

New South Wales

Drug Supply Prohibition Order Pilot Scheme Bill 2020

Explanatory note

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

Overview of Bill

The object of this Bill is to establish a pilot scheme for drug supply prohibition orders in 4 pilot scheme areas. During the pilot scheme, a police officer will be able to seek the making of a drug supply prohibition order against a person who is over 18 years of age and has been convicted of a serious drug offence. The order, if made, will permit a police officer to stop, detain and search the person and search certain vehicles, vessels, aircraft or premises without the requirement for a warrant. These powers are only able to be exercised in a pilot scheme area.

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 sets out definitions used in the proposed Act, including *pilot scheme area* (being the Bankstown Police Area Command and the Coffs-Clarence, Hunter Valley and Orana Mid-Western Police Districts) and *pilot scheme period* (being the period of 2 years after the commencement of the proposed Act).

Clause 4 provides that if a drug supply prohibition order is in force against a person, a police officer may, without a warrant, stop, detain and search the person or a vehicle driven by or otherwise under the control or management of the person or occupied by the person. The police officer may also enter and search a dwelling at which the person resides or premises that the police officer reasonably suspects are owned by the person, under the control or management of the person or are used by the person for an unlawful purpose involving the manufacture or supply of a prohibited drug. The police officer may also search any vehicle parked at the dwelling or

premises. The police officer may seize and detain anything that is evidence of certain offences or that is a stolen or dangerous article. These powers may be exercised only in a pilot scheme area.

Clause 5 provides that a drug supply prohibition order may be made against a person who is at least 18 years of age and who has been convicted of a serious drug offence within the previous 10 years (an *eligible person*).

Clause 6 permits a police officer to apply to an authorised magistrate for a drug supply prohibition order to be made against an eligible person if the police officer reasonably believes the eligible person is likely to engage in the manufacture or supply of a prohibited drug.

Clause 7 sets out the form and content of an application and the documents required to accompany an application.

Clause 8 requires notice of the application to be given to the oversight commissioner.

Clause 9 permits an authorised magistrate to make a drug supply prohibition order against a person if the magistrate is satisfied that the person is an eligible person and is likely to engage in the manufacture or supply of a prohibited drug.

Clause 10 sets out matters that an authorised magistrate may take into account in deciding whether a person is likely to engage in the manufacture or supply of a prohibited drug and in deciding whether to make a drug supply prohibition order.

Clause 11 sets out the matters to be specified in a drug supply prohibition order.

Clause 12 provides that a drug supply prohibition order commences when it is made. However, powers may not be exercised under the order until a copy of the order has been served personally on the subject of the order.

Clause 13 permits the Local Court to revoke a drug supply prohibition order on the application of the person who is subject to the order. The application cannot be made within 6 months after notice of the order is first served on the subject of the order or after the Local Court has refused an earlier application to revoke the order. The Local Court may also revoke a drug supply prohibition order on application by the Commissioner of Police.

Clause 14 requires the Commissioner of Police, after a drug supply prohibition order ceases to be in force, to provide the authorised magistrate that issued the order and the oversight commissioner a report setting out how the order was used.

Clause 15 provides for the appointment of the oversight commissioner.

Clause 16 provides for a magistrate to be declared to be an authorised magistrate for the purposes of the proposed Act if the magistrate consents to being declared.

Clause 17 permits regulations to be made under the proposed Act that are necessary or convenient for carrying out or giving effect to the proposed Act and to prescribe forms for the purposes of the proposed Act.

Clause 18 provides for the repeal of the proposed Act 3 years after proposed section 9 commences.

Schedule 1 Savings, transitional and other provisions

Schedule 1 provides for the making of savings or transitional regulations.

Schedule 2 Amendment of Surveillance Devices Act 2007 No 64

Schedule 2 amends the *Surveillance Devices Act 2007* to authorise the use of an optical surveillance device by a police officer in the conduct of a search under the proposed Act.



