

New South Wales

Companion Animals and Other Legislation Amendment Bill 2018

Explanatory note

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

Overview of Bill

The object of this Bill is to implement the Government's response to the Final Report of the Joint Select Committee Inquiry into Companion Animal Breeding Practices in New South Wales, and make other amendments about the welfare of animals and the duties and responsibilities of their owners, as follows:

- (a) by requiring permits to be obtained annually for dogs that have been declared to be restricted dogs or dangerous dogs and for cats that are not desexed by the time they are 4 months old
- (b) by adding to the information about companion animals and their current and former registered owners that is required to be recorded on the Register of Companion Animals,
- (c) by extending the range of persons who can obtain access to that Register, including by providing for members of the public to find registration information and verify microchip numbers and other identifying details,
- (d) by increasing by 10 penalty units (currently \$1,100) the maximum penalty for a second or subsequent offence of failing to register a companion animal,
- (e) by increasing the maximum penalty for the offences of denying entry to an assistance animal, or unlawfully imposing a charge for entry of an assistance animal (from 8 penalty units to 15 penalty units, that is, from \$880 to \$1,650),
- (f) by regulating advertisements about dogs or cats (including an unborn dog or cat, and an animal that is to be given away) to ensure that they include identifying information about the animal,

- (g) by giving inspectors the power to require a person to produce documents, in limited circumstances,
- (h) by extending the power of courts hearing criminal proceedings for animal cruelty offences and certain other offences to make orders requiring the accused person to reimburse a person or organisation that incurred costs for the care of animals incurred as a result of the offence or those proceedings,
- (i) by authorising courts to disqualify persons convicted of animal cruelty offences from keeping, or participating in keeping, animals in the future.

Outline of provisions

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

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

Clause 3 repeals an uncommenced amendment to the *Companion Animals Act 1998* as a consequence of the re-arrangement of provisions of that Act by the proposed Act.

Schedule 1 Amendment of Companion Animals Act 1998 No 87

Annual permits required for certain companion animals

Schedule 1 [6] inserts the following provisions that require an annual permit, in addition to the current lifetime registration, for certain animals (to give effect to Recommendation 3 of the Committee's report):

- (a) **Proposed section 11B** requires the owner of a cat that is 4 months old or older and has not been desexed to ensure that a permit is in force for the cat. A period of grace is provided, allowing the owner until the cat is 6 months old to apply for a permit and allowing a person who becomes the owner of an older cat a 2-month period in which to apply for a permit. (The transitional provisions inserted by **Schedule 1 [22]** make it clear that the new permit requirement will not apply to a cat that was registered before the proposed section commences.)
- (b) **Proposed section 11C** requires the owner of a dangerous dog to ensure that a permit is in force for the dog. (The transitional provisions inserted by **Schedule 1 [22]** apply the requirement to a dog that was declared to be dangerous before the proposed section commences.)
- (c) **Proposed section 11D** requires the owner of a restricted dog to ensure that a permit is in force for the dog. (The transitional provisions inserted by **Schedule 1 [22]** apply the requirement to a dog that was declared to be restricted before the proposed section commences.)
- (d) **Proposed section 11E** provides for a council to give the owner of a companion animal that is not the subject of a permit required by the Act a notice requiring the person to ensure that a permit is obtained within 14 days.
- (e) **Proposed section 11F** exempts companion animals that are in the custody of a rehoming organisation from the application of the obligations to obtain permits imposed by proposed sections 11B, 11C and 11D.
- (f) **Proposed section 11G** exempts certain other companion animals from the operation of the obligation to obtain a permit and provides for the regulations to exempt further classes of companion animals.
- (g) **Proposed section 11H** provides that a person is taken to commit a separate offence under proposed section 11B, 11C or 11D for each calendar month that the relevant companion animal is not the subject of a permit.

- (h) **Proposed section 11I** provides for the making of an application for a permit.
- (i) **Proposed section 11J** provides for the issue of a permit.
- (j) **Proposed section 11K** provides for the imposition of conditions on a permit.
- (k) **Proposed section 11L** provides that a permit continues in force for a period of 12 months unless it is sooner surrendered or revoked or it otherwise ceases to be in force.
- (l) **Proposed section 11M** provides that if a companion animal that is the subject of a permit is sold, the permit continues to apply to the companion animal for the remainder of the term of the permit unless it is sooner surrendered or revoked or it otherwise ceases to be in force.
- (m) **Proposed section 11N** provides that the regulations may make provision for or with respect to applications for and the issue of permits, fees and other matters relating to permits.

Schedule 1 [9] includes in the list of control requirements with which owners of dangerous or menacing dogs must comply a requirement that a dangerous dog must be the subject of a permit issued under the Act.

Schedule 1 [11] includes in the list of control requirements with which owners of restricted dogs must comply a requirement that the dog must be the subject of a permit issued under the Act.

Schedule 1 [16] includes a specific reference to permit fees paid under the Act in a section that specifies the amounts that must be paid in the Companion Animals Fund.

Schedule 1 [17] specifically authorises the Chief Executive of the Office of Local Government (the *Departmental Chief Executive*) to give refunds of registration fees, permit fees or other amounts payable under the Act.

Schedule 1 [22] inserts savings and transitional provisions which have the effect that:

- (a) the new permit requirement does not apply to cats registered before the requirement commenced, and
- (b) the new permit requirements extend to dogs that were declared dangerous dogs or restricted dogs before the requirements were imposed.

Keeping of the Register of Companion Animals

Schedule 1 [15] inserts the following provisions about the keeping of the Register of Companion Animals (the *Register*) (to give effect to Recommendation 34 of the Committee's report):

- (a) **Proposed section 78** inserts definitions.
- (b) **Proposed section 79** provides for the Departmental Chief Executive to keep a Register of Companion Animals.
- (c) **Proposed section 80** lists the information that the Register must contain. The additional information includes the following:
 - (i) information about current and former owners of registered companion animals,
 - (ii) identification information about companion animals, including the microchip identification number, breeder identification number and rehoming organisation number, if any,
 - (iii) information about breeders of animals.

Schedule 1 [14] omits existing provisions about the keeping of the Register and access to it.

Access to the Register of Companion Animals

Schedule 1 [15] also inserts the following provisions about access to the Register of Companion Animals (to give effect to Recommendation 34 of the Committee's report):

- (a) **Proposed section 81** requires the Departmental Chief Executive to provide access to the Register free of charge.
- (b) **Proposed section 82** provides that the owner of a companion animal is entitled to access information contained in the Register, but only for the purpose of notifying, in accordance

- with section 11, changes in the registration information or identification information of any companion animal owned by the person.
- (c) **Proposed section 83** provides members of the public with limited access to information contained in the Register, but only for the purposes of determining whether a companion animal is registered or the subject of a permit, verifying breeder identification numbers, microchip identification numbers or rehoming organisation numbers or for the purposes of determining the business name of any breeder that corresponds to a breeder identification number, or the details of any animal or rehoming organisation, that correspond to any of those numbers. (This gives effect to Recommendation 15 of the Committee's report.)
- (d) **Proposed section 83A** provides that the Minister and any person acting with the Minister's authority is entitled to unrestricted access to information contained in the Register.
- (e) **Proposed section 83B** provides that the Secretary of the Department of Industry and persons authorised by that Secretary are entitled to access information contained in the Register, subject to any restrictions imposed by the Departmental Chief Executive.
- (f) **Proposed section 83C** provides for a local authority to approve employees of the local authority who may access the Register, subject to the control of the local authority.
- (g) **Proposed section 83D** provides for a local council to approve contractors of the council who operate a council pound as persons who may access the Register, subject to the control of the local council.
- (h) **Proposed section 83E** provides that a veterinary practitioner, or an employee of a veterinary practitioner acting under supervision, is entitled to access information contained in the Register, but only for the purpose of locating the owner of a companion animal that is in the custody of the veterinary practitioner or his or her practice.
- (i) **Proposed section 83F** provides for the Departmental Chief Executive to approve other persons accessing the Register.
- (j) **Proposed section 83G** provides for the regulations to authorise general access by specified officers or by certain other persons.
- (k) **Proposed section 83H** provides for the regulations to make further provision about access to the Register.
- (l) **Proposed section 83I** provides for Departmental Chief Executive to issue guidelines about access to the Register.
- (m) **Proposed section 83J** repeats an existing provision that provides for the Departmental Chief Executive to enter into agreements or arrangements about the exercise of the Departmental Chief Executive's functions relating to the Register.
- (n) **Proposed section 83K** provides for the Departmental Chief Executive to provide information to, or enter into arrangements to enable the exchange of information with, other Australian jurisdictions that administer animal welfare legislation.

Schedule 1 [21] exempts information that is disclosed as authorised or required by proposed Division 3 of Part 9 from confidentiality obligations, but only if it is disclosed in accordance with any guidelines issued by the Departmental Chief Executive.

