

#### New South Wales

### Children's Guardian Amendment Bill 2022

### **Explanatory note**

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

The Child Protection (Working with Children) Amendment Bill 2022 is cognate with this Bill.

### Overview of Bill

This Bill amends the Children's Guardian Act 2019 as follows—

- (a) to provide for codes of practice to ensure certain child safe organisations comply with the Child Safe Standards,
- (b) to provide for the nomination of a principal officer of certain child safe organisations,
- (c) to remove the concepts of voluntary out-of-home care and registered agencies and replace the concept of voluntary out-of-home care with specialised substitute residential care,
- (d) to update provisions relating to registers to be kept by the Children's Guardian,
- (e) to update the functions of the Children's Guardian and authorised persons,
- (f) to include adoption service providers and entities providing specialised substitute residential care as Schedule 1 entities,
- (g) to provide for the accreditation of designated agencies and adoption service providers,
- (h) to update certain definitions,
- (i) to include savings and transitional provisions.

This Bill also amends the following Acts consequential on the amendments made to the Children's Guardian Act 2019—

- (a) the Children and Young Persons (Care and Protection) Act 1998,
- (b) the Stronger Communities Legislation Amendment (Courts and Civil) Act 2020,

the Stronger Communities Legislation Amendment (Miscellaneous) Act 2020.

### Outline of provisions

**Clause 1** sets out the name of the proposed Act.

Clause 2 provides for the commencement of the proposed Act.

#### Schedule 1 Amendment of Children's Guardian Act 2019 No.

Schedule 1[1] permits the regulations under the Children's Guardian Act 2019 (the principal Act) to prescribe codes of practice to ensure entities comply with the Child Safe Standards. An entity must comply with a code of practice that applies to the entity. The Children's Guardian may conduct an investigation into a failure to comply and may issue a compliance notice.

Schedule 1[3] extends to a child safe organisation that is not a relevant agency a provision providing for the nomination of a principal officer for the organisation.

Schedule 1[4], [5], [7]-[10], [31], [34], [46] and [48] remove provisions from the principal Act relating to voluntary out-of-home care and registered agencies and replace the concept of voluntary out-of-home care with specialised substitute residential care. Schedule 1[2] re-enacts requirements that applied to voluntary out-of-home care as requirements applying to specialised substitute residential care and provides for the principal officer of an entity providing specialised substitute residential care. It also introduces an obligation on a principal officer to give certain notifications if a child dies while in specialised substitute residential care. Schedule 1[30] provides that a child who is subject to an arrangement for specialised substitute residential care is a child in care for the purposes of the Official Community Visitor scheme in principal Act, Part 9. **Schedule 1[11]–[20]** update provisions relating to registers to be kept by the Children's Guardian. The provisions clarify whose information may be kept on each register and remove provisions that implied certain registers applied to employees only.

Schedule 1[28] updates the functions of the Children's Guardian to include accreditation functions for designated agencies and adoption service providers, the monitoring of entities exercising functions under the children's care legislation and investigating compliance with the children's care legislation. Schedule 1[42] includes a definition of children's care legislation. Schedule 1 [29] makes a consequential amendment.

Schedule 1[35] includes adoption service providers and entities providing specialised substitute residential care as Schedule 1 entities for the purposes of the principal Act.

Schedule 1[36] provides that an authorised person has the function of monitoring and accrediting organisations and persons providing adoption services.

Schedule 1[37] provides for the accreditation of designated agencies and adoption service providers. The provisions consolidate and update existing provisions and make the 2 accreditation schemes consistent. Schedule 1[6], [21]-[27], [32], [33], [40] and [43] make consequential amendments.

Schedule 1[38] inserts a standard provision into the principal Act that enables the making of transitional regulations. Schedule 1[39] includes savings and transitional provisions consequent on the enactment of the proposed Act.

Schedule 1[41] updates the definition of child safe organisation in the principal Act to include all entities mentioned in Schedule 1 of the Act.

Schedule 1[44] inserts a standard definition of *function* for the purposes of the principal Act.

Schedule 1[45] updates the definition of *principal officer* for the purposes of the principal Act. Schedule 1[47] inserts definitions of *residential care*, *residential care provider* and *residential* care worker for the purposes of the principal Act.

Schedule 1[49] updates the definition of substitute residential care in the principal Act to make clear that the 2 nights referred to in the definition are 2 nights in a period of 7 days.

#### Schedule 2 Amendment of other Acts

**Schedule 2.1** amends the *Adoption Act 2000* to omit a provision made redundant by the *Children's Guardian Act 2019*, section 110.

**Schedule 2.2** amends the *Children and Young Persons (Care and Protection) Act 1998* to remove references to voluntary out-of-home care consequent on the amendments made to the *Children's Guardian Act 2019* by Schedule 1.

**Schedule 2.3** amends the *Coroners Act 2009* to extend the jurisdiction of a senior coroner to hold an inquest concerning the death or suspected death of a child in specialised substitute residential care.

**Schedule 2.4** amends the *Stronger Communities Legislation Amendment (Courts and Civil) Act 2020* to remove provisions made redundant by the amendments made to the *Children's Guardian Act 2019* by Schedule 1.

**Schedule 2.5** amends the *Stronger Communities Legislation Amendment (Miscellaneous) Act 2020* to remove a provision made redundant by the amendments made to the *Children's Guardian Act 2019* by Schedule 1.



## New South Wales

# Children's Guardian Amendment Bill 2022

## **Contents**

			Page
	1	Name of Act	2
	2	Commencement	2
Schedule 1		Amendment of Children's Guardian Act 2019 No 25	3
Schedule 2		Amendment of other Acts	25



## Children's Guardian Amendment Bill 2022

No , 2022

#### A Bill for

An Act to amend the *Children's Guardian Act 2019* in relation to the accreditation of designated agencies and adoption service providers, the Child Safe Scheme, specialised substitute residential care, registers and the functions of the Children's Guardian and authorised persons; and for other purposes.

See also the Child Protection (Working with Children) Amendment Bill 2022.

