

New South Wales

# **Public Interest Disclosures Bill 2021**

### **Explanatory note**

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

#### Overview of Bill

The objects of this Bill are to provide for the protection of persons who make public interest disclosures and to provide for making and dealing with the disclosures.

This Bill has been prepared in response to—

- (a) the *Review of the Public Interest Disclosures Act 1994*, dated October 2017, by the Committee on the Ombudsman, the Law Enforcement Conduct Commission and the Crime Commission, and
- (b) the Report on the inquiry into protections for people who make voluntary disclosures to the Independent Commission Against Corruption, dated November 2017, by the Joint Committee on the Independent Commission Against Corruption.

This Bill repeals and replaces the Public Interest Disclosures Act 1994. In particular, this Bill—

- (a) defines the categories of public interest disclosure, and
- (b) specifies conditions under which a disclosure is a voluntary public interest disclosure, and
- (c) enables a public official to make a voluntary public interest disclosure to an agency whether or not the agency has jurisdiction to investigate the disclosure, and
- (d) makes it an offence to take detrimental action against a person based on the suspicion, belief or awareness the person, or another person, has made a public interest disclosure, and
- (e) protects persons who make public interest disclosures from detriment and liability in relation to the making of the disclosures, and

- (f) requires agencies to adopt policies specifying their procedures for dealing with voluntary public interest disclosures, and
- (g) requires agencies to carry out training in relation to the public interest disclosure scheme, and
- (h) specifies how agencies are to deal with voluntary public interest disclosures and respond to findings of serious wrongdoing or other misconduct, and
- (i) requires agencies to provide the Ombudsman with an annual return about the public interest disclosures they receive.

This Bill also amends certain other Acts to align the protections in this Bill with the protections available under the other Acts to persons who make voluntary disclosures in the public interest or otherwise assist agencies authorised under the other Acts to investigate wrongdoing or misconduct. In particular, this Bill amends protections available under—

- (a) the Independent Commission Against Corruption Act 1988, and
- (b) the Ombudsman Act 1974, and
- (c) the Law Enforcement Conduct Commission Act 2016.

This Bill makes consequential and related amendments to other Acts and instruments.

### Outline of provisions

#### Part 1 Introduction

Part 1 contains introductory provisions.

Part 1, Division 1 contains preliminary machinery provisions that—

- (a) set out the name, also called the short title, of the proposed Act, and
- (b) provide that the proposed Act commences on the day that is 18 months after the date of assent, or an earlier day or days to be appointed by proclamation, and
- (c) set out the objects of the proposed Act, and
- (d) provide that the proposed Act binds the Crown, and
- (e) provide that the Dictionary in Schedule 2 of the proposed Act defines words used in the proposed Act, and
- (f) set out the responsibilities of the head of an agency in relation to functions conferred or imposed on the agency by the proposed Act.

Part 1, Division 2 sets out the relationship between the proposed Act and other Acts and laws.

#### Clause 7 provides that—

- (a) the obligations, protections and remedies arising under the proposed Act in relation to a matter are additional to the obligations, protections and remedies arising under another Act or law in relation to the matter, and
- (b) the proposed Act, with a specified exception, does not confer powers to deal with public interest disclosures, and
- (c) the proposed Act prevails, with specified exceptions, to the extent of an inconsistency with another Act or law.

Clauses 8 and 9 provide that the provisions of another Act or law, to the extent that they deal with legal professional privilege and the privilege against self-incrimination in specified ways, prevail over inconsistent provisions of the proposed Act. The proposed sections ensure the proposed Act will not affect the availability of the privileges under other Acts or laws under which persons may be compelled to provide information.

Clause 10 provides that the proposed Act does not affect the availability of public interest immunity claims, but is subject to provisions of other Acts or laws affecting the availability of public interest immunity claims.

Clause 11 provides that certain provisions of other Acts dealing with powers of compulsion and entry prevail over inconsistent provisions of the proposed Act.

Clause 12 excludes agencies, within the meaning of the proposed Act, in relation to the *Corporations Act 2001* of the Commonwealth, section 1317AAB, ensuring an agency will not be a regulated entity under that Act, Part 9.4AAA.

Part 1, Division 3 defines key terms, other than *public interest disclosure*, used in the proposed Act.

Clause 13 defines *serious wrongdoing* as corrupt conduct, a government information contravention, a local government pecuniary interest contravention, serious maladministration, a privacy contravention or a serious and substantial waste of public money. The categories of serious wrongdoing are further defined in the Dictionary.

Clauses 14–17 respectively define *public official*, *manager* of a public official, *agency* and *head* of an agency. The proposed sections include a power for the regulations to declare—

- (a) additional persons or bodies to be, or not to be, public officials or agencies, and
- (b) a specified agency to be part of and included in another specified agency, and not to be a separate agency, for the purposes of the proposed Act or specified provisions of the proposed Act.

Clause 18 defines a *disclosure officer* for an agency as a person responsible for receiving voluntary public interest disclosures on behalf of the agency. The disclosure officers for an agency include the head of the agency and persons, or members of a class of persons, specified in the agency's public interest disclosure policy as persons responsible for receiving voluntary public interest disclosures on behalf of the agency.

Clause 19 defines an *integrity agency* as 1 of certain persons or bodies with jurisdiction under other Acts or laws to investigate a category or categories of serious wrongdoing. The proposed section includes a power for the regulations to declare additional persons or bodies to be integrity agencies.

Clause 20 specifies the relationships between certain key terms used in the proposed Act. In particular, the proposed section sets out—

- (a) when a disclosure is *about* serious wrongdoing, and
- (b) when a disclosure *relates to* an agency, and
- (c) when a public official is *associated with* an agency.

#### Part 2 Public interest disclosures

Part 2, Division 1 sets out the categories of *public interest disclosure*.

Clause 21 divides public interest disclosures into voluntary public interest disclosures, witness public interest disclosures and mandatory public interest disclosures.

Clause 22 defines a *witness public interest disclosure* as a disclosure of information, in an investigation of serious wrongdoing, at the request of or in response to a requirement of a person or agency investigating the serious wrongdoing. However, a disclosure is not a witness public interest disclosure if it is a mandatory public interest disclosure.

Clause 23 defines a *mandatory public interest disclosure* as a disclosure about serious wrongdoing made by a public official carrying out the official's ordinary duties or under a legal obligation.

Part 2, Division 2 deals with voluntary public interest disclosures.

Clause 24 defines a *voluntary public interest disclosure* as a disclosure that complies with the conditions in proposed sections 25–27 or is deemed to be a voluntary public interest disclosure under proposed section 29. The proposed section also provides that a disclosure may be a voluntary public interest disclosure whether or not it is made orally, anonymously or with reference to the proposed Act, and that a disclosure is not a voluntary public interest disclosure if

it is a witness public interest disclosure or a mandatory public interest disclosure or if it is made orally to a Minister or a member of a Minister's staff.

Clause 25 imposes the condition that the disclosure be made by a public official who is not a member of Parliament.

Clause 26 imposes the condition that the maker of the disclosure honestly, and on reasonable grounds, believes the disclosure shows or tends to show serious wrongdoing. The proposed section also excludes certain disclosures relating to disagreements with government policy or personal grievances.

Clause 27 imposes the condition that the disclosure be made to 1 or more specified recipients, including heads of agencies and other disclosure officers for agencies.

Clause 28 imposes the following additional conditions where the recipient of the disclosure is a member of Parliament or a journalist—

- (a) the disclosure must be substantially true,
- (b) the maker of the disclosure must have previously made substantially the same voluntary public interest disclosure (the *previous disclosure*) to 1 or more specified recipients,
- (c) the previous disclosure must not have been anonymous,
- (d) the maker of the previous disclosure must not have waived, in writing, the right to receive information under the proposed Act in relation to the previous disclosure,
- (e) the maker of the previous disclosure must not have received specified information within specified time frames about how the previous disclosure has been dealt with, or must have been notified of a decision not to deal with, or to cease dealing with, the previous disclosure.

Clause 29 specifies conditions under which the head of an agency may determine a disclosure is a voluntary public interest disclosure even if the disclosure would not otherwise be a voluntary public interest disclosure. The proposed section also specifies conditions under which the determination may be revoked.

#### Part 3 Protections

**Part 3** deals with the protection of persons who make public interest disclosures from detriment and liability.

Part 3, Division 1 contains provisions applying generally to the proposed Part.

Clause 30 provides that the proposed Part applies to a public interest disclosure from the time the disclosure is first made.

Clause 31 provides that the protections in the proposed Part do not prevent certain action, referred to as *reasonable management action*, from being taken in relation to public officials.

Part 3, Division 2 contains provisions relating to detrimental action.

Clause 32 defines *detriment* to a person as disadvantage to the person, including injury, damage to property or reputation, harassment, unfavourable workplace treatment, discrimination and disciplinary action. The proposed section also defines *detrimental action* against a person as an act or omission causing, comprising, involving or encouraging detriment or the threat of detriment to the person.

Clause 33 makes it an indictable offence, referred to in the proposed Act as a *detrimental action offence*, to take detrimental action against a person while suspecting, believing or being aware that the person, or another person, has made, may have made, may make or proposes to make a public interest disclosure if the suspicion, belief or awareness is a contributing factor to the taking of the detrimental action.

Clause 34 requires agencies to refer information relating to detrimental action offences, including allegations and evidence, to specified persons and bodies.

Clause 35 makes a person who takes detrimental action against another person, in the circumstances specified in proposed section 33, liable in damages for injury, damage or loss suffered as a result. The damages may include damages in the nature of exemplary damages.

Clause 36 specifies additional orders a court may make if satisfied the damages are recoverable in circumstances where the detrimental action was taken in connection with the person's position or role as an employee.

Clause 37 enables specified persons and bodies to apply to the Supreme Court for an injunction relating to the commission or possible commission of a detrimental action offence.

Clause 38 provides, with specified exceptions, that a person who institutes proceedings for damages or an injunction under the proposed Division is not liable to pay costs incurred by another party to the proceedings.

Clause 39 provides that a person may institute proceedings for damages or an injunction under the proposed Division even if no prosecution has been brought in relation to the relevant detrimental action or the person against whom the proceedings are instituted has been acquitted of a detrimental action offence on the same, or substantially the same, facts relied on in the proceedings.

Part 3, Division 3 contains provisions dealing with civil and criminal liability.

Clause 40 provides that a person who makes a public interest disclosure does not incur civil or criminal liability, and is not liable to disciplinary action, in relation to the making of the disclosure. The proposed section applies to witness public interest disclosures only to the extent that the information disclosed is relevant or constitutes an independent disclosure showing or tending to show serious wrongdoing.

Clause 41 provides that a person who makes a self-incriminating public interest disclosure is not generally protected against liability for the person's past conduct. The proposed section also enables the Attorney General to give the person an undertaking that the disclosure or the fact of the disclosure will not be used in evidence against the person, other than in proceedings relating to the falsity of the disclosure.

### Part 4 Public interest disclosure policies

Part 4 deals with public interest disclosure policies.

Clause 42 makes it mandatory for an agency to have a public interest disclosure policy.

Clause 43 requires an agency's public interest disclosure policy to specify the agency's procedures for dealing with voluntary public interest disclosures, minimising the risk of detrimental action being taken as a result of voluntary public interest disclosures being made and complying with other requirements under the proposed Act. The policy must also include information about protections available under the proposed Act and information about disclosure officers for the agency enabling the officers to be contacted.

Clause 44 requires an agency, in preparing its public interest disclosure policy, to have regard to guidelines that may be published by the Ombudsman under proposed section 73. Clause 45 enables an agency to adopt a model public interest disclosure policy that may be published under proposed section 73(a).

Clause 46 provides for public interest disclosure policies to be reviewed and updated in circumstances where agencies are amalgamated or divided.

Clause 47 requires an agency to make its public interest disclosure policy accessible on the agency's website and intranet or by other means.

Clause 48 requires an agency to comply with training and awareness requirements in relation to the agency's public interest disclosure policy and other specified matters. The proposed section includes a power for the regulations to make further provision about how agencies are to comply with the requirements.

# Part 5 Receiving and dealing with voluntary public interest disclosures

**Part 5** deals with action to be taken by agencies that receive voluntary public interest disclosures. The provisions of the proposed Part do not apply to witness public interest disclosures or mandatory public interest disclosures.

Part 5, Division 1 deals with the receipt of disclosures that are or may be voluntary public interest disclosures.

Clause 49 requires an agency that receives a disclosure to deal with the disclosure as a voluntary public interest disclosure under the proposed Part, Division 2 if the disclosure is, or appears to be, a voluntary public interest disclosure. Clause 50 specifies when an agency *receives* a disclosure.

Clauses 51 and 52 specify circumstances in which certain persons to whom a disclosure mentioned in proposed section 49 is made are to communicate the disclosure to a disclosure officer for an agency or take other action to cause the disclosure to be received by an agency.

Clause 53 requires persons to whom a disclosure mentioned in proposed section 49 is made orally to make a written record of the disclosure.

**Part 5, Division 2** sets out how agencies are to deal with voluntary public interest disclosures. Except for the limited investigative powers conferred on the Ombudsman and the Independent Commission Against Corruption by proposed section 58, the proposed Division does not authorise an agency to deal with a voluntary public interest disclosure in a way in which the agency is not otherwise authorised to deal with the disclosure.

Clause 54 contains general provisions about agency action under the proposed Division. An agency must have regard to guidelines that may be published by the Ombudsman under proposed section 73 and may consult the Ombudsman, or another integrity agency, in relation to action or proposed action to deal with a voluntary public interest disclosure.

Clause 55 requires an agency that receives a voluntary public interest disclosure relating to the agency to decide how to deal with the disclosure. The agency's actions may include investigation or referral. The proposed section also requires an agency to provide the Ombudsman with written reasons for a decision neither to investigate the relevant serious wrongdoing nor to refer the disclosure, or for a decision to cease investigating the relevant serious wrongdoing without completing the investigation or referring the disclosure.

Clause 56 requires an agency that receives a voluntary public interest disclosure not relating to the agency to deal with the disclosure in accordance with an Act or law authorising the agency to investigate the relevant serious wrongdoing, to refer the disclosure or to deal with the disclosure in accordance with another applicable arrangement.

Clause 57 provides for the referral of voluntary public interest disclosures and requires agencies to consider appropriateness and the risk of detrimental action when referring a voluntary public interest disclosure in circumstances where the referral is not mandatory.

Clause 58 confers limited investigative powers on the Ombudsman and the Independent Commission Against Corruption in relation to voluntary public interest disclosures about specified wrongdoing by certain integrity agencies and officers of integrity agencies.

Clause 59 requires an agency dealing with a voluntary public interest disclosure to provide access to the agency's public interest disclosure policy and other specified information to the maker of the disclosure. The proposed section does not apply to anonymous disclosures or to the extent that the maker of the disclosure waives, in writing, the right to receive the information.

Clause 60 provides for the internal review of certain agency decisions made under the proposed Part.

Clause 61 specifies circumstances in which an agency is to take steps to assess and minimise the risk of detrimental action being taken as a result of a voluntary public interest disclosure being made. Clause 62 makes the agency or, under certain conditions, the State liable in damages for injury, damage or loss suffered as a result of the agency's failure to take the steps.

Clause 63 contains a power for the regulations to make further provision about how agencies may deal with voluntary public interest disclosures.

Part 5, Division 3 contains miscellaneous provisions relating to the process of dealing with voluntary public interest disclosures.

Clause 64 prohibits, with specified exceptions, public officials and agencies from disclosing information tending to identify a person as the maker of a voluntary public interest disclosure.

Clause 65 requires public officials to use their best endeavours to assist in investigations of serious wrongdoing.

Clause 66 requires an agency to take appropriate action, referred to in the proposed Act as *corrective action*, in response to a finding of serious wrongdoing or other misconduct that results from an investigation of a voluntary public interest disclosure relating to the agency.

### Part 6 Oversight of Act

Part 6 deals with the oversight of the proposed Act.

**Part 6, Division 1** contains provisions relating to the Public Interest Disclosures Steering Committee (the *Steering Committee*).

Clause 67 establishes the Steering Committee and specifies its members.

Clause 68 sets out the functions of the Steering Committee.

Clause 69 provides for a member of the Steering Committee to appoint a nominee to act in place of the member.

Clause 70 sets out the quorum requirements for a meeting of the Steering Committee.

Clause 71 provides for the Steering Committee to determine its own procedures.

Part 6, Division 2 provides for the oversight of the public interest disclosure scheme by the Ombudsman.

Clause 72 confers advisory, auditing, monitoring, reporting and other functions on the Ombudsman.

Clause 73 provides that guidelines published by the Ombudsman to assist agencies in exercising functions under the proposed Act may be published in the form of a model interest disclosure policy and may relate to all aspects of agencies' functions under the proposed Act.

Clause 74 provides for the Ombudsman to deal by conciliation with disputes arising under the proposed Act or a public interest disclosure policy if requested to do so by an agency. The proposed section includes a power for the regulations to make further provision about the Ombudsman's functions under the proposed section.

Clause 75 enables the Ombudsman to require agencies to provide information or documents for the purposes of exercising the Ombudsman's auditing and monitoring functions under the proposed Act.

Clause 76 requires the Ombudsman to report annually to Parliament on the administration of, and compliance by agencies with, the proposed Act. Clause 77 enables the Ombudsman to make a special report to Parliament on a matter arising in connection with the exercise of the Ombudsman's functions under the proposed Act.

Clause 78 requires an agency to provide the Ombudsman with an annual return that includes specified information about voluntary public interest disclosures received or dealt with by the agency. The proposed section includes a power for the regulations to make further provision about the information to be included in the annual return and the form in which the information is to be provided.

#### Part 7 Miscellaneous

Part 7 contains miscellaneous provisions relating to the operation of the proposed Act.

Clause 79 provides that the application of the proposed Act to a public interest disclosure is unaffected by certain matters.

Clause 80 enables the head of an agency to delegate functions, with specified exceptions, to a person employed in or by the agency or the head of another agency.

Clause 81 provides for a function of an agency under the proposed Act to be exercised by a person employed in or by the agency who is designated by the head of the agency to exercise the function. The proposed section also provides for an agency to arrange for another agency, or an entity that is not an agency, to exercise functions under the proposed Act on behalf of the agency. Details of the arrangement must be published on the agency's website and provided to the Ombudsman.

Clause 82 requires certain terms to be included in contracts under which a person or body is engaged to provide services on behalf of an agency. The proposed section applies only to contracts entered into on or after the day on which the proposed section commences. The proposed section includes a power for the regulations to make further provision for terms that must, or must not, be included in the contracts.

Clause 83 permits an agency to provide information relating to a public interest disclosure to another agency if doing so is reasonably necessary for the exercise of either agency's functions under the proposed Act. The agency may also provide the information to a person or body investigating misconduct or wrongdoing under a law of another State, the Commonwealth or a Territory of the Commonwealth, if doing so is reasonably necessary for the exercise of functions under that law by the person or body.

Clause 84 provides that a person must not, in making or purporting to make a public interest disclosure or in providing information relating to a public interest disclosure, wilfully make a false statement to, or mislead or attempt to mislead, the agency or person to whom the disclosure or purported disclosure is made or the information is provided. The maximum penalty for the offence is 100 penalty units or imprisonment for 2 years, or both.

Clause 85 provides that a person must not provide or offer to provide beneficial treatment to another person for the purposes of influencing the other person to refrain from making a public interest disclosure or to withdraw a public interest disclosure. The proposed section also provides that a person must not prevent or attempt to prevent a person, or a group or class of persons, from making public interest disclosures. The maximum penalty for both offences is 100 penalty units.

Clause 86 deals with proceedings for offences against the proposed Act.

Clause 87 provides that the proposed Act does not affect the rights and privileges of Parliament in relation to freedom of speech and Parliamentary debates and proceedings.

Clause 88 contains regulation-making powers under the proposed Act. The powers include a power for the regulations to exempt specified agencies or classes of agencies from specified provisions of the proposed Act.

**Clause 89** provides for the review of the proposed Act by a joint committee of members of Parliament. The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to the proposed Act.

Clause 90 repeals the *Public Interest Disclosures Act 1994* and the *Public Interest Disclosures Regulation 2011*.

# Schedule 1 Savings, transitional and other provisions

**Schedule 1** contains savings, transitional and other provisions.

**Schedule 1, Part 1** provides that the regulations may contain provisions of a savings or transitional nature consequent on the commencement of a provision of the proposed Act or a provision amending the proposed Act.

**Schedule 1, Part 2, Division 1** contains transitional provisions relating to the handling of disclosures made before, or remade after, the repeal of the *Public Interest Disclosures Act 1994* (the *former Act*).

**Schedule 1, clause 3** provides that a disclosure of information made before the repeal of the former Act is to be dealt with under the law as in force from time to time before the repeal.

**Schedule 1, clauses 4 and 5** contain provisions relating to a scenario in which substantially the same disclosure is made, by the same person, both before and after the repeal of the former Act.

Proposed section 4 contains a mechanism to enable agencies to consolidate the exercise of functions under the 2 different legislative schemes that may apply to the scenario. The mechanism does not affect the protections conferred by either scheme. Proposed section 5 contains further provisions relating to disclosures made to members of Parliament and journalists.

**Schedule 1, Part 2, Division 2** contains machinery transitional provisions relating to the proposed *Public Interest Disclosures Regulation 2021*.

### Schedule 2 Dictionary

Schedule 2 contains the Dictionary of words used in the proposed Act.

### Schedule 3 Public Interest Disclosures Regulation 2021

**Schedule 3** contains the proposed *Public Interest Disclosures Regulation 2021*. The proposed Regulation requires an agency—

- (a) to take specified action to ensure each public official associated with the agency has access to the agency's public interest disclosure policy, and
- (b) to ensure the training required by the proposed Act takes place within specified time frames, and
- (c) to include specified information in the agency's annual return, including information about purported public interest disclosures that were not in fact public interest disclosures, and
- (d) to report separately in the agency's annual return about voluntary public interest disclosures relating to the agency and other voluntary public interest disclosures, and
- (e) if the agency has arranged to provide an annual return on behalf of another agency or a group of agencies—to provide a separate annual return for each agency to which the arrangement relates.

# Schedule 4 Amendment of Independent Commission Against Corruption Act 1988 No 35

**Schedule 4** contains amendments to the *Independent Commission Against Corruption Act 1988* (the *ICAC Act*).

Schedule 4[5] inserts Part 8A in the ICAC Act.

Proposed section 79B provides that the objects of the proposed Part are—

- (a) to adopt protections for the makers of complaints or disclosures of misconduct or wrongdoing that are substantially aligned with the protections available to the makers of public interest disclosures under the proposed Act, and
- (b) to consolidate the protections available under the ICAC Act to persons who assist the Independent Commission Against Corruption or the Inspector of the Independent Commission Against Corruption.

Proposed sections 79C–79E define words used in the proposed Part, including—

- (a) **protected obligation**, a term denoting action taken under a power of compulsion conferred by the ICAC Act, and
- (b) **protected action**, a term denoting action that attracts protections set out in the proposed Part, including compliance with or performance of a protected obligation but not including the making of a public interest disclosure, and
- (c) *limited protected action*, a term denoting certain types of protected action that attract some, but not all, of the protections set out in the proposed Part, and
- (d) *protected person*, a term denoting a person who takes protected action, and

(e) *primary agency*, a term denoting the principal persons or bodies authorised to deal with misconduct or wrongdoing under the ICAC Act.

Proposed sections 79F–79R, which include both substantive and machinery provisions, adopt protections for protected persons that are substantially aligned with the protections available to the makers of public interest disclosures under the proposed Act. Proposed sections 79S and 79T relocate existing protections within the ICAC Act to the proposed Part.

**Schedule 4[1]–[4] and [6]–[15]** make amendments consequent on the proposed Act and the insertion of proposed Part 8A. In particular, the proposed amendments—

- (a) repeal provisions of the ICAC Act that are relocated or consolidated within proposed Part 8A, and
- (b) align the maximum penalties for certain offences against the ICAC Act with the maximum penalties for corresponding offences against the proposed Act.

#### Schedule 5 Amendment of Ombudsman Act 1974 No 68

Schedule 5 contains amendments to the *Ombudsman Act 1974* (the *Ombudsman Act*).

Schedule 5[9] inserts Part 4B in the Ombudsman Act.

Proposed section 31K provides that the objects of the proposed Part are—

- (a) to adopt protections for the makers of complaints or disclosures of misconduct or wrongdoing that are substantially aligned with the protections available to the makers of public interest disclosures under the proposed Act, and
- (b) to consolidate the protections available under the Ombudsman Act to persons who assist the Ombudsman.

Proposed sections 31L–31N define words used in the proposed Part, including—

- (a) **protected obligation**, a term denoting action taken under a power of compulsion conferred by the Ombudsman Act, and
- (b) **protected action**, a term denoting action that attracts protections set out in the proposed Part, including compliance with or performance of a protected obligation but not including the making of a public interest disclosure, and
- (c) *limited protected action*, a term denoting certain types of protected action that attract some, but not all, of the protections set out in the proposed Part, and
- (d) *protected person*, a term denoting a person who takes protected action.

Proposed sections 31O–31Z, which include both substantive and machinery provisions, adopt protections for protected persons that are substantially aligned with the protections available to the makers of public interest disclosures under the proposed Act.

**Schedule 5[1]–[8] and [10]–[19]** make amendments consequent on the proposed Act and the insertion of proposed Part 4B. In particular, the proposed amendments—

- (a) repeal provisions of the Ombudsman Act that are relocated or consolidated within proposed Part 4B, and
- (b) align the maximum penalties for certain offences against the Ombudsman Act with the maximum penalties for corresponding offences against the proposed Act.

# Schedule 6 Amendment of Law Enforcement Conduct Commission Act 2016 No 61

**Schedule 6** contains amendments to the *Law Enforcement Conduct Commission Act 2016* (the *LECC Act*).

Schedule 6[14] inserts Part 6A in the LECC Act.

Proposed section 97A provides that the objects of the proposed Part are—

- (a) to adopt protections for the makers of complaints or disclosures of misconduct or wrongdoing that are substantially aligned with the protections available to the makers of public interest disclosures under the proposed Act, and
- (b) to consolidate the protections available under the LECC Act to persons who assist the Law Enforcement Conduct Commission, the Inspector of the Law Enforcement Conduct Commission or an examining Commissioner within the meaning of the LECC Act.

Proposed sections 97B-97D define words used in the proposed Part, including—

- (a) **protected obligation**, a term denoting action taken under a power of compulsion conferred by the LECC Act, and
- (b) *protected action*, a term denoting action that attracts protections set out in the proposed Part, including compliance with or performance of a protected obligation but not including the making of a public interest disclosure, and
- (c) *limited protected action*, a term denoting certain types of protected action that attract some, but not all, of the protections set out in the proposed Part, and
- (d) *protected person*, a term denoting a person who takes protected action, and
- (e) *primary agency*, a term denoting the principal persons or bodies authorised to deal with misconduct or wrongdoing under the LECC Act.

Proposed sections 97E–97Q, which include both substantive and machinery provisions, adopt protections for protected persons that are substantially aligned with the protections available to the makers of public interest disclosures under the proposed Act. Proposed sections 97R and 97S relocate existing protections within the LECC Act to the proposed Part.

Schedule 6[1]–[13] and [15]–[28] make amendments consequent on the proposed Act and the insertion of proposed Part 6A. In particular, the proposed amendments—

- (a) repeal provisions of the LECC Act that are relocated or consolidated within proposed Part 6A, and
- (b) align the maximum penalties for certain offences against the LECC Act with the maximum penalties for corresponding offences against the proposed Act.

# Schedule 7 Amendments to police legislation

Schedule 7.1 contains amendments to the *Police Act 1990*.

**Schedule 7.1[6]** substantially aligns an existing offence provision with the detrimental action offence provision in the proposed Act, Part 3.

Schedule 7.1[1]–[5], [7] and [8] make other amendments consequent on the proposed Act.

**Schedule 7.2** contains amendments to the *Police Regulation 2015* that are consequent on the proposed Act.

### Schedule 8 Amendments to other legislation

**Schedule 8.5** contains an amendment to the *Defamation Act 2005* (the *Defamation Act*). The amendment specifies matter arising under the proposed Act to which absolute privilege applies under the Defamation Act. The matter specified is—

- (a) matter that is published of or concerning a public interest disclosure—if the publication is by the maker of the disclosure and while making the disclosure, or
- (b) matter that is published of or concerning a public interest disclosure or a disclosure that appears to be a public interest disclosure—if the publication is by an agency or public official and while exercising a function under the proposed Act in relation to the disclosure.

**Schedules 8.1–8.4 and 8.6–8.20** contain amendments to the following Acts and instruments that are consequent on the proposed Act—

- (a) the Children's Guardian Act 2019,
- (b) the Community Services (Complaints, Reviews and Monitoring) Act 1993,
- (c) the Crime Commission Act 2012,
- (d) the Criminal Procedure Act 1986,
- (e) the Education (School Administrative and Support Staff) Act 1987,
- (f) the Fire Brigades Regulation 2014,
- (g) the Government Information (Information Commissioner) Act 2009,
- (h) the Government Information (Public Access) Act 2009,
- (i) the Government Sector Audit Act 1983,
- (j) the Government Sector Employment Act 2013,
- (k) the Government Sector Finance Legislation (Repeal and Amendment) Act 2018,
- (l) the Health Records and Information Privacy Act 2002,
- (m) the Industrial Relations Act 1996,
- (n) the Local Government Act 1993,
- (o) the Major Events Act 2009,
- (p) the Members of Parliament Staff Act 2013,
- (q) the National Redress Scheme for Institutional Child Sexual Abuse (Commonwealth Powers) Regulation 2018,
- (r) the Privacy and Personal Information Protection Act 1998,
- (s) the *Teaching Service Act 1980*.