Other amendments about the Register of Companion Animals

Schedule 1 [15] also inserts the following provisions about the Register of Companion Animals:

- (a) **Proposed section 83L** repeats an existing provision about the evidentiary value of certificates relating to the Register.
- (b) **Proposed section 83M** provides for the allocation of breeder identification numbers by the Departmental Chief Executive. Those numbers are required to appear on the Register.
- (c) **Proposed section 83N** provides for the allocation of rehoming organisation numbers by the Departmental Chief Executive. Those numbers are required to appear on the Register.

Amendments increasing maximum penalties for certain offences

Schedule 1 [3] imposes a higher maximum penalty for a second or subsequent offence of failing to register a companion animal from the time the animal is 6 months old, as follows:

- the maximum penalty for a second or subsequent offence of failing to register a cat or a dog that is not a dangerous, menacing or restricted dog will be 60 penalty units (currently \$6,600) (the existing maximum penalty of 50 penalty units (\$5,500) for a first offence is retained),
- (b) the maximum penalty for a second or subsequent offence of failing to register a dangerous, menacing or restricted dog will be 70 penalty units (currently \$7,700) (the existing maximum penalty of 60 penalty units (\$6,600) for a first offence is retained).

Schedule 1 [4] provides for the same increase in penalty for the offence of failing to register a companion animal that is required to be registered by the regulations.

Schedule 1 [5] provides for the same increase in penalty for the offence of failing to comply with a notice requiring the registration of a companion animal.

Schedule 1 [12] increases the maximum penalty for the offence of denying entry to an assistance animal from 8 penalty units to 15 penalty units (that is, an increase from \$880 to \$1,650).

Schedule 1 [13] increases the maximum penalty for the offence of unlawfully imposing a charge for entry of an assistance animal from 8 penalty units to 15 penalty units (that is, an increase from \$880 to \$1,650).

Other amendments

Schedule 1 [1], [2] and [19] update references to the Director-General, replacing them with references to the Departmental Chief Executive.

Schedule 1 [2] also insert definitions of words and phrases used in proposed provisions.

Schedule 1 [7] provides for the regulations to prescribe what constitutes or does not constitute reasonable precautions for the purposes of section 12A, which makes it an offence to fail to take reasonable precautions to prevent a dog from escaping from premises.

Schedule 1 [8] lists some examples of injuries that will constitute "serious injury", for the purposes of a definition that a dog is "menacing".

Schedule 1 [10] adds Perro de Presa Canario or Presa Canario to the list of dogs that are restricted dogs for the purposes of the Act. Dogs of that breed are already covered by the definition, since their importation into Australia is prohibited by regulations made under the *Customs Act 1901* of the Commonwealth.

Schedule 1 [18] requires a veterinary practitioner who desexes a female companion animal to ear-mark or tattoo the animal at the same time, unless the veterinary practitioner considers that the procedure cannot be undertaken safely and humanely at that time or the owner of the animal does not consent

Schedule 1 [20] enables the Departmental Chief Executive to designate organisations as rehoming organisations and to exempt such organisations from the obligations to register any or all companion animals in their custody, and from the requirement to pay fees in relation to permits for, or the registration of, any or all companion animals.

Schedule 2 Amendment of Prevention of Cruelty to Animals Act 1979 No 200

Amendments imposing obligations to include information in advertisements Schedule 2 [4] inserts a provision that:

(a) requires a person who advertises that a dog or cat is available for sale, to be given way or to be otherwise transferred, or will be available when it is born, to include either a microchip identification number, breeder identification number or rehoming organisation number in the advertisement (and, since the provision extends to advertisings dogs or cats that have

not been born, and will not have a microchip number, the provision will require the person to obtain either a breeder identification number or a rehoming organisation number), and

(b) provides that failure to include or to falsify such a number is an offence.

In each case, the maximum penalty for the offence is 50 penalty units (currently \$5,500). The amendment gives effect to Recommendation 21 of the Committee's report, and extends to a transfer of ownership by way of gift.

Schedule 2 [1] modifies the long title of the Act to include a reference to the matter covered by the proposed amendments.

Schedule 2 [2] includes in the objects of the Act the object of promoting the welfare of dogs and cats by requiring information about them to be provided when they are advertised.

Amendments relating to powers of inspectors

Schedule 2 [5] includes in the powers of inspectors in relation to land used for certain commercial purposes, the power to inspect any advertisement, or means of publishing or broadcasting an advertisement, that is on the land.

Schedule 2 [6] provides for inspectors to examine advertisements and means of publishing or broadcasting advertisements if the inspector suspects that an offence against proposed section 23A has been or is about to be committed in respect of the advertisement.

Schedule 2 [7] gives inspectors the power to require a person to answer questions in relation to matters. The power can be exercised only if the inspector suspects on reasonable grounds that the person has knowledge of the matters in respect of which information is reasonably required for the purposes of exercising the powers of an inspector or determining whether there has been a contravention of the Act or the regulations.

Amendments authorising making of interim court orders about costs of caring for animals

Schedule 2 [8] authorises the Local Court to make interim orders, during criminal proceedings for animal welfare offences, to recover reasonable costs incurred for the care and maintenance of animals, or to provide security for payment of any remaining costs, whether or not the person charged is eventually convicted. (At present, orders for those costs may be made only at the end of proceedings, and only if the defendant is convicted.)

Schedule 2 [11] provides that the proposed amendment extends to criminal proceedings that began, but were not finally determined, before the commencement of the amendment.

Amendments to powers of courts to make orders restricting conduct of a convicted person

Schedule 2 [9] and [10] expand the effect of a court order that disqualifies a convicted individual from owning animals, so that the order also prohibits the convicted individual keeping, or participating in keeping, animals, or being party to an arrangement where he or she is entitled to control or influence how animals are kept. This gives effect to Recommendation 27 of the Committee's report.

Schedule 2 [11] provides that the proposed amendment extends to criminal proceedings that began, but were not finally determined, before the commencement of the amendment.

Minor amendment

Schedule 2 [3] updates a reference to a Department.



New South Wales

Companion Animals and Other Legislation Amendment Bill 2018

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New South Wales

Companion Animals and Other Legislation Amendment Bill 2018

No , 2018

A Bill for

An Act to amend the *Companion Animals Act 1998* and other legislation to make further provision about the welfare of animals and the duties and responsibilities of their owners, including by giving effect to some of the recommendations of the Inquiry into Companion Animal Breeding Practices in New South Wales.

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Companion Animals and Other Legislation Amendment Act 2018.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5
3	Amendment of Greyhound Racing Act 2017 No 13	6
	The <i>Greyhound Racing Act 2017</i> is amended by omitting Schedule 7.3 [5].	7

Scł		Amendment of Companion Animals Act 1998 No 87	1 2
[1]	32A (6), 40, 44 (except the definition of "Director-General"), 11 (1)–(3), 11A (b), 31 (6), note), 51 (1) and (1A) (notes), 58DA, 62A (1), 64 (2A), 67A, 72 (1) and 1d (4), 75 (1), (3), (4), (7) (a1) and (8)–(10), 84 (2), 85 (4), 86, 88A and l) and (4) (c)	3 4 5 6
	Omit "Director-	General" wherever occurring.	7
	Insert instead "D	Departmental Chief Executive".	8
[2]	Section 5 Defin	itions	9
	Dep Loc per	on of <i>Director-General</i> from section 5 (1). Insert in alphabetical order: <i>partmental Chief Executive</i> means the Chief Executive of the Office of all Government. <i>mit</i> means a permit issued under Part 2A. <i>oming organisation</i> means: a council or any other operator of a council pound, or the Animal Welfare League NSW, or The Cat Protection Society of NSW Inc, or the Royal Society for the Prevention of Cruelty to Animals; New South Wales, or any other organisation that is, for the time being, designated as a rehoming organisation by the Departmental Chief Executive under section 88B.	10 11 12 13 14 15 16 17 18 19 20 21 22
[3]	Section 9 Regis	stration required from age 6 months	23
		r from section 9 (1). Insert instead: ximum penalty: in the case of a dangerous, menacing or restricted dog. 60 penalty units	24 25 26
	(a) (b)	for a first offence or 70 penalty units for a second or subsequent offence, or	26 27 28 29 30
[4]	Section 10 Reg	ulations may require registration	31
	Omit the penalty	v. Insert instead:	32
		ximum penalty:	33
	(a)	in the case of a dangerous, menacing or restricted dog—60 penalty units for a first offence or 70 penalty units for a second or subsequent offence, or	34 35 36
	(b)	in any other case—50 penalty units for a first offence or 60 penalty units for a second or subsequent offence.	37 38