The	Legislature	of New South Wales enacts—	1
1	Name of A	ct	2
	This	Act is the Children's Guardian Amendment Act 2022.	3
2	Commenc	ement	4
	This	Act commences as follows—	5
	(a)	for Schedule 1[12], [14] to the extent that it inserts proposed section 85(1C), [15], [16], [18]–[20], [38], [39] and [46]—on 18 July 2022,	6 7
	(b)	otherwise—on 1 September 2022.	8

Schedule 1		_	Amendment of Children's Guardian Act 2019 No	1 2	
[1]	Sect	ion 8D	Α		3
	Inser	t after	section	n 8D—	4
	8DA	Code	es of p	practice	5
		(1)	The	regulations may prescribe codes of practice for the purposes of ensuring ies comply with the Child Safe Standards.	6 7
		(2)	A co	de of practice may apply only to the following entities—	8
		. ,	(a)	a designated agency,	9
			(b)	an adoption service provider,	10
			(c)	an entity providing specialised substitute residential care,	11
			(d)	an entity prescribed by the regulations.	12
		(3)	A co	de of practice must specify the entities to which it applies.	13
		(4)	must pract	de of practice for entities providing specialised substitute residential care trequire each entity to complete, within the time specified in the code of tice, a self-assessment of the entity's compliance with the Child Safe dards.	14 15 16 17
		(5)	self-a		18 19 20
		( 5 )		imum penalty—10 penalty units.	21
		(6)		de of practice may include the following—	22
			(a)	the steps that must be taken to implement the Child Safe Standards,	23
			(b)	the outcomes that will indicate compliance with the Child Safe Standards,	24 25
			(c)	other matters relevant to compliance with the Child Safe Standards.	26
		(7)	prov	ode of practice that applies to a designated agency or an adoption service ider may also include steps that must be taken to obtain and maintain editation under this Act.	27 28 29
		(8)	An e	entity must comply with a code of practice that applies to the entity.	30
			Note- requi	<ul> <li>This provision makes the code of practice a mandatory prescriptive rement for compliance with the Child Safe Standards.</li> </ul>	31 32
		(9)		failure by an entity to comply with a code of practice is grounds for the dren's Guardian to—	33 34
			(a)	conduct an investigation under Division 6, and	35
			(b)	following the investigation, if the Children's Guardian considers it appropriate—issue a compliance notice to the entity under Part 9A.	36 37
[2]	Part	3A, Di	vision	17	38
	Inser	t after	Divisi	ion 6—	39

	Division 7		Children in specialised substitute residential care	1
	8ZA	Limit	on time to be spent in specialised substitute residential care	2
		(1)	A child must not remain in specialised substitute residential care for more than a total of 90 days in a period of 12 months unless the care is provided or supervised by a designated agency.	3 4 5
		(2)	A child may remain in specialised substitute residential care for more than a total of 180 days in a period of 12 months only if the designated agency providing or supervising the care, or the Children's Guardian, has ensured there is a plan that addresses the child's needs under the arrangement.	6 7 8 9
		(3)	A child who remains in specialised substitute residential care in contravention of subsection (1) or (2) is taken to be at risk of significant harm for the purposes of the <i>Children and Young Persons (Care and Protection) Act 1998</i> , Chapter 3, Parts 2 and 3.	10 11 12 13
		(4)	In deciding whether the contravention is a significant contravention, the Children's Guardian must have regard to any relevant guidelines issued by the Secretary under section 175.	14 15 16
	8ZB	Notifi	cation of deaths of children in specialised substitute residential care	17
			If a child dies while in specialised substitute residential care, the principal officer of the entity providing the specialised substitute residential care must immediately give notice of the death to the following persons—	18 19 20
			(a) the parents of the child, if the parents can reasonably be located,	21
			(b) the Children's Guardian,	22
			(c) the Coroner.	23
	8ZC	Princ	ipal officer	24
		(1)	In this Act, the <i>principal officer</i> of an entity providing specialised substitute residential care means the person who has the overall supervision of the entity's arrangements for providing specialised substitute residential care.	25 26 27
		(2)	Anything done by, or with the approval of, the principal officer of an entity providing specialised substitute residential care in relation to specialised substitute residential care is, for this Act and the regulations, taken to be done by the entity.	28 29 30 31
		(3)	Nothing in this section affects the personal liability of the principal officer.	32
	8ZD	Regu	lations	33
			Regulations may be made about specialised substitute residential care.	34
[3]		ion 66 umstan	Children's Guardian approval of head of relevant entity in certain ces	35 36
	Inser	t after s	section 66(4)—	37
		(5)	In this section—	38
			relevant entity includes a child safe organisation.	39
[4]	Part	5, head	ding	40
	Omi	t "matt	ers regulated by Children's Guardian".	41

[5]		` '	nd (h), 73, 164(a) and (b) and 184(2)(a)–(d)	1				
	Omit the p		ons.	2				
[6]	Section 72							
	Omit the se	Omit the section. Insert instead—						
	72 Mea	ning o	of "designated agency"	5				
			nis Act, <i>designated agency</i> means an agency accredited by the Children's rdian under Schedule 3A.	6 7				
[7]	Section 74	ı		8				
	Omit the se	ection.	Insert instead—	9				
	74 Mea	ning o	of "principal officer"	10				
		who	his Act, the <i>principal officer</i> , of a designated agency, means the person has the overall supervision of the agency's arrangements for providing atory out-of-home care and supported out-of-home care.	11 12 13				
[8]	Section 75	Actio	ons of principal officer	14				
	Omit "or a	registe	ered agency" from section 75(1).	15				
[9]	Section 75	5(1)		16				
	Omit "or re	egister	ed agency".	17				
[10]	Part 5, Div	ision :	2	18				
	Omit the D	ivisio	n.	19				
[11]	Section 85	Regis	sters to be kept	20				
		_	1)(a). Insert instead—	21				
		(a)	a register for carers (the <i>carers register</i> ),	22				
[12]	Section 85	5(1)(b)		23				
	Omit the pa	aragraj	ph. Insert instead—	24				
		(b)	a register for residential care workers (the <i>residential care workers register</i> ),	25 26				
[13]	Section 85	(1)(c)		27				
	Omit the pa	aragraj	ph. Insert instead—	28				
		(c)	a register for children in specialised substitute residential care (the specialised substitute residential care register).	29 30				
[14]	Section 85	5(1B)-	(1D)	31				
	Insert after	Insert after section 85(1A)—						
	(1B)	The	carers register may include information about the following—	33				
		(a)	a carer (a <i>relevant authorised carer</i> ) authorised by a designated agency to provide statutory out-of-home care or supported out-of-home care in a private capacity,	34 35 36				
		(b)	a person who was formerly a relevant authorised carer,	37				
		(c)	a person who has applied to be a relevant authorised carer,	38				

