

New South Wales

COVID-19 Recovery Bill 2021

Explanatory note

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

Overview of Bill

The object of this Bill is to temporarily remake or extend the operation of certain measures implemented in response to the COVID-19 pandemic.

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 provides that explanatory notes do not form part of the proposed Act.

Clause 4 repeals a regulation that will be spent on the commencement of the proposed Act.

Clause 5 is a savings provision that provides for what is to occur if an amendment extending a prescribed period commences after the prescribed period would otherwise have ended.

Clause 6 provides for the repeal of the proposed Act.

Schedule 1 Amendment of Acts and instruments

Schedule 1 amends the following Act and regulations—

- (a) Annual Holidays Act 1944,
- (b) Annual Holidays Regulation 2016,
- (c) Associations Incorporation Act 2009,
- (d) Associations Incorporation Regulation 2016,

- (e) Biodiversity Conservation Act 2016,
- (f) Biodiversity Conservation Regulation 2017,
- (g) Community Land Management Act 1989,
- (h) Community Land Management Regulation 2018,
- (i) Contract Cleaning Industry (Portable Long Service Leave Scheme) Act 2010,
- (j) Crown Land Management Act 2016,
- (k) Crown Land Management Regulation 2018,
- (1) Environmental Planning and Assessment Act 1979,
- (m) Environmental Planning and Assessment Regulation 2000,
- (n) Fisheries Management Act 1994,
- (o) Home Building Act 1989,
- (p) Industrial Relations Act 1996,
- (q) Long Service Leave Act 1955,
- (r) Long Service Leave Regulation 2016,
- (s) Mental Health Act 2007,
- (t) Mental Health Regulation 2019,
- (u) Mining Act 1992,
- (v) Protection of the Environment Operations Act 1997,
- (w) Protection of the Environment Operations (General) Regulation 2009,
- (x) Residential Tenancies Act 2010,
- (y) Retail Leases Act 1994,
- (z) Retirement Villages Act 1999,
- (aa) Retirement Villages Regulation 2017,
- (ab) Strata Schemes Management Act 2015,
- (ac) Strata Schemes Management Regulation 2016,
- (ad) Waste Avoidance and Resource Recovery Act 2001,
- (ae) Water Management Act 2000,
- (af) Water Management (General) Regulation 2018.

The amendments are explained in detail in the explanatory note for each Act and regulation in Schedule 1.



New South Wales

COVID-19 Recovery Bill 2021

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New South Wales

COVID-19 Recovery Bill 2021

No , 2021

A Bill for

An Act to amend a number of Acts and regulations to temporarily remake or extend measures implemented as a result of the COVID-19 pandemic; and for other purposes.

Γhe	Legislature	e of New South Wales enacts—	1
1	Name of	Act	2
	Thi	s Act is the COVID-19 Recovery Act 2021.	3
2	Commen	cement	4
		s Act commences on the date of assent to this Act, except as provided by section (2).	5 6
		nedule 1.24 commences, or is taken to have commenced, on the repeal of Part 13 he <i>Residential Tenancies Act 2010</i> .	7 8
3	Explanate	ory notes	9
		e matter appearing under the heading "Explanatory note" in Schedule 1 does not in part of this Act.	10 11
4	Repeal		12
		e Waste Avoidance and Resource Recovery (COVID-19) Regulation 2020 is ealed.	13 14
5	Savings		15
	the	n amendment made by this Act to extend a prescribed period commenced after time at which the prescribed period would otherwise have ended, the prescribed iod is taken—	16 17 18
	(a)	not to have ended at that time, and	19
	(b)	to have continued as if the amendment had commenced before that time.	20
6	Repeal of	this Act	21
	Thi	s Act is repealed on the day after all of its provisions have commenced.	22