[5]	Sect	ion 10	B Notice requiring companion animal to be registered	1		
	Omi	t the pe	enalty from section 10B (2). Insert instead:	2		
			Maximum penalty:	3		
			(a) in the case of a dangerous, menacing or restricted dog—60 penalty units for a first offence or 70 penalty units for a second or subsequent offence, or	4 5 6		
			(b) in any other case—50 penalty units for a first offence or 60 penalty units for a second or subsequent offence.	7 8		
[6]	Part	2A		9		
	Inser	rt after	Part 2:	10		
	Par	t 2A	Annual permits for certain companion animals	11		
	Divi	ision	1 Requirement for permit	12		
	11B	Annı	ual permit required for cats that are not desexed	13		
		(1)	A permit is required to own a cat that is 4 months old or older, unless the cat is desexed.	14 15		
		(2)	The owner of a cat that is not desexed and for which a permit is required is guilty of an offence if a permit is not in force in relation to the cat.	16 17		
			Maximum penalty: 50 penalty units.	18		
		(3)	The following grace periods apply to an offence against this section:	19		
			(a) the period of 2 months after a cat reaches 4 months of age,	20		
			(b) the period of 2 months (or any other period prescribed by the regulations) after a person acquires ownership of a cat.	21 22		
		(4)	A person cannot be proceeded against, and a section 11E notice cannot be issued, for an offence committed in relation to a cat during a grace period for an offence against this section if the person duly applies for a permit for the cat by the end of the grace period.	23 24 25 26		
	11C	Annı	ual permit required for dangerous dogs	27		
		(1)	A permit is required to own a dangerous dog. The permit is required on and from the date that is 7 days after the declaration that the dog is a dangerous dog takes effect.	28 29 30		
		(2)	The owner of a dangerous dog is guilty of an offence if a permit is not in force in relation to the dog on or after the date from which it is required under this section.	31 32 33		
			Maximum penalty: 60 penalty units.	34		
		(3)	This section applies to a dog whether or not the dog is also a restricted dog and, accordingly, another permit will be required by section 11D if that section applies.	35 36 37		
	11D	Annı	ual permit required for restricted dogs	38		
		(1)	A permit is required to own a restricted dog. The permit is required on and from the following date:	39 40		

 (b) if the dog is of a breed, kind or description whose importation into Australia is prohibited by or under the Customs Act 1901 of the Commonwealth—21 days after the importation of the breed, kind or description of the dog was first prohibited, (c) if the dog is declared to be a restricted dog by an authorised officer of a council under Division 6 of Part 5—21 days after the declaration takes effect, (d) if the dog is of a breed, kind or description prescribed by the regulations for the purposes of section 55—21 days after the day that the breed, kind or description was first prescribed. (2) The owner of a restricted dog is guilty of an offence if a permit is not in force in relation to the dog on or after the date from which it is required under this section. Maximum penalty: 60 penalty units. (3) This section applies to a dog whether or not the dog is also a dangerous dog and, therefore, another permit will be required by section 11C if that section applies. 11E Notice requiring permit for companion animal (1) If this Division requires a permit to own a companion animal, the council of the area in which the animal is ordinarily kept may give the owner of the animal a notice, in the approved form, requiring the owner to apply for a permit in relation to the animal within 14 days after the date the notice is given. (2) The owner of the companion animal must comply with the notice. Maximum penalty: (a) in the case of a cat—50 penalty units, or (b) in the case of a dangerous dog or restricted dog—60 penalty units. (3) A notice under this section may be given on more than one occasion to the owner of a companion animal (but only after an interval of at least 3 months since the last such notice was given). 11F Exemptions for animals in custody of rehoming organisations (1) This Division does not apply to a companion animal that is in the custody of any of the following: (a) a council, or an operator of a counci	Australia is prohibited by or under the Customs Act 1901 of the Commonwealth—21 days after the importation of the breed, kind or description of the dog was first prohibited, if the dog is declared to be a restricted dog by an authorised officer of a council under Division 6 of Part 5—21 days after the declaration takes effect, if the dog is of a breed, kind or description prescribed by the regulations for the purposes of section 55—21 days after the day that the breed, kind or description was first prescribed. if the dog is of a breed, kind or description prescribed by the regulations for the purposes of section 55—21 days after the day that the breed, kind or description was first prescribed. if the owner of a restricted dog is guilty of an offence if a permit is not in force a relation to the dog on or after the date from which it is required under this section. if the assection applies to a dog whether or not the dog is also a dangerous dog and, therefore, another permit will be required by section 11C if that section applies. requiring permit for companion animal this Division requires a permit to own a companion animal, the council of ea erae in which the animal is ordinarily kept may give the owner of the armit in relation to the animal within 14 days after the date the notice is given. he owner of the companion animal must comply with the notice. laximum penalty: i) in the case of a cat—50 penalty units, or b) in the case of a dangerous dog or restricted dog—60 penalty units. notice under this section may be given on more than one occasion to the where of a companion animal (but only after an interval of at least 3 months nee the last such notice was given). ions for animals in custody of rehoming organisations is Division does not apply to a companion animal that is in the custody of any of the following: a) a council, or an operator of a council pound that is not a council, or the Animal Welfare League NSW, b) the Animal Welfare League NSW, c) The Cat Protection Society of NSW Inc, th			(a)	if the dog is an American pit bull terrier, pit bull terrier, Japanese tosa, dogo Argentino or fila Brasileiro, Perro de Presa Canario or Presa Canario—the date that the animal is 6 months old,	1 2 3
council under Division 6 of Part 5—21 days after the declaration takes effect, (d) if the dog is of a breed, kind or description prescribed by the regulations for the purposes of section 55—21 days after the day that the breed, kind or description was first prescribed. (2) The owner of a restricted dog is guilty of an offence if a permit is not in force in relation to the dog on or after the date from which it is required under this section. Maximum penalty: 60 penalty units. (3) This section applies to a dog whether or not the dog is also a dangerous dog and, therefore, another permit will be required by section 11C if that section applies. 11E Notice requiring permit for companion animal (1) If this Division requires a permit to own a companion animal, the council of the area in which the animal is ordinarily kept may give the owner of the animal a notice, in the approved form, requiring the owner to apply for a permit in relation to the animal within 14 days after the date the notice is given. (2) The owner of the companion animal must comply with the notice. Maximum penalty: (a) in the case of a cat—50 penalty units, or (b) in the case of a dangerous dog or restricted dog—60 penalty units. (3) A notice under this section may be given on more than one occasion to the owner of a companion animal (but only after an interval of at least 3 months since the last such notice was given). 11F Exemptions for animals in custody of rehoming organisations (1) This Division does not apply to a companion animal that is in the custody of any of the following: (a) a council, or an operator of a council pound that is not a council, (b) the Animal Welfare League NSW, (c) The Cat Protection Society of NSW Inc, (d) the Royal Society for the Prevention of Cruelty to Animals; New South Wales.	council under Division 6 of Part 5—21 days after the declaration takes effect, 10 if the dog is of a breed, kind or description prescribed by the regulations for the purposes of section 55—21 days after the day that the breed, kind or description was first prescribed. 13 he owner of a restricted dog is guilty of an offence if a permit is not in force relation to the dog on or after the date from which it is required under this extion. 14 It relation to the dog on or after the date from which it is required under this extion. 15 It is section applies to a dog whether or not the dog is also a dangerous dog and, therefore, another permit will be required by section 11C if that section opplies. 16 It is Division requires a permit to own a companion animal, the council of the area in which the animal is ordinarily kept may give the owner of the armit in relation to the animal within 14 days after the date the notice is given. 17 It is notice, in the approved form, requiring the owner to apply for a ermit in relation to the animal within 14 days after the date the notice is given. 18 It is notice in the approved form, requiring the owner to apply for a ermit in relation to the animal within 14 days after the date the notice is given. 19 In the case of a cat—50 penalty units, or 20 in the case of a dangerous dog or restricted dog—60 penalty units. 21 In the case of a dangerous dog or restricted dog—60 penalty units. 22 In the case of a companion animal (but only after an interval of at least 3 months nee the last such notice was given). 23 In the Case of a companion animal that is in the custody of a companion animal that is in the custody of the following: 23 In a council, or an operator of a council pound that is not a council, or the Animal Walfare League NSW, 25 The Cat Protection Society of NSW Inc, 26 In the Royal Society for the Prevention of Cruelty to Animals; New South Wales. 27 In Cat Protection Society of the Prevention of Cruelty to Animals; New South Wales. 28 In Division does not apply			(b)	Australia is prohibited by or under the <i>Customs Act 1901</i> of the Commonwealth—21 days after the importation of the breed, kind or	5 6
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 (d) the Royal Society for the Prevention of Cruelty to Animals; New South Wales. (2) This Division does not apply to a companion animal that is in the custody of any other organisation that is, for the time being, designated as a rehoming organisation by the Departmental Chief Executive under section 88B, if the 	the Royal Society for the Prevention of Cruelty to Animals; New South Wales. this Division does not apply to a companion animal that is in the custody of any other organisation that is, for the time being, designated as a rehoming reganisation by the Departmental Chief Executive under section 88B, if the mimal has not been in the custody of that organisation or any other rehoming			(b)	the Animal Welfare League NSW,	37
Wales. (2) This Division does not apply to a companion animal that is in the custody of any other organisation that is, for the time being, designated as a rehoming organisation by the Departmental Chief Executive under section 88B, if the	Wales. this Division does not apply to a companion animal that is in the custody of any other organisation that is, for the time being, designated as a rehoming reganisation by the Departmental Chief Executive under section 88B, if the simal has not been in the custody of that organisation or any other rehoming				•	38
any other organisation that is, for the time being, designated as a rehoming organisation by the Departmental Chief Executive under section 88B, if the	rganisation by the Departmental Chief Executive under section 88B, if the himal has not been in the custody of that organisation or any other rehoming			(d)		
animal has not been in the custody of that organisation or any other rehoming organisation for more than 12 months.	5		(2)	any o orgai anim	other organisation that is, for the time being, designated as a rehoming nisation by the Departmental Chief Executive under section 88B, if the all has not been in the custody of that organisation or any other rehoming	42 43

