instead "Secretary". Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government</i>	19 20 21 22 23 24
[6]	 Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clause 47 (1) (b) Omit "Director-General". Insert instead "Secretary". Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government Sector Employment Act 2013</i> and past administrative changes orders. 	19 20 21 22 23 24 25
[6]	 Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clause 47 (1) (b) Omit "Director-General". Insert instead "Secretary". Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government Sector Employment Act 2013</i> and past administrative changes orders. Public Health Act 2010 No 127 	19 20 21 22 23 24 25 26
[6]	Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clause 47 (1) (b) Omit "Director-General". Insert instead "Secretary". Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government</i> <i>Sector Employment Act 2013</i> and past administrative changes orders. Public Health Act 2010 No 127 Section 56 (3) (b) Omit "is". Insert instead "has". Explanatory note	19 20 21 22 23 24 25 26 27 28 29
[6]	Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clause 47 (1) (b) Omit "Director-General". Insert instead "Secretary". Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government</i> <i>Sector Employment Act 2013</i> and past administrative changes orders. Public Health Act 2010 No 127 Section 56 (3) (b) Omit "is". Insert instead "has".	19 20 21 22 23 24 25 26 27 28
[6] 2.37	Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clause 47 (1) (b) Omit "Director-General". Insert instead "Secretary". Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government</i> <i>Sector Employment Act 2013</i> and past administrative changes orders. Public Health Act 2010 No 127 Section 56 (3) (b) Omit "is". Insert instead "has". Explanatory note	19 20 21 22 23 24 25 26 27 28 29
[6] 2.37	 Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clause 47 (1) (b) Omit "Director-General". Insert instead "Secretary". Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government Sector Employment Act 2013</i> and past administrative changes orders. Public Health Act 2010 No 127 Section 56 (3) (b) Omit "is". Insert instead "has". Explanatory note The proposed amendment corrects a grammatical error. 	19 20 21 22 23 24 25 26 27 28 29 30
[6] 2.37	 Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clause 47 (1) (b) Omit "Director-General". Insert instead "Secretary". Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government Sector Employment Act 2013</i> and past administrative changes orders. Public Health Act 2010 No 127 Section 56 (3) (b) Omit "is". Insert instead "has". Explanatory note The proposed amendment corrects a grammatical error. Public Works and Procurement Act 1912 No 45 	19 20 21 22 23 24 25 26 27 28 29 30 31
[6] 2.37	Schedule 3 and clause 3 (1) of Schedule 6 Omit "Chief Executive" wherever occurring. Insert instead "Secretary". Clause 47 (1) (b) Omit "Director-General". Insert instead "Secretary". Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government</i> <i>Sector Employment Act 2013</i> and past administrative changes orders. Public Health Act 2010 No 127 Section 56 (3) (b) Omit "is". Insert instead "has". Explanatory note The proposed amendment corrects a grammatical error. Public Works and Procurement Act 1912 No 45 Fifth Schedule	19 20 21 22 23 24 25 26 27 28 29 30 31 31 32

2.39	Residential (Land Lease) Communities Act 2013 No 97	1
	Section 93 (3)	2
	Omit "30-day period". Insert instead "period specified in the notice".	3
	Explanatory note The proposed amendment corrects a reference.	4 5
0 40		
2.40	Residential Tenancies Act 2010 No 42	6
[1]	Whole Act (except where otherwise amended by this subschedule)	7
	Omit "Director-General" and "Director-General's" wherever occurring.	8
	Insert instead "Secretary" and "Secretary's", respectively.	9
[2]	Section 3 (1), definitions of "Department" and "Director-General"	10
	Omit the definitions. Insert in alphabetical order:	11
	<i>Department</i> means the Department of Finance, Services and Innovation. <i>Secretary</i> means:	12 13
	(a) the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or	14 15
	(b) if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation.	16 17
[3]	Section 178	18
	Omit "Director-General of the Department of Finance and Services" wherever occurring.	19
	Insert instead "Secretary of the Department of Finance, Services and Innovation".	20
[4]	Section 179 (3), definition of "authorised person"	21
	Omit "member of staff of" from paragraph (a). Insert instead "person employed in". Explanatory note	22 23
	The proposed amendments update terminology and references as a consequence of the <i>Government</i> Sector Employment Act 2013 and past administrative changes orders.	24 25
2.41	Residential Tenancies Regulation 2010	26
	Clause 25 (1)	27
	Omit "Director-General". Insert instead "Secretary".	28
	Explanatory note The proposed amendment updates terminology as a consequence of the <i>Government Sector</i> <i>Employment Act 2013</i> .	29 30 31
2.42	Retirement Villages Act 1999 No 81	32
[1]	Whole Act (except Schedule 4 and where otherwise amended by this subschedule)	33
	Omit "Director-General" and "Director-General's" wherever occurring.	34
	Insert instead "Secretary" and "Secretary's", respectively.	35

