

New South Wales

Energy Legislation Amendment 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 amend the following Acts—

- (a) Electricity Supply Act 1995,
- (b) Energy and Utilities Administration Act 1987,
- (c) Forestry Act 2012,
- (d) Gas Supply Act 1996,
- (e) Pipelines Act 1967.

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.

Schedule 1 Amendment of Electricity Supply Act 1995 No 94

Cyber security

Schedule 1[16] extends the power of the Premier to declare an electricity supply emergency if there is a cyber security incident that affects electricity supply. A *cyber security incident* means acts, events or circumstances involving, or likely to involve, 1 or more of the following—

(a) unauthorised access to computer data or a computer program,

- (b) unauthorised modification of computer data or a computer program,
- (c) unauthorised impairment of electronic communication to or from a computer,
- (d) unauthorised impairment of the availability, reliability, security or operation of a computer, computer data or a computer program.

Schedule 1[20] enables the Minister for Energy and Environment (the *Minister*) to direct a network operator, electricity generator or other prescribed person to take certain action to respond to or prevent a cyber security incident.

Schedule 1[25] enables the regulations to provide for the adoption and implementation, by a network operator, electricity generator or other prescribed person, of cyber security policies and procedures. Schedule 1[17]–[19] and [21]–[24] make consequential amendments.

Energy security safeguard

Schedule 1[34]-[71] amend the provisions setting out the energy savings scheme. Schedule 1[72]-[93] amend the provisions setting out the peak demand reduction scheme. The amendments relate to the following matters—

- (a) extending the energy savings scheme to other forms of energy, other than electricity and gas,
- (b) amending the accreditation of certificate providers under both schemes,
- (c) recovery by the Secretary of the Department of Planning, Industry and Environment of the costs of audits carried out in relation to scheme participants and accredited certificate providers under both schemes,
- (d) civil penalties for offences under both schemes,
- (e) information sharing arrangements between the Scheme Administrator and government agencies under both schemes,
- (f) the appointment of compliance officers, the powers of compliance officers and the issuing of penalty notices for offences under both schemes.

Schedule 1[26] makes further provision for proceedings for offences under both schemes.

Miscellaneous amendments

Schedule 1[1] updates the definition of *distribution system* to include a regulated stand-alone power system.

Schedule 1[3] enables a distributor to operate a distribution system for the purpose of conveying electricity to a person prescribed by the regulations. **Schedule 1[2]** makes a consequential amendment.

Schedule 1[5] and [6] allow a council to agree to a shorter consultation period in relation to a network operator proposing to carry out work to erect or modify electricity works.

Schedule 1[7]–[10] make further provision about the obstruction of electricity works, including in relation to a network operator modifying or removing structures that are damaging electricity works and the recovery of associated costs.

Schedule 1[11] extends the existing power of the Secretary of the Department of Planning, Industry and Environment to direct a distributor to remove an electricity transmission or distribution structure or a structure used for public lighting to include a structure for the storage or generation of electricity.

Schedule 1[12] and [13] provide that certain provisions relating to serious electricity works accidents do not apply to an accident involving a motor vehicle accident on land not owned or controlled by a network operator if—

- (a) a fault or failure in electricity works did not contribute to the motor vehicle accident, and
- (b) electricity did not contribute to an injury or death.

Schedule 1[14] updates the prohibition on diverting or using electricity unless authorised by a wholesale supply agreement or a customer retail contract to also allow the regulations to prescribe other contracts, agreements or arrangements that may authorise the use of electricity. **Schedule 1[15]** makes a consequential amendment.

Schedule 1[28] provides that regulations may be made to prevent a network service provider recovering charges under a distribution determination or a transmission determination under the *National Electricity (NSW) Law* from a person who buys electricity to produce green hydrogen.

Schedule 1[30]-[33] extend the existing power of a metering coordinator to enter customer premises to also apply to metering providers.

Schedule 1[4], [27] and [29] omit redundant provisions.

Schedule 1[94] inserts a savings provision.

Schedule 1[95] inserts and amends relevant definitions.

Schedule 2 Amendment of Energy and Utilities Administration Act 1987 No 103

Energy supply emergencies

Schedule 2[2] enables the Premier to declare, by written order, an energy supply emergency, instead of the Governor declaring an emergency by proclamation. The grounds on which the Premier may declare an energy supply emergency will include a cyber security incident. The Minister will be able to give directions during an energy supply emergency, including in relation to cyber security incidents. The Minister will be able to direct a network operator to take certain action to respond to or prevent a cyber security incident. A *cyber security incident* means acts, events or circumstances involving, or likely to involve, 1 or more of the following—

- (a) unauthorised access to computer data or a computer program,
- (b) unauthorised modification of computer data or a computer program,
- (c) unauthorised impairment of electronic communication to or from a computer,
- (d) unauthorised impairment of the availability, reliability, security or operation of a computer, computer data or a computer program.

Schedule 2[2] also enables the Minister to require a person to provide information in relation to energy supply and cyber security incidents. The Minister must keep the information confidential, except in certain circumstances.

Schedule 2[6] enables the Minister to direct a person to discontinue the supply of energy, if the person is convicted of failing to comply with a direction given during an energy supply emergency.

Schedule 2[3]–[5] and [7] make consequential amendments.

Schedule 2[1] inserts relevant definitions.

Miscellaneous

Schedule 2[8] increases the maximum penalties payable for the offence of obstructing an inspector.

Schedule 2[10] provides for the Minister to make an order exempting a person who buys electricity for the production of green hydrogen from a requirement made by a licensed distributor that the person make a payment towards the licensed distributor's annual contribution to the Climate Change Fund. **Schedule 2[9]** makes a consequential amendment.

Schedule 3 Amendment of Forestry Act 2012 No 96

Schedule 3 enables the construction and operation of renewable energy infrastructure in certain forestry areas.

Schedule 4 Amendment of Gas Supply Act 1996 No 38

Cyber security

Schedule 4[15] enables the Minister to direct a network operator to take certain action to respond to or prevent a cyber security incident. A *cyber security incident* means acts, events or circumstances involving, or likely to involve, 1 or more of the following—

- (a) unauthorised access to computer data or a computer program,
- (b) unauthorised modification of computer data or a computer program,
- (c) unauthorised impairment of electronic communication to or from a computer,
- (d) unauthorised impairment of the availability, reliability, security or operation of a computer, computer data or a computer program.

Schedule 4[14] enables the regulations to provide for the adoption and implementation by a network operator of cyber security policies and procedures.

Reticulator authorisations and distributor licences

Schedule 4[2] and [7] make clear the Minister may determine an application for a reticulator's authorisation or distributor's licence by granting the authorisation or licence with modifications.

Schedule 4[5] and [10] enable the Minister to determine the annual fees for the holder of a reticulator's authorisation and a distributor's licence. Currently the fees must be equivalent to the amount estimated by the Treasurer as the cost to the State of administering the *Gas Supply Act 1996* in relation to the holder of the authorisation or licence.

Schedule 4[3] and [8] extend the actions the Minister may take if the holder of a reticulator's authorisation or a distributor's licence has knowingly contravened a requirement of the *Gas Supply Act 1996*, the regulations under that Act or the conditions of the authorisation or licence. If the holder is a corporation, the Minister will, in certain circumstances, be able to impose a monetary penalty not exceeding \$50,000 on a person who is a director of, or concerned in the management of, the corporation.

Increased penalties

Schedule 4[1], [4], [6], [9], [12], [13] and [16] increase the maximum penalties payable for certain offences under the *Gas Supply Act 1996*.

Other

Schedule 4[11] makes further provision about the obstruction of gas works, including in relation to modifying or removing structures that are damaging gas works and the recovery of associated costs

Schedule 4[17] inserts transitional provisions.

Schedule 4[18] inserts and amends relevant definitions.

Schedule 5 Amendment of Pipelines Act 1967 No 90

Pipeline licences

Schedule 5[2] provides that an order by the Minister requiring a specified pipeline to be licensed under the *Pipelines Act 1967* takes effect on the date specified in the order or the date on which the order is published in the Gazette. Currently an order takes effect no earlier than 12 months after the order is published.

Schedule 5[13] enables the Minister to determine the annual fees for a pipeline licence. Currently the fees are tied to a prescribed amount related to the length of the pipeline.

Cyber security

Schedule 5[6] enables the Minister to direct a pipeline licensee to take certain action to respond to or prevent a cyber security incident. A *cyber security incident* means acts, events or circumstances involving, or likely to involve, 1 or more of the following—

- (a) unauthorised access to computer data or a computer program,
- (b) unauthorised modification of computer data or a computer program,
- (c) unauthorised impairment of electronic communication to or from a computer,
- (d) unauthorised impairment of the availability, reliability, security or operation of a computer, computer data or a computer program.

The regulations will be able to provide for the adoption and implementation by a pipeline licensee of cyber security policies and procedures. It will be a condition of the pipeline licence that the licensee comply with the requirements of the regulations and with a direction given by the Minister. **Schedule 5[1] and [5]** make consequential amendments.

Increased penalties

Schedule 5[3], [4], [8]–[12] and [14]–[18] increase the maximum penalties payable for certain offences under the *Pipelines Act 1967*.

Other

Schedule 5[7] removes the requirement for the Registrar-General to notify the Minister of the charges incurred by the Registrar-General in relation to the registration and recording of certain planning documents relating to the area of a pipeline licence.



New South Wales

Energy Legislation Amendment Bill 2021

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		103	29
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New South Wales

Energy Legislation Amendment Bill 2021

No , 2021

A Bill for

An Act to amend various Acts administered by the Minister for Energy and Environment concerning the supply of energy to the State; and for related purposes.

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Energy Legislation Amendment Act 2021.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5

Sc	hedule	1 .	Amendment of Electricity Supply Act 1995 No 94	1			
[1]	Section	12A		2			
	Insert before section 13—						
	12A M	eaning	of "distribution system"	4			
	(1	/	his Act— tribution system means—	5 6			
	(2	(a)	structures used to convey and control the conveyance of electricity— (i) to the premises of wholesale and retail customers, up to the connection point for the premises, whether or not the connection point is on the building or land comprising the premises, or (ii) to, from and along the rail network electricity system operated by, for or on behalf of Sydney Metro, Sydney Trains, Transport Asset Holding Entity of New South Wales or Transport for NSW, or a regulated stand-alone power system. Iistribution system does not include the following— a transmission system,	7 8 9 10 11 12 13 14 15 16			
		(b)	 any of the following excluded by the regulations— (i) specified electricity power lines, (ii) specified electricity structures, (iii) specified equipment. 	19 20 21 22			
[2]	Section	16 Dist	ributors to convey electricity for certain persons only	23			
	Omit "its	s". Inser	rt instead "a".	24			
[3]	Section	16(c)		25			
	Insert at	the end	of section 16(b)—	26			
			, or	27			
		(c)	a person prescribed by the regulations, or a member of a class of persons prescribed by the regulations.	28 29			
[4]	Part 4, D	ivision	5 Determinations by Tribunal	30			
	Omit the	Divisio	on.	31			
[5]	Section	45 Erec	ction and placement of electricity works	32			
	Insert "w	ritten"	before "notice" in section 45(4)(a).	33			
[6]	Section	45(4)(b)	34			
	Insert ",	or a sho	orter period agreed to in writing by the council" after "was given".	35			
[7]	Section	49 Obs	truction of electricity works	36			
- -			(2). Insert instead—	37			
	(2) The	e network operator may serve a written notice on the person having control he structure or thing requiring the person to—	38 39			
		(a)	modify or remove the structure or thing, or	40			

