Second print



New South Wales

Greater Sydney Parklands Trust Bill 2021

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2021



New South Wales

Greater Sydney Parklands Trust Bill 2021

Act No , 2021

An Act to establish the Greater Sydney Parklands Trust and to provide for the management of the Greater Sydney Parklands Trust estate; and for other purposes.

EXAMINED

Speaker

The	Legisla	ature	of New South Wales enacts—	1
Par	t 1	Pre	liminary	2
1	Nam	e of A	ct	3
			Act is the Greater Sydney Parklands Trust Act 2021.	4
2	Com	menc	ement	5
			Act commences on a day or days to be appointed by proclamation.	6
3	Obje			7
•	e aje		objects of this Act are as follows—	8
		(a)	to maintain and improve the parklands estate across Greater Sydney and ensure the parklands estate is effectively managed and operated to deliver world-class and ecologically sustainable parklands for the public,	9 10 11
		(b)	to enable the Greater Sydney Parklands Trust to facilitate a connection to Country for First Nations peoples that—	12 13
			(i) recognises and conserves First Nations peoples' cultural heritage and values through the use of the parklands estate, and	14 15
			(ii) establishes long-term and mutually beneficial partnerships that give effect to the ongoing relationships of First Nations peoples with Country,	16 17 18
		(c)	to ensure the conservation of the natural and cultural heritage values of the parklands estate and the protection of the environment within the parklands estate,	19 20 21
		(d)	to advocate for a long-term vision to achieve the outcome of quality parklands across Greater Sydney, particularly connectivity of green corridors and public access to open space,	22 23 24
		(e)	to encourage the use and enjoyment of the parklands estate by the community by promoting and increasing the recreational, historical, scientific, educational, cultural and environmental values of lands within the parklands estate,	25 26 27 28
		(f)	to ensure the parklands estate may be used by the community in a way that is adaptive and recognises and responds to the diverse needs of the community,	29 30
		(g)	to provide increased opportunity for community engagement to shape regionally significant parklands in response to diverse community needs.	31 32
4	Defir	itions		33
		Note	Dictionary in Schedule 4 defines words and expressions used in this Act. The <i>Interpretation Act 1987</i> also contains definitions and other provisions that affect the retation and application of this Act.	34 35 36

Par	t 2	Constitutio	n and management of Trust	1
Divi	sion	Constitu	tion and management of Trust	2
5	Cons	titution of Trust	on of Trust	
	The Greater Sydney Parklands Trust (the <i>Trust</i>) is constituted.			
6	Statu	s of Trust		5
		The Trust is—		6
		(a) a corporati	on, and	7
		•	vernment agency.	8
		Note— See	the <i>Interpretation Act 1987</i> , section 13A, which provides that a NSW t agency has the status, privileges and immunities of the Crown.	9 10
7	Minis	terial control		11
		The Trust is subject functions.	ect to the control and direction of the Minister in the exercise of its	12 13
Divi	sion	2 Board of	Trust	14
8	Trus	Board		15
	(1)	There is to be a B	Board of the Trust.	16
	(2)	The Board is an a	dvisory body for the Trust.	17
	(3)	The Board consis	ts of the following members—	18
		(a) the chief ex		19
		(b) 7 members	(the <i>appointed members</i>) appointed by the Minister.	20
	(4)		nted members is, by the member's instrument of appointment or by rument, to be appointed as the chairperson of the Board.	21 22
	(5)	Schedule 1 has ef	fect for the Board.	23
9	Арро	inted members o	f Board	24
	(1)		ard members, the Minister must ensure the Board, as a whole, has lls in the following—	25 26
		(a) community	v consultation,	27
			ntal management,	28
			nd property management,	29
		(d) governance		30
			heritage management,	31
		(f) landscape	or park management.	32
	(2)	desirability of th	st also, in appointing members of the Board, have regard to the le Board having members with diverse backgrounds, including who live in western Sydney.	33 34 35

Divi	sion	3	Pow	vers of Trust	1
10	Dele	gation	of Tru	ust's functions	2
	(1)			nay delegate any of its functions, other than this power of delegation, to ed person.	3 4
	(2)			d by the Trust, an authorised person may subdelegate a function delegated on by the Trust.	5 6
11	Exer	cise o	f func	tions through private subsidiaries corporations, joint ventures etc	7
		A fur	nction	of the Trust may be exercised by any of the following—	8
		(a)	the T	'rust,	9
		(b)	a priv	vate subsidiary corporation,	10
		(c)	venti	Trust or a private subsidiary corporation, or both, in a partnership, joint are or other association with another person or body.	11 12
			Exan perso	nple— The Trust may enter into a biodiversity stewardship agreement with ns who own land adjacent to the GSPT estate.	13 14
12	Com	mittee	S		15
	(1)	The 7	Γrust n	nay establish—	16
		(a)	long-	mmittee, known as the <i>Blue-Green grid committee</i> , to advocate for a -term vision for and outcome of quality parklands across Greater Sydney, cularly connectivity of green corridors and public access to open space,	17 18 19 20
		(b)	advis	sory committees—	21
			(i)	to assist the Trust in the exercise of its functions, or	22
			(ii)	for the purposes of public consultation.	23
	(2)	With	out lin	niting subsection (1), members of a committee may include—	24
		(a)	perso	ons who represent government sector agencies and local councils, and	25
		(b)		ons who have expertise in matters relevant to the matters referred to the mittee for advice, and	26 27
		(c)	other	persons who are not Board members.	28
	(3)			lure for the calling of meetings of a committee and for the conduct of those meetings is to be decided by—	29 30
		(a)		rust, or	31
		(b)	subje	ect to paragraph (a), the committee.	32
Divi	sion	4	Staf	f of Trust	33
13	Chie	f exec	utive		34
	(1)	The o	chief e	xecutive is responsible for the day-to-day management of the Trust.	35
	(2)			tter or other thing done in the name of, or on behalf of, the Trust by the tive is taken to have been done by the Trust.	36 37
14	Staff	r			38
		Empl Note-	<i>loymen</i> — The	ay be employed in the Public Service under the <i>Government Sector</i> at Act 2013 to enable the Trust to exercise its functions. <i>Government Sector Employment Act 2013</i> , section 59 provides that the persons d, or whose services the Trust makes use of, may be referred to as officers or	39 40 41 42

employees, or members of staff, of the Trust. The *Constitution Act 1902*, section 47A precludes the Trust from employing staff.

Part 3 Functions of Trust

Division 1 General functions

15 Functions—generally

- (1) The Trust has the following functions—
 - (a) to conserve, restore and enhance the natural environment of the parklands estate,

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- (b) to conserve, restore and enhance—
 - (i) connection to Country for First Nations peoples, and
 - (ii) the heritage values of the parklands estate,
- (c) to facilitate and promote the use of the parklands estate for education, environmental sustainability and scientific and other research, including by providing facilities for education and research,
- (d) to encourage and promote appropriate public access and enjoyment of the parklands estate, including by catering to a diverse range of community interests, organisations and activities,
- (e) to provide for and facilitate a diverse range of recreational, historical, educational, environmental, cultural, sporting, entertainment and tourism uses of the parklands estate, including by providing facilities and associated services,
- (f) to facilitate the use of the parklands estate to meet community health needs and provide opportunities for, and encourage, activities that promote health and well-being in the community,
- (g) to consult with, and involve, the community in planning for the parklands estate and carrying out the plans, including the provision of services and facilities within the parklands estate, by establishing a transparent process for consultation about and management of the parklands estate,
- (h) to consult with community trustee boards about any advice received from the boards about the parklands estate or parts of the parklands estate,
- (i) to manage and operate the GSPT estate in a way that aligns with the Government's long-term vision for metropolitan open space and parklands within Greater Sydney,
- (j) to advocate to the Government to influence the long-term vision for open space and parklands in Greater Sydney,
- (k) to provide advice and recommendations to the Minister and government sector agencies about the implementation of the Government's long-term vision for open space and parklands within Greater Sydney,
- (l) to undertake or facilitate business activities and the provision of facilities within the GSPT estate, but only for the following purposes—
 - (i) to maintain and improve the parklands estate across Greater Sydney,
 - (ii) to ensure the parklands estate is effectively managed and operated to deliver high quality and ecologically sustainable parklands for the public,
- (m) to provide or permit the provision of food and other refreshments on land within the GSPT estate,
- (n) in accordance with the regulations, to charge and receive fees, charges or other amounts for, or in connection with, services provided or permissions given by the Trust in relation to the GSPT estate,

		(0)	to provide financial and operational management in relation to the GSPT estate, including maintaining the estate and other Trust assets,	1 2
		(p)	to enter into contracts and other arrangements with persons or bodies for the purposes of this Act,	3 4
		(q)	to ensure government sector agencies have access to major service infrastructure within the GSPT estate on terms the Trust considers appropriate,	5 6
			Example— The Trust may require that a Government agency that accesses major service infrastructure within the GSPT estate to perform works must make good damage caused to the GSPT estate at the end of the works.	7 8 9
		(r)	another function given to the Trust by or under this Act or another Act.	10
	(2)	Bodi	void doubt, the Trust's annual report under the Annual Reports (Statutory es) Act 1984 must include a report about the Trust's performance of its ions, including its functions under subsection (1)(j) and (k).	11 12 13
16	Fund	ctions-	—associated Trusts and associated Trusts estate	14
	(1)	In ad	dition to the Trust's functions under this Act, the Trust—	15
		(a)	has all the functions of each associated Trust under the associated Trusts legislation, and	16 17
		(b)	may exercise the functions of an associated Trust in relation to the associated Trusts estate.	18 19
	(2)	and o with	he purposes of subsection (1), the Trust's functions include providing financial perational management in relation to the associated Trusts estate in accordance the objects and functions of the associated Trusts under the associated Trusts lation.	20 21 22 23
Divi	sion	2	Functions about land	24
Divi 17			Functions about land	24 25
		uisitio		
	Acqu	uisitio	n of land	25
	Acqu	uisitio The ⁷	n of land Trust may, for the purposes of this Act, acquire and own—	25 26
	Acqu	The (a) (b)	n of land Frust may, for the purposes of this Act, acquire and own— new parks, and	25 26 27
	Acq (1)	uisition The (a) (b) Land	n of land Trust may, for the purposes of this Act, acquire and own— new parks, and supplementary land.	25 26 27 28
	Acqu (1)	uisition The (a) (b) Land	n of land Trust may, for the purposes of this Act, acquire and own— new parks, and supplementary land. acquired and owned under subsection (1) forms part of the GSPT estate.	25 26 27 28 29
	Acqu (1)	uisition The (a) (b) Land The (a)	n of land Frust may, for the purposes of this Act, acquire and own— new parks, and supplementary land. acquired and owned under subsection (1) forms part of the GSPT estate. Frust may acquire land—	25 26 27 28 29 30
	Acqu (1)	uisition The (a) (b) Land The (a) (b)	n of land Trust may, for the purposes of this Act, acquire and own— new parks, and supplementary land. acquired and owned under subsection (1) forms part of the GSPT estate. Trust may acquire land— by agreement, or by compulsory process in accordance with the <i>Land Acquisition (Just Terms</i>	25 26 27 28 29 30 31 32
	Acqu (1) (2) (3)	uisition The (a) (b) Land The (a) (b)	n of land Trust may, for the purposes of this Act, acquire and own— new parks, and supplementary land. acquired and owned under subsection (1) forms part of the GSPT estate. Trust may acquire land— by agreement, or by compulsory process in accordance with the <i>Land Acquisition (Just Terms Compensation) Act 1991</i> .	25 26 27 28 29 30 31 32 33
	Acqu (1) (2) (3)	uisition The ' (a) (b) Land The ' (a) (b) For t	n of land Trust may, for the purposes of this Act, acquire and own— new parks, and supplementary land. acquired and owned under subsection (1) forms part of the GSPT estate. Trust may acquire land— by agreement, or by compulsory process in accordance with the <i>Land Acquisition (Just Terms Compensation) Act 1991</i> . he purposes of the <i>Public Works and Procurement Act 1912</i> —	25 26 27 28 29 30 31 32 33 34
	Acqu (1) (2) (3)	uisition The 7 (a) (b) Land The 7 (a) (b) For t (a) (b) The 7	n of land Trust may, for the purposes of this Act, acquire and own— new parks, and supplementary land. acquired and owned under subsection (1) forms part of the GSPT estate. Trust may acquire land— by agreement, or by compulsory process in accordance with the <i>Land Acquisition (Just Terms Compensation) Act 1991</i> . he purposes of the <i>Public Works and Procurement Act 1912</i> — acquisition of land under this Act is taken to be an authorised work, and the Trust is, in relation to the authorised work, taken to be the Constructing	25 26 27 28 29 30 31 32 33 34 35 36
	Acqu (1) (2) (3) (4) (5)	uisition The 7 (a) (b) Land The 7 (a) (b) For t (a) (b) The 7 to or	 n of land Trust may, for the purposes of this Act, acquire and own— new parks, and supplementary land. acquired and owned under subsection (1) forms part of the GSPT estate. Trust may acquire land— by agreement, or by compulsory process in accordance with the <i>Land Acquisition (Just Terms Compensation) Act 1991</i>. he purposes of the <i>Public Works and Procurement Act 1912</i>— acquisition of land under this Act is taken to be an authorised work, and the Trust is, in relation to the authorised work, taken to be the Constructing Authority. Public Works and Procurement Act 1912, sections 34, 35, 36 and 37 do not apply 	25 26 27 28 29 30 31 32 33 34 35 36 37 38
17	Acqu (1) (2) (3) (4) (5)	uisition The 7 (a) (b) Land The 7 (a) (b) For t (a) (b) The 7 to or	 In of land Trust may, for the purposes of this Act, acquire and own— new parks, and supplementary land. acquired and owned under subsection (1) forms part of the GSPT estate. Trust may acquire land— by agreement, or by compulsory process in accordance with the Land Acquisition (Just Terms Compensation) Act 1991. the purposes of the Public Works and Procurement Act 1912— acquisition of land under this Act is taken to be an authorised work, and the Trust is, in relation to the authorised work, taken to be the Constructing Authority. Public Works and Procurement Act 1912, sections 34, 35, 36 and 37 do not apply in relation to works constructed under this Act. 	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39
17	Acqu (1) (2) (3) (4) (5) Acqu	uisition The 7 (a) (b) Land The 7 (a) (b) For t (a) (b) The 7 to or	 In of land Trust may, for the purposes of this Act, acquire and own— new parks, and supplementary land. acquired and owned under subsection (1) forms part of the GSPT estate. Trust may acquire land— by agreement, or by compulsory process in accordance with the <i>Land Acquisition (Just Terms Compensation) Act 1991.</i> the purposes of the <i>Public Works and Procurement Act 1912</i>— acquisition of land under this Act is taken to be an authorised work, and the Trust is, in relation to the authorised work, taken to be the Constructing Authority. <i>Public Works and Procurement Act 1912</i>, sections 34, 35, 36 and 37 do not apply in relation to works constructed under this Act. 	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40

(2) The rule of law against remoteness of vesting does not apply to a condition of a gift, devise or bequest to which the Trust has agreed.