[2]	Section 4 (1), def	finition of "Director-General"	1
	Omit the definitio	n. Insert in alphabetical order:	2
	Secre	etary means:	3
	(a)	the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or	4 5
	(b)	if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation.	6 7
[3]	Section 133 (5) (a	a)	8
	Omit "Departmen	t". Insert instead "Ministry".	9
	Explanatory note		10
		dments update terminology and references as a consequence of the <i>Government Act 2013</i> and past administrative changes orders.	11 12
2.43	Retirement Vi	llages Regulation 2009	13
	Clause 53 (2)		14
	Omit "Director-G	eneral" wherever occurring. Insert instead "Secretary".	15
	Explanatory note		16
	The proposed ame Employment Act 20	endment updates terminology as a consequence of the <i>Government Sector</i> 13.	17 18
2.44	Shoalhaven L	ocal Environmental Plan 2014	19
	Land Use Table		20
	Omit "Home-base Zone B7 Business	ed childcare" wherever occurring in item 4 of the matter relating to a Park and Zone IN1 General Industrial.	21 22
		ome-based child care".	23
	Explanatory note		24
	i ne proposed amen	ndment corrects a typographical error.	25
2.45	Smoke-free E	nvironment Act 2000 No 69	26
	Section 6A (1) (i)	and (j), notes	27
	Omit the notes.		28
	Explanatory note	admont omite redundent metter	29
	The proposed amen	ndment omits redundant matter.	30
2.46	State Environ	mental Planning Policy (Infrastructure) 2007	31
	Clause 26 (d) and	d (e)	32
	Omit "and" where	ever occurring.	33
	Explanatory note		34
	The proposed amen	idment corrects use of conjunctions in a list.	35
2.47	State Owned (Corporations Act 1989 No 134	36
[1]	Schedule 4, clau	se 5 (2)	37
	Omit "the employ	ment". Insert instead "the application".	38

Statute Law (Miscellaneous Provisions) Bill 2016 [NSW] Schedule 2 Amendments by way of statute law revision