		(b)	do either of the following—	1
			(i) modify or remove the structure or thing,	2
			(ii) engage an accredited service provider to move the electricity works away from the structure or thing.	3
	(2A)		k undertaken in accordance with a requirement in a notice served under ection (2) is at the expense of the person served with the notice.	6
	(2B)		network operator may, in an emergency, modify or remove the structure ing itself, instead of serving a notice under subsection (2).	7 8
[8]	Section 49	(3)		ę
	Omit "subs	ection	(2)(a)". Insert instead "subsection (2)".	10
[9]	Sections 4	9(5)		11
	Omit "The			12
	Insert inste subsection		the network operator carries out the work after issuing a notice under e costs".	13 14
[10]	Section 49	(8)		15
	Omit the su	ıbsecti	on. Insert instead—	16
	(8)	perso	section (5) does not enable the network operator to recover costs from a on referred to in subsection (7) if the structure or thing was lawfully placed a present position—	17 18 19
		(a)	before the installation of the electricity works, or	20
		(b)	with the agreement of the operator, or	21
		(c)	in the case of electricity works to which section 53 applies—before 26 May 2006.	22 23
[11]	Section 63	K Sec	retary may direct distributor to remove structure	24
	Omit section	on 63K	(3). Insert instead—	25
	(3)	In th	is section—	26
			tricity structure means a structure erected or maintained by a distributor or more of the following purposes—	27 28
		(a)	the generation of electricity,	29
		(b)	the storage, transmission or distribution of electricity,	30
		(c)	public lighting.	31
[12]	Section 63	R Not	ification of serious electricity works accidents	32
	Insert after	section	n 63R(3)—	33
	(4)		section does not apply to a serious electricity works accident involving a or vehicle accident on land not owned or controlled by a network operator	34 35 36
		(a)	a fault or failure in electricity works did not contribute to the motor vehicle accident, and	37 38
		(b)	electricity did not contribute to an injury or death.	39
[13]	Section 63	U Inte	erference with site of serious electricity works accident	40
	Insert at the	e end c	of the section—	41

	(2)	This section does not apply to a serious electricity works accident involving a motor vehicle accident on land not owned or controlled by a network operator if—	1 2 3
		(a) a fault or failure in electricity works did not contribute to the motor vehicle accident, and	4 5
		(b) electricity did not contribute to an injury or death.	6
[14]	Section 64	Theft of electricity	7
	Omit sectio	n 64(1). Insert instead—	8
	(1)	A person must not divert or use electricity from a generating, transmission or distribution system unless authorised to do so by 1 or more of the following—	9 10
		(a) a wholesale supply agreement,	11
		(b) a customer retail contract,	12
		(c) a contract, agreement or other arrangement prescribed by the regulations.	13 14
		Maximum penalty—	15
		(a) for a corporation—2,000 penalty units, or	16
		(b) for an individual—100 penalty units or 5 years imprisonment, or both.	17
[15]	Section 75		18
	Omit the se	ction. Insert instead—	19
	75 Cour	t may order payment	20
		If the Local Court finds a person guilty of an offence under section 64, the Court may make an order directing the person to pay the amount the Court considers appropriate for the electricity diverted or used in the commission of the offence.	21 22 23 24
[16]	Section 94	A Declaration of electricity supply emergency	25
		e end of section 94A(1)(b)—	26
		, or	27
		(c) there is a cyber security incident that affects or is likely to affect 1 or more of the following that is responsible for a significant supply of electricity to all or part of the State—	28 29 30
		(i) a distribution system,	31
		(ii) a distributor,	32
		(iii) an electricity generator,	33
		(iv) a transmission operator,(v) a transmission system, or	34
		(d) there is a cyber security incident of a type prescribed by the regulations.	35 36
[47]	Cootion 04		
[17]	Section 94		37
		section 94A(4)—	38
	(5)	Subsection (4) does not apply to an electricity supply emergency declared under subsection (1)(c) or (d).	39 40

[18]	Sect	ion 94	B Ele	ctricity supply emergency directions	1					
	Inser	t befor	re sect	ion 94B(1)—	2					
	(1A) This Prem		This Pren	s section applies to an electricity supply emergency declared by the mier under section 94A(1)(a) or (b).						
[19]	Sect	ion 94	B(1)		Ę					
	Inser	t "to w	hich t	this section applies" after "an electricity supply emergency".	6					
[20]	Sect	ion 94	ВА		7					
[]	Insert after section 94B—									
c	4BA	Floc	tricity	supply emergency—cyber security directions	9					
•		(1)	Whil 94A (a <i>c</i>)	le the declaration of an electricity supply emergency under section (1)(c) or (d) is in force, the Minister may, by written order, give a direction wher security direction) to a relevant person requiring the person to take action the Minister considers reasonably necessary to—	10 11 12 13					
			(a)	respond to the impact of the incident on the person's information technology systems, or	14 15					
			(b)	prevent the incident having an impact on the person's information technology systems.	16 17					
		(2)	A cy	ber security direction—	18					
			(a)	has effect for the period specified in the direction, and	19					
			(b)	may be varied or revoked by a subsequent direction under this section.	20					
		(3)	The Minister's written order under subsection (1) must include a copy of the Premier's declaration of the electricity supply emergency under which the cyber security direction is given.							
		(4) A pe		erson given a cyber security direction must comply with the direction.	24					
			Max	imum penalty—	25					
			(a)	for a corporation—2,000 penalty units, or	26					
			(b)	for an individual—100 penalty units.	27					
		(5)	In th	is section—	28					
			relev	want person means the following—	29					
			(a)	a network operator,	30					
			(b)	an electricity generator,	31					
			(c)	a person who is a member of a class of persons prescribed by the regulations.	32 33					
[21]		ion 94 oly em		quirement to provide information in connection with electricity cy	34 35					
	Inser	t after	sectio	n 94D(1)(a)—	36					
			(a1)	to determine whether there is, or is likely to be, a cyber security incident affecting the supply of electricity to all or any part of the State,	37 38					
[22]	Sect	ion 94	D(2)(a	n1)	39					
-				n 94D(2)(a)—	40					
			(a1)	information about 1 or more of the following—	41					

				(i) (ii)	a cyber security incident reasonably believed to affect the person, the person's plan to respond to cyber security incidents,	1 2
				(iii)	the actions the person has taken, or intends to take, in response to a cyber security incident,	3 4
[23]	Sect	ion 94l	E Disc	closur	e of information provided to Minister	5
	Inser	t at the	end o	of section	on 94E(1)(e)—	6
			, or			7
			(f)	to a p	person prescribed by the regulations for the purposes of this section.	8
[24]	Sect	ion 94	H Pov	vers of	f authorised officers	9
	Inser and (cyber	securit	y direction" after "direction" wherever occurring in section 94H(1)	10 11
[25]	Sect	ion 18	1 A			12
	Inser	t after	section	n 181–	_	13
	181A	Cybe	r sec	urity re	equirements	14
		(1)	The	regulat	ions may make provision for the following—	15
			(a)	proce	doption and implementation by a relevant person of policies and edures for managing cyber security risks and responding to cyber rity incidents,	16 17 18
			(b)	proce	xternal review and accreditation of a relevant person's policies and edures for managing cyber security risks and responding to cyber rity incidents.	19 20 21
		(2)			miting subsection (1), the regulations may require a relevant olicies and procedures to address the following matters—	22 23
			(a)	notif	ying the Secretary of cyber security incidents,	24
			(b)	comp	process for auditing the relevant person's implementation and pliance with the policies and procedures and the reporting of the result to the Secretary.	25 26 27
		(3)	In th	is secti	on—	28
			relev	ant pe	rson means the following—	29
			(a)		work operator,	30
			(b)		ectricity generator,	31
			(c)		rson who is a member of a class of persons prescribed by the lations.	32 33
[26]	Sect	ion 18	5 Prod	ceedin	gs for offences	34
	Inser	t after	section	n 185(.	3)—	35
		(3A)	Sche which	dule 4. h evide	s for an offence under Schedule 4A or a regulation made under A may be commenced at any time within 2 years after the date on ence of the alleged offence first came to the attention of the Scheme tor or the Scheme Regulator.	36 37 38 39
		(3B)	an of	ffence,	on (3A) is relied on for the purpose of commencing proceedings for the court attendance notice or application must contain particulars on which evidence of the offence first came to the attention of the	40 41 42

			Scheme Administrator or Scheme Regulator and need not contain particulars of the date on which the offence was committed.	1 2
		(3C)	The date on which evidence first came to the attention of the Scheme Administrator or Scheme Regulator is the date specified in the court attendance notice or application, unless the contrary is established.	3 4 5
[27]	Sect	ion 19	1 Regulations	6
	Omit	section	n 191(1A)(k).	7
[28]	Sect	ion 19	2	8
	Inser	t after	section 191—	9
	192		overy of distribution and transmission charges from green hydrogen ucers	10 11
		(1)	The regulations may provide for limitations on the recovery by a network	12
			service provider of charges from a person who buys electricity to produce green hydrogen that the network service provider is otherwise entitled to	13 14
		(-)	recover from the person under a determination.	15
		(2)	The regulations may modify the application of, or disapply, a provision of the <i>National Electricity (NSW) Law</i> or the <i>National Electricity Rules</i> to the extent	16 17
			reasonably necessary to give effect to regulations made under subsection (1).	18
		(3)	The regulations may not have the effect of reducing the total revenue earned by a network service provider under a determination.	19 20
		(4)	The regulations may make further provision in relation to whether electricity is taken to be used to produce green hydrogen.	21 22
		(5)	In this section—	23
			determination means a distribution determination or transmission determination under the National Electricity (NSW) Law.	24 25
			green hydrogen means hydrogen produced using renewable energy.	26
			network service provider means a distribution network service provider or transmission network service provider within the meaning of the <i>National Electricity Rules</i> .	27 28 29
[29]	Sect	ion 19	5 Review of solar bonus scheme by Minister	30
	Omit	the se	ction.	31
[30]	Sect	ion 19	6, heading	32
	Omit	"со-о	rdinator". Insert instead "coordinator and metering provider".	33
[31]	Sect	ion 19	6(1)	34
			rdinator". Insert instead "coordinator or metering provider".	35
[32]	Sect	ion 19	6(3)	36
	Omit	"co-o	rdinator". Insert instead "coordinator or metering provider".	37
[33]	Sect	ion 19	6(4)	38
	Omit	the su	bsection. Insert instead—	39
		(4)	In this section—	40

		mete Rules	ring coordinator has the same meaning as in the National Electricity	1			
			ring provider has the same meaning as in the National Electricity Rules.	3			
[34]	Schedule 4	4A Ene	ergy security safeguard schemes	2			
	Insert in alp	comp green	ical order in clause 2(1)— pliance officer means a compliance officer appointed under clause 71A. In hydrogen means hydrogen produced using renewable energy. gnised form of energy means the following— electricity, a type of gas, a form of energy prescribed by the regulations.	5 6 7 8 9 10			
[35]	Schedule 4	4A, cla	ause 9, note	12			
• •			or gas or both electricity and gas".	13			
	Insert inste	ad "a r	recognised form of energy".	14			
[36]	Schedule 4	4A, cla	ause 13, note	15			
	Omit "elect	tricity (or gas or both electricity and gas".	16			
	Insert inste	ad "a r	recognised form of energy".	17			
[37]	Schedule 4A, clause 22(3) and (3A)						
	Omit clause 22(3). Insert instead—						
	(3)	The l	Minister may grant an exemption under this clause only if satisfied that lectricity is used—	20 21			
		(a)	in connection with an industry or activity that is both emissions intensive and trade exposed, or	22 23			
		(b)	to produce green hydrogen.	24			
	(3A)	The lathe ex	Minister may grant an exemption under this clause only if satisfied that xemption is otherwise generally consistent with the objects of this Part.	25 26			
[38]	Schedule 4A, clause 24						
	Omit the cl	ause. I	nsert instead—	28			
	24 Grou	ınds o	on which electricity load may be exempt	29			
	(1)	The r	regulations may make further provision with respect to the determination hether—	30 31			
		(a)	an industry or activity is emissions intensive or trade exposed, and	32			
		(b)	electricity is taken to be used to produce green hydrogen.	33			
	(2)		ject to the regulations, the Minister may determine the basis on which—	34			
		(a)	an industry or activity is considered to be emissions intensive or trade exposed, and	35 36			
		(b)	electricity is taken to be used to produce green hydrogen.	37			
[39]	Schedule 4	4A, cla	ause 30(1), (2) and (4)(a)	38			
	Omit "elect	ricity o	or gas" wherever occurring. Insert instead "a recognised form of energy".	39			