(3) The *Duties Act 1997* does not apply to or in relation to a gift, devise or bequest made, or to be made, to the Trust.

19 Management of GSPT estate and other land

- (1) The Trust may enter into an agreement with a government sector agency for the Trust to—
 - (a) manage, maintain, improve or develop land of the agency for the purposes of parklands for the public, or
 - (b) provide services or do other things for the management, maintenance, improvement or development of land of the agency for the purposes of parklands for the public.
- (2) The Trust may enter into an agreement with a government sector agency for the agency to—
 - (a) manage, maintain, improve or develop the GSPT estate or part of the GSPT estate, or
 - (b) provide services or do other things for the management, maintenance, improvement or development of the GSPT estate or part of the GSPT estate.
 Example— The Trust may enter into an agreement with a government sector agency with
- expertise in water supply or management to manage water bodies within a park.
 (3) A function of a government sector agency, or a member of the staff of a government sector agency, in relation to the management of land that is the subject of an agreement under this section may be delegated to the Trust.
- (4) A function of the Trust, or a member of the staff of the Trust, in relation to the management of land that is the subject of an agreement under this section may be delegated to a government sector agency or the head of a government sector agency.
- (5) The Trust may subdelegate a function delegated to it under this section to an authorised person but only if authorised in writing by the delegator of the function.
- (6) If a government sector agency is authorised by or under an Act to use specified funds to manage, maintain, improve or develop land, the authorisation is taken to include providing the funds to the Trust for the management, maintenance, improvement or development of the land in accordance with arrangements entered into under this section.
- (7) Without limiting the *Property NSW Act 2006*, section 12, the Trust may enter into an arrangement with Property NSW under that section or this section.

20 Leases, licences and easements

- (1) The Trust may grant a lease, licence or easement that is consistent with the objects of this Act over land within the GSPT estate.
- (2) However, a lease, licence or easement for more than 25 years may be granted only with the Minister's consent.
- (3) The Minister's consent under subsection (2) may be—
 - (a) given in relation to—
 - (i) particular land or a class of land, or
 - (ii) a particular lease, licence or easement or a class of leases, licences, or easements, and
 - (b) subject to conditions, including conditions about—

			(i)	public consultation that are consistent with the approved consultation and engagement framework, and	1 2
			(ii)	access and use of the land that is the subject of the lease, licence or easement by the community, and	3 4
		(c)	amen	ded from time to time.	5
	(4)	the T	rust m	practicable after granting a lease, license or easement under this section, nust give public notice about the lease, licence or easement in the way by the regulations.	6 7 8
	(5)			oubt, the Trust's annual report under the Annual Reports (Statutory 1984 must include—	9 10
		(a)	land y	mation about all leases, licences and easements granted by the Trust over within the GSPT estate during the financial year to which the annual t relates, and	11 12 13
		(b)	to wh	Is of all money received by the Trust as revenue, during the financial year nich the annual report relates, from leases, licences and easements over within the GSPT estate.	14 15 16
21	Oper	n tende	er proc	cess to be used for leases and certain licences	17
		land	within	nust not grant a lease, or a licence with a term of 10 years or more, over the GSPT estate unless the granting of the lease or licence has been the n open tender process.	18 19 20
22	Proh	ibition	on di	sposal of GSPT estate	21
				nust not sell, exchange or otherwise dispose of the GSPT estate or land GSPT estate.	22 23
					_0
Divi	sion			ining	24
Divi 23			Plan	ining	
		3 of ma	Plan nagem	ining	24
	Plan	3 of ma	Plan nagem Trust m has a	ning nent	24 25
	Plan	3 of mar The T	Plan nagem Trust m has a Trust	nning nent nust ensure each associated Trust— n approved plan of management for each park within the associated	24 25 26 27
	Plan	3 of mai The 7 (a) (b)	Plan nagem Trust m has a Trust gives	nning nent nust ensure each associated Trust— in approved plan of management for each park within the associated is estate for which the associated Trust is constituted, and	24 25 26 27 28
	Plan (1)	3 of mai The 7 (a) (b)	Plan nagem Trust m has a Trust gives Trust m has an	nning nent nust ensure each associated Trust— in approved plan of management for each park within the associated s estate for which the associated Trust is constituted, and effect to the approved plan of management.	24 25 26 27 28 29
	Plan (1)	3 of mai The 7 (a) (b) The 7	Plan nagem Trust m has a Trust gives Trust m has an Trust	nent nust ensure each associated Trust— un approved plan of management for each park within the associated s estate for which the associated Trust is constituted, and effect to the approved plan of management. nust also ensure the Trust— n approved plan of management for each park acquired and owned by the	24 25 26 27 28 29 30 31
	Plan (1)	3 of main The T (a) (b) The T (a) (b) If the	Plan nagem Trust m has a Trust gives Trust m has an Trust gives e Trust	nent nust ensure each associated Trust— in approved plan of management for each park within the associated s estate for which the associated Trust is constituted, and effect to the approved plan of management. nust also ensure the Trust— n approved plan of management for each park acquired and owned by the runder Part 3, Division 2, and	24 25 26 27 28 29 30 31 32
	Plan (1) (2)	3 of main The T (a) (b) The T (a) (b) If the	Plan nagem Trust m has a Trust m has an Trust m gives trust gives Trust sission	nent nust ensure each associated Trust— in approved plan of management for each park within the associated s estate for which the associated Trust is constituted, and effect to the approved plan of management. nust also ensure the Trust— n approved plan of management for each park acquired and owned by the under Part 3, Division 2, and effect to the approved plans of management. t is given a proposed plan of management by an associated Trust for	24 25 26 27 28 30 31 32 33 34
	Plan (1) (2)	3 of main The T (a) (b) The T (a) (b) If the subm	Plan nagem Trust m has a Trust m has an Trust m gives trust gives Trust sission	hent hust ensure each associated Trust— in approved plan of management for each park within the associated is estate for which the associated Trust is constituted, and effect to the approved plan of management. hust also ensure the Trust— in approved plan of management for each park acquired and owned by the under Part 3, Division 2, and effect to the approved plans of management. it is given a proposed plan of management by an associated Trust for to the Minister for approval, the Trust must ensure— lan includes the following— information about the strategic direction for the management of the park to which the plan relates,	24 25 26 27 28 29 30 31 32 33 34 35
	Plan (1) (2)	3 of main The T (a) (b) The T (a) (b) If the subm	Plan nagem Trust m has a Trust gives Trust gives Trust gives Trust ission the pl	hent hust ensure each associated Trust— in approved plan of management for each park within the associated is estate for which the associated Trust is constituted, and effect to the approved plan of management. hust also ensure the Trust— in approved plan of management for each park acquired and owned by the funder Part 3, Division 2, and effect to the approved plans of management. t is given a proposed plan of management by an associated Trust for to the Minister for approval, the Trust must ensure— lan includes the following— information about the strategic direction for the management of the park	24 25 26 27 28 29 30 31 32 33 34 35 36 37

(b)	the plan complies with the requirements set out in the associated Trusts legislation, and
(c)	appropriate consultation, consistent with the approved consultation and engagement framework, has been undertaken.

- (4) The Trust must submit the following to the Minister for the Minister's consideration—
 - (a) if the Trust is satisfied with a proposed plan of management given to the Trust by an associated Trust—the proposed plan of management,
 - (b) a proposed plan of management prepared by the Trust for the purposes of subsection (2).
- (5) The Minister may approve, with or without changes, a plan of management submitted to the Minister under subsection (4).

24 Government sector agencies to consult with Trust about planning and development that will impact on parklands estate

- (1) The Greater Sydney Commission must, in exercising its function to lead metropolitan planning for Greater Sydney—
 - (a) consult with the Trust about a plan that relates to, or will impact on, open space and parklands policy within Greater Sydney, and
 - (b) have regard to submissions made by the Trust about the proposed plan.
- (2) If a government sector agency or a local council is proposing to carry out development within, or that will substantially impact on, the parklands estate, the agency or council must
 - (a) consult with the Trust about the proposed development, and
 - (b) have regard to submissions made by the Trust about the proposed development.

25 Overshadowing

- (1) This section applies if a consent authority is considering the making of a determination to grant development consent for development that will or may overshadow the parklands estate.
- (2) In making its determination, the consent authority must have regard to the impact of overshadowing on public open space, including the impacts set out in a Greater Sydney Parklands shadow modelling study.
- (3) In this section—

consent authority has the same meaning as in the Environmental Planning and Assessment Act 1979.

Greater Sydney Parklands shadow modelling study means an overshadowing study for the Greater Sydney Parklands—

- (a) approved by the Minister, and
- (b) published in the Gazette.

26 Application of other laws

This Division does not authorise the use or development of land within the GSPT estate in contravention of another Act or law.

Divi	sion	4 Miscellaneous	1
27	Outs	sourcing	2
	(1)	The Minister may direct the Trust to arrange for any of its services to be provided, or activities to be carried out, by persons or bodies other than the Trust's staff.	3 4
	(2)	A direction given by the Minister under subsection (1) may be given in relation to-	5
		(a) a particular service or activity, or	6
		(b) a class of services or activities.	7
	(3)	The Trust must comply with a direction given by the Minister under subsection (1).	8
28	Priva	ate subsidiary corporations etc	9
	(1)	The Trust may—	10
		(a) with the Minister's approval, form, or participate in the formation of, private subsidiary corporations, and	11 12
		(b) acquire interests in private corporations, and	13
		(c) sell or otherwise dispose of interests in private corporations.	14
	(2)	However, the Trust must not, without the Minister's approval—	15
		(a) acquire an interest in a private corporation if, as a result of the acquisition, the corporation becomes a private subsidiary corporation, or	16 17
		(b) sell or otherwise dispose of an interest in a private subsidiary corporation if, as a result of the sale or disposal, it ceases to be a private subsidiary corporation.	18 19
	(3)	A private subsidiary corporation is not a NSW Government agency.	20
	(4)	Nothing in this section affects the operation of the Government Sector Finance Act 2018, Part 6.	21 22
	(5)	In this section—	23
		<i>private corporation</i> means a corporation, within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth, formed in or outside New South Wales.	24 25

Par	-	001	mmunity consultation	1	
Division 1		1	Consultation and engagement framework	2	
29	Requ	uireme	ent to have consultation and engagement framework	3	
			Trust must have an approved consultation and engagement framework for the lands estate.	4 5	
30	Purp	ose		6	
		The purpose of the consultation and engagement framework is to provide guidance to the Trust about how the Trust is to consult and engage with the following on matters relating to the parklands estate, including particular parks—			
		(a)	the community generally,	10	
		(b)	visitors and other users of particular parks.	11	
31	Cont	ents		12	
	(1)	The o	consultation and engagement framework must include the following—	13	
		(a)	how the Trust will consult and engage with the community and relevant stakeholders about the parklands estate and particular parks,	14 15	
		(b)	matters in relation to which the Trust will consult and engage with the community and relevant stakeholders.	16 17	
	(2)		consultation and engagement framework must include matters in relation to munity trustee boards, including—	18 19	
		(a)	the appointment of members of community trustee boards, including, for example—	20 21	
			(i) the procedure for seeking expressions of interest to become a member, and	22 23	
			(ii) a process for ensuring there is a diversity of local representation and views, particularly representation by First Nations peoples, and	24 25	
		(b)	subject to Schedule 2, procedures for meetings of community trustee boards, and	26 27	
		(c)	reporting by the boards in relation to the boards' functions, and	28	
		(d)	reporting by the Trust in relation to how the Trust and associated Trusts deal with the boards' advice and recommendations, including how consultation with the boards about the boards' advice will be undertaken.	29 30 31	
32	Prep	aratio	n	32	
		In pr	eparing the consultation and engagement framework, the Trust must-	33	
		(a)	consult and engage with the community and relevant stakeholders, including—	34 35	
			(i) community trustee boards, and	36	
			(ii) local councils, and	37	
		(1)	(iii) government sector agencies, and	38	
		(b)	ensure the framework is prepared in accordance with current best practice principles for community consultation and engagement.	39 40	