Sch	nedule 1	Amendment of Acts and instruments	1
1.1	Annual H	Holidays Act 1944 No 31	2
	Section 5A	A COVID-19 pandemic—protection of annual holiday entitlements	3
	Omit section	on 5A, definition of <i>prescribed period</i> , paragraph (b). Insert instead—	4
		(b) ending on—	5
		(i) 30 September 2021, or	6
		(ii) a later day, not later than 31 March 2022, prescribed by the regulations.	7 8
	Explanatory		9
		ed amendment extends the operation of provisions providing for the accrual of annual workers who are stood down.	10 11
1.2	Annual H	Holidays Regulation 2016	12
	Clause 4A	COVID-19 pandemic—extension of "prescribed period"	13
	Omit the cl	lause.	14
	Explanatory		15
	proposed Ac	ed amendment omits a clause that will be redundant on the commencement of the ct.	16 17
1.3	Associat	tions Incorporation Act 2009 No 7	18
	Schedule 4	4 Savings, transitional and other provisions	19
	Omit claus	e 17, definition of <i>prescribed period</i> , paragraph (b). Insert instead—	20
		(b) ending on 31 March 2022.	21
	Explanatory The propose	y note ed amendment extends the period during which special procedures for meetings and	22 23
	voting may b	be used by an association because of the COVID-19 pandemic.	24
1.4	Associat	tions Incorporation Regulation 2016	25
	Clause 22	COVID-19 pandemic—extension of prescribed period	26
	Omit the cl	lause.	27
	Explanatory		28
	proposed Ac	ed amendment omits a clause that will be redundant on the commencement of the ct.	29 30
1.5	Biodiver	sity Conservation Act 2016 No 63	31
	Section 12	2.19 Power of authorised officers to require answers	32
	Insert after	section 12.19(5)—	33
	(6)	The authorised officer may, in the notice under subsection (4) or in a	34
		subsequent notice, authorise the person to answer the questions using an audio link or audio visual link of a kind approved by the authorised officer.	35 36
	(7)	If the questions are to be answered by the person using an audio link or audio visual link—	37 38

	(a) the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that way at the time nominated under subsection (5), and	1 2 3
	(b) the person must ensure the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the authorised officer.	4 5 6
	(8) In this section—	7
	audio link means technology that enables continuous and contemporaneous audio communication between persons at different places, including telephones.	8 9 10
	audio visual link means technology that enables continuous and contemporaneous audio and visual communication between persons at different places, including video conferencing.	11 12 13
	(9) This subsection and subsections (6)–(8) are repealed on 31 March 2022.	14
	Explanatory note	15
	Section 12.19 of the <i>Biodiversity Conservation Act 2016</i> permits an authorised officer under the Act to require a person to answer questions about certain matters if the authorised officer suspects on reasonable grounds that the person has knowledge of those matters. The proposed amendment enables the authorised officer to authorise the questions to be answered using an audio link, for example a telephone, or an audio visual link, for example a video conferencing application.	16 17 18 19 20
1.6	Biodiversity Conservation Regulation 2017	21
	Clause 12.2 Power of authorised officers to require answers (section 12.19)	22
	Omit the clause.	23
	Explanatory note	24
	The proposed amendment omits a clause that will be redundant on the commencement of the proposed Act.	25 26
1.7	Community Land Management Act 1989 No 202	27
	Section 122A Regulation-making power for COVID-19 pandemic	
		28
	Omit section 122A(5). Insert instead—	28 29
	. /	
	Omit section 122A(5). Insert instead— (5) This section is repealed on 31 March 2022. Explanatory note	29
	(5) This section is repealed on 31 March 2022.	29 30
1.8	 (5) This section is repealed on 31 March 2022. Explanatory note The proposed amendment extends the operation of a provision that permits the making of temporary 	29 30 31 32
1.8	 (5) This section is repealed on 31 March 2022. Explanatory note The proposed amendment extends the operation of a provision that permits the making of temporary regulations to respond to the COVID-19 pandemic. 	29 30 31 32 33
1.8	 (5) This section is repealed on 31 March 2022. Explanatory note The proposed amendment extends the operation of a provision that permits the making of temporary regulations to respond to the COVID-19 pandemic. Community Land Management Regulation 2018 	29 30 31 32 33 34
1.8	(5) This section is repealed on 31 March 2022. Explanatory note The proposed amendment extends the operation of a provision that permits the making of temporary regulations to respond to the COVID-19 pandemic. Community Land Management Regulation 2018 Clause 25A Postponed repeal of regulation-making power—section 122A(5)(b) of Act	29 30 31 32 33 34 35
1.8	(5) This section is repealed on 31 March 2022. Explanatory note The proposed amendment extends the operation of a provision that permits the making of temporary regulations to respond to the COVID-19 pandemic. Community Land Management Regulation 2018 Clause 25A Postponed repeal of regulation-making power—section 122A(5)(b) of Act Omit the clause.	29 30 31 32 33 34 35 36
1.8	 (5) This section is repealed on 31 March 2022. Explanatory note The proposed amendment extends the operation of a provision that permits the making of temporary regulations to respond to the COVID-19 pandemic. Community Land Management Regulation 2018 Clause 25A Postponed repeal of regulation-making power—section 122A(5)(b) of Act Omit the clause. Explanatory note The proposed amendment omits a clause that will be redundant on the commencement of the 	29 30 31 32 33 34 35 36 37 38
	 (5) This section is repealed on 31 March 2022. Explanatory note The proposed amendment extends the operation of a provision that permits the making of temporary regulations to respond to the COVID-19 pandemic. Community Land Management Regulation 2018 Clause 25A Postponed repeal of regulation-making power—section 122A(5)(b) of Act Omit the clause. Explanatory note The proposed amendment omits a clause that will be redundant on the commencement of the proposed Act. Contract Cleaning Industry (Portable Long Service Leave Scheme) Act 	29 30 31 32 33 34 35 36 37 38 39
	Explanatory note The proposed amendment extends the operation of a provision that permits the making of temporary regulations to respond to the COVID-19 pandemic. Community Land Management Regulation 2018 Clause 25A Postponed repeal of regulation-making power—section 122A(5)(b) of Act Omit the clause. Explanatory note The proposed amendment omits a clause that will be redundant on the commencement of the proposed Act. Contract Cleaning Industry (Portable Long Service Leave Scheme) Act 2010 No 122	29 30 31 32 33 34 35 36 37 38 39 40 41
	Explanatory note The proposed amendment extends the operation of a provision that permits the making of temporary regulations to respond to the COVID-19 pandemic. Community Land Management Regulation 2018 Clause 25A Postponed repeal of regulation-making power—section 122A(5)(b) of Act Omit the clause. Explanatory note The proposed amendment omits a clause that will be redundant on the commencement of the proposed Act. Contract Cleaning Industry (Portable Long Service Leave Scheme) Act 2010 No 122 Section 118 Special provision for pro rata payment during COVID-19 pandemic	29 30 31 32 33 34 35 36 37 38 39 40 41