[40]	Sche	edule 4	4A, clause 32(2)	1					
			ctricity or the certificate conversion factor for gas or both the certificate a factor for electricity and the certificate conversion factor for gas".	2					
	Inser	rt inste	ead "the recognised form of energy".	4					
[41]	1] Schedule 4A, clause 33, heading								
	Inser	rt "—e	electricity" after "factor".	6					
[42]	Sche	edule 4	4A, clause 33(1)	7					
	Omi	t the su	ubclause. Insert instead—	8					
		(1)	Subject to this clause, the certificate conversion factor for a year for electricity is 1.06.	9 10					
[43]	Sch	edule 4	4A, clause 33A	11					
	Inser	t after	clause 33—	12					
	33A	Cert	tificate conversion factor—forms of energy other than electricity	13					
		(1)	The certificate conversion factor for a form of energy other than electricity for a year is the factor prescribed by the regulations for the form of energy.	14 15					
		(2)	If the regulations do not prescribe a certificate conversion factor for a year for a type of gas, the certificate conversion factor for a year for the type of gas is 0.39.	16 17 18					
[44]	Sch	edule 4	4A, clause 34(1) and (2)	19					
	Omi	t claus	te 34(1)–(3). Insert instead—	20					
		(1)	An energy savings certificate for energy savings arising from a recognised energy saving activity may be created no later than 6 months after the energy savings occur.	21 22 23					
		(2)	An energy savings certificate is not created until an application is made under clause 46 for registration of the certificate.	24 25					
[45]	Schedule 4A, clause 38(2)								
	Omi	t "elec	tricity or gas".	27					
	Insert instead "a recognised form of energy".								
[46]	Sch	edule 4	4A, clause 42	29					
	Omi	t the cl	lause. Insert instead—	30					
	42	Ame	endment of accreditation	31					
		(1)	An accredited certificate provider may apply to the Scheme Administrator to amend the provider's accreditation by—	32 33					
			(a) varying the activities for which the provider is accredited, or	34					
			(b) varying or revoking a condition of the accreditation imposed by the Scheme Administrator.	35 36					
		(2)	Subclause (1)(b) does not apply to a condition imposed by this Act or the regulations.	37 38					
		(3)	The Scheme Administrator must determine an application to amend a provider's accreditation by—	39 40					

		(a)	granting the application, or	1		
		(b)	refusing the application.	2		
	(accr	regulations may make provision for the amendment of a provider's reditation, including by requiring an application fee to be paid to the teme Administrator for an application to amend an accreditation.	3 4 5		
	(:		Scheme Administrator may refuse an application to amend a provider's reditation on grounds specified in the regulations.	6 7		
	(Adn reas	addition to an application fee referred to in subclause (4), the Scheme ministrator may recover from an accredited certificate provider the costs onably incurred by the Administrator in investigating and determining an lication to amend the provider's accreditation.	8 9 10 11		
[47]	Schedu	ile 4A, cl	ause 45(2)	12		
	the regu		lance of probabilities on the basis of an audit conducted under this Act or of information otherwise obtained by the Administrator under this Act or .	13 14 15		
	Insert in	nstead ", o	on the balance of probabilities,".	16		
[48]	Schedu	ile 4A, cl	ause 45(3)	17		
	Omit "e	quivalent	t to". Insert instead "no more than".	18		
[49]	Schedule 4A, clause 55(4)					
	Omit th	e subclau	se. Insert instead—	20		
	(4		Scheme Regulator may delegate the exercise of its functions under this , other than this power of delegation, to—	21 22		
		(a)	with the approval of the Minister—another person or body, and	23		
		(b)	a person who is a member of a class of persons approved by the Minister.	24 25		
[50]	Schedu	ile 4A, cl	ause 57(4)	26		
	Omit th	e subclau	se. Insert instead—	27		
	(4		Scheme Administrator may delegate the exercise of its functions under Part, other than this power of delegation, to—	28 29		
		(a)	with the approval of the Minister—another person or body, and	30		
		(b)	a person who is a member of a class of persons approved by the Minister.	31 32		
[51]	Schedu	ile 4A, cl	ause 58(3) and (4)	33		
	Omit th	e subclau	ses.	34		
[52]	Schedu	ile 4A, cl	ause 58A	35		
	Insert after clause 58—					
	58A C	ost of au	udits	37		
	(Seci part	h scheme participant and accredited certificate provider must pay to the retary the audit fee for an audit conducted under this Part in relation to the icipant or provider by or for the Scheme Regulator or Scheme prinistrator	38 39 40 41		

		(2)		betent jurisdiction as a debt due to the Crown.	1 2
		(3)	In thi	s clause—	3
			audit	fee means—	4
			(a)	the fee prescribed by the regulations or calculated in accordance with the regulations, or	5 6
			(b)	if the regulations do not prescribe a fee or a method for calculating a fee—the reasonable cost, certified by the Scheme Regulator or Scheme Administrator, of carrying out the audit.	7 8 9
[53]	Sched	lule 4	A, cla	use 59(4)	10
	Omit t	he su	bclaus	e. Insert instead—	11
		(4)	comp	ndividual has a reasonable excuse for the purposes of subclause (3) if olying with the notice or answering the question might tend to incriminate idividual or make the individual liable to any forfeiture or penalty.	12 13 14
[54]	Sched	lule 4	A, cla	use 62A	15
	Insert	after (clause	62—	16
	62A	ldent	ity of	person providing information to be confidential	17
		(1)	to the	clause applies if a person (an <i>information provider</i>) provides information e Scheme Regulator or Scheme Administrator about another person's compliance with an obligation under this Part.	18 19 20
		(2)	of an	Scheme Regulator or Scheme Administrator must ensure that the identity information provider, and anything that may reasonably identify the mation provider, is not disclosed to any person except—	21 22 23
			(a)	with the consent of the information provider, or	24
			(b)	if ordered by a court or tribunal, or	25
			(c)	if required by another law.	26
		(3)	(2), tl	identity of an information provider cannot be disclosed under subclause the information provided by the information provider cannot be used as since in proceedings against another person for an offence under this Act.	27 28 29
		(4)	Admi under	lause (3) does not prevent the Scheme Regulator or Scheme inistrator using information, including in proceedings for an offence of this Act, obtained as a result of the information received from an mation provider.	30 31 32 33
[55]	Sched	lule 4	A, Div	rision 11A	34
	Insert	after (clause	63—	35
	Divis	ion '	11A	Civil penalties	36
	63A	Defin	itions		37
			In thi	s Division—	38
				venalty order—see clause 63B.	39
			civil j	penalty provision means a provision prescribed by the regulations as a penalty provision.	40 41
			schen	ne entity means—	42

		(a)	the Scheme Administrator, or	1			
		(b)	the Scheme Regulator.	2			
63B	Mon	etary p	penalty	3			
	(1)						
	(2)	follo	corporation is liable to a monetary penalty under this clause, each of the wing persons may be ordered to pay a monetary penalty if the person wingly authorised or permitted the contravention—	7 8 9			
		(a)	a director of the corporation,	10			
		(b)	a person concerned in the management of the corporation.	11			
63C	Proc	ess		12			
	(1)	A scl	heme entity may not issue a civil penalty order to a person unless—	13			
		(a)	the scheme entity has given the person notice of the proposed order and the reasons for it, and	14 15			
		(b)	the person has been given a reasonable opportunity to make a submission about the proposed order, and	16 17			
		(c)	the scheme entity has considered a submission made by the person, and	18			
		(d)	the scheme entity is satisfied on the balance of probabilities that the person—	19 20			
			(i) contravened the relevant civil penalty provision, or	21			
			(ii) knowingly authorised or permitted the contravention.	22			
	(2)		heme entity must provide written reasons for a decision to issue a civil lty order to the person.	23 24			
	(3)		vil penalty order must be issued within 3 years after the date on which ence of the alleged offence first came to the attention of the scheme entity.	25 26			
	(4)		vil penalty order must include the date, not less than 28 days after the date rder is issued, by which the monetary penalty imposed by the order must aid.	27 28 29			
63D	Doul	ole jeo	pardy	30			
	(1)	A scl	heme entity may not issue a civil penalty order to a person if—	31			
		(a)	another civil penalty order has been issued to a person for the contravention, or	32 33			
		(b)	the person has been found guilty, whether a conviction is recorded or not, of an offence under this Act or the regulations for the contravention.	34 35			
	(2)	perso finds	minal proceedings are taken against a person for a contravention after the on pays the monetary penalty imposed by a civil penalty order, a court that the person guilty of an offence must discount any penalty imposed by the by the civil penalty amount paid by the person.	36 37 38 39			
63E	Payn	nent n	ot an admission of guilt or liability	40			
			payment of a monetary penalty under this Division cannot be taken to be lmission of—	41 42			
		(a)	a breach of a civil penalty provision, or	43			

		(b)	liability for civil or criminal proceedings arising from substantially the same conduct.	1 2
63F	With	drawa	al of order	3
	(1)		heme entity may withdraw a civil penalty order by written notice to the on the subject of the order.	4 5
	(2)		vil penalty order may be withdrawn under this clause at any time before it mplied with.	6 7
	(3)	comi	vil penalty order issued to a person is automatically withdrawn on the mencement against the person of criminal proceedings for the ravention.	8 9 10
	(4)		vil penalty order withdrawn under this clause may, subject to clause 63D, eissued.	11 12
63G	Inter	nal re	view of order	13
	(1)		erson who is the subject of a civil penalty order may apply to the scheme y that issued the order for a review of—	14 15
		(a)	the decision to issue the order, or	16
		(b)	the monetary penalty imposed by the order.	17
	(2)	An a	pplication must be made within 28 days of the issuing of the order.	18
	(3)		erson issued a civil penalty order is not required to pay the monetary lty imposed by the order while an application is being considered.	19 20
	(4)		scheme entity's decision on the application must be given to the icant—	21 22
		(a)	by written notice that includes the reasons for the decision, and	23
		(b)	within 90 days of the making of the application.	24
	(5)	appli	written notice of the scheme entity's decision is not given to the icant within 90 days of the making of the application, the application is not have been refused.	25 26 27
	(6)	inclu must	e scheme entity affirms the decision to issue the civil penalty order, ading with a different monetary penalty, the written notice of the decision include the date, not less than 28 days after the date of the notice, by the the monetary penalty must be paid.	28 29 30 31
63H	Exte	rnal re	eview of order	32
	(1)	63G the A	rson who is not satisfied with the result of an internal review under clause may make an application to the Civil and Administrative Tribunal under <i>Idministrative Decisions Review Act 1997</i> for administrative review of the nal review decision.	33 34 35 36
	(2)		Administrative Decisions Review Act 1997, section 53 does not apply to a sion under clause 63G that may be reviewed by the Tribunal.	37 38
63I	Rec	overy	of monetary penalty	39
			monetary penalty imposed by a civil penalty order may be recovered by a me entity in a court of competent jurisdiction as a debt owing to the vn.	40 41 42