33 Approval by Minister

33	App	roval by Minister	1
	(1)	The Trust must submit the consultation and engagement framework to the Minister for approval.	2 3
	(2)	The consultation and engagement framework is of no effect until approved by the Minister, whether with or without changes.	4 5
34	Con	sultation and engagement framework	6
		The approved consultation and engagement framework must be published on the Trust's website.	7 8
35	Ame	ndment	9
	(1)	The Trust may, at any time, amend the approved consultation and engagement framework.	10 11
	(2)	An amendment of the approved consultation and engagement framework must be prepared and approved under this Division in the same way as the consultation and engagement framework.	12 13 14
36	Revi	ew	15
		The Trust must, at least every 5 years, review the approved consultation and engagement framework.	16 17
Divi	sion	2 Community trustee boards	18
37	Esta	blishment	19
	(1)	The Trust must establish a community trustee board for each of the following parts of the parklands estate—	20 21
		(a) Callan Park, within the meaning of the <i>Callan Park Special Provisions</i>) Act 2002,	22 23
		(b) the Trust lands, within the meaning of the <i>Centennial Park and Moore Park</i> <i>Trust Act 1983</i> ,	24 25
		(c) the principal trust lands, within the meaning of the <i>Parramatta Park Trust Act</i> 2001,	26 27
		(d) the Western Sydney Parklands, within the meaning of the <i>Western Sydney Parklands Act 2006</i> , section 22.	28 29
	(2)	The Trust may also establish a community trustee board for other parts of the parklands estate, including an individual park within the parklands estate.	30 31
38	Mem	bership	32
	(1)	A community trustee board has the number of members, not more than 7, appointed by the Trust.	33 34
	(2)	The Trust must appoint members, in accordance with the approved consultation and engagement framework, on the recommendation of the chief executive.	35 36
	(3)	In recommending persons for appointment as members of a community trustee board, the chief executive—	37 38
		(a) must be satisfied—	39
		(i) the person has sound knowledge of the relevant parkland including the activities carried out in the parkland, and	40 41

		(ii)	the person is able to communicate effectively with local residents, local community groups and other persons who use the relevant parkland, and	1 2 3
		(iii)	the overall membership of the board will be reflective of the broad range	4
			of views and interests of the community and persons who use the relevant parkland, and	5 6
	(b)	must	have regard to the need for the board to—	7
		(i)	be representative of diversity including, for example, in relation to gender, age and cultural background, and	8 9
		(ii)	include representation for local First Nations peoples, and	10
		(iii)	include a representative of—	11
			(A) a local council or group of local councils, or	12
			(B) an entity that represents local councils.	13
		(iv)	include a representative who has experience or skills in heritage or heritage management.	14 15
(4)	All n	nember	rs of a community trustee board must agree to and sign a Code of Conduct	16
	appr	oved by	y the Trust.	17
Fund	tions			18
	The	functio	ons of a community trustee board for a relevant parkland are—	19
	(a)		ovide advice and assistance to the Trust in the development and review of lan of management for the relevant parkland, and	20 21
	(b)		ovide advice to the Trust about proposed new or modified services and ities for the relevant parkland, including priorities for investment, and	22 23
	(c)		ay informed about current visitor and local community issues relating to elevant parkland and provide advice to the board about the issues, and	24 25
	(d)		a consultative body for the Trust and the associated Trust for the relevant land in relation to—	26 27
		(i)	the development and review of the plan of management for the relevant parkland, and	28 29
		(ii)	matters of local relevance to the relevant parkland, including the protection and use of the relevant parkland and the business, leasing and other activities carried out on, or to be carried out on, the relevant parkland, and	30 31 32 33
	(e)		her function given to community trustee boards by the Trust under this or another Act.	34 35
Trus	t's po	wers		36
	The	Trust n	nay, at any time—	37
	(a)	chan	ommunity trustee board is established for a part of the parklands estate— ge the part of the parklands estate for which the community trustee board tablished, or	38 39 40
	(b)	disso	olve a community trustee board.	41
Certa	ain Me	mbers	s of Parliament may attend community trustee board meetings	42
(1)	This	section	n applies if—	43
	(a)	estate	t of the parklands estate, including an individual park within the parklands e, is in or adjacent to a Member of Parliament's electoral district under the <i>toral Act 2017</i> , and	44 45 46

(2)

(b)	a community trustee board is established for the part of the parklands estate or the whole of the parklands estate.
	Member of Parliament, or a person nominated by the Member, is entitled to I meetings of the community trustee board.

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Par	t 5	Finance	1
42	Grea	ter Sydney Parklands Trust Special Deposits Fund	2
	(1)	There is to be established in the Special Deposits Account a Greater Sydney Parklands Trust Fund (the <i>Fund</i>).	3 4
	(2)	Within the Fund, there is to be a separate account for—	5
		(a) each associated Trust, and	6
		(b) each other park owned or managed by the Trust.	7
43	Payr	nents into Fund	8
	(1)	The following amounts are to be paid into the Fund—	9
		(a) all money received by or on account of the Trust,	10
		(b) the proceeds of the investment of money in the Fund.	11
	(2)	Despite the <i>Environmental Planning and Assessment Act 1979</i> , Part 7, Division 7.1, payments may be made out of the Fund established under that Act, section 7.28 into the Fund.	12 13 14
	(3)	Money received by an associated Trust is to be paid into the separate account within the Fund for the associated Trust.	15 16
	(4)	Money received by the Trust for another park owned or managed by the Trust is to be paid into the separate account within the Fund for the park.	17 18
44	Payr	nents from Fund	19
		Amounts required to meet expenditure incurred by the Trust in the exercise of its functions may be paid from the Fund.	20 21
45	Othe	r matters relating to Trust's financial powers	22
	(1)	The Trust may invest money in the Fund—	23
		 (a) if the Trust is a GSF agency for the <i>Government Sector Finance Act 2018</i>, Part 6—in a way the Trust is permitted to invest money under that Part, or 	24 25
		(b) if the Trust is not a GSF agency for the <i>Government Sector Finance Act 2018</i> , Part 6—in a way approved by the Minister with the agreement of the Treasurer.	26 27 28
	(2)	The Trust may, in its discretion, allocate money in the Fund to expenditure for-	29
		(a) the associated Trusts estate, and	30
		(b) the GSPT estate.	31
	(3)	Subject to subsection (4), the Trust must ensure that, in allocating money from a separate account in the Fund, priority is given to the associated Trust or park for which the separate account was established.	32 33 34
	(4)	In administering the Fund, the Trust must ensure—	35
		(a) there is adequate funding for each of the associated Trusts, and	36
		(b) the overall sustainability of the Trust and the associated Trusts.	37

Par	t 6	Enf	orcement and legal proceedings	1
Divi	sion	1	Authorised officers	2
46	Арро	ointme	nt	3
		Frust may appoint the following to be a ranger for this Act—	4	
		(a)	a person employed in the Public Service,	5
		(b)	a person who is a member of a class prescribed by the regulations.	6
47	Func	tions		7
		A ran	ger has the functions conferred by—	8
		(a)	this Act, or	9
		(b)	the regulations.	10
48	Ident	ificatio	on card	11
	(1)	The T	Frust must issue each ranger with an identification card.	12
	(2)	An id	entification card must—	13
		(a)	state that it is issued under this Act, and	14
		(b)	state the name of the person to whom it is issued, and	15
		(c)	describe the nature of the functions conferred on the person, and	16
		(d)	state the date on which the card expires, and	17
		(e)	be signed by the chief executive.	18
	(3)	In exe by the	ercising functions under this Act, a ranger must, if asked by a person affected e exercise of a function, produce the ranger's identification card to the person.	19 20
Divi	sion	2	Offences	21
49	Requ	iireme	nt to state name and address	22
	(1)	offen	uthorised officer who reasonably suspects a person of having committed an ce against this Act or the regulations may require the person to state the person's ame and residential address.	23 24 25
	(2)	An at	thorised officer may require the driver of a vehicle on the GSPT estate to-	26
		(a)	produce the driver's driver licence, and	27
		(b)	state the driver's full name and residential address.	28
	(3)	A per	rson must not—	29
		(a)	fail to comply with a requirement under subsection (1) or (2), or	30
		(b)	in purporting to comply with a requirement under subsection (1) or (2)—	31
			(i) state a name that is not the person's name, or	32
			(ii) state an address that is not the person's residential address.	33
			mum penalty—10 penalty units.	34
	(4)	the au	rson is not guilty of an offence against this section unless it is established that athorised officer warned the person that a failure to comply with a requirement s section is an offence.	35 36 37

50 Requirement for owner of vehicle and others to give information

- (1) If a driver of a vehicle is alleged to have committed an offence against this Act or the regulations, an authorised officer may require—
 - (a) the owner of the vehicle or another person who has custody of the vehicle to immediately give the officer information about the name and residential address of the driver, or

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- (b) another person to give the officer information that—
 - (i) is in the person's power to give, and
 - (ii) may lead to the identification of the driver.
- (2) A requirement under subsection (1)(a) may require the owner or other person to give the information in a written statement signed by the owner or person.
- (3) A person of whom a requirement is made under subsection (1)(a) or (b) must, unless the person has a reasonable excuse, comply with the requirement.Maximum penalty—10 penalty units.
- (4) It is a defence to a prosecution for an offence against subsection (1)(a) if the defendant satisfies the court the defendant did not know, and could not with reasonable diligence have ascertained, the driver's name or residential address.
- (5) If a written statement purporting to be given under subsection (1)(a) and to contain the name and residential address of the driver of a vehicle at the time of the commission of an alleged offence against this Act or the regulations is produced in a court in proceedings against the person named in the statement as the driver for the offence, the statement is evidence, without proof of signature, that the person was the driver of the vehicle at the time of the alleged offence if the person does not appear before the court.

51 Penalty notices

- (1) A authorised officer may issue a penalty notice to a person if it appears to the authorised officer that the person has committed a penalty notice offence.
- (2) A penalty notice offence is an offence against this Act or the regulations that is prescribed by the regulations as a penalty notice offence.
- (3) The *Fines Act 1996* applies to a penalty notice issued under this section. Note— The *Fines Act 1996* provides that, if a person issued with a penalty notice does not wish to have the matter determined by a court, the person may pay the amount specified in the notice and is not liable to any further proceedings for the alleged offence.
- (4) The amount payable under a penalty notice issued under this section is the amount prescribed for the alleged offence by the regulations.
- (5) The amount prescribed under subsection (4) must not be more than the maximum amount of penalty that could be imposed for the offence by a court.
- (6) This section does not limit the operation of another provision of, or made under, this Act or another Act relating to proceedings that may be taken for offences.

52 Liability of vehicle owner for certain offences

- (1) This section applies if this Act or the regulations provide for an offence in relation to a vehicle.
- (2) The person who, at the time of the offence, is the owner of the vehicle is guilty of the offence as if the person were the actual offender.
- (3) Subsection (2) does not apply if the owner of the vehicle—

(a) for an offence dealt with by penalty notice— 1 satisfies the prescribed officer the vehicle was, at the time of the (i) 2 offence, stolen or otherwise illegally taken or used, or 3 within 21 days after receiving the penalty notice, gives the prescribed (ii) 4 officer an approved nomination notice containing the name and address 5 of the person who was in charge of the vehicle at the time of the offence, 6 7 (iii) satisfies the prescribed officer the owner did not know, and could not 8 with reasonable diligence have ascertained, the name and address of the 9 person who was in charge of the vehicle at the time of the offence, or 10 (b) otherwise 11 satisfies the court the vehicle was at the time of the offence stolen or (i) 12 otherwise illegally taken or used, or 13 within 21 days after service on the owner of a court attendance notice (ii) 14 for the offence, gives the informant an approved nomination notice 15 containing the name and address of the person who was in charge of the 16 vehicle at the time of the offence, or 17 (iii) satisfies the court the owner did not know, and could not with 18 reasonable diligence have ascertained, the name and address of the 19 person who was in charge of the vehicle at the time of the offence. 20 (4)An approved nomination notice may be given by a person issued with a penalty 21 notice within 90 days of the penalty notice being issued if the approved nomination 22 notice is provided in the circumstances specified in the Fines Act 1996, section 23AA 23 or 23AB. 24 (5) If the owner of a vehicle gives an approved nomination notice to a prescribed officer 25 or an informant under this section, the prescribed officer or informant may, by 26 written notice served on the owner, require the owner to give a statutory declaration 27 that verifies the nomination contained in the approved nomination notice. 28 (6)A statutory declaration under subsection (5), if produced in proceedings against the 29 person named in the declaration and in relation to the offence for which the 30 declaration was given, is prima facie evidence that the person was in charge of the 31 vehicle at the time the offence was committed. 32 An approved nomination notice or a statutory declaration that relates to more than (7)33 one offence is taken not to be an approved nomination notice or statutory declaration 34 for the purposes of this section. 35 (8) In this section-36 approved nomination notice has the same meaning as in the Fines Act 1996, section 37 38. 38 *penalty notice* means a penalty notice issued under section 49. 39 prescribed officer means the prescribed officer referred to in a penalty notice. 40 Offences by corporations 41 This section applies if a corporation commits an offence against this Act or the (1)42 regulations. 43 (2)Each of the following persons is taken to have committed the same offence if the 44 person knowingly authorised or permitted the act or omission constituting the 45 offence-46 (a) a director of the corporation, 47 (b)another person concerned in the management of the corporation. 48