New South Wales

Drug Supply Prohibition Order Pilot Scheme Bill 2020

Contents

			Page
	1	Name of Act	2
	2	Commencement	2
	3	Definitions	2
	4	Effect of drug supply prohibition order	2
	5	Persons who may be subject to drug supply prohibition order	3
	6	Application for drug supply prohibition order	4
	7	Form and content of application	4
	8	Notice of application to oversight commissioner	5
	9	Drug supply prohibition order may be made by authorised magistrate	5
	10	Matters to be taken into account by authorised magistrate	6
	11	Form of drug supply prohibition order	7
	12	Commencement and duration of drug supply prohibition order	7
	13	Revocation of drug supply prohibition order	7
	14	Reports to authorised magistrate and oversight commissioner	8
	15	Oversight commissioner	8
	16	Authorised magistrate	9
	17	Regulations	9
	18	Repeal of Act	10
Schedule 1		Savings, transitional and other provisions	11
Schedule 2		Amendment of Surveillance Devices Act 2007 No 64	12



Drug Supply Prohibition Order Pilot Scheme Bill 2020

No , 2020

A Bill for

An Act to establish a pilot scheme for drug supply prohibition orders.

The	Legisl	ature of Ne	ew South Wales enacts—	1
1	Nam	e of Act		2
		This Act is	s the Drug Supply Prohibition Order Pilot Scheme Act 2020.	3
2	Com	mencemen	ut .	4
		This Act c	commences on a day or days to be appointed by proclamation.	5
3	Defi	nitions		6
3	(1)	In this Act	,	7
	(1)		d magistrate—see section 16.	8
			oly prohibition order means an order made under section 9.	9
		0 11	erson—see section 5.	10
		0 1	includes a power, authority or duty, and exercise a function includes	11 12
		15.	commissioner means the oversight commissioner appointed under section	13 14
		•	me area means the following as at 1 July 2020—	15
		(a) Ban	ıkstown Police Area Command,	16
		(b) Cof	fs-Clarence Police District,	17
		(c) Hur	nter Valley Police District,	18
		(d) Ora	na Mid-Western Police District.	19
		•	<i>me period</i> means the period of 2 years after the commencement of this Act.	20
		1985 and i	<i>I drug</i> has the same meaning as in the <i>Drug Misuse and Trafficking Act</i> includes a prohibited plant within the meaning of that Act.	21 22
		•	means the Secretary of the Department of Communities and Justice.	23
			rug offence—see section 5.	24
		subject, of is made.	f an order, means the person against whom a drug supply prohibition order	25 26
		,	cludes a vessel or an aircraft.	27
		Note. The interpretation	Interpretation Act 1987 contains definitions and other provisions that affect the on and application of this Act.	28 29
	(2)	Notes incl	uded in this Act do not form part of this Act.	30
4	Effe	ct of drug s	upply prohibition order	31
	(1)		supply prohibition order is in force against a person, a police officer may, warrant, do one or more of the following—	32 33
		(a) stop	o, detain and search the person, and no other person,	34
		(b) ente	er and search the following premises (searchable premises)—	35
		(i)	a dwelling at which the person resides,	36
		(ii)	premises that the police officer reasonably suspects are owned by the person or under the direct control or management of the person,	37 38
		(iii)	premises that the police officer reasonably suspects are being used by the person for an unlawful purpose involving the manufacture or supply of a prohibited drug,	39 40 41
		(c) stop	o, detain and search a vehicle—	42

		(i)	being driven by or otherwise under the control or management of the person or occupied by the person, or	1 2
		(ii)	parked on an area that is part of, or provided for the use of, searchable premises, but not if the area is shared with another dwelling or premises, or	3 4 5
		(iii)	parked on an area that is part of, or provided for the use of, searchable premises and that is shared with another dwelling or premises, but only if the police officer reasonably suspects that the vehicle is being used by the person in relation to the manufacture or supply of a prohibited drug.	6 7 8 9
(2)			officer may, in the exercise of powers under subsection (1), seize and r part of a thing that the police officer suspects on reasonable grounds—	10 11
	(a)	may	provide evidence of the commission of a drug-related offence, or	12
	(b)	is sto	len or otherwise unlawfully obtained, or	13
	(c)	mean	provide evidence of the commission of a relevant offence within the ling of Part 4, Division 1 of the <i>Law Enforcement (Powers and onsibilities) Act 2002</i> or an offence involving a prohibited drug, or	14 15 16
	(d)		angerous article within the meaning of the Law Enforcement (Powers and onsibilities) Act 2002.	17 18
(3)	The p	olice	officer may exercise a power under subsection (1) or (2) only if—	19
	(a)		ower is exercised in a pilot scheme area or an area that the police officer mably believes to be in a pilot scheme area, and	20 21
	(b)	is re	xercise of the power, other than a power exercised under subsection (2), asonably required to decide whether the person is involved in the mission of an offence involving a prohibited drug.	22 23 24
(4)			issioner of Police must ensure that the subject of a drug supply prohibition en written notice about a search as soon as practicable after the search if—	25 26
	(a)	a pol	ice officer searches premises or a vehicle under the order, and	27
	(b)	the su	ubject of the order is not present during that search.	28
(5)	The nand the	otice in add	under subsection (4) must specify the date on which the search took place ress or other description of the premises or vehicle searched.	29 30
(6)			inforcement (Powers and Responsibilities) Act 2002 applies to a search under this Act.	31 32
	power	s unde	ection 32 and Part 15 of that Act for additional limitations on the exercise of the r this section.	33 34
(7)	exerc	ising a	osection (6), a strip search of a person must not be carried out when a power under this section unless it is authorised under Part 4, Division 4 Enforcement (Powers and Responsibilities) Act 2002.	35 36 37
Perso	ons wl	no ma	y be subject to drug supply prohibition order	38
(1)		ıg sup n who	ply prohibition order may be made against an <i>eligible person</i> , being a	39 40
	(a)		been convicted of a serious drug offence within 10 years before the cation day, and	41 42
	(b)	is at l	least 18 years of age on the application day.	43
(2)	In thi	s secti	on—	44
			day means the day on which the application for the drug supply order was made.	45 46