	The proposed amendment extends the operation of provisions permitting a registered worker for the contract cleaning industry who has 5 years of recognised service and who has permanently left the industry to be entitled to payment instead of long service leave.						
1.10	Crown La	and Management Act 2016 No 58	5				
	Section 10.	23 Power of authorised officers to require answers	6				
	Insert after	section 10.23(5)—	7				
	(6)	The authorised officer may, in the notice under subsection (4) or in a subsequent notice, authorise the person to answer the questions using an audio link or audio visual link of a kind approved by the authorised officer.	8 9 10				
	(7)	If the questions are to be answered by the person using an audio link or audio visual link—	11 12				
		(a) the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that way at the time nominated under subsection (5), and	13 14 15				
		(b) the person must ensure the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the authorised officer.	16 17 18				
	(8)	In this section—	19				
		audio link means technology that enables continuous and contemporaneous audio communication between persons at different places, including telephones.	20 21 22				
		audio visual link means technology that enables continuous and contemporaneous audio and visual communication between persons at different places, including video conferencing.	23 24 25				
	(9)	This subsection and subsections (6)–(8) are repealed on 31 March 2022.	26				
	Explanatory		27				
	to require a preasonable generables the	3 of the <i>Crown Land Management Act 2016</i> permits an authorised officer under the Act person to answer questions about certain matters if the authorised officer suspects on grounds that the person has knowledge of those matters. The proposed amendment authorised officer to authorise the questions to be answered using an audio link, for lephone, or an audio visual link, for example a video conferencing application.	28 29 30 31 32				
1.11	Crown La	and Management Regulation 2018	33				
	Clause 74 I	Power of authorised officers to require answers	34				
	Omit the cla		35 36				
	The propose proposed Act	d amendment omits a clause that will be redundant on the commencement of the	37 38				
1.12	Environm	nental Planning and Assessment Act 1979 No 203	39				
[1]	Section 9.2	3 Power of investigation officers to require answers and record evidence	40				
	Insert after	section 9.23(5)—	41				
	(6)	The investigation officer may, in the notice under subsection (3) or in a subsequent notice, authorise the person to answer the questions using an audio link or audio visual link of a kind approved by the investigation officer	42 43				