# New South Wales

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New South Wales

# **Public Interest Disclosures Bill 2021**

No , 2021

#### A Bill for

An Act to provide for the protection of persons who make public interest disclosures and for making and dealing with the disclosures; to repeal the *Public Interest Disclosures Act 1994* and the *Public Interest Disclosures Regulation 2011*; to make related amendments to certain legislation; and for related purposes.

The	Legisl	ature	of New South Wales enacts—	1			
Par	t 1	Intr	oduction	2			
Divi	sion	1	Preliminary	3			
1	Nam	ct	4				
		This	Act is the <i>Public Interest Disclosures Act 2021</i> .	5			
2	Com	Commencement					
		This	Act commences on—	7			
		(a)	the day that is 18 months after the date of assent, or	8			
		(b)	an earlier day or days to be appointed by proclamation.	9			
3	Obje	cts of	Act	10			
		The	objects of this Act are as follows—	11			
		(a)	to facilitate the disclosure by public officials of serious wrongdoing in or affecting the public sector,	12 13			
		(b)	to promote a culture in which public interest disclosures are encouraged,	14			
		(c)	to protect public officials, witnesses and other persons from detriment or liability that might arise as a result of public interest disclosures,	15 16			
		(d)	to provide for the establishment and publication of policies and procedures for receiving and dealing with disclosures that are or may be voluntary public interest disclosures,	17 18 19			
		(e)	to ensure the interests of all persons affected by public interest disclosures are taken into account in dealing with the disclosures,	20 21			
		(f)	to provide for independent oversight of the public interest disclosure scheme established by this Act.	22 23			
4	Act I	binds	Crown	24			
		This	Act binds the Crown.	25			
5	Defii	nitions		26			
		The	Dictionary in Schedule 2 defines words used in this Act.	27			
		Note	The <i>Interpretation Act 1987</i> contains definitions and other provisions that affect the retation and application of this Act.	28 29			
6	Lega	al pers	onality and responsibilities of agency head	30			
	(1)	entity the fi	s Act confers or imposes a function on an agency or entity that the agency or y is incapable of exercising merely because the agency or entity is not a person, unction is taken to be conferred or imposed on the head of the agency or entity.  The <i>Interpretation Act 1987</i> , section 21(1) defines <i>person</i> to include an individual, a	31 32 33 34			
			ration and a body corporate or politic.	35			
	(2)		out limiting subsection (1), the head of an agency is responsible for ensuring the cy complies with this Act and the agency's public interest disclosure policy.	36 37			
	(3)	Subs	ection (2) applies—	38			
		(a)	whether or not the agency is a person, and	39			
		(b)	whether or not the agency's functions under this Act are exercised by a person who is not the head of the agency.	40 41			

		Note. See also sections 80 and 81.	1
Divi	sion	2 Relationship with other Acts and laws	2
7	Gene	eral	3
	(1)	The obligations, protections and remedies arising under this Act in relation to a matter are additional to the obligations, protections and remedies arising under another Act or law in relation to the matter.	4 5 6
	(2)	Without limiting subsection (1)—	7
		(a) this Act does not affect a duty to disclose information imposed by another Act or law, and	8 9
		(b) this Act does not protect a person who fails to comply with a duty to disclose information imposed by another Act or law from the consequences of the failure.	10 11 12
	(3)	Except as provided by section 58, this Act does not confer a power to deal with a public interest disclosure that is not otherwise available under another Act or law.	13 14
	(4)	Except as provided by sections 8–11, 59(6) and 64(4), this Act prevails to the extent of an inconsistency with another Act or law.	15 16
8	Lega	ally privileged communications	17
	(1)	A provision of another Act or law prevails over an inconsistent provision of this Act to the extent that the provision of the other Act or law operates in 1 of the following ways—	18 19 20
		(a) to require a person to disclose information despite the disclosure breaching a privilege arising from a legally privileged communication,	21 22
		(b) to protect a person from the consequences of breaching a privilege arising from a legally privileged communication in the circumstances mentioned in paragraph (a),	23 24 25
		(c) to entitle a person to refuse to disclose information on the grounds the disclosure would breach a privilege arising from a legally privileged communication.	26 27 28
	(2)	The privilege arising from a legally privileged communication is not waived merely because a public interest disclosure is made in breach of the privilege.	29 30
9	Privi	lege against self-incrimination	31
	(1)	This Act does not affect a person's privilege against self-incrimination, whether the privilege arises at general law or under another Act or law.	32 33
	(2)	However, a provision of another Act or law prevails over an inconsistent provision of this Act to the extent that the provision of the other Act or law operates in 1 of the following ways—	34 35 36
		(a) to require a person to disclose information despite the person's privilege against self-incrimination,	37 38
		(b) to protect a person from the consequences of self-incrimination in the circumstances mentioned in paragraph (a),	39 40
		(c) to entitle a person to refuse to disclose information on the grounds of the person's privilege against self-incrimination.	41 42

10	Publ	ic inte	erest immunity	1
	(1)		Act does not affect the right of a public official or agency to make a claim of ic interest immunity.	2
	(2)	in re	rout limiting subsection (1), a claim of public interest immunity is not prevented elation to information disclosed while making or referring a public interest osure merely because of the making or referral of the disclosure.	2 5
	(3)	of th	rever, a provision of another Act or law prevails over an inconsistent provision is Act to the extent that the provision of the other Act or law affects the right of blic official or agency to make a claim of public interest immunity.	7 8 9
11	Pow	ers of	compulsion and entry	10
		The	following provisions prevail over an inconsistent provision of this Act—	11
		(a)	the Independent Commission Against Corruption Act 1988, sections 24, 25 and 37,	12 13
		(b)	the Law Enforcement Conduct Commission Act 2016, sections 56, 58 and 74,	14
		(c)	the Ombudsman Act 1974, sections 21 and 21A,	15
		(d)	a provision of another Act applying the <i>Ombudsman Act 1974</i> , section 21 or 21A.	16 17
12	Corp	oratio	ons legislation	18
		Act 2	gency is declared to be an excluded matter for the purposes of the <i>Corporations</i> 2001 of the Commonwealth (the <i>Corporations Act</i> ), section 5F in relation to the corations Act, section 1317AAB.	19 20 21
		exclu legisl apply	The Corporations Act, section 5F provides that if a State law declares a matter to be an ded matter for the purposes of that section in relation to all or part of the Corporations ation of the Commonwealth, the provisions that are the subject of the declaration will not in relation to the matter in the State concerned. This section ensures an agency, as ed in this Act, will not be a regulated entity under the Corporations Act, Part 9.4AAA.	22 23 24 25 26
Divi	sion	3	Key terms	27
			ning and categories of <i>public interest disclosure</i> , see Part 2.	28
13	Mea	nina o	f "serious wrongdoing"	29
		_	is Act, <i>serious wrongdoing</i> means 1 or more of the following—	30
		(a)	corrupt conduct,	31
		(b)	a government information contravention,	32
		(c)	a local government pecuniary interest contravention,	33
		(d)	serious maladministration,	34
		(e)	a privacy contravention,	35
		(f)	a serious and substantial waste of public money.	36
14	Mea	nina o	f "public official"	37
	(1)	_	is Act, <i>public official</i> means 1 or more of the following—	38
	(1)	(a)	a person employed in or by an agency or otherwise in the service of an agency,	39
		(b)	a person having public official functions or acting in a public official capacity whose conduct or activities an integrity agency is authorised by another Act or law to investigate,	40 41 42
		(c)	an individual in the service of the Crown	43

		(d)	a statutory officer,	1
		(e)	a person providing services or exercising functions on behalf of an agency, including a contractor, subcontractor or volunteer,	2
		(f)	if an entity, under a contract, subcontract or other arrangement, is to provide services on behalf of an agency or exercise functions of an agency in whole or in part—an employee, partner or officer of the entity who is to be involved in providing the services in whole or in part, or who is to exercise the functions,	4 5 6 7
		(g)	a judicial officer,	8
		(h)	a member of Parliament, including a Minister,	9
		(i)	a person employed under the Members of Parliament Staff Act 2013.	10
	(2)	The 1	regulations may, for the purposes of this Act, declare a person—	11
		(a)	to be a public official, or	12
		(b)	not to be a public official.	13
15	Mea	ning o	f "manager" of a public official	14
	(1)	In thi	is Act, <i>manager</i> of a public official means—	15
		(a)	for a public official who is a police officer—a police officer who is of the rank of sergeant or above and is more senior in rank than the public official, or	16 17
		(b)	for a person employed under the <i>Members of Parliament Staff Act 2013</i> —the chief of staff of the political office holder or member of Parliament by whom the person is employed, or	18 19 20
		(c)	for a public official mentioned in section 14(1)(e) or (f)—a public official associated with the relevant agency who is responsible for overseeing the provision of the services or the exercise of the functions, or for managing the contract or arrangement, as applicable, or	21 22 23 24
		(d)	for a person declared to be a public official under section 14(2)(a)—a person declared by the regulations to be the manager of the public official for the purposes of this Act, or	25 26 27
		(e)	for another public official—	28
			(i) a public official to whom the public official reports directly or indirectly, or	29 30
			(ii) a public official who directly or indirectly supervises the public official in the exercise of the public official's functions.	31 32
	(2)	How	ever, the following do not have managers for the purposes of this Act—	33
		(a)	a Minister,	34
		(b)	a judicial officer,	35
		(c)	a chief of staff of a political office holder or member of Parliament.  Other public officials may also not have managers for the purposes of this Act.	36
	(2)		is section—	37
	(3)		fof staff, of a political office holder or member of Parliament, means the person	38 39
		with	that title employed by the political office holder or member of Parliament or, if	40
			erson with that title is employed, the most senior member of staff of the political e holder or member of Parliament.	41 42
			ical office holder has the same meaning as in the Members of Parliament Staff	43 44

16	Meaning of "agency"							
	(1)	In this Act, <i>agency</i> means 1 of the following persons or bodies—						
		(a)	a Publ	ic Service agency,	3			
		(b)	the gr group	oup of staff comprising each of the following services, or a separate of that staff—	2			
			(i)	the NSW Police Force,	6			
			` ′	the Teaching Service of New South Wales,	7			
			` /	the NSW Health Service,	8			
			` /	the Transport Service of New South Wales,	9			
		(c)		tory body representing the Crown,	10			
		(d)		egrity agency,	11			
		(e)	by and	ic authority whose conduct or activities an integrity agency is authorised other Act or law to investigate or audit,	12 13			
		(f)		e owned corporation or subsidiary of a State owned corporation,	14			
		(g)		l government authority,	15			
		(h)		al Aboriginal Land Council constituted under the Aboriginal Land Act 1983,	16 17			
		(i)		epartment of Parliamentary Services, the Department of the Legislative ably and the Department of the Legislative Council.	18 19			
	(2)	How	ever, a l	Minister's office is not an agency.	20			
	(3)	The	regulatio	ons may, for the purposes of this Act, declare a body—	21			
		(a)	to be a	an agency, or	22			
		(b)	not to	be an agency.	23			
	(4)			ons may declare a specified agency to be part of and included in another ency, and not to be a separate agency, for the purposes of—	24 25			
		(a)	this A	ct, or	26			
		(b)	specif	ied provisions of this Act.	27			
17	Meaning of "head" of an agency							
		In th	is Act, I	nead of an agency means—	29			
		(a)	for a I Sector	Public Service agency—the head of the agency under the Government Employment Act 2013, or	30 31			
		(b)		agency mentioned in section 16(1)(b)—the person who exercises yer functions in relation to the relevant group of staff, or	32 33			
		(c)	for a l	ocal government authority—the general manager, or	34			
		(d)		Local Aboriginal Land Council constituted under the <i>Aboriginal Land</i> Act 1983—the chief executive officer, or	35 36			
		(e)		ne Department of the Legislative Assembly—the Speaker of the ative Assembly, or	37 38			
		(f)		ne Department of the Legislative Council—the President of the ative Council, or	39 40			
		(g)		e Department of Parliamentary Services—the Speaker of the Legislative ably and the President of the Legislative Council, or	41 42			
		(h)		on declared by the regulations to be the head of the agency for the ses of this Act, or	43 44			

		(i)	for another agency—the individual who constitutes the agency, chief executive officer of the agency, other principal officer of the agency or other person responsible for managing the affairs of the agency.	1 2 3
18	Mea	ning of	f "disclosure officer" for an agency	4
	(1)	volur	s Act, <i>disclosure officer</i> for an agency means a person responsible for receiving stary public interest disclosures on behalf of the agency, including the wing—	5 6 7
		(a)	the head of the agency,	8
		(b)	for each work site that is permanently maintained by the agency and at which more than 1 person is employed—the most senior ongoing employee who ordinarily works at the site,	9 10 11
		(c)	if the agency has an unelected governing body—a member of the governing body,	12 13
		(d)	a person specified in the agency's public interest disclosure policy as a person with responsibility for receiving voluntary public interest disclosures on behalf of the agency,	14 15 16
		(e)	a member of a class of persons, or a person employed in a position or role, specified in the agency's public interest disclosure policy as a class, position or role with responsibility for receiving voluntary public interest disclosures on behalf of the agency.	17 18 19 20
	(2)	does enabl	ntrary to Part 4, an agency does not have a public interest disclosure policy or not include sufficient information in its public interest disclosure policy to e disclosure officers for the agency to be contacted, a person is taken to be a osure officer for the agency if the person is—	21 22 23 24
		(a)	employed in or by the agency, and	25
		(b)	a manager of a public official associated with the agency.	26
		includ	Section 43(4) requires an agency's public interest disclosure policy to prominently e, or be accompanied by material specifying, information enabling disclosure officers for gency to be contacted.	27 28 29
	(3)		s section, a reference to a public interest disclosure policy includes a reference aterial accompanying a public interest disclosure policy.	30 31
19	Mear	ning of	f "integrity agency"	32
		In thi	s Act, <i>integrity agency</i> means 1 of the following—	33
		(a)	the Ombudsman,	34
		(b)	the Auditor-General,	35
		(c)	the Independent Commission Against Corruption,	36
		(d)	the Inspector of the Independent Commission Against Corruption,	37
		(e)	the Law Enforcement Conduct Commission,	38
		(f)	the Inspector of the Law Enforcement Conduct Commission,	39
		(g)	the Secretary of the Department of Planning, Industry and Environment when exercising functions under the following provisions of the <i>Local Government Act 1993</i> —	40 41 42
			(i) Chapter 13, Part 5, Division 1,	43
			(ii) Chapter 14, Part 1, Division 3,	44
			(iii) Chapter 14, Part 3, Division 1,	45
			(iv) section 734A,	46

		(h)	the Privacy Commissioner,	1
		(i)	the Information Commissioner,	2
		(j)	a person or body declared by the regulations to be an integrity agency for the purposes of this Act.	3 4
20	Key	terms	—relationships	5
	(1)	In th	is Act, a disclosure is <i>about</i> serious wrongdoing if the disclosure—	6
		(a)	includes an allegation of the serious wrongdoing, or	7
		(b)	otherwise shows or tends to show the serious wrongdoing.	8
	(2)	To a serio	woid doubt, a disclosure may be about serious wrongdoing whether or not the ous wrongdoing occurred.	9 10
	(3)		nis Act, a disclosure <i>relates to</i> an agency if the disclosure is about serious ngdoing—	11 12
		(a)	by the agency, or	13
		(b)	by a public official associated with the agency, or	14
		(c)	that otherwise affects, or might affect, the exercise of the functions of the agency.	15 16
	(4)	mere	void doubt, a disclosure about serious wrongdoing does not relate to an agency ely because the agency is an integrity agency that is authorised by another Act or to investigate the serious wrongdoing.	17 18 19
	(5)	In th	is Act, a public official is associated with an agency if the public official—	20
		(a)	constitutes the agency, or	21
		(b)	is employed in or by the agency or is otherwise in the service of the agency, or	22
		(c)	is a person providing services or exercising functions on behalf of the agency, including a contractor, subcontractor or volunteer, or	23 24
		(d)	if an entity, under a contract, subcontract or other arrangement, is to provide services on behalf of the agency or exercise functions of the agency in whole or in part—is an employee, partner or officer of the entity who is to be involved in providing the services in whole or in part, or who is to exercise the functions, or	25 26 27 28 29
		(e)	is declared by the regulations to be associated with the agency for the purposes of this Act.	30 31

Par	t 2	Puk	olic interest disclosures	1
Divi	sion	1	General	2
21	Cate	gories	of public interest disclosure	3
	(1)	In thi	is Act, <i>public interest disclosure</i> means—	4
		(a)	a voluntary public interest disclosure, or	5
		(b)	a witness public interest disclosure, or	6
		(c)	a mandatory public interest disclosure.	7
	(2)	of the	ever, a disclosure is not a public interest disclosure to the extent that the maker e disclosure, in making or purporting to make the disclosure, wilfully makes a statement to, or misleads or attempts to mislead, the agency or person to whom isclosure is made.	8 9 10 11
		Note.	See also section 84.	12
22	Mea	ning o	f "witness public interest disclosure"	13
	(1)	an ir requi	is Act, <i>witness public interest disclosure</i> means a disclosure of information, in exestigation of serious wrongdoing, at the request of or in response to a greenent of a person or agency investigating the serious wrongdoing, whether or the investigation—	14 15 16 17
		(a)	relates to or arises from the making of a voluntary public interest disclosure, or	18
		(b)	constitutes dealing with a voluntary public interest disclosure.	19
	(2)		ever, a disclosure is not a witness public interest disclosure if the disclosure is a latory public interest disclosure.	20 21
23	Meaning of "mandatory public interest disclosure"			
	(1)		is Act, <i>mandatory public interest disclosure</i> means a disclosure about serious agdoing made by a public official—	23 24
		(a)	while meeting the ordinary requirements of the official's particular role or functions, or	25 26
		(b)	under a statutory or other legal obligation, including the obligation imposed by section 51(1) on managers of public officials.	27 28
	(2)		he purposes of subsection (1)(b), an obligation imposed by a code of conduct is statutory or other legal obligation.	29 30
Divi	sion	2	Voluntary public interest disclosures	31
24	Mea	ning o	f "voluntary public interest disclosure"	32
	(1)	In th	is Act, voluntary public interest disclosure means—	33
		(a)	a disclosure that complies with each of the following—	34
			(i) section 25—Makers of voluntary public interest disclosures,	35
			(ii) section 26—Content of voluntary public interest disclosures,	36
			(iii) section 27—Recipients of voluntary public interest disclosures, or	37
		(b)	a disclosure that is the subject of a determination under section 29—Deemed voluntary public interest disclosures.	38 39
		<b>Note.</b> Parlia	Section 28 imposes further conditions where disclosures are made to members of iment or journalists.	40 41
	(2)	A dis	sclosure may be a voluntary public interest disclosure whether or not—	42

		(a)	it is n	nade orally or in writing, or	1
		(b)	it is a	nonymous, or	2
		(c)	the m	naker of the disclosure states the disclosure—	3
			(i)	is a public interest disclosure, or	4
			(ii)	is made under this Act.	5
	(3)	Howe is—	ver, a	disclosure is not a voluntary public interest disclosure if the disclosure	6 7
		(a)	a witi	ness public interest disclosure, or	8
		(b)	a mai	ndatory public interest disclosure, or	9
		(c) Note. S to who	Section	e orally to a Minister or a member of a Minister's staff.  n 52(c) describes action to be taken by a Minister or member of a Minister's staff oral disclosure about serious wrongdoing is made by a public official.	10 11 12
25	Mak	ers of v	olunt	ary public interest disclosures	13
				e complies with this section if the disclosure is made by a public official a member of Parliament.	14 15
26	Con	tent of v	volun	tary public interest disclosures	16
	(1)		asonal	ble grounds, believes the disclosure shows or tends to show serious g.	17 18 19
	(2)			re does not comply with this section to the extent that the information elates to a disagreement with a government policy, including—	20 21
		(a)		vernment decision concerning amounts, purposes or priorities of public nditure, or	22 23
		(b)	a poli	icy of the governing body of a local government authority.	24
	(3)	A disclo		re does not comply with this section to the extent that the information	25 26
		(a)		erns a grievance about a matter relating to the employment or former oyment of an individual, and	27 28
		(b)	either	r—	29
			(i)	does not have significant implications beyond matters personally affecting or tending to personally affect the individual, or	30 31
			(ii)	relates to a disagreement with the taking or proposed taking of reasonable management action.	32 33
	(4)	Howe	ver, sı	ubsection (3) does not apply if the grievance arises from—	34
		(a)		eision made by an agency in dealing with a previous voluntary public est disclosure, or	35 36
		(b)		ed detrimental action relating to a previous voluntary public interest osure.	37 38
	(5)	expres persor	ss or i	poses of deciding whether a disclosure complies with this section, an implied indication by the person making the disclosure as to what the eves in relation to the disclosure is, in the absence of evidence to the vidence the person holds the belief honestly.	39 40 41 42
27	Reci	pients	of vol	luntary public interest disclosures	43
	(1)	A disc	closur	e complies with this section if it is made to 1 or more of the following—	44

		(a)	the h	ead of an agency,	1
		(b)	anotl	her disclosure officer for an agency,	2
		(c)	a ma	nager of the person making the disclosure,	3
		(d)	subje	ect to section 24(3)(c)—a Minister or a member of a Minister's staff,	4
		(e)	subje	ect to section 28—a member of Parliament or a journalist.	5
				tion 16 defines <b>agency</b> to include an integrity agency.	6
		<b>Note</b> obliga	<b>2.</b> Sectations c	tion 50 specifies when an agency receives a disclosure. Sections 51–53 impose on certain individuals to whom disclosures are made.	8
	(2)			poses of this section, a disclosure is taken to be made to the head of an ne disclosure is made in written correspondence that is—	9 10
		(a)	sent for tl	to the agency's registered address, email address or other usual address ne receipt of electronic communications, and	11 12
		(b)	not a	ddressed to a specific individual.	13
28	Volu	ntary	public	interest disclosures to members of Parliament or journalists	14
	(1)			re made to a member of Parliament or a journalist is a voluntary public closure only if, in addition to complying with sections 25–27—	15 16
		(a)	the d	lisclosure is substantially true, and	17
		(b)		maker of the disclosure has previously made substantially the same	18
				ntary public interest disclosure (the <i>previous disclosure</i> ) to a person tioned in section 27(1)(a)–(d), and	19 20
		(c)	the p	revious disclosure was not anonymous, and	21
		(d)		maker of the previous disclosure did not waive, in writing, the right to ve information under section 59 in relation to the previous disclosure, and	22 23
		(e)	eithe	r—	24
			(i)	the maker of the previous disclosure has not, at the end of the investigation period, received from an agency the required information in relation to the previous disclosure, or	25 26 27
			(ii)	the maker of the previous disclosure has been notified by an agency, at any time, that the agency has made a decision mentioned in section 55(3) in relation to the previous disclosure.	28 29 30
	(2)	In th	is secti	ion—	31
		inves	stigatio	on period, in relation to a previous disclosure, means—	32
		(a)	the p	period of 6 months from the making of the previous disclosure, or	33
		(b)	previ	e maker of the previous disclosure applies within 6 months of making the ious disclosure for internal review of an agency decision relating to the ious disclosure—the period of 12 months from the making of the previous osure.	34 35 36 37
		mem	ber of	*Parliament does not include a Minister.	38
		requ	ired in	formation, in relation to a previous disclosure, means—	39
		(a)		te of the agency's decision to investigate the relevant serious wrongdoing cordance with Part 5, Division 2, and	40 41
		(b)		scription of the results of the investigation of the relevant serious agdoing, and	42 43
		(c)		ls of the corrective action taken, proposed or recommended as a result of previous disclosure or the investigation.	44 45

		<b>Note.</b> Section 59 specifies information agencies must provide to the makers of voluntary public interest disclosures. Section 60 provides for the internal review of certain agency decisions.	1 2 3
29	Deer	med voluntary public interest disclosures	4
	(1)	The head of an agency may determine a disclosure made by another person is a voluntary public interest disclosure even if the disclosure would not otherwise be a voluntary public interest disclosure.	5 6
	(2)	The determination—	8
		(a) may be made at the head of the agency's own initiative or at the request of the maker of the disclosure, and	10
		(b) must be given in writing to the maker of the disclosure, and	11
		(c) must not be made unless the head of the agency believes the disclosure shows or tends to show serious wrongdoing.	12 13
	(3)	The head of the agency's belief must be held honestly and on reasonable grounds.	14
	(4)	However, the fact the head of the agency's belief is not held honestly or on reasonable grounds does not affect the validity of the determination.	15 16
	(5)	The written determination is admissible in criminal or civil proceedings and is evidence the disclosure is a voluntary public interest disclosure.	17 18
	(6)	The determination has effect from the time it is made.	19
	(7)	If a person who has made a disclosure requests a head of an agency make a determination in relation to the disclosure, the head of the agency must, after considering the request—	20 21 22
		(a) make the determination and inform the person of the determination, or	23
		(b) refuse to make the determination and inform the person of the refusal and the reasons for the refusal.	24 25
		<b>Note.</b> Members of the public who make disclosures about serious wrongdoing to integrity agencies may be entitled to protections under other Acts. See also the following—	26 27
		(a) the Independent Commission Against Corruption Act 1988, Part 8A,	28
		<ul><li>(b) the Ombudsman Act 1974, Part 4B,</li><li>(c) the Law Enforcement Conduct Commission Act 2016, Part 6A.</li></ul>	29 30
	(8)	If the head of the agency, after making a determination, forms the view the maker of	31
	(0)	the disclosure, in making the disclosure, wilfully made a false statement to, or misled or attempted to mislead, the agency or person to whom the disclosure was made, the head of the agency may revoke the determination.	32 33 34
	(9)	The revocation has effect from the time the determination was made.	35
	(10)	If an agency refers a disclosure that is the subject of a determination to another agency under this Act or another Act or law, the referring agency is to inform the other agency of the making of the determination.	36 37 38

Part	t 3	Pro	tections	1
Divis	sion '	1	General	2
30	Appli	ication	of Part	3
		This made	Part applies to a public interest disclosure from the time the disclosure is first .	4 5
31	Reas	onable	e management action not prevented	6
	(1)	This relation	Part does not prevent reasonable management action from being taken in on to a public official.	7 8
	(2)	Witho	out limiting subsection (1)—	9
		(a)	a person, by taking reasonable management action in relation to a public official, does not—	10 11
			(i) commit a detrimental action offence or incur other liability under this Part, or	12 13
			(ii) commit an offence against the <i>Police Act 1990</i> , section 206, and	14
		(b)	action taken in relation to a public official may be reasonable management action—	15 16
			(i) if the public official is alleged to have committed a detrimental action offence—whether or not the official has been charged with the offence, and	17 18 19
			(ii) if the public official has been convicted of a detrimental action offence—on the ground of the conduct to which the conviction relates and without further investigation of whether the conduct occurred, and	20 21 22
			(iii) whether or not the action is taken by a manager of the public official.	23
	(3)	In thi	s Act, <i>reasonable management action</i> taken in relation to a public official des—	24 25
		(a)	a reasonable appraisal of the public official's work performance, and	26
		(b)	a reasonable counselling action, whether formal or informal, taken in relation to the public official's employment, and	27 28
		(c)	a reasonable suspension of the public official from the public official's workplace, and	29 30
		(d)	a reasonable decision to investigate serious wrongdoing or other misconduct alleged or suspected to have been committed by the public official, and	31 32
		(e)	a reasonable disciplinary action, whether formal or informal, taken in relation to the public official's employment, and	33 34
		(f)	a reasonable action to transfer, deploy or redeploy the public official, and	35
		(g)	a reasonable action to terminate the public official's employment by redundancy or retrenchment, and	36 37
		(h)	a reasonable action to suspend, terminate or review a contract under which the public official provides services, and	38 39
		(i)	a reasonable action resulting in or relating to the public official's failure to obtain a promotion, reclassification, transfer or benefit, or to keep a benefit, in relation to the public official's employment, and	40 41 42
		(j)	a reasonable action relating to an action mentioned in paragraphs (a)–(i).	43