[56]	Sche	edule 4	IA, cla	ause 64(1)(c)	1				
	Inser	Insert after clause 64(1)(b)—							
			(c)	a register of persons who have applied for and been refused accreditation as accredited certificate providers.	3				
[57]	Sche	edule 4	IA, cla	ause 65(3)	Ę				
	Omit	t the su	bclaus	se. Insert instead—	6				
		(3)		register of accredited certificate providers must be published on the eme Administrator's website.	7				
[58]	Sche	edule 4	IA, cla	ause 65A	ę				
	Inser	t after	clause	: 65—	10				
	65A	Regi	ster o	of persons refused accreditation as accredited certificate providers	11				
		J	The an a	register of persons who have applied for and been refused accreditation as accredited certificate provider must contain the following information at each person—	12 13 14				
			(a)	the name of the person and, if the person is a corporation, the corporation's ACN,	15 16				
			(b)	the reasons the person's application was refused,	17				
			(c)	other information required to be included in the register by this Part or the regulations.	18 19				
[59]	Sche	edule 4	IA, cla	ause 66(2)	20				
	Omit	Omit the subclause. Insert instead—							
		(2)		register of energy savings certificates must be published on the Scheme ninistrator's website.	22 23				
[60]	Schedule 4A, clause 69A								
	Insert after clause 69—								
	69A	Infor	matio	on sharing	26				
	09A	(1)	The shar exch	Scheme Administrator may enter into an arrangement (an <i>information ring arrangement</i>) with a relevant agency for the purposes of sharing or the agency information about the following held by the Scheme innistrator or the agency—	27 28 29 30				
			(a)	offences and alleged offences under this Part, including investigations,	31				
			(b)	the administration of the energy savings scheme,	32				
			(c)	other matters of a type prescribed by the regulations.	33				
		(2)	Und relev	er an information sharing arrangement, the Scheme Administrator and the vant agency are, despite any other Act or law of the State, authorised—	34 35				
			(a)	to request and receive information held by the other party to the arrangement, and	36 37				
			(b)	to disclose information to the other party.	38				
		(3)		iis clause—	39				
			relev	want agency means the following—	40				

			(a)	a government sector agency within the meaning of the Government Sector Employment Act 2013,	1
			(b)	another person or body prescribed by the regulations.	3
[61]	Sch	edule	4A, cla	ause 70(2)	2
				se. Insert instead—	5
		(2)		le may make provision for a matter by applying, adopting or incorporating provisions of an Act or statutory rule or another publication as follows—with or without modification,	6 7
			(b)	as in force on a particular day or from time to time.	9
[62]	Sch	edule	4 Δ Div	vision 13A	10
[02]			clause		11
					•
	Div	ision	13A	Compliance officers and penalty notices	12
	71A	App	ointme	ent of compliance officers	13
		(1)		Scheme Administrator may, in accordance with any guidelines in force or this clause, appoint compliance officers for the purposes of this Part.	14 15
		(2)		Minister may, by written order, issue guidelines for the appointment of pliance officers.	16 17
		(3)		order under this clause must be published on the Scheme Administrator's site and takes effect on—	18 19
			(a)	the day on which it is published, or	20
			(b)	a later day specified in the order.	21
	71B	Pow	ers of	compliance officers	22
		(1)	inves	powers of a compliance officer may be exercised for the purposes of stigating an accredited certificate provider's compliance with the wing—	23 24 25
			(a)	this Part,	26
			(b)	the regulations,	27
			(c)	the scheme rules,	28
			(d)	a condition of the provider's accreditation.	29
		(2)		mpliance officer may at a reasonable time enter—	30
			(a)	premises that are used in connection with an energy savings activity for which a certificate has been created, and	31 32
			(b)	the principal place of business of an accredited certificate provider.	33
		(3)		mpliance officer may not enter a part of premises used only for residential oses without the permission of the occupier of the premises.	34 35
		(4)	the o	empliance officer may, at premises lawfully entered, do anything that, in pinion of the authorised officer, is necessary to be done for the purposes e investigation, including the following—	36 37 38
			(a)	examine and test plant or equipment on the premises,	39
			(b)	take photographs, films, audio, video and other recordings,	40
			(c)	take copies of records or documents on the premises,	41

			(d)	seize anything the authorised officer believes on reasonable grounds is connected with an offence under this Part.	1 2		
		(5)	A pe	erson must not hinder or obstruct a compliance officer in the exercise of a er.	3 4		
				imum penalty—	5		
			(a)	in the case of a corporation—200 penalty units, or	6		
			(b)	for an individual—50 penalty units.	7		
		(6)		erson is not guilty of an offence under subclause (5) unless it is established the authorised officer identified themselves as a compliance officer.	8 9		
	71C	Pena	ilty no	otices	10		
		(1)		impliance officer may issue a penalty notice to a person if it appears to the er that the person has committed a penalty notice offence.	11 12		
		(2)		enalty notice offence is an offence in this Part, or a regulation under this that is prescribed by the regulations as a penalty notice offence.	13 14		
		(3)	The	Fines Act 1996 applies to a penalty notice issued under this clause.	15		
			not w	. The <i>Fines Act 1996</i> provides that, if a person issued with a penalty notice does vish to have the matter determined by a court, the person may pay the amount ified in the notice and is not liable to any further proceedings for the alleged ce.	16 17 18 19		
		(4)	exce	amount payable under a penalty notice issued under this clause is the unt prescribed for the alleged offence by the regulations, which must not ed the maximum amount of penalty that could be imposed for the offence court.	20 21 22 23		
		(5)		clause does not limit the operation of another provision of, or made under, or another Act relating to proceedings that may be taken for offences.	24 25		
[63]	Sche	edule 4	IA, cla	ause 73(5)	26		
	Insert after clause 73(4)—						
		(5)	to ur Adm Adm	erson who, under a scheme rule, is approved by the Scheme Administrator indertake a function and who is aggrieved by a decision of the Scheme inistrator to revoke the person's approval may apply to the Civil and inistrative Tribunal for an administrative review of the decision under the inistrative Decisions Review Act 1997.	28 29 30 31 32		
[64]	Sche	edule 4	IA, cla	ause 74A	33		
	Inser	t after	clause	: 74—	34		
	74A	Anci	llary c	offences	35		
		(1)		clause applies to a person who, for an offence under this Part or the lations under this Part—	36 37		
			(a)	causes or permits another person to commit the offence, or	38		
			(b)	aids, abets, counsels or procures another person to commit the offence, or	39 40		
			(c)	conspires with another person to commit the offence.	41		
		(2)		erson to whom this clause applies is guilty of the offence and is liable to ame penalty applicable to an offence against the other provision.	42 43		

[65]	Sche	edule 4	4A, cla	use 75	1			
	Omit the clause. Insert instead—							
	75	Pers	Personal liability					
		(1)	A prodone-	otected person is not personally subject to any liability for anything	4			
			(a)	in good faith, and	6			
			(b)	for the purpose of exercising functions under this Act or another Act.	7			
		(2)	The 1	liability instead attaches to the Crown.	8			
		(3)	In thi	is clause—	g			
			done	includes omitted to be done.	10			
			liabil	lity means civil liability and includes action, claim or demand.	11			
			prote	ected person means—	12			
			(a)	the Scheme Regulator, or	13			
			(b)	the Scheme Administrator, or	14			
			(c)	a member or officer of, or a person acting under the direction of, the Scheme Regulator or Scheme Administrator, or	15 16			
			(d)	a compliance officer.	17			
[66]	Sche	edule 4	4A, cla	use 76(1)	18			
	Omi	t "(but	on or b	pefore 31 July)" and "and forward to the Minister".	19			
[67]	Schedule 4A, clause 76(1A)							
	Inser	rt after	clause	76(1)—	21			
		(1A)	The r	report must be forwarded to the Minister on or before—	22			
			(a)	the date prescribed by the regulations, or	23			
			(b)	if the regulations do not prescribe a date—31 August in the same year.	24			
[68]	Sch	edule 4	4A, cla	use 76(2)(d) and (e)	25			
	Omi	t "elec	tricity a	and gas savings" wherever occurring.	26			
	Inser	rt inste	ad "sav	vings in each recognised form of energy".	27			
[69]	Sche	edule 4	4A, cla	use 78A	28			
	Inser	rt after	clause	78—	29			
	78A	Excl	nange	of information	30			
		(1)		ite another provision of this Act, the Scheme Administrator may keep the wing information—	31 32			
			(a)	information about offences or alleged offences under this Part,	33			
			(b)	information collected in the administration of this Act.	34			
		(2)		Scheme Administrator may give the information kept under this clause to bllowing—	35 36			
			(a)	a person or body undertaking functions, similar to those undertaken by the Scheme Administrator, in another State or Territory or for the Commonwealth,	37 38 39			

			(b)	a a government sector agency within the meaning of the <i>Government Sector Employment Act 2013</i> .	1 2				
[70]	Sche	edule 4	4A, cla	ause 79(5) and (6)	3				
	Omi	t the su	ıbclaus	ses.	4				
[71]	Sche	edule 4	4A, cla	nuse 80A	5				
	Inser	t after	clause	80—	6				
	80A	Tern	ninatio	on of scheme—regulations	7				
		(1)	abou	ermination of the scheme under clause 79 or 80, regulations may be made at the effect of the termination on rights conferred or obligations imposed or this Part.	8 9 10				
		(2)	With	out limiting subclause (1), the regulations may—	11				
			(a)	prohibit scheme participants from carrying forward an energy savings shortfall, or part of an energy savings shortfall, for a year to the following year, and	12 13 14				
			(b)	specify other conditions that must be complied with following the termination.	15 16				
[72]	Sch	edule 4	4A, cla	ause 81	17				
	Omi	t the de	comp	on of <i>green hydrogen</i> . Insert in alphabetical order— <i>pliance officer</i> means a compliance officer appointed under clause 136B. <i>In hydrogen</i> means hydrogen produced using renewable energy.	18 19 20				
[73]	Sche	edule 4	4A, cla	nuse 112(3)	21				
	Omi	t "clau	se 31".	. Insert instead "clause 111".	22				
[74]	Schedule 4A, clause 115								
	Omit the clause. Insert instead—								
	115	Ame	Amendment of accreditation						
		(1)		accredited certificate provider may apply to the Scheme Administrator to and the provider's accreditation by—	26 27				
			(a)	varying the activities for which the provider is accredited, or	28				
			(b)	varying or revoking a condition of the accreditation imposed by the Scheme Administrator.	29 30				
		(2)		clause (1)(b) does not apply to a condition imposed by this Act or the lations.	31 32				
		(3)		Scheme Administrator must determine an application to amend a ider's accreditation by—	33 34				
			(a) (b)	granting the application, or refusing the application.	35 36				
		(4)	accre	regulations may make provision for the amendment of a provider's editation, including by requiring an application fee to be paid to the me Administrator for an application to amend an accreditation.	37 38 39				
		(5)		Scheme Administrator may refuse an application to amend a provider's editation on grounds specified in the regulations.	40 41				

		(6)	Adm incur	ddition to an application fee referred to in subclause (4), the Scheme inistrator may recover from an accredited provider the costs reasonably red by the Administrator in investigating and determining an application nend the provider's accreditation.	1 2 3 4
[75]	Sch	edule 4	IA, cla	ause 117(2)	5
		t "base er this A		n audit under this Act or other information obtained by the Administrator	6 7
[76]	Sch	edule 4	IA, cla	nuse 117(3)(a)	8
	Omi	t "equi	valent	to". Insert instead "no more than".	9
[77]	Sch	edule 4	IA, cla	ause 124(4)	10
	Omi	t the su	ıbclaus	se. Insert instead—	11
		(4)		Scheme Regulator may delegate the exercise of its functions under this other than this power of delegation, to—	12 13
			(a)	with the approval of the Minister—another person or body, and	14
			(b)	a person who is a member of a class of persons approved by the Minister.	15 16
[78]	Sch	edule 4	IA, cla	ause 126(4)	17
	Omi	t the su	ıbclaus	se. Insert instead—	18
		(4)		Scheme Administrator may delegate the exercise of its functions under Part, other than this power of delegation, to—	19 20
			(a)	with the approval of the Minister—another person or body, and	21
			(b)	a person who is a member of a class of persons approved by the Minister.	22 23
[79]	Sch	edule 4	IA, cla	ause 127(2) and (3)	24
	Omi	t the su	ıbclaus	ses.	25
[80]	Sch	edule 4	IA, cla	nuse 127A	26
	Inse	rt after	clause	: 127—	27
	127A	Cost	of au	dits	28
		(1)	Secre partic	scheme participant and accredited certificate provider must pay to the etary the audit fee for an audit conducted under this Part in relation to the cipant or provider by or for the Scheme Regulator or Scheme inistrator.	29 30 31 32
		(2)		udit fee under this clause may be recovered by the Secretary in a court of petent jurisdiction as a debt due to the Crown.	33 34
		(3)	In thi	is clause—	35
			audit	t fee means—	36
			(a)	the fee prescribed by the regulations or calculated in accordance with the regulations, or	37 38
			(b)	if the regulations do not prescribe a fee or a method for calculating a fee—the reasonable cost, certified by the Scheme Regulator or Scheme Administrator, of carrying out the audit.	39 40 41