		serio	ous drug offence means—	1
		(a)	an offence against section 11B, 23(2)(a) or (b), 24(2) or (2A), 24A(1), 24B(1), 25A(1) or 36Z(2)(b) of the <i>Drug Misuse and Trafficking Act 1985</i> , or	2
		(b)	a second or subsequent offence against section 36Z(1) of the <i>Drug Misuse and Trafficking Act 1985</i> , or	4 5
		(c)	an offence against section 23(1)(a) or (b) or (1A), 24(1) or (1A) or 25(1), (1A), (2), (2A) or (2C) of the <i>Drug Misuse and Trafficking Act 1985</i> , but not if the offence relates only to a traffickable quantity or a small quantity within the meaning of that Act, or	6 7 8 9
		(d)	an offence against section 26 or 28 of the <i>Drug Misuse and Trafficking Act 1985</i> that relates to an offence referred to in paragraphs (a)–(c), or	10 11
		(e)	an offence committed in another jurisdiction that would constitute an offence referred to in paragraphs (a)–(d) if it were committed in New South Wales.	12 13
6	Appl	icatio	n for drug supply prohibition order	14
	(1)	autho	olice officer, or another person on the police officer's behalf, may apply to an orised magistrate for a drug supply prohibition order to be made against an ble person.	15 16 17
	(2)		application may be made if the police officer reasonably believes the eligible on is likely to engage in the manufacture or supply of a prohibited drug.	18 19
	(3)	The	application must not be made within—	20
		(a)	2 weeks after an authorised magistrate has refused to grant a previous application against the eligible person, unless it contains material evidence or information not included in the previous application, or	21 22 23
		(b)	6 months after the revocation of a previous drug supply prohibition order against the eligible person.	24 25
7	Form	n and	content of application	26
	(1)	An a	pplication for a drug supply prohibition order must—	27
		(a)	if a form is prescribed by the regulations for the application, be in the prescribed form, and	28 29
		(b)	be made in writing, and	30
		(c)	specify the period for which the drug supply prohibition order is sought.	31
	(2)	The	application must also set out the following—	32
		(a)	the identity of the eligible person,	33
		(b)	each pilot scheme area in which the order is likely to be used,	34
		(c)	details of each serious drug offence committed by the eligible person within the previous 10 years that forms the basis for seeking the order,	35 36
		(d)	any practicable alternative means that may be reasonably available to prevent, or obtain evidence of, the eligible person engaging in the manufacture or supply of a prohibited drug,	37 38 39
		(e)	details of attempts made to use the alternative means,	40
		(f)	details of other drug supply prohibition orders against the eligible person that are currently or have previously been in force,	41 42
		(g)	if a previous drug supply prohibition order against the eligible person has been revoked, the changed circumstances that justify the making of a new order,	43 44