		69(4)	<b>ple.</b> Th and the agraph	the actions specified in the <i>Government Sector Employment Act 2013</i> , section the <i>Police Act 1990</i> , section 173(2) are examples of disciplinary action mentioned (e).	1 2 3
	(4)		ever, ac n if—	ction taken in relation to a public official is not reasonable management	4 5
		(a)	the w	ray of taking the action is not reasonable, or	6
		(b)	the ac	ction is taken corruptly or fraudulently, or	7
		(c)		action is taken to conceal, or avoid the consequences of, serious gdoing, or	8 9
		(d)	each	of the following applies to the action—	10
			(i)	the person taking the action, when taking the action, has a suspicion, belief or awareness, whether correct or mistaken, that a public interest disclosure has been made, may have been made, may be made or is proposed to be made,	11 12 13 14
			(ii)	the suspicion, belief or awareness is a contributing factor to the taking of the action,	15 16
			(iii)	the action is not taken for the purpose of reducing the risk of detrimental action being taken against the public official or another person.	17 18
Divi	sion			imental action	19
32	Mea	ning o	f "detri	iment" and "detrimental action"	20
	(1)		is Act, wing—	detriment to a person means disadvantage to the person, including the	21 22
		(a)	injury	y, damage or loss caused to the person,	23
		(b)	dama	ge caused to the person's property,	24
		(c)	dama	ge caused to the person's reputation,	25
		(d)	intim	idation, bullying or harassment,	26
		(e)		yourable treatment in relation to the person's career, profession, oyment or trade,	27 28
		(f)		imination, prejudice or adverse treatment, whether in relation to oyment or otherwise,	29 30
		(g)	discip	plinary proceedings or disciplinary action.	31
	(2)			detrimental action against a person means an act or omission causing, involving or encouraging—	32 33
		(a)	detrin	ment to the person, or	34
		(b)	the th	reat of detriment to the person, whether express or implied.	35
	(3)		void do Act—	bubt, the following actions are not detrimental action for the purposes of	36 37
		(a)		al action taken by a person or body to investigate serious wrongdoing or misconduct,	38 39
		(b)	misco	wful reporting or publication of a finding of serious wrongdoing or other onduct, or the lawful making of adverse comment, resulting from tigative action mentioned in paragraph (a),	40 41 42
		(c)	the pr	rosecution of a person for a criminal offence.	43
33	Detr	imenta	l actio	on offence	44
	(1)			ust not take detrimental action against another person if—	45
	(-)	- P •			.5

	(a)		berson suspects, believes or is aware, when taking the detrimental action, the other person or a third person—	1 2
		(i)	has made, may have made, may make or proposes to make a public interest disclosure, or	3 4
		(ii)	is, has been or may be investigating, or proposes to investigate, serious wrongdoing, whether or not the investigation relates to or arises from the making of a voluntary public interest disclosure or constitutes dealing with a voluntary public interest disclosure, and	5 6 7 8
	(b)		suspicion, belief or awareness is a contributing factor to the taking of the mental action.	9 10
	Max	imum	penalty—200 penalty units or imprisonment for 5 years, or both.	11
	Note to a p	. It is no public o	ot a detrimental action offence to take reasonable management action in relation fficial. See section 31(2).	12 13
(2)			e suspicion or belief was mistaken is not a defence to a prosecution for a l action offence.	14 15
(3)	A de	trimen	atal action offence is an indictable offence.	16
(4)	prov	ing, in	cution for a detrimental action offence, the accused bears the onus of relation to detrimental action established by the prosecution to have been e accused—	17 18 19
	(a)		accused did not have the suspicion, belief or awareness mentioned in ection (1)(a), or	20 21
	(b)		e accused had the suspicion, belief or awareness—the suspicion, belief or reness was not a contributing factor to the taking of the detrimental action.	22 23
(5)			nce to a prosecution for a detrimental action offence that the detrimental stituted appropriate corrective action in accordance with section 66.	24 25
(6)			s for a detrimental action offence may be instituted at any time within 3 the offence is alleged to have been committed.	26 27
(7)	liable subs	e to be	who has been convicted or acquitted of a detrimental action offence is not convicted of an offence against the following provisions on the same, or by the same, facts relied on as evidence of commission of the detrimental nee—	28 29 30 31
	(a)	the I	independent Commission Against Corruption Act 1988, section 79I,	32
	(b)	the C	Ombudsman Act 1974, section 31R,	33
	(c)	the <i>L</i>	Law Enforcement Conduct Commission Act 2016, section 97H,	34
	(d)	the F	Police Act 1990, section 206.	35
(8)	A perment offer common Note	erson v tioned nce on mission	who has been convicted or acquitted of an offence against a provision in subsection (7) is not liable to be convicted of a detrimental action the same, or substantially the same, facts relied on as evidence of n of the offence of which the person was convicted or acquitted. also the Government Sector Employment Act 2013, section 69(1), definition of	36 37 38 39 40 41
Detri	menta	al actio	on offence—referrals of information	42
(1)	An a	gency	must refer evidence of a detrimental action offence to—	43
` /	(a)	•	Commissioner of Police, and	44
	(b)	eithe		45
	` '	(i)	the Independent Commission Against Corruption, or	46

		(ii)	if the evidence relates to a member of the NSW Police Force or the New South Wales Crime Commission—the Law Enforcement Conduct Commission.	1 2 3
(2)	detri	nental	or agency mentioned in subsection (1)(a) or (b) forms the opinion a laction offence has been committed, the person or agency must, by a brief of evidence relating to the alleged offence, refer the alleged offence	4 5 6 7
	(a)	the I	Director of Public Prosecutions, or	8
	(b)		e alleged offence relates to the Director of Public Prosecutions—the rney General.	9 10
(3)			oubt, subsection (2) does not limit the circumstances in which the alleged by be referred.	11 12
(4)	An a	gency	must notify the Ombudsman as soon as reasonably practicable after—	13
	(a)		oming aware of an allegation a detrimental action offence has been mitted by a public official associated with the agency, or	14 15
	(b)	refer	ring evidence under subsection (1), or	16
	(c)		oming aware of the outcome of a prosecution against a public official ciated with the agency for the commission of a detrimental action offence,	17 18 19
	(d)		rwise becoming aware of a detrimental action offence that has been mitted or alleged and arises from a public interest disclosure relating to the acy.	20 21 22
(5)	prov	ided to	on does not apply to the extent that it would require information to be a a person who is alleged or suspected to have committed the offence to information relates.	23 24 25
(6)			on (4), an agency is <i>aware</i> of a matter if a disclosure officer for the agency rought reasonably to be aware, of the matter.	26 27
Detr	imenta	al actio	on—recovery of damages	28
(1)	unde	r this s	who takes detrimental action against another person is liable in damages section for injury, damage or loss suffered as a result by the other person erson if—	29 30 31
	(a)		person suspects, believes or is aware, when taking the detrimental action, any person—	32 33
		(i)	has made, may have made, may make or proposes to make a public interest disclosure, or	34 35
		(ii)	is, has been or may be investigating, or proposes to investigate, serious wrongdoing, whether or not the investigation relates to or arises from the making of a voluntary public interest disclosure or constitutes dealing with a voluntary public interest disclosure, and	36 37 38 39
	(b)		suspicion, belief or awareness is a contributing factor to the taking of the mental action.	40 41
(2)	The	damag	es may be recovered in a court of competent jurisdiction.	42
(3)	The 1	person	's liability is not affected by the fact the suspicion or belief was mistaken.	43
(4)	to d		ings under this section, the defendant bears the onus of proving, in relation ntal action established by the plaintiff to have been taken by the	44 45 46

(a)	the defendant did not have the suspicion, belief or awareness mentioned in subsection (1)(a), or	1 2						
(b)	if the defendant had the suspicion, belief or awareness—the suspicion, belief or awareness was not a contributing factor to the taking of the detrimental action.	3 4 5						
		6 7						
		10 11						
(a)	the Independent Commission Against Corruption Act 1988, section 79J,	12						
(b)	the Ombudsman Act 1974, section 31S,	13						
(c)	the Law Enforcement Conduct Commission Act 2016, section 97I.	14						
which	h the plaintiff has previously received compensation for the injury, damage or	15 16 17						
Subjethis s	ect to subsections (7) and (8), a person's entitlement to recover damages under ection—	18 19						
(a)	does not affect another right or remedy available to the person as a result of the relevant detrimental action, and	20 21						
(b)	does not constitute redress in relation to dismissal from employment for the purposes of the <i>Industrial Relations Act 1996</i> , section 90 or another law.	22 23						
	•	24 25						
lover l	iability for detrimental action by employee	26						
A corare re	urt may make the following additional orders if the court is satisfied damages ecoverable under section 35 in circumstances where the person who took the mental action did so in connection with the person's position or role as an	27 28 29 30						
(a)	an order that the person's employer is liable to pay the damages in whole or in part,	31 32						
(b)	an order that the person and the person's employer are jointly or severally liable to pay the damages.	33 34						
set ou	it in section 61 and may be liable under section 62 for injury, damage or loss suffered as	35 36 37						
ctions	relating to detrimental action	38						
		39 40						
(a)	an integrity agency,	41						
(b)	with the written approval of the Attorney General—another agency,	42						
(c)	the maker of a public interest disclosure,	43						
(d)	another person against whom detrimental action has been or may be taken.	44						
The t	erms of the injunction may—	45						
	(b)  It is constructions are exempled to be constructed as a construction are set on a restruction are set on a restructi	<ul> <li>(b) if the defendant had the suspicion, belief or awareness—the suspicion, belief or awareness was not a contributing factor to the taking of the detrimental action.</li> <li>It is a defence in proceedings under this section that the detrimental action constituted appropriate corrective action in accordance with section 66.</li> <li>Damages recovered under this section may include damages in the nature of exemplary damages.</li> <li>A person is not entitled to recover damages in relation to the same detrimental action under both this section and any of the following provisions— <ul> <li>(a) the <i>Independent Commission Against Corruption Act 1988</i>, section 79J,</li> <li>(b) the <i>Ombudsman Act 1974</i>, section 31S,</li> <li>(c) the <i>Law Enforcement Conduct Commission Act 2016</i>, section 97I.</li> </ul> </li> <li>In awarding damages under this section, a court must take into account the extent to which the plaintiff has previously received compensation for the injury, damage or loss under section 62.</li> <li>Subject to subsections (7) and (8), a person's entitlement to recover damages under this section— <ul> <li>(a) does not affect another right or remedy available to the person as a result of the relevant detrimental action, and</li> <li>(b) does not constitute redress in relation to dismissal from employment for the purposes of the <i>Industrial Relations Act 1996</i>, section 90 or another law.</li> <li>To avoid doubt, liability under this section is not liability in tort.</li> <li>Note. See also section 62.</li> </ul> </li> <li>loyer liability for detrimental action by employee  <ul> <li>A court may make the following additional orders if the court is satisfied damages are recoverable under section 35 in circumstances where the person who took the detrimental action did so in connection with the person's position or role as an employee— <ul> <li>(a) an order that the person and the person's employer are jointly or severally liable to pay the damages.</li> </ul> </li> <li>Note. Agencies are additionally subj</li></ul></li></ul>						

	(a)	restrain a person from engaging in conduct that would constitute a detrimental action offence, or	1
	(b)	require a person to do an act or thing to remedy conduct that constitutes a detrimental action offence.	3
(3)		njunction restraining a person from engaging in conduct that would constitute a mental action offence may be granted—	5 6
	(a)	whether or not the person has previously engaged in conduct of that kind, and	7
	(b)	whether or not it appears to the Supreme Court the person intends to continue to engage in conduct of that kind, and	8 9
	(c)	whether or not there is an imminent danger of substantial damage to another person if the person engages in conduct of that kind.	10 11
(4)	To a	void doubt, an injunction granted under this section may—	12
	(a)	require a formal apology to be made to a person against whom detrimental action has been taken, or	13 14
	(b)	restrain detrimental action comprising an attempt to terminate a person's employment in a particular position or role, or	15 16
	(c)	require the reinstatement in the same or a substantially similar position or role of a person against whom detrimental action comprising termination of employment in a particular position or role has been taken.	17 18 19
(5)	An in with	njunction granted in the terms specified in subsection (4)(c) is to be complied despite an inconsistent provision in another Act or law.	20 21
(6)	An ii	njunction may not be granted under this section to restrain or remedy—	22
	(a)	appropriate corrective action in accordance with section 66, or	23
	(b)	reasonable management action in relation to a public official.	24
(7)	reaso	n application under this section, a person who takes or proposes to take onable management action in relation to a public official bears the onus of fying the Supreme Court of the reasons for taking, or purpose of, the action.	25 26 27
(8)	The appli	Supreme Court may grant an interim injunction pending determination of an cation under this section.	28 29
(9)		Supreme Court may not require an undertaking as to damages as a condition of ing the interim injunction.	30 31
(10)		Supreme Court may discharge or vary an injunction or interim injunction and under this section.	32 33
(11)		rson is not entitled to make an application in relation to the same matter under this section and any of the following provisions—	34 35
	(a)	the Independent Commission Against Corruption Act 1988, section 79L,	36
	(b)	the Ombudsman Act 1974, section 31U,	37
	(c)	the Law Enforcement Conduct Commission Act 2016, section 97K.	38
Imm	unity f	rom costs orders	39
(1)		rson who institutes proceedings under section 35 or 37 is not liable to pay costs red by another party to the proceedings unless—	40 41
	(a)	the person instituted the proceedings vexatiously or without reasonable cause, or	42 43
	(b)	the person's unreasonable act or omission caused the other party to incur the costs.	44 45

	(2)		other party bears the onus of satisfying the court of the matters specified in ection (1).	1 2
39	Detri	imenta	al action—relationship between criminal and civil proceedings	3
		A pe	erson may institute proceedings under section 35 or 37 even if—	4
		(a)	no prosecution has been brought in relation to the relevant detrimental action,	5
			or	6
		(b)	the person against whom the proceedings are instituted has been acquitted of	7
			a detrimental action offence on the same, or substantially the same, facts relied on in the proceedings.	8 9
Divi	sion	3	Civil and criminal liability	10
40	Prote	ection	s from liability for makers of public interest disclosures	11
	(1)		ept as provided by this section and section 41, the maker of a public interest osure, in relation to the making of the disclosure—	12 13
		(a)	does not incur civil liability, including liability for breaching a duty of secrecy	14
			or confidentiality or another restriction on disclosure applicable to the person, whether or not imposed by an Act, and	15 16
		(b)	does not incur criminal liability, including liability for breaching a law or code	17
			of conduct imposing a duty of confidentiality or other restriction in relation to the disclosure of information, and	18 19
		(c)	is not liable to disciplinary action.	20
		Note	1. The maker of the disclosure may also have, in relation to the making of the disclosure,	21
		a dere	ence of absolute privilege under the <i>Defamation Act 2005</i> in proceedings for defamation. the <i>Defamation Act 2005</i> , Schedule 1, clause 26.	22 23
		<b>Note</b> inform	2. This section does not protect a person who fails to comply with a duty to disclose nation imposed by another Act or law from the consequences of the failure. See section 7.	24 25
	(2)		section applies to a witness public interest disclosure only to the extent that the mation disclosed—	26 27
		(a)	is relevant to the investigation, or	28
		(b)	constitutes an independent disclosure showing or tending to show serious wrongdoing.	29 30
			. Section 65 requires public officials to use their best endeavours to assist in tigations of serious wrongdoing.	31 32
41	Disc	losure	es of own past conduct	33
	(1)		ion 40 does not protect a person against liability for past conduct of the person is disclosed by the person while making a public interest disclosure.	34 35
	(2)		ever, the Attorney General may, if in the Attorney General's opinion it is	36
			opriate, give to a person who makes, or proposes to make, a disclosure of the on's past conduct while making a public interest disclosure an undertaking that	37 38
			lisclosure or the fact of the disclosure will not be used in evidence against the	39
		perso	on, other than in proceedings relating to the falsity of the disclosure.	40
	(3)		ntegrity agency may recommend to the Attorney General a person be given an ortaking.	41 42
	(4)		e Attorney General gives an undertaking, the disclosure or the fact of the	43
			osure, as applicable, is not admissible in evidence against the person in civil or inal proceedings, other than proceedings relating to the falsity of the disclosure.	44 45
	(5)	An u	indertaking may be given conditionally or unconditionally.	46

 $\textbf{Note.} \ \ \text{Section 9 contains further provisions about the privilege against self-incrimination}.$ 

Par	t 4	Publ	ic interest disclosure policies	
42	Polic	cy mand	atory for agencies	2
		An age	ency must have a public interest disclosure policy.	3
43	Cont	tent of p	olicy	4
	(1)		ency's public interest disclosure policy must specify the agency's procedures following—	(
			dealing with disclosures that are or may be voluntary public interest disclosures,	7
			acknowledging receipt of voluntary public interest disclosures and providing information to the makers of voluntary public interest disclosures,	9 10
		1	taking steps to assess and minimise the risk of detrimental action, other than reasonable management action, being taken against a person as a result of voluntary public interest disclosures being made,	11 12 13
			dealing with allegations a detrimental action offence has been committed by or against a public official associated with the agency,	14 15
			maintaining confidentiality in relation to voluntary public interest disclosures and protecting the identity of the makers of voluntary public interest disclosures,	16 17 18
		` '	taking appropriate corrective action in response to findings of serious wrongdoing or other misconduct that arise from voluntary public interest disclosures relating to the agency,	19 20 21
			record-keeping and reporting in relation to voluntary public interest disclosures, including the preparation of annual returns,	22 23
		(h)	establishing internal oversight of the agency's compliance with this Act,	24
		(i) (	otherwise complying with this Act.	25
	(2)	An age	ency's public interest disclosure policy must specify—	26
		(a) 1	the responsibilities imposed by this Act on—	27
			(i) the head of the agency, and	28
			(ii) other disclosure officers for the agency, and	29
			the responsibility imposed by section 51(1) on managers of public officials associated with the agency.	30 31
	(3)	An ago	ency's public interest disclosure policy must include information about the tions available under this Act to makers of—	32 33
		(a) '	voluntary public interest disclosures, and	34
		(b)	other categories of public interest disclosure.	35
	(4)		ency's public interest disclosure policy must prominently include, or be panied by, the following—	36 37
			a list identifying disclosure officers for the agency by class, position, role or name,	38 39
		(b)	information enabling disclosure officers for the agency to be contacted.	40
44	Rela	tionship	between policy and Ombudsman's guidelines	41
			Ombudsman publishes guidelines under section 73, an agency must have to the guidelines in preparing its public interest disclosure policy.	42 43

45	Ado	tion of model policy	1				
		If the Ombudsman publishes a model public interest disclosure policy under section 73(a), an agency may adopt the model policy.	2				
46	Revi	w and update of policy	4				
	(1)	This section applies to an agency (a <i>relevant agency</i> ) that is created by—	5				
		(a) the amalgamation of 2 or more existing agencies, or	6				
		(b) the division of an existing agency.	7				
	(2)	A relevant agency must review and, if necessary, update its public interest disclosure policy within 90 days of the amalgamation or division.	8 9				
47	Publ	cation requirements	10				
	(1)	An agency's public interest disclosure policy must be prominently published on—	11				
		(a) the agency's public website, and	12				
		(b) the agency's intranet.	13				
	(2)	An agency with no public website or intranet must ensure the agency's public interest disclosure policy is readily accessible to all public officials associated with the agency.	14 15 16				
48	Agency to ensure awareness of employees and other persons						
	(1)	An agency must ensure all public officials associated with the agency are made aware of—	18 19				
		(a) how to make a voluntary public interest disclosure, and	20				
		(b) the agency's public interest disclosure policy, and	21				
		(c) the fact a person who is dissatisfied with the way in which a voluntary public interest disclosure has been dealt with may be entitled to take further action under this Act or another Act or law.	22 23 24				
		<b>Note.</b> Section 28 describes conditions under which a disclosure made to a member of Parliament or a journalist is a voluntary public interest disclosure. Section 60 provides for the internal review of certain agency decisions.	25 26 27				
	(2)	An agency must ensure each of the following persons receives training in relation to the person's responsibilities under this Act and the agency's public interest disclosure policy—	28 29 30				
		(a) the head of the agency,	31				
		(b) another disclosure officer for the agency,	32				
		(c) a manager of a public official associated with the agency.	33				
		<b>Note.</b> Under the <i>Ombudsman Act 1974</i> , section 38A, the Ombudsman may charge the agency reasonable fees for training provided by the Ombudsman under this subsection.	34 35				
	(3)	The regulations may make further provision about—	36				
		(a) how agencies are to comply with subsection (1), and	37				
		(b) the provision of training under subsection (2).	38				

Part	5		eiving and dealing with voluntary public interest closures	1
Divis	sion '	1	Receipt of disclosures	3
49			ligation on receipt of disclosures that are or may be voluntary public closures	4
	(1)		gency that receives a disclosure must deal with the disclosure as a voluntary c interest disclosure in accordance with Division 2 if—	6 7
		(a)	the disclosure is a voluntary public interest disclosure, or	8
		(b)	the disclosure is about serious wrongdoing and is made by a person who is or appears to be a public official, but is not a mandatory public interest disclosure or a witness public interest disclosure.	9 10 11
	(2)	Howe	ever, the agency may cease to deal with the disclosure as a voluntary public est disclosure if—	12 13
		(a)	the agency decides the disclosure is not a voluntary public interest disclosure, and	14 15
		(b)	the disclosure is not in fact a voluntary public interest disclosure.	16
		under	Section 59(4) requires the agency to inform the maker of the disclosure of a cessation this subsection if the maker of the disclosure states the disclosure is a public interest sure. The maker may apply for internal review under section 60.	17 18 19
50	Agen	cy red	ceipt of disclosures	20
		In thi	s Act, an agency <i>receives</i> a disclosure when the disclosure is—	21
		(a)	made to a disclosure officer for the agency, including the head of the agency, or	22 23
		(b)	communicated to a disclosure officer for the agency—	24
			(i) under section 51 or 52, or	25
			(ii) while being referred to the agency, or	26
		(c)	otherwise communicated to the agency in accordance with an applicable law, policy, procedure or arrangement.	27 28
			ple. An applicable arrangement may include an arrangement with an external entity—ection 81(3)(a).	29 30
51	Oblig	ation	of managers of public officials	31
	(1)	A ma	mager to whom a voluntary public interest disclosure is made, and who is not a	32
			of an agency or a disclosure officer for an agency, must, as soon as reasonably icable, communicate the disclosure to a disclosure officer for an agency with	33
			h either the manager or the public official who made the disclosure is associated.	34 35
	(2)	Howe	ever, the manager is not required to make the communication if the manager is	36
			comes aware the public official has made substantially the same disclosure to	37
			ead of, or another disclosure officer for, an agency with which either the ger or the public official is associated.	38 39
52	Oblig	ation	of Ministers and staff members	40
			inister or member of a Minister's staff to whom a disclosure mentioned in on 49(1)(a) or (b) is made must, as soon as reasonably practicable—	41 42
		(a)	communicate the disclosure to a disclosure officer for an agency that is responsible to the Minister, or	43 44
		(b)	communicate the disclosure to an integrity agency, or	45

		(c)	purposes	of remaking the disclosure, to a disclosure officer for an agency that sible to the Minister or to an integrity agency.	1 2 3
		Note. or a n	A disclosure	e is not a voluntary public interest disclosure if it is made orally to a Minister Minister's staff—see section 24(3)(c).	4
53	Writ	ten red	ord of ora	ll disclosures	6
	(1)	whor	n a disclos	mentioned in section 49(1)(a) or (b) is made orally to a person to sure may be made in compliance with section 27, the person must record of the disclosure.	7 8 9
	(2)	Subs	ection (1) d	loes not apply to Ministers or members of Ministers' staff.	10
Divi	sion	2	Dealing	with voluntary public interest disclosures	11
54	Age	псу ас	tion under	Division	12
	(1)	regar	d to the g	man publishes guidelines under section 73, an agency must have guidelines in relation to action or proposed action to deal with a crinterest disclosure.	13 14 15
	(2)	actio Note.	or propos Section 83 sure to anot	consult the Ombudsman or another integrity agency in relation to sed action to deal with a voluntary public interest disclosure.  permits an agency to provide information relating to a public interest ther agency if doing so is reasonably necessary to exercise functions under	16 17 18 19 20
	(3)	Exce with by ar	pt as provio a voluntary other Act o	ded by section 58, this Division does not authorise an agency to deal y public interest disclosure in a way that is not otherwise authorised or law.  defines <i>agency</i> to include an integrity agency. See also section 7.	21 22 23 24
	(4)			this Division does not prevent—	25
	(.)	(a)	a voluntar whether i	ry public interest disclosure being dealt with by more than 1 agency, ndependently or jointly and whether or not the disclosure relates to a 1 agency, or	26 27 28
		(b)		parts or aspects of a voluntary public interest disclosure being dealt rately or in different ways.	29 30
55	Volu	ntary	oublic inte	rest disclosures relating to agency	31
	(1)			receives a voluntary public interest disclosure relating to the agency <i>v</i> to deal with the disclosure.	32 33
	(2)			g subsection (1), an agency may decide to deal with the disclosure in e following ways—	34 35
		(a)	•	igating the relevant serious wrongdoing—	36
			` /	accordance with an applicable Act, law, procedure or policy, or	37
				conducting an audit, inquiry or assessment or by taking other action an investigative nature, whether on a preliminary or formal basis,	38 39
		(b)	•	ng the disclosure to an integrity agency,	40
		(c)		ng the disclosure to a person or body that is authorised by another Act investigate the relevant serious wrongdoing,	41 42
		(d)	if the ager	ncy has made an applicable arrangement with another agency under	43 44

		(e)	if the disclosure relates to more than 1 agency—by referring the disclosure to another agency to which the disclosure relates.	1 2		
		unde	An agency may also be required to refer or report the disclosure to an integrity agency r another Act. See for example the <i>Independent Commission Against Corruption Act</i> , section 11.	3 4 5		
	(3)	agen	e agency makes 1 of the following decisions in relation to the disclosure, the cy must, as soon as reasonably practicable, provide the Ombudsman with en reasons explaining the decision—	6 7 8		
		(a)	a decision neither to investigate the relevant serious wrongdoing nor to refer the disclosure,	9 10		
		(b)	a decision to cease investigating the relevant serious wrongdoing without either completing the investigation or referring the disclosure.  The agency must also provide reasons to the maker of the disclosure under section 59.	11 12 13		
		The r	maker may apply for internal review under section 60.	14		
	(4)		void doubt, an investigation is not incomplete merely because the investigation not result in a conclusion as to whether or to what extent serious wrongdoing rred.	15 16 17		
56	Volu	ntary	public interest disclosures not relating to agency	18		
	(1)	discl	ess subsection (2) applies, an agency that receives a voluntary public interest osure not relating to the agency must deal with the disclosure in 1 or more of the wing ways—	19 20 21		
		(a)	if the agency is not an integrity agency but is authorised by another Act or law to investigate the relevant serious wrongdoing—by dealing with the disclosure in accordance with the Act or law,	22 23 24		
		(b)	by referring the disclosure to an agency to which the disclosure relates,	25		
		(c)	by referring the disclosure to an integrity agency,	26		
		(d)	by referring the disclosure to a person or body that is authorised by another Act or law to investigate the relevant serious wrongdoing,	27 28		
		(e)	if the disclosure was referred by another agency to which the disclosure relates and whose functions the agency may exercise by an arrangement under section 81(2)—by dealing with the disclosure in accordance with the arrangement.	29 30 31		
	(2)	to th anot	ntegrity agency that receives a voluntary public interest disclosure not relating e integrity agency may, if the integrity agency is authorised by section 58 or by her Act or law to investigate the relevant serious wrongdoing, deal with the osure in accordance with section 58 or the other Act or law.	32 33 34 35		
57	Referrals					
	(1)		out limiting other provisions of this Division, a referral of a voluntary public est disclosure may constitute a referral for the purposes of another Act or law.	37 38		
	(2)		ess the referral is mandatory under another Act or law, an agency is not to refer luntary public interest disclosure without considering the following—	39 40		
		(a)	whether the disclosure would more appropriately be dealt with by the person to whom, or body to which, the disclosure is to be referred,	41 42		
		(b)	the risk of detrimental action being taken against the maker of the disclosure as a result of the referral of, or failure to refer, the disclosure.	43 44		
	(3)	to re	ess the referral is mandatory under another Act or law, an integrity agency is not a voluntary public interest disclosure to another integrity agency without idering the views of the other integrity agency.	45 46 47		

	(+)	To avoid dodot, an agency may refer a voluntary public interest disclosure—	
		(a) whether or not the agency has commenced investigating, is investigating or proposes to investigate the relevant serious wrongdoing, and	3
		(b) whether or not the disclosure has previously been referred, and	4
		(c) to more than 1 other person or body.	5
58	Addi	itional investigative powers	6
	(1)	If the Ombudsman receives 1 of the following voluntary public interest disclosures, the Ombudsman may investigate and report on a matter arising from the disclosure in accordance with the <i>Ombudsman Act 1974</i> —	8
		(a) a disclosure showing or tending to show serious wrongdoing by—	10
		(i) the Inspector of the Law Enforcement Conduct Commission, or	11
		(ii) an officer of the Inspector of the Law Enforcement Conduct Commission, or	12 13
		(iii) the Inspector of the Independent Commission Against Corruption, or	14
		(iv) an officer of the Inspector of the Independent Commission Against Corruption,	15 16
		(b) a disclosure showing or tending to show a serious and substantial waste of public money by—	17 18
		(i) the Auditor-General, or	19
		(ii) a member of staff of the Auditor-General,	20
		(c) a disclosure showing or tending to show a privacy contravention by—	21
		(i) the Privacy Commissioner, or	22
		(ii) a person employed in the Information and Privacy Commission,	23
		(d) a disclosure showing or tending to show a government information contravention by—	24 25
		(i) the Information Commissioner, or	26
		(ii) a person employed in the Information and Privacy Commission.	27
	(2)	If the Independent Commission Against Corruption receives a voluntary public interest disclosure showing or tending to show serious maladministration by the Ombudsman or an officer of the Ombudsman, the Independent Commission Against Corruption may investigate and report on a matter arising from the disclosure in accordance with the <i>Independent Commission Against Corruption Act 1988</i> .	28 29 30 31 32
		<b>Note.</b> Except as provided by this section, this Act does not confer a power to deal with a voluntary public interest disclosure that is not otherwise available under another Act or law. See section 7.	33 34 35
59	Infor	rmation to be provided to disclosers	36
	(1)	An agency that is dealing with a voluntary public interest disclosure must ensure the maker of the disclosure has access to the agency's public interest disclosure policy by—	37 38 39
		(a) giving the maker a copy of the policy, or	40
		(b) directing the maker to the page of the agency's public website or intranet, as applicable, on which the policy is published, or	41 42
		(c) otherwise giving the maker directions for accessing a copy of the policy.	43
	(2)	An agency that is dealing with a voluntary public interest disclosure must inform the maker of the disclosure of each of the following matters as soon as reasonably practicable after the matter becomes applicable—	44 45 46