11G	Further exemptions					
		This	Division does not apply to any of the following companion animals:	2		
		(a)	a dog that is ordinarily used by a police officer on official duty,	3		
		(b)	a dog that is ordinarily used on official duty by a correctional officer (within the meaning of the <i>Crimes (Administration of Sentences) Act 1999</i>),	4 5 6		
		(c)	a dog used by a Commonwealth officer on official duty,	7		
	(d) a companion animal in the custody of an accredited research establishment within the meaning of the <i>Animal Research Act 1985</i> , or the holder of an animal research authority or an animal supplier's licence within the meaning of that Act, for purposes in connection with animal research, as authorised under that Act,					
		(e)	a companion animal kept at a licensed animal display establishment within the meaning of the <i>Exhibited Animals Protection Act 1986</i> and lawfully exhibited in accordance with that Act,	13 14 15		
		(f)	a companion animal prescribed by, or of a class prescribed by, the regulations.	16 17		
11H	Con	tinuing	g offences	18		
		anoth contr Note .	rson who commits an offence under section 11B, 11C or 11D commits ner, separate, offence under that section each calendar month that the ravention of that section continues. This section does not limit the number of times a person may be prosecuted r section 11E (Notice requiring permit for companion animal).	19 20 21 22 23		
Divi	ision	2	Permit scheme	24		
Divi				24 25		
		licatio An a	Permit scheme n for permit pplication for a permit must be made to the Departmental Chief Executive cordance with the regulations.			
	Арр	An arin ac The appli	n for permit pplication for a permit must be made to the Departmental Chief Executive	25 26		
	App (1)	An agin ac The appli Depa	pplication for a permit must be made to the Departmental Chief Executive cordance with the regulations. application fee prescribed by the regulations must be paid when the cation is made or within any other period that is approved by the	25 26 27 28 29		
	App (1) (2)	An agin ac The applit Depa The partic On remay Exec	pplication for a permit must be made to the Departmental Chief Executive cordance with the regulations. application fee prescribed by the regulations must be paid when the cation is made or within any other period that is approved by the artmental Chief Executive. application must include or be accompanied by any information and	25 26 27 28 29 30		
	App (1) (2) (3)	An agin acc The appli Depa The partic On remay Execconsi	pplication for a permit must be made to the Departmental Chief Executive cordance with the regulations. application fee prescribed by the regulations must be paid when the cation is made or within any other period that is approved by the artmental Chief Executive. application must include or be accompanied by any information and culars that are prescribed by the regulations. ecciving an application for a permit, the Departmental Chief Executive carry out any investigations and inquiries that the Departmental Chief utive considers necessary to enable the Departmental Chief Executive to	25 26 27 28 29 30 31 32 33 34 35		
	App (1) (2) (3) (4)	An agin acc The appli Depa The partic On remay Exect const Secti appli A per owner for a	pplication for a permit must be made to the Departmental Chief Executive cordance with the regulations. application fee prescribed by the regulations must be paid when the cation is made or within any other period that is approved by the artmental Chief Executive. application must include or be accompanied by any information and culars that are prescribed by the regulations. ecceiving an application for a permit, the Departmental Chief Executive carry out any investigations and inquiries that the Departmental Chief tutive considers necessary to enable the Departmental Chief Executive to ider the application properly. on 12 of the <i>Criminal Records Act 1991</i> does not apply in relation to an	25 26 27 28 29 30 31 32 33 34 35 36		
	App (1) (2) (3) (4) (5) (6)	An agin acc The appli Depa The partic On remay Exect const Sectiappli A per owner for a Exect	pplication for a permit must be made to the Departmental Chief Executive cordance with the regulations. application fee prescribed by the regulations must be paid when the cation is made or within any other period that is approved by the artmental Chief Executive. application must include or be accompanied by any information and culars that are prescribed by the regulations. ecceiving an application for a permit, the Departmental Chief Executive carry out any investigations and inquiries that the Departmental Chief utive considers necessary to enable the Departmental Chief Executive to ider the application properly. on 12 of the Criminal Records Act 1991 does not apply in relation to an cation for a permit. erson does not commit an offence against Division 1 in respect of the ership of a companion animal during any period in which an application permit duly made by the person is pending before the Departmental Chief	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41		

		(a)	issue a permit to the applicant, or	4				
		(b)	refuse to issue a permit to the applicant.	1 2				
	(2)	` /						
	(2)		regulations may prescribe mandatory or discretionary grounds for sing to issue a permit.	3 4				
11K	Con	ditions	s of permit	5				
	(1)	A permit is subject to the following conditions:						
		(a)	any condition prescribed by the regulations,	7				
		(b)	any conditions imposed on the permit by the Departmental Chief Executive, whether at the time the permit is issued or at any later time.	8 9				
	(2)		Departmental Chief Executive may, at any time, by notice in writing ed on the holder of the permit:	10 11				
		(a)	revoke or vary any condition imposed on the permit (other than a condition prescribed by the regulations), or	12 13				
		(b)	impose new conditions on the permit.	14				
	(3)	a per	Departmental Chief Executive may impose, revoke or vary conditions on mit for any reason, and in circumstances, that the Departmental Chief autive considers appropriate or necessary.	15 16 17				
	(4)	The l	holder of a permit must comply with any condition to which the permit is ect.	18 19				
		Maxi	imum penalty: 20 penalty units.	20				
11L	Tern	n of pe	ermit	21				
		perio speci	ermit for a cat, dangerous dog or restricted dog continues in force for a od of 12 months from the date on which it was issued, or from another date iffied in the permit, unless it is sooner surrendered or revoked or otherwise es to be in force.	22 23 24 25				
11M	Sale	of ani	mal subject to permit	26				
	(1)	conti	companion animal that is the subject of a permit is sold, the permit inues to apply to the companion animal for the remainder of the term of ermit unless it is sooner surrendered or revoked or otherwise ceases to be rece.	27 28 29 30				
	(2)	is tak	the purposes of this Part, the person to whom the companion animal is sold ten to be the holder of the permit, which is taken to be subject to the same itions as those to which the permit was subject immediately before the of the animal.	31 32 33 34				
Divi	sion	3	General	35				
11N	Regi	ulation	ns—permits	36				
			regulations may make provision for or with respect to any of the wing:	37 38				
		(a)	the making of an application for a permit (including the form of an application and the information and evidence to accompany an application),	39 40 41				
		(b)	the requirements for the issue of a permit (including any identification requirements),	42 43				
		(c)	the grounds for refusal of a permit,	44				

	1	(d)	the fees payable in connection with a permit or an application for the issue or renewal of a permit (including any late payment fees or fees for the issue of a replacement permit),	1 2 3
		(e)	any exemptions from, or reductions in, any fee payable,	4
		(f)	the renewal of permits,	5
		(g)	the revocation of permits,	6
		(h)	the notification, by the holder of a permit, of the sale of a companion animal that is subject to a permit,	7 8
		(i)	enabling the functions of the Departmental Chief Executive under this Part to be exercised by a council or any other person, or class of persons, appointed by the Departmental Chief Executive.	9 10 11
[7]	Section 12A	Prev	venting dog from escaping	12
	Insert after se	ction	12A (1):	13
			regulations may, for the purposes of this section, specify what constitutes es not constitute reasonable precautions to prevent a dog from escaping.	14 15
[8]	Section 33A	Mea	ning of "menacing" and "menacing breed or kind of dog"	16
	Insert after se	ction	1 33A (3):	17
			ne purposes of this section, a <i>serious injury</i> includes any of the following:	18
	` '	(a)	any injury that requires hospitalisation of a person or animal,	19
		(b)	a broken bone that requires medical or veterinary attention,	20
		(c)	a major laceration (that is, a wound caused by the tearing of body tissue or by multiple punctures caused by more than one bite from a dog) that requires medical or veterinary attention,	21 22 23
		(d)	a partial or total loss of sensation or function in a part of the body that requires medical or veterinary attention,	24 25
		(e)	any other injury requiring medical or veterinary attention, of the same level of seriousness as the injuries described in paragraphs (b)–(d),	26 27
		(f)	an injury that requires a person to have cosmetic surgery.	28
[9]	Section 51 C	wne s	r of dangerous or menacing dog must comply with control	29 30
	Insert after se	ction	1 51 (1) (k):	31
		(1)	The dog must be the subject of a permit issued under this Act, as required by section 11C.	32 33
[10]	Section 55 Ir	nterp	retation	34
	Insert after se	ction	1 55 (1) (c):	35
	(0	21)	Perro de Presa Canario or Presa Canario,	36
[11]	Section 56 C	wne	r of restricted dog must comply with control requirements	37
	Insert after se	ction	1 56 (1) (h):	38
		(i)	Permit required	39
			The dog must be the subject of a permit issued under this Act, as required by section 11D.	40 41