		(d)	a person, other than a child in out-of-home care, who resides for more than 21 days on the same property as a relevant authorised carer,	1
		(e)	a person prescribed by the regulations.	3
	(1C)		residential care workers register may include information about the wing—	5
		(a)	a residential care worker,	$\epsilon$
		(b)	a person who was formerly a residential care worker,	7
		(c)	a person who has applied to be a residential care worker and who reached an advanced stage in the recruitment process,	9
		(d)	a person prescribed by the regulations.	10
	(1D)		specialised substitute residential care register may include information at the following—	11 12
		(a)	a child in specialised substitute residential care,	13
		(b)	a person prescribed by the regulations.	14
[15]	Section 85	(3)		15
	Insert in alp	habet	ical order—	16
			anced stage, in a recruitment process, means a stage prescribed by the lations.	17 18
[16]	Section 86	Gene	eral access to registers	19
	Omit sectio	n 86(2	2). Insert instead—	20
	(2)		sidential care provider must have access to the information on the register lation to the following—	21 22
		(a)	residential care workers who work at places at which residential care is provided if the provision of the residential care is arranged by the residential care provider ( <i>residential care workers for the residential care provider</i> ),	23 24 25 26
		(b)	persons who were formerly residential care workers for the residential care provider,	27 28
		(c)	persons who have applied to be residential care workers for the residential care provider,	29 30
		(d)	persons prescribed by the regulations.	31
[17]	Section 86	(3)(b)		32
	Omit the pa	ragrap	ph. Insert instead—	33
	•	(b)	the Minister administering the Children and Young Persons (Care and Protection) Act 1998,	34 35
[18]	Section 87	Perm	ission to access register	36
	Omit sectio	n 87(2	2)(b). Insert instead—	37
		(b)	the residential care provider who has access to the person's information under section 86(2).	38 39
[19]	Section 87	(3)		40
- •	Omit "empl	• •	,".	41
	P	J B		•

[20]	Section 87(6) Omit the subsecti	on	1
[24]			2
[21]	Part 7, Division 7 Omit the heading	· · · · · · · ·	3
<b></b>	C	•	_
[22]	Section 110A	110	5
	Insert after section	n 110—	6
1	I10A Meaning o	f "accredited adoption service provider"	7
		is Act, <i>accredited adoption service provider</i> means an organisation, or of an organisation, accredited by the Children's Guardian under Schedule	8 9 10
[23]	Part 7, Division	2, heading	11
	Omit the heading		12
[24]	Section 112, hea	ding	13
	Omit "Accredita	tion and review". Insert instead "Review".	14
[25]	Section 112(1)		15
	Omit the subsecti	on.	16
[26]	Section 113		17
	Omit the section.		18
[27]	Part 7, Division	3, heading	19
	Omit the heading		20
[28]	Section 128 Fun	ctions of Children's Guardian	21
	Omit section 128	(1)(e) and (f). Insert instead—	22
	(e)	to exercise accreditation functions for designated agencies,	23
	(f)	to exercise accreditation functions for adoption service providers,	24
	(f1)	to monitor the exercise of functions under the children's care legislation by designated agencies,	25 26
	(f2)	to monitor the exercise of functions under the children's care legislation by accredited adoption service providers in relation to the provision of adoption services,	27 28 29
	(f3)	to monitor the exercise of functions of the Secretary in relation to the provision of adoption services under the <i>Adoption Act 2000</i> and the regulations under that Act,	30 31 32
	(f4)	to investigate compliance with the children's care legislation,	33
[29]	Section 128(1)(k	)	34
	Omit the paragrap	ph.	35
[30]	Section 143 Defi	nitions	36
	Insert after section	n 143, definition of <i>child in care</i> , paragraph (d)—	37

		(d1)		is the subject of an arrangement for specialised substitute ential care, or	1
[31]	Section 15	1 Prov	vision	of information to Children's Guardian	3
	Omit section	n 151	(1). Ins	sert instead—	4
	(1)	detei	mined	n applies to information of a class that the Children's Guardian has is information relevant to the exercise of the functions of the Guardian in connection with—	5 6 7
		(a)	the a	ccreditation of designated agencies, or	8
		(b)	speci	ialised substitute residential care.	9
[32]	Section 15- review	4 Арр	licatio	ns to Civil and Administrative Tribunal for administrative	10 11
	Omit section	n 154	(1)(a).	Insert instead—	12
		(a)	in re	eision of the Children's Guardian to do or refuse to do the following elation to accreditation as a designated agency or an accredited tion service provider—	13 14 15
			(i)	grant accreditation,	16
			(ii)	impose a condition on an accreditation or vary the conditions to which an accreditation is subject,	17 18
			(iii)	transfer an accreditation,	19
			(iv)	cancel or shorten the period of an accreditation,	20
[33]	Section 15	4(1)(e	)		21
	Omit section	n 154	(1)(e)	(j). Insert instead—	22
		(e)		eision to refuse to make a decision referred to in paragraphs (a)–(d) the Children's Guardian is empowered and has been asked to make,	23 24
[34]	Section 17	5 Sec	retary	may make guidelines	25
	Omit section	n 175	(2).		26
[35]	Schedule 1	Sche	edule 1	entities	27
	Insert after	item 1	3—		28
	14	an ac	doption	n service provider	29
	15	an ei	ntity pr	oviding specialised substitute residential care	30
[36]	Schedule 2	Pow	er of a	uthorised persons	31
	Insert after	clause	2(b)—	_	32
		(b1)		art 7 of the Act—to monitor and accredit organisations and persons iding adoption services,	33 34
[37]	Schedules	3A ar	nd 3B		35
	Insert after	Sched	ule 3—	_	36
	Schedu	le 3/	<b>A</b> A	accreditation of designated agencies	37
				section 72	38