[2]	Schedule 4, claus	se 5 (3)	1
	Omit "by" wherev	er occurring. Insert instead "of".	2
	Explanatory note		3
	Item [1] of the prop grammatical error.	posed amendments ensures consistency of terminology. Item [2] corrects a	4 5
2.48	Sutherland Sh	ire Local Environmental Plan 2015	6
[1]	Schedule 3, Part	1	7
	Omit "(When this	Plan was made this Part was blank)".	8
[2]	Schedule 3, claus	se 4 (1), note	9
	Omit "Code) 2008	". Insert instead "Codes) 2008".	10
[3]	Schedule 3, Part	2	11
		ering wherever occurring.	12
	Explanatory note	and among the antite a statement that is no longer relevant to the Dian. Item [2]	13
	corrects a citation. It	sed amendments omits a statement that is no longer relevant to the Plan. Item [2] em [3] corrects a numbering error.	14 15
2.49	Sydney Local	Environmental Plan 2012	16
	Schedule 5, Part	1	17
	Relocate item no I	2214 to appropriate order in the Part.	18
	Explanatory note		19
	The proposed amen	dment corrects item sequencing.	20
2.50	Tattoo Parlour	rs Act 2012 No 32	21
[1]	Whole Act (excep	ot where otherwise amended by this subschedule)	22
	Omit "Chief Execu	utive" and "Chief Executive's" wherever occurring.	23
	Insert instead "Sec	eretary" and "Secretary's", respectively.	24
[2]	Section 3 (1), def	inition "Chief Executive"	25
	Omit the definition	n. Insert in alphabetical order:	26
		tary means:	27
	(a)	the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or	28 29
	(b)	if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation.	30 31
[3]	Section 36 (4), de	finition of "relevant agency"	32
	Omit paragraph (b). Insert instead:	33
	(b)	any Public Service agency within the meaning of the Government Sector Employment Act 2013,	34 35
[4]	Section 38 (4), de	finition of "authorised delegate"	36
	Omit paragraph (b). Insert instead:	37
	(b)	a person employed in a Public Service agency within the meaning of the <i>Government Sector Employment Act 2013</i> , or	38 39

	Explanatory note The proposed amendments update terminology and references as a consequence of the <i>Government</i> Sector Employment Act 2013 and past administrative changes orders.	1 2 3
2.51	Tattoo Parlours Regulation 2013	4
[1]	Whole Regulation (except clause 29)	5
	Omit "Chief Executive" wherever occurring. Insert instead "Secretary".	6
[2]	Clauses 13 (3) and 21 (2)	7
	Omit "Fair Trading" wherever occurring.	8
	Insert instead "Innovation and Better Regulation".	9
	Explanatory note The proposed amendments update references, including as a consequence of the <i>Government</i> <i>Sector Employment Act 2013</i> .	10 11 12
2.52	The Hills Local Environmental Plan 2012	13
	Clause 7.10 (as inserted by The Hills Local Environmental Plan 2012 (Amendment No 32))	14 15
	Renumber the clause as clause 7.11.	16
	Explanatory note The proposed amendment corrects duplicate clause numbering.	17 18
0 50		
2.53	Water Sharing Plan for the Greater Metropolitan Region Unregulated River Water Sources 2011	19 20
	Clause 32 (7) (b) (ii) and (8) (b) (ii)	21
	Omit "the Water NSW" wherever occurring. Insert instead "Water NSW".	22
	Explanatory note The proposed amendment corrects grammatical errors.	23 24
2.54	Water Sharing Plan for the Gwydir Regulated River Water Source 2016	25
[1]	Clause 3, note 1	26
	Omit "2003". Insert instead "2002".	27
[2]	Clause 18 (2), note	28
	Omit "Titles". Insert instead "Title".	29
[3]	Clause 27 (2)	30
	Renumber paragraph (d) as paragraph (b).	31
[4]	Clause 46 (2)	32
	Renumber paragraph (a) where secondly occurring as paragraph (b).	33
	Explanatory note Items [1] and [2] of the proposed amendments correct citations. Items [3] and [4] correct numbering.	34 35
	הכווזה רון מווע בין טו נוופ איטאספע מחפרוטוויפונס כטורפנו טומנוטווה. ונפווזה נסן מווע (4) כטורפנו ועוווטפווווט	35