	(7)		l link—	1 2
		(a)	the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that way at the time nominated under subsection (4), and	3 4 5
		(b)	the person must ensure the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the investigation officer.	6 7 8
	(8)	In thi	s section—	9
		audio	<i>p link</i> means technology that enables continuous and contemporaneous of communication between persons at different places, including thones.	10 11 12
		conte	o visual link means technology that enables continuous and emporaneous audio and visual communication between persons at rent places, including video conferencing.	13 14 15
	(9)	This	subsection and subsections (6)–(8) are repealed on 31 March 2022.	16
[2]	Section 10.	17 CO	OVID-19 pandemic—Ministerial orders	17
	Omit section	n 10.1′	7(7), definition of <i>prescribed period</i> , paragraph (b). Insert instead—	18
		(b)	ending on 31 March 2022.	19
	Explanatory			20
	under the Act suspects on proposed am	to requireasor endme	Environmental Planning and Assessment Act 1979 permits an investigation officer uire a person to answer questions about certain matters if the investigation officer hable grounds that the person has knowledge of the matter. Item [1] of the ents enables the investigation officer to authorise the questions to be answered for example a telephone, or an audio visual link, for example a video conferencing	21 22 23 24 25 26
	Item [2] exter development from any per section 10.18 documents a	to be o son. Th 3 of the t a phy	period during which the Minister for Planning and Public Spaces may authorise carried out on land without the need for any approval under the Act or consent he amendment also has the effect of extending the period for the purposes of e Act which provides that a requirement under the Act to provide access to ysical location is satisfied if the documents are made available on the NSW nother approved website.	27 28 29 30 31 32
1.13	Environm	enta	l Planning and Assessment Regulation 2000	33
[1]	Clause 294	A CO\	VID-19 pandemic—extension of prescribed period	34
	Omit the cla	iuse.		35
[2]	Clause 298	Powe	er of investigation officers to require answers and record evidence	36
	Omit the cla	use.		37
	Explanatory			38
	The propose proposed Act		indments omit clauses that will be redundant on the commencement of the	39 40
1.14	Fisheries	Man	agement Act 1994 No 38	41
[1]	Section 256 receivers	6 Prod	luction of records relating to commercial fishing activities and fish	42 43
	Insert after s	section	n 256(2A)(c)—	44
		(d)	that the answer be given by audio link or audio visual link.	45

[2]	Section 256(5) and (6)					
	Insert after	section 256(4)—	2			
	(5)	In this section—	3			
		audio link means technology that enables continuous and contemporaneous audio communication between persons at different places, including telephones.	5			
		audio visual link means technology that enables continuous and contemporaneous audio and visual communication between persons at different places, including video conferencing.	7 8 9			
	(6)	This subsection and subsections (2A)(d) and (5) are repealed on 31 March 2022.	10 11			
	Explanatory		12			
	a person to a officer to spe	of the <i>Fisheries Management Act 1994</i> permits a fisheries officer under the Act to require answer questions about certain matters. The proposed amendments enable the fisheries orify that the questions are to be answered using an audio link, for example a telephone, risual link, for example a video conferencing application.	13 14 15 16			
1.15	Home Bu	illding Act 1989 No 147	17			
[1]	Sections 3	3E(1)(c) and (1A)(c), 33F(1)(c) and (1A)(c) and 33G(1)(c) and (1A)(c)	18			
	Omit "after	the completion of that qualification" wherever occurring.	19			
[2]	Schedule 4	Savings and transitional provisions	20			
	Omit "30 A	pril 2021" from clause 158(2)(a). Insert instead "30 April 2022".	21			
	Explanatory		22			
	after the com gas related v	e proposed amendments removes the need for work experience to have been completed upletion of a qualification for the purposes of obtaining certain authorisations for medical work. Item [2] extends a transitional period that exempts a person from certain offences as related work.	23 24 25 26			
1.16	Industria	l Relations Act 1996 No 17	27			
[1]	Section 41	2 Special provision for COVID-19 pandemic	28			
	Omit "12 m	nonths" from section 412(3)(a). Insert instead "2 years".	29			
[2]	Section 41	2(5)	30			
	Omit the su	bsection. Insert instead—	31			
	(5)	This section is repealed on—	32			
		(a) 31 December 2021, or	33			
		(b) a later day, not later than 30 June 2022, prescribed by the regulations.	34			
[3]	Section 41	3 COVID-19 pandemic—deferral of elections	35			
	Insert at the	e end of the section—	36			
	(2)	This section is repealed on—	37			
		(a) 31 December 2021, or	38			
		(b) a later day, not later than 30 June 2022, prescribed by the regulations.	39			
	Explanatory		40			
		e proposed amendments extends the operation of provisions allowing regulations to be II permit an election of officers in State organisations to be postponed.	41 42			