[81]	Sche	edule 4	4A, clause 128(4)	1
	Omit	t the su	abclause. Insert instead—	2
		(4)	An individual has a reasonable excuse for the purposes of subclause (3) if complying with the notice or answering the question might tend to incriminate the individual or make the individual liable to any forfeiture or penalty.	3 4 5
[82]	Sche	edule 4	4A, clause 131A	6
	Inser	rt after	clause 131—	7
	131A	Ident	tity of person providing information to be confidential	8
		(1)	This clause applies if a person (an <i>information provider</i>) provides information to the Scheme Regulator or Scheme Administrator about another person's non-compliance with an obligation under this Part	9 10 11
		(2)	The Scheme Regulator or Scheme Administrator must ensure that the identity of an information provider, and anything that may reasonably identify the information provider, is not disclosed to any person except—	12 13 14
			(a) with the consent of the information provider, or	15
			(b) if ordered by a court or tribunal, or	16
			(c) if required by another law.	17
		(3)	If the identity of an information provider cannot be disclosed under subclause (2), the information provided by the information provider cannot be used as evidence in proceedings against another person for an offence under this Act.	18 19 20
		(4)	Subclause (3) does not prevent the Scheme Regulator or Scheme Administrator using information, including in proceedings for an offence under this Act, obtained as a result of the information received from an information provider.	21 22 23 24
[83]	Sche	edule 4	4A, Division 10A	25
_	Inser	t after	clause 132—	26
	Divi	ision	10A Civil penalties	27
•	132A	Defir	nitions	28
			In this Division—	29
			civil penalty order—see clause 132B.	30
			civil penalty provision means a provision prescribed by the regulations as a civil penalty provision.	31 32
			scheme entity means—	33
			(a) the Scheme Administrator, or	34
			(b) the Scheme Regulator.	35
•	132B	Mon	etary penalty	36
		(1)	If a person has contravened a civil penalty provision, a scheme entity may by written order (a <i>civil penalty order</i>) require the provider to pay a monetary penalty of no more than the penalty notice amount for the provision.	37 38 39
		(2)	If a corporation is liable to a monetary penalty under this clause, each of the following persons may be ordered to pay a monetary penalty if the person knowingly authorised or permitted the contravention—	40 41 42

		(a)	a director of the corporation,	1						
		(b)	a person concerned in the management of the corporation.	2						
132C	Process									
	(1)	A scl	heme entity may not issue a civil penalty order to a person unless—	4						
		(a)	the scheme entity has given the person notice of the proposed order and the reasons for it, and	5						
		(b)	the person has been given a reasonable opportunity to make a submission about the proposed order, and	7 8						
		(c)	the scheme entity has considered a submission made by the person, and	9						
		(d)	the scheme entity is satisfied on the balance of probabilities that the person—	10 11						
			(i) contravened the relevant civil penalty provision, or	12						
			(ii) knowingly authorised or permitted the contravention.	13						
	(2)		heme entity must provide written reasons for a decision to issue a civil lty order to the person.	14 15						
	(3)		vil penalty order must be issued within 3 years after the date on which ence of the alleged offence first came to the attention of the scheme entity.	16 17						
	(4)		vil penalty order must include the date, not less than 28 days after the date rder is issued, by which the monetary penalty imposed by the order must aid.	18 19 20						
132D	Doul	ble jed	ppardy	21						
	(1)	A scl	heme entity may not issue a civil penalty order to a person if—	22						
		(a)	another civil penalty order has been issued to a person for the contravention, or	23 24						
		(b)	the person has been found guilty, whether a conviction is recorded or not, of an offence under this Act or the regulations for the contravention.	25 26						
	(2)	perso finds	minal proceedings are taken against a person for a contravention after the on pays the monetary penalty imposed by a civil penalty order, a court that the person guilty of an offence must discount any penalty imposed by the penalty amount paid by the person.	27 28 29 30						
132E	Payr	nent n	ot an admission of guilt or liability	31						
			payment of a monetary penalty under this Division cannot be taken to be lmission of—	32 33						
		(a)	a breach of a civil penalty provision, or	34						
		(b)	liability for civil or criminal proceedings arising from substantially the same conduct.	35 36						
132F	With	drawa	l of order	37						
	(1)		heme entity may withdraw a civil penalty order by written notice to the on the subject of the order.	38 39						
	(2)		vil penalty order may be withdrawn under this clause at any time before it mplied with.	40 41						
	(3)	comi	vil penalty order issued to a person is automatically withdrawn on the mencement against the person of criminal proceedings for the ravention.	42 43 44						

		(4)	A civil penalty order withdrawn under this clause may, subject to clause 132D,	1				
		. ,	be reissued.	2				
	132G	Internal review of order						
		(1)	A person who is the subject of a civil penalty order may apply to the scheme entity that issued the order for a review of—	4				
			(a) the decision to issue the order, or	6				
			(b) the monetary penalty imposed by the order.	7				
		(2)	An application must be made within 28 days of the issuing of the order.	8				
		(3)	A person issued a civil penalty order is not required to pay the monetary penalty imposed while an application is being considered.	9 10				
		(4)	The scheme entity's decision on the application must be given to the applicant—	11 12				
			(a) by written notice that includes the reasons for the decision, and	13				
			(b) within 90 days of the making of the application.	14				
		(5)	If the written notice of the scheme entity's decision is not given to the applicant within 90 days of the making of the application, the application is taken to have been refused.	15 16 17				
		(6)	If the scheme entity affirms the decision to issue the civil penalty order, including with a different monetary penalty, the written notice of the decision must include the date, not less than 28 days after the date of the notice, by which the monetary penalty must be paid.	18 19 20 21				
	132H	External review of order						
		(1)	A person who is not satisfied with the result of an internal review under clause 132G may make an application to the Civil and Administrative Tribunal under the <i>Administrative Decisions Review Act 1997</i> for administrative review of the internal review decision.	23 24 25 26				
		(2)	The <i>Administrative Decisions Review Act 1997</i> , section 53 does not apply to a decision under clause 132G that may be reviewed by the Tribunal.	27 28				
	132I	Reco	overy of monetary penalty	29				
			The monetary penalty imposed by a civil penalty order may be recovered by a scheme entity in a court of competent jurisdiction as a debt owing to the Crown.	30 31 32				
[84]	Sche	edule 4	1A, clause 133(1)(c)	33				
	Inser	t after	clause 133(1)(b)—	34				
			(c) a register of persons who have applied for and been refused accreditation as accredited certificate providers.	35 36				
[85]	Sche	edule 4	IA, clause 134A	37				
	Inser	t after	clause 134—	38				
	134A	Regi	ster of persons refused accreditation as accredited certificate providers	39				
			The register of persons who have applied for and been refused accreditation as an accredited certificate provider must contain the following information about each person—	40 41 42				

			(a)	the name of the person and, if the person is a corporation, the corporation's ACN,	1
			(b)	the reasons the person's application was refused,	3
			(c)	other information required to be included in the register by this Part or the regulations.	
[86]	Sche	edule 4	4A, cla	ause 136A and Division 11A	6
	Inser	t after	clause	2136—	7
	136A	Infor	matio	n sharing	8
		(1)	shar exch	Scheme Administrator may enter into an arrangement (an <i>information ing arrangement</i>) with a relevant agency for the purposes of sharing or anging information about the following held by the Scheme inistrator or the agency—	9 10 11 12
			(a)	offences and alleged offences under this Part, including investigations,	13
			(b)	the administration of the peak demand reduction scheme,	14
			(c)	other matters of a type prescribed by the regulations.	15
		(2)		er an information sharing arrangement, the Scheme Administrator and the vant agency are, despite any other Act or law of the State, authorised—	16 17
			(a)	to request and receive information held by the other party to the arrangement, and	18 19
			(b)	to disclose information to the other party.	20
		(3)	In th	is clause—	21
			relev	vant agency means the following—	22
			(a)	a government sector agency within the meaning of the Government Sector Employment Act 2013,	23 24
			(b)	another person or body prescribed by the regulations.	25
	Division		11A	Compliance officers and penalty notices	26
	136B	Appointm		ent of compliance officers	27
		(1)		Scheme Administrator may, in accordance with any guidelines in force or this clause, appoint compliance officers for the purposes of this Part.	28 29
		(2)		Minister may, by written order, issue guidelines for the appointment of pliance officers.	30 31
		(3)		order must be published on the Scheme Administrator's website and takes et on—	32 33
			(a)	the day on which it is published, or	34
			(b)	a later day specified in the order.	35
	136C	Pow	ers of	compliance officers	36
		(1)	inves	powers of a compliance officer may be exercised for the purposes of stigating an accredited certificate provider's compliance with the wing—	37 38 39
			(a)	this Part,	40
			(b)	the regulations,	41
			(c)	the scheme rules,	42

		(d)	a condition of the provider's accreditation.	1			
	(2)	A compliance officer may at a reasonable time enter—					
		(a)	premises that are used in connection with an energy savings activity for which a certificate has been created, and	3 4			
		(b)	the principal place of business of an accredited certificate provider.	5			
	(3)		impliance officer may not enter a part of premises used only for residential oses without the permission of the occupier of the premises.	6 7			
	(4)	A compliance officer may, at premises lawfully entered, do anything that, in the opinion of the authorised officer, is necessary to be done for the purposes of the investigation, including the following—					
		(a)	examine and test plant or equipment on the premises,	11			
		(b)	take photographs, films, audio, video and other recordings,	12			
		(c)	take copies of records or documents on the premises,	13			
		(d)	seize anything that the authorised officer believes on reasonable grounds is connected with an offence under this Part.	14 15			
	(5)	A person must not hinder or obstruct a compliance officer in the exercise of a power.					
		Maxi	mum penalty—	18			
		(a)	in the case of a corporation—200 penalty units, or	19			
		(b)	for an individual—50 penalty units.	20			
	(6)		rson is not guilty of an offence under subclause (5) unless it is established he authorised officer identified themselves as a compliance officer.	21 22			
36D	Pena	enalty notices					
	(1)	A compliance officer may issue a penalty notice to a person if it appears to the officer that the person has committed a penalty notice offence.					
	(2)	A penalty notice offence is an offence in this Part, or a regulation under this Part, that is prescribed by the regulations as a penalty notice offence.					
	(3)	The <i>Fines Act 1996</i> applies to a penalty notice issued under this clause. Note. The <i>Fines Act 1996</i> provides that, if a person issued with a penalty notice does not wish to have the matter determined by a court, the person may pay the amount specified in the notice and is not liable to any further proceedings for the alleged offence.					
	(4)	amou excee	amount payable under a penalty notice issued under this clause is the ant prescribed for the alleged offence by the regulations, which must not ed the maximum amount of penalty that could be imposed for the offence court.	33 34 35 36			
	(5)		clause does not limit the operation of another provision of, or made under, or another Act relating to proceedings that may be taken for offences.	37 38			
Sche	dule 4	A, cla	use 137(2)	39			
Omit the subclause. Insert instead—							
	(2)		e may make provision for a matter by applying, adopting or incorporating rovisions of an Act or statutory rule or another publication as follows—	41 42			
		(a)	with or without modification,	43			
		(b)	as in force on a particular day or from time to time.	44			

[87]