	(a)	the fact this Division applies to the agency's action in dealing with the disclosure,	1 2
	(b)	how the agency is dealing with, or proposes to deal with, the disclosure,	3
	(c)	if the agency makes a decision mentioned in section 55(3) in relation to the disclosure—the agency's reasons for the decision,	4 5
	(d)	if the agency refers the disclosure—details of the referral,	6
	(e)	if the agency investigates the relevant serious wrongdoing—updates on the progress of the investigation,	7 8
	(f)	if the agency completes an investigation of the relevant serious wrongdoing—	9
		(i) a description of the results of the investigation, and	10
		(ii) details of corrective action taken, proposed or recommended,	11
	(g)	other matters required to be communicated to the maker of the disclosure under this Act or the agency's public interest disclosure policy.	12 13
(3)		gency is to provide updates on the progress of an investigation at intervals of not than 3 months throughout the duration of the investigation.	14 15
(4)	discl	agency that ceases to deal with a disclosure as a voluntary public interest osure under section 49(2) must, if the disclosure is a purported public interest osure, inform the maker of the disclosure of the agency's reasons for the ion.	16 17 18 19
(5)	Subs	ections (1)–(4) do not apply—	20
	(a)	to an anonymous disclosure, or	21
	(b)	to the extent that the maker of a disclosure waives, in writing, the right to receive information under this section.	22 23
(6)	The	following prevail over subsection (2) to the extent of an inconsistency—	24
	(a)	the Government Sector Audit Act 1983, section 38,	25
	(b)	the Local Government Act 1993, section 425.	26
Inter	nal re	view of certain agency decisions	27
(1)		maker of a disclosure may apply to an agency for internal review of the wing decisions made by the agency—	28 29
	(a)	a decision the agency is not required by section 49(1) to deal with the disclosure as a voluntary public interest disclosure under this Division,	30 31
	(b)	a decision under section 49(2) to cease to deal with the disclosure as a voluntary public interest disclosure,	32 33
	(c)	a decision mentioned in section 55(3) in relation to the disclosure.	34
(2)	An a	pplication for internal review must—	35
	(a)	be made within 28 days after the day on which the applicant is informed of the agency's decision, and	36 37
	(b)	be in writing and state the reasons the applicant considers the decision should not have been made, and	38 39
	(c)	be dealt with by a person (the <i>reviewer</i> ) who was not substantially involved in making the decision or dealing with the disclosure.	40 41
(3)	The 1	reviewer must consider relevant material submitted by the applicant.	42
(4)	The 1	reviewer may decide—	43
	(a)	to confirm the agency's decision, or	44

		(b)	the disclosure is to be dealt with, or to continue to be dealt with, as a voluntary public interest disclosure by the agency under this Division.	1 2		
	(5)	The	reviewer is to notify the applicant of the reviewer's decision.	3		
	(6)	with,	e reviewer decides the disclosure is to be dealt with, or to continue to be dealt as a voluntary public interest disclosure by the agency, the agency is to give to the decision.	4 5 6		
61	Risk	mana	gement	7		
	(1)		section applies to an agency (a <i>responsible agency</i> ) that meets the following ria in relation to a voluntary public interest disclosure—	8 9		
		(a)	the agency is aware the disclosure has been made,	10		
		(b)	either—	11		
			(i) the disclosure relates to the agency, or	12		
			(ii) the maker of the disclosure is known to be a public official associated with the agency.	13 14		
	(2)	actio	sponsible agency must take steps to assess and minimise the risk of detrimental on, other than reasonable management action, being taken against a person as a t of the disclosure being made, including—	15 16 17		
		(a)	the maker of the disclosure, and	18		
		(b)	a public official whose serious wrongdoing the disclosure is about.	19		
	(3)	offic been <b>Note</b> .	absection (1), an agency is <i>aware</i> a disclosure has been made if a disclosure er for the agency is aware, or ought reasonably to be aware, the disclosure has made.  Section 43 provides for an agency's public interest disclosure policy to include	20 21 22 23		
		proce	edures to ensure the agency's compliance with this section.	24		
62	Risk	mana	gement—agency liability	25		
	(1)	comp	rson who suffers injury, damage or loss as a result of the failure of an agency to ply with the agency's obligations under section 61(2) may recover damages or this section for the injury, damage or loss in a court of competent jurisdiction.	26 27 28		
	(2)	The	damages may be recovered—	29		
		(a)	if the agency is a person—from the agency, or	30		
		(b)	if the agency is not a person—from the State.	31		
	(3)	In pr	occeedings under this section, the defendant bears the onus of proving—	32		
		(a)	the agency did not fail to comply with its obligations under section 61(2), or	33		
		(b)	if the agency failed to comply with its obligations—the injury, damage or loss was not suffered as a result of the failure.	34 35		
	(4)	Damages recovered under this section may include damages in the nature of exemplary damages.				
	(5)	A pe	rson is not entitled to recover damages in relation to the same detrimental action or both this section and any of the following provisions—	38 39		
		(a)	the Independent Commission Against Corruption Act 1988, section 79J,	40		
		(b)	the Ombudsman Act 1974, section 31S,	41		
		(c)	the Law Enforcement Conduct Commission Act 2016, section 97I.	42		

	(6)	whic	varding damages under this section, a court must take into account the extent to h the plaintiff has previously received compensation for the injury, damage or under section 35.	1 2 3
	(7)		ect to subsections (5) and (6), a person's entitlement to recover damages under section—	4 5
		(a)	does not affect another right or remedy available to the person as a result of the relevant detrimental action, and	6 7
		(b)	does not constitute redress in relation to dismissal from employment for the purposes of the <i>Industrial Relations Act 1996</i> , section 90 or another law.	8 9
	(8)		void doubt, liability under this section is not liability in tort.  See also sections 35 and 36.	10 11
63	Regi	ulation	ıs	12
			regulations may make further provision about how agencies may deal with ntary public interest disclosures.	13 14
Divi	ision	3	Miscellaneous	15
64	lden	tifying	information not to be disclosed	16
	(1)		rmation tending to identify a person as the maker of a voluntary public interest osure ( <i>identifying information</i> ) is not to be disclosed by a public official or an cy.	17 18 19
	(2)		ever, subsection (1) does not prevent the disclosure of the identifying mation if—	20 21
		(a)	the person consents in writing to the disclosure of the identifying information, or	22 23
		(b)	it is generally known the person is the maker of the voluntary public interest disclosure as a result of the person's voluntary self-identification as the maker, or	24 25 26
		(c)	after consulting the person, the public official or agency reasonably considers it necessary to disclose the identifying information to protect a person from detriment, or	27 28 29
		(d)	it is necessary the identifying information be disclosed to a person whose interests are affected by the disclosure, or	30 31
		(e)	the identifying information has previously been lawfully published, or	32
		(f)	the identifying information is disclosed to a medical practitioner or psychologist for the purposes of the practitioner or psychologist providing medical or psychiatric care, treatment or counselling to the individual disclosing the information, or	33 34 35 36
		(g)	the identifying information is disclosed for the purposes of proceedings before a court or tribunal, or	37 38
		(h)	the disclosure of the identifying information is necessary to deal with the disclosure effectively, or	39 40
		(i)	it is otherwise in the public interest to disclose the identifying information.	41
		proce	Section 43 provides for an agency's public interest disclosure policy to include dures to ensure the agency's compliance with this section.	42 43
	(3)		avoid doubt, a person does not voluntarily self-identify as the maker of a matery public interest disclosure merely by making the disclosure in confidence.	44 45

	(4)		nsistency—	1 2					
		(a)	the Independent Commission Against Corruption Act 1988,	3					
		(b)	the Ombudsman Act 1974,	4					
		(c)	the Law Enforcement Conduct Commission Act 2016.	5					
	(5)		section applies in addition to, and does not derogate from, a restriction or ibition on the disclosure of information imposed by—	6 7					
		(a)	another Act or law, or	8					
		(b)	an order of a court or tribunal.	9					
		intere eithei	. However, section 83 authorises an agency to provide information relating to a public est disclosure to another agency if doing so is reasonably necessary for the exercise of r agency's functions under this Act. Section 83 prevails to the extent of an inconsistency another Act or law.	10 11 12 13					
	(6)	In th	is section—	14					
		coun	nselling includes psychological counselling.	15					
			ical practitioner has the same meaning as in the Health Practitioner Regulation onal Law (NSW).	16 17					
		<b>psychologist</b> has the same meaning as in the <i>Health Practitioner Regulation National Law (NSW)</i> .							
65	Obligation to assist in investigation								
		inves volum Note	ublic official must use the public official's best endeavours to assist in an stigation of serious wrongdoing if asked to do so by a person dealing with a ntary public interest disclosure on behalf of an agency.  A public official is entitled to protections under Part 3 if the public official makes a	21 22 23 24					
		witne	ess public interest disclosure or a mandatory public interest disclosure.	25					
66	Corr	ective	action	26					
	(1)	wron	n agency investigating a voluntary public interest disclosure finds serious agdoing or other misconduct occurred, each agency to which the disclosure es must take appropriate corrective action in response to the finding.	27 28 29					
	(2)	the g	nout limiting subsection (1), an agency may take appropriate corrective action on ground of the conduct to which the following convictions or findings relate and out further investigation of whether the conduct occurred—	30 31 32					
		(a)	a conviction of a public official associated with the agency for a detrimental action offence,	33 34					
		(b)	a finding by an agency investigating a voluntary public interest disclosure that a detrimental action offence was committed by a public official associated with the agency, whether or not the official has been charged with the offence.	35 36 37					
	(3)		rever, an agency is not required to take corrective action if no serious agdoing or other misconduct is found to have occurred within the agency.	38 39					
	(4)	In th	is Act, <i>corrective action</i> includes the following—	40					
		(a)	an action specified in the Government Sector Employment Act 2013, section 69(4),	41 42					
		(b)	an action authorised by an Act, law, procedure or policy in accordance with which serious wrongdoing is investigated,	43 44					
		(c)	a formal apology by an agency,	45					
		(d)	reform within an agency including—	46					

		(i)	improvements to relevant policies or procedures, or	1
		(ii)	structural change, or	2
		(iii)	the reallocation of resources, or	3
		(iv)	additional training or educational measures,	4
	(e)		publication of a finding of serious wrongdoing or other misconduct and a rt in support of the finding,	5 6
	(f)		payment of compensation to persons affected by serious wrongdoing or misconduct.	7 8
(5)			n does not authorise an agency to take corrective action the agency is not authorised to take.	9 10

Par	t 6	Ove	ersight of Act	1	
Division		n 1 Steering Committee		2	
67	Constitution		on of Steering Committee		
	(1)	The l	Public Interest Disclosures Steering Committee is established by this Act.	4	
	(2)	The S	Steering Committee consists of the following members—	5	
		(a)	the Ombudsman,	6	
		(b)	the Secretary of the Department of Premier and Cabinet,	7	
		(c)	the Auditor-General,	8	
		(d)	the Chief Commissioner of the Independent Commission Against Corruption,	9	
		(e)	the Chief Commissioner of the Law Enforcement Conduct Commission,	10	
		(f)	the Secretary of the Department of Planning, Industry and Environment,	11	
		(g)	the Commissioner of Police,	12	
		(h)	the Information Commissioner,	13	
		(i)	the Public Service Commissioner,	14	
		(j)	the Privacy Commissioner,	15	
		(k)	another person declared by the regulations to be a member of the Steering Committee.	16 17	
	(3)	The	Ombudsman is to be the chairperson of the Steering Committee.	18	
68	Fund	tions	of Steering Committee	19	
		The i	functions of the Steering Committee are—	20	
		(a)	to provide advice to the Minister on the operation of this Act and recommendations for reform, and	21 22	
		(b)	to provide advice to the Minister on regulations proposed to be made under this Act, and	23 24	
		(c)	to receive, consider and provide advice to the Minister on reports provided by the Ombudsman in the exercise of the Ombudsman's functions under this Act.	25 26	
69	Appo	ointme	ent of nominees	27	
	(1)		ember of the Steering Committee may appoint a nominee to act in place of the lber, either generally or for a particular purpose.	28 29	
	(2)	funct	minee is taken to be a member of the Steering Committee and may exercise the tions of the member who appointed the nominee, including the functions of operson.	30 31 32	
	(3)	A me	ember may revoke an appointment of a nominee at any time.	33	
70	Quoi	rum fo	or Steering Committee	34	
		The obe th	quorum for a meeting of the Steering Committee is 4 members, of whom 2 must le Ombudsman and the Secretary of the Department of Premier and Cabinet or nominees.	35 36 37	
71	Proc	edure	s of Steering Committee	38	
		The S	Steering Committee is to determine its own procedures.	39	

Division 2		Fun	ctions of Ombudsman and reporting requirements	1	
72	Fund	ctions	of Om	budsman—general	2
	(1)	The C	Ombuo	dsman has the following functions under this Act—	3
		(a)		omote public awareness and understanding of this Act and to promote the ets of this Act,	2
		(b)		ovide information, advice, assistance and training to agencies and public ials on matters relevant to this Act,	6
		(c)	to pu	blish guidelines and other materials for the assistance of—	8
			(i)	agencies in connection with their functions under this Act, and	9
			(ii)	public officials and other persons in connection with the operation of this Act and the protections available to them under this Act,	10 11
		(d)	other	dit and monitor the exercise by agencies of their functions under this Act, than functions exercised by an integrity agency in relation to disclosures do not relate to the integrity agency,	12 13 14
		(e)	to pr legis	ovide reports and recommendations to the Minister about proposals for lative and administrative change to further the objects of this Act,	15 16
		(f)	other	functions conferred on the Ombudsman by or under this Act.	17
	(2)	confe	erral of	ral of functions on the Ombudsman by or under this Act does not limit the f functions on the Ombudsman by or under the <i>Ombudsman Act 1974</i> or t or law.	18 19 20
		<b>Exam</b> menti	<b>ple.</b> Coned in	onduct that constitutes a detrimental action offence may also constitute conduct the Ombudsman Act 1974, section 26(1).	21 22
73	Omb	udsm	an's g	uidelines	23
			out lir	miting section 72(1)(c)(i), guidelines published by the Ombudsman to cies—	24 25
		(a)	may	be published in the form of a model public interest disclosure policy, and	26
		(b)	may	relate to all aspects of agencies' functions under this Act, including—	27
			(i)	establishing procedures to comply with the requirements of this Act, and	28 29
			(ii) (iii)	assessing whether disclosures are public interest disclosures, and supporting persons who make voluntary public interest disclosures.	30 31
74	Volu	ntary	disput	te resolution	32
	(1)			arises under this Act or a public interest disclosure policy in connection	33
	(1)	with that i	a discl s deali	losure that is or may be a voluntary public interest disclosure, an agency ng with the disclosure may request the Ombudsman deal with the dispute section.	34 35 36
	(2)	medi	ator to	dsman may deal with the dispute by conciliation and may arrange for a assist in the conciliation.	37 38
		Note. reaso	Under nable f	the Ombudsman Act 1974, section 38A, the Ombudsman may charge the agency ees for conciliation services provided by the Ombudsman under this section.	39 40
	(3)	The (	Ombuo	dsman may arrange for a member of staff of the Ombudsman's Office or son to conduct the conciliation on the Ombudsman's behalf.	41 42
	(4)	Parti	cipatio	on in the conciliation is voluntary and a party may withdraw at any time.	43
	(5)			f a statement or admission made during the conciliation, or a document or the purposes of the conciliation, is not admissible—	44

		(a) in a subsequent investigation arising from the disclo who made the statement or admission, or to whom consents to the admission of the evidence in the invest	the document relates,	1 2 3
		(b) in proceedings in a court or before a person or body receive evidence.	authorised to hear and	4 5
	(6)	The Ombudsman or person acting on the Ombudsman's be conciliation at any time.	chalf may terminate the	6 7
	(7)	This section does not prevent the dispute from being dealt withis section.	th otherwise than under	8 9
	(8)	The regulations may make further provision about the Ombudthis section.	Isman's functions under	10 11
	(9)	In this section—		12
		dispute, in connection with a disclosure, includes a dispute a	about—	13
		(a) whether the disclosure is in fact a voluntary public inte	erest disclosure, or	14
		(b) conduct or proposed conduct that constitutes or may action offence relating to the disclosure.	constitute a detrimental	15 16
75	Prov	vision of information to Ombudsman for audit and monitor	ring purposes	17
	(1)	For the purposes of exercising the Ombudsman's auditing ar under this Act, the Ombudsman may, by written notice, requ		18 19
		(a) give the Ombudsman a statement of information, or		20
		(b) produce to the Ombudsman a document or thing—		21
		(i) under the agency's control, or		22
		(ii) the production of which the agency may, in reasonably require, or	n an official capacity,	23 24
		(c) give the Ombudsman a copy of a document mentioned	d in paragraph (b).	25
	(2)	The notice must—		26
		(a) specify or describe the information, document or thing	g required, and	27
		(b) specify a time and place for compliance with the notice	ce.	28
	(3)	The agency is required to comply with the notice.		29
	(4)	A provision of another Act or law that prevents or restric disclosure of information does not prevent the agency from a gency's obligation to comply, with the notice.		30 31 32
	(5)	Action taken in compliance with the notice does not incur lia other civil liability.	bility for defamation or	33 34
	(6)	This section does not apply to the Department of Parlia Department of the Legislative Assembly or the Department Council.		35 36 37
76	Ann	nual report by Ombudsman		38
	(1)	The Ombudsman is to report to Parliament on the followin each period of 12 months ending on 30 June (the <i>reporting p</i>		39 40
		(a) the Ombudsman's activities under this Act during the		41
		(b) the Steering Committee's activities, including recommission, during the reporting period,		42 43
		(c) compliance by agencies with this Act during the repor	rting period,	44

	(d) information relating to voluntary public interest disclosures made during the reporting period,	1 2					
	(e) agencies that have failed to provide the Ombudsman with an annual return within the period specified in section 78(2).	3 4					
(2)	The Ombudsman's report is to be provided as soon as reasonably practicable after the end of the reporting period and no later than 6 months after the end of the period.	5 6					
(3)	The Ombudsman's report on the matters mentioned in subsection (1)(c) and (d) is to be based on information provided by agencies in relation to the reporting period, including annual returns provided by agencies in relation to the corresponding return period.						
(4)	The Ombudsman may, if the Ombudsman considers it desirable to do so, make an additional report at any time to Parliament on the Ombudsman's auditing and monitoring activities under this Act.	11 12 13					
(5)	The Ombudsman may provide a report under this section—	14					
	(a) by including the report in the Ombudsman's annual report under the <i>Ombudsman Act 1974</i> , section 30, or	15 16					
	(b) directly to the Presiding Officer of each House of Parliament.	17					
(6)	The Ombudsman must provide the Minister with a copy of a report under this section.	18					
(7)	The <i>Ombudsman Act 1974</i> , section 31AA applies to a report under this section as if the report were a report made under that Act, Part 4.	19 20					
Spec	cial report by Ombudsman	21					
(1)	The Ombudsman's power to make a special report to Parliament under the <i>Ombudsman Act 1974</i> , section 31 extends to a report on a matter arising in connection with the exercise of the Ombudsman's functions under this Act.	22 23 24					
(2)	A special report may include proposals for legislative change.	25					
(3)	If a special report is made, the Minister's response to the report must—	26					
	(a) address each proposal for legislative change included in the report, and	27					
	(b) be tabled in each House of Parliament.	28					
	<b>Note.</b> The requirements of the <i>Ombudsman Act 1974</i> apply to a special report under that Act, section 31 on matters arising under this Act.	29 30					
Age	ncies to provide annual return to Ombudsman	31					
(1)	An agency must provide an annual return to the Ombudsman in relation to each period of 12 months ending on 30 June (the <i>return period</i> ).	32 33					
(2)	Unless the Ombudsman approves a later time, the annual return must be provided within 30 days after the end of the return period to which it relates.	34 35					
(3)	The annual return is to include information about—	36					
	(a) voluntary public interest disclosures received by the agency during the return period, and	37 38					
	(b) action taken by the agency to deal with voluntary public interest disclosures during the return period, and	39 40					
	(c) measures taken by the agency during the return period to promote a culture in which public interest disclosures are encouraged.	41 42					
(4)	The regulations may make further provision about—	43					
	(a) the information to be included in an annual return, and	44					

(b) the form in which the information is to be provided.

Par	t 7	Mis	scellaneous	1				
79	Арр	Application of Act unaffected by certain matters						
		This	Act applies to a public interest disclosure whether or not—	3				
		(a)	the disclosure is about conduct engaged in, or matters arising, before the commencement of this section, or	4 5				
		(b)	the maker of the disclosure ceases to be a public official after making the disclosure, or	6 7				
		(c)	the disclosure is about conduct by a person who has ceased to be a public official since the commission of the conduct, or	8 9				
		(d)	an agency to which the disclosure relates has ceased to be an agency since the commission of the conduct the disclosure is about, or	10 11				
		(e)	an agency identifies or assesses the disclosure as a public interest disclosure.	12				
80	Dele	gation	of functions of agency head	13				
	(1)	The	head of an agency may—	14				
		(a)	delegate the exercise of a function of the head of the agency under this Act, other than this power of delegation, to a person employed in or by the agency, and	15 16 17				
		(b)	by agreement, delegate the exercise of a function of the head of the agency under this Act to the head of another agency.	18 19				
	(2)	Desp deleg	oite subsection (1), the following functions of the head of an agency may not be gated—	20 21				
		(a)	the head of the agency's functions as a disclosure officer for the agency,	22				
		(b)	the head of the agency's responsibility for ensuring the agency complies with sections 34 and 61.	23 24				
81	Exe	rcise o	f functions on behalf of agency	25				
	(1)	impo a per	nction of an agency under this Act, including a function taken to be conferred or osed on the head of the agency by operation of section 6(1), may be exercised by son employed in or by the agency who is designated by the head of the agency exercise the function.	26 27 28 29				
	(2)		gency may arrange for another agency to exercise the agency's functions under Act on behalf of the agency.	30 31				
	(3)	an er	gency may, in accordance with its public interest disclosure policy, arrange for ntity that is not an agency to exercise 1 or more of the following functions under Act on behalf of the agency—	32 33 34				
		(a)	the function of receiving voluntary public interest disclosures,	35				
		(b)	the function of dealing with voluntary public interest disclosures by investigating relevant serious wrongdoing,	36 37				
		(c)	the provision of training under section 48.	38				
	(4)	An a	gency that enters into an arrangement under subsection (2) or (3) must—	39				
		(a)	publish the details of the arrangement prominently on—	40				
			(i) the agency's public website, and	41				
			(ii) the agency's intranet, and	42				
		(b)	notify the Ombudsman of the arrangement.	43				

	(5)			with no public website or intranet must ensure the details of the at are readily accessible to all public officials associated with the agency.	1 2					
82	Ager	Agency service contracts								
	(1)	This section applies to a contract or subcontract (an <i>agency service contract</i> ) under which a person or body is engaged to provide services on behalf of an agency (the <i>contracting agency</i> ), including an engagement to exercise a function mentioned in section 81(3).								
	(2)	head after	contra	ng agency, person exercising the functions of a contracting agency or actor, as applicable, must not enter into an agency service contract on or ay on which this section commences unless the terms of the contract engaged person or body to—	8 9 10 11					
		(a)	ensur	re all individuals involved in providing services under the agency service ract are made aware of—	12 13					
			(i) (ii)	the fact they are public officials for the purposes of this Act, and the matters mentioned in section $48(1)(a)$ –(c), and	14 15					
		(b)	the p	by the contracting agency of a voluntary public interest disclosure of which person or body becomes aware that complies with section 61(1)(b) in ion to the contracting agency, and	16 17 18					
		(c)	be co	by the contracting agency of serious wrongdoing committed, or alleged to committed, by an individual providing services under the agency service ract, and	19 20 21					
		(d)	wron	he person or body's best endeavours to assist in an investigation of serious agdoing if requested to do so by a person dealing with a voluntary public est disclosure on behalf of an agency, and	22 23 24					
		(e)	ackn	owledge the following—	25					
			(i)	the contracting agency's obligation to take corrective action under section 66,	26 27					
			(ii)	the contracting agency's right to terminate the agency services contract in response to a finding of serious wrongdoing or other misconduct involving the person or body or an individual providing services under the agency service contract, and	28 29 30 31					
		(f)	part-	e person or body subcontracts the agency service contract in whole or in —ensure the subcontract contains terms binding the person or body ged under the subcontract that are equivalent to the terms required by this on.	32 33 34 35					
	(3)			n agency service contract is not void or unenforceable merely because the contract do not comply with subsection (2).	36 37					
	(4)			tions may make further provision about terms that must, or must not, be an agency service contract or a class of agency service contracts.	38 39					
83	Prov	ision c	of info	rmation relating to public interest disclosures	40					
	(1)	agenc	y if o	may provide information relating to a public interest disclosure to another doing so is reasonably necessary for the exercise of either agency's nder this Act.	41 42 43					
	(2)	perso the C	n or bo	may provide information relating to a public interest disclosure to a ody investigating misconduct or wrongdoing under a law of another State, onwealth or a Territory of the Commonwealth if doing so is reasonably or the exercise of functions under the law by the person or body.	44 45 46 47					

	(3)	Subsections (1) and (2) apply in addition to an authorisation the agency may have to provide information under this Act or another Act or law.	1
84	Fals	e or misleading statements	3
		A person must not, in making or purporting to make a public interest disclosure or in providing information relating to a public interest disclosure, wilfully make a false statement to, or mislead or attempt to mislead, the agency or person to whom the disclosure or purported disclosure is made or the information is provided.  Maximum penalty—100 penalty units or imprisonment for 2 years, or both.	5 6 7
85	Offe	nces relating to influencing or impeding other persons	ç
	(1)	A person must not provide or offer to provide beneficial treatment to another person	10
	(1)	for the purposes of influencing the other person to refrain from making a public interest disclosure or to withdraw a public interest disclosure.	11 12
	(2)	A person must not prevent or attempt to prevent a person, or a group or class of persons, from making public interest disclosures.	13 14
		Maximum penalty—100 penalty units.	15
86	Proc	eedings for offences	16
		Proceedings for an offence against this Act, other than a detrimental action offence, are to be dealt with summarily before the Local Court.	17 18
		<b>Note.</b> The <i>Criminal Procedure Act 1986</i> , Chapter 5, which relates to the summary disposal of certain indictable offences unless an election is made to proceed on indictment, applies to and in respect of a detrimental action offence. See the <i>Criminal Procedure Act 1986</i> , Schedule 1, Table 1 and this Act, section 33(3).	19 20 21 22
87	Righ	ts and privileges of Parliament	23
		This Act does not affect the rights and privileges of Parliament in relation to freedom of speech and Parliamentary debates and proceedings.	24 25
88	Regi	ulations	26
	(1)	The Governor may make regulations, not inconsistent with this Act, about any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.	27 28 29
	(2)	The Minister must not recommend the making of a regulation under this Act unless the Minister certifies the Minister has consulted with the Steering Committee concerning the making of the regulation.	30 31 32
	(3)	The regulations may exempt specified agencies or classes of agencies from specified provisions of this Act.	33 34
	(4)	A regulation for a definition may apply generally or be limited to specified provisions of this Act in which the defined word or expression is used.	35 36
89	Revi	ew of Act	37
	(1)	A joint committee of members of Parliament is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing the objectives.	38 39 40
	(2)	Without limiting subsection (1), the review is to consider—	41
		(a) the effectiveness of the changes made by this Act to the public interest disclosure scheme in force under the <i>Public Interest Disclosures Act 1994</i> immediately before the repeal of that Act, and	42 43 44

		(b) whether the structures in place to support the operation of the public interest disclosure scheme remain appropriate, and	1 2
		(c) the need for further review of this Act after the review under this section.	3
	(3)	The joint committee is to consult with, and may obtain assistance or advice from, each member of the Steering Committee in connection with the review.	4 5
	(4)	The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to this Act.	6 7
	(5)	The joint committee is to report on the outcome of the review to both Houses of Parliament as soon as practicable after the completion of the review.	8 9
	(6)	The Minister is to provide a response to the report to both Houses of Parliament within 6 months of the report being tabled.	10 11
90	Repe	eals	12
		The following are repealed—	13
		(a) the <i>Public Interest Disclosures Act 1994</i> No 92,	14
		(b) the Public Interest Disclosures Regulation 2011.	15