	Items [2] and [3] provide for the repeal of provisions that were inserted to deal with the COVID-19 pandemic to bring their repeal in line with other provisions dealing with the pandemic.	1
1.17	Long Service Leave Act 1955 No 38	3
[1]	Section 15A COVID-19 pandemic—special provisions	4
	Omit section 15A(4), definition of <i>prescribed period</i> , paragraph (b). Insert instead—	5
	(b) ending on 31 March 2022.	6
[2]	Section 15B COVID-19 pandemic—taking long service leave	7
	Omit section 15B(3), definition of <i>prescribed period</i> , paragraph (b). Insert instead—	8
	(b) ending on 31 March 2022.	9
[3]	Section 15C COVID-19 pandemic—accrual of long service leave	10
	Omit section 15C(3), definition of <i>prescribed period</i> , paragraph (b). Insert instead—	11
	(b) ending on—	12
	(i) 30 September 2021, or	13
	(ii) a later day, not later than 31 March 2022, prescribed by the	14
	regulations.	15
	Explanatory note The proposed amendments extend the operation of provisions providing more flexibility about the	16 17
	taking of long service leave during the COVID-19 pandemic and the accrual of long service leave by workers who are stood down.	18 19
1.18	Long Service Leave Regulation 2016	20
	Clause 4A COVID-19 pandemic—extension of prescribed period	21
	Omit the clause.	22
	Explanatory note	23
	The proposed amendment omits a clause that will be redundant on the commencement of the proposed Act.	24 25
1.19	Mental Health Act 2007 No 8	26
	Section 203 COVID-19 pandemic—examination by audio visual link for purpose of detention	27 28
	Omit section 203(5), definition of <i>prescribed period</i> , paragraph (b). Insert instead—	29
	(b) ending on 31 March 2022.	30
	Explanatory note	31
	The proposed amendment extends the period during which an examination or observation of a person may be carried out by audio visual link because of the COVID-19 pandemic.	32 33
1.20	Mental Health Regulation 2019	34
	Clause 48 COVID-19 pandemic—extension of prescribed period	35
	Omit the clause.	36
	Explanatory note	37
	The proposed amendment omits a clause that will be redundant on the commencement of the proposed Act.	38 39