136D

[88]	Schedule 4A, clause 139(5)						
	Insert after clause 139(4)—						
		(5)	to ur Adm Adm	rson who, under a scheme rule, is approved by the Scheme Administrator indertake a function and who is aggrieved by a decision of the Scheme inistrator to revoke the person's approval may apply to the Civil and inistrative Tribunal for an administrative review of the decision under the inistrative Decisions Review Act 1997.	3 4 5 6 7		
[89]	Sche	edule 4	4A, cla	nuse 140A	8		
	Insert after clause 140—						
	140A	140A Ancillary offences					
		(1)		clause applies to a person who, for an offence under this Part or the lations under this Part—	11 12		
			(a)	causes or permits another person to commit the offence, or	13		
			(b)	aids, abets, counsels or procures another person to commit the offence, or	14 15		
			(c)	conspires with another person to commit the offence.	16		
		(2)		erson to whom this clause applies is guilty of the offence and is liable to ame penalty applicable to an offence against the other provision.	17 18		
[90]	Schedule 4A, clause 141(3), definition of "protected person"						
	Inser	t at the	e end o	of the definition, paragraph (c)—	20		
				, or	21		
			(d)	a compliance officer.	22		
[91]	Sche	edule 4	4A, cla	nuse 142(1) and (1A)	23		
	Omit clause 142(1). Insert instead—						
	(1)		prepa	oon as practicable after 1 March in each year, the Scheme Regulator must are a report on the extent to which scheme participants have complied, or d to comply, with individual certificate targets during the previous year.	25 26 27		
		(1A)	The 1	report must be forwarded to the Minister on or before—	28		
			(a)	the date prescribed by the regulations, or	29		
			(b)	if the regulations do not prescribe a date—31 August in the same year.	30		
[92]	Sche	edule 4	4A, cla	ause 144A	31		
	Insert after clause 144—						
	144A Exch		nange	of information	33		
		(1)	Desp	oite another provision of this Act, the Scheme Administrator may keep the wing information—	34 35		
			(a)	information about offences or alleged offences under this Part,	36		
			(b)	information collected in the administration of this Act.	37		
		(2)		Scheme Administrator may give the information kept under this clause to ollowing—	38 39		

			(a)	a person or body undertaking functions, similar to those undertaken by the Scheme Administrator, in another State or Territory or for the Commonwealth,	1 2 3	
			(b)	a a government sector agency within the meaning of the <i>Government Sector Employment Act 2013</i> .	4 5	
[93]	Sche	edule 4	IA, cla	ause 147	6	
	Inser	t after	clause	146—	7	
	147	Term	ninatio	on of scheme—regulations	8	
		(1)	made	ermination of the scheme under clause 145 or 146, regulations may be about the effect of the termination on rights conferred or obligations used under this Part.	9 10 11	
		(2)	With	out limiting subclause (1), the regulations may—	12	
			(a)	prohibit scheme participants from carrying forward a shortfall, or part of a shortfall, for a year to the following year, and	13 14	
			(b)	specify other conditions that must be complied with following the termination.	15 16	
[94]	Sche	edule 6	Savi	ngs, transitional and other provisions	17	
	Inser	t at the	e end o	of the Schedule, with appropriate Part and clause numbering—	18	
	Part			ovisions consequent on enactment of Energy gislation Amendment Act 2021	19 20	
		Ener	gy sa	vings certificates	21	
			Act 2	dule 4A, clause 34, as amended by the Energy Legislation Amendment 2021, does not apply to an energy savings certificate created before the mencement of the amendment.	22 23 24	
[95]	Dicti	onary			25	
		-	finitio	ons of customer and distribution system.	26	
	Insert in alphabetical order—					
		•		omer includes the following—	28	
			(a)	a retail customer,	29	
			(b)	a regulated SAPS customer,	30	
			(c)	a wholesale customer.	31	
			cybe	r security direction—see section 94BA	32	
				r security incident means acts, events or circumstances involving, or y to involve, 1 or more of the following—	33 34	
			(a)	unauthorised access to computer data or a computer program,	35	
			(b)	unauthorised modification of computer data or a computer program,	36	
			(c)	unauthorised impairment of electronic communication to or from a computer,	37 38	
			(d)	unauthorised impairment of the availability, reliability, security or operation of a computer, computer data or a computer program.	39 40	
			distr	ibution system—see section 12A.	41	

regulated CADC austoman moons a norsen to whose promises a distributor	
regulated SAPS customer means a person to whose premises a distributor	1
conveys electricity from a regulated stand-alone power system.	2
regulated stand-alone power system has the same meaning as in the National	3
Electricity (NSW) Law.	4

Schedule 2		Amendment of Energy and Utilities Administration Act 1987 No 103						
[1]	Section 23 Definitions							
	Omit	the de	finitio	on of proclaimed form of energy. Insert in alphabetical order—	4			
				10 means the Australian Energy Market Operator Limited ACN 072 010	(!			
				r security incident means acts, events or circumstances involving, or y to involve, 1 or more of the following—	. 8			
			(a)	unauthorised access to computer data or a computer program,	9			
			(b)	unauthorised modification of computer data or a computer program,	10			
			(c)	unauthorised impairment of electronic communication to or from a computer,	1° 12			
			(d)	unauthorised impairment of the availability, reliability, security or operation of a computer, computer data or a computer program.	13 14			
				ared form of energy means a form of energy or energy resources specified order under section 24.	15 16			
				of energy or energy resources means a form of energy or energy arces other than electricity.	17 18			
			supp	ly includes the following—	19			
			(a)	distribution, provision, sale, storage and transport of energy or energy resources,	20 2			
			(b)	production or extraction of energy or energy resources.	22			
			use c	of energy includes consumption of energy.	23			
[2]	Secti	Sections 24–27A						
	Omit sections 24–27. Insert instead—							
	24	Decla	aratio	n of energy supply emergency	26			
		(1)		Premier may, by written order, declare an energy supply emergency if fied that—	27 28			
			(a)	the supply of a form of energy or energy resources to the State or part of the State is disrupted to a significant degree, or	29 30			
			(b)	the supply of a form of energy or energy resources to the State or part of the State is at risk of disruption to a significant degree, or	31 32			
			(c)	due to a cyber security incident the operations of a person that supplies a form of energy within the State—	33 34			
				(i) are disrupted to a significant degree, or	35			
				(ii) are at risk of disruption to a significant degree.	36			
		(2)	A de	claration under this section has effect from the date specified in the order.	37			
		(3)	A de	claration under this section remains in force—	38			
			(a)	for the period specified in the order, or	39			
			(b)	if the order does not specify a period in which the declaration remains in force—until revoked by the Premier by written order.	40 4			
		(4)	section	oon as practicable after making or revoking a declaration under this on, other than a declaration made because of a cyber security incident, the nier must arrange for the declaration or revocation to be—	42 43 44			

		(a)	made publicly available in the way the Premier considers appropriate, and	1 2				
		(b)	published in the Gazette.	3				
25	Direction during energy supply emergency							
	(1)	While a declaration under section 24(1)(a) or (b) is in force, the Minister may by order give directions the Minister considers reasonably necessary to respond to the energy supply emergency including directions for the following matters—						
		(a)	to control, direct, restrict or prohibit the supply or use of a declared form of energy, whether generally or for a purpose specified in the direction,	9 10				
		(b)	to direct a person who supplies a declared form of energy to supply it to a person specified in the direction,	11 12				
		(c)	to direct a person to comply with the terms and conditions determined by the Minister for the supply of a declared form of energy,	13 14				
		(d)	to direct a person to whom a declared form of energy is supplied to accept the declared form of energy,	15 16				
		(e)	other matters the Minister considers necessary to give effect to— (i) the declaration, or (ii) a recommendation made by a qualified person under section 28.	17 18 19				
	(2)	A dii	rection may—	20				
	(2)	(a)	operate throughout the whole of the State or in a specified part of the State, and	21 22				
		(b)	operate for a specified period, time or occasion, and	23				
		(c)	be of general operation or have limited operation according to a time, place, circumstance, condition or restriction specified in the direction, and	24 25 26				
		(d)	authorise a specified person to enter land or a building or structure, used for or in connection with the supply of the declared form of energy, and	27 28				
		(e)	authorise a specified person to take possession or control of or use property, a business or an undertaking used for or in connection with the supply of the declared form of energy.	29 30 31				
	(3)	3) A direction may be revoked by the Minister.						
	(4)	A direction or revocation of a direction—						
		(a)	must be published in the Gazette and on publication is taken to have been served on or brought to the notice of all persons concerned or affected by it, and	34 35 36				
		(b)	without affecting the application of paragraph (a)—may, if it applies to a specified person, be given to the person verbally or in writing.	37 38				
	(5)	If a direction or the revocation of a direction is given verbally under subsection (4)(b), written confirmation of the direction or revocation must be given to the person as soon as practicable.						
26	Cyber security directions							
	(1)	writt	le a declaration under section 24(1)(c) is in force, the Minister may, by en order, give a direction (a <i>cyber security direction</i>) to a person requiring person to take the action the Minister considers reasonably necessary to—	43 44 45				

		(a)	respond to the impact of the incident on the person's information technology systems, or	1 2
		(b)	prevent the incident having an impact on the person's information technology systems.	3 4
	(2)	Prem	Minister's written order under subsection (1) must include a copy of the nier's declaration of the energy supply emergency under which the cyber rity direction is given.	5 6 7
	(3)	A cy	ber security direction—	8
		(a)	has effect for the period specified in the direction, and	9
		(b)	may be varied or revoked by a subsequent direction under this section.	10
27	Requ	uireme	ent to provide information	11
	(1)		Minister may, by written notice (an <i>information notice</i>), require a person ovide information for 1 or more of the following purposes—	12 13
		(a)	to determine whether the supply of a form of energy or energy resources to the State or any part of the State has been, or is likely to be, disrupted to a significant degree,	14 15 16
		(b)	to determine whether there is, or is likely to be, a cyber security incident affecting the effective supply of a form of energy or energy resources to the State or any part of the State,	17 18 19
		(c)	to plan and prepare for the exercise of powers under this Part if the supply of a form of energy or energy resources is disrupted to a significant degree,	20 21 22
		(d)	the administration or execution of this Part.	23
	(2)		nout limitation, an information notice given to a person may require the on to provide the following information to the Minister—	24 25
		(a)	information about a cyber security incident that the Minister reasonably believes affects the person,	26 27
		(b)	the person's plan to respond to cyber security incidents,	28
		(c)	information about the actions the person has taken, or intends to take, in response to a cyber security incident.	29 30
	(3)	An i	nformation notice must specify—	31
		(a)	the way the information must be provided, and	32
		(b)	the reasonable time in which the information must be provided.	33
	(4)		nformation notice may be given whether or not a declaration of an energy ly emergency is in force.	34 35
	(5)	A pe	rson must not—	36
		(a)	without lawful excuse fail to comply with an information notice given to the person, or	37 38
		(b)	provide information, in purported compliance with an information notice, that is false or misleading in a material respect.	39 40
			imum penalty—	41
		(a)	for a corporation—2,000 penalty units, or	42
		(b)	for an individual—100 penalty units.	43
	(6)		Idition to service under section 43A, an information notice may be given person by—	44 45

			(a) email, to an email address specified by the person for the giving of information notices, or	1			
			(b) another method authorised by the regulations for the giving of information notices.	3			
	27A	Disc	closure of information provided to Minister	5			
		(1)	The Minister must not disclose information provided to the Minister under section 27 except—	6 7			
			(a) with the consent of the person who provided the information, or	8			
			(b) if the Minister is satisfied that the information is not confidential in nature, or	9 10			
			(c) in connection with the administration or execution of this Act, or	11			
			(d) to AEMO, or	12			
			(e) to a person prescribed by the regulations for the purposes of this section, or	13 14			
			(f) in accordance with a requirement under an Act or law.	15			
		(2)	The Minister may give a direction to a person to whom the Minister has given information under subsection (1) prohibiting or restricting the person from disclosing the information if the Minister is satisfied that it is appropriate to give the direction because of the confidential nature of the information.	16 17 18 19			
		(3)	A person must comply with a direction given to the person under subsection (2).	20 21			
			Maximum penalty—	22			
			(a) for a corporation—2,000 penalty units, or	23			
			(b) for an individual—100 penalty units.	24			
[3]	Sect	ion 28	Appointment of qualified person to investigate certain industrial matters	25			
	Omi	t "an o	order is in force under section 26" from section 28(2).	26			
	Inser	t inste	ead "a declaration is in force under section 24".	27			
[4]	Section 28(2)(a)–(c)						
	Omit the paragraphs. Insert instead—						
			(a) the supply of a declared form of energy,	30			
			(b) persons engaged in the supply of a declared form of energy,	31			
			(c) the use of a declared form of energy.	32			
[5]	Sect	ion 28	3(3)	33			
	Omi	t "orde	er under section 26". Insert instead "declaration under section 24".	34			
[6]	Sect	ions 2	29 and 30	35			
	Omi	t the se	ections. Insert instead—	36			
	29	Disr	uption of supply	37			
		(1)	If a person is convicted of failing to comply with a direction given by the Minister under section 25, the Minister may direct the person to discontinue the supply of the declared form of energy.	38 39 40			
		(2)	A direction under subsection (1) ceases to have effect—	41			