	(h)	details of unsuccessful applications for drug supply prohibition orders against the eligible person.	1 2
(3)	rank	application must be accompanied by a document signed by a police officer of the of Superintendent or higher authorising the applicant to seek the drug supply ibition order against the eligible person.	3 4 5
(4)		application must be accompanied by an affidavit that supports the application sets out—	6 7
	(a)	the grounds on which the drug supply prohibition order is sought, and	8
	(b)	evidence that the person is likely to engage in the manufacture or supply of a prohibited drug.	9 10
(5)		affidavit must, as far as reasonably practicable, identify persons who may be lentally affected by the order.	11 12
(6)	The	affidavit must also include—	13
	(a)	information known to the applicant that may be adverse to the application for the order, or	14 15
		Example. Steps that the eligible person has taken to stop or reduce the risk of the person committing drug-related offences.	16 17
	(b)	if no adverse information is known, a statement to that effect.	18
Noti	ce of a	application to oversight commissioner	19
(1)		Commissioner of Police is to ensure that the oversight commissioner is given a see containing the information set out in—	20 21
	(a)	an application for a drug supply prohibition order, and	22
	(b)	the document and affidavit that accompany the application.	23
(2)		notice must be given as far in advance of the application being made as is onably practicable.	24 25
(3)	appli	r deciding the application, the authorised magistrate must ensure that the cation and accompanying document and affidavit are forwarded to the oversight missioner.	26 27 28
(4)	and a	oversight commissioner must keep the application and accompanying document affidavit in a way that ensures that they are not accessible to anyone who is not orised to have access to them.	29 30 31
Drug	, supp	ly prohibition order may be made by authorised magistrate	32
(1)		authorised magistrate may, on the application of a police officer, make a drug ly prohibition order against a person if the magistrate is satisfied that the on—	33 34 35
	(a)	is an eligible person, and	36
	(b)	is likely to engage in the manufacture or supply of a prohibited drug.	37
(2)	The	authorised magistrate—	38
	(a)	is not to make a drug supply prohibition order unless satisfied that the oversight commissioner has been given a reasonable opportunity to make a submission in relation to the making of the order, and	39 40 41
	(b)	may request advice from the oversight commissioner on any matter relating to the application or the making of the order.	42 43
(3)	The	person who is to be the subject of the drug supply prohibition order—	44
` /	(a)		45

	(b)	is not permitted to make a submission.	1
(4)	The a	pplication is not required to be decided in a courtroom.	2
(5)	appli	uthorised magistrate may question, or ask for additional information about an eation from a police officer with knowledge of the application or the oversight hissioner—	3 4 5
	(a)	at any time, and	6
	(b)	in any way that the authorised magistrate considers appropriate, including by audio link or audio visual link.	7 8
(6)	the p	g supply prohibition order must not be made against a person when sentencing erson for an offence and must instead be the subject of a separate application in accordance with this Act.	9 10 11
(7)	magi	authorised magistrate decides to make a drug supply prohibition order, the strate must make a record of the reasons for making the order and the evidence to support the decision to make the order.	12 13 14
(8)	Exce order	ot as otherwise provided for in this Act, a person, including the subject of the	15 16
	(a)	is not entitled to know the reasons for the decision to make the order, and	17
	(b)	is not to be given access to, or provided with, a document (or a copy of a document) that formed part of the application.	18 19
(9)	In thi	s section—	20
		<i>link</i> means technology that enables continuous and contemporaneous audio nunication between persons at different places, including telephones.	21 22
	audio	visual link means technology that enables continuous and contemporaneous and visual communication between persons at different places, including video rencing.	23 24 25
Matte	ers to	pe taken into account by authorised magistrate	26
(1)	the m	uthorised magistrate may, in deciding whether a person is likely to engage in anufacture or supply of a prohibited drug, take any matter into account that the rised magistrate considers relevant, including the following—	27 28 29
	(a)	information that may be adverse to the application for the order, including steps that the eligible person has taken to stop or reduce the risk of the person committing drug-related offences,	30 31 32
	(b)	whether the person associates with other persons, other than in relation to a lawful drug treatment or rehabilitation program, who are involved in the manufacture or supply of a prohibited drug,	33 34 35
	(c)	whether the person is a member of, or associates with, a criminal group within the meaning of section 93S of the <i>Crimes Act 1900</i> ,	36 37
	(d)	whether the person has cash or assets that are significantly out of proportion to the person's income,	38 39
	(e)	relevant criminal intelligence,	40
	(f)	whether the person has been convicted of—	41
		(i) an offence against section 11, 11A, 11C, 18A, 18B, 19, 20, 36X(1), 36Y(1) or (2), 36Z(2)(a), 36ZF(1) or (2) or 36ZG of the <i>Drug Misuse</i> and <i>Trafficking Act 1985</i> , or	42 43 44
		(ii) a second or subsequent offence against section 36Z(1) of the <i>Drug Misuse and Trafficking Act 1985</i> .	45 46