1.21	Mining A	ct 1992 No 29	1			
	Section 248	8L Power of inspectors to require answers	2			
	Insert after section 248L(5)—					
	(6)	The inspector may, in the notice under subsection (4) or in a subsequent notice, authorise the person to answer the questions using an audio link or audio visual link of a kind approved by the inspector.	4 5 6			
	(7)	If the questions are to be answered by the person using an audio link or audio visual link—	7 8			
		(a) the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that way at the time nominated under subsection (5), and	9 10 11			
		(b) the person must ensure the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the inspector.	12 13 14			
	(8)	In this section—	15			
		audio link means technology that enables continuous and contemporaneous audio communication between persons at different places, including telephones.	16 17 18			
		audio visual link means technology that enables continuous and contemporaneous audio and visual communication between persons at different places, including video conferencing.	19 20 21			
	(9)	This subsection and subsections (6)–(8) are repealed on 31 March 2022.	22			
	questions about the desired and the desired an	of the Mining Act 1992 permits an inspector under the Act to require a person to answer out certain matters if the inspector suspects on reasonable grounds that the person has of those matters. The proposed amendment enables the inspector to authorise the be answered using an audio link, for example a telephone, or an audio visual link, for deo conferencing application.	23 24 25 26 27 28			
1.22	Protectio	n of the Environment Operations Act 1997 No 156	29			
	Section 203	3 Power of authorised officers to require answers	30			
	Insert after section 203(6)—					
	(7)	The authorised officer may, in the notice under subsection (5) or in a subsequent notice, authorise the person to answer the questions using an audio link or audio visual link of a kind approved by the authorised officer.	32 33 34			
	(8)	If the questions are to be answered by the person using an audio link or audio visual link—	35 36			
		(a) the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that way at the time nominated under subsection (6), and	37 38 39			
		(b) the person must ensure the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the authorised officer.	40 41 42			
	(9)	In this section—	43			
		audio link means technology that enables continuous and contemporaneous audio communication between persons at different places, including telephones.	44 45 46			

			audio visual link means technology that enables continuous and contemporaneous audio and visual communication between persons at different places, including video conferencing.	1 2 3
		(10)	This subsection and subsections (7)–(9) are repealed on 31 March 2022.	4
		natory	* / * /	5
	Section	n 203	of the Protection of the Environment Operations Act 1997 permits an authorised officer	6
	under	the Ac	t to require a person to answer questions about certain matters if the authorised officer reasonable grounds that the person has knowledge of those matters. The proposed	7 8
	amen	dment e	enables the authorised officer to authorise the questions to be answered using an audio	9
	link, fo	or exam	nple a telephone, or an audio visual link, for example a video conferencing application.	10
1.23	Prot	ectio	n of the Environment Operations (General) Regulation 2009	11
	Claus	se 110	COVID-19 pandemic—arrangements for attendance to answer questions	12
		the cla		13
	_	natory		14
		ropose sed Act	d amendment omits a clause that will be redundant on the commencement of the t.	15 16
1.24	Resi	ident	ial Tenancies Act 2010 No 42	17
	Sche	dule 2	Savings, transitional and other provisions	18
			Part 8—	19
	mser	arter .		10
	Part 9		Provisions consequent on repeal of Part 13 of this Act	20
	26	Dofin	nitions	21
	20			22
		(1)	In this Part—	23
			arrears accrued during the moratorium period by an impacted tenant means rent or charges that—	24 25
			(a) were payable by the impacted tenant during the moratorium period, and	26
			(b) were not paid, either with or without the agreement of the landlord, and	27
			(c) are still owing.	28
			<i>repealed provisions</i> means Part 13 of this Act and the regulations made under that Part as in force immediately before the repeal of that Part.	29 30
		(2)	Terms in this Part have the same meaning as they had in the repealed	31
		(-)	provisions.	32
	27	Mora	torium on termination for breach of agreement or non-payment of rent or	33
	21	charg		34
		(1)	A landlord must not take prohibited action to the extent that it relates to rental	35
		(-)	arrears accrued during the moratorium period by an impacted tenant if the	36
			tenant has—	37
			(a) agreed with the landlord or landlord's agent to a repayment plan for the arrears, and	38 39
			,	
			(b) complied with the terms of the repayment plan.	40
		(2)		40 41