Par	t 1	Preliminary	1					
1	Defi	itions	2					
		In this Schedule—	3					
	accreditation criteria—see clause 2(1). agency means—							
		~ .	5					
		(a) a government agency or part of a government agency, or	6					
		(b) an organisation or part of an organisation.	7					
		<i>grant</i> accreditation includes grant a renewal of accreditation. <i>suitable to be accredited</i> —see clause 3.	3					
		suitable to be accreated—see clause 3.	9					
2	Accı	editation criteria	10					
	(1)	The Minister may, on the recommendation of the Children's Guardian, approve criteria ( <i>accreditation criteria</i> ) to be met by designated agencies.	11 12					
	(2)	Different criteria may be approved for different classes of agencies.	13					
	(3)	The criteria must address the following—	14					
		(a) the assessment by an agency of a person's suitability to be a carer (a	15					
		<i>relevant authorised carer</i> ) who is authorised to provide statutory out-of-home care or supported out-of-home care in the carer's home,	16 17					
		(b) the provision of training by an agency to relevant authorised carers,	18					
		(c) the supervision of relevant authorised carers by an agency,	19					
		(d) the involvement of the following persons in the making of decisions that	20					
		affect a child—	21					
		(i) the child,	22					
		(ii) persons with parental responsibility for the child immediately before the child entered out-of-home care,	23 24					
		(iii) the authorised carer of the child,	25					
		(e) anything else prescribed by the regulations.	26					
	(4)	The Children's Guardian must publish criteria approved under this clause on a website of the Office of the Children's Guardian.	27 28					
	(5)	The Children's Guardian may come to the opinion that an agency meets a particular accreditation criterion if—	29 30					
		(a) an entity is of the opinion that the agency meets a criterion, and	31					
		(b) the Children's Guardian is satisfied that the criterion is equivalent to the accreditation criterion, and	32 33					
		(c) the Children's Guardian recognises the entity for the purposes of this clause.	34 35					
	(6)	The Children's Guardian must publish a notice setting out entities recognised for the purposes of this clause on a website of the Office of the Children's Guardian.						
	(7)	Failure to publish criteria under subclause (4) or a notice under subclause (6) does not affect the validity of—	39 40					
		(a) the criteria or the entities recognised, or	41					
		(b) a decision made in relation to the criteria or recognition.	42					

3	Grou	ınds f	or finding that agency is not suitable to be accredited	1
	(1)	An a	gency is not suitable to be accredited if—	2
		(a)	the agency is disqualified from being accredited, or	3
		(b)	the agency does not wholly or substantially meet the accreditation criteria, or	4 5
		(c)	the Children's Guardian is of the opinion that the agency is not suitable to be a designated agency.	6 7
	(2)		Children's Guardian may form an opinion that an agency is not suitable a designated agency in one or more of the following circumstances—	8 9
		(a)	the agency, or the principal officer of the agency, failed to comply with the children's care legislation,	10 11
		(b)	the agency failed to comply with a condition of its accreditation,	12
		(c)	the agency, or the principal officer of the agency, made a statement or gave information in connection with the administration of the children's care legislation knowing the statement of information was false or misleading in a material particular,	13 14 15 16
		(d)	another circumstance prescribed by the regulations.	17
(3)		In th	is clause—	18
		<i>chila</i> unde	<i>children's care legislation</i> means the following Acts and the regulations under the Acts—	
		(a)	this Act,	21
		(b)	the Children and Young Persons (Care and Protection) Act 1998,	22
		(c)	the Child Protection (Working with Children) Act 2012.	23
Par	t 2	Ap	plication for accreditation	24
4	Appl	icatio	n for grant of accreditation	25
	(1)	desig	gency may apply to the Children's Guardian to grant accreditation as a gnated agency.	26 27
		accre	— The definition of <i>grant</i> of accreditation in clause 1 includes grant a renewal of editation.	28 29
	(2)	An a	pplication must—	30
		(a)	be in a form approved by the Children's Guardian, and	31
		(b)	include or be accompanied by information or evidence the Children's Guardian reasonably requires to assess the application, and	32 33
		(c)	include or be accompanied by other information prescribed by the regulations.	34 35
	(3)		e Children's Guardian considers it necessary, the Children's Guardian require further documents or information to be provided by the applicant.	36 37
	(4)	takeı	holder of a provisional accreditation that gives a notice under clause 15 is a to have made an application for full accreditation 12 months after the se is given.	38 39 40
	(5)	Guar the	n application for the grant of accreditation is made to the Children's rdian before the expiry of an existing accreditation held by the applicant, existing accreditation continues in force until the Children's Guardian ries the applicant of a decision to grant or refuse the application.	41 42 43 44

5	With	drawal of application	1
	(1)	An applicant may withdraw an application for a grant of accreditation.	2
	(2)	The Children's Guardian may require the withdrawal not to occur until a date decided by the Children's Guardian (the <i>withdrawal date</i> ).	3 4
	(3)	The withdrawal date may be up to 6 months after the applicant applies to withdraw the application.	5 6
	(4)	The applicant's accreditation remains in force until the withdrawal date.	7
	(5)	In deciding on a withdrawal date, the Children's Guardian must consider the safety, welfare and wellbeing of children who may be affected by the decision.	8 9
6	Gran	t or refusal of accreditation	10
	(1)	The Children's Guardian may grant or refuse accreditation to an applicant.	11
	(2)	The Children's Guardian may refuse to grant accreditation—	12
		(a) if the application for accreditation does not comply with a requirement imposed by or under this Act, or	13 14
		(b) on a ground prescribed by the regulations.	15
	(3)	The Children's Guardian must refuse to grant accreditation if the applicant is not suitable to be accredited unless the Children's Guardian defers its decision under clause 7.	16 17 18
	(4)	The Children's Guardian must give the applicant written notice of a decision to grant or refuse accreditation.	19 20
	(5)	The notice must include any matter prescribed by the regulations.	21
7	Defe	rral of decision to grant or refuse accreditation	22
	(1)	The Children's Guardian may defer its decision on whether to grant or refuse accreditation to an applicant if—	23 24
		(a) the applicant does not meet the accreditation criteria, and	25
		(b) the applicant has submitted an action plan to the Children's Guardian, and	26 27
		(c) the Children's Guardian is satisfied the applicant will meet the accreditation criteria if the applicant implements the action plan.	28 29
	(2)	The Children's Guardian must give the applicant written notice of the deferral that sets out the period for which the decision is to be deferred.	30 31
	(3)	A deferral period must not be more than 12 months.	32
	(4)	More than one deferral may occur under this clause but the total period of the deferrals must not be more than 24 months.	33 34
	(5)	If a decision to grant or refuse accreditation to an applicant is not made by the end of the period of the deferrals, the application is taken to have been refused.	35 36
8	Actio	on plans	37
	(1)	An action plan submitted under clause 7 must set out the steps the applicant proposes to take to ensure the applicant satisfies the accreditation criteria.	38 39
	(2)	An applicant that submits an action plan must undertake to implement the action plan.	40 41