Sch	chedule 1 Savings, transitional and other provisions			
Par	t 1	Gei	neral	2
1	Reg	ulatior	IS	3
	(1)		regulations may contain provisions of a savings or transitional nature consequent the commencement of—	4 5
		(a) (b)	a provision of this Act, or a provision amending this Act.	6 7
	(2)		vings or transitional provision consequent on the commencement of a provision not be made more than 2 years after the commencement.	8
	(3)	A sa	vings or transitional provision made consequent on the commencement of a ision is repealed 2 years after the commencement.	10 11
	(4)		vings or transitional provision made consequent on the commencement of a ision may take effect before the commencement but not before—	12 13
		(a)	for a provision of this Act—the date of assent to this Act, or	14
		(b)	for a provision amending this Act—the date of assent to the amending Act.	15
	(5)		vings or transitional provision taking effect before its publication on the NSW lation website does not—	16 17
		(a)	affect the rights of a person existing before the publication in a way prejudicial to the person, or	18 19
		(b)	impose liabilities on a person for anything done or omitted to be done before the publication.	20 21
	(6)	In th	is section—	22
		perso	on does not include the State or an authority of the State.	23
Par	t 2	Pro	visions arising from enactment of this Act	24
Divi	sion	1	General provisions	25
2	Defi	nitions	<b>3</b>	26
		In th	is Division—	27
		form	er legislation means 1 or more of the following as in force from time to time re the repeal day—	28 29
		(a)	the Public Interest Disclosures Act 1994,	30
		(b)	the Public Interest Disclosures Regulation 2011,	31
		(c)	an Act or law amended by this Act.	32
			<i>er scheme disclosure</i> means a disclosure of information to which the former lation applies or may apply that is made before the repeal day.	33 34

			<i>legislation</i> means 1 or more of the following as in force from time to time on from the repeal day—	1 2
		(a)	this Act,	3
		(b)	the Public Interest Disclosures Regulation 2021,	4
		(c)	an Act or law amended by this Act.	5
		rema	ade disclosure means a disclosure made on or after the repeal day—	6
		(a)	to which the new legislation applies or may apply, and	7
		(b)	that is substantially the same, and made by the same person, as a former scheme disclosure.	8 9
		repea	al day means the day on which the Public Interest Disclosures Act 1994 is aled.	10 11
3	Form	ner sc	heme disclosures	12
	(1)		nd from the repeal day, the former legislation continues to apply to a former me disclosure as if the former legislation had not been repealed or amended by Act.	13 14 15
	(2)	With	out limiting subsection (1)—	16
		(a)	the protections conferred by the former legislation in relation to the former scheme disclosure continue to apply in relation to the disclosure, and	17 18
		(b)	the reporting obligations imposed by the former legislation in relation to the former scheme disclosure continue to apply in relation to the disclosure.	19 20
4	Rem	ade di	sclosures—general	21
	(1)	This	section applies if—	22
		(a)	functions are conferred or imposed by the new legislation on a person or agency in relation to a disclosure, and	23 24
		(b)	the person or agency becomes aware the disclosure is a remade disclosure.	25
	(2)	rema	person or agency may, within 28 days of becoming aware the disclosure is a de disclosure, decide not to continue to exercise the functions in relation to the de disclosure.	26 27 28
		Note to ap funct	Functions in the nature of risk management conferred or imposed by this Act continue ply regardless of a decision under this subsection. See subsection (8), definition of <b>tion</b> .	29 30 31
	(3)		decision may be made whether or not the person or agency exercises or nues to exercise the functions during the 28 day period.	32 33
	(4)	discl	decision has effect only if the person or agency gives the maker of the remade osure written notice of the decision as soon as reasonably practicable after ng the decision.	34 35 36
	(5)		e person or agency continues to exercise the functions in relation to the remade osure, the following provisions apply to the extent that they are relevant—	37 38
		(a)	conduct committed by a person or body in relation to the associated former scheme disclosure, and that would have exercised a function of the person or body in relation to the remade disclosure in whole or in part if it had been committed in relation to the remade disclosure, is taken to have exercised the function of the person or body in relation to the remade disclosure,	39 40 41 42 43
		(b)	action of an investigative nature taken in relation to the associated former scheme disclosure is taken to be action taken in relation to the remade disclosure.	44 45 46

		(c)	the person or agency may decide not to continue to exercise the functions conferred or imposed by the former legislation on the person or agency in relation to the associated former scheme disclosure.	1 2 3
	(6)	To a	void doubt, this section does not affect protections conferred by—	4
		(a)	the new legislation, in relation to the remade disclosure, or	5
		(b)	the former legislation, in relation to the associated former scheme disclosure.	6
	(7)	discl	his section, an agency is <i>aware</i> of a matter in relation to a disclosure if a osure officer for the agency, or a person responsible for dealing with the osure on behalf of the agency, is aware, or ought reasonably to be aware, of the er.	7 8 9 10
	(8)	In th	is section—	11
			ciated former scheme disclosure, in relation to a remade disclosure, means the er scheme disclosure that is substantially the same as the remade disclosure.	12 13
			<i>tion</i> includes the functions of dealing with a disclosure and reporting about a osure, but does not include—	14 15
		(a)	a function in the nature of risk management conferred or imposed by this Act, or	16 17
		(b)	a function conferred or imposed by this section.	18
5	Rem	ade di	isclosures—members of Parliament and journalists	19
	(1)		section applies to a remade disclosure that is made to a member of Parliament journalist.	20 21
	(2)		remade disclosure is taken to meet the conditions specified in this Act, section ) if the following apply at the time the remade disclosure is made—	22 23
		(a)	the remade disclosure would have been protected by operation of the <i>Public Interest Disclosures Act 1994</i> , section 19 if that Act had not been repealed by this Act,	24 25 26
		(b)	substantially the same remade disclosure has not been made, by the same person, to a person mentioned in this Act, section 27(1)(a)–(d).	27 28
Divi	sion	2	Public Interest Disclosures Regulation 2021	29
6	Rela	tionsh	ip between Regulation and Subordinate Legislation Act 1989	30
	(1)	Sche this A	dule 3 is taken to be and has effect as a regulation made by the Governor under Act.	31 32
	(2)		Subordinate Legislation Act 1989, Part 2 does not apply to the regulation, but les to an amendment or repeal of the regulation.	33 34
	(3)		the purposes of the <i>Subordinate Legislation Act 1989</i> , section 10, the regulation sen to be published on the day on which this Act, Schedule 3 commences.	35 36
	(4)		Interpretation Act 1987, sections 39–41 do not apply to the regulation, but apply amendment or repeal of the regulation.	37 38
	(5)	Sche	dule 3 is repealed on the day after it commences.	39
			The continued effect of the regulation is unaffected by the repeal of the Schedule. See interpretation Act 1987, section 30.	40 41

Schedule 2 Dictionary	1
section 5	2
In this Act—	3
about, in relation to serious wrongdoing—see section 20(1).	4
agency—see section 16.	5
anonymous, in relation to a disclosure, means that, taking into account the circumstances of the	6
disclosure and the material accompanying the disclosure, there is no reasonably practicable means	7
of communicating with the maker of the disclosure about the disclosure, whether or not the maker's name is known.	8
associated with, in relation to an agency—see section 20(5).	10
conduct includes an act or omission.	11
corrective action—see section 66(4).	12
corrupt conduct has the same meaning as in the Independent Commission Against Corruption Act	13
1988.	14
detriment—see section 32(1).	15
detrimental action—see section 32(2).	16
detrimental action offence means an offence against section 33.	17
disclose information includes provide a document or answer a question.	18
disclosure officer, for an agency—see section 18.	19
entity has the same meaning as in the Government Sector Finance Act 2018.	20
<i>function</i> includes a power, authority or duty, and <i>exercise</i> a function includes perform a duty.	21
general law means the common law and equity.	22
government information contravention means a failure, other than a trivial failure, by an agency or public official to exercise functions in accordance with—	23 24
(a) the Government Information (Information Commissioner) Act 2009, or	25
(b) the Government Information (Public Access) Act 2009, or	26
(c) the State Records Act 1998.	27
head, of an agency—see section 17.	28
integrity agency—see section 19.	29
<i>journalist</i> has the same meaning as in the <i>Evidence Act 1995</i> , Part 3.10, Division 1C.	30
judicial officer has the same meaning as in the <i>Judicial Officers Act 1986</i> .	31
legally privileged communication means a privileged communication passing between an	32
Australian legal practitioner, in the practitioner's capacity as an Australian legal practitioner, and	33
a person for the purposes of providing or receiving legal professional services, including—	34
(a) a communication subject to legal professional privilege at general law, and	35
(b) a communication subject to client legal privilege under the <i>Evidence Act 1995</i> , Part 3.10, Division 1.	36 37
<i>local government authority</i> means a council, county council or joint organisation within the meaning of the <i>Local Government Act 1993</i> .	38 39
<i>local government pecuniary interest contravention</i> means the contravention of an obligation imposed in connection with a pecuniary interest by—	40 41
(a) the Local Government Act 1993, or	42
(b) a code of conduct adopted by a council under the <i>Local Government Act 1993</i> , section 440(3).	43 44
manager, of a public official—see section 15.	45

mand	latory public interest disclosure—see section 23.	1
	on, of an employee, includes a band or classification of work determined under the rnment Sector Employment Act 2013.	2
<i>privac</i> to exe	cy contravention means a failure, other than a trivial failure, by an agency or public official ercise functions in accordance with—	4 5
(a)	the Privacy and Personal Information Protection Act 1998, or	6
(b)	the Health Records and Information Privacy Act 2002.	7
public	c interest disclosure—see section 21.	8
public	c official—see section 14.	9
Publi	c Service agency has the same meaning as in the Government Sector Employment Act 2013.	10
purpo	orted public interest disclosure means a disclosure that is—	11
(a)	made in compliance with section 27, and	12
(b)	not a mandatory public interest disclosure or a witness public interest disclosure, and	13
(c)	stated by the maker of the disclosure to be a public interest disclosure, whether or not it is in fact a public interest disclosure.	14 15
reasonable management action—see section 31(3).		16
receiv	ves, in relation to a disclosure—see section 50.	17
relate	es to, in relation to an agency—see section 20(3).	18
returi	n period—see section 78(1).	19
role,	of an employee, includes the duties and responsibilities of the employee.	20
	us maladministration means conduct, other than conduct of a trivial nature, of an agency or lic official relating to a matter of administration that is—	21 22
(a)	unlawful, or	23
(b)	unreasonable, unjust, oppressive or improperly discriminatory, or	24
(c)	based wholly or partly on improper motives.	25
serioi	us wrongdoing—see section 13.	26
Steeri sectio	ing Committee means the Public Interest Disclosures Steering Committee established by on 67.	27 28
volun	tary public interest disclosure—see section 24.	29
witne	ss public interest disclosure—see section 22.	30

Scł	nedu	le 3	Public Interest Disclosures Regulation 2021	1
			Schedule 1, section 6	2
1	Nam	e of R	egulation	3
		This	Regulation is the Public Interest Disclosures Regulation 2021.	4
2	Com	menc	ement	5
		2021	Regulation commences on the day on which the <i>Public Interest Disclosures Act</i> 7, Schedule 3 commences.	6
		Note	. See the Act, Schedule 1, section 6.	8
3	Defir	nitions	<b>;</b>	9
		In th	is Regulation—	10
		•	<i>ic interest disclosure policy</i> means a policy described in the Act, Part 4.	11
			Act means the Public Interest Disclosures Act 2021.	12
		Note affect	. The Act and the <i>Interpretation Act 1987</i> contain definitions and other provisions that the interpretation and application of this Regulation.	13 14
4	Awaı	renes	s and training—the Act, s 48(3)	15
	(1)	soon	the purposes of the Act, section 48(1)(b), an agency is to do 1 of the following as as reasonably practicable after a public official becomes associated with the cy—	16 17 18
		(a)	give the public official a copy of the agency's public interest disclosure policy,	19
		(b)	direct the public official to the page of the agency's public website or intranet, as applicable, on which the agency's public interest disclosure policy is published,	20 21 22
		(c)	otherwise give the public official directions for accessing a copy of the agency's public interest disclosure policy.	23 24
	(2)		agency is to ensure a person whom the agency is responsible for training under Act, section 48(2) is given the training—	25 26
		(a)	within a reasonable time after the person becomes associated with the agency, and	27 28
		(b)	no later than the day that is the later of the following—	29
			(i) the day that is 6 months after the commencement of the Act, section 48,	30
			(ii) the day that is 3 months after the person commences in a role mentioned in the Act, section 48(2)(a)–(c).	31 32
	(3)		igency is to ensure refresher training under the Act, section 48(2) takes place at vals of not more than 3 years.	33 34
5	Infor	matio	n to be provided in agency annual returns—the Act, s 78(4)	35
	(1)	each	igency is to include the following information in an annual return in relation to voluntary public interest disclosure received or dealt with by the agency during eturn period—	36 37 38
		(a)	how the agency received the disclosure, including the date on which the agency received the disclosure,	39 40
		(b)	whether the disclosure was a purported public interest disclosure,	41
		(c)	the nature of the serious wrongdoing the disclosure was about,	42

		(d)	public official whose serious wrongdoing the disclosure was about,	1
		(e)	whether the serious wrongdoing involved 1 public official or more than 1 public official,	3
		(f)	action taken by the agency to deal with the disclosure, including the date on which the agency ceased to deal with the disclosure,	5
		(g)	if the agency investigated the serious wrongdoing—a description of the results of the investigation,	<del>1</del> 8
		(h)	if applicable—the corrective action taken, proposed to be taken or recommended to be taken by the agency.	( 10
	(2)	relati	gency is to include the following further information in an annual return in on to purported public interest disclosures that were not in fact public interest osures—	11 12 13
		(a)	the number of the disclosures received by the agency during the return period,	14
		(b)	the number of the disclosures that were made by public officials,	15
		(c)	the reasons the agency did not deal with, or ceased dealing with, each of the disclosures as a public interest disclosure.	16 17
		Note.	The Act defines purported public interest disclosure to mean a disclosure that is—	18
		(a)	made in compliance with the Act, section 27, and	19
		(b)	not a mandatory public interest disclosure or a witness public interest disclosure, and	20
		(c)	stated by the maker of the disclosure to be a public interest disclosure, whether or not it is in fact a public interest disclosure.	21 22
6	Form	of ag	ency annual returns—the Act, s 78(4)	23
	(1)		annual return provided by an agency is to divide voluntary public interest osures into the following categories and report separately on each category—	24 25
		(a)	category 1—voluntary public interest disclosures relating to the agency,	26
		(b)	category 2—other voluntary public interest disclosures.	27
	(2)	a gro	agency has arranged to provide an annual return on behalf of another agency or up of agencies, the agency is to provide a separate annual return for each agency nich the arrangement relates.	28 29 30
		Note. agend	Under the Act, section 81(2), an agency may arrange for another agency to exercise the cy's functions under the Act on behalf of the agency.	31 32

Scł	nedu	le 4	Amendment of Independent Commission Against Corruption Act 1988 No 35					
[1]	Secti	ion 3 E	Definit	ions	3			
	Insert in alphabetical order in section 3(1)—							
				ical practitioner has the same meaning as in the Health Practitioner lation National Law (NSW).	5 6			
				hologist has the same meaning as in the Health Practitioner Regulation on al Law (NSW).	7 8			
[2]	Secti	ion 10	Comp	plaints about possible corrupt conduct	9			
	Inser	t at the	end o	of section 10(1)—	10			
				<b>1.</b> Protections may be available under the following provisions to persons who a complaint under this section—	11 12			
			(a)	the <i>Public Interest Disclosures Act 2021</i> , Part 3—if the complaint is a public interest disclosure,	13 14			
			(b)	Part 8A—if the making of the complaint is protected action within the meaning of the Part.	15 16			
			inves	<b>2.</b> The <i>Public Interest Disclosures Act 2021</i> , section 58 confers additional tigative powers on the Commission in relation to certain public interest osures.	17 18 19			
[3]	Secti	on 50	Prote	ction of witnesses and persons assisting Commission	20			
	Omit	the se	ction.		21			
[4]	Secti	ion 57	B Prin	ncipal functions of Inspector	22			
	Insert at the end of section 57B(1)—							
			Note. make	Protections may be available under the following provisions to persons who a complaint referred to in this section—	24 25			
			(a)	the <i>Public Interest Disclosures Act 2021</i> , Part 3—if the complaint is a public interest disclosure,	26 27			
			(b)	Part 8A—if the making of the complaint is protected action within the meaning of the Part.	28 29			
[5]	Part	8 <b>A</b>			30			
	Inser	t after	Part 8-	<del>-</del>	31			
				otections for persons assisting Commission or pector	32 33			
	Divi	sion	1	Preliminary	34			
	79B	Obje	cts of	Part	35			
			The	objects of this Part are—	36			
			(a)	to adopt protections for the makers of complaints or disclosures of misconduct or wrongdoing that are substantially aligned with the protections available to the makers of public interest disclosures under the <i>Public Interest Disclosures Act 2021</i> , and	37 38 39 40			
			(b)	to consolidate the protections available under this Act to persons who assist the Commission or the Inspector.	41 42			

Inte	pretat	ion	1
(1)	In th	is Part—	2
	civil	<i>proceedings</i> means proceedings instituted under section 79J or 79L.	3
		ective action has the same meaning as in the Public Interest Disclosures 2021.	4 5
		uselling includes psychological counselling.	6
	detri	ment has the same meaning as in the Public Interest Disclosures Act	7
	2021 detri	<i>mental action</i> has the same meaning as in the <i>Public Interest Disclosures</i>	8
		2021.	10
		mental action offence means an offence against section 79I.	11
		ose information has the same meaning as in the Public Interest losures Act 2021.	12 13
		Ily privileged communication has the same meaning as in the Public est Disclosures Act 2021.	14 15
	limit	ed protected action—see section 79D(3).	16
	posit	tion has the same meaning as in the <i>Public Interest Disclosures Act 2021</i> .	17
	prim	ary agency means—	18
	(a)	the Commission, or	19
	(b)	the Inspector.	20
	prote	ected action—see section 79D(1).	21
	prote	ected obligation—see section 79E.	22
	prote	ected person means a person who takes protected action.	23
		ic interest disclosure has the same meaning as in the Public Interest losures Act 2021.	24 25
	reas	onable management action—see section 79F(3).	26
	role	has the same meaning as in the <i>Public Interest Disclosures Act 2021</i> .	27
		losures Act 2021.	28 29
(2)	refer	is Part, a reference to a person assisting a primary agency includes a ence to a person who has assisted, is assisting or proposes to assist the ary agency.	30 31 32
Mea	ning o	f "protected action" and "limited protected action"	33
(1)	In th	is Part, <i>protected action</i> means—	34
	(a)	complying with or performing a protected obligation, or	35
	(b)	making a complaint or disclosure of information to a primary agency about—	36 37
		(i) a matter that concerns or may concern corrupt conduct, or	38
		(ii) another matter the primary agency may deal with under this Act, or	39 40
		<b>Example.</b> Under section 57B(1)(b), the Inspector may deal with complaints of	40
		abuse of power, impropriety and other forms of misconduct on the part of the Commission or officers of the Commission.	42 43
	(c)	appearing as a witness before a primary agency otherwise than by complying with or performing a protected obligation, or	44 45
	(d)	assisting a primary agency in some other way.	46

79D

79C

	(2)	How	ever, tl	he following are not protected action—	1				
		(a)	maki	ng a public interest disclosure,	2				
		(b)		ally making a false statement to, or misleading or attempting to ead, a primary agency or person acting on behalf of a primary cv.	3 4 5				
		<b>Note</b> 2021	. Equiva	alent protections are available under the <i>Public Interest Disclosures Act</i> ons who make public interest disclosures.	6 7				
	(3)			<i>limited protected action</i> means protected action consisting only of of the following—	8 9				
		(a)	prote comp	ected action mentioned in subsection (1)(b)(i), if the maker of the plaint or disclosure—	10 11				
			(i)	is a public official within the meaning of the <i>Public Interest Disclosures Act 2021</i> , and	12 13				
			(ii)	does not honestly, and on reasonable grounds, believe the complaint or disclosure shows or tends to show corrupt conduct,	14 15				
		(b)	prote	ected action mentioned in subsection (1)(b)(ii),	16				
		(c)	prote	ected action mentioned in subsection (1)(d).	17				
79E	Mea	ning o	f "prot	tected obligation"	18				
		In th	is Part,	protected obligation means 1 or more of the following—	19				
		(a)	a dut	y arising under section 11,	20				
		(b)	a requor 22	uirement arising from a notice served on a person under section 21	21 22				
		(c)	a req	uirement arising under section 35 or 57D.	23				
79F	Reas	Reasonable management action not prevented							
	(1)	This Part does not prevent reasonable management action from being taken in relation to a person.							
	(2)	With	out lin	niting subsection (1)—	27				
		(a)	perso	son who takes reasonable management action in relation to another on does not commit a detrimental action offence or incur other lity under this Part, and	28 29 30				
		(b)	action	n taken in relation to a person may be reasonable management n—	31 32				
			(i)	if the person is alleged to have committed a detrimental action offence—whether or not the person has been charged with the offence, and	33 34 35				
			(ii)	if the person has been convicted of a detrimental action offence— on the ground of the conduct to which the conviction relates and without further investigation of whether the conduct occurred, and	36 37 38 39				
			(iii)	whether or not the action is taken by a manager of the person.	40				
	(3)		is Part des—	t, reasonable management action taken in relation to a person	41 42				
		(a)	a rea	sonable appraisal of the person's work performance, and	43				
		(b)	a rea relati	sonable counselling action, whether formal or informal, taken in ion to the person's employment, and	44 45				
		(c)	a reas	sonable suspension of the person from the person's workplace, and	46				

		(u)		onduct alleged or suspected to have been committed by the person,	2
		(e)		sonable disciplinary action, whether formal or informal, taken in ion to the person's employment, and	4 5
		(f)	a rea	sonable action to transfer, deploy or redeploy the person, and	6
		(g)		asonable action to terminate the person's employment by ndancy or retrenchment, and	7 8
		(h)		sonable action to suspend, terminate or review a contract under h the person provides services, and	9 10
		(i)	obtai	asonable action resulting in or relating to the person's failure to in a promotion, reclassification, transfer or benefit, or to keep a fit, in relation to the person's employment, and	11 12 13
		(j)	a rea (a)–(	asonable action relating to an action mentioned in paragraphs i).	14 15
		sectio	n 69(4	ne actions specified in the Government Sector Employment Act 2013, and the Police Act 1990, section 173(2) are examples of disciplinary oned in paragraph (e).	16 17 18
	(4)		n if—	action taken in relation to a person is not reasonable management	19 20
		(a)	the w	vay of taking the action is not reasonable, or	21
		(b)	the a	ction is taken corruptly or fraudulently, or	22
		(c)		action is taken to conceal, or avoid the consequences of, serious agdoing, or	23 24
		(d)	each	of the following applies to the action—	25
			(i)	the person taking the action, when taking the action, has a suspicion, belief or awareness, whether correct or mistaken, that the person in relation to whom the action is taken or a third person is a protected person,	26 27 28 29
			(ii)	the suspicion, belief or awareness is a contributing factor to the taking of the action,	30 31
			(iii)	the action is not taken for the purpose of reducing the risk of detrimental action being taken against the person in relation to whom the action is taken or a third person.	32 33 34
79G	Othe	r prov	isions	s not affected	35
		The por 11		ons of this Part do not affect or limit the operation of section 109(1)	36 37
Divi	sion 2	2	Pro	tections	38
79H	Limit	ation	on pro	otections for limited protected action	39
		to a		sections 79I, 79L and 79Q, this Division does not apply in relation ted person who takes protected action consisting only of limited ction.	40 41 42
<b>79</b> I	Detri	menta	l actio	on offence	43
	(1)	A per	rson m	nust not take detrimental action against another person if—	44
		(a)		person suspects, believes or is aware, when taking the detrimental in, that the other person or a third person is a protected person, and	45 46

79G

79H

	(b)	the suspicion, belief or awareness is a contributing factor to the taking of the detrimental action.	1 2
	Maxi	imum penalty—200 penalty units or imprisonment for 5 years, or both.	3
	Note.	It is not a detrimental action offence to take reasonable management action in on to a person. See section 79F.	4 5
(2)		act the suspicion or belief was mistaken is not a defence to a prosecution detrimental action offence.	6 7
(3)	A de	trimental action offence is an indictable offence.	8
(4)	provi	prosecution for a detrimental action offence, the accused bears the onus of ing, in relation to detrimental action established by the prosecution to been taken by the accused—	9 10 11
	(a)	the accused did not have the suspicion, belief or awareness mentioned in subsection (1)(a), or	12 13
	(b)	if the accused had the suspicion, belief or awareness—the suspicion, belief or awareness was not a contributing factor to the taking of the detrimental action.	14 15 16
(5)		a defence to a prosecution for a detrimental action offence that the mental action constituted appropriate corrective action.	17 18
Detri	menta	l action—recovery of damages	19
(1)	dama	erson who takes detrimental action against another person is liable in ages under this section for injury, damage or loss suffered as a result by ther person or a third person if—	20 21 22
	(a)	the person suspects, believes or is aware, when taking the detrimental action, that any person is a protected person, and	23 24
	(b)	the suspicion, belief or awareness is a contributing factor to the taking of the detrimental action.	25 26
(2)	The	damages may be recovered in a court of competent jurisdiction.	27
(3)	The mista	person's liability is not affected by the fact the suspicion or belief was aken.	28 29
(4)	relati	occeedings under this section, the defendant bears the onus of proving, in on to detrimental action established by the plaintiff to have been taken by efendant—	30 31 32
	(a)	the defendant did not have the suspicion, belief or awareness mentioned in subsection (1)(a), or	33 34
	(b)	if the defendant had the suspicion, belief or awareness—the suspicion, belief or awareness was not a contributing factor to the taking of the detrimental action.	35 36 37
(5)		a defence in proceedings arising under this section that the detrimental n constituted appropriate corrective action.	38 39
(6)		ages recovered under this section may include damages in the nature of aplary damages.	40 41
(7)	A pe	rson's entitlement to recover damages under this section—	42
	(a)	does not affect another right or remedy available to the person as a result of the relevant detrimental action, and	43 44

79J

		(b)	the purposes of the <i>Industrial Relations Act 1996</i> , section 90 or another law.	1 2 3
		Note	. However, see the <i>Public Interest Disclosures Act 2021</i> , sections 35(7) and 62(5).	4
	(8)	To a	void doubt, liability under this section is not liability in tort.	5
79K	Emp	loyer	liability for detrimental action by employee	6
		dama who	ourt may make the following additional orders if the court is satisfied ages are recoverable under section 79J in circumstances where the person took the detrimental action did so in connection with the person's position ble as an employee—	7 8 9 10
		(a)	an order that the person's employer is liable to pay the damages in whole or in part,	11 12
		(b)	an order that the person and the person's employer are jointly or severally liable to pay the damages.	13 14
79L	Injur	nction	s relating to detrimental action	15
	(1)	injur	Supreme Court may, on the application of 1 of the following, grant an action relating to the commission or possible commission of a detrimental on offence—	16 17 18
		(a)	a primary agency,	19
		(b)	with the written approval of the Attorney General—another public authority,	20 21
		(c)	a protected person,	22
		(d)	another person against whom detrimental action has been or may be taken.	23 24
	(2)	The	terms of the injunction may—	25
		(a)	restrain a person from engaging in conduct that would constitute a detrimental action offence, or	26 27
		(b)	require a person to do an act or thing to remedy conduct that constitutes a detrimental action offence.	28 29
	(3)		injunction restraining a person from engaging in conduct that would titute a detrimental action offence may be granted—	30 31
		(a)	whether or not the person has previously engaged in conduct of that kind, and	32 33
		(b)	whether or not it appears to the Supreme Court the person intends to continue to engage in conduct of that kind, and	34 35
		(c)	whether or not there is an imminent danger of substantial damage to another person if the person engages in conduct of that kind.	36 37
	(4)	To a	void doubt, an injunction granted under this section may—	38
		(a)	require a formal apology to be made to a person against whom detrimental action has been taken, or	39 40
		(b)	restrain detrimental action comprising an attempt to terminate a person's employment in a particular position or role, or	41 42
		(c)	require the reinstatement in the same or a substantially similar position or role of a person against whom detrimental action comprising termination of employment in a particular position or role has been taken.	43 44 45 46

	(5)		njunction granted in the terms specified in subsection (4)(c) is to be blied with despite an inconsistent provision in another Act or law.	1 2
	(6)	An ii	njunction may not be granted under this section to restrain or remedy—	3
		(a)	appropriate corrective action, or	4
		(b)	reasonable management action in relation to a person.	5
	(7)	reasc	a application under this section, a person who takes or proposes to take onable management action in relation to a person bears the onus of fying the Supreme Court of the reasons for taking, or purpose of, the n.	6 7 8 9
	(8)		Supreme Court may grant an interim injunction pending determination of oplication under this section.	10 11
	(9)		Supreme Court may not require an undertaking as to damages as a ition of granting the interim injunction.	12 13
	(10)		Supreme Court may discharge or vary an injunction or interim injunction ted under this section.	14 15
	(11)	This	section does not limit the operation of section 27.	16
79M	lmm	unity f	from costs orders	17
	(1)		rson who institutes civil proceedings is not liable to pay costs incurred by ner party to the proceedings unless—	18 19
		(a)	the person instituted the proceedings vexatiously or without reasonable cause, or	20 21
		(b)	the person's unreasonable act or omission caused the other party to incur the costs.	22 23
	(2)		other party bears the onus of satisfying the court of the matters specified bsection (1).	24 25
79N	Detri	menta	al action—relationship between criminal and civil proceedings	26
		A pe	rson may institute civil proceedings even if—	27
		(a)	no prosecution has been brought in relation to the relevant detrimental action, or	28 29
		(b)	the person against whom the civil proceedings are instituted has been acquitted of a detrimental action offence on the same, or substantially the same, facts relied on in the civil proceedings.	30 31 32
790	Prote	ection	s from liability	33
	(1)		ept as provided by this section, a protected person, in relation to protected n taken by the person that is or involves the disclosure of information—	34 35
		(a)	does not incur civil liability, including liability for breaching a duty of secrecy or confidentiality or another restriction on disclosure applicable to the person, whether or not imposed by an Act, and	36 37 38
		(b)	does not incur criminal liability, including liability for breaching a law or code of conduct imposing a duty of confidentiality or other restriction in relation to the disclosure of information, and	39 40 41
		(c)	is not liable to disciplinary action.	42