(3)	If an impacted tenant has not complied with the terms of the repayment plan, the landlord must not take prohibited action unless it is fair and reasonable in the circumstances.				
(4)		e impacted tenant and the landlord or landlord's agent have not agreed to payment plan for the arrears, the landlord must not take prohibited action ss—	4 5 6		
	(a)	the landlord has participated in good faith in a formal arrears repayment negotiation process with the impacted tenant about a repayment plan for the arrears, and	7 8 9		
	(b)	it is fair and reasonable in the circumstances for the landlord to take the prohibited action.	10 11		
(5)		Tribunal must have regard to the following for the purposes of deciding er this clause whether the landlord is authorised to take prohibited action—	12 13		
	(a)	the steps taken by the landlord and impacted tenant to negotiate a repayment plan,	14 15		
	(b)	the payments made by the impacted tenant towards the arrears,	16		
	(c)	the nature of any financial hardship experienced by the landlord or impacted tenant, including the general financial position of each party,	17 18		
	(d)	the availability of reasonable alternative accommodation for the impacted tenant.	19 20		
(6)	Subo	clause (5) does not limit the matters the Tribunal may have regard to.	21		
(7)	For the purposes of subclause (5)(a), the Tribunal may have regard to any advice provided by NSW Fair Trading relating to the participation of the landlord or impacted tenant in a formal arrears repayment negotiation process, including whether the landlord or impacted tenant refused, or refused to make, a reasonable offer.				
(8)	In th	is clause—	27		
	proc Trad	tal arrears repayment negotiation process means a dispute resolution ess between a landlord and an impacted tenant, facilitated by NSW Fair ling, to negotiate a repayment plan for arrears having regard to the specific imstances of the landlord and the impacted tenant.	28 29 30 31		
	proh	nibited action means the following—	32		
	(a)	giving a termination notice under section 87 on the ground specified in section 88,	33 34		
	(b)	applying to the Tribunal for a termination order under section 83(2) relating to a termination notice given under section 87 on the ground specified in section 88,	35 36 37		
	(c)	otherwise applying to the Tribunal for a termination order in relation to a residential tenancy agreement on the ground specified in section 88.	38 39		
	repa that to oc	syment plan for arrears means a repayment plan to pay back the arrears specifies the amounts to be paid and the times at which the payments are ccur.	40 41 42		
(9)	This	clause ceases to have effect on 26 September 2021.	43		
Mora	atoriui	m on no grounds termination	44		
(1)	tena	ndlord must not give a termination notice under section 85 to an impacted nt who accrued arrears during the moratorium period unless it is fair and onable in the circumstances.	45 46 47		

28

		(2)	decid	Tribunal must have regard to all relevant matters for the purposes of ling under this clause whether a termination is fair and reasonable in the mstances, including—	1 2 3
			(a)	the general financial position of the landlord, and	4
			(b)	whether the landlord or a member of the landlord's family needs to reside at the premises.	5 6
		(3)	This	clause ceases to have effect on 26 September 2021.	7
	29	Cont	inued	effect of repealed provisions	8
		(1)	conti	reedings commenced in the Tribunal under the repealed provisions may be nued despite the repeal of the provisions and the repealed provisions nue to apply to the proceedings as if the repealed provisions had not been iled.	9 10 11 12
		(2)	notice Note. provis	repealed provisions continue to apply to a termination notice or eviction e given, or an order of the Tribunal made, under the repealed provisions. This clause also extends to protect impacted residents of boarding houses as the sions of Part 5 of the <i>Boarding Houses Regulation 2013</i> are also repealed sions because they were made under Part 13 of this Act.	13 14 15 16 17
	30	No et	ffect o	n agreements to waive or defer rent	18
			betwe	repeal of the repealed provisions does not affect an agreement made een a tenant and a landlord or landlord's agent about the waiver of rent or eferral of the payment of rent.	19 20 21
	31	Rest	riction	on listing impacted tenants in residential tenancy databases	22
				ite section 212, a landlord or landlord's agent must not list personal mation about a person in a residential tenancy database if—	23 24
			(a)	the breach of the residential tenancy agreement arose solely from a failure to pay rent or charges specified in section 88(1), and	25 26
			(b)	at the time of the breach, the person was an impacted tenant.	27
	The p	natory ropose arding h	d amen	ndment continues the effect of protections given to certain tenants and residents in relations to arrears accrued during the COVID-19 pandemic.	28 29 30
1.25	Reta	ail Lea	ases	Act 1994 No 46	31
	Secti	on 88			32
	Inser	t after	section	ı 87—	33
	88	Savir	ngs of	protections granted during COVID-19 pandemic	34
		(1)	continuin rela	Retail and Other Commercial Leases (COVID-19 Regulation (No 3) 2020 nues to apply, despite the repeal of that regulation, to anything occurring ation to a lease while the lease was an impacted lease within the meaning at regulation.	35 36 37 38
		(2)	apply	dule 5 to the <i>Conveyancing (General) Regulation 2018</i> continues to v, despite the repeal of that Schedule, to anything occurring in relation to se while the lease was an impacted lease within the meaning of that dule.	39 40 41 42
		(3)	The r	regulations may provide for exemptions from this section.	43