	(3)	An applicant may, with the agreement of the Children's Guardian, amend an action plan.	1 2
9	Revi	ew of decision to refuse accreditation	3
	(1)	The Children's Guardian may review its decision to refuse accreditation to an applicant.	4 5
	(2)	The Children's Guardian may obtain additional information from the applicant as part of the review.	6 7
	(3)	The Children's Guardian must conduct the review as if it were an application for a grant of accreditation.	8 9
	(4)	The Children's Guardian is not required to conduct a review under this clause.	10
10	Full	or provisional accreditation	11
		If the Children's Guardian decides to grant accreditation, the accreditation is—	12 13
		(a) if the applicant has provided out-of-home care in accordance with this Act and the regulations within 12 months before the decision—full accreditation, or	14 15 16
		(b) otherwise—provisional accreditation.	17
11	Dura	ition of accreditation	18
	(1)	Accreditation remains in force for the period specified by the Children's Guardian in the notice by which the accreditation is granted, unless sooner cancelled or shortened.	19 20 21
	(2)	The maximum period that may be specified is—	22
		(a) for full accreditation granted immediately after the holder previously held full accreditation—5 years, or	23 24
		(b) otherwise—3 years.	25
	(3)	If the applicant is also an adoption service provider accredited under Schedule 3B, the period of accreditation may be adjusted by the Children's Guardian so that each accreditation period ends at the same time.	26 27 28
	(4)	The Children's Guardian may, despite any other provision of this Schedule, extend the period of an accreditation in circumstances prescribed by the regulations.	29 30 31
Par	t 3	Conditions of accreditation	32
12	Con	ditions of accreditation	33
	(1)	An accreditation is subject to the following conditions—	34
	,	(a) conditions prescribed by this Act or the regulations,	35
		(b) conditions imposed by the Children's Guardian.	36
	(2)	The Children's Guardian may impose conditions on an accreditation—	37
		(a) at the time of the grant of accreditation, or	38
		(b) at another time by varying the conditions of the accreditation under clause 13.	39 40
	(3)	A provision of this Act that authorises a type of condition to be imposed on an accreditation does not prevent other types of conditions being imposed, or	41 42

			the matters that may be provided for by conditions, unless expressly ided for by this Act.	1
	(4)	a gov	Children's Guardian must not impose a condition on the accreditation of vernment agency or part of a government agency unless the Children's dian has first notified the Minister about why the condition is considered	3
			ssary.	6
13	Varia	ation o	of conditions of accreditation	7
	(1)	accre	Children's Guardian may, at any time, by written notice to an editation holder, vary the conditions of the accreditation imposed by the dren's Guardian.	8 9 10
	(2)	A vai	riation includes the following—	11
	. ,	(a)	the imposition of a new condition,	12
		(b)	the substitution of a condition,	13
		(c)	the removal of a condition,	14
		(d)	the amendment of a condition.	15
14	Con	dition :	requiring compliance with accreditation criteria	16
		the h	Children's Guardian must impose a condition on accreditation requiring older of the accreditation to wholly meet the accreditation criteria within onths if—	17 18 19
		(a)	the Children's Guardian grants accreditation to the holder, and	20
		(b)	the Children's Guardian is of the opinion the holder substantially meets the accreditation criteria but does not wholly meet the criteria.	21 22
15	Con	dition	of provisional accreditation	23
		accre pract	a condition of a provisional accreditation that the holder of the editation give written notice to the Children's Guardian as soon as icable after the holder first makes arrangements for the provision of of-home care under the accreditation.	24 25 26 27
Par	t 4	Tra	nsfer and surrender of accreditation	28
16	Tran	sfer of	f accreditation	29
		The <b>form</b>	Children's Guardian may transfer the accreditation of an agency (the <i>er agency</i> ) to another agency (the <i>new agency</i> ) if satisfied that—	30 31
		(a)	because of a restructure involving the former agency, the new agency will be exercising the designated agency functions previously exercised by the former agency, or	32 33 34
		(b)	the former agency has been merged with, or acquired by, the new agency, or	35 36
		(c)	the accreditation should be transferred because of circumstances prescribed by the regulations.	37 38
17	Surr	ender	of accreditation	39
	(1)	The l	holder of an accreditation may surrender the accreditation.	40
	(2)	decid	Children's Guardian may require the surrender not to occur until a date led by the Children's Guardian not more than 6 months after the holder	41 42
			es to surrender the accreditation	43

	(3)	In deciding on a date, the Children's Guardian must consider the safe welfare and wellbeing of children who may be affected by the decision.	ety, 1 2
	(4)	A failure by the holder to apply to renew accreditation is taken to be application to surrender an accreditation except as provided by the regulation	
	(5)	An accreditation remains in force until the date decided by the Children Guardian under subclause (2).	n's 5 6
Par	t 5	Cancelling or shortening period of accreditation	7
18	Grou	unds for cancelling or shortening period of accreditation	8
		Each of the following constitutes grounds for cancelling or shortening period of an accreditation—	the 9
		(a) the holder of the accreditation is not suitable to be accredited,	11
		(b) the accreditation was granted in error,	12
		(c) a ground prescribed by the regulations.	13
19	How	accreditation is cancelled or shortened	14
	(1)	The Children's Guardian may, by written notice given to the holder of accreditation, cancel or shorten the period of the accreditation if the Childre Guardian is satisfied there are grounds for the cancellation or shortening.	
	(2)	A notice cancelling an accreditation must specify—	18
		(a) the date or time from which cancellation takes effect, and	19
		(b) the grounds for the cancellation.	20
	(3)	A notice shortening the period of an accreditation must specify—	21
		(a) the date on which the shortened accreditation will cease to have effect and	ect, 22 23
		(b) the grounds for the shortening of the period of accreditation.	24
	(4)	The Children's Guardian may, by further written notice given to the holder an accreditation while the accreditation is in force, amend or revoke a not cancelling or shortening the period of the accreditation.	
	(5)	The Children's Guardian must not cancel the accreditation of a government agency or part of a government agency unless the Children's Guardian I first notified the Minister about why the cancellation is considered necessary	nas 29
20	Disq	ualification if cancelled	31
		If an accreditation is cancelled, the holder of the accreditation is disqualif from being accredited for 2 years after the cancellation takes effect.	ied 32 33
Par	t 6	Regulations	34
21	Regi	ulations about accreditation	35
	3	Regulations may be made about accreditation, including the following—	36
		(a) applications for accreditation,	37
		(b) the withdrawal of applications,	38
		(c) the deferral of decisions and the obligations the Children's Guard may impose on an applicant during the period of the deferral,	ian 39 40