2.55	Water Sharing Plan for the Macquarie and Cudgegong Regulated Rivers Water Source 2016	1 2
[1]	Clause 3	3
	Omit "River Water". Insert instead "Rivers Water".	4
[2]	Clause 49 (6), note	5
	Omit "subclause (5)". Insert instead "subclause (6)".	6
	Explanatory note The proposed amendments correct references.	7 8
2.56	Water Sharing Plan for the Macquarie Bogan Unregulated and Alluvial Water Sources 2012	9 10
	Clause 83 (b)	11
	Omit "satifisfaction". Insert instead "satisfaction".	12
	Explanatory note The proposed amendment corrects a spelling error.	13 14
2 57	Willoughby Local Environmental Plan 2012	
2.57		15
	Clause 6.20 (1) (b) and Schedule 1, clause 21 (1) (b)	16
	Omit "Chatwood" wherever occurring. Insert instead "Chatswood". Explanatory note	17 18
	The proposed amendment corrects typographical errors.	19
2.58	Wollongong Local Environmental Plan 2009	20
	Clause 4.2B (3), note	21
	Omit "Development) Codes 2008". Insert instead "Development Codes) 2008".	22
	Explanatory note The proposed amendment corrects a citation.	23 24
2 50	Work Health and Safety (Mines and Petroleum) Amendment	25
2.55	(Harmonisation) Regulation 2016	25 26
	Schedule 1 [15]	27
	Insert "or in clauses 14 (1) (c) (iii), 31 (2) (c), 32 (2) (f) (vii), 33 (3) and 38 (b)" after "underground mine"". Explanatory note	28 29 30
	The proposed amendment clarifies an amendment instruction.	31
2.60	Work Health and Safety (Mines and Petroleum Sites) Act 2013 No 54	32
	Section 17 (4)	33
	Omit "Government" wherever occurring. Insert instead "government".	34
	Explanatory note The proposed amendment corrects capitalisation.	35 36
		50

2.61	Work Health and Safety (Mines and Petroleum Sites) Regulation 2014	1
[1]	Clause 101 (2) (c)	2
	Omit "at the way". Insert instead "in the way".	3
[2]	Schedule 2, clause 4 (2) (f)	4
	Omit "licenced". Insert instead "licensed".	5
	Explanatory note	6
	The proposed amendments correct grammatical and spelling errors.	7
2.62	Work Health and Safety Regulation 2011	8
	Clause 702 (t)	9
	Omit "Workers". Insert instead "Workers'".	10
	Explanatory note	11
	The proposed amendment corrects a citation.	12

Schedule 3 Amendments consequent on renaming of University of Western Sydney

Explanatory note

The proposed amendments in this Schedule update references to a university consequent on the amendments made to the *University of Western Sydney Act 1997* by Schedule 1.

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Each Act and instrument specified in Column 1 of the following Table of amendments is amended:

- (a) by omitting "University of Western Sydney" and "*University of Western Sydney*" wherever occurring in the provision of the Act or instrument concerned specified in Column 2 of the Table, and
- (b) by inserting instead "Western Sydney University" and "Western Sydney University", respectively.

Table of amendmen

Column 1	Column 2
Environmental Planning and Assessment Regulation 2000	Clause 277 (4) (i)
Government Sector Employment Regulation 2014	Clause 34 (i)
Higher Education Act 2001 No 102	Schedule 1, Part 1
Parramatta Local Environmental Plan 2011	Land Use Table, Zone B5, item 1 and Schedule 5, Part 1
Penrith Local Environmental Plan 1998 (Urban Land)	Clause 38 (5) (c)
Public Finance and Audit Act 1983 No 152	Schedule 2
Road Transport (General) Regulation 2013	Schedule 2
State Authorities Non-contributory Superannuation Act 1987 No 212	Schedule 1, Part 1
State Authorities Superannuation Act 1987 No 211	Schedule 1, Part 1
Superannuation Act 1916 No 28	Schedule 3, Part 1 and Schedule 26, Part 2
Universities Governing Bodies Act 2011 No 51	Section 3 (1)
University of Western Sydney By-law 2005	Clauses 1 and 2 (1) (definition of <i>the Act</i>)

Schedule 4 Repeals

1 Repeal of Mining and Petroleum Legislation Amendment (Grant of Coal and Petroleum Prospecting Titles) Act 2015 No 39

The Mining and Petroleum Legislation Amendment (Grant of Coal and Petroleum Prospecting Titles) Act 2015 No 39 is repealed.