	(2)	This section applies to protected action taken at the request of, or in response to a requirement of, a primary agency only to the extent that the protected action—	1 2 3
		(a) is relevant to the matter in relation to which the request or requirement is made, or	4 5
		(b) constitutes an independent disclosure showing or tending to show serious wrongdoing.	6 7
	(3)	This section does not protect a protected person against liability for past conduct of the person that is disclosed by the person while taking protected action.  Note. Section 79P permits a primary agency to recommend to the Attorney General an	8 9 10 11
	(4)	undertaking be given in the circumstances described in this subsection.  If a person who is not a public official takes protected action that breaches a privilege arising from a legally privileged communication, this section protects the person from the consequences of the breach only to the extent that—	12 13 14 15 16
		(a) the protected action was taken to comply with or perform a protected obligation, or	17 18
		(b) another provision of this Act protects the person from the consequences of the breach, or	19 20
		(c) the privilege was waived by a person having authority to do so.	21
	(5)	This section does not limit the operation of section 26, 37(3) or 37(5).	22
	(6)	In this section— <b>public official</b> has the same meaning as in the <i>Public Interest Disclosures Act</i> 2021.	23 24 25
79P	Unde	rtakings	26
	(1)	The Attorney General may, if in the Attorney General's opinion it is appropriate, give to a protected person who makes, or proposes to make, a disclosure of the person's past conduct while taking protected action an undertaking that the disclosure or the fact of the disclosure will not be used in evidence against the person, other than in proceedings relating to the falsity of the disclosure.	27 28 29 30 31 32
	(2)	A primary agency may recommend to the Attorney General a person be given an undertaking.	33 34
	(3)	If the Attorney General gives an undertaking, the disclosure or the fact of the disclosure, as applicable, is not admissible in evidence against the person in civil or criminal proceedings, other than proceedings relating to the falsity of the disclosure.	35 36 37 38
	(4)	An undertaking may be given conditionally or unconditionally.	39
	(5)	This section does not affect, and applies in addition to, section 49(2).	40
79Q	ldent	fying information not to be disclosed	41
	(1)	Information tending to identify a person as a protected person ( <i>identifying information</i> ) is not to be disclosed by a primary agency, a public official or a public authority.	42 43 44
	(2)	However, subsection (1) does not prevent the disclosure of the identifying information if—	45 46

		(a)	the person consents in writing to the disclosure of the identifying information, or	1 2
		(b)	it is generally known the person is a protected person as a result of the person's voluntary self-identification as a protected person, or	3 4
		(c)	after consulting the person, the agency, official or authority reasonably considers it necessary to disclose the identifying information to protect a person from detriment, or	5 6 7
		(d)	it is necessary the identifying information be disclosed to a person whose interests are affected by the relevant protected action, or	8 9
		(e)	the identifying information has previously been lawfully published, or	10
		(f)	the identifying information is disclosed to a medical practitioner or psychologist for the purposes of the practitioner or psychologist providing medical or psychiatric care, treatment or counselling to the individual disclosing the information, or	11 12 13 14
		(g)	the identifying information is disclosed for the purposes of proceedings before a court or tribunal, or	15 16
		(h)	the identifying information is disclosed in accordance with a direction of a primary agency, if the primary agency certifies it is necessary to disclose the information in the public interest, or	17 18 19
		(i)	the disclosure of the identifying information is necessary to effectively investigate or deal with a complaint or disclosure of information under this Act, or	20 21 22
		(j)	the protected person took the relevant protected action to comply with or perform a protected obligation.	23 24
	(3)		evoid doubt, a person does not voluntarily self-identify as a protected on merely by taking the relevant protected action in confidence.	25 26
	(4)	discl	or provisions of this Act that require, authorise, restrict or prohibit the osure of information prevail over this section to the extent of an insistency.	27 28 29
Divi	ision	3	Additional provisions	30
79R	Refe	rrals o	of evidence	31
		comi	primary agency forms the opinion a detrimental action offence has been mitted, the primary agency must, by providing a brief of evidence relating e alleged offence, refer the alleged offence to—	32 33 34
		(a)	the Director of Public Prosecutions, or	35
		(b)	if the alleged offence relates to the Director of Public Prosecutions—the Attorney General.	36 37
79S	Arra	ngeme	ents for protection	38
	(1)	the s anoth agen	appears to a primary agency that, because a person is a protected person, afety of the person or another person may be prejudiced, or the person or her person may be subject to intimidation or harassment, the primary cy may make arrangements—	39 40 41 42
		(a)	to protect the safety of the person concerned, or	43
		(b)	to protect the person concerned from intimidation or harassment.	44
	(2)	The	arrangements may include—	45

		(a)		ficial prescribed by the regulations—	2
			(i) to	provide protection referred to in subsection (1), or	3
				provide personnel or facilities to assist in providing the otection, or	4 5
			` ′	otherwise assist in providing the protection, or	6
		(b)		plying to a specified person for the purposes of protecting the another person or protecting another person from intimidation ment.	7 8 9
	(3)	A pe	rson or booly with the	dy to whom a direction is given under subsection (2)(a) must e direction as far as is reasonably practicable.	10 11
	(4)	(2)(t)	) without r	contravenes an order applying to the person under subsection easonable excuse is guilty of an indictable offence.  alty—200 penalty units or imprisonment for 5 years, or both.	12 13
	(5)		_		14
	(5)			es not affect the Witness Protection Act 1995.	15
	(6)	perso	n who—	a reference to a protected person includes a reference to a	16 17
		(a)	give evid	ared, is appearing or is to appear before a primary agency to ence or to produce a document or other thing, or	18 19
		(b)		uced or proposes to produce a document or other thing to a agency under this Act, or	20 21
		(c)	has assist way.	ted, is assisting or is to assist a primary agency in some other	22 23
	79T Add	itional	protection	ns for witnesses	24
		prim prim	ary agency	Act, a person summoned to attend or appearing before a as a witness, or producing a document or other thing to a to, has the same protection as a witness in proceedings in the	25 26 27 28
[6]	Sections 8	0 and	82		29
	Omit "50 p	enalty	units or im	aprisonment for 12 months" wherever occurring.	30
	Insert inste	ad "10	) penalty u	units or imprisonment for 2 years".	31
[7]	Sections 8	1 and	83		32
	Omit "20 p	enalty	units or im	aprisonment for 6 months" wherever occurring.	33
	Insert inste	ad "10	) penalty u	units or imprisonment for 2 years".	34
[8]	Sections 9	3 and	94		35
	Omit the se				36
[9]	Section 10	9 Prof	ection fro	m liabilitv	37
	Omit section			-	38
[10]	Section 11	1 Sec	есу		39
- <b>-</b>	Insert after		-	<u> </u>	40
		(a1)		closure is of identifying information and is made for a reason	41

[11]	Sections 111(4)(e), 112(3) and 114(3)(d)				
	Omit	"regis	stered 1	medical practitioner or registered psychologist" wherever occurring.	2
	Inser	t inste	ad "me	edical practitioner or psychologist".	3
[12]	Secti	ion 11	1(6)		4
	Inser	t in alp	habeti	ical order—	5
			ident	tifying information has the same meaning as in section 79Q.	6
[13]	Secti	ion 11	1D		7
	Omit	the se	ection.	Insert instead—	8
	111D	Com	plaint	s by public officials	9
		(1)	Com	ublic official may complain to the Inspector about conduct of the mission, an officer or former officer of the Commission or an officer of nspector.	10 11 12
				. Protections may be available under the following provisions to public officials make a complaint under this section—	13 14
			(a)	the <i>Public Interest Disclosures Act 2021</i> , Part 3—if the complaint is a public interest disclosure,	15 16
			(b)	Part 8A—if the making of the complaint is protected action within the meaning of the Part.	17 18
		(2)	In th	is section—	19
			cond	luct includes an act or omission.	20
			<b>publ</b> i 2021	ic official has the same meaning as in the Public Interest Disclosures Act	21 22
[14]	Secti cond		4A Dis	sciplinary proceedings—taking action based on finding of corrupt	23 24
	Inser	t in alp	habeti	ical order in section 114A(8)—	25
			corre	ective action has the same meaning as in Part 8A.	26
				plinary proceedings includes the following, when taken in connection the employment of a public official—	27 28
			(a)	reasonable management action,	29
			(b)	appropriate corrective action.	30
			reaso	onable management action has the same meaning as in Part 8A.	31
[15]	Secti	ion 11	6 Prod	ceedings for offences	32
	Inser	t "79I,	" befo	re "80" in section 116(4).	33

Sch	nedule 5	A	mendment of Ombudsman Act 1974 No 68	1		
[1]	Section 5 Definitions					
	Insert in alp	habeti	ical order in section 5(1)—	3		
	medical practitioner has the same meaning as in the Health Practitioner Regulation National Law (NSW).					
			hologist has the same meaning as in the Health Practitioner Regulation and Law (NSW).	6 7		
[2]	Section 12	Right	to complain	8		
	Insert at the	end o	f section 12(1)—	9		
			1. Protections may be available under the following provisions to persons who a complaint under this section—	10 11		
		(a)	the <i>Public Interest Disclosures Act 2021</i> , Part 3—if the complaint is a public interest disclosure,	12 13		
		(b)	Part 4B—if the making of the complaint is protected action within the meaning of the Part.	14 15		
		invest	<b>2.</b> The <i>Public Interest Disclosures Act 2021</i> , section 58 confers additional tigative powers on the Ombudsman in relation to certain public interest sources.	16 17 18		
[3]	Sections 19	9A(3A	), 19B(4), 19C(3)(c1) and 34(1)(c2)	19		
	Omit "regis	tered 1	medical practitioner or registered psychologist" wherever occurring.	20		
	Insert instea	ıd "me	edical practitioner or psychologist".	21		
[4]	Section 31AB, heading					
	Omit the he	ading.	Insert instead—	23		
	31AB Provi	ision (	of information to DPP, ICAC and Commissioner of Police	24		
[5]	Section 31	AB(1)		25		
	Omit "or to	the In	dependent Commission Against Corruption".	26		
	Insert instea Police".	ıd ", th	ne Independent Commission Against Corruption or the Commissioner of	27 28		
[6]	Section 31	AB(1A	<b>A)</b>	29		
	Insert after	section	n 31AB(1)—	30		
	(1A)	The C	Ombudsman must refer evidence of a detrimental action offence to—	31		
		(a)	the Commissioner of Police, and	32		
		(b)	either—	33		
			(i) the Independent Commission Against Corruption, or	34		
			(ii) if the evidence relates to a member of the NSW Police Force or the New South Wales Crime Commission—the Law Enforcement Conduct Commission.	35 36 37		
[7]	Section 31	AB(2)		38		
	Insert at the	end o	f section 31AB(2)(b)—	39		
			, or	40		
		(c)	in the case of the Commissioner of Police—be obtained by the Commissioner under the <i>Police Act 1990</i> or another Act.	41 42		

[8]	Sect	ion 31	NB(3)		1
	Inse	t after	ection 31	AB(2)—	2
		(3)	In this see	ction—	3
		. ,	detrimen	tal action offence has the same meaning as in Part 4B.	4
[9]	Part	4B			5
	Inse	t after	Part 4A—		6
	Pai	t 4B	Protec	ctions for persons assisting Ombudsman	7
	Div	ision	Pr	eliminary	8
	31K	Obje	ts of Pari	t	9
			The object	ets of this Part are—	10
			mis pro	adopt protections for the makers of complaints or disclosures of sconduct or wrongdoing that are substantially aligned with the stections available to the makers of public interest disclosures under a Public Interest Disclosures Act 2021, and	11 12 13 14
				consolidate the protections available under this Act to persons who sist the Ombudsman.	15 16
	31L	Inter	retation		17
		(1)	In this Pa	rt—	18
			civil proc	eeedings means proceedings instituted under section 31S or 31U.	19
			corrective Act 2021.	e action has the same meaning as in the Public Interest Disclosures	20 21
			counselli	ing includes psychological counselling.	22
			exercise i	MA matter means a matter in relation to which the Ombudsman may functions under the Community Services (Complaints, Reviews and ng) Act 1993.	23 24 25
			detriment 2021.	t has the same meaning as in the Public Interest Disclosures Act	26 27
			detriment Act 2021.	tal action has the same meaning as in the Public Interest Disclosures	28 29
			detrimen	tal action offence means an offence against section 31R.	30
				<i>information</i> has the same meaning as in the <i>Public Interest</i> res Act 2021.	31 32
			<b>legally p</b> i Interest L	rivileged communication has the same meaning as in the Public Disclosures Act 2021.	33 34
			limited p	rotected action—see section 31M(3).	35
			-	has the same meaning as in the <i>Public Interest Disclosures Act 2021</i> .	36
			-	action—see section 31M(1).	37
			-	obligation—see section 31N.	38
			_	person means a person who takes protected action.	39
			Disclosur	sterest disclosure has the same meaning as in the Public Interest res Act 2021.	40 41
				the management action—see section 31O(3).	42
			role has t	the same meaning as in the <i>Public Interest Disclosures Act 2021</i> .	43

			pus maladministration has the same meaning as in the Public Interest closures Act 2021.	1 2
			ous wrongdoing has the same meaning as in the Public Interest closures Act 2021.	3 4
	(2)	Omb	his Part, a reference to the Ombudsman includes a reference to the budsman when exercising functions under the Community Services inplaints, Reviews and Monitoring) Act 1993.	5 6 7
	(3)	refer	nis Part, a reference to a person assisting the Ombudsman includes a rence to a person who has assisted, is assisting or proposes to assist the budsman.	8 9 10
31M	Mear	ning o	of "protected action" and "limited protected action"	11
	(1)	In thi	is Part, protected action means—	12
	, ,	(a)	complying with or performing a protected obligation, or	13
		(b)	making a complaint or disclosure of information to the Ombudsman about—	14 15
			(i) a matter that concerns or may concern serious maladministration, or	16 17
			(ii) another matter the Ombudsman may deal with under this Act, or	18
			<b>Example.</b> Under section 13, the Ombudsman may make conduct of a public authority referred to in section 26 the subject of an investigation whether or not the conduct concerns or may concern serious maladministration.	19 20 21
		(c)	appearing as a witness before the Ombudsman otherwise than by complying with or performing a protected obligation, or	22 23
		(d)	voluntarily disclosing information to the Ombudsman in relation to a matter to which Part 3B or 3C applies, or	24 25
		(e)	voluntarily disclosing information to the Ombudsman in relation to a CS CRAMA matter, or	26 27
		(f)	assisting the Ombudsman in some other way.	28
	(2)	How	vever, the following are not protected action—	29
		(a)	making a public interest disclosure,	30
		(b)	wilfully making a false statement to, or misleading or attempting to mislead, the Ombudsman or a person acting on behalf of the Ombudsman.	31 32 33
		Note. 2021	to persons who make public interest disclosures.	34 35
	(3)		is Part, <i>limited protected action</i> means protected action consisting only of more of the following—	36 37
		(a)	protected action mentioned in subsection (1)(b)(i), if the maker of the complaint or disclosure—	38 39
			(i) is a public official within the meaning of the <i>Public Interest Disclosures Act 2021</i> , and	40 41
			(ii) does not honestly, and on reasonable grounds, believe the complaint or disclosure shows or tends to show serious maladministration,	42 43 44
		(b)	protected action mentioned in subsection (1)(b)(ii),	45
		(c)	protected action mentioned in subsection (1)(d),	46
		(d)	protected action mentioned in subsection (1)(e),	47

		(e)	protected action mentioned in subsection (1)(f).	1	
31N	Mea	ning o	f "protected obligation"	2	
		In th	is Part, <i>protected obligation</i> means 1 or more of the following—		
		(a)	a duty arising under section 13AA(3), 18(1) or 19,	4	
		(b)	another requirement described in section 21(1),	5	
		(c)	a requirement to disclose information arising under a provision of Part 3B or 3C,	6	
		(d)	a requirement to disclose information arising under a provision of the Community Services (Complaints, Reviews and Monitoring) Act 1993.	8	
310	Reas	onab	le management action not prevented	10	
	(1)		Part does not prevent reasonable management action from being taken in ion to a person.	11 12	
	(2)	With	out limiting subsection (1)—	13	
		(a)	a person who takes reasonable management action in relation to another person does not commit a detrimental action offence or incur other liability under this Part, and	14 15 16	
		(b)	action taken in relation to a person may be reasonable management action—	17 18	
			(i) if the person is alleged to have committed a detrimental action offence—whether or not the person has been charged with the offence, and	19 20 21	
			(ii) if the person has been convicted of a detrimental action offence— on the ground of the conduct to which the conviction relates and without further investigation of whether the conduct occurred, and	22 23 24 25	
			(iii) whether or not the action is taken by a manager of the person.	26	
	(3)		his Part, <i>reasonable management action</i> taken in relation to a person ides—	27 28	
		(a)	a reasonable appraisal of the person's work performance, and	29	
		(b)	a reasonable counselling action, whether formal or informal, taken in relation to the person's employment, and	30 31	
		(c)	a reasonable suspension of the person from the person's workplace, and	32	
		(d)	a reasonable decision to investigate serious wrongdoing or other misconduct alleged or suspected to have been committed by the person, and	33 34 35	
		(e)	a reasonable disciplinary action, whether formal or informal, taken in relation to the person's employment, and	36 37	
		(f)	a reasonable action to transfer, deploy or redeploy the person, and	38	
		(g)	a reasonable action to terminate the person's employment by redundancy or retrenchment, and	39 40	
		(h)	a reasonable action to suspend, terminate or review a contract under which the person provides services, and	41 42	
		(i)	a reasonable action resulting in or relating to the person's failure to obtain a promotion, reclassification, transfer or benefit, or to keep a benefit, in relation to the person's employment, and	43 44 45	

		(j)	reasonable action a)–(i).	relating to an action mentioned in paragraphs	1 2
		sectio	<b>e</b> . The actions specific 69(4) and the <i>Police</i> and the <i>Police</i> and the <i>Police</i> and the paragraph	ed in the Government Sector Employment Act 2013, Act 1990, section 173(2) are examples of disciplinary (e).	3 4 5
	(4)	Howe		elation to a person is not reasonable management	6 7
		(a)	he way of taking the	action is not reasonable, or	8
		(b)	he action is taken co	rruptly or fraudulently, or	9
		(c)	he action is taken to vrongdoing, or	o conceal, or avoid the consequences of, serious	10 11
		(d)		g applies to the action—	12
			suspicion, belie	king the action, when taking the action, has a ef or awareness, whether correct or mistaken, that elation to whom the action is taken or a third person person,	13 14 15 16
			taking of the ac	belief or awareness is a contributing factor to the ction,	17 18
			detrimental act	not taken for the purpose of reducing the risk of tion being taken against the person in relation to on is taken or a third person.	19 20 21
31P	Othe	r prov	ions not affected		22
		The p	ovisions of this Part of	do not affect or limit the operation of section 35A.	23
Divi	sion	2	Protections		24
				nited protected action	24 25
Divi 31Q		Exce	protections for lim for sections 31R, 31	nited protected action U and 31Z, this Division does not apply in relation takes protected action consisting only of limited	
	Limit	Excepto a prote	protections for lim for sections 31R, 310 otected person who	U and 31Z, this Division does not apply in relation	25 26 27
31Q	Limit	Excepto a prote	for sections 31R, 310 otected person who ed action.	U and 31Z, this Division does not apply in relation	25 26 27 28
31Q	Limit Detri	Excepto a prote	for sections 31R, 310 otected person who ed action.  action offence on must not take detr	U and 31Z, this Division does not apply in relation takes protected action consisting only of limited	25 26 27 28 29
31Q	Limit Detri	Excepto a prote	for sections 31R, 310 otected person who ed action.  action offence on must not take detribute person suspects, laction, that the other	U and 31Z, this Division does not apply in relation takes protected action consisting only of limited rimental action against another person if—believes or is aware, when taking the detrimental person or a third person is a protected person, and or awareness is a contributing factor to the taking	25 26 27 28 29 30 31
31Q	Limit Detri	Excepto a prote menta A per (a) (b) Maxi Note.	for sections 31R, 310 otected person who ed action.  action offence on must not take detrible person suspects, laction, that the other the suspicion, belief of the detrimental actum penalty—200 pe	U and 31Z, this Division does not apply in relation takes protected action consisting only of limited rimental action against another person if—believes or is aware, when taking the detrimental person or a third person is a protected person, and or awareness is a contributing factor to the taking tion.  Inalty units or imprisonment for 5 years, or both. Section offence to take reasonable management action in	25 26 27 28 29 30 31 32 33
31Q	Limit Detri	Excepto a prote menta A per (a) (b) Maxi Note. relation	for sections 31R, 310 otected person who ed action.  action offence on must not take detributed the person suspects, lection, that the other she suspicion, belief of the detrimental actum penalty—200 per is not a detrimental actor a person. See section	U and 31Z, this Division does not apply in relation takes protected action consisting only of limited immental action against another person if—believes or is aware, when taking the detrimental person or a third person is a protected person, and or awareness is a contributing factor to the taking cion.  In alty units or imprisonment for 5 years, or both. Section offence to take reasonable management action in on 31O.  Itief was mistaken is not a defence to a prosecution	25 26 27 28 29 30 31 32 33 34 35
31Q	Detri (1)	Excepto a prote menta A per (a) (b) Maxi Note. relation	for sections 31R, 310 otected person who ed action.  action offence on must not take detribute person suspects, laction, that the other the suspicion, belief of the detrimental action penalty—200 perison a detrimental action a person. See section the suspicion or better the suspicion or better the suspicion or better the suspicion or better the suspicion of feet the suspicion of the suspic	U and 31Z, this Division does not apply in relation takes protected action consisting only of limited immental action against another person if—believes or is aware, when taking the detrimental person or a third person is a protected person, and or awareness is a contributing factor to the taking cion.  In alty units or imprisonment for 5 years, or both. Section offence to take reasonable management action in on 31O.  Itief was mistaken is not a defence to a prosecution	25 26 27 28 29 30 31 32 33 34 35 36 37 38
31Q	Detri (1)	Excepto a prote menta A per (a) (b) Maxi Note. relation The f for a A det In a p	for sections 31R, 310 otected person who ed action.  action offence on must not take detribute the person suspects, laction, that the other the suspicion, belief of the detrimental actum penalty—200 person is not a detrimental action of the suspicion or belief the suspicion of ferences secution for a detrimental action offences secution for a detrimental section of a detrimental section for a detrimental section secution for a detrimental section se	U and 31Z, this Division does not apply in relation takes protected action consisting only of limited rimental action against another person if—believes or is aware, when taking the detrimental person or a third person is a protected person, and or awareness is a contributing factor to the taking tion.  In alty units or imprisonment for 5 years, or both. Stion offence to take reasonable management action in on 31O.  Itief was mistaken is not a defence to a prosecution ence.  The is an indictable offence.  The interval action offence, the accused bears the onus of timental action established by the prosecution to	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39

31P

31Q

31R

		(b)	if the accused had the suspicion, belief or awareness—the suspicion, belief or awareness was not a contributing factor to the taking of the detrimental action.	1 2 3
	(5)		a defence to a prosecution for a detrimental action offence that the mental action constituted appropriate corrective action.	4 5
	(6)		eedings for a detrimental action offence may be instituted at any time in 3 years after the offence is alleged to have been committed.	6 7
<b>31S</b>	Detr	imenta	al action—recovery of damages	8
	(1)	dama	erson who takes detrimental action against another person is liable in ages under this section for injury, damage or loss suffered as a result by other person or a third person if—	9 10 11
		(a)	the person suspects, believes or is aware, when taking the detrimental action, that any person is a protected person, and	12 13
		(b)	the suspicion, belief or awareness is a contributing factor to the taking of the detrimental action.	14 15
	(2)	The	damages may be recovered in a court of competent jurisdiction.	16
	(3)		person's liability is not affected by the fact the suspicion or belief was aken.	17 18
	(4)	relati	roceedings under this section, the defendant bears the onus of proving, in ion to detrimental action established by the plaintiff to have been taken by lefendant—	19 20 21
		(a)	the defendant did not have the suspicion, belief or awareness mentioned in subsection (1)(a), or	22 23
		(b)	if the defendant had the suspicion, belief or awareness—the suspicion, belief or awareness was not a contributing factor to the taking of the detrimental action.	24 25 26
	(5)		a defence in proceedings arising under this section that the detrimental on constituted appropriate corrective action.	27 28
	(6)		ages recovered under this section may include damages in the nature of applary damages.	29 30
	(7)	A pe	erson's entitlement to recover damages under this section—	31
		(a)	does not affect another right or remedy available to the person as a result of the relevant detrimental action, and	32 33
		(b)	does not constitute redress in relation to dismissal from employment for the purposes of the <i>Industrial Relations Act 1996</i> , section 90 or another law.	34 35 36
		Note.	. However, see the <i>Public Interest Disclosures Act 2021</i> , sections 35(7) and 62(5).	37
	(8)	To a	void doubt, liability under this section is not liability in tort.	38
31T	Emp	loyer	liability for detrimental action by employee	39
		dama who	ourt may make the following additional orders if the court is satisfied ages are recoverable under section 31S in circumstances where the person took the detrimental action did so in connection with the person's position le as an employee—	40 41 42 43
		(a)	an order that the person's employer is liable to pay the damages in whole or in part,	44 45

		(b)	an order that the person and the person's employer are jointly or severally liable to pay the damages.	1 2	
31U	Injur	nctions	s relating to detrimental action	3	
	(1)	injun	he Supreme Court may, on the application of 1 of the following, grant an junction relating to the commission or possible commission of a detrimental etion offence—		
		(a)	the Ombudsman,	7	
		(b)	with the written approval of the Attorney General—another public authority,	8 9	
		(c)	a protected person,	10	
		(d)	another person against whom detrimental action has been or may be taken.	11 12	
	(2)	The	terms of the injunction may—	13	
		(a)	restrain a person from engaging in conduct that would constitute a detrimental action offence, or	14 15	
		(b)	require a person to do an act or thing to remedy conduct that constitutes a detrimental action offence.	16 17	
	(3)		njunction restraining a person from engaging in conduct that would titute a detrimental action offence may be granted—	18 19	
		(a)	whether or not the person has previously engaged in conduct of that kind, and	20 21	
		(b)	whether or not it appears to the Supreme Court the person intends to continue to engage in conduct of that kind, and	22 23	
		(c)	whether or not there is an imminent danger of substantial damage to another person if the person engages in conduct of that kind.	24 25	
	(4)	To a	void doubt, an injunction granted under this section may—	26	
		(a)	require a formal apology to be made to a person against whom detrimental action has been taken, or	27 28	
		(b)	restrain detrimental action comprising an attempt to terminate a person's employment in a particular position or role, or	29 30	
		(c)	require the reinstatement in the same or a substantially similar position or role of a person against whom detrimental action comprising termination of employment in a particular position or role has been taken.	31 32 33 34	
	(5)	An injunction granted in the terms specified in subsection (4)(c) is to be complied with despite an inconsistent provision in another Act or law.			
	(6)	An ii	njunction may not be granted under this section to restrain or remedy—	37	
		(a)	appropriate corrective action, or	38	
		(b)	reasonable management action in relation to a person.	39	
	(7)	reaso	a application under this section, a person who takes or proposes to take onable management action in relation to a person bears the onus of fying the Supreme Court of the reasons for taking, or purpose of, the n.	40 41 42 43	
	(8)		Supreme Court may grant an interim injunction pending determination of oplication under this section.	44 45	