[12]	Sect	ion 60	Assis	tance	animal not to be denied entry	1	
	Omit	"8 per	nalty u	nits" fr	rom section 60 (1). Insert instead "15 penalty units".	2	
[13]	Section 61 Unlawful to impose charge for entry of assistance animal						
	Omit "8 penalty units" from section 61 (1). Insert instead "15 penalty units".						
[14]	Sections 74 and 75 Omit the sections.						
	Omit	the se	ctions.			6	
[15]	Part	9				7	
	Inser	t after !	Part 8:			8	
	Par	t 9	The	Reg	jister of Companion Animals	9	
	Divi	sion	1	Preli	iminary	10	
	78	Defin	itions			11	
			In thi	s Part:		12	
					identifier means a person who is an authorised identifier under the	13	
			•	ations.		14	
			(a)		ntification number, in relation to a person, means: ny case—the number allocated to the person as a breeder	15 16	
			(a)		fication number under section 83M, or	17	
			(b)	in the	e case of a person who is a member of a recognised breeders'	18	
				organ or	isation—the number allocated to the person by that organisation,	19 20	
			(c)		e case of an advertisement about a greyhound—the number	21	
					ated to the owner of the animal from whose litter the greyhound advertised was born at the time of its registration under the	22 23	
					ound racing rules.	24	
					<i>history</i> , in relation to a person (including a breeder), means a y of the following:	25 26	
			(a)		viction of the person for an offence against, or the making of an	26	
			(a)		against the person by a court under section 10 of the <i>Crimes</i>	28	
				(Sente	encing Procedure) Act 1999 in respect of a charge for an offence	29	
				again		30	
				(i) (ii)	this Act or the regulations, or section 530 or 531 of the <i>Crimes Act 1900</i> , or	31 32	
				(iii)	the <i>National Parks and Wildlife Act 1974</i> or the regulations made	33	
				(111)	under that Act, being an offence that involves a dog or cat being	34	
					taken into, or being in, a national park or any road traversing a	35	
				(iv)	national park, or the <i>Prevention of Cruelty to Animals Act 1979</i> or the regulations	36 37	
				(11)	made under that Act,	38	
			(b)		alty notice issued to the person for any of the following, being a	39	
					e that was not withdrawn or in relation to which a court had not ssed the relevant charges:	40 41	
				(i)	an offence against this Act or the regulations,	42	

		(ii)	the regulations made under that Act, being an offence that	1 2
			involves a dog or cat being taken into, or being in, a national park or any road traversing a national park,	3 4
		(iii)		5
	(of the following orders made in relation to the person under this Act cluding an expired order):	7 8
		(i)		9
		(ii)		10
		(iii)		11
		(iv)		12
		(v)	•	13
	(Act	of the following orders under the <i>Prevention of Cruelty to Animals</i> 1979 (including an expired order) made in relation to the person:	14 15
		(i)		16
		(ii)	1 6	17
		(iii)		18
		(iv)	an interstate prohibition order that is recognised under section 31AA,	19 20
	`	,	other matter prescribed by the regulations.	21
	g	reyhoun	d racing rules means the racing rules:	22
	(de by Greyhound Racing New South Wales under the <i>Greyhound</i> cing Act 2009 and in force before the repeal of that Act, or	23 24
	(de by the Greyhound Welfare and Integrity Commission under the eyhound Racing Act 2017.	25 26
	n	icrochip	o identification number means:	27
	(mic	the case of a greyhound—the identification number allocated to the crochip implanted in the greyhound in compliance with the yhound racing rules, or	28 29 30
	(imp	any other case—the identification number allocated to the microchip planted in a companion animal in connection with the identification the animal for the purposes of section 8.	31 32 33
	re	ecognise	d breeders' organisation means any of the following organisations:	34
	(Royal New South Wales Canine Council Limited (trading as Dogs w South Wales),	35 36
	(b) the	NSW Cat Fanciers' Association Inc,	37
	(c) Aus	stralian National Cats Incorporated,	38
	(other organisation designated by the Departmental Chief Executive the purposes of this definition by order published in the Gazette.	39 40
			organisation number, in relation to a rehoming organisation, enumber allocated to the organisation under section 83N.	41 42
Divi	sion 2	Ke	eping of Register	43
79	The Re	gister		44
	(1) T	here is to	o be a Register of Companion Animals.	45

(2)		Departmental Chief Executive is responsible for the keeping and nistration of the Register.	1 2						
(3)	made	The Register is to be kept in a form that enables access to the Register to be made online by those persons who are entitled to access information contained in the Register. The regulations may make provision for an with respect to either or both of the							
(4)		regulations may make provision for or with respect to either or both of the wing:	6 7						
	(a)	the manner and form in which the Register is to be kept,	8						
	(b)	any other matter concerning the keeping and administration of the Register.	9 10						
Infor	matio	n on the Register	11						
(1)		Register is to contain the following information in relation to each tered companion animal:	12 13						
	(a)	the unique identification number allocated to the microchip implanted in the animal in connection with the identification of the animal,	14 15						
	(b)	in the case of a companion animal that was required to be identified for the purposes of section 8:	16 17						
		(i) the name of the authorised identifier who carried out, or supervised, the implantation of the microchip, and	18 19						
		(ii) if the authorised identifier was accredited in accordance with the regulations, the authorised identifier number of that identifier,	20 21						
	(c)	in the case of a companion animal that was identified on a voluntary basis by the implantation of a microchip on or after 1 October 2001 (other than a greyhound registered in accordance with the greyhound racing rules):	22 23 24 25						
		(i) the name of the authorised identifier who carried out, or supervised, the implantation of the microchip, and	26 27						
		(ii) if the authorised identifier was accredited in accordance with the regulations, the authorised identifier number of that identifier,	28 29						
	(d)	the date on which the animal was identified,	30						
	(e)	the address of the place at which the animal is ordinarily kept,	31						
	(f)	the name of the council of the area in which the animal is ordinarily kept,	32 33						
	(g)	the type of animal (dog or cat), and the breed of the animal,	34						
	(h)	the animal's date of birth (known or approximate),	35						
	(i)	the animal's sex,	36						
	(j)	the animal's colour and details of any unusual or identifying marks on the animal,	37 38						
	(k)	the full name and contact details of the current owner of the animal,	39						
	(1)	any other relevant information relating to the owner of the animal that the Departmental Chief Executive required the owner to provide in connection with an application for registration of the animal,	40 41 42						
	(m)	the full name of any known previous owner of the animal and any other available contact details for any known previous owner of the animal,	43 44						
	(n)	any other relevant information relating to any previous owner of the animal that the Departmental Chief Executive required the owner to provide in connection with an application for registration of the animal,	45 46 47						

		(o)	the breeder identification number (if any) of the owner of the animal that produced the litter from which the animal was born,	1 2
		(p)	in the case of a companion animal purchased or otherwise acquired from a rehoming organisation—the rehoming organisation number of the organisation from which the animal was purchased or otherwise acquired,	3 4 5 6
		(q)	any permit details in relation to the animal,	7
		(r)	any other information relating to the animal that the regulations require to be contained on the Register.	8 9
	(2)	regis	Register is to contain the following information in relation to each tered owner of a companion animal specified in the Register, including person who is no longer a registered owner:	10 11 12
		(a)	the name, and telephone number, of the owner,	13
		(b)	if the owner is a natural person—the date of birth of the owner,	14
		(c)	if the owner is not a natural person—any ABN or other identification information about the entity,	15 16
		(d)	the compliance history of the owner,	17
		(e)	any other relevant information relating to the registered owner of the animal that the Departmental Chief Executive required the registered owner to provide in connection with an application for registration of the animal.	18 19 20 21
	(3)		Register is to contain the following information in relation to a companion al the registered owner of which is not a natural person:	22 23
		(a)	the name, date of birth and telephone number, of each natural person who, at the time of registration, was a person who will ordinarily keep the animal,	24 25 26
		(b)	the compliance history of that person,	27
		(c)	any other relevant information relating to that person that the Departmental Chief Executive required the registered owner of the animal to provide in connection with an application for registration of the animal.	28 29 30 31
	(4)		Register is also to contain any other information prescribed by the ations.	32 33
Divi	sion	3	Access to Register	34
81	Acce	ss to	Register to be provided free of charge	35
		Divis	person is entitled to access information contained in the Register by this sion, the Departmental Chief Executive is required to provide that access of charge.	36 37 38
82	Limit	ted ac	cess by owners of companion animals	39
		infor in ac	erson who is the owner of a companion animal is entitled to access mation contained in the Register, but only for the purposes of notifying, coordance with section 11, changes in the registration information or diffication information for any companion animal owned by the person.	40 41 42 43