	(2)	mag mea	deciding whether to make a drug supply prohibition order, an authorised istrate may take into account whether there are other practicable alternative as that may be reasonably available that could be used to reduce the risk that the on will engage in the manufacture or supply of a prohibited drug.	1 2 3 4			
11	Forn	n of di	rug supply prohibition order	5			
	(1)	A dr	ug supply prohibition order must—	6			
		(a)	if a form is prescribed by the regulations for the order, be in the prescribed form, and	7 8			
		(b)	be signed by the authorised magistrate who made the order.	9			
	(2)	A dr	ug supply prohibition order must include the following information—	10			
		(a)	the name of the authorised magistrate,	11			
		(b)	the name of the subject of the order,	12			
		(c)	the date on which the order was made,	13			
		(d)	that the order has been made under this Act because the subject of the order has been found to be likely to engage in the manufacture or supply of a prohibited drug,	14 15 16			
		(e)	the period for which the order is due to remain in force,	17			
		(f)	the effect of the order,	18			
		(g)	the way in which the subject of the order may seek to have the order revoked.	19			
12	Com	commencement and duration of drug supply prohibition order					
	(1)	A dr	ug supply prohibition order commences when it is made.	21			
	(2)		power may be exercised under a drug supply prohibition order before a copy of order has been served personally on the subject of the order.	22 23			
	(3)		rug supply prohibition order remains in force for whichever of the following is esser—	24 25			
		(a)	until the end of the period specified by the authorised magistrate as the period for the order, being a period of not less than 6 months,	26 27			
		(b)	until the end of the pilot scheme period,	28			
		(c)	until the order is revoked.	29			
	(4)		Commissioner of Police must ensure that a record is kept of the date on which a supply prohibition order is served on the subject of the order.	30 31			
13	Revo	ocatio	n of drug supply prohibition order	32			
	(1)		subject of a drug supply prohibition order may apply to the Local Court to have order revoked.	33 34			
	(2)	The	Commissioner of Police is the respondent to the application.	35			
	(3)		Local Court may require the applicant to provide it with a copy of the drug ply prohibition order.	36 37			
	(4)		Local Court may affirm the drug supply prohibition order, vary the term of the r or revoke the order.	38 39			
	(5)	The	Local Court may revoke the drug supply prohibition order only if satisfied that—	40			
		(a)	the order is unreasonably onerous in the circumstances, or	41			
		(b)	the subject of the order is not likely to engage in the manufacture or supply of a prohibited drug, or	42 43			

		(c) the risk of the subject of the order engaging in the manufacture or supply of a prohibited drug could be mitigated in another way.	1
	(6)	The following are not to be provided to the Local Court—	3
		(a) a document that formed part of the application for the drug supply prohibition order,	4
		(b) the reasons recorded by the authorised magistrate for making the order.	6
	(7)	Subsection (6) does not prevent the Commissioner of Police from providing information to the Local Court if the Commissioner considers it to be relevant to the application.	8
	(8)	An application for the revocation of a drug supply prohibition order must not be made by the subject of the order within 6 months after—	10 11
		(a) a copy of the order has been served personally on the subject of the order, or	12
		(b) an application for the revocation of the order is refused by the Local Court.	13
	(9)	An application for the revocation of a drug supply prohibition order may be made by the Commissioner of Police at any time.	14 15
	(10)	The Local Court may revoke a drug supply prohibition order on application by the Commissioner of Police.	16 17
14	Repo	orts to authorised magistrate and oversight commissioner	18
	(1)	The Commissioner of Police is to ensure that a report is provided to the authorised magistrate who issued a drug supply prohibition order and the oversight commissioner that sets out the following—	19 20 21
		(a) the number of searches carried out under the order,	22
		(b) details of each search, including the following—	23
		(i) the date on which the search took place,	24
		(ii) the location of the search,	25
		(iii) the person, vehicle or premises searched,	26
		(iv) the type and duration of the search,	27
		(v) the number of persons (excluding police officers) who were present at the search or were adversely affected by the search,	28 29
		(c) details of evidence uncovered by the searches and the use made or to be made of the evidence,	30 31
		(d) details of anything seized,	32
		(e) whether an application was made to revoke the order and the results of the application.	33 34
	(2)	The report must be provided as soon as practicable after the order ceases to be in force because it has expired or been revoked.	35 36
15	Over	rsight commissioner	37
	(1)	The Secretary, in consultation with the Attorney General, must appoint an oversight commissioner.	38 39
	(2)	The oversight commissioner is to be employed in the Public Service on a full-time or part-time basis.	40 41
	(3)	A person cannot be employed as the oversight commissioner unless the person is— (a) an Australian legal practitioner with at least 7 years' legal practice experience, and	42 43 44