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Explanatory note

The *Mining and Petroleum Legislation Amendment (Grant of Coal and Petroleum Prospecting Titles) Act 2015 (the Amendment Act)* contains an uncommenced amendment to the *Mining Act 1992* that was mistakenly included in the Amendment Act and relates to controlled release areas. If the amendment were commenced, land forming part of a controlled release area for minerals could not be constituted as, or added to, an opal prospecting area. As the whole of the State is a controlled release area for coal under section 368A of the *Mining Act 1992*, the effect of the amendment would be that no land could be constituted as, or added to, an opal prospecting area. The purpose of constituting land as a controlled release area for minerals is not to limit the land on which prospecting and mining may be carried out, but to ensure that exploration licences and assessment leases relating to minerals can generally only be granted following a competitive selection process.

2 Repeals of Act and instrument enabled by amendments in Schedule 1

The following Act and instrument are repealed:

- (a) *Home Care Service Act 1988* No 6,
- (b) Community Services (Complaints, Reviews and Monitoring) Regulation 2004.

Explanatory note

The repeal of the *Home Care Service Act 1988* is enabled by the dissolution of the Home Care Service (constituted under that Act) by proposed amendments to the *National Disability Insurance Scheme (NSW Enabling) Act 2013* in Schedule 1. Proposed amendments to other Acts and an instrument that are consequent on the repeal of the *Home Care Service Act 1988* are set out in Schedule 5.

The repeal of the *Community Services* (*Complaints, Reviews and Monitoring*) Regulation 2004 is enabled by the proposed amendments to the *Community Services* (*Complaints, Reviews and Monitoring*) Act 1993 in Schedule 1, which insert the remaining operative provisions of the Regulation into that Act.

3 Repeal of redundant Act and provisions

The following Act and provisions of an Act are repealed:

Act	Provisions repealed
Statute Law (Miscellaneous Provisions) Act (No 2) 2015 No 58	Whole Act
Subordinate Legislation Act 1989 No 146	Items 22 (b) and 32 of Schedule 4

4 Repeal of amending provisions that have commenced

The following provisions of instruments are repealed:

Instrument	Provisions repealed
Bathurst Regional Local Environmental Plan 2014	Clause 1.9B
Child Protection (Offenders Registration) Regulation 2015	Clause 23
Native Vegetation Regulation 2013	Schedule 2

5 Repeal of amending Act and provisions that have been superseded

The following Act and provision of an Act are repealed:

Act	Provisions repealed
National Parks and Wildlife Amendment (Jenolan Caves Reserves) Act 2005 No 83	Schedule 2
<i>State Revenue and Other Legislation Amendment</i> <i>(Budget Measures) Act 2012</i> No 46	Whole Act

Schedule 5	Amendments consequent on repeal of Home
	Care Service Act 1988

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	Explanatory note The proposed amendments in this Schedule are consequent on the repeal of the <i>Home Care Service</i> <i>Act 1988</i> by Schedule 4. The repeal is enabled by the dissolution of the Home Care Service of New South Wales (constituted under that Act) by proposed amendments to the <i>National Disability</i> <i>Insurance Scheme (NSW Enabling) Act 2013</i> in Schedule 1.	3 4 5 6 7
5.1	Community Services (Complaints, Reviews and Monitoring) Act 1993 No 2	8 9
[1]	Section 4 Definitions	10
	Omit paragraph (g) of the definition of <i>community welfare legislation</i> in section 4 (1).	11
[2]	Section 4 (1), definition of "relevant Minister"	12
	Omit paragraph (c).	13
[3]	Section 4 (1), definition of "service provider"	14
	Omit paragraph (e).	15
5.2	Duties Act 1997 No 123	16
	Section 65 Exemptions from duty	17
	Omit section 65 (16) (b).	18
5.3	First State Superannuation Act 1992 No 100	19
	Schedule 1 Employers	20
	Omit "Home Care Service of New South Wales".	21
5.4	Government Guarantees Act 1934 No 57	22
	Section 3 Authority for Treasurer to guarantee overdraft accounts etc	23
	Omit clause 3 (5K).	24
5.5	Government Sector Employment Act 2013 No 40	25
	Schedule 1 Public Service agencies	26
	Omit the matter relating to the Home Care Service Staff Agency from Part 2.	27
5.6	Payroll Tax Act 2007 No 21	28
	Schedule 2 NSW specific provisions	29
	Omit clause 9.	30
5.7	Privacy Code of Practice (General) 2003	31
	Clause 17 Interpretation	32
	Omit ", the Home Care Service Staff Agency" from paragraph (a) of the definition of <i>community care agency</i> in clause 17 (1).	33 34