	(3)	Subsection (2) does not apply to an offence against section $50(3)$.			
	(4)		eedings may be brought against a person mentioned in subsection (2), and the on convicted, whether or not—	2 3	
		(a)	proceedings are brought against the corporation, or	4	
		(b)	the corporation is convicted of an offence.	5	
	(5)		section does not affect any liability imposed on a corporation for an offence mitted by the corporation.	6 7	
Divi	sion	3	Legal proceedings	8	
54	Proc	eedin	gs for offences	9	
			eedings for an offence against this Act or the regulations may be dealt with marily before the Local Court.	10 11	
55	Proc	of of ce	ertain matters not required	12	
			gal proceedings under this Act, proof is not required, unless evidence is given to ontrary, of the following matters—	13 14	
		(a)	the constitution of the Trust, Board or a community trustee board,	15	
		(b)	a resolution of the Board or a community trustee board,	16	
		(c)	the appointment of, or the holding of office by, a Board member,	17	
		(d)	the presence of a quorum at a meeting of the Board or a community trustee board,	18 19	
		(e)	the appointment of a ranger.	20	
56	Reco	overy	of fees, charges or other monies	21	
			arge, fee or other money due to the Trust under this Act is recoverable by the t in a court of competent jurisdiction as a debt due to the Crown.	22 23	
57	Com	pensa	ition for loss or damage to Trust property	24	
	(1)	This	section applies if—	25	
		(a)	a person is convicted of an offence against this Act or the regulations, and	26	
		(b)	the court before which the person was convicted is satisfied the commission of the offence caused or resulted in loss or damage to the GSPT estate or other property of the Trust.	27 28 29	
	(2)	The appro	court may order the person to pay to the Trust the amount the court thinks opriate by way of compensation for the loss or damage.	30 31	
	(3)		court may make an order under subsection (2) whether or not it imposes a lty for the offence.	32 33	
	(4)	10 in	rder made by a court under the <i>Crimes (Sentencing Procedure)</i> Act 1999, section proceedings for an offence against this Act or the regulations is, for subsection aken to be a conviction of the offence.	34 35 36	

Par	t 7	Mis	cellaneous	1	
58	Pers	onal li	ability	2	
	(1)	perso omit	ng done or omitted to be done by a relevant person does not subject the relevant on personally to an action, liability, claim or demand if the thing was done, or ted to be done, in good faith for the purposes of this Act or associated Trusts lation.	3 4 5 6	
	(2)	In th	is section—	7	
		relev	ant person means the following—	8	
		(a)	a Board member,	9	
		(b)	a member of a committee established by the Trust, including a community trustee board,	10 11	
		(c)	a person employed in the Public Service under the <i>Government Sector</i> <i>Employment Act 2013</i> to enable the Trust to exercise its functions,	12 13	
		(d)	a person acting under the direction of a person mentioned in paragraph (a)–(c).	14	
59	Regu	ulation	IS	15	
	(1)	The	Governor may make regulations about a matter that is—	16	
		(a)	required or permitted by this Act to be prescribed, or	17	
		(b)	necessary or convenient to be prescribed for carrying out or giving effect to this Act.	18 19	
	(2)	Without limiting subsection (1), the regulations may provide for the following—			
		(a)	the fees and charges that may be imposed for the purposes of this Act,	21	
		(b)	regulating the use by the public of, and the conduct of the public on, the parklands estate,	22 23	
		(c)	regulating the use of the Trust's facilities and the provision of services by the Trust,	24 25	
		(d)	requiring the payment of charges for the use of a facility operated, or service provided, by the Trust,	26 27	
		(e)	authorising a person granted a lease, licence or other authority by the Trust to require the payment of charges for the use of a facility operated, or service provided, under the lease, licence or other authority.	28 29 30	
	(3)	The 1 units	regulations may create offences punishable by a maximum penalty of 50 penalty.	31 32	

Sch	edu	le 1	Constitution and procedure of Board	1
			section 8(5)	2
Part	: 1	Ger	neral	3
1	Defi	nition		4
•	Dom		s Schedule—	5
			<i>rperson</i> means the Chairperson of the Board.	6
Part	2	Cor	nstitution	7
2	Term	is of o	ffice of members	8
		the p	ect to this Schedule and the regulations, an appointed member holds office for period, not more than 5 years, specified in the member's instrument of intment, but is eligible, if otherwise qualified, for re-appointment.	
3	Part-	time a	ppointments	12
		Appo	inted members hold office as part-time members.	13
4	Rem	unerat	ion	14
			ppointed member is entitled to be paid the remuneration, including travelling ubsistence allowances, as the Minister may from time to time decide for the ber.	15 16 17
5	Vaca	ncy in	office of member	18
	(1)	The o	office of an appointed member becomes vacant if the member—	19
		(a)	dies, or	20
		(b)	completes a term of office and is not re-appointed, or	21
		(c)	resigns the office by written instrument addressed to the Minister, or	22
		(d)	is removed from office by the Minister under this section, or	23
		(e)	is absent from 3 consecutive Board meetings of which reasonable notice has been given to the member personally or by post, except on leave granted by the Minister or unless the member is excused by the Minister for having been absent from those meetings, or	24 25 26 27
		(f)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with the member's creditors or makes an assignment of the member's remuneration for the creditors' benefit, or	28 29 30 31
		(g)	becomes a mentally incapacitated person, or	32
		(h)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable.	33 34 35 36
	(2)	The N	Minister may, at any time, remove an appointed member from office.	37
6	Fillin	g of va	acancy in office of appointed member	38
		If the and the	office of an appointed member becomes vacant, a person is, subject to this Act he regulations, to be appointed to fill the vacancy.	39 40

7	Chairperson				
	(1)	A person appointed as the Chairperson vacates of	fice as Chairperson if the person—	2	
		(a) is removed from the office by the Minister	under this section, or	3	
		(b) resigns office by written instrument addres	sed to the Minister, or	4	
		(c) ceases to be a Board member.		5	
	(2)	The Minister may at any time remove the Chairpe	erson from office as Chairperson.	6	
8	Disc	closure of pecuniary interests		7	
	(1)	If—		8	
		(a) a member has a direct or indirect pecu considered or about to be considered at a n		9 10	
		(b) the interest appears to raise a conflict wi member's duties in relation to the consider	ation of the matter,	11 12	
		the member must, as soon as possible after the member's knowledge, disclose the nature of the i		13 14	
	(2)	A disclosure by a member at a meeting of the Bo	ard that the member—	15	
		(a) is a member, or is in the employment, of a s	pecified company or other body, or	16	
		(b) is a partner, or is in the employment, of a s	pecified person, or	17	
		(c) has some other specified interest relating to or to a specified person,	a specified company or other body	18 19	
		is a sufficient disclosure of the nature of the ir company or other body or to that person that may and that is required to be disclosed under subsect	arise after the date of the disclosure	20 21 22	
	(3)	Particulars of a disclosure made under this section a book kept for the purpose and the book must inspection by a person on payment of the fee deter	be open at all reasonable hours to	23 24 25	
	(4)	After a member has disclosed the nature of an int not, unless the Minister or the Board otherwise do		26 27	
		(a) be present during a deliberation of the Boa	rd about the matter, or	28	
		(b) take part in a decision of the Board about t	he matter.	29	
	(5)	For the purposes of the making of a determination a member who has a direct or indirect pecuniary disclosure relates must not—		30 31 32	
		(a) be present during a deliberation of the Bo determination, or	ard for the purpose of making the	33 34	
		(b) take part in the making by the Board of the	determination.	35	
	(6)	A contravention of this section does not invalidat	e a decision of the Board.	36	
	(7)	This section applies to a member of a committee the same way as it applies to a Board member and		37 38	
9	Effe	ct of certain other Acts		39	
	(1)	The provisions of the <i>Government Sector Emp</i> employment of Public Service employees do not		40 41	
	(2)	If, by or under an Act, provision is made—		42	

		(a) requiring a person who is the holder of a specified office to devote the whole of the person's time to the duties of the office, or	1 2
		(b) prohibiting the person from engaging in employment outside the duties of the office,	3 4
		the provision does not operate to disqualify the person from holding the office and also the office of an appointed member or from accepting and retaining remuneration payable to the person under this Act as a member.	5 6 7
Par	t 3	Procedure	8
10	Gene	eral procedure	9
		The procedure for calling Board meetings and for conducting the meetings is, subject to this Act and the regulations, to be determined by the Board.	10 11
11	Quo	rum	12
		The quorum for a meeting of the Board is a majority of its members for the time being.	13 14
12	Pres	iding member	15
	(1)	The Chairperson or, in the absence of the Chairperson, a person elected by the Board members who are present at a meeting of the Board is to preside at a meeting of the Board.	16 17 18
	(2)	The presiding member has a deliberative vote and, if there is an equality of votes, has a second or casting vote.	19 20
13	Votiı	ng	21
		A decision supported by a majority of the votes cast at a meeting of the Board at which a quorum is present is the decision of the Board.	22 23
14	Tran	saction of business outside meetings or by telephone etc	24
	(1)	The Board may, if it thinks fit, transact any of its business by the circulation of papers among all the Board members for the time being, and a written resolution approved in writing by a majority of the members is taken to be a decision of the Board made at a meeting of the Board.	25 26 27 28
	(2)	The Board may, if it thinks fit, transact any of its business at a meeting at which members, or some members, participate by telephone or other electronic means, but only if a member who speaks on a matter before the meeting can be heard by the other members.	29 30 31 32
	(3)	For the purposes of the approval of a resolution under subsection (1), or a meeting held in accordance with subsection (2), the Chairperson and each other member have the same voting rights as they have at an ordinary meeting of the Board.	33 34 35
	(4)	A resolution approved under subsection (1) is, subject to the regulations, to be recorded in the minutes of the Board meetings.	36 37
	(5)	Papers may be circulated among the members for the purposes of subsection (1) by electronic means.	38 39
15	First	meeting	40
		The Minister may call the first meeting of the Board in the way the Minister thinks fit.	41

Schedule 2 Constitution and procedure of community trustee boards

	section 31(2)(b)
General	
itions	
In this Schedule—	
<i>board</i> means a community trustee board.	
<i>board chairperson</i> means the chairperson of a board.	
Constitution	
s of office of members	
Subject to this Schedule and the regulations, a member holds not more than 2 years, specified in the member's instrument of	
A member is eligible, if otherwise qualified, for re-appointmer 2 consecutive terms.	nt but not for more than
ime appointments	
Members hold office as part-time members on a voluntary ba	sis and are not entitled

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Part 2 Constitution

Definitions

Part 1

1

2	Tern	ns of office of members
	(1)	Subject to this Schedule and the regulations, a member

not more than 2 years, specified in the member's in (2)A member is eligible, if otherwise qualified, for re-a 2 consecutive terms.

3 **Part-time appointments**

Members hold office as part-time members on a vo to remuneration.

Vacancy in office of member 4

- The office of a member becomes vacant if the member— (1)
 - (a) dies, or
 - completes a term of office and is not re-appointed, or (b)
 - resigns the office by written instrument addressed to the Chairperson of the (c) Trust, or
 - (d) is removed from office by the Chairperson of the Trust under this section, or
 - is absent from 3 consecutive meetings of the board of which reasonable notice (e) has been given to the member personally or by post, except on leave granted by the board chairperson or unless the member is excused by the board chairperson for having been absent from those meetings, or
 - (f) becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with the member's creditors or makes an assignment of the member's remuneration for the creditors' benefit, or
 - (g) becomes a mentally incapacitated person, or
 - is convicted in New South Wales of an offence that is punishable by (h) imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable.
- (2)The Chairperson of the Trust may, at any time remove a member from office at any time

5	Filling of vacancy in office of appointed member				
		If the office of an appointed member becomes vacant, a person is, subject to this Act and the regulations, to be appointed to fill the vacancy.	2 3		
6	Boar	l chairperson	4		
	(1)	The board chairperson vacates office as board chairperson if the board chairperson—	5		
		(a) is removed from that office by the Chairperson of the Trust under this section, or	6 7		
		(b) resigns that office by instrument in writing addressed to the Chairperson of the Trust, or	8 9		
		(c) ceases to be a member of the board.	10		
	(2)	The Chairperson of the Trust may at any time remove the board chairperson from office as board chairperson.	11 12		
7	Disc	osure of pecuniary interests	13		
	(1)	If—	14		
		(a) a member has a direct or indirect pecuniary interest in a matter being considered or about to be considered at a meeting of the board, and	15 16		
		(b) the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter,	17 18		
			19 20		
	(2)	A disclosure by a member at a meeting of the board that the member—	21		
		(a) is a member, or is in the employment, of a specified company or other body, or	22		
			23		
		or to a specified person,	24 25		
		company or other body or to that person that may arise after the date of the disclosure	26 27 28		
	(3)	(3) Particulars of a disclosure made under this section must be recorded by the board in a book kept for the purpose and that book must be open at all reasonable hours to inspection by a person on payment of the fee determined by the board.			
	(4)	After a member has disclosed the nature of an interest in a matter, the member must not, unless the Chairperson of the Trust or the board otherwise determines—	32 33		
		(a) be present during a deliberation of the board about the matter, or	34		
		(b) take part in a decision of the board about the matter.	35		
	(5)	For the purposes of the making of a determination by the board under subsection (4), a member who has a direct or indirect pecuniary interest in a matter to which the disclosure relates must not—	36 37 38		
		(a) be present during a deliberation of the board for the purpose of making the determination, or	39 40		
		(b) take part in the making by the board of the determination.	41		
	(6)	A contravention of this section does not invalidate a decision of the board.	42		