	(b)	eithe	er—	1
		(i)	a Judge or other judicial officer, or a former Judge or other judicial officer, of a superior court of record of the State or of another State or Territory or of Australia, or	2 3 4
		(ii)	qualified to be appointed as a Judge or other judicial officer of a court referred to in subparagraph (i).	5
(4)			ight commissioner has the functions conferred or imposed on the ner by or under this Act or any other Act.	7 8
(5)	a ter	nporar	ary may appoint additional oversight commissioners under this section on ry basis to cover an absence of the oversight commissioner or in other aces as the Secretary sees fit.	9 10 11
Auth	orise	d mag	istrate	12
(1)	In th	is Act-	_	13
			<i>magistrate</i> means a magistrate in relation to whom a consent under (2) and a declaration under subsection (3) are in force.	14 15
(2)			ate may, by instrument in writing, consent to be declared by the Attorney ader this section.	16 17
(3)	to w	hom co	ney General may, by instrument in writing, declare magistrates in relation consents are in force under this section to be authorised magistrates for the f this Act.	18 19 20
(4)	auth	orised	sed magistrate has, in relation to the exercise of a function conferred on an magistrate by this Act, the same protection and immunity as a magistrate tion to proceedings in the Local Court.	21 22 23
(5)			te who has given consent under this section may, by instrument in writing, consent.	24 25
(6)			ion of an authorised magistrate under this section may not be revoked by ey General.	26 27
(7)	How	ever, t	the declaration of a magistrate as an authorised magistrate is revoked if—	28
	(a)	the a	authorised magistrate ceases to be a magistrate, or	29
	(b)	the n	magistrate revokes the magistrate's consent to be an authorised magistrate,	30 31
	(c)		Chief Magistrate notifies the Attorney General that the magistrate should continue to be an authorised magistrate.	32 33
(8)	To a	void d	oubt—	34
	(a)	conf	selection of an authorised magistrate to exercise a particular function ferred on authorised magistrates is not to be made by the Attorney General mother Minister, and	35 36 37
	(b)		exercise of that particular function is not subject to the control and ction of the Attorney General or another Minister.	38 39
Reg	ulatior	าร		40
(1)	The	Gover	nor may make regulations, not inconsistent with this Act, about matters—	41
•	(a)	this .	Act requires or permits to be prescribed, or	42
	(b)	nece this	essary or convenient to be prescribed for carrying out or giving effect to Act.	43 44
(2)	With	out lir	miting subsection (1), the regulations may prescribe the following—	45

	(a) (b)	requirements for applications made under this Act, forms for the purposes of this Act.	1
18	Repeal of	Act	3
		Act is repealed on the day that is 3 years after the day on which section 9 mences.	4 5

Sch	schedule 1 Savings, transitional and other provisions		
Par	t 1	Regulations	2
1	Savi	ings or transitional regulations	3
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the commencement of—	4 5
		(a) a provision of this Act, or	6
		(b) a provision amending this Act.	7
	(2)	A savings or transitional provision consequent on the commencement of a provision must not be made more than 2 years after the commencement.	8 9
	(3)	A savings or transitional provision made consequent on the commencement of a provision is repealed 2 years after the commencement.	10 11
	(4)	A savings or transitional provision made consequent on the commencement of a provision may take effect before the commencement but not before—	12 13
		(a) for a provision of this Act, the date of assent to this Act, or	14
		(b) for a provision amending this Act, the date of assent to the amending Act.	15
	(5)	A savings or transitional provision taking effect before its publication on the NSW legislation website does not, before its publication—	16 17
		(a) affect the rights of a person in a way prejudicial to the person, or	18
		(b) impose liabilities on a person for anything done or omitted to be done.	19
	(6)	In this clause—	20
		person does not include the State or an authority of the State.	21

Schedule 2	Amendment of Surveillance Devices Act 2007 No 64	
Section 8 In consent	stallation, use and maintenance of optical surveillance devices without	3
Insert after se	ection 8(2)(d1)(i)—	5
	(ia) the Drug Supply Prohibition Order Pilot Scheme Act 2020,	6