	(9)		Supreme Court may not require an undertaking as to damages as a ition of granting the interim injunction.	1 2
	(10)		Supreme Court may discharge or vary an injunction or interim injunction ted under this section.	3 4
	(11)	This	section does not limit the operation of section 21C.	5
31V	lmm	unity f	rom costs orders	6
	(1)		rson who institutes civil proceedings is not liable to pay costs incurred by ner party to the proceedings unless—	7 8
		(a)	the person instituted the proceedings vexatiously or without reasonable cause, or	9 10
		(b)	the person's unreasonable act or omission caused the other party to incur the costs.	11 12
	(2)		other party bears the onus of satisfying the court of the matters specified bsection (1).	13 14
31W	Detri	menta	al action—relationship between criminal and civil proceedings	15
		A pe	rson may institute civil proceedings even if—	16
		(a)	no prosecution has been brought in relation to the relevant detrimental action, or	17 18
		(b)	the person against whom the civil proceedings are instituted has been acquitted of a detrimental action offence on the same, or substantially the same, facts relied on in the civil proceedings.	19 20 21
31X	Prote	ection	s from liability	22
	(1)	Exce actio	pt as provided by this section, a protected person, in relation to protected n taken by the person that is or involves the disclosure of information—	23 24
		(a)	does not incur civil liability, including liability for breaching a duty of secrecy or confidentiality or another restriction on disclosure applicable to the person, whether or not imposed by an Act, and	25 26 27
		(b)	does not incur criminal liability, including liability for breaching a law or code of conduct imposing a duty of confidentiality or other restriction in relation to the disclosure of information, and	28 29 30
		(c)	is not liable to disciplinary action.	31
	(2)	This to a action	section applies to protected action taken at the request of, or in response requirement of, the Ombudsman only to the extent that the protected n—	32 33 34
		(a)	is relevant to the matter in relation to which the request or requirement is made, or	35 36
		(b)	constitutes an independent disclosure showing or tending to show serious wrongdoing.	37 38
	(3)	cond		39 40 41
		Note. under	Section 31Y permits the Ombudsman to recommend to the Attorney General an rtaking be given in the circumstances described in this subsection.	42 43
	(4)		person who is not a public official takes protected action that breaches a lege arising from a legally privileged communication, this section	44 45

		prote that—	ects the person from the consequences of the breach only to the extent	1 2
		(a)	the protected action was taken to comply with or perform a protected obligation, or	3 4
		(b)	another provision of this Act protects the person from the consequences of the breach, or	5 6
		(c)	the privilege was waived by a person having authority to do so.	7
	(5)	This	section does not limit the operation of section 21, 21A or 36.	8
	(6)	In thi	is section—	9
		<b>publi</b> 2021	ic official has the same meaning as in the Public Interest Disclosures Act.	10 11
31Y	Unde	ertakin	ngs	12
	(1)	approdiscle under evide	Attorney General may, if in the Attorney General's opinion it is opriate, give to a protected person who makes, or proposes to make, a osure of the person's past conduct while taking protected action an rtaking that the disclosure or the fact of the disclosure will not be used in ence against the person, other than in proceedings relating to the falsity of isclosure.	13 14 15 16 17 18
	(2)		Ombudsman may recommend to the Attorney General a person be given adertaking.	19 20
	(3)	discle civil	e Attorney General gives an undertaking, the disclosure or the fact of the osure, as applicable, is not admissible in evidence against the person in or criminal proceedings, other than proceedings relating to the falsity of isclosure.	21 22 23 24
	(4)	An u	ndertaking may be given conditionally or unconditionally.	25
	(5)	This	section does not affect, and applies in addition to, section 36.	26
31Z	Ident	tifying	information not to be disclosed	27
	(1)		mation tending to identify a person as a protected person ( <i>identifying mation</i> ) is not to be disclosed by the Ombudsman or a public authority.	28 29
	(2)		ever, subsection (1) does not prevent the disclosure of the identifying mation if—	30 31
		(a)	the person consents in writing to the disclosure of the identifying information, or	32 33
		(b)	it is generally known the person is a protected person as a result of the person's voluntary self-identification as a protected person, or	34 35
		(c)	after consulting the person, the Ombudsman or public authority reasonably considers it necessary to disclose the identifying information to protect a person from detriment, or	36 37 38
		(d)	it is necessary the identifying information be disclosed to a person whose interests are affected by the relevant protected action, or	39 40
		(e)	the identifying information has previously been lawfully published, or	41
		(f)	the identifying information is disclosed to a medical practitioner or psychologist for the purposes of the practitioner or psychologist providing medical or psychiatric care, treatment or counselling to the individual disclosing the information, or	42 43 44 45

		(g)	the identifying information is disclosed for the purposes of proceedings before a court or tribunal, or	1 2
		(h)	the disclosure of the identifying information is necessary to effectively investigate or deal with a complaint or disclosure of information under this Act, or	3 4 5
		(i)	the protected person took the relevant protected action to comply with or perform a protected obligation, or	6 7
		(j)	it is otherwise in the public interest to disclose the identifying information.	8 9
	(3)		avoid doubt, a person does not voluntarily self-identify as a protected on merely by taking the relevant protected action in confidence.	10 11
	(4)	discl	er provisions of this Act that require, authorise, restrict or prohibit the losure of information prevail over this section to the extent of an insistency.	12 13 14
[10]	Section 34	Discl	osures by Ombudsman or officer	15
	Omit section	on 34(1	1)(b5). Insert instead—	16
		(b5)	for the purpose of proceedings under—	17
			(i) the <i>Public Interest Disclosures Act 2021</i> , section 33 or 37, or	18
			(ii) this Act, section 31R or 31U,	19
[11]	Section 34	(1)(c3	)	20
	Insert after		n 34(1)(c2)—	21
		(c3)	where the information is identifying information—for a reason mentioned in section 31Z(2), or	22 23
[12]	Section 34	(6)		24
	Insert after	section	n 34(5)—	25
	(6)	In th	is section—	26
		iden	tifying information has the same meaning as in section 31Z.	27
[13]	Section 35	Omb	udsman, officer or expert as witness	28
	Insert "31R	k, 31U,	"after "21C," in section 35(2)(a).	29
[14]	Section 35	(2)(f)		30
	Omit "sect	ion 20	or 20B of the Public Interest Disclosures Act 1994".	31
	Insert inste	ad "the	e Public Interest Disclosures Act 2021, section 33 or 37".	32
[15]	Section 37	Offen	ices	33
	Omit "10 p	enalty	units" from section 37(1).	34
	-	-	0 penalty units or imprisonment for 2 years, or both".	35
[16]	Section 37	<b>'(2)</b>		36
- <b>-</b>	Omit "10 p		units".	37
	Insert inste	ad "50	penalty units or imprisonment for 12 months, or both".	38

[17]	Sect	ion 37	'(4) <del>-</del> (7	)	1
	Omi	t the su	ıbsecti	ons.	2
[18]	Sect	ion 38	A		3
	Inser	rt after	sectio	n 38—	4
	38A	Fees	for s	ervices provided under Public Interest Disclosures Act 2021	5
		(1)	The	Ombudsman may charge reasonable fees for the following—	6
			(a)	conciliation services provided by the Ombudsman under the <i>Public Interest Disclosures Act 2021</i> , section 74,	7 8
			(b)	training services provided by the Ombudsman under the <i>Public Interest Disclosures Act 2021</i> , section 48(2).	9 10
		(2)		e charged for a service provided under the <i>Public Interest Disclosures Act I</i> is to be charged to the agency requesting the service.	11 12
		(3)		section does not affect the ability of the Ombudsman to recover fees for ices provided under this Act or another Act or law.	13 14
		(4)	In th	is section—	15
			agen	acy has the same meaning as in the <i>Public Interest Disclosures Act 2021</i> .	16
[19]	Sch	edule '	1 Excl	uded conduct of public authorities	17
				rest disclosure (within the meaning of the <i>Public Interest Disclosures Act</i> 12(c).	18 19
		rt inste losures		public interest disclosure within the meaning of the <i>Public Interest</i> 2021".	20 21

Scł	nedule 6	Amendment of Law Enforcement Conduct Commission Act 2016 No 61	1
[1]	Section 4 De	finitions	3
	Insert at the e	and of section 4(1), definition of <i>disciplinary proceedings</i> —	4
		Note. Disciplinary proceedings are defined differently in section 30.	5
[2]	Section 4(1)		6
	Insert in alpha	abetical order—	7
		medical practitioner has the same meaning as in the Health Practitioner Regulation National Law (NSW).	9
		Psychologist has the same meaning as in the Health Practitioner Regulation National Law (NSW).	10 11
[3]	Section 7		12
	Omit the sect	ion. Insert instead—	13
	7 Refere	nces to examinations	14
	1	A reference in this Act to an examination before the Commission or anything	15
		done or omitted by, to or in relation to an examination before the Commission	16
		ncludes a reference to an examination before, or a thing done or omitted by, to or in relation to the examination by an examining Commissioner.	17 18
[4]	Section 29 F recommenda	unctions with respect to findings and opinions and making ations	19 20
	Insert at the e	nd of section 29(1)—	21
	ľ	Note. See also section 97Q.	22
[5]	Section 30 D	isciplinary proceedings—taking action based on Commission's opinion	23
	Omit section	30(6).	24
[6]	Section 30(7	)	25
	Insert in alpha	abetical order—	26
	(	corrective action has the same meaning as in Part 6A.	27
	(	disciplinary proceedings include—	28
		(a) proceedings and action taken by the Commissioner of Police in relation	29
		to an administrative employee under the <i>Government Sector Employment Act 2013</i> , section 69 or 70, and	30 31
		(b) proceedings and action taken by the Crime Commissioner in relation to	32
		a Crime Commission officer under the <i>Government Sector Employment Act 2013</i> , section 69 or 70, and	33 34
		(c) proceedings and action taken by the Commissioner of Police against a police officer under the <i>Police Act 1990</i> , Part 9, and	35 36
		(d) reasonable management action taken in connection with the employment of a public official, and	37 38
		(e) appropriate corrective action taken in connection with the employment of a public official.	39 40
	1	reasonable management action has the same meaning as in Part 6A.	41

[7]	Section 3	35 Maki	ng complaints to Commission	1
	Omit "wi	thin the	meaning of the <i>Public Interest Disclosures Act 1994</i> " from section 35(3).	2
[8]	Section 3	35(3)		3
	Insert at t	he end o	of the subsection—	4
			. Protections may be available under the following provisions to persons who e a complaint referred to in this section—	5 6
		(a)	the <i>Public Interest Disclosures Act 2021</i> , Part 3—if the complaint is a public interest disclosure,	7 8
		(b)	Part 6A—if the making of the complaint is protected action within the meaning of the Part.	9 10
[9]	Section 3	35(5)		11
	Insert afte	er sectio	n 35(4)—	12
	(5)	In th	is section—	13
		<b>publ</b> 2021	<i>lic official</i> has the same meaning as in the <i>Public Interest Disclosures Act</i> 1.	14 15
[10]	Sections	54, 147	' and 148	16
	Omit "50	penalty	units or imprisonment for 12 months" wherever occurring.	17
	Insert inst	tead "10	00 penalty units or imprisonment for 2 years".	18
[11]	Section 5	55 Powe	er to obtain documents or other things	19
	Omit "20	penalty	units or imprisonment for 6 months" from section 55(3).	20
	Insert inst	tead "10	00 penalty units or imprisonment for 2 years".	21
[12]	Section 8	35		22
	Omit the	section.		23
[13]	Sections	91(5), 1	176(3)(a), 177(4), 178(3)(d) and 180(5)(l)	24
	Omit "reg	gistered	medical practitioner or registered psychologist" wherever occurring.	25
	Insert inst	tead "m	edical practitioner or psychologist".	26
[14]	Part 6A			27
	Insert afte	er Part 6		28
	Dart 6	۸ Dra	otections for persons assisting Commission or	00
	raito	_	pector	29 30
	Division	า 1	Preliminary	31
	97A Ob	jects of	Part Part	32
		The	objects of this Part are—	33
		(a)	to adopt protections for the makers of complaints or disclosures of misconduct or wrongdoing that are substantially aligned with the protections available to the makers of public interest disclosures under the <i>Public Interest Disclosures Act 2021</i> , and	34 35 36 37
		(b)	to consolidate the protections available under this Act to persons who assist the Commission, an examining Commissioner or the Inspector.	38 39

Inter	pretation	1						
(1)	In this Part—	2						
. ,	civil proceedings means proceedings instituted under section 97I or 97K.	3						
	corrective action has the same meaning as in the <i>Public Interest Disclosures</i> Act 2021.	4 5						
	counselling includes psychological counselling.							
	detriment has the same meaning as in the Public Interest Disclosures Act 2021.	7 8						
	<i>detrimental action</i> has the same meaning as in the <i>Public Interest Disclosures Act 2021</i> .	9 10						
	detrimental action offence means an offence against section 97H.	11						
	disclose information has the same meaning as in the Public Interest Disclosures Act 2021.	12 13						
	<i>legally privileged communication</i> has the same meaning as in the <i>Public Interest Disclosures Act 2021</i> .	14 15						
	<i>limited protected action</i> —see section 97C(3).	16						
	position has the same meaning as in the Public Interest Disclosures Act 2021.	17						
	primary agency means—	18						
	(a) the Commission, or	19						
	(b) an examining Commissioner, or	20						
	(c) the Inspector.	21						
	protected action—see section 97C(1).	22						
	protected obligation—see section 97D.	23						
	protected person means a person who takes protected action.							
	public interest disclosure has the same meaning as in the Public Interest Disclosures Act 2021.							
	reasonable management action—see section 97E(3).							
	role has the same meaning as in the Public Interest Disclosures Act 2021.							
	serious wrongdoing has the same meaning as in the Public Interest Disclosures Act 2021.							
(2)	In this Part, a reference to a person assisting a primary agency includes a reference to a person who has assisted, is assisting or proposes to assist the primary agency.	31 32 33						
Mea	ning of "protected action" and "limited protected action"	34						
(1)	In this Part, <i>protected action</i> means—	35						
. ,	(a) complying with or performing a protected obligation, or	36						
	(b) making a complaint or disclosure of information to a primary agency, that assists the primary agency, about—	37 38						
	(i) conduct that concerns or may concern serious wrongdoing, or	39						
	(ii) another matter the primary agency may deal with under this Act, or	40 41						
	<b>Example.</b> Under section 122(2)(b), the Inspector may deal with conduct amounting to agency maladministration on the part of the Commission and conduct amounting to officer misconduct or officer maladministration on the part of officers of the Commission.	42 43 44 45						
	(c) appearing as a witness before a primary agency otherwise than by	46 47						

97C

97B

		(d)	assisting a primary agency in some other way.	1				
	(2)	How	ever, the following are not protected action—	2				
		(a)	making a public interest disclosure,	3				
		(b)	wilfully making a false statement to, or misleading or attempting to	4				
			mislead, a primary agency or person acting on behalf of a primary agency.	6				
		<b>Note</b> 2021	Equivalent protections are available under the <i>Public Interest Disclosures Act</i> to persons who make public interest disclosures.	8				
	(3)		is Part, <i>limited protected action</i> means protected action consisting only of more of the following—	10				
		(a)	protected action mentioned in subsection (1)(b)(i), if the maker of the complaint or disclosure—	11 12				
			(i) is a public official within the meaning of the <i>Public Interest Disclosures Act 2021</i> , and	13 14				
			(ii) does not honestly, and on reasonable grounds, believe the complaint or disclosure shows or tends to show serious wrongdoing,	15 16 17				
		(b)	protected action mentioned in subsection (1)(b)(ii),	18				
		(c)	protected action mentioned in subsection (1)(d).	19				
97D	Meaning of "protected obligation"							
		In th	is Part, protected obligation means 1 or more of the following—	21				
		(a)	a production requirement,	22				
		(b)	a duty arising under section 33(2),	23				
		(c)	a requirement arising under section 114(3)(d) or 124(1).	24				
97E	Reas	onab	le management action not prevented	25				
	(1)		Part does not prevent reasonable management action from being taken in ion to a person.	26 27				
	(2)	With	out limiting subsection (1)—	28				
		(a)	a person who takes reasonable management action in relation to another person does not commit a detrimental action offence or incur other liability under this Part, and	29 30 31				
		(b)	action taken in relation to a person may be reasonable management action—	32 33				
			(i) if the person is alleged to have committed a detrimental action offence—whether or not the person has been charged with the offence, and	34 35 36				
			(ii) if the person has been convicted of a detrimental action offence— on the ground of the conduct to which the conviction relates and without further investigation of whether the conduct occurred, and	37 38 39 40				
			(iii) whether or not the action is taken by a manager of the person.	41				
	(3)		is Part, <i>reasonable management action</i> taken in relation to a person ides—	42 43				
		(a)	a reasonable appraisal of the person's work performance, and	44				
		(b)	a reasonable counselling action, whether formal or informal, taken in relation to the person's employment, and	45 46				

		(c)	a reaso	onable suspension of the person from the person's workplace, and	1
		(d)		sonable decision to investigate serious wrongdoing or other nduct alleged or suspected to have been committed by the person,	2 3 4
		(e)	a reas	onable disciplinary action, whether formal or informal, taken in on to the person's employment, and	5 6
		(f)	a reaso	onable action to transfer, deploy or redeploy the person, and	7
		(g)		sonable action to terminate the person's employment by dancy or retrenchment, and	8 9
		(h)		onable action to suspend, terminate or review a contract under the person provides services, and	10 11
		(i)	obtain	conable action resulting in or relating to the person's failure to a promotion, reclassification, transfer or benefit, or to keep a it, in relation to the person's employment, and	12 13 14
		(j)	a reas (a)–(i)	sonable action relating to an action mentioned in paragraphs).	15 16
		section	n 69(4)	e actions specified in the <i>Government Sector Employment Act 2013</i> , and the <i>Police Act 1990</i> , section 173(2) are examples of disciplinary ned in paragraph (e).	17 18 19
	(4)		ever, ac n if—	ction taken in relation to a person is not reasonable management	20 21
		(a)	the wa	ay of taking the action is not reasonable, or	22
		(b)	the ac	tion is taken corruptly or fraudulently, or	23
		(c)		etion is taken to conceal, or avoid the consequences of, serious edoing, or	24 25
		(d)	each o	of the following applies to the action—	26
				the person taking the action, when taking the action, has a suspicion, belief or awareness, whether correct or mistaken, that the person in relation to whom the action is taken or a third person is a protected person,	27 28 29 30
				the suspicion, belief or awareness is a contributing factor to the taking of the action,	31 32
				the action is not taken for the purpose of reducing the risk of detrimental action being taken against the person in relation to whom the action is taken or a third person.	33 34 35
97F	Othe	r prov	isions	not affected	36
		The p	provisio	ons of this Part do not affect or limit the operation of section 190.	37
Divi	sion	2	Prote	ections	38
97G	Limit	tation	on prot	tections for limited protected action	39
		to a		ections 97H, 97K and 97P, this Division does not apply in relation ed person who takes protected action consisting only of limited tion.	40 41 42
97H	Detri	menta	l action	n offence	43
	(1)	A pe	rson mu	st not take detrimental action against another person if—	44

97F

97G

97H

	(a)	the person suspects, believes or is aware, when taking the detrimental action, that the other person or a third person is a protected person, and	1		
	(b)	the suspicion, belief or awareness is a contributing factor to the taking of the detrimental action.	3		
	Max	imum penalty—200 penalty units or imprisonment for 5 years, or both.	F		
	Note.	It is not a detrimental action offence to take reasonable management action in to a person. See section 97E.	6		
(2)	for a detrimental action offence.				
(3)	A de	trimental action offence is an indictable offence.	10		
(4)	prov	prosecution for a detrimental action offence, the accused bears the onus of ing, in relation to detrimental action established by the prosecution to been taken by the accused—	11 12 13		
	(a)	the accused did not have the suspicion, belief or awareness mentioned in subsection (1)(a), or	14 15		
	(b)	if the accused had the suspicion, belief or awareness—the suspicion, belief or awareness was not a contributing factor to the taking of the detrimental action.	16 17 18		
(5)		a defence to a prosecution for a detrimental action offence that the mental action constituted appropriate corrective action.	19 20		
Detr	imenta	ıl action—recovery of damages	21		
(1)	dama	erson who takes detrimental action against another person is liable in ages under this section for injury, damage or loss suffered as a result by ther person or a third person if—	22 23 24		
	(a)	the person suspects, believes or is aware, when taking the detrimental action, that any person is a protected person, and	25 26		
	(b)	the suspicion, belief or awareness is a contributing factor to the taking of the detrimental action.	27 28		
(2)	The	damages may be recovered in a court of competent jurisdiction.	29		
(3)	The mista	person's liability is not affected by the fact the suspicion or belief was aken.	30 31		
(4)	relati	occeedings under this section, the defendant bears the onus of proving, in on to detrimental action established by the plaintiff to have been taken by efendant—	32 33 34		
	(a)	the defendant did not have the suspicion, belief or awareness mentioned in subsection (1)(a), or	35 36		
	(b)	if the defendant had the suspicion, belief or awareness—the suspicion, belief or awareness was not a contributing factor to the taking of the detrimental action.	37 38 39		
(5)		a defence in proceedings arising under this section that the detrimental n constituted appropriate corrective action.	40 41		
(6)		ages recovered under this section may include damages in the nature of aplary damages.	42 43		
(7)	A pe	rson's entitlement to recover damages under this section—	44		
	(a)	does not affect another right or remedy available to the person as a result of the relevant detrimental action, and	45 46		

97I

		(b)	does not constitute redress in relation to dismissal from employment for the purposes of the <i>Industrial Relations Act 1996</i> , section 90 or another law.	1 2 3
		Note	. However, see the <i>Public Interest Disclosures Act 2021</i> , sections 35(7) and 62(5).	4
	(8)	To a	void doubt, liability under this section is not liability in tort.	5
97J	Emp	loyer	liability for detrimental action by employee	6
		dama who	ourt may make the following additional orders if the court is satisfied ages are recoverable under section 97I in circumstances where the person took the detrimental action did so in connection with the person's position ble as an employee—	7 8 9 10
		(a)	an order that the person's employer is liable to pay the damages in whole or in part,	11 12
		(b)	an order that the person and the person's employer are jointly or severally liable to pay the damages.	13 14
97K	Injur	nction	s relating to detrimental action	15
	(1)	injur	Supreme Court may, on the application of 1 of the following, grant an action relating to the commission or possible commission of a detrimental on offence—	16 17 18
		(a)	a primary agency,	19
		(b)	with the written approval of the Attorney General—another public authority,	20 21
		(c)	a protected person,	22
		(d)	another person against whom detrimental action has been or may be taken.	23 24
	(2)	The	terms of the injunction may—	25
		(a)	restrain a person from engaging in conduct that would constitute a detrimental action offence, or	26 27
		(b)	require a person to do an act or thing to remedy conduct that constitutes a detrimental action offence.	28 29
	(3)		injunction restraining a person from engaging in conduct that would titute a detrimental action offence may be granted—	30 31
		(a)	whether or not the person has previously engaged in conduct of that kind, and	32 33
		(b)	whether or not it appears to the Supreme Court the person intends to continue to engage in conduct of that kind, and	34 35
		(c)	whether or not there is an imminent danger of substantial damage to another person if the person engages in conduct of that kind.	36 37
	(4)	To a	void doubt, an injunction granted under this section may—	38
		(a)	require a formal apology to be made to a person against whom detrimental action has been taken, or	39 40
		(b)	restrain detrimental action comprising an attempt to terminate a person's employment in a particular position or role, or	41 42
		(c)	require the reinstatement in the same or a substantially similar position or role of a person against whom detrimental action comprising termination of employment in a particular position or role has been taken.	43 44 45 46

	(5)		injunction granted in the terms specified in subsection (4)(c) is to be plied with despite an inconsistent provision in another Act or law.	1 2
	(6)	An i	njunction may not be granted under this section to restrain or remedy—	3
		(a)	appropriate corrective action, or	4
		(b)	reasonable management action in relation to a person.	5
	(7)	reaso	n application under this section, a person who takes or proposes to take onable management action in relation to a person bears the onus of fying the Supreme Court of the reasons for taking, or purpose of, the on.	6 7 8 9
	(8)		Supreme Court may grant an interim injunction pending determination of opplication under this section.	10 11
	(9)		Supreme Court may not require an undertaking as to damages as a lition of granting the interim injunction.	12 13
	(10)		Supreme Court may discharge or vary an injunction or interim injunction ted under this section.	14 15
	(11)	This	section does not limit the operation of section 59.	16
97L	lmm	unity 1	from costs orders	17
	(1)		erson who institutes civil proceedings is not liable to pay costs incurred by her party to the proceedings unless—	18 19
		(a)	the person instituted the proceedings vexatiously or without reasonable cause, or	20 21
		(b)	the person's unreasonable act or omission caused the other party to incur the costs.	22 23
	(2)		other party bears the onus of satisfying the court of the matters specified obsection (1).	24 25
97M	Detri	imenta	al action—relationship between criminal and civil proceedings	26
		A pe	erson may institute civil proceedings even if—	27
		(a)	no prosecution has been brought in relation to the relevant detrimental action, or	28 29
		(b)	the person against whom the civil proceedings are instituted has been acquitted of a detrimental action offence on the same, or substantially the same, facts relied on in the civil proceedings.	30 31 32
97N	Prote	ection	s from liability	33
	(1)		ept as provided by this section, a protected person, in relation to protected on taken by the person that is or involves the disclosure of information—	34 35
		(a)	does not incur civil liability, including liability for breaching a duty of secrecy or confidentiality or another restriction on disclosure applicable to the person, whether or not imposed by an Act, and	36 37 38
		(b)	does not incur criminal liability, including liability for breaching a law or code of conduct imposing a duty of confidentiality or other restriction in relation to the disclosure of information, and	39 40 41
		(c)	is not liable to disciplinary action.	42

	(2)		section applies to protected action taken at the request of, or in response requirement of, a primary agency only to the extent that the protected n—	1 2 3
		(a)	is relevant to the matter in relation to which the request or requirement is made, or	4 5
		(b)	constitutes an independent disclosure showing or tending to show serious wrongdoing.	6 7
	(3)	condinaction	section does not protect a protected person against liability for past uct of the person that is disclosed by the person while taking protected n.  Section 97O permits a primary agency to recommend to the Attorney General an taking be given in the circumstances described in this subsection.	8 9 10 11 12
	(4)	If a p	person who is not a public official takes protected action that breaches a lege arising from a legally privileged communication, this section acts the person from the consequences of the breach only to the extent	13 14 15 16
		(a)	the protected action was taken to comply with or perform a protected obligation, or	17 18
		(b)	another provision of this Act protects the person from the consequences of the breach, or	19 20
		(c)	the privilege was waived by a person having authority to do so.	21
	(5)	This	section does not limit the operation of section 57, 74(3) or 74(7).	22
	(6)		is section— ic official has the same meaning as in the Public Interest Disclosures Act .	23 24 25
970	Unde	ertakin	ngs	26
	(1)	approdiscle under evide	Attorney General may, if in the Attorney General's opinion it is opriate, give to a protected person who makes, or proposes to make, a osure of the person's past conduct while taking protected action an rtaking that the disclosure or the fact of the disclosure will not be used in ence against the person, other than in proceedings relating to the falsity of isclosure.	27 28 29 30 31 32
	(2)		mary agency may recommend to the Attorney General a person be given adertaking.	33 34
	(3)	discle civil	e Attorney General gives an undertaking, the disclosure or the fact of the osure, as applicable, is not admissible in evidence against the person in or criminal proceedings, other than proceedings relating to the falsity of isclosure.	35 36 37 38
	(4)	An u	ndertaking may be given conditionally or unconditionally.	39
	(5)	This	section does not affect, and applies in addition to, section 86(2).	40
97P	Ident	ifying	information not to be disclosed	41
	(1)	infor	mation tending to identify a person as a protected person ( <i>identifying mation</i> ) is not to be disclosed by a primary agency, a public official or a cauthority.	42 43 44
	(2)		ever, subsection (1) does not prevent the disclosure of the identifying mation if—	45 46

		(a)	the person consents in writing to the disclosure of the identifying information, or	1 2
		(b)	it is generally known the person is a protected person as a result of the person's voluntary self-identification as a protected person, or	3 4
		(c)	after consulting the person, the agency, official or authority reasonably considers it necessary to disclose the identifying information to protect a person from detriment, or	5 6 7
		(d)	it is necessary the identifying information be disclosed to a person whose interests are affected by the relevant protected action, or	8 9
		(e)	the identifying information has previously been lawfully published, or	10
		(f)	the identifying information is disclosed to a medical practitioner or psychologist for the purposes of the practitioner or psychologist providing medical or psychiatric care, treatment or counselling to the individual disclosing the information, or	11 12 13 14
		(g)	the identifying information is disclosed for the purposes of proceedings before a court or tribunal, or	15 16
		(h)	the identifying information is disclosed in accordance with a direction of a primary agency, if the primary agency certifies it is necessary to disclose the information in the public interest, or	17 18 19
		(i)	the disclosure of the identifying information is necessary to effectively investigate or deal with a complaint or disclosure of information under this Act, or	20 21 22
		(j)	the protected person took the relevant protected action to comply with or perform a protected obligation.	23 24
	(3)		void doubt, a person does not voluntarily self-identify as a protected on merely by taking the relevant protected action in confidence.	25 26
	(4)	discl	r provisions of this Act that require, authorise, restrict or prohibit the osure of information prevail over this section to the extent of an assistency.	27 28 29
Divi	sion	3	Additional provisions	30
97Q	Refe	rrals o	of evidence	31
	(1)	comi	primary agency forms the opinion a detrimental action offence has been mitted, the primary agency must, by providing a brief of evidence relating e alleged offence, refer the alleged offence to—	32 33 34
		(a)	the Director of Public Prosecutions, or	35
		(b)	if the alleged offence relates to the Director of Public Prosecutions—the Attorney General.	36 37
	(2)	This	section has effect despite anything to the contrary in this Act.	38
97R	Arra	ngeme	ents for protection	39
	(1)	the sanoth	appears to a primary agency that, because a person is a protected person, afety of the person or another person may be prejudiced, or the person or her person may be subject to intimidation or harassment, the primary cy may make arrangements—	40 41 42 43
		(a)	to protect the safety of the person concerned, or	44
		(b)	to protect the person concerned from intimidation or harassment.	45