8	Effe	ct of certain other Acts	1
		If, by or under an Act, provision is made—	2
		(a) requiring a person who is the holder of a specified office to devote the whole of the person's time to the duties of that office, or	3 4
		(b) prohibiting the person from engaging in employment outside the duties of that office,	5 6
		the provision does not operate to disqualify the person from holding that office and also the office of a member.	7 8
Par	t 3	Procedure	9
9	Gen	eral procedure	10
		The procedure for the calling of meetings of the board and for the conduct of business at those meetings is, subject to this Act and the regulations, to be as determined by the board.	11 12 13
10	Quo	rum	14
		The quorum for a meeting of the board is a majority of its members for the time being.	15 16
11	Pres	iding member	17
	(1)	The board chairperson or, in the absence of the board chairperson, a person elected by the members of the board who are present at a meeting of the board is to preside at a meeting of the board.	18 19 20
	(2)	The presiding member has a deliberative vote and, if there is an equality of votes, has a second or casting vote.	21 22
12	Voti	ng	23
		A decision supported by a majority of the votes cast at a meeting of the board at which a quorum is present is the decision of the board.	24 25
13	Tran	saction of business outside meetings or by telephone etc	26
	(1)	The board may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the board for the time being, and a written resolution in writing approved in writing by a majority of the members is taken to be a decision of the board made at a meeting of the board.	27 28 29 30
	(2)	The board may, if it thinks fit, transact any of its business at a meeting at which members, or some members, participate by telephone or other electronic means, but only if a member who speaks on a matter before the meeting can be heard by the other members.	31 32 33 34
	(3)	For the purposes of the approval of a resolution under subsection (1), or a meeting held in accordance with subsection (2), the board chairperson and each other member have the same voting rights as they have at an ordinary meeting of the board.	35 36 37
	(4)	A resolution approved under subsection (1) is, subject to the regulations, to be recorded in the minutes of the meetings of the board.	38 39
	(5)	Papers may be circulated among the members for the purposes of subsection (1) by electronic means.	40 41

14 First meeting

The chief executive may call the first meeting of the board in the way the chief executive thinks fit.

Schedule 3	Savings	and	transitional	provisions

Part 1 General

Part 1		General				
1	Tran	nsitional regulation-making power				
	(1)	The regulations may contain provisions of a savings or transitional nature (a <i>savings or transitional provision</i>) consequent on the commencement of—	4 5			
		(a) a provision of this Act, or	6			
		(b) a provision amending this Act.	7			
	(2)	A savings or transitional provision consequent on the commencement of a provision must not be made more than 2 years after the commencement.	8 9			
	(3)	A savings or transitional provision made consequent on the commencement of a provision is repealed 2 years after the commencement.	10 11			
	(4)	A savings or transitional provision made consequent on the commencement of a provision may take effect before the commencement but not before—	12 13			
		(a) for a provision of this Act—the date of assent to this Act, or	14			
		(b) for a provision amending this Act—the date of assent to the amending Act.	15			
	(5)	A savings or transitional provision taking effect before its publication on the NSW legislation website does not, before its publication—	16 17			
		(a) affect the rights of a person in a way prejudicial to the person, or	18			
		(b) impose liabilities on a person for anything done or omitted to be done.	19			
	(6)	In this section—	20			
		person does not include—	21			
		(a) the State, or	22			
		(b) an authority of the State.	23			
Par	t 2	Provisions consequent on enactment of this Act	24			
2	Арр	Approved plan of management				
	(1)	Despite section 23, the Trust is not required to have an approved plan of management for Callan Park until the day that is 3 years after the section commences.	26 27			
	(2)	In this section—	28			
		<i>Callan Park</i> has the same meaning as in the <i>Callan Park (Special Provisions) Act</i> 2002.	29 30			
3	Арр	roved consultation and engagement framework	31			
		Despite section 29, the Trust is not required to have an approved consultation and engagement framework for the parklands estate until the day that is 12 months after the section commences.	32 33 34			

Sch	nedule 4 Dictionary	1
		section 4 2
appoi	<i>inted member</i> —see section 8(3)(b).	3
	oved consultation and engagement framework means the consultation	
	ework prepared by the Trust and approved by the Minister under Part 4, D	
	oved plan of management means a plan of management approved by the N	
	ciated Trust means a Trust within the meaning of the associated Trusts leg	
	ciated Trusts estate means all land owned or managed by the associated Tr	
	ciated Trusts legislation means the following Acts, and regulations made u	under the Acts— 9
(a)	the Callan Park (Special Provisions) Act 2002,	10
(b)	the Centennial Park and Moore Park Trust Act 1983,	11
(c)	the Parramatta Park Trust Act 2001,	12
(d)	the Western Sydney Parklands Act 2006.	13
autho	orised officer means—	14
(a)	a ranger, or	15
(b)	a police officer.	16
autho	orised person means—	17
(a)	a Board member, or	18
(b)	a person employed in the Public Service under the <i>Government Sector</i> 2013 to enable the Trust to exercise its functions, or	Employment Act 19 20
(c)	the head of a government sector agency or another member of the staff sector agency, or	of a government2122
(d)	a person who is a member of a class of persons prescribed by the regulation	ions. 23
Board	d means the Board of the Trust established under section 8.	24
Board	nd member means a person who is a member of the Board under section 8(3). 25
chief	fexecutive means the chief executive of the Trust under section 13.	26
	nunity trustee board means a board established under section 37.	27
entity	y includes—	28
(a)	a person, and	29
(b)	an unincorporated body.	30
exerc	cise a function includes perform a duty.	31
	tion includes a power, authority or duty.	32
Fund	<i>d</i> —see section 42.	33
	rnment sector agency has the same meaning as in the Government Sector, section 3(1) and includes a State owned corporation.	<i>• Employment Act</i> 34 35
Great	ter Sydney means the area consisting of—	36
(a)	the Greater Sydney Region within the meaning of the Greater Sydney 2015, and	Commission Act 37 38
(b)	the Central Coast local government area.	39
Great sectio	ter Sydney Parklands Trust means the Greater Sydney Parklands Trust on 7.	constituted under 40 41
GSF	agency has the same meaning as in the Government Sector Finance Act 20	018. 42
GSPT	<i>T estate</i> means—	43

(a)	all parklands directly owned or managed by the Trust, and
(b)	supplementary land.
	<i>r</i> , of a vehicle, includes the responsible person for the vehicle within the meaning of the <i>Road port Act 2013</i> .
parkl	ands estate means all parklands owned or managed by the Trust, including-
(a)	parklands directly owned or managed by the Trust, and
(b)	the associated Trusts estate.
<i>prival</i> intere	<i>te subsidiary corporation</i> means a private corporation in which the Trust has a controlling st.
range	<i>r</i> means a person appointed under section 46.
releva	ant parkland, for a community trustee board, means—
(a)	if the community trustee board is established for the whole of the parklands estate—the parklands estate, or
(b)	if the community trustee board is established for a part of the parklands estate or an individual park—the part of the parklands estate or individual park for which the board is established.
<i>suppl</i> Trust.	ementary land means land outside the parklands estate that is owned or managed by the

Trust means the Greater Sydney Parklands Trust.

Schedule 5		le 5	Amendment of other legislation	1		
5.1	Call	an Pa	ark (Special Provisions) Act 2002 No 139	2		
[1]	Section 3 Definitions					
	Insert in alp		 shabetical order in section 3— community trustee board has the same meaning as in the Greater Sydney Parklands Trust Act 2021. Trust means the Greater Sydney Parklands Trust constituted under the Greater Sydney Parklands Trust Act 2021. 	4 5 6 7 8		
[2]	Sacti	ion 5A		9		
[4]			section 5—	9 10		
	5A	(1)	lisition of substratum or part of Callan Park for public purpose Despite section 5, the substratum of Callan Park, or a part of Callan Park, may be acquired for a public purpose.	11 12 13		
		(2)	In this section— public purpose has the same meaning as in the Land Acquisition (Just Terms Compensation) Act 1991.	14 15 16		
[3]	Section 6 Leases, licences and management agreements					
		Omit "renewal of the lease or licence, must not exceed 10 years." from section 6(2).				
	Inser	t inste	nd—	19		
			renewal of the lease or licence, must not exceed—	20		
			(a) for relevant premises—50 years, and	21		
			(b) otherwise—10 years.	22		
[4]		ion 6(:		23		
	Inser	t "(b)"	after "subsection (2)".	24		
[5]	Section 6(5A)					
	Insert after section 6(5)—					
		(5A)	To avoid doubt, a lease, licence or contract under this section may be granted or entered into for the purposes of an arts or cultural event, including on a commercial basis. Example— a lease granted for a music festival to be held within Callan Park	27 28 29 30		
[6]	Socti	ion 6(§				
[0]			section 6(8)—	31 32		
	msei	(9)	In this section—	33		
		(\mathcal{I})	<i>relevant premises</i> means the following—	33		
			(a) Kirkbride,	35		
			(b) Broughton Hall,	36		
			(c) the Convalescent Cottages.	37		

[7]	Section 6A					
	Insert after	section 6—	2			
	6A Ope	n tender process to be used for leases and certain licences				
		The Trust must not grant a lease, or a licence with a term of 10 years or more, over Callan Park unless the granting of the lease or licence has been the subject of an open tender process.	4 5 6			
[8]	Section 7	Development at Callan Park restricted	7			
	Omit section	on 7(1).	8			
[9]	Section 7(3)	9			
	Omit the s	ubsection. Insert instead—	10			
	(3)	Development may be carried out at Callan Park, with development consent, for the following purposes on a not-for-profit basis—	11 12			
		(a) arts and culture facilities,	13			
		(b) community facilities,	14			
		(c) educational facilities,	15			
		(d) food and drink premises,	16			
		(e) health facilities.	17			
		Note — Development may be carried out for a purpose referred to in this subsection only on a not-for-profit basis and not on a commercial basis.	18 19			
	(3A)	However, development for the following purposes is prohibited at Callan Park—	20 21			
		(a) function centres,	22			
		(b) hotels,	23			
		(c) retirement villages.	24			
[10]	Section 7(5) and (5A)					
	Omit the second sentence from subsection (5). Insert after the subsection—					
	(5A)	Subsection (5) does not prevent the erection of the following outside the footprints or building envelopes of the existing buildings—	27 28			
		(a) accessibility or safety structures,	29			
		(b) amenities blocks,	30			
		(c) temporary structures.	31			
[11]	Section 7(9), definition of "educational facility"	32			
	Omit "on a	a not-for-profit basis".	33			
[12]	Sections 8 and 8A					
	Omit section 8. Insert instead—					
	8 Community trustee boards					
	(1)	This section applies if there is a community trustee board for Callan Park.	36 37			
	(2)	The Trust must, in exercising its functions in relation to Callan Park—	38			
		(a) consult with the community trustee board, and	39			
		• •				

			(b) have regard to the advice and recommendation of the board in relation to Callan Park.	1 2
		(3)	Without limiting subsection (2), the Trust must consult with and have regard to the advice of a community trustee board established for Callan Park about the following—	3 4 5
			(a) the development and review of the plan of management for Callan Park,	6
			(b) proposed new or modified services and facilities for Callan Park,	7
			(c) matters of local relevance to Callan Park, including the protection and use of Callan Park and the business and other activities carried out, or to be carried out, on Callan Park.	8 9 10
		(4)	In this section—	11
			Callan Park includes a part of Callan Park.	12
	8 A	Com	pliance with approved consultation and engagement framework	13
		(1)	The Trust must, in exercising its functions in relation to consultation and engagement with any of the following, comply with the approved consultation and engagement framework—	14 15 16
			(a) the community generally,	17
			(b) visitors and other users of Callan Park,	18
			(c) a community trustee board established for Callan Park,	19
			(d) other stakeholders.	20
		(2)	In this section—	21
			approved consultation and engagement framework means the consultation and engagement framework approved by the Minister under the Greater Sydney Parklands Trust Act 2021.	22 23 24
5.2	Cen	itenni	ial Park and Moore Park Trust Act 1983 No 145	25
[1]	Sect	ion 4 [Definitions	26
	Inser	rt in alp	phabetical order in section 4(1)—	27
			<i>approved consultation and engagement framework</i> means the consultation and engagement framework approved by the Minister under the <i>Greater</i> <i>Sydney Parklands Trust Act 2021</i> .	28 29 30
			authorised person means—	31
			(a) a police officer, or	32
			(b) an authorised officer appointed under section 16.	33
			<i>Greater Sydney Parklands Trust</i> has the same meaning as in the <i>Greater Sydney Parklands Trust Act 2021</i> .	34 35
			<i>owner</i> , of a vehicle, includes the responsible person for the vehicle within the meaning of the <i>Road Transport Act 2013</i> .	36 37
[2]	Sect	ion 7 /	Appointment and procedure	38
	Omit	t sectio	on 7(1). Insert instead—	39
		(1)	The Trust consists of the following members—	40
		(1)		
		(1)	The Trust consists of the following members—	40