	Explanatory note The proposed amendment preserves protections granted under temporary regulations to certain lessees under commercial leases who were impacted by the COVID-19 pandemic.				
1.26	Retirement Villages Act 1999 No 81				
	Section 204 COVID-19 pandemic—Ministerial exemptions				
	Omit section 204(7), definition of <i>prescribed period</i> , paragraph (b). Insert instead—	6			
	(b) ending on—	7			
	(i) 30 September 2021, or	8			
	(ii) a later day, not later than 31 March 2022, prescribed by the regulations.	9 10 11			
	Explanatory note The proposed amendment extends the operation of provisions enabling the Minister for Better				
	Regulation and Innovation to grant, by order published in the Gazette, exemptions from provisions of or under the <i>Retirement Villages Act 1999</i> that require non-compliance with an order under section 7 of the <i>Public Health Act 2010</i> relating to COVID-19.	12 13 14 15			
1.27	Retirement Villages Regulation 2017				
	Clause 52B COVID-19 pandemic—extension of prescribed period	17			
	Omit the clause.	18			
	Explanatory note				
	The proposed amendment omits a clause that will be redundant on the commencement of the proposed Act.	20 21			
1.28	3 Strata Schemes Management Act 2015 No 50				
	Section 271A Regulation-making power for COVID-19 pandemic	23			
	Omit section 271A(5). Insert instead—	24			
	(5) This section is repealed on 31 March 2022.	25			
	Explanatory note				
	The proposed amendment extends the operation of a provision that permits temporary regulations to be made to deal with the COVID-19 pandemic.	27 28			
1.29	Strata Schemes Management Regulation 2016				
	Clause 74 Postponed repeal of regulation-making power—section 271A(5)(b) of Act	30			
	Omit the clause.				
	Explanatory note				
	The proposed amendment omits a clause that will be redundant on the commencement of the proposed Act.				
1.30	Waste Avoidance and Resource Recovery Act 2001 No 58	35			
	Section 53A COVID 19 response—exemptions by EPA				
	Omit section 53A(10). Insert instead—	37			
	(10) This section is repealed on—	38			
	(a) 30 September 2021, or	39			
	(b) a later day, no later than 31 March 2022, prescribed by the regulations.	40			

	Explanatory note				
	The proposed amendment extends the operation of provisions that permit the Environment Protectic Authority to exempt a person, or class of persons, from provisions of the <i>Waste Avoidance at Resource Recovery Act 2001</i> or regulations or agreements or arrangements made under the Act the Authority is satisfied the exemption is reasonable for the purposes of responding to the COVID-pandemic.				
1.31	Water Management Act 2000 No 92				
	Section 338B Power of authorised officers to require answers				
	Insert after section 338B(5)—				
	(6)	subse	authorised officer may, in the notice under subsection (4) or in a equent notice, authorise the person to answer the questions using an audio or audio visual link of a kind approved by the authorised officer.	10 11 12	
	(7)		questions are to be answered by the person using an audio link or audio link—	13 14	
		(a)	the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that way at the time nominated under subsection (5), and	15 16 17	
		(b)	the person must ensure the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the authorised officer.	18 19 20	
	(8)	In thi	s section—	21	
		audic	o <i>link</i> means technology that enables continuous and contemporaneous o communication between persons at different places, including hones.	22 23 24	
		conte	o visual link means technology that enables continuous and emporaneous audio and visual communication between persons at rent places, including video conferencing.	25 26 27	
		note 3 of the	subsection and subsections (6)–(8) are repealed on 31 March 2022. Water Management Act 2000 permits an authorised officer under the Act to answer questions about certain matters if the authorised officer suspects on	28 29 30 31	
	reasonable grounds that the person has knowledge of those matters. The proposed amendment enables the authorised officer to authorise the questions to be answered using an audio link, for example a telephone, or an audio visual link, for example a video conferencing application.				
1.32	2 Water Management (General) Regulation 2018				
	Clause 260 Power of authorised officers to require answers				
	Omit the clause.				
	Explanatory note The proposed amendment omits a clause that will be redundant on the commencement of the proposed Act.				