			(a) on the date determined by the Minister, or	1			
			(b) when the relevant direction made by the Minister under section 25 ceases to have effect.	2			
	30	Failu	ure to comply with Minister's direction	4			
			A person must not fail to comply with a direction given by the Minister under section 25, 26 or 29.	5 6			
			Maximum penalty—	7			
			(a) for a corporation—2,000 penalty units, or	8			
			(b) for an individual—100 penalty units.	9			
[7]	Sect	ion 32	Prunctions of inspectors	10			
	Omi	t section	on 32(1). Insert instead—	11			
		(1)	The functions of an inspector under this section may be exercised only—	12			
			(a) if a declaration of an energy supply emergency is in force under section 24, and	13 14			
			(b) for the form of energy specified in the declaration.	15			
[8]	Sect	ion 33	Obstruction etc of inspectors	16			
	Omi	t the pe	enalty provision from section 33(1). Insert instead—	17			
			Maximum penalty—	18			
			(a) for a corporation—200 penalty units, or	19			
			(b) for an individual—50 penalty units.	20			
[9]	Section 34H Payments out of Climate Change Fund						
	Omi	t "hydı	rogen energy" wherever occurring in section 34H(1)(d1)(i) and (ii).	22			
	Inser	t inste	ad "hydrogen".	23			
[10]	Section 34N						
	Inser	Insert after section 34M—					
	34N	IN Exemptions for electricity used by green hydrogen producers					
		(1)	A licensed distributor to which a contributions order applies must not recover charges from a person who buys electricity exempted under this section for the purpose of paying the annual contributions under a contributions order.	27 28 29			
		(2)	The Minister may, by order published in the Gazette, grant an exemption for electricity—	30 31			
			(a) used by a specified person or class of persons, or	32			
			(b) used in connection with a specified activity or class of activities.	33			
		(3)	The Minister may grant an exemption for electricity only if satisfied that the electricity is used to produce green hydrogen.	34 35			
		(4)	An exemption must specify whether it is a full or partial exemption.	36			
		(5)	If an exemption is a partial exemption, the order granting the exemption must specify, as a percentage or otherwise, the proportion of the electricity used by the person or class of persons, or in connection with the activity or class of activities, that is exempt.	37 38 39 40			

(6)	The	regulations may provide for—	1
	(a)	the making of an application for an exemption, including the matters required to be addressed or included in an application, and	2
	(b)	the matters the Minister must consider in determining whether to grant an exemption.	4 5
(7)		regulations may make further provision in relation to whether electricity ken to be used to produce green hydrogen.	6 7
(8)	elect	ect to the regulations, the Minister may determine the basis on which ricity is taken to be used to produce green hydrogen for the purposes of section.	8 9 10
(9)		is section— n hydrogen means hydrogen produced using renewable energy.	11
	gree	n nyurogen means nyurogen produced using renewable energy.	12

Scl	nedule 3	Amendment of Forestry Act 2012 No 96	1			
[1]	Section 3 I	Section 3 Definitions				
	Insert in alp	shabetical order in section 3(1)—	3			
		renewable energy infrastructure means infrastructure for the generation and	4			
		storage of energy from renewable sources, and includes associated transmission and distribution infrastructure.	6			
[2]	Section 59	Objectives of land manager of forestry area	7			
	Insert after section 59(1)—					
	(1A)	If the Corporation is the land manager of a forestry area used for forestry operations with trees of exotic coniferous species, the Corporation may facilitate the construction and operation of renewable energy infrastructure in the forestry area.	9 10 11 12			
[3]	Section 60 Forest permits for non-forestry uses					
	Omit section 60(1). Insert instead—					
	(1)	The land manager of a forestry area may, on payment of the fee determined by the land manager, issue a forest permit authorising the holder of the permit to use the area for—	15 16 17			
		(a) the purposes specified in the permit, including recreational, sporting or commercial activities, and	18 19			
		(b) if the area is used for forestry operations with trees of exotic coniferous species—the construction and operation of renewable energy infrastructure.	20 21 22			

Scl	nedule 4	Amendment of Gas Supply Act 1996 No 38	1
[1]	Section	5 Prohibition of unauthorised gas reticulation	2
	Omit the	penalty provision from section 5(1).	3
	Insert ins	tead—	4
		Maximum penalty—5,000 penalty units.	5
[2]	Section 9	Determination of applications	6
	Omit sec	tion 9(1). Insert instead—	7
	(1)	The Minister may determine an application for an authorisation by—	8
		(a) granting the application, or	9
		(b) granting the application with the modifications the Minister considers appropriate, or	10 11
		(c) refusing the application.	12
	(1A)	The Minister may determine an application for the transfer of an authorisation by—	13 14
		(a) granting the application, or	15
		(b) refusing the application.	16
	(1B)	When granting an application under subsection (1), with or without modifications, or subsection (1A), the Minister may impose conditions under section 11(1)(b).	17 18 19
[3]	Section	13	20
	Omit the	section. Insert instead—	21
	13 En	forcement of authorisations by the Minister	22
	(1)	If the Minister is satisfied that the holder of an authorisation has knowingly contravened a requirement of this Act, the regulations or the conditions of the authorisation, the Minister may do 1 or more of the following—	23 24 25
		(a) impose a monetary penalty not exceeding \$250,000 on the holder of the authorisation,	26 27
		(b) if the holder of the authorisation is a corporation, impose a monetary penalty not exceeding \$50,000 on a person who is a director of or concerned in the management of the corporation, but only if the Minister is satisfied that the person knowingly authorised or permitted the contravention,	28 29 30 31 32
		(c) cancel the authorisation.	33
	(2)	Nothing in this section prevents an authorisation from being cancelled at the request of the authorisation holder.	34 35
[4]	Section	13A Enforcement of authorisations by Tribunal	36
	Omit "\$1	0,000" from section 13A(6). Insert instead "\$20,000".	37
[5]	Section	15	38
	Omit the	section. Insert instead—	39

	15 Aı	nual au	thorisation fees	1
	(1		a condition of an authorisation that the holder of the authorisation must an annual authorisation fee determined by the Minister.	2
	(2		annual authorisation fee must be paid by the holder of the authorisation by date and in the way specified by the Minister by written notice to the er.	4 5 6
[6]	Section	34 Prohi	ibition of unlicensed distribution of LPG and other gases	7
	Omit the	penalty	provision. Insert instead—	8
		Max	imum penalty—5,000 penalty units.	9
[7]	Section	38 Deter	rmination of applications	10
	Omit sec	tion 38(1	1). Insert instead—	11
	(1) The	Minister may determine an application for a licence by—	12
		(a)	granting the application, or	13
		(b)	granting the application with the modifications the Minister considers appropriate, or	14 15
		(c)	refusing the application.	16
	(1A	,	Minister may determine an application for the transfer of a licence by—	17
		(a)	granting the application, or	18
	(17)	(b)	refusing the application.	19
	(1B	mod	on granting an application under subsection (1) , with or without ifications, or subsection $(1A)$, the Minister may impose conditions under on $40(1)(b)$.	20 21 22
[8]	Section	42		23
	Omit the	section.	Insert instead—	24
	42 Er	forceme	ent of licences by the Minister	25
	(1	conti	ne Minister is satisfied that the holder of a licence has knowingly ravened a requirement of this Act, the regulations or the conditions of the ace, the Minister may do 1 or more of the following—	26 27 28
		(a)	impose a monetary penalty not exceeding \$250,000 on the holder of the licence,	29 30
		(b)	if the licence holder is a corporation—impose a monetary penalty not exceeding \$50,000 on a person who is a director of or concerned in the management of the corporation, but only if the Minister is satisfied that the person knowingly authorised or permitted the contravention,	31 32 33 34
		(c)	cancel the licence.	35
	(2) Noth of th	ning in this section prevents a licence from being cancelled at the request e licence holder.	36 37
[9]	Section	42A Enf	orcement of licences by Tribunal	38
_	Omit "\$	0,000" f	From section 42A(6). Insert instead "\$20,000".	39
[10]	Section	44		40
	Omit the	section.	Insert instead—	41

	44	Annual licence fees					
		(1)	It is a condition of a licence that the holder of the licence must pay an annual licence fee determined by the Minister.	3			
		(2)	The annual licence fee must be paid by the holder of the licence by the date and in the way specified by the Minister by written notice to the holder.	5			
[11]	Sect	ions 5	0-50AB	6			
	Omi	t section 50. Insert instead—					
	50	Obstruction of gas works					
		(1)	This section applies if a network operator has reasonable cause to believe that—	10			
			(a) a structure or thing situated in, on or near the operator's gas works is destroying, damaging or interfering with the gas works, or	11 12			
			(b) there is a material risk that a structure or thing situated in, on or near the operator's gas works could destroy, cause damage to, or interfere with the gas works.	13 14 15			
		(2)	The network operator may—	16			
			(a) give written notice to the person having control of the structure or thing requiring the person to modify or remove the structure or thing, or	17 18			
			(b) in an emergency—	19			
			(i) modify or remove the structure or thing itself, or(ii) move the gas works away from the structure or thing.	20			
		(3)	. ,	21			
		(3)	A notice under subsection (2)(a)— (a) must specify—	22 23			
			(i) the work to be carried out, and	24			
			(ii) a reasonable time within which the work must be carried out, and	25			
			(b) may allow the person to elect to have the network operator move the gas works away from the structure or thing.	26 27			
		(4)	If a person given a notice under subsection (2)(a) fails to carry out the work in accordance with the notice, the network operator may carry out the work.	28 29			
		(5)	A network operator may apply for an injunction to prevent a structure or thing being placed in, on or near the operator's gas works.	30 31			
5	OAA	Responsibility to pay for removing obstruction of gas works					
		(1)	Work undertaken by the person having control of the structure or thing in accordance with a notice given under section 50(2)(a) must be carried out at the expense of the person.	33 34 35			
		(2)	If the network operator carries out work under section 50(4) or following an election under section 50(3)(b), the cost of carrying out the work and repairing any damage caused to the operator's gas works by the structure or thing may be recovered by the operator in a court of competent jurisdiction as a debt owing to the operator by the person in control of the structure or thing.	36 37 38 39 40			
		(3)	Despite subsection (2), a network operator may not recover costs associated with work carried out under section 50—	41 42			
			(a) if the structure or thing was—	43			