5.8	Public Finance and Audit Act 1983 No 152	1
	Schedule 2 Statutory bodies Omit "Home Care Service of New South Wales".	2 3
5.9	State Authorities Non-contributory Superannuation Act 1987 No 212	4
	Schedule 1 Employers Omit "Home Care Service of New South Wales" from Part 1.	5
5.10		
5.10	State Authorities Superannuation Act 1987 No 211	7
5.10	Schedule 1 Employers	8

Schedule 6 General savings, transitional and other provisions

1 Effect of amendment of amending provisions

- (1) An amendment made by Schedule 1 or 2 to an amending provision contained in an Act or instrument is, if the amending provision has commenced before the Schedule 1 or 2 amendment concerned, taken to have effect as from the commencement of the amending provision (whether or not the amending provision has been repealed).
- (2) In this clause:

amending provision means a provision of an Act or instrument that makes a direct amendment to an Act or instrument by:

- (a) the repeal or omission of matter contained in the amended Act or instrument without the insertion of any matter instead of the repealed or omitted matter, or
- (b) the omission of matter contained in the amended Act or instrument and the insertion of matter instead of the omitted matter, or
- (c) the insertion into the amended Act or instrument of matter, not being matter inserted instead of matter omitted from the Act or instrument.

Explanatory note

This clause ensures that certain amendments, including amendments correcting errors in technical provisions (for example, headings indicating the section to be amended or directions as to where a new section is to be inserted) and rectifying minor drafting errors (for example, corrections in numbering of provisions, correction or insertion of cross-references, omission of unnecessary matter or insertion of omitted matter), will be taken to have commenced on the date the amendments to which they relate commenced.

2 Effect of amendment or repeal on acts done or decisions made

Except where it is expressly provided to the contrary, if this Act:

- (a) amends a provision of an Act or an instrument, or
- (b) repeals and re-enacts (with or without modification) a provision of an Act or an instrument,

any act done or decision made under the provision amended or repealed has effect after the amendment or repeal as if it had been done or made under the provision as so amended or repealed.

Explanatory note

This clause ensures that the amendment or repeal of a provision will not, unless expressly provided, vitiate any act done or decision made under the provision as in force before the amendment or repeal.

3 Effect of amendment on instruments

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.

Explanatory note

This clause ensures that, unless expressly provided, any instrument that is in force and made under a provision of an Act that is amended or substituted by the proposed Act will be taken to have been made under the Act as amended.

4 Revocation of repeal

Section 29A of the *Interpretation Act 1987* applies to the repeal of Acts or instruments, or provisions of Acts or instruments, by this Act.

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Explanatory note

The effect of this clause is to enable the Governor, by proclamation, to revoke the repeal of any Act or instrument, or any provision of any Act or instrument, by the proposed Act. The Act or provision the subject of the revocation of repeal is taken not to be, and never to have been, repealed.

5 Regulations

- (1) The Governor may make regulations containing provisions of a savings or transitional nature consequent on the enactment of this Act.
- (2) Any such provision may, if the regulations so provide, take effect from the date of assent to this Act or a later date.
- (3) To the extent to which any such provision takes effect from a date that is earlier than the date of its publication on the NSW legislation website, the provision does not operate so as:
 - (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
 - (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.

Explanatory note

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.