[3]	Sect	ion 9 F	Functions of Trust	1
		on, as	have, and may exercise, such functions, in addition to those specified in this are reasonably necessary for the attainment of its objects, but" from section	2 3 4
[4]	Sect	ion 9(1	10)	5
	Omit	t "Publ	lic Authorities (Financial Accommodation) Act 1981".	6
	Inser	t instea	ad "Government Sector Finance Act 2018".	7
[5]	Sect	ion 9A		8
	Inser	t after	section 9—	9
	9A	Oper	n tender process to be used for leases and certain licences	10
		-	The Trust must not grant a lease, or a licence with a term of 10 years or more, over all or part of the Trust lands unless the granting of the lease or licence has been the subject of an open tender process.	11 12 13
[6]	Sect	ion 12	Α	14
	Inser	t after	section 12—	15
	12A	Dele	gation of Trust's functions	16
		(1)	The Trust may delegate any of its functions, other than this power of delegation, to an authorised person.	17 18
		(2)	If authorised by the Trust, an authorised person may subdelegate a function delegated to the person by the Trust.	19 20
		(3)	In this section— authorised person means—	21 22
			(a) a trustee, or	23
			(b) a member of the staff of the Greater Sydney Parklands Trust, or	24
			(c) the head of a government sector agency or another member of the staff of a government sector agency, or	25 26
			(d) a person who is a member of a class of persons prescribed by the regulations.	27 28
[7]	Parts	s 2A ai	nd 3	29
	Omit	t the Pa	arts. Insert instead—	30
	Part 3 Pla		Planning, consultation and engagement	31
	Divi	sion	1 Planning	32
	13	Plan	of management	33
		(1)	The Trust must—	34
			(a) have an approved plan of management for each park in the Trust lands, and	35 36
			(b) give effect to the approved plan of management.	37
		(2)	The approved plan of management must provide a plan to guide the following—	38 39

		(a)	the use of land within the park,	1
		(b)	the development of the park,	2
		(c)	activities carried out on or in the park,	3
		(d)	the management and operation of the park.	4
	(3)	In pr	eparing a proposed plan of management, the Trust must consult with—	5
		(a)	government sector agencies, within the <i>Government Sector Employment Act 2013</i> , section 3(1), that manage land within the Trust lands, and	6 7 8
		(b)	any other person or board with whom consultation is required under the approved consultation and engagement framework.	9 10
	(4)		Trust must give the proposed plan of management to the Greater Sydney lands Trust for that Trust to submit to the Minister for approval.	11 12
	(5)	The years	Trust must review the approved plan of management at least every 7 s.	13 14
	(6)	In th	is section—	15
			oved plan of management means a plan of management approved by the ster under the Greater Sydney Parklands Trust Act 2021.	16 17
Divi	sion	2	Consultation and engagement	18
14	Com	munit	y trustee boards	19
	(1)	This	section applies if there is a community trustee board for the Trust lands.	20
	(2)	The	Trust must, in exercising its functions in relation to the Trust lands—	21
		(a)	consult with the community trust board, and	22
		(b)	have regard to the advice and recommendation of the board in relation to the Trust lands.	23 24
	(3)	to th	out limiting subsection (2), the Trust must consult with and have regard e advice of a community trustee board established for the Trust lands t the following—	25 26 27
		(a)	the development and review of the plan of management for the Trust lands,	28 29
		(b)	proposed new or modified services and facilities for the Trust lands,	30
		(c)	matters of local relevance to the Trust lands, including the protection and use of the Trust lands and the business and other activities carried out, or to be carried out, on the Trust lands.	31 32 33
	(4)	In th	is section—	34
		Trus	t lands includes a part of the Trust lands.	35
15	Com	plianc	e with approved consultation and engagement framework	36
		enga	Trust must, in exercising its functions in relation to consultation and gement with any of the following, comply with the approved consultation engagement framework—	37 38 39
		(a)	the community generally,	40
		(b)	visitors and other users of the Trust lands,	41
		(c)	a community trustee board,	42
		(d)	other stakeholders.	43

Par	t 4	Enf	forcement and legal proceedings	1
Divi	sion	1	Authorised officers	2
16	Арр	ointme	ent	3
			Trust may appoint the following to be an authorised officer for this Act—	4
		(a)	a person employed in the Public Service,	5
		(b)	a person who is a member of a class prescribed by the regulations.	6
17	Fund	ctions		7
			uthorised officer has the functions conferred by—	8
		(a)	this Act, or	9
		(b)	the regulations.	10
18	lden	tificati	ion card	11
	(1)	The	Trust must issue each authorised officer with an identification card.	12
	(2)	An io	dentification card must—	13
		(a)	state that it is issued under this Act, and	14
		(b)	state the name of the person to whom it is issued, and	15
		(c)	describe the nature of the functions conferred on the person, and	16
		(d)	state the date on which the card expires, and	17
	(2)	(e)	be signed by the Chief Executive.	18
	(3)	a per	tercising functions under this Act, an authorised officer must, if asked by son affected by the exercise of a function, produce the authorised officer's tification card to the person.	19 20 21
Divi	sion	2	Offences	22
18AA	Park	ing of	fences	23
	(1)	A dri	iver of a vehicle must not park the vehicle—	24
		(a)	on or in a non-parking area, or	25
		(b)	from 31 December 2023—on or in a non-parking grass area in Moore Park East.	26 27
		Maxi	imum penalty—10 penalty units.	28
	(2)	In th	is section—	29
		-	<i>parking area</i> means an area of the Trust lands that is—	30
		(a)	shown on a map, included in the regulations, as being an area in or on which parking is not allowed, or	31 32
		(b)	otherwise described in the regulations as being an area in or on which parking is not allowed.	33 34
		in Sc	<i>parking grass area</i> means a grassy area that is shown on the maps set out chedule 3 as being an area in Moore Park East in or on which parking is illowed.	35 36 37
18A	Requ	uireme	ent for owner of vehicle and others to give information	38
	(1)		lriver of a vehicle is alleged to have committed an offence against this Act e regulations, an authorised officer may require—	39 40

		(a)	the owner of the vehicle or another person having custody of the vehicle to immediately give the officer information about the name and residential address of the driver, or	1 2 3
		(b)	another person to give the officer information that—	4
			(i) is in the person's power to give, and	5
			(ii) may lead to the identification of the driver.	6
	(2)		quirement under subsection (1)(a) may require the owner or other person we the information in a written statement signed by the owner or person.	7 8
	(3)	unles	rson of whom a requirement is made under subsection (1)(a) or (b) must, so the person has a reasonable excuse, comply with the requirement. fmum penalty—10 penalty units.	9 10 11
	(4)	defer	a defence to a prosecution for an offence against subsection (1)(a) if the indant satisfies the court the defendant did not know, and could not with inable diligence have ascertained, the driver's name or residential ess.	12 13 14 15
	(5)	conta of the produ as th signa	written statement purporting to be given under subsection (1)(a) and to in the name and residential address of the driver of a vehicle at the time e commission of an alleged offence against this Act or the regulations is uced in a court in proceedings against the person named in the statement e driver for the offence, the statement is evidence, without proof of ture, that the person was the driver of the vehicle at the time of the alleged ace if the person does not appear before the court.	16 17 18 19 20 21 22
18D	Offe	nces b	y corporations	23
	(1)		section applies if a corporation commits an offence against this Act or the ations.	24 25
	(2)	the p	of the following persons is taken to have committed the same offence if erson knowingly authorised or permitted the act or omission constituting ffence—	26 27 28
		(a)	a director of the corporation,	29
		(b)	another person concerned in the management of the corporation.	30
	(3)	Subs	ection (2) does not apply to an offence against section 18A(1).	31
	(4)		eedings may be brought against a person mentioned in subsection (2), and erson convicted, whether or not—	32 33
		(a)	proceedings are brought against the corporation, or	34
		(b)	the corporation is convicted of an offence.	35
	(5)		section does not affect any liability imposed on a corporation for an ice committed by the corporation.	36 37
Divi	sion	3	Legal proceedings	38
18F	Proo	of of ce	ertain matters not required	39
			gal proceedings under this Act, proof is not required, unless evidence is to the contrary, of the following matters—	40 41
		(a)	the constitution of the Trust,	42
		(b)	a resolution of the Trust,	43
		(c)	the appointment of, or the holding of office by, a trustee,	44

			(d)	the presence of a quorum at a meeting of the Trust.	1
	18G	Com	pensa	ation for loss or damage to Trust property	2
		(1)	This	section applies if—	3
			(a)	a person is convicted of an offence against this Act or the regulations, and	4 5
			(b)	the court before which the person was convicted is satisfied the commission of the offence caused or resulted in loss or damage to Trust lands or other property of the Trust.	6 7 8
		(2)		court may order the person to pay to the Trust the amount the court thinks opriate by way of compensation for the loss or damage.	9 10
		(3)		court may make an order under subsection (2) whether or not it imposes nalty for the offence.	11 12
		(4)	section	order made by a court under the <i>Crimes (Sentencing Procedure) Act 1999</i> , on 10 in proceedings for an offence against this Act or the regulations is, ubsection (1), taken to be a conviction of the offence.	13 14 15
	18H	Reco	very o	of money owing to Trust	16
				arge, fee or other money owing to the Trust may be recovered by the Trust debt due in a court of competent jurisdiction.	17 18
[8]	Secti	on 20	Grant	t of leases, easements and licences	19
	Omit	section	n 20(2	2). Insert instead—	20
		(2)	inclu	Trust may grant a lease over any part of the Trust lands for a purpose, adding a commercial purpose, that would help the Trust achieve its objects. nple of a lease for a commercial purpose— a lease for a restaurant	21 22 23
	((2A)		ase under subsection (2) must be granted on the terms and conditions oved by the Minister.	24 25
[9]	Secti	on 20	(3)		26
	Omit	"The	Frust"	'. Insert instead "Without limiting subsection (2A), the Trust".	27
[10]	Secti	on 20	(3)		28
	Omit	"99 ye	ears".	Insert "50 years".	29
[11]	Secti	on 20	(3)		30
	term	that, to	gethe	must obtain the approval of the Minister if any such proposed lease has a er with the term of any further lease that may be granted under an option acceeds 50 years.".	31 32 33
[12]	Secti	on 20	(3A)–((3C)	34
	Insert	after	section	n 20(3)—	35
	((3A)	Also	, the Trust may grant—	36
			(a)	an easement through, on or in the Trust lands for the following purposes-	37 38
				 the construction of pipelines, the laying or re-laying of cables or the construction of apparatus to be used in connection with the pipelines or cables, 	39 40 41
				(ii) providing access to dwellings situated on or within Trust lands,	42

			(iii)	another purpose the Trust considers necessary that would directly or indirectly help the Trust achieve its objects, and	1 2
		(b)	a lice	ence for the use of part of the Trust lands.	3
	(3B)	An e and e	easeme conditi	nt or licence under subsection (3A) must be granted on the terms ons approved by the Minister.	4 5
	(3C)	The	Minist	er's consent or approval under this section may be—	6
		(a)	giver	n in relation to—	7
			(i)	particular land or a class of land, or	8
			(ii)	a particular lease, easement or licence or a class of leases, easements or licences, and	9 10
		(b)	that	ect to conditions, including conditions about public consultation are consistent with the approved consultation and engagement ework, and	11 12 13
		(c)	amer	nded from time to time.	14
[13]	Section 20	(4)			15
• •		• •	$(2)(b)^{2}$	". Insert instead "subsection (3A)(a)".	16
[14]	Section 20				17
[14]		• •	$(2)(a)^{2}$	". Insert instead "subsection (3A)(b)".	17
F4 = 1			(2)(0)	. Insert instead subsection (SA)(0).	
[15]	Section 20	• •			19
	Omit "and	upon s	such ter	rms and conditions as are approved by the Minister".	20
[16]	Section 23	Liabi	lity of	vehicle owner for certain offences	21
	Transfer the renumber a			art 4, Division 2, after section 18A as inserted by this Schedule and 3.	22 23
[17]	Section 24	Pena	lty not	ices	24
				her than subsection (6), definition of <i>owner</i> , to Part 4, Division 2, userted by this Schedule and renumber as section 18C.	25 26
[18]	Section 25	Proc	eeding	is for offences	27
	Transfer the and renumb			Part 4, Division 3, before section 18F as inserted by this Schedule 18E.	28 29
[19]	Section 26	Repe	al of A	Act 51 Vic No 9 and Act No 23, 1904	30
	Omit the se	-			31
[20]	Schedule	3			32
	Insert after	Sched	ule 2–	_	33
	Schedu	le 3	N	laps of non-parking grass areas in Moore	34
				Park East	35
				section 18AA(2)	36





5.3 Centennial Park and Moore Park Trust Regulation 2014

[1] Clause 7A

Insert after clause 7—

	7A M	aps for parking offences		1
		For the purposes of the Act, section 18AA(2), definition of <i>non-pa</i> the map is the map set out in Schedule 2.	rking area,	2 3
[2]	Schedu	le 2		4
	Insert af	ter Schedule 1—		5
		Schedule 2 Map of non-parking areas		6
			clause 7A	7