83	Limit	ed ac	cess by members of public	1
			member of the public is entitled to access information contained in the ster, but only for any of the following purposes:	2
		(a)	to ascertain whether or not a companion animal is registered (that is, whether all registration information has been entered and payment has been made),	4 5 6
		(b)	to verify that a microchip identification number is valid,	7
		(c)	to find the details that correspond to a microchip identification number, namely, the breed, sex and age of the relevant companion animal and whether or not it has been desexed,	8 9 10
		(d)	to verify that a breeder identification number is valid,	11
		(e)	to find the details that correspond to a breeder identification number, namely:	12 13
			(i) the business name of the owner of any animal from whose litter the animal being researched was born, and	14 15
			(ii) the breed, sex and age of all companion animals on the Register that are recorded as having been bred by any owner of the animal from whose litter the animal being researched was born,	16 17 18
		(f)	to verify that a rehoming organisation number is valid,	19
		(g)	to find the details that correspond to a rehoming organisation number, namely, the name and address of the relevant rehoming organisation,	20 21
		(h)	to ascertain whether or not a companion animal is required to have a permit,	22 23
		(i)	to determine whether or not a permit is in force in relation to the animal and the date on which any such permit expires.	24 25
83A	Unre	stricte	ed access by Minister	26
			Minister and any person acting with the Minister's authority is entitled to nd free access to information contained in the Register at all times.	27 28
83B			cess by Secretary of Department of Industry and persons by that Secretary	29 30
	(1)	Secre Preve	Secretary of the Department of Industry, and any person authorised by the etary for the purposes of the administration and enforcement of the ention of Cruelty to Animals Act 1979, are entitled to access information ined in the Register, subject to subsection (2).	31 32 33 34
	(2)	Regi	Departmental Chief Executive may give different degrees of access to the ster to different classes of persons referred to in this section, having d to the different functions that they perform.	35 36 37
83C	Gene	eral ac	cess by certain employees of local authorities	38
	(1)	autho	al authority may approve an employee or class of employees of the local parity to be eligible to access the Register, either generally or only for the approval.	39 40 41
	(2)		pproved employee is entitled to access information contained in the ster, subject to the terms of the approval.	42 43
	(3)	time	ne purposes of this section, the Departmental Chief Executive may, from to time, prepare, adopt or vary guidelines relating to the exercise by a authority of the function of approving employees under this section.	44 45 46

	(4)	The Departmental Chief Executive may, by giving a written notice to a local authority, suspend access to the Register by any specified employee, or by all employees, approved by the local authority under this section.	1 2 3
	(5)	A local authority may withdraw an approval under this section at any time and is required to notify the Office of Local Government of that withdrawal as soon as possible after it occurs.	4 5 6
	(6)	When exercising functions under this section, a local authority is required to comply with any relevant guidelines issued under this section.	7 8
83D	Limi	ted access by contractors approved by local councils	9
	(1)	A council may approve a person whom the council engages to operate a council pound to be eligible to access the Register, to the extent provided by this section.	10 11 12
	(2)	A person approved by a council under this section is entitled to access information contained in the Register, but only for the following purposes:	13 14
		(a) identifying any companion animal that has been seized or surrendered under this Act,	15 16
		(b) locating the owner of a companion animal in the custody of the person.	17
	(3)	For the purposes of this section, the Departmental Chief Executive may, from time to time, prepare, adopt or vary guidelines relating to the exercise by a council of the function of approving persons under this section.	18 19 20
	(4)	The Departmental Chief Executive may, by giving written notice to a council, suspend access to the Register by any specified person, or by all persons, approved by the council under this section.	21 22 23
	(5)	A council may withdraw an approval under this section at any time and is required to notify the Office of Local Government of that withdrawal as soon as possible after it occurs.	24 25 26
	(6)	When exercising functions under this section, a council is required to comply with any relevant guidelines issued under this section.	27 28
83E	Limi	ted access by veterinary practitioners or their employees	29
	(1)	A veterinary practitioner is entitled to access information contained in the Register, but only for the purpose of locating the owner of a companion animal in the custody of the veterinary practitioner or his or her practice.	30 31 32
	(2)	An employee of a veterinary practitioner who is being supervised by a veterinary practitioner is entitled to access information contained in the Register, but only for the purpose of locating the owner of a companion animal in the custody of the veterinary practitioner or his or her practice.	33 34 35 36
83F	Depa Regi	artmental Chief Executive may approve other persons to access the ister	37 38
	(1)	The Departmental Chief Executive may approve a person to have access to information contained in the Register.	39 40
	(2)	A person approved under this section is entitled to access information contained in the Register, but only for the following purposes:	41 42
		(a) identifying any companion animal that has been seized or surrendered under this Act,	43 44
		(b) locating the owner of a companion animal in the custody of the person.	45

	(3)		n at any time.	1
	(4)	Before must:	e withdrawing a person's approval, the Departmental Chief Executive	3
		(a)	notify the person of the proposed withdrawal of the approval, and	5
		, ,	give the person a reasonable opportunity to make submissions to the Departmental Chief Executive in respect of the proposed withdrawal, and	6 7 8
		(c)	have due regard to any such submissions.	g
	(5)	withdr approv	Departmental Chief Executive must cause a person whose approval is rawn to be notified of the withdrawal in writing. Withdrawal of an wal takes effect on the day on which the notice is given, or from a later secified in the notice.	10 11 12 13
83G		ulations persons	can authorise general or limited access by other specified officers s	14 15
	(1)	The for Regist	ollowing persons are entitled to access information contained in the eer:	16 17
			the holder of any office prescribed by the regulations for the purposes of this section,	18 19
			a person who is a member of a class of persons prescribed by the regulations for the purposes of this section.	20 21
	(2)	Regist	epartmental Chief Executive may give different degrees of access to the err to different classes of persons referred to in this section, having to the different functions that they perform.	22 23 24
83H	Regu	ulations	-access to Register	25
	(1)	or mus	gulations may provide for the ways in which access to the Register can st be given.	26 27
		means		28 29
	(2)	specifi	egulations may require the Departmental Chief Executive to keep ied records with respect to the access given to the Register under this and may provide for the persons who are entitled to access those records.	30 31 32
83I	Depa	artment	al Chief Executive may issue guidelines about access to Register	33
	(1)	this Pa	epartmental Chief Executive may issue guidelines, not inconsistent with art, about the manner in which a person who is entitled under this on to access the Register may access the Register.	34 35 36
	(2)	only to	son who is entitled under this Division to access the Register is entitled to the extent that the person complies with any guidelines issued under ivision.	37 38 39
Divi	sion	4	Arrangements about Register	40
83J	Agre	ements	about Register	41
	(1)	arrang	Departmental Chief Executive may enter into an agreement or other ement with any person or body in respect of the exercise of functions of epartmental Chief Executive under this Act by the person or body on	42 43 44

(2)

		Exec	cutive.	3
83K	Excl	nange	of information with other Australian jurisdictions	4
	(1)	prov admi	vant information held by the Departmental Chief Executive may be ided to a relevant inter-State enforcement agency for the purposes of the inistration or enforcement by that agency of legislation concerning animal are or management, including the prevention of cruelty to animals.	5 6 7 8
	(2)	infor agen	Departmental Chief Executive may enter into an arrangement (an <i>rmation sharing arrangement</i>) with a relevant inter-State enforcement cy for the purpose of sharing or exchanging relevant information held by Departmental Chief Executive or the agency.	9 10 11 12
	(3)	be p	relevant information held by the Departmental Chief Executive that may provided under this section, and to which an information sharing agement may relate, is limited to the following:	13 14 15
		(a)	information concerning the contravention of this Act or the regulations,	16
		(b)	information concerning an offence under the <i>Prevention of Cruelty to Animals Act 1979</i> or section 530 or 531 of the <i>Crimes Act 1900</i> ,	17 18
		(c)	information concerning the registration of companion animals under this Act,	19 20
		(d)	details of complaints relating to animal welfare,	21
		(e)	any other information of a type prescribed by the regulations.	22
	(4)	and t	er an information sharing arrangement, the Departmental Chief Executive the relevant inter-State enforcement agency are, despite any other Act or of the State, authorised:	23 24 25
		(a)	to request and receive information held by the other party to the arrangement, and	26 27
		(b)	to disclose information to the other party, and	28
		(c)	to hold and use the information so received.	29
	(5)	nece func	section (4) applies only to the extent that the information is reasonably ssary to assist in the exercise of functions under this Act or of the tions of the relevant inter-State enforcement agency concerned that relate simal welfare or management, including the prevention of animal cruelty.	30 31 32 33
	(6)	This	section does not:	34
		(a)	require the Departmental Chief Executive to provide information to a relevant inter-State enforcement agency only in accordance with subsection (1) or with an information sharing arrangement where that information can otherwise be lawfully provided, or	35 36 37 38
		(b)	limit the operation of any other Act or law under which a relevant inter-State enforcement agency is authorised or required to disclose information to another person or body.	39 40 41
	(7)	In th	is section:	42
			rmation includes reports, recommendations, opinions, assessments and ational plans.	43 44
			vant inter-State enforcement agency means an agency of the imonwealth or another State or Territory that has functions concerning the	45 46