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	(2)	The a	arrangements may include—	1
		(a)	a direction to the Commissioner of Police or to a public authority or	2
			public official prescribed by the regulations—	3
			(i) to provide protection referred to in subsection (1), or	4
			(ii) to provide personnel or facilities to assist in providing the protection, or	5 6
			(iii) to otherwise assist in providing the protection, or	7
		(b)	orders applying to a specified person for the purposes of protecting the	8
			safety of another person or protecting another person from intimidation or harassment.	9 10
	(3)		rson or body to whom a direction is given under subsection (2)(a) must bly with the direction as far as is reasonably practicable.	11 12
	(4)	(2)(b)	rson who contravenes an order applying to the person under subsection ) without reasonable excuse is guilty of an indictable offence.	13 14
			mum penalty—200 penalty units or imprisonment for 5 years, or both.	15
	(5)	This	section does not affect the Witness Protection Act 1995.	16
	(6)		is section, a reference to a protected person includes a reference to a on who—	17 18
		(a)	has appeared, is appearing or is to appear before a primary agency to give evidence or to produce a document or other thing, or	19 20
		(b)	has produced or proposes to produce a document or other thing to a primary agency under this Act, or	21 22
		(c)	has assisted, is assisting or is to assist a primary agency in some other way.	23 24
97S	Addit	ional	protections for witnesses	25
		prima prima	ect to this Act, a person summoned to attend or appearing before a arry agency as a witness, or producing a document or other thing to a arry agency, has the same protection as a witness in proceedings in the teme Court.	26 27 28 29
Section	on 122	2 Fund	ctions of Inspector	30
Insert	at the	end o	f section 122(2)—	31
		Note.	Protections may be available under the following provisions to persons who a complaint referred to in this subsection—	32 33
		(a)	the <i>Public Interest Disclosures Act 2021</i> , Part 3—if the complaint is a public interest disclosure,	34 35
		(b)	Part 6A—if the making of the complaint is protected action within the meaning of the Part.	36 37
Section	on 12	5 Com	plaints by public officials	38
Omit	section	n 125(	1). Insert instead—	39
	(1)	Com	ablic official may complain to the Inspector about conduct of the mission, an officer or former officer of the Commission or an officer of aspector.	40 41 42
		Note.	Protections may be available under the following provisions to persons who a complaint referred to in this section—	43 44
		(a)	the <i>Public Interest Disclosures Act 2021</i> , Part 3—if the complaint is a public interest disclosure,	45 46

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[15]

[16]

	(b) Part 6A—if the making of the complaint is protected action within the meaning of the Part.	1 2					
[17]	Section 125(3)	3					
	Insert in alphabetical order—						
	<i>public official</i> has the same meaning as in the <i>Public Interest Disclosures Act</i> 2021.	5 6					
[18]	Section 156 Preventing witness from attending and threats to witnesses	7					
	Omit "threatens to do or cause, or does or causes, any injury or detriment to" wherever occurring.	8					
	Insert instead "takes detrimental action against".	10					
[19]	Section 156(4)	11					
	Insert after section 156(3)—	12					
	(4) In this section—	13					
	detrimental action has the same meaning as in Part 6A.	14					
[20]	Sections 157, 158 and 187	15					
	Omit the sections.	16					
[21]	Section 165 Relationship with Ombudsman and Children's Guardian	17					
	Insert at the end of section 165(2)—						
	<b>Note.</b> Protections may be available under the following provisions to persons who make a complaint referred to in this subsection—						
	(a) the <i>Public Interest Disclosures Act 2021</i> , Part 3—if the complaint is a public interest disclosure,	20 21 22					
	(b) Part 6A—if the making of the complaint is protected action within the meaning of the Part.	23 24					
	See also sections 125 and 166.	25					
[22]	Section 165(4)(d)	26					
	Omit "section 6B (Oversight of Act by Ombudsman) of the <i>Public Interest Disclosures Act</i> 1994".						
	Insert instead "the Public Interest Disclosures Act 2021, Part 6".						
[23]	Section 180 Secrecy						
	Insert after section 180(5)(a)—						
	(a1) where the information is identifying information—if the disclosure is for a reason mentioned in section 97P(2),	32 33					
[24]	Section 180(5)(k)	34					
	Omit the paragraph. Insert instead—	35					
	(k) for the purpose of proceedings under—	36					
	(i) the <i>Public Interest Disclosures Act 2021</i> , section 33 or 37, or	37					
	(ii) this Act, section 97H or 97K,	38					
[25]	Section 180(11)	39					
	Insert in alphabetical order—  identifying information has the same magning as in section 07P.	40					
	<i>identifying information</i> has the same meaning as in section 97P.	41					

[26]	Section 182 Officers of Commission not compellable witnesses in respect of certain matters  Omit section 182(2)(b). Insert instead—				
	[27]	Section 190 Exclusion of personal liability			
	Omit section 190(4) and (6).				
[28]	Section 194 Proceedings for offences	8			
	Insert after section 194(4)(a)—	ę			
	(a1) section 97H,	10			

Sch	nedu	le 7	A	Amendments to police legislation	1			
7.1	Poli	ice A	ct 199	90 No 47	2			
[1]	Sect	ion 3 [	Definit	tions	3			
	Inse	t in alp	habet	ical order—	4			
			medi	ical practitioner has the same meaning as in the Health Practitioner ulation National Law (NSW).	5			
				hologist has the same meaning as in the Health Practitioner Regulation onal Law (NSW).	7 8			
[2]	Sect	ion 12	4 Mak	ring of complaints to Commissioner	9			
	Omi	t the no	te. Ins	sert instead—	10			
			Part 3	Protections may be available under the <i>Public Interest Disclosures Act 2021</i> , 3, to persons who make a complaint referred to in this section, if the complaint is blic interest disclosure within the meaning of that Act.	11 12 13			
			Comi other	plaints may be made under other Acts, including the <i>Law Enforcement Conduct mission Act 2016</i> , section 35. Equivalent protections may also be available under Acts to persons who make complaints—for example, where the making of the plaint is protected action within the meaning of—	14 15 16 17			
			(a)	the Independent Commission Against Corruption Act 1988, Part 8A, or	18			
			(b)	the <i>Ombudsman Act 1974</i> , Part 4B, or	19			
			(c)	the Law Enforcement Conduct Commission Act 2016, Part 6A.	20			
			See a	also this Act, sections 169A, 206 and 213.	21			
[3]	Sect	ion 16	9A		22			
	Omi	t the se	ction.	Insert instead—	23			
1	169A	Ident	tity of	ity of complainant not to be disclosed				
		(1)		rmation tending to identify a person as a complainant ( <i>identifying</i> rmation) is not to be disclosed by a member of the NSW Police Force.	25 26			
		(2)		vever, subsection (1) does not prevent the disclosure of the identifying rmation if—	27 28			
			(a)	the person consents in writing to the disclosure of the identifying information, or	29 30			
			(b)	it is generally known the person is a complainant as a result of the person's voluntary self-identification as a complainant, or	31 32			
			(c)	after consulting the person, the member of the NSW Police Force reasonably considers it necessary to disclose the identifying information to protect a person from detriment, or	33 34 35			
			(d)	it is necessary the identifying information be disclosed to a person whose interests are affected by the complaint, or	36 37			
			(e)	the identifying information has previously been lawfully published, or	38			
			(f)	the identifying information is disclosed to a medical practitioner or psychologist for the purposes of the practitioner or psychologist providing medical or psychiatric care, treatment or counselling to the member of the NSW Police Force, or	39 40 41 42			
			(g)	the identifying information is disclosed for the purposes of proceedings before a court or tribunal, or	43 44			

			(h)		isclosure of the identifying information is necessary to deal with omplaint effectively, or	1 2	
			(i)		otherwise in the public interest to disclose the identifying mation, or	3 4	
			(j)		identifying information is disclosed in accordance with a rement of or made under this or another Act, or	5 6	
			(k)		dentifying information is disclosed in accordance with guidelines lished by the Commissioner for the purposes of this section.	7 8	
		(3)			oubt, a person does not voluntarily self-identify as a complainant naking the complaint in confidence.	9 10	
		(4)	In this	s secti	on—	11	
			couns	elling	includes psychological counselling.	12	
			<b>detrin</b> 2021.		has the same meaning as in the Public Interest Disclosures Act	13 14	
[4]	Sect	ion 170	) Certa	in do	cuments privileged	15	
	Omit	section	n 170(1	l)(a) a	nd (b). Insert instead—	16	
			(a)		concern the conduct of police officers and are dealt with by the	17	
					missioner, by the Industrial Relations Commission or by the eme Court in the exercise of its jurisdiction to review	18	
					nistrative action, or	19 20	
			(b)		uted against police officers or administrative employees for an	21	
					ce against—	22	
				(i)	section 206, or	23	
				(ii)	the Public Interest Disclosures Act 2021, section 33, or	24	
				(iii)	the Independent Commission Against Corruption Act 1988, section 79I, or	25 26	
				(iv)	the Ombudsman Act 1974, section 31R, or	27	
				(v)	the Law Enforcement Conduct Commission Act 2016, section 97H.	28 29	
[5]	Sect	ion 170	)(2)(a)			30	
	Omit	"comp	olaint".	Inser	t instead "misconduct matter".	31	
[6]	Sect	on 206	6			32	
	Omit the section. Insert instead—						
	206	Prote	ection	tion against reprisals			
		(1)	malad about	lminis 1 or 1	on applies to an allegation of misconduct or serious tration made by a police officer or an administrative employee more other police officers or administrative employees where the a protected allegation) is made—	35 36 37 38	
			(a)	in th	e performance of the duty imposed on the police officer or nistrative employee by or under this or another Act, or	39 40	
			(b)	in acc	cordance with the procedures for making allegations set out in this other Act.	41 42	
		(2)			n applies even if the person who is the subject of the protected s no longer a police officer or an administrative employee.	43 44	

[1]	Clause 51 Victimisation Omit clause 51(2). Insert instead—						
7.2			tion 2015	42			
				41			
[8]	Omit section			40 41			
<b>101</b>	Section 24	` /	the meaning of the <i>Public Interest Disclosures Act 2021</i> .	39			
		(d)	, or that has been the subject of a voluntary public interest disclosure within	37 38			
	Insert at the	e end o	of section 211F(5)(c)—	36			
[7]	Section 211F Members of NSW Police Force under duty to report misconduct of police officers						
r=1	Ozatian Od	Cona	duct Commission Act 2016.	32 33 34			
		Act 2		30 31			
	(*)		ective action has the same meaning as in the Public Interest Disclosures	28 29			
	(9)		is section—	27			
	(8)		eedings for an offence against this section may be instituted at any time in 3 years after the offence is alleged to have been committed.	25 26			
	(7)		a defence to a prosecution for an offence against this section that the ected allegation was made frivolously, vexatiously or in bad faith.	23 24			
	(6)		a defence to a prosecution for an offence against this section that the mental action constituted appropriate corrective action.	21 22			
		(b)	if the accused had the suspicion, belief or awareness—the suspicion, belief or awareness was not a contributing factor to the taking of the detrimental action.	18 19 20			
		(a)	the accused did not have the suspicion, belief or awareness mentioned in subsection (3)(a), or	16 17			
	(5)	of pr	prosecution for an offence against this section, the accused bears the onus oving, in relation to detrimental action established by the prosecution to been taken by the accused—	13 14 15			
	(4)		fact the suspicion or belief was mistaken is not a defence to a prosecution n offence against this section.	11 12			
		Maxi	imum penalty—200 penalty units or imprisonment for 5 years, or both.	10			
		(b)	the suspicion, belief or awareness is a contributing factor to the taking of the detrimental action.	8			
		(a)	the first police officer or administrative employee suspects, believes or is aware, when taking the detrimental action, that any police officer or administrative employee has made, may have made, may make or proposes to make a protected allegation, and	4 5 6 7			
	(3)	again	olice officer or administrative employee must not take detrimental action ast another police officer or administrative employee, or a former police er or administrative employee, if—	1 2 3			

	(2)	management action in relation to a public official who is a police officer.	1 2
	(3)	In this clause—	3
		<b>protected report</b> means a report under this Division, a complaint under the Act, Part 8A, a public interest disclosure or a disclosure to another police officer.	4 5 6
		public interest disclosure has the same meaning as in the Public Interest Disclosures Act 2021.	7 8
		<i>public official</i> has the same meaning as in the <i>Public Interest Disclosures Act</i> 2021.	9 10
		reasonable management action has the same meaning as in the Public Interest Disclosures Act 2021.	11 12
[2]	Clause 51,	note	13
	Omit the no	ote. Insert instead—	14
		Note. See the Act, section 206.	15
[3]	Clause 54	Secrecy as to complaints about conduct	16
	Insert at the	e end of clause 54(2)(b)—	17
		, or	18
		(c) in the circumstances mentioned in the Act, section 169A(2)(a)–(j).	19
[4]	Clause 54(	3) and (4)	20
	Omit the su	bclauses. Insert instead—	21
	(3)	For the purposes of subclause (2)(c), references in the Act, section 169A(2)(a)–(j) are to be interpreted in the following way—	22 23
		(a) a reference to "the person"—as a reference to the maker of an allegation to which this clause applies,	24 25
		(b) a reference to a complaint—as a reference to an allegation to which this clause applies,	26 27
		(c) a reference to identifying information—as a reference to information disclosing the identity of the maker of an allegation to which this clause applies,	28 29 30
		(d) a reference to "the member of the NSW Police Force"—as a reference to a senior officer referred to in subclause (2).	31 32

Sch	nedule 8	Ame	ndments to other legislation	1				
8.1	Children'	s Guardi	an Act 2019 No 25	2				
[1]	Section 58	Section 58 Disclosures by Children's Guardian or officer of Children's Guardian						
	Omit section 58(1)(g). Insert instead—							
		(g) for	the purpose of proceedings under—	5				
		(i)	the Public Interest Disclosures Act 2021, section 33 or 37, or	6				
		(ii)	the Independent Commission Against Corruption Act 1988, section 79I or 79L, or	7 8				
		(iii)	the Ombudsman Act 1974, section 31R or 31U, or	9				
		(iv)	the Law Enforcement Conduct Commission Act 2016, section 97H or 97K, or	10 11				
[2]	Section 58	(1)(j) and S	chedule 3	12				
	Omit "regis	tered medic	cal practitioner or registered psychologist" wherever occurring.	13				
	Insert instea	ıd "medical	practitioner or psychologist".	14				
[3]	Section 61	Children's	Guardian, officer or expert as witness	15				
	Omit section 61(2)(f). Insert instead—							
		(f) prod	ceedings under—	17				
		(i)	the Public Interest Disclosures Act 2021, section 33 or 37, or	18				
		(ii)	the Independent Commission Against Corruption Act 1988, section 79I or 79L, or	19 20				
		(iii)	the Ombudsman Act 1974, section 31R or 31U, or	21				
		(iv)	the Law Enforcement Conduct Commission Act 2016, section 97H or 97K,	22 23				
[4]	Schedule 6	Dictionary	1	24				
	Insert in alphabetical order—							
	<i>medical practitioner</i> has the same meaning as in the <i>Health Practitioner Regulation National Law (NSW)</i> .							
	psychologist has the same meaning as in the Health Practitioner Regulation National Law (NSW).							
8.2	Commun No 2	ity Servic	ces (Complaints, Reviews and Monitoring) Act 1993	30 31				
[1]	Section 47	Protection	of complainant against retribution	32				
	Omit "50 pe	enalty units	or imprisonment for 12 months" from section 47(1).	33				
	Insert instea	id "200 pen	alty units or imprisonment for 5 years".	34				
[2]	Section 47	(2A) and (2	В)	35				
	Insert after	section 47(2	2)—	36				
	(2A)	section is provisions	who has been convicted or acquitted of an offence against this not liable to be convicted of an offence against 1 of the following on the same, or substantially the same, facts relied on as evidence ssion of the offence against this section—	37 38 39 40				

			(a)	the Public Interest Disclosures Act 2021, section 33,	1		
			` /	the Independent Commission Against Corruption Act 1988, section 79I,	2		
			` /	the <i>Ombudsman Act 1974</i> , section 31R,	3		
			` ′	the Law Enforcement Conduct Commission Act 2016, section 97H.	4		
	(	(2B)	subsec	son who has been convicted or acquitted of an offence mentioned in ction (2A) is not liable to be convicted of an offence against this section e same, or substantially the same, facts relied on as evidence of ission of the offence of which the person was convicted or acquitted.	5 6 7 8		
8.3	Crim	ne Co	mmis	sion Act 2012 No 66	9		
[1]	Secti	on 4 l	nterpre	etation	10		
			-	ral order in section 4(1)—	11		
			medic	al practitioner has the same meaning as in the Health Practitioner ation National Law (NSW).	12 13		
				ologist has the same meaning as in the Health Practitioner Regulation nal Law (NSW).	14 15		
[2]	Secti	ons 4	5(6A), 8	30(4)(e) and 81(3)(d)	16		
	Omit	"regis	tered m	nedical practitioner or registered psychologist" wherever occurring.	17		
	Insert	instea	nd "med	lical practitioner or psychologist".	18		
8.4	Criminal Procedure Act 1986 No 209						
	Sche	dule 1	Indicta	able offences triable summarily	20		
	Insert	after	Table 1	, Part 4, clause 23CA—	21		
2	3СВ	Publi	ic Inter	est Disclosures Act 2021	22		
			An off	fence against the <i>Public Interest Disclosures Act 2021</i> , section 33.	23		
8.5	Defa	mati	on Ac	t 2005 No 77	24		
	Sche	dule 1	Additi	onal publications to which absolute privilege applies	25		
	Omit	clause	26. Ins	sert instead—	26		
	26	Matte	ers aris	ing under Public Interest Disclosures Act 2021	27		
		(1)	Witho	out limiting section 27(2)(a)–(c)—	28		
				matter that is published of or concerning a public interest disclosure—if the publication is by the maker of the disclosure and while making the disclosure, or	29 30 31		
			` /	matter that is published of or concerning a public interest disclosure or a disclosure mentioned in the <i>Public Interest Disclosures Act 2021</i> , section 49(1)(b)—if the publication is by an agency or public official and while exercising a function under that Act in relation to the disclosure.	32 33 34 35 36		
		(2)		<i>Tublic Interest Disclosures Act 2021</i> , section 40(2) applies to subclause the same way it applies to that Act, section 40(1).	37 38		
		(3)	Hower	ver, subclause (2) does not limit other provisions of this Schedule.	39		

	(4)			I in this clause have the same meanings as in the <i>Public Interest Act 2021</i> .	1 2				
8.6	Education	n (Sch	nool	Administrative and Support Staff) Act 1987 No 240	3				
[1]	Section 29	Meanir	ng of	"misconduct"	4				
	Omit section 29(1)(c) and (d). Insert instead—								
		(c)	takin	g action that constitutes a detrimental action offence,	6				
			takin wher	g detrimental action against another person in circumstances e—	7 8				
			(i)	the person taking the detrimental action suspects, believes or is aware, when taking the action, that any person has made, may have made, may make or proposes to make an internal disclosure, and	9 10 11 12				
			(ii)	the suspicion, belief or awareness, whether correct or incorrect, is a contributing factor to the taking of the detrimental action.	13 14				
[2]	Section 29(	(3)			15				
	Omit the sul	bsection	n. Ins	ert instead—	16				
	(3)	In this	secti	on—	17				
		detrim Act 20	mental action has the same meaning as in the <i>Public Interest Disclosures</i> 021.						
				A action offence has the same meaning as in the Public Interest Act 2021.	20 21				
				<i>closure</i> means a disclosure made in good faith by a person about misconduct of another person.	22 23				
8.7	Fire Briga	ades F	Regu	lation 2014	24				
[1]	Clause 33 M	Meanin	g of '	'misconduct"	25				
	Omit clause	33(1)(	d) and	d (e). Insert instead—	26				
		(d)	takin	g action that constitutes a detrimental action offence,	27				
			takin wher	g detrimental action against another person in circumstances e—	28 29				
			(i)	the person taking the detrimental action suspects, believes or is aware, when taking the action, that a firefighter has made, may have made, may make or proposes to make an internal disclosure, and	30 31 32 33				
			(ii)	the suspicion, belief or awareness, whether correct or incorrect, is a contributing factor to the taking of the detrimental action.	34 35				
[2]	Clause 33(4	4)			36				
	Omit the sul	bclause	. Inse	rt instead—	37				
	(4)	In this	claus	se—	38				
	` '	detrim Act 20		action has the same meaning as in the Public Interest Disclosures	39 40				
				action offence has the same meaning as in the Public Interest Act 2021.	41 42				

			<i>nal disclosure</i> means a disclosure made by a firefighter about the alleged onduct of another firefighter.	1 2				
8.8	Governm	nent l	nformation (Information Commissioner) Act 2009 No 53	3				
[1]	Section 35	Restr	iction on disclosure of information by Commissioner	4				
	Insert after section 35(1)—							
	(1A)		ite subsection (1), the Commissioner may, in the exercise of functions r this Act, disclose—	6 7				
		(a)	identifying information, if the information is disclosed for a reason mentioned in the <i>Public Interest Disclosures Act 2021</i> , section 64(2), or	8				
		(b)	information authorised or required to be disclosed by or under the <i>Public Interest Disclosures Act 2021</i> .	10 11				
[2]	Section 35	(3)		12				
	Insert after	section	ı 35(2)—	13				
	(3)	In thi	is section—	14				
			tifying information has the same meaning as in the <i>Public Interest losures Act 2021</i> , section 64.	15 16				
8.9	Governm	nent l	nformation (Public Access) Act 2009 No 52	17				
	Schedule 1 Information for which there is conclusive presumption of overriding public interest against disclosure							
	Omit the matter relating to the <i>Public Interest Disclosures Act 1994</i> from clause 1(1).							
	Insert in alphabetical order—							
			Public Interest Disclosures Act 2021—section 64 (Identifying information not to be disclosed)	22 23				
8.10	Governm	nent S	Sector Audit Act 1983 No 152	24				
[1]	Section 38	Secre	есу	25				
	Insert at the	e end o	f section 38(2)(e)—	26				
			, or	27				
		(f)	a communication that, in the opinion of the Auditor-General, auditor or authorised person, is reasonably necessary for the purpose of exercising a function under the <i>Public Interest Disclosures Act 2021</i> .	28 29 30				
[2]	Section 52	C Defi	nitions	31				
	Omit "Publ	lic Inte	rest Disclosures Act 1994" from section 52C, definition of public official.	32				
	Insert instead "Public Interest Disclosures Act 2021".							
8.11	Governm	ent S	Sector Employment Act 2013 No 40	34				
[1]	Section 69 employees		onduct—Public Service and other prescribed government sector	35 36				
	Insert in alp		cal order in section 69(1)—  mental action has the same meaning as in the Public Interest Disclosures 2021.	37 38 39				

				action offence has the same meaning as in the Public Interest Act 2021.	1 2	
[2]	Section 69(1), definition of "misconduct"					
	Omit paragraphs (b) and (c). Insert instead—					
		(b)	taking	g action that constitutes a detrimental action offence,	5	
			taking where	g detrimental action against another person in circumstances e—	6 7	
			(i)	the person taking the detrimental action suspects, believes or is aware, when taking the action, that any person has made, may have made, may make or proposes to make a disclosure about alleged misconduct by an employee of a government sector agency, and	8 9 10 11 12	
			(ii)	the suspicion, belief or awareness, whether correct or incorrect, is a contributing factor to the taking of the detrimental action,	13 14	
[3]	Section 83A	, head	ling		15	
	Omit "senior interest disc			s whose employment has been terminated for making public	16 17	
	Insert instead	l "cert	ain s	enior executives whose employment has been terminated".	18	
[4]	Section 83A	(2)(a)			19	
	Omit the para	agraph	. Inse	ert instead—	20	
		` ′		ermination of the person's employment constituted a detrimental n offence within the meaning of the <i>Public Interest Disclosures Act</i> , and	21 22 23	
[5]	Section 83A	(9)			24	
	Omit the defi	inition	of pu	ublic interest disclosure.	25	
8.12	Governme 2018 No 7		ecto	r Finance Legislation (Repeal and Amendment) Act	26 27	
	Schedule 4	Other	amer	ndments to legislation	28	
	Omit Schedu				29	
8.13	Health Red	cords	s and	d Information Privacy Act 2002 No 71	30	
[1]	Section 5 De	efinitio	on of	"personal information"	31	
	Omit section	5(3)(l	n). Ins	sert instead—	32	
		. ,	disclo	mation about an individual that is contained in a public interest osure within the meaning of the <i>Public Interest Disclosures Act</i> , or that has been collected while dealing with a voluntary public est disclosure in accordance with that Act, Part 5, Division 2,	33 34 35 36	
[2]	Section 68 C	orrup	t dis	closure or use of health information by public sector officials	37	
	Omit section	68(3)	. Inse	rt instead—	38	
				(1) does not prohibit a public sector official from disclosing health if the disclosure is—	39 40	

	(	a) a public interest disclosure within the meaning of the <i>Public Interest Disclosures Act 2021</i> , or	1 2
	(1	made for the purpose of exercising a function under that Act.	3
8.14	Industrial F	delations Act 1996 No 17	4
	Section 98 Ri	ght of appeal	5
	Omit section 9	8(2). Insert instead—	6
	C	n appeal may be made on the ground the decision appealed against onstituted a detrimental action offence within the meaning of the <i>Public atterest Disclosures Act 2021</i> .	7 8 9
8.15	Local Gove	rnment Act 1993 No 30	10
[1]	Section 425 S	ecrecy	11
	Insert at the en	d of section 425(2)(e)—	12
		, or	13
	(	f) a communication that, in the opinion of the Auditor-General or person	14
		exercising the functions of the Auditor-General, is reasonably necessary for the purpose of exercising a function under the <i>Public Interest</i>	15 16
		Disclosures Act 2021.	17
[2]	Section 429A	Complaints about councils, councillors, delegates and staff	18
	Omit "Public I	Interest Disclosures Act 1994" from section 429A(1).	19
	Insert instead '	Public Interest Disclosures Act 2021".	20
8.16	Major Even	ts Act 2009 No 73	21
	Section 6 Des	ignation of responsible authority	22
	Omit "Public I	Interest Disclosures Act 1994" from section 6(b).	23
	Insert instead '	Public Interest Disclosures Act 2021".	24
8.17	Members o	f Parliament Staff Act 2013 No 41	25
[1]	Section 20A 1 misconduct	ermination by relevant Presiding Officer of employment for	26 27
	Insert in alpha	betical order in section 20A(10)—	28
		etrimental action has the same meaning as in the Public Interest Disclosures ct 2021.	29 30
		etrimental action offence has the same meaning as in the Public Interest isclosures Act 2021.	31 32
[2]	Section 20A(1	0), definition of "misconduct"	33
	Omit paragrap	hs (a) and (b). Insert instead—	34
	(:	a) taking action that constitutes a detrimental action offence,	35
	(1	taking detrimental action against another person in circumstances where—	36 37
		(i) the person taking the detrimental action suspects, believes or is	38 39

				have made, may make or proposes to make a disclosure about alleged misconduct by a staff member, and	1	
			(ii)	the suspicion, belief or awareness, whether correct or incorrect, is a contributing factor in the taking of the detrimental action,	3 4	
8.18	National Redress Scheme for Institutional Child Sexual Abuse (Commonwealth Powers) Regulation 2018					
	Clause 4 Re	estrict	ion oı	n information sharing	7	
	Omit clause	4(p).	Insert	instead—	8	
		(p)	the P	Public Interest Disclosures Act 2021, section 64,	9	
8.19	Privacy a	nd Po	ersor	nal Information Protection Act 1998 No 133	10	
[1]	Section 4 D	efiniti	on of	"personal information"	11	
	Omit section	n 4(3)(	e). Ins	sert instead—	12	
		(e)	discle <i>2021</i>	mation about an individual that is contained in a public interest osure within the meaning of the <i>Public Interest Disclosures Act</i> , or that has been collected while dealing with a voluntary public est disclosure in accordance with that Act, Part 5, Division 2,	13 14 15 16	
[2]	Section 62 Corrupt disclosure and use of personal information by public sector officials					
	Omit section 62(3). Insert instead—					
	(3)		Subsection (1) does not prohibit a public sector official from disclosing information about another person if the disclosure is—			
		(a)		plic interest disclosure within the meaning of the <i>Public Interest</i> losures Act 2021, or	22 23	
		(b)	made	e for the purpose of exercising a function under that Act.	24	
8.20	Teaching Service Act 1980 No 23					
[1]	Section 93C Meaning of "misconduct"					
	Omit section 93C(1)(c) and (d). Insert instead—					
	(c) tak			g action that constitutes a detrimental action offence,	28	
		(d)	wher	g detrimental action against another person in circumstances e—	29 30	
			(i)	the person taking the detrimental action suspects, believes or is aware, when taking the action, that any person has made, may have made, may make or proposes to make an internal disclosure, and	31 32 33 34	
			(ii)	the suspicion, belief or awareness, whether correct or incorrect, is a contributing factor to the taking of the detrimental action.	35 36	
[2]	Section 93C(3)					
	Omit the subsection. Insert instead—					
	(3)	In this section—  detrimental action has the same meaning as in the Public Interest Disclosures  Act 2021.				

detrimental action offence has the same meaning as in the Public Interest	
Disclosures Act 2021.	2
internal disclosure means a disclosure made in good faith by a person about	;
the alleged misconduct of another person.	4