		(d) conditions of accreditation and applications for variation of conditions of accreditation,	1
		(e) transfers of accreditation,	3
		(f) surrenders of accreditation.	4
Scl	hedu	le 3B Accreditation of adoption service providers	5
		section 110A	6
Pai	rt 1	Preliminary	7
1	Defi	nitions	8
		In this Schedule—	ç
		accreditation criteria—see clause 2(1).	10
		grant accreditation includes grant a renewal of accreditation.	11
		organisation means a charitable organisation within the meaning of the <i>Adoption Act 2000</i> , or part of a charitable organisation.	12 13
		suitable to be accredited—see clause 3.	14
2	Accı	reditation criteria	15
	(1)	The Minister may, on the recommendation of the Children's Guardian, approve criteria ( <i>accreditation criteria</i> ) to be met by accredited adoption service providers.	16 17 18
	(2)	Different criteria may be approved for different classes of providers.	19
	(3)	The Children's Guardian must publish criteria approved under this clause on a website of the Office of the Children's Guardian.	20 21
	(4)	The Children's Guardian may come to the opinion that an organisation meets a particular accreditation criterion if—	22 23
		(a) an entity is of the opinion that the organisation meets a criterion, and	24
		(b) the Children's Guardian is satisfied that the criterion is equivalent to the accreditation criterion, and	25 26
		(c) the Children's Guardian recognises the entity for the purposes of this clause.	27 28
	(5)	The Children's Guardian must publish a notice setting out entities recognised for the purposes of this clause on a website of the Office of the Children's Guardian.	29 30 31
	(6)	Failure to publish criteria under subclause (3) or a notice under subclause (5) does not affect the validity of—	32 33
		(a) the criteria or the entities recognised, or	34
		(b) a decision made in relation to the criteria or recognition.	35
	(7)	The accreditation criteria must, as far as is reasonably practicable, be consistent with the accreditation criteria under Schedule 3A, clause 2.	36 37
3	Grou	unds for finding that organisation is not suitable to be accredited	38
	(1)	An organisation is not <i>suitable to be accredited</i> if—	39
		(a) the organisation is disqualified from being accredited, or	40

		(b)	the organisation does not wholly or substantially meet the accreditation criteria, or	1 2
		(c)	the Children's Guardian is of the opinion that the organisation is not suitable to be an accredited adoption service provider.	3 4
	(2)	suita	Children's Guardian may form an opinion that an organisation is not ble to be an accredited adoption service provider in one or more of the wing circumstances—	5 6 7
		(a)	the organisation, or the principal officer of the organisation, failed to comply with the children's care legislation,	8 9
		(b)	the organisation failed to comply with a condition of its accreditation,	10
		(c)	the organisation, or the principal officer of the organisation, made a statement or gave information in connection with the administration of the children's care legislation knowing the statement of information was false or misleading in a material particular,	11 12 13 14
		(d)	another circumstance prescribed by the regulations.	15
Pai	rt 2	Apı	plication for accreditation	16
4	Appl	licatio	n for grant of accreditation	17
	(1)		organisation may apply to the Children's Guardian to grant accreditation accredited adoption service provider.	18 19
			— The definition of <i>grant</i> of accreditation in clause 1 includes grant a renewal of editation.	20 21
	(2)	An a	pplication must—	22
		(a)	be in a form approved by the Children's Guardian, and	23
		(b)	include or be accompanied by information or evidence the Children's Guardian reasonably requires to assess the application, and	24 25
		(c)	include or be accompanied by other information prescribed by the regulations.	26 27
	(3)		e Children's Guardian considers it necessary, the Children's Guardian require further documents or information to be provided by the applicant.	28 29
	(4)	taker	holder of a provisional accreditation that gives a notice under clause 16 is a to have made an application for full accreditation 12 months after the se is given.	30 31 32
	(5)	Guar the e	a application for the grant of accreditation is made to the Children's rdian before the expiry of an existing accreditation held by the applicant, existing accreditation continues in force until the Children's Guardian ries the applicant of a decision to grant or refuse the application.	33 34 35 36
5	With	drawa	ıl of application	37
	(1)	An a	pplicant may withdraw an application for a grant of accreditation.	38
	(2)		Children's Guardian may require the withdrawal not to occur until a date ded by the Children's Guardian (the <i>withdrawal date</i> ).	39 40
	(3)		withdrawal date may be up to 6 months after the applicant applies to draw the application.	41 42
	(4)	The a	applicant's accreditation remains in force until the withdrawal date.	43

	(5)	In deciding on a withdrawal date, the Children's Guardian must consider the safety, welfare and wellbeing of children who may be affected by the decision.	1
6	Gran	t or refusal of accreditation	3
	(1)	The Children's Guardian may grant or refuse accreditation to an applicant.	4
	(2)	The Children's Guardian may refuse to grant accreditation—	5
		(a) if the application for accreditation does not comply with a requirement imposed by or under this Act, or	7
		(b) on a ground prescribed by the regulations.	8
	(3)	The Children's Guardian must refuse to grant accreditation if the applicant is not suitable to be accredited unless the Children's Guardian defers its decision under clause 7.	9 10 11
	(4)	The Children's Guardian must give the applicant written notice of a decision to grant or refuse accreditation.	12 13
	(5)	The notice must include any matter prescribed by the regulations.	14
7	Defe	rral of decision to grant or refuse accreditation	15
	(1)	The Children's Guardian may defer its decision on whether to grant or refuse accreditation to an applicant if—	16 17
		(a) the applicant does not meet the accreditation criteria, and	18
		(b) the applicant has submitted an action plan to the Children's Guardian, and	19 20
		(c) the Children's Guardian is satisfied the applicant will meet the accreditation criteria if the applicant implements the action plan.	21 22
	(2)	The Children's Guardian must give the applicant written notice of the deferral that sets out the period for which the decision is to be deferred.	23 24
	(3)	A deferral period must not be more than 12 months.	25
	(4)	More than one deferral may occur under this clause but the total period of the deferrals must not be more than 24 months.	26 27
	(5)	If a decision to grant or refuse accreditation to an applicant is not made by the end of the period of the deferrals, the application is taken to have been refused.	28 29
8	Actio	on plans	30
	(1)	An action plan submitted under clause 7 must set out the steps the applicant proposes to take to ensure the applicant satisfies the accreditation criteria.	31 32
	(2)	An applicant that submits an action plan must undertake to implement the action plan.	33 34
	(3)	An applicant may, with the agreement of the Children's Guardian, amend an action plan.	35 36
9	Revi	ew of decision to refuse accreditation	37
	(1)	The Children's Guardian may review its decision to refuse accreditation to an applicant.	38 39
	(2)	The Children's Guardian may obtain additional information from the applicant as part of the review.	40 41