Such an agreement or other arrangement can make provision for the ownership of information entered on the Register to be vested in the Departmental Chief

				recement of a law about animal welfare or management, including the ention of cruelty to animals, and includes the following:	1		
			(a)	a police force,	3		
			(b)	an animal welfare body,	4		
			(c)	a local government body,	5		
			(d)	a government department or public authority.	6		
	Divi	sion 5	5	Miscellaneous	7		
	83L	Certif	icates	s relating to Register	8		
		(1)	whetl partic	Departmental Chief Executive can issue a certificate certifying as to her or not a particular companion animal is or was registered at a cular time and certifying any registration information for the animal ed on the Register at a particular time.	9 10 11 12		
		(2)	Regis	certificate is evidence of the matters certified. Information entered on the ster is presumed (in the absence of evidence to the contrary) to be correct. Such a certificate can be used as evidence of (for example) the name of the ered owner of a companion animal and the address at which it is ordinarily kept.	13 14 15 16		
	83M	Alloca	ation	of breeder identification numbers	17		
				Departmental Chief Executive may allocate a breeder identification per to any person who is the owner of a companion animal that has a litter.	18 19		
	83N	Alloca	ation	of rehoming organisation numbers	20		
			numb	Departmental Chief Executive may allocate a rehoming organisation per to any rehoming organisation that has applied to the Departmental f Executive for a number.	21 22 23		
[16]	Sect	ion 84 l	Estab	lishment of Fund	24		
	Inser	t ", peri	nit fee	es" after "registration fees" in section 84 (1) (a).	25		
[17]	Section 85 Payments from the Fund						
	Insert after section 85 (1) (b):						
		((b1)	any refund of registration fees, permit fees or other amounts paid under this Act, in circumstances in which the Departmental Chief Executive considers that it is reasonable and necessary to do so, and	28 29 30		
[18]	Sect	ion 86A			31		
	Inser	t before	secti	on 87:	32		
	86A	Ear-m	arkin	g or tattooing of animals	33		
		(1)	ear-m	eterinary practitioner who desexes a female companion animal is to nark or tattoo the animal, for the purpose of indicating that the animal is ked, at the time that it is under anaesthetic for the desexing procedure.	34 35 36		
		(2)		ection (1) does not authorise or require any ear-marking or tattooing edure to be undertaken without the consent of the owner of the companion al.	37 38 39		

		(3)	Subs	section (1) does not apply if:	1	
			(a)	the veterinary practitioner has sought the consent of the owner of the companion animal and the owner has denied consent to the ear-marking or tattooing procedure, or	2 3 4	
			(b)	the veterinary practitioner considers that the ear-marking or tattooing procedure cannot be undertaken safely and humanely at that time.	5 6	
		(4)	time	the purposes of this section, the Departmental Chief Executive may, from to time, prepare, adopt or vary guidelines relating to ear-marking or oing of companion animals.	7 8 9	
[19]	Sect	ion 88			10	
	Omit	the se	ction.	Insert instead:	11	
	88	Dele	gatior	n by Departmental Chief Executive	12	
			unde	Departmental Chief Executive can delegate any of his or her functions or this Act (other than this power of delegation) or the regulations to any the Office of Local Government.	13 14 15	
[20]	Sect	ion 88	В		16	
	Inser	Insert after section 88A:				
	88B	Desi	gnatic	on of organisations as rehoming organisations	18	
		(1)		Departmental Chief Executive may, by notice in writing, designate an nisation as a rehoming organisation.	19 20	
		(2)	The	designation of an organisation under this section:	21	
			(a)	may be granted subject to conditions or unconditionally, and	22	
			(b)	may be revoked by the Departmental Chief Executive, by notice in writing.	23 24	
		(3)	writt	Departmental Chief Executive may, in the same notice or in a further ten notice, exempt an organisation that has been designated under this on from any or all of the following obligations:	25 26 27	
			(a)	the obligation under section 9 to register any or all companion animals in the custody of the organisation,	28 29	
			(b)	the obligation to pay a fee for the registration of any or all companion animals in the custody of the organisation,	30 31	
			(c)	the obligation to pay a fee for a permit relating to any or all companion animals in the custody of the organisation.	32 33	
		(4)	The	exemption of an organisation under this section:	34	
			(a)	may be granted subject to conditions or unconditionally, and	35	
			(b)	may be revoked by the Departmental Chief Executive, by notice in writing.	36 37	
[21]	Sect	ion 89	Confi	identiality of certain information	38	
	Omit	sectio	n 89 (4) (b). Insert instead:	39	
			(b)	as authorised or required by Division 3 of Part 9, but only if done in accordance with any guidelines under section 83I, or	40 41	

Schedule	3 Savings and transitional provisions	1				
Insert at th	e end of the Schedule, with appropriate Part and clause numbering:	2				
Part	Provisions consequent on enactment of Companion Animals and Other Legislation Amendment Act 2018					
Mea	ning of "amending Act"	6				
	In this Part:	7				
	amending Act means the Companion Animals and Other Legislation Amendment Act 2018.	8 9				
	mit requirement does not apply to cats registered before requirement osed	10 11				
(1)	Section 11B, as inserted by the amending Act, does not apply to a cat that was registered before the commencement of the section.	12 13				
(2)	Section 11B, as inserted by the amending Act, does not apply to a cat that was born before the commencement of the section that was not registered before that commencement until the date that is 21 days (or any longer period prescribed by the regulations) after the commencement of the section, or the date that the cat is 4 months old, whichever occurs later.	14 15 16 17 18				
	mit requirements extend to dogs declared dangerous before requirement osed	19 20				
(1)	Sections 11C and 51 (1) (1), as inserted by the amending Act, extend to a dog that was declared to be a dangerous dog before the commencement of the provisions.	21 22 23				
(2)	In such a case, a permit is required under section 11C on and from the date that is 21 days (or any longer period prescribed by the regulations) after the commencement of section 11C.	24 25 26				
	mit requirements extend to dogs declared restricted before requirement osed	27 28				
(1)	Sections 11D and 56 (1) (i), as inserted by the amending Act, extend to a dog that was a restricted dog, within the meaning of section 55, before the commencement of the provisions.	29 30 31				
(2)	In such a case, a permit is required under section 11D on and from the date that is 21 days (or any longer period prescribed by the regulations) after the commencement of section 11D.	32 33 34				
Cert	tain organisations taken to be approved rehoming organisations	35				
(1)	In this clause:	36				
	existing approved organisation means an organisation that was, immediately before the commencement of section 88B, as inserted by the amending Act, the subject of an approval granted by the Departmental Chief Executive for the purposes of clause 16 (d) of the Companion Animals Regulation 2008.	37 38 39 40				
(2)	An existing approved organisation is, on and from the commencement of section 88B, taken to have been:	41 42				

[22]

(3)

(a)	designated as a rehoming organisation under section 88B (1), for the same term, and subject to the same conditions (if any), that are specified in the approval, and	1 2 3
(b)	granted an exemption under section 88B (3) from the obligation to register companion animals under section 9, for the same term, and subject to the same conditions (if any), that are specified in the approval.	4 5 6
Acco	ordingly, on and from the commencement of section 88B:	7
(a)	such an organisation is taken to be a rehoming organisation for the	8
	purposes of this Act, and	9
(b)	the Departmental Chief Executive may revoke or otherwise deal with	10
	the designation or exemption effected by this clause as if it was granted	11
	under section 88B.	12