5.4 Parramatta Park Trust Act 2001 No 17

[1] Section 3 Definitions

Insert in alphabetical order in section 3(1)—

	enga		<i>consultation and engagement framework</i> in framework approved by the Minister under the 21.		1 2 3
		t er Syd t Act 20	ney Parklands Trust has the same meaning as in 21.	the Greater Sydney Parklands	4 5
[2]	Sect	ion 5 A	ppointment and procedure of trustees		6
	Omi	t sectio	n 5(1). Insert instead—		7
		(1)	The Trust consists of the following members-		8
			(a) the Chief Executive,		g
			(b) the 7 appointed members of the Board of Trust.	the Greater Sydney Parklands	10 11
[3]	Sect	ion 7A			12
	Inser	t after	section 7—		13
	7A	Oper	tender process to be used for leases and ce	rtain licences	14
			The Trust must not grant a lease, or a licence we over all or part of the principal trust lands unle licence has been the subject of an open tender p	ss the granting of the lease or	15 16 17
[4]	Sect	ion 9A	A.		18
	Inser	t after	section 9—		19
	9AA	Acqu	isition of substratum or part of principal trus	t lands for public purpose	20
		(1)	Despite section 9, the substratum of the princip principal trust lands, may be acquired for a pub		21 22
		(2)	In this section—		23
			<i>public purpose</i> has the same meaning as in the <i>Compensation</i>) <i>Act 1991</i> .	Land Acquisition (Just Terms	24 25
[5]	Sect	ion 9B			26
	Inser	t after	section 9A—		27
	9B	Wista	iria Gardens		28
	9B				
	9B		ria Gardens		28 29 30
	9B		r ia Gardens Wistaria Gardens—	other than a preserved interest.	29
	9В		ria Gardens Wistaria Gardens— (a) is vested in the Trust, and	istaria Gardens on the day on	29 30
	98	(1)	 aria Gardens Wistaria Gardens— (a) is vested in the Trust, and (b) is freed and discharged from all interests of The Trust is entitled to vacant possession of W which it is vested in the Trust and a person is er 	istaria Gardens on the day on attitled to remain in occupation	29 30 31 32 33
	98	(1)	 Wistaria Gardens Wistaria Gardens— (a) is vested in the Trust, and (b) is freed and discharged from all interests of The Trust is entitled to vacant possession of W which it is vested in the Trust and a person is er only with the written agreement of the Trust. No compensation is payable to a person or body 	istaria Gardens on the day on attitled to remain in occupation	29 30 31 32 33 34 35
	98	(1)(2)(3)	 Wistaria Gardens (a) is vested in the Trust, and (b) is freed and discharged from all interests of The Trust is entitled to vacant possession of W which it is vested in the Trust and a person is er only with the written agreement of the Trust. No compensation is payable to a person or bod subsection (1) or (2). In this section— <i>interests</i> means any of the following in, over forming part of Wistaria Gardens— 	istaria Gardens on the day on atitled to remain in occupation ly because of the operation of	29 30 31 32 33 34 35 36
	98	(1)(2)(3)	 Wistaria Gardens Wistaria Gardens— (a) is vested in the Trust, and (b) is freed and discharged from all interests of the Trust is entitled to vacant possession of W which it is vested in the Trust and a person is erronly with the written agreement of the Trust. No compensation is payable to a person or bod subsection (1) or (2). In this section— interests means any of the following in, over 	istaria Gardens on the day on atitled to remain in occupation ly because of the operation of	29 30 31 32 33 34 35 36 37 38

			(c)	dedications,	1			
			(d)	easements,	2			
			(e)	estates,	3			
			(f)	rates,	4			
			(g)	reservations,	5			
			(h)	restrictions,	6			
			(i)	rights,	7			
			(j)	trusts,	8			
			(k)	other interests.	9			
			land	<i>erved interest</i> means any of the following interests shown on the title of forming part of Wistaria Gardens immediately before the land vested in Trust—	10 11 12			
			(a)	an access right,	13			
			(b)	a covenant,	14			
			(c)	an easement,	15			
			(d)	a leasehold interest,	16			
			(e)	a restriction on use.	17			
			Wist Part	<i>aria Gardens</i> means the land shown on the map set out in Schedule 1A, 3.	18 19			
[6]	Part	5			20			
	Omit the Part. Insert instead—							
	Par	t 5	Pla	nning, consultation and engagement	22			
	Divi	sion	1	Planning	23			
	15							
	15	Plan	of ma	anagement	24			
	15	Plan (1)		anagement Trust must—				
	15			-	24			
	15		The '	Trust must— have an approved plan of management for each park within the trust	24 25 26			
	15		The (a) (b) The a	Trust must— have an approved plan of management for each park within the trust lands, and	24 25 26 27			
	15	(1)	The (a) (b) The a	Trust must— have an approved plan of management for each park within the trust lands, and give effect to the approved plan of management. approved plan of management must provide a plan to guide the following	24 25 26 27 28 29			
	19	(1)	The (a) (b) The a withi	Trust must— have an approved plan of management for each park within the trust lands, and give effect to the approved plan of management. approved plan of management must provide a plan to guide the following in the park—	24 25 26 27 28 29 30			
	19	(1)	The (a) (b) The a withit (a)	Trust must— have an approved plan of management for each park within the trust lands, and give effect to the approved plan of management. approved plan of management must provide a plan to guide the following in the park— the use of land within the park,	24 25 26 27 28 29 30 31			
	19	(1)	The (a) (b) The a withit (a) (b)	Trust must— have an approved plan of management for each park within the trust lands, and give effect to the approved plan of management. approved plan of management must provide a plan to guide the following in the park— the use of land within the park, the development of the park,	24 25 26 27 28 29 30 31 31			
	19	(1)	The 7 (a) (b) The a withit (a) (b) (c) (d)	Trust must— have an approved plan of management for each park within the trust lands, and give effect to the approved plan of management. approved plan of management must provide a plan to guide the following in the park— the use of land within the park, the development of the park, activities carried out on or in the park,	24 25 26 27 28 29 30 31 32 33			
	19	(1)	The 7 (a) (b) The a withit (a) (b) (c) (d)	Trust must— have an approved plan of management for each park within the trust lands, and give effect to the approved plan of management. approved plan of management must provide a plan to guide the following in the park— the use of land within the park, the development of the park, activities carried out on or in the park, the management and operation of the park.	24 25 26 27 28 30 31 32 33 34			
	19	(1)	The a (a) (b) The a withit (a) (b) (c) (d) In pr	Trust must— have an approved plan of management for each park within the trust lands, and give effect to the approved plan of management. approved plan of management must provide a plan to guide the following in the park— the use of land within the park, the development of the park, activities carried out on or in the park, the management and operation of the park. reparing a proposed plan of management, the Trust must consult with—	24 25 26 27 28 29 30 31 32 33 34 35			

	(5)	The year	Trust must review the approved plan of management at least every 7 rs.	1 2
	(6)	In th	nis section—	3
			<i>roved plan of management</i> means a plan of management approved by the ister under the <i>Greater Sydney Parklands Trust Act 2021</i> .	4 5
Div	ision	2	Consultation and engagement	6
16	Com	muni	ty trustee boards	7
	(1)	This	s section applies if there is a community trustee board for the trust lands.	8
	(2)	The	Trust must, in exercising its functions in relation to the trust lands-	9
		(a)	consult with the community trustee board, and	10
		(b)	have regard to the advice and recommendation of the board in relation to the trust lands.	11 12
	(3)	to th	hout limiting subsection (2), the Trust must consult with and have regard e advice of a community trustee board established for the trust lands about following—	13 14 15
		(a)	the development and review of the plan of management for the trust lands,	16 17
		(b)	proposed new or modified services and facilities for the trust lands,	18
		(c)	matters of local relevance to the trust lands, including the protection and use of the trust lands and the business and other activities carried out, or to be carried out, on the trust lands.	19 20 21
	(4)	In th	is section—	22
		trust	t lands includes a part of the trust lands.	23
17	Com	plian	ce with approved consultation and engagement framework	24
		enga	Trust must, in exercising its functions in relation to consultation and agement with any of the following, comply with the approved consultation engagement framework—	25 26 27
		(a)	the community generally,	28
		(b)	visitors and other users of the trust lands,	29
		(c)	a community trustee board,	30
		(d)	other stakeholders.	31
Sec	tion 21	Staff		32
Omi	t the se	ection.		33
Sec	tion 23			34
Omi	t the se	ection	Insert instead—	35
Om				
23	Dele		n of Trust's functions	36
	Dele (1)	gatio The	n of Trust's functions Trust may delegate any of its functions, other than this power of gation, to an authorised person.	36 37 38
		gation The deley If au	Trust may delegate any of its functions, other than this power of	37

[7]

[8]

authorised person means—

(a) a truste	e, or
--------------	-------

- (b) a member of the staff of the Greater Sydney Parklands Trust, or
- (c) the head of a government sector agency or another member of the staff of a government sector agency, or
- (d) a person who is a member of a class of persons prescribed by the regulations.

[9] Schedule 1A Maps

Omit Part 2. Insert instead-

1 2

3

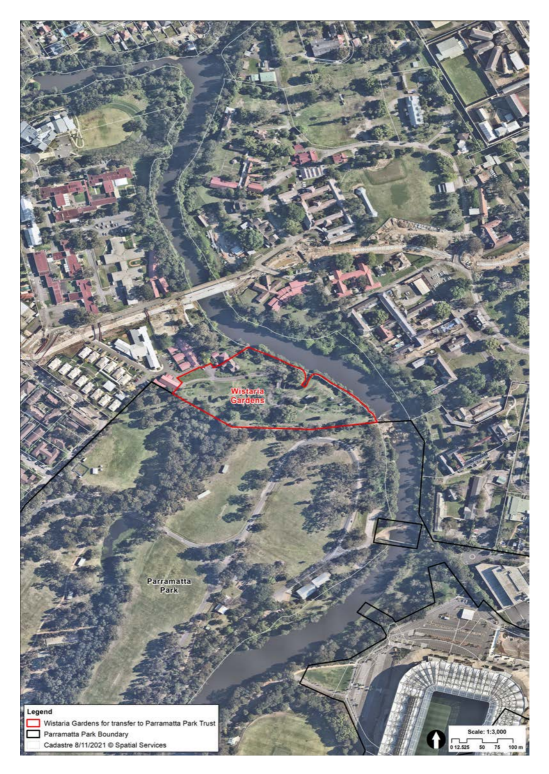
4

Mays Hill Precinct .eg Mays Hill Precinct Aquatic Leisure Centre Lease Area Parramatta Park Boundary Cadastre 8/11/2021 © Spatial Servi

1

Part 2 Mays Hill precinct

Part 3 Wistaria Gardens



5.5	Western	i Sydney Parklands Act 2006 No 92	1			
[1]	Section 3 Definitions					
	Insert in alphabetical order in section 3(1)—					
		<i>approved consultation and engagement framework</i> means the consultation and engagement framework approved by the Minister under the <i>Greater</i> <i>Sydney Parklands Trust Act 2021</i> .	3 4 5 6			
		authorised officer means—	7			
		(a) a ranger, or	8			
		(b) a police officer.	9			
		Greater Sydney Parklands Trust has the same meaning as in the Greater Sydney Parklands Trust Act 2021.	10 11			
		<i>owner</i> , of a vehicle, includes the responsible person for the vehicle within the meaning of the <i>Road Transport Act 2013</i> .	12 13			
[2]	Section 7	Trust Board	14			
	Omit section 7(2). Insert instead—					
	(2)	The Board consists of the following members—	16			
		(a) the Chief Executive,	17			
		(b) the 7 appointed members of the Board of the Greater Sydney Parklands Trust.	18 19			
[3]	Section 7(4)					
	Omit the subsection.					
[4]	Section 8 Chief Executive of Trust					
	Insert after section 8(1)—					
	(1A)	The Chief Executive is subject to the control and direction of the Board.	24			
[5]	Section 9A Staff					
	Omit the s	ection.	26			
[6]	Section 12A					
	Insert after section 12—					
	12A Ope	en tender process to be used for leases and certain licences	29			
		The Trust must not grant a lease, or a licence with a term of 10 years or more,	30			
	over all or part of the Parklands unless the granting of the lease or licence has been the subject of an open tender process.					
[7]	Part 4 Western Sydney Parklands					
	Omit Divisions 2–4. Insert instead—					
	Division	2 Planning	35			
	23 Plai	n of management	36			
	(1)	The Trust must—	37			
		(a) have an approved plan of management for each park within the Parklands, and	38 39			