	(3)	The Children's Guardian must conduct the review as if it were an application for a grant of accreditation.	1 2
	(4)	The Children's Guardian is not required to conduct a review under this clause.	3
10	Full	or provisional accreditation	4
		If the Children's Guardian decides to grant accreditation, the accreditation is—	5 6
		(a) if the applicant has provided adoption services in accordance with this Act and the regulations within 12 months before the decision—full accreditation, or	7 8 9
		(b) otherwise—provisional accreditation.	10
11	Dura	ition of accreditation	11
	(1)	Accreditation remains in force for the period specified by the Children's Guardian in the notice by which the accreditation is granted, unless sooner cancelled or shortened.	12 13 14
	(2)	The maximum period that may be specified is—	15
		(a) for full accreditation granted immediately after the holder previously held full accreditation—5 years, or	16 17
		(b) otherwise—3 years.	18
	(3)	If the applicant is also a designated agency accredited under Schedule 3A, the period of accreditation may be adjusted by the Children's Guardian so that each accreditation period ends at the same time.	19 20 21
	(4)	The Children's Guardian may, despite any other provision of this Schedule, extend the period of an accreditation in circumstances prescribed by the	22
		regulations.	23 24
Par	t 3		
Par		regulations.	24
		regulations.  Conditions of accreditation	24 25
	Con	regulations.  Conditions of accreditation  ditions of accreditation	<ul><li>24</li><li>25</li><li>26</li></ul>
	Con	Conditions of accreditation  ditions of accreditation  An accreditation is subject to the following conditions—	24 25 26 27
	Con	Conditions of accreditation  ditions of accreditation  An accreditation is subject to the following conditions—  (a) conditions prescribed by this Act or the regulations,	24 25 26 27 28
	<b>Con</b> (1)	Conditions of accreditation  ditions of accreditation  An accreditation is subject to the following conditions—  (a) conditions prescribed by this Act or the regulations,  (b) conditions imposed by the Children's Guardian.	24 25 26 27 28 29
	<b>Con</b> (1)	Conditions of accreditation  ditions of accreditation  An accreditation is subject to the following conditions—  (a) conditions prescribed by this Act or the regulations,  (b) conditions imposed by the Children's Guardian.  The Children's Guardian may impose conditions on an accreditation—	24 25 26 27 28 29 30
	<b>Con</b> (1)	regulations.  Conditions of accreditation  ditions of accreditation  An accreditation is subject to the following conditions—  (a) conditions prescribed by this Act or the regulations,  (b) conditions imposed by the Children's Guardian.  The Children's Guardian may impose conditions on an accreditation—  (a) at the time of the grant of accreditation, or  (b) at another time by varying the conditions of the accreditation under	24 25 26 27 28 29 30 31 32
	Con(1) (2) (3)	Conditions of accreditation  ditions of accreditation  An accreditation is subject to the following conditions—  (a) conditions prescribed by this Act or the regulations,  (b) conditions imposed by the Children's Guardian.  The Children's Guardian may impose conditions on an accreditation—  (a) at the time of the grant of accreditation, or  (b) at another time by varying the conditions of the accreditation under clause 13.  A provision of this Act that authorises a type of condition to be imposed on an accreditation does not prevent other types of conditions being imposed, or limit the matters that may be provided for by conditions, unless expressly	24 25 26 27 28 29 30 31 32 33 34 35 36
12	Con(1) (2) (3)	Conditions of accreditation  An accreditation is subject to the following conditions—  (a) conditions prescribed by this Act or the regulations, (b) conditions imposed by the Children's Guardian.  The Children's Guardian may impose conditions on an accreditation—  (a) at the time of the grant of accreditation, or (b) at another time by varying the conditions of the accreditation under clause 13.  A provision of this Act that authorises a type of condition to be imposed on an accreditation does not prevent other types of conditions being imposed, or limit the matters that may be provided for by conditions, unless expressly provided for by this Act.	24 25 26 27 28 29 30 31 32 33 34 35 36 37

		(a)	the imposition of a new condition,	1
		(b)	the substitution of a condition,	2
		(c)	the removal of a condition,	3
		(d)	the amendment of a condition.	4
14	Condi	tion I	imiting adoption services that may be provided	5
			Children's Guardian may impose a condition on an accreditation limiting doption services that may be provided under the accreditation.	6 7
15	Condi	tion r	requiring compliance with accreditation criteria	8
		the ho	Children's Guardian must impose a condition on accreditation requiring older of the accreditation to wholly meet the accreditation criteria within onths if—	9 10 11
		(a)	the Children's Guardian grants accreditation to the holder, and	12
		(b)	the Children's Guardian is of the opinion the holder substantially meets the accreditation criteria but does not wholly meet the criteria.	13 14
16	Condi	tion o	of provisional accreditation	15
		accre practi	a condition of a provisional accreditation that the holder of the ditation give written notice to the Children's Guardian as soon as icable after the holder first provides adoption services under the ditation.	16 17 18 19
Par	t 4	Tra	nsfer and surrender of accreditation	20
17	Trans	fer of	accreditation	21
17		The C	faccreditation Children's Guardian may transfer the accreditation of an organisation (the er organisation) to another organisation (the new organisation) if ied that—	21 22 23 24
17		The C	Children's Guardian may transfer the accreditation of an organisation (the <i>er organisation</i> ) to another organisation (the <i>new organisation</i> ) if	22 23
17	ú	The C forme satisf	Children's Guardian may transfer the accreditation of an organisation (the <i>er organisation</i> ) to another organisation (the <i>new organisation</i> ) if ied that—  because of a restructure involving the former organisation, the new organisation will be exercising the accredited adoption service provider	22 23 24 25 26
17	ú	The C forme satisf (a)	Children's Guardian may transfer the accreditation of an organisation (the <i>er organisation</i> ) to another organisation (the <i>new organisation</i> ) if ied that—  because of a restructure involving the former organisation, the new organisation will be exercising the accredited adoption service provider functions previously exercised by the former organisation, or the former organisation has been merged with, or acquired by, the new	22 23 24 25 26 27 28
17	•	The C forme satisf (a)  (b)	Children's Guardian may transfer the accreditation of an organisation (the <i>er organisation</i> ) to another organisation (the <i>new organisation</i> ) if fied that—  because of a restructure involving the former organisation, the new organisation will be exercising the accredited adoption service provider functions previously exercised by the former organisation, or the former organisation has been merged with, or acquired by, the new organisation, or the accreditation should be transferred because of circumstances	22 23 24 25 26 27 28 29
	Surre	The C formo satisf (a) (b) (c)	Children's Guardian may transfer the accreditation of an organisation (the <i>er organisation</i> ) to another organisation (the <i>new organisation</i> ) if fied that—  because of a restructure involving the former organisation, the new organisation will be exercising the accredited adoption service provider functions previously exercised by the former organisation, or the former organisation has been merged with, or acquired by, the new organisation, or the accreditation should be transferred because of circumstances prescribed by the regulations.	22 23 24 25 26 27 28 29 30 31
	<b>Surrer</b> (1) (2)	The C formo satisf (a)  (b)  (c)  The h  The C decid	Children's Guardian may transfer the accreditation of an organisation (the <i>er organisation</i> ) to another organisation (the <i>new organisation</i> ) if ited that—  because of a restructure involving the former organisation, the new organisation will be exercising the accredited adoption service provider functions previously exercised by the former organisation, or the former organisation has been merged with, or acquired by, the new organisation, or the accreditation should be transferred because of circumstances prescribed by the regulations.  of accreditation	22 23 24 25 26 27 28 29 30 31
	Surrei (1) (2)	The C formous atisf (a)  (b)  (c)  The hard decid applied in decide in decid	Children's Guardian may transfer the accreditation of an organisation (the <i>er organisation</i> ) to another organisation (the <i>new organisation</i> ) if fied that—  because of a restructure involving the former organisation, the new organisation will be exercising the accredited adoption service provider functions previously exercised by the former organisation, or the former organisation has been merged with, or acquired by, the new organisation, or the accreditation should be transferred because of circumstances prescribed by the regulations.  of accreditation  colder of an accreditation may surrender the accreditation.  Children's Guardian may require the surrender not to occur until a date led by the Children's Guardian not more than 6 months after the holder	22 23 24 25 26 27 28 29 30 31 32 33 34
	Surrei (1) (2) (3) (4)	The C forme satisf (a)  (b)  (c)  The h  The C decid applied in decide welfar A fair	Children's Guardian may transfer the accreditation of an organisation (the <i>er organisation</i> ) to another organisation (the <i>new organisation</i> ) if fied that—  because of a restructure involving the former organisation, the new organisation will be exercising the accredited adoption service provider functions previously exercised by the former organisation, or the former organisation has been merged with, or acquired by, the new organisation, or  the accreditation should be transferred because of circumstances prescribed by the regulations.  of accreditation  colder of an accreditation may surrender the accreditation.  Children's Guardian may require the surrender not to occur until a date led by the Children's Guardian not more than 6 months after the holder es to surrender the accreditation.	22 23 24 25 26 27 28 29 30 31 32 33 34 35 36