Schedule 2				Amendment of Prevention of Cruelty to Animals Act 1979 No 200				
[1]	Long	j title						
	Inser	t "and	for the	promotion of their welfare" after "animals".		4		
[2]						5		
	Inser	t at the	end o	f section 3 (b) (iii): , and		6 7		
			(c)	to promote the welfare of dogs and cats by requiring information them to be provided when they are advertised for sale.	nation about	8 9		
[3]	Sect	ion 4 [Definit	ons		10		
		t ", Si on 4 (1		nd Regional Development" from the definition of <i>Dep</i>	partment in	11 12		
[4]	Sect	ion 23	Α			13		
	Inser	t after	section	23:		14		
	23A	Infor away		n required when dogs or cats are advertised for sale or f	or giving	15 16		
		(1)	to b	son must not advertise a regulated dog or cat as being availa given away, or to be transferred by any other means, tisement includes at least one of the following:		17 18 19		
			(a)	the microchip identification number allocated to the implanted in the animal:	microchip	20 21		
				(i) in connection with the identification of the anim purposes of section 8 of the Companion Animals Act		22 23		
				(ii) in compliance with the greyhound racing rules,		24		
			(b)	the breeder identification number of the person, that is, allocated to the person:	the number	25 26		
				(i) under section 83M of the Companion Animals Act 19		27		
				(ii) by any recognised breeders' organisation (within the Part 9 of the <i>Companion Animals Act 1998</i>) of which is a member, or		28 29 30		
				(iii) at the time of registration under the greyhound racing animal from whose litter the greyhound being adv born,		31 32 33		
			(c)	in the case where the dog or cat is being sold or given a organisation that is, at the time the advertisement is made, organisation (within the meaning of the <i>Companion A 1998</i>)—the rehoming organisation number allocated to the cunder section 83N of that Act.	a rehoming Inimals Act	34 35 36 37 38		
			Max	mum penalty: 50 penalty units.		39		
			a con orgar adver that h	In order to comply with the requirements of this section, a person will panion animal must either obtain a breeder identification number of sation number, or have the animal microchipped (in which issement may include the microchip number). In the case of a compas not been born yet, the owner must have a breeder identification ling organisation number.	or a rehoming ch case the panion animal	40 41 42 43 44 45		

	(2)	num the p		2
		Max	imum penalty: 50 penalty units.	6
	(3)	both	erson is not liable to be convicted in respect of the same act or omission of an offence under this section and an offence under section 52A (1) or (1) of the <i>Companion Animals Act 1998</i> .	- 8 9
		offen	Sections 52A (1) and 57A (1) of the <i>Companion Animals Act 1998</i> make it an ce to sell or advertise the sale of a dangerous, menacing or restricted dog or a dog s proposed to be a dangerous, menacing or restricted dog.	10 17 12
	(4)	In th	is section:	13
		grey	hound racing rules means the racing rules:	14
		(a)	made by Greyhound Racing New South Wales under the <i>Greyhound Racing Act 2009</i> and in force before the repeal of that Act, or	15 16
		(b)	made by the Greyhound Welfare and Integrity Commission under the <i>Greyhound Racing Act 2017</i> .	17 18
		regu	clated dog or cat means any of the following:	19
		(a)	a dog or cat that is or will be required by the <i>Companion Animals Act</i> 1998 to be identified (including by being microchipped), including a dog or cat that has not been born or has not yet reached the age at which identification is required,	20 21 22 23
		(b)	a greyhound (whether or not it is registered in accordance with the greyhound racing rules), including a greyhound that has not been born,	24 25
		(c)	a dog or cat that is in the custody of a council (including a council pound),	26 27
		(d)	a dog or cat that is in the custody of the Animal Welfare League NSW,	28
		(e)	a dog or cat that is in the custody of The Cat Protection Society of NSW Inc,	29 30
		(f)	a dog or cat that is in the custody of the Royal Society for the Prevention of Cruelty to Animals; New South Wales.	3° 32
[5]	Section 24 purposes	IG Pov	wers of inspectors in relation to land used for certain commercial	30 34
	Insert after	section	n 24G (2) (a1):	35
		(a2)	inspect any advertisement, or means of publishing or broadcasting an advertisement, that is on the land,	36 37
[6]	Section 24	1JA		38
	Insert after	section	n 24J:	39
2	24JA Pow	ers of	inspectors generally to examine advertisements	40
		broa grou	nspector may examine an advertisement, or any means of publishing or deasting an advertisement, if the inspector suspects, on reasonable ands, that an offence against section 23A is being, has been or is about to committed in respect of the advertisement or other thing.	41 42 43
[7]	Section 24	INA Po	ower to question persons and require production of documents	45
			e documents" after "answer questions" in section 24NA (1).	46

30A	Court may order payment of care and maintenance costs by accused person						
	(1)	A court may order a person charged with an offence against this Act or the regulations in respect of an animal to pay to a specified person or organisation the amount specified in the order for any or all reasonable care and maintenance costs incurred by that person or organisation in relation to the animal as a consequence of the offence or alleged offence or in connection with the proceedings. Any such order is a <i>costs order</i> .	(-				
	(2)	For the purposes of this section, <i>reasonable care and maintenance costs</i> are any costs reasonably incurred in doing any of the following:	10 11				
		(a) taking possession of the animal,	12				
		(b) transporting the animal,	13				
		(c) providing the animal with food and drink,	14				
		(d) providing the animal with shelter,	15				
		(e) providing the animal with veterinary treatment.	16				
	(3)	A costs order can be made:	17				
	. ,	(a) at the time that the court convicts the person of the relevant offence, or	18				
		(b) at any other time before proceedings for the relevant offence have been concluded.	19 20				
	(4)	An amount required to be paid under a costs order is recoverable by the person or organisation in whose favour the order is made, or a person acting on behalf of that person or organisation, as a debt in a court of competent jurisdiction from the person who is required under the costs order to pay that amount.	2° 2° 2°				
	(5)	If proceedings against a person for an offence against this Act or the regulations have not concluded, a court may, instead of or in addition to making a costs order, order the person to provide a bond or security for the payment of any specified reasonable care and maintenance costs, or any further reasonable care and maintenance costs, that the person may later be required to pay under a costs order.					
	(6)	If the amount realised under any such bond or security exceeds the amount payable under a costs order, the excess amount is to be paid or returned to the person who provided the bond or security.	3 ² 32				
	(7)	A court that acquits or discharges a person of an offence against this Act or the regulations may, if it considers it just and reasonable to do so in the circumstances, make any or all of the following orders:	34 35 36				
		(a) an order revoking or varying any previous costs order made by the court in connection with the proceedings,	37 38				
		(b) an order requiring any amount or any part of an amount already paid by the accused person under the order to be refunded to the accused person,	39 40				
		(c) an order requiring any bond or security provided by the person to be cancelled or returned.	4 ²				
	(8)	Reasonable care and maintenance costs incurred after proceedings against a person for an offence have concluded are not recoverable under this section.	43 44				

2

[8]

Section 30A

Omit the section. Insert instead:

	(9)		miting subsection (1), the organisations that may be specified in a r as organisations to be paid include any of the following:	1 2
		(a) a ch	aritable organisation,	3
		(b) the	NSW Police Force,	4
		(c) a go	vernment department.	5
	(10)	Nothing in 30 (1) (d) a	n this section limits the operation of section 24J (4), 26AA (2) or and (3).	6 7
	(11)	In this sect	tion:	8
			includes the making of an order under section 10 of the <i>Crimes</i> g <i>Procedure</i>) Act 1999.	9 10
			ns the Local Court or, if proceedings for the offence concerned are by the Supreme Court, the Supreme Court.	11 12
[9]	Section 31	Court may	make further orders relating to convicted persons	13
	Omit "eithe	er or both" fi	rom section 31 (1). Insert instead "any one or more".	14
[10]	Section 31	(1) (c)		15
	Insert after	section 31 (1) (b):	16
		(c) an o	order prohibiting the convicted individual from doing any or all of following:	17 18
		(i)	keeping, or participating in keeping, any animal,	19
		(ii)	being party to an arrangement where the person is entitled to control or influence the keeping of any animal (including any animal owned by another person or in another person's possession),	20 21 22 23
		(iii)	have any other involvement with the keeping or care of any animal (including any animal owned by another person or in another person's possession).	24 25 26
[11]	Schedule 2	Savings a	nd transitional provisions	27
	Insert at the	e end of the	Schedule, with appropriate Part and clause numbering:	28
	Part	Compa	ons consequent on enactment of nion Animals and Other Legislation lment Act 2018	29 30 31
	Mear	ning of "am	ending Act"	32
		In this Par	t:	33
			Act means the Companion Animals and Other Legislation at Act 2018.	34 35
	Exter costs	nsion of op s or caring	eration of amendment about court orders relating to certain for and maintaining animals	36 37
			OA, as substituted by the amending Act, extends to proceedings ed, but not finally determined, before the substitution of that section.	38 39

xtension of operation of amendment about court orders relating to convicted ersons
Section 31 (1) (c), as inserted by the amending Act, extends to proceeding commenced, but not finally determined, before the commencement of the paragraph.