		(b)	give effect to the approved plan of management.	1			
	(2)		pproved plan of management must provide a plan to guide the following n the Parklands—	2			
		(a)	the use of land within the park,	4			
		(b)	the development of the park,	5			
		(c)	activities carried out on or in the park,	6			
		(d)	the management and operation of the park.	7			
	(3)	In pre	eparing a proposed plan of management, the Trust must consult with-	8			
		(a)	government agencies that manage Trust land, and	ç			
		(b)	any other person or board with whom consultation is required under the approved consultation and engagement framework.	10 11			
	(4)	The Trust must give the proposed plan of management to the Greater Sydney Parklands Trust for that Trust to submit to the Minister for approval.					
	(5)	The Trust must review the approved plan of management at least every 7 years.					
	(6)	In thi	s section—	16			
			<i>approved plan of management</i> means a plan of management approved by the Minister under the <i>Greater Sydney Parklands Trust Act 2021</i> .				
Divi	sion	3	Consultation and engagement	19			
24	Com	munity	y trustee boards	20			
	(1)	TT1 ·					
	(1)	I his	section applies if there is a community trustee board for the Parklands.	21			
	(1) (2)		Frust must, in exercising its functions in relation to the Parklands.	21 22			
	, í		••				
	, í	The 7	Trust must, in exercising its functions in relation to the Parklands—	22			
	, í	The T (a) (b) Withe to the	Frust must, in exercising its functions in relation to the Parklands— consult with the community trustee board, and have regard to the advice and recommendation of the board in relation	22 23 24			
	(2)	The T (a) (b) Withe to the	Frust must, in exercising its functions in relation to the Parklands— consult with the community trustee board, and have regard to the advice and recommendation of the board in relation to the Parklands. out limiting subsection (2), the Trust must consult with and have regard advice of a community trustee board established for the Parklands about	22 23 24 25 26 27			
	(2)	The T (a) (b) Withe to the the fo	Trust must, in exercising its functions in relation to the Parklands— consult with the community trustee board, and have regard to the advice and recommendation of the board in relation to the Parklands. out limiting subsection (2), the Trust must consult with and have regard advice of a community trustee board established for the Parklands about bllowing— the development and review of the plan of management for the	22 23 24 25 26 27 28 29			
	(2)	The T (a) (b) Wither to the the for (a)	Frust must, in exercising its functions in relation to the Parklands— consult with the community trustee board, and have regard to the advice and recommendation of the board in relation to the Parklands. out limiting subsection (2), the Trust must consult with and have regard advice of a community trustee board established for the Parklands about ollowing— the development and review of the plan of management for the Parklands,	22 23 24 25 26 27 28 30			
	(2)	The T (a) (b) Withd to the the foc (a) (b) (c)	Trust must, in exercising its functions in relation to the Parklands— consult with the community trustee board, and have regard to the advice and recommendation of the board in relation to the Parklands. out limiting subsection (2), the Trust must consult with and have regard advice of a community trustee board established for the Parklands about bllowing— the development and review of the plan of management for the Parklands, proposed new or modified services and facilities for the Parklands, matters of local relevance to the Parklands, including the protection and use of the Parklands and the business and other activities carried out, or	22 23 24 25 26 27 28 30 31 32 33			
	(2)	The T (a) (b) With to the the fo (a) (b) (c) In thi	 Frust must, in exercising its functions in relation to the Parklands— consult with the community trustee board, and have regard to the advice and recommendation of the board in relation to the Parklands. out limiting subsection (2), the Trust must consult with and have regard advice of a community trustee board established for the Parklands about blowing— the development and review of the plan of management for the Parklands, proposed new or modified services and facilities for the Parklands, matters of local relevance to the Parklands, including the protection and use of the Parklands and the business and other activities carried out, or to be carried out, on the Parklands. 	22 23 24 25 26 27 28 30 31 31 32 33 34			
25	(2)(3)(4)	The T (a) (b) Withd to the the foc (a) (b) (c) In thi <i>Parki</i>	Frust must, in exercising its functions in relation to the Parklands— consult with the community trustee board, and have regard to the advice and recommendation of the board in relation to the Parklands. out limiting subsection (2), the Trust must consult with and have regard advice of a community trustee board established for the Parklands about bllowing— the development and review of the plan of management for the Parklands, proposed new or modified services and facilities for the Parklands, matters of local relevance to the Parklands, including the protection and use of the Parklands and the business and other activities carried out, or to be carried out, on the Parklands. s section—	22 23 24 25 26 27 28 30 31 32 33 34 35			
25	(2)(3)(4)	The T (a) (b) Withd to the the foc (a) (b) (c) In thi Parki Plianc The T	Frust must, in exercising its functions in relation to the Parklands— consult with the community trustee board, and have regard to the advice and recommendation of the board in relation to the Parklands. out limiting subsection (2), the Trust must consult with and have regard advice of a community trustee board established for the Parklands about bllowing— the development and review of the plan of management for the Parklands, proposed new or modified services and facilities for the Parklands, matters of local relevance to the Parklands, including the protection and use of the Parklands and the business and other activities carried out, or to be carried out, on the Parklands. s section— Jands includes a part of the Parklands.	22 23 24 25 26 27 28 30 31 32 33 34 35 36			
25	(2)(3)(4)	The T (a) (b) Withd to the the foc (a) (b) (c) In thi Parki Plianc The T	Frust must, in exercising its functions in relation to the Parklands— consult with the community trustee board, and have regard to the advice and recommendation of the board in relation to the Parklands. out limiting subsection (2), the Trust must consult with and have regard advice of a community trustee board established for the Parklands about ollowing— the development and review of the plan of management for the Parklands, proposed new or modified services and facilities for the Parklands, matters of local relevance to the Parklands, including the protection and use of the Parklands and the business and other activities carried out, or to be carried out, on the Parklands. section— <i>Mands</i> includes a part of the Parklands. E with approved consultation and engagement framework Trust must, in exercising its functions in relation to consultation and gement with any of the following, comply with the approved consultation	22 23 24 25 26 27 28 30 31 32 33 34 35 36 37 38 39			

			(c)	a community trustee board,	1		
			(d)	other stakeholders.	2		
[8]	Section 29 Management of cemeteries and crematoria						
	Insert after section 29(1)—						
	(1A) How			ever, the Trust may not use or permit the use of the part of the Trust land on as the Fernhill Estate for the purposes of a cemetery or crematorium.	5 6		
[9]	Section 29(3)						
			• •	n 29(2)—	8		
				s section—	9		
				<i>hill Estate</i> means the following land at Mulgoa—	10		
			(a)	Lot 10, DP 615085,	11		
			(b)	Lot 11, DP 615085,	12		
			(c)	Lot 2, DP 541825,	13		
			(d)	Lot 1, DP 570484,	14		
			(e)	Lot 6, DP 173159,	15		
			(f)	Lot 100, DP 717549,	16		
			(g)	Lot 2, DP 241971.	17		
[10]	Part 5A						
	Inser	Part 5A Insert after section 42—					
	Part 5A Enforcement and legal proceedings						
	Division 1 Division 2		1	Authorised officers	21		
			2	Offences	22		
	42B	Requ	uireme	nt to state name and address	23		
		(1)	an of	uthorised officer who reasonably suspects a person of having committed fence against this Act or the regulations may require the person to state erson's full name and residential address.	24 25 26		
		(2)	An aı	uthorised officer may require the driver of a vehicle on trust land to—	27		
			(a)	produce the driver's driver licence, and	28		
			(b)	state the driver's full name and residential address.	29		
		(3)	A per	rson must not—	30		
			(a)	fail to comply with a requirement under subsection (1) or (2), or	31		
			(b)	in purporting to comply with a requirement under subsection (1) or (2) —	32 33		
				(i) state a name that is not the person's name or	34		
				(i) state a name that is not the person's name, or			
				(ii) state an address that is not the person's residential address.	35		
			Maxi		35 36		

42BA Requirement for owner of vehicle and others to give information

- (1) If a driver of a vehicle is alleged to have committed an offence against this Act or the regulations, an authorised officer may require—
 - (a) the owner of the vehicle or another person having custody of the vehicle to immediately give the officer information about the name and residential address of the driver, or

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- (b) another person to give the officer information that—
 - (i) is in the person's power to give, and
 - (ii) may lead to the identification of the driver.
- (2) A requirement under subsection (1)(a) may require the owner or other person to give the information in a written statement signed by the owner or person.
- (3) A person of whom a requirement is made under subsection (1)(a) or (b) must, unless the person has a reasonable excuse, comply with the requirement. Maximum penalty—10 penalty units.
- (4) It is a defence to a prosecution for an offence against subsection (1)(a) if the defendant satisfies the court the defendant did not know, and could not with reasonable diligence have ascertained, the driver's name or residential address.
- (5) If a written statement purporting to be given under subsection (1)(a) and to contain the name and residential address of the driver of a vehicle at the time of the commission of an alleged offence against this Act or the regulations is produced in a court in proceedings against the person named in the statement as the driver for the offence, the statement is evidence, without proof of signature, that the person was the driver of the vehicle at the time of the alleged offence if the person does not appear before the court.

42C Liability of vehicle owner for certain offences

- (1) This section applies if this Act or the regulations provide for an offence in relation to a vehicle.
- (2) The person who, at the time of the offence, is the owner of the vehicle is guilty of the offence as if the person were the actual offender.
- (3) Subsection (2) does not apply if the owner of the vehicle—
 - (a) for an offence dealt with by penalty notice—
 - (i) satisfies the prescribed officer the vehicle was, at the time of the offence, stolen or otherwise illegally taken or used, or
 - (ii) within 21 days after receiving the penalty notice, gives the prescribed officer an approved nomination notice containing the name and address of the person who was in charge of the vehicle at the time of the offence, or
 - (iii) satisfies the prescribed officer the owner did not know, and could not with reasonable diligence have ascertained, the name and address of the person who was in charge of the vehicle at the time of the offence, or
 - (b) otherwise—
 - (i) satisfies the court the vehicle was at the time of the offence stolen or otherwise illegally taken or used, or
 - (ii) within 21 days after service on the owner of a court attendance 46 notice for the offence, gives the informant an approved 47

nomination notice containing the name and address of the person who was in charge of the vehicle at the time of the offence, or

- (iii) satisfies the court the owner did not know, and could not with reasonable diligence have ascertained, the name and address of the person who was in charge of the vehicle at the time of the offence.
- (4) An approved nomination notice may be given by a person issued with a penalty notice within 90 days of the notice being issued if the approved nomination notice is provided in the circumstances specified in the *Fines Act* 1996, section 23AA or 23AB.
- (5) If the owner of a vehicle gives an approved nomination notice to a prescribed officer or an informant under this section, the prescribed officer or informant may, by written notice served on the owner, require the owner to give a statutory declaration that verifies the nomination contained in the approved nomination notice.
- (6) A statutory declaration under subsection (5), if produced in proceedings against the person named in the declaration and in relation to the offence for which the declaration was given, is prima facie evidence that the person was in charge of the vehicle at the time the offence was committed.
- (7) An approved nomination notice or a statutory declaration that relates to more than one offence is taken not to be an approved nomination notice or statutory declaration for the purposes of this section.
- (8) In this section—
 approved nomination notice has the same meaning as in the *Fines Act 1996*, section 38.
 penalty notice means a penalty notice issued under section 42D.
 prescribed officer means the prescribed officer referred to in a penalty notice.

42E Offences by corporations

- (1) This section applies if a corporation commits an offence against this Act or the regulations.
- (2) Each of the following persons is taken to have committed the same offence if the person knowingly authorised or permitted the act or omission constituting the offence—
 - (a) a director of the corporation,(b) another person concerned in the management of the corporation.
- (3) Subsection (2) does not apply to an offence against section 42BA(3).
- (4) Proceedings may be brought against a person mentioned in subsection (2), and 37 the person convicted, whether or not—38
 (a) proceedings are brought against the corporation, or 39
 - (b) the corporation is convicted of an offence.
- (5) This section does not affect any liability imposed on a corporation for an 41 offence committed by the corporation. 42

	Division 3		3	Legal proceedings	1	
	42F	Proceedings for offences Proceedings for an offence against this Act or the regulations may be dealt with summarily before the Local Court.				
	42G	Proof of certain matters not required				
		In legal proceedings under this Act, proof is not required, unless evidence is given to the contrary, of the following matters—				
			(a)	the constitution of the Trust,	8	
			(b)	a resolution of the Trust,	9	
			(c)	the appointment of, or the holding of office by, a trustee,	10	
			(d)	the presence of a quorum at a meeting of the Trust.	11	
	42H	Reco	very o	of fees, charges or other monies	12	
				arge, fee or other money due to the Trust under this Act is recoverable by Trust in a court of competent jurisdiction as a debt due to the Crown.	13 14	
	42I	Compensation for loss of damage to Trust property				
		(1)	This	section applies if—	16	
			(a)	a person is convicted of an offence against this Act or the regulations, and	17 18	
			(b)	the court before which the person was convicted is satisfied the commission of the offence caused or resulted in loss or damage to trust lands or other property of the Trust.	19 20 21	
			court may order the person to pay to the Trust the amount the court thinks opriate by way of compensation for the loss or damage.	22 23		
			court may make an order under subsection (2) whether or not it imposes nalty for the offence.	24 25		
		(4)	sectio	rder made by a court under the <i>Crimes (Sentencing Procedure)</i> Act 1999, on 10 in proceedings for an offence against this Act or the regulations is, ubsection (1), taken to be a conviction of the offence.	26 27 28	
[11]	Section 46 Recovery of fees and charges					
	Omit the section.					
[12]	Section 47 Rangers					
	Transfer the section to Part 5A, Division 1 as inserted by this Schedule and renumber as section 42A.				32 33	
[13]	Section 48 Penalty notices				34	
	Omit "A ranger" from section 48(1). Insert instead "An authorised officer".					
	 Omit the section. Section 47 Rangers Transfer the section to Part 5A, Division 1 as inserted by this Schedule and renumber as section 42A. Section 48 Penalty notices 					

[14] Section 48

Transfer the section to Part 5A, Division 2, after section 42C as inserted by this Schedule and renumber as section 42D.