				(i)	lawfully placed or constructed before the installation of the gas works, or	1 2
				(ii)	placed or constructed with the consent of the network operator, or	3
			(b)	if the situa dama	work was undertaken due to a material risk that a structure or thing ted in, on or near the operator's gas works could destroy, cause age to, or interfere with those works, and the structure or thing was ally placed or constructed—	4 5 6 7
				(a)	after the installation of the gas works, and	8
				(b)	before the commencement of section 50(1)(b) as inserted by the <i>Energy Legislation Amendment Act 2021</i> .	9 10
5	0AB	Resp	onsib	oility to	pay for repairs to gas works	11
		(1)	costs		sued with a notice under section 50(2)(a) must pay the reasonable red by the network operator to repair damage to the gas works	12 13 14
			(a)	the s	tructure or thing, and	15
			(b)	the r	emoval or modification of the structure or thing.	16
		(2)	a str pay t	ucture the reas	k operator takes action under section 50(2)(b) to modify or remove or thing, the person having control of the structure or thing must sonable costs incurred by the network operator to repair damage to eks caused by the structure or thing.	17 18 19 20
		(3)			osections (1) and (2), a network operator may not recover the cost g damage to the operator's gas works—	21 22
			(a)	if the	e structure or thing was—	23
				(i)	lawfully placed or constructed before the installation of the gas works, or	24 25
				(ii)	placed or constructed with the consent of the network operator, or	26
			(b)	situa dama	e work is undertaken due to a material risk that a structure or thing ted in, on or near the operator's gas works could destroy, cause age to, or interfere with those works, and the structure or thing was ully placed or constructed—	27 28 29 30
				(a)	after the installation of the gas works, and	31
				(b)	before the commencement of section 50(1)(b) as inserted by the <i>Energy Legislation Amendment Act 2021</i> .	32 33
		(4)	cour	t of co	bayable under this section may be recovered by the operator in a support of the structure or thing.	34 35 36
[12]	Sect	ions 6	5, 67,	68, 69	, 70 and 71	37
	Omit	the pe	enalty	provisi	on wherever occurring.	38
	Inser	t inste	ad—			39
			Max	imum j	penalty—	40
			(a)	for a	corporation—2,000 penalty units, or	41
			(b)	for a	n individual—100 penalty units.	42
[13]	Sect	ion 72	Obst	ruction	n of inspectors	43
	Omit	the pe	enalty	provisi	ion.	44
	Inser	t instea	ad—			45

			Max	imum penalty—	1		
			(a)	for a corporation—500 penalty units, or	2		
			(b)	for an individual—50 penalty units.	3		
[14]	Sect	ion 72	Α		4		
	Inser	t after	sectio	n 72—	5		
	72A	Cybe	er sec	urity requirements	6		
		(1)	The	regulations may make provision for the following—	7		
			(a)	the adoption and implementation by a network operator of policies and procedures for managing cyber security risks and responding to cyber security incidents,	8 9 10		
			(b)	the external review and accreditation of a network operator's policies and procedures for managing cyber security risks and responding to cyber security incidents.	11 12 13		
		(2)		nout limiting subsection (1), the regulations may require a network ator's policies and procedures to address the following matters—	14 15		
			(a)	notifying the Secretary of cyber security incidents,	16		
			(b)	the process for auditing the network operator's implementation and compliance with the policies and procedures, including reporting the audit result to the Secretary.	17 18 19		
[15]	Section 76A						
	Insert after section 76—						
	76A	Cybe	er sec	urity directions	22		
		(1)	dire	Minister may, by written order, give a direction (a <i>cyber security ction</i>) to a network operator requiring the operator to take the action the ister considers reasonably necessary to—	23 24 25		
			(a)	respond to the impact of a cyber security incident on the operator's information technology systems, or	26 27		
			(b)	prevent a cyber security incident having an impact on the operator's information technology systems.	28 29		
		(2)		ppy of the Minister's written order under subsection (1) must be given to network operator to whom the direction applies.	30 31		
		(3)	A cy	ber security direction—	32		
			(a)	operates for the period specified in the direction, and	33		
			(b)	may be varied or revoked by a subsequent direction under this section.	34		
		(4)	_	erson given a cyber security direction must comply with the direction. imum penalty—	35 36		
			(a)	in the case of a corporation—2,000 penalty units, or	37		
			(b)	for an individual—100 penalty units.	38		
[16]	Sect	Section 83 Regulations					
	Omi	t sectio	n 83(6	6). Insert instead—	40		
		(6)	A		4.4		
		(6)	A re	gulation may create an offence punishable by a penalty not exceeding—	41		

		(b)	for an individual—5,000 penalty units.	1				
[17]	Schedule	2 Savii	ngs, transitional and other provisions	2				
	Insert at th	e end o	of the Schedule, with appropriate Part and clause numbering—	3				
	Part	visions consequent on enactment of Energy	4					
		Leg	gislation Amendment Act 2021	5				
	Defi	Definition						
		In th	is Part—	7				
		amei	nding Act means the Energy Legislation Amendment Act 2021.	8				
	Арр	licatio	ns for authorisation or transfer of authorisation	9				
		autho	ion 9, as amended by the amending Act, applies to an application for an orisation or transfer of an authorisation made, but not finally determined, re the commencement of the amendment.	10 11 12				
	Applications for licence or transfer of licence							
		licen	ion 38, as amended by the amending Act, applies to an application for a acc or transfer of a licence made, but not finally determined, before the mencement of the amendment.	14 15 16				
[18]	Dictionary							
	Omit the d	efinitio	on of <i>natural gas</i> .	18				
	Insert in alphabetical order—							
			r security incident means acts, events or circumstances involving, or y to involve, 1 or more of the following—	20 21				
		(a)	unauthorised access to computer data or a computer program,	22				
		(b)	unauthorised modification of computer data or a computer program,	23				
		(c)	unauthorised impairment of electronic communication to or from a computer,	24 25				
		(d)	unauthorised impairment of the availability, reliability, security or operation of a computer, computer data or a computer program.	26 27				
			<i>ral gas</i> means a substance prescribed by the regulations for the purposes is definition.	28 29				

Sch	nedule 5	Amendment of Pipelines Act 1967 No 90	1				
[1]	Section 3 E	Definitions	2				
	Insert in alp	habetical order in section 3(1)—	3				
		cyber security incident means acts, events or circumstances involving, or likely to involve, 1 or more of the following—	4 5				
		(a) unauthorised access to computer data or a computer program,	6				
		(b) unauthorised modification of computer data or a computer program,	7				
		(c) unauthorised impairment of electronic communication to or from a computer,	8				
		(d) unauthorised impairment of the availability, reliability, security or operation of a computer, computer data or a computer program.	10 11				
[2]	Section 5A	Minister may require certain pipelines to be licensed	12				
	Omit section	n 5A(3). Insert instead—	13				
	(3)	An order under subsection (2) takes effect on—	14				
		(i) the date specified in the order, or	15				
		(ii) if the order does not specify a date—the date the order is published in the Gazette.	16 17				
[3]	Sections 5B(3), 48(2) and 49(2)						
	Omit the pe	nalty provision wherever occurring.	19				
	Insert instead—						
		Maximum penalty—	21				
		(a) for a corporation—2,000 penalty units, or	22				
		(b) for an individual—400 penalty units.	23				
[4]	Sections 1	1, 26 and 27	24				
	Omit the pe	nalty provision wherever occurring.	25				
	Insert instea	ud—	26				
		Maximum penalty—	27				
		(a) for a corporation—2,000 penalty units, or	28				
		(b) for an individual—400 penalty units.	29				
[5]	Section 15	Conditions of licence	30				
	Omit section	n 15(1). Insert instead—	31				
	(1)	A licence is subject to the following conditions—	32				
		(a) the conditions imposed by this Act and the regulations,	33				
		(b) conditions, not inconsistent with conditions imposed under paragraph (a), imposed on the licence by the Minister.	34 35				
[6]	Sections 1	6–16B	36				
	Insert after	section 15—	37				
	16 Cybe	r security requirements	38				
	(1)	The regulations may make provision for the following—	39				

		(a)	the adoption and implementation by a licensee of policies and procedures for managing cyber security risks and responding to cyber security incidents,	1 2 3
		(b)	the external review and accreditation of a licensee's policies and procedures for managing cyber security risks and responding to cyber security incidents.	5 6
	(2)	Without limiting subsection (1), the regulations may require a licensee's policies and procedures to address the following matters—		
		(a)	notifying the Secretary of cyber security incidents,	9
		(b)	the process for auditing the licensee's implementation and compliance with the policies and procedures, including reporting the audit result to the Secretary.	10 11 12
16A	Cybe	er sec	urity directions	13
	(1)	direc	Minister may, by written order, give a direction (a <i>cyber security ction</i>) to a licensee requiring the licensee to take action the Minister iders reasonably necessary to—	14 15 16
		(a)	respond to the impact of a cyber security incident on the licensee's information technology systems, or	17 18
		(b)	prevent a cyber security incident having an impact on the licensee's information technology systems.	19 20
	(2)	A cy	ber security direction—	21
		(a)	has effect for the period specified in the direction, and	22
		(b)	may be varied or revoked by a subsequent direction under this section.	23
	(3)	•	rson given a cyber security direction must comply with the direction. imum penalty—	24 25
		(a)	for a corporation—2,000 penalty units, or	26
		(b)	for an individual—100 penalty units.	27
16B	Lice	nce co	onditions—cyber security	28
		It is	a condition of a licence that the licensee must—	29
		(a)	adopt and implement policies and procedures that comply with the regulations made under section 16, and	30 31
		(b)	comply with a cyber security direction given under section 16A.	32
Sect	ion 20	Plan	to be lodged with Registrar-General	33
Regi	strar-G	eneral	he instrument specify the charges and expenses incurred by the lin relation to the registration of the plan and the recording of the a section 20(2)(b).	34 35 36
Sect	ion 21	A Exti	inguishment of easements etc after variation of licence area	37
Omit	"10 p	enalty	units" from the penalty provision in section 21A(3).	38
Inser	t instea	ad "20	penalty units".	39
Sect	ion 23	Direc	tions as to the conveyance of substances	40
			provision from section 23(6). Insert instead—	41
	1	•	imum penalty—	42

[7]

[8]

[9]

	(a) for a corporation—1,000 penalty units, or	1				
	(b) for an individual—200 penalty units.	2				
[10]	Section 24 Ceasing to operate pipeline	3				
	Omit the penalty provision from section 24(1). Insert instead—					
	Maximum penalty—	5				
	(a) for a corporation—1,000 penalty units, or	6				
	(b) for an individual—200 penalty units.	7				
[11]	Sections 28(3) and 35(4)	8				
	Omit "40 penalty units" wherever occurring. Insert instead "\$250,000".	9				
[12]	Section 31B Evidence at inquiry	10				
	Omit the penalty provision wherever occurring in section 31B(3) and (4). Insert instead—	11				
	Maximum penalty—	12				
	(a) for a corporation—2,000 penalty units, or	13				
	(b) for an individual—400 penalty units.	14				
[13]	Section 37 Licence fees	15				
	Omit section 37(1). Insert instead—	16				
	(1) It is a condition of a licence that the licensee must pay an annual licence fee determined by the Minister.	17 18				
[14]	Section 46 True consideration to be shown	19				
	Omit the penalty provision. Insert instead—	20				
	Maximum penalty—	21				
	(a) for a corporation—2,000 penalty units, or	22				
	(b) for an individual—400 penalty units.	23				
[15]	Section 59 Inspectors	24				
	Omit "2 penalty units" from section 59(3). Insert instead "10 penalty units".	25				
[16]	Section 60A Stop notices	26				
	Omit the penalty provision. Insert instead—	27				
	Maximum penalty—	28				
	(a) for a corporation—150 penalty units, or	29				
	(b) for an individual—30 penalty units.	30				
[17]	Section 68 Prosecution of offences	31				
	Omit section 68(1) and (2). Insert instead—					
	(1) This section applies to the following offences under this Act—	33				
	(a) an offence punishable by a maximum fine of—	34				
	(i) for a corporation—more than 100 penalty units, or	35				
	(ii) for an individual—more than 50 penalty units,	36				
	(b) an offence punishable by a fine for each day on which the offence continues.	37 38				

	(2)	The maximum fine the Local Court may impose for an offence to which this section applies is—	1 2		
		(a) for a corporation—100 penalty units, or	3		
		(b) for an individual—50 penalty units.	4		
[18]	Section 69 Regulations				
	Omit section 69(2). Insert instead—				
	(2)	The regulations may create an offence punishable by a penalty not exceeding—	7 8		
		(a) for a corporation—10,000 penalty units or 10,000 penalty units for each day on which the offence occurs, or	9 10		
		(b) for an individual—5,000 penalty units or 5,000 penalty units for each day on which the offence occurs.	11 12		