Part 5		Cancelling or shortening period of accreditation		
19	Grou	ounds for cancelling or shortening period of accreditation		2
			the following constitutes grounds for cancelling or shortening the of an accreditation—	3
		(a) th	ne holder of the accreditation is not suitable to be accredited,	5
		(b) th	ne accreditation was granted in error,	6
		(c) a	ground prescribed by the regulations.	7
20	How	accredit	ation is cancelled or shortened	8
	(1)	accredit	ildren's Guardian may, by written notice given to the holder of an ation, cancel or shorten the period of the accreditation if the Children's in is satisfied there are grounds for the cancellation or shortening.	9 10 11
	(2)	A notice	e cancelling an accreditation must specify—	12
		(a) th	ne date or time from which cancellation takes effect, and	13
		(b) th	ne grounds for the cancellation.	14
	(3)	A notice	e shortening the period of an accreditation must specify—	15
		. ,	ne date on which the shortened accreditation will cease to have effect, and	16 17
		(b) th	ne grounds for the shortening of the period of accreditation.	18
	(4)	an accre	ildren's Guardian may, by further written notice given to the holder of editation while the accreditation is in force, amend or revoke a notice ng or shortening the period of the accreditation.	19 20 21
21	Disq	ualification	on if cancelled	22
			creditation is cancelled, the holder of the accreditation is disqualified ing accredited for 2 years after the cancellation takes effect.	23 24
Par	t 6	Regu	lations	25
22	Regi	ılations a	about accreditation	26
		Regulati	ions may be made about accreditation, including the following—	27
		(a) ap	pplications for accreditation,	28
		(b) th	ne withdrawal of applications,	29
			ne deferral of decisions and the obligations the Children's Guardian nay impose on an applicant during the period of the deferral,	30 31
			onditions of accreditation and applications for variation of conditions f accreditation,	32 33
		` /	ransfers of accreditation,	34
		(f) su	urrenders of accreditation.	35
Sche	edule 4	Savings	s, transitional and other provisions	36
Omit	claus	e 1. Insert	instead—	37
1	Regi	ılations		38
	(1)		gulations may contain provisions of a savings or transitional nature tent on the commencement of—	39 40

[38]

	(a)	a provision of this Act, or	1
	(b)	a provision amending this Act.	2
(2)		vings or transitional provision consequent on the commencement of a ision must not be made more than 2 years after the commencement.	3
(3)		vings or transitional provision made consequent on the commencement of vision is repealed 2 years after the commencement.	6
(4)		vings or transitional provision made consequent on the commencement of vision may take effect before the commencement but not before—	7
	(a)	for a provision of this Act—the date of assent to this Act, or	ç
	(b)	for a provision amending this Act—the date of assent to the amending Act.	10 11
(5)	A sa NSW	vings or transitional provision taking effect before its publication on the / legislation website does not—	12 13
	(a)	affect the rights of a person existing before the publication in a way prejudicial to the person, or	14 15
	(b)	impose liabilities on a person for anything done or omitted to be done before the publication.	16 17
(6)	In th	is clause—	18
	perso	on does not include the State or an authority of the State.	19
Schedule 4	4		20
Insert at the	e end o	f the Schedule, with appropriate Part and clause numbering—	21
Insert at the	Pro	ovisions consequent on enactment of Children's ardian Amendment Act 2022	21 22 23
Part	Pro Gua	visions consequent on enactment of Children's ardian Amendment Act 2022	22 23
Part	Pro Gua	evisions consequent on enactment of Children's ardian Amendment Act 2022	22 23 24
Part	Pro Gua nitions	evisions consequent on enactment of Children's ardian Amendment Act 2022	22 23 24 25
Part	Pro Gua nitions In the	evisions consequent on enactment of Children's ardian Amendment Act 2022  is Part— inding Act means the Children's Guardian Amendment Act 2022.	22 23 24
Part	Pro Gua nitions In the amer commens	evisions consequent on enactment of Children's ardian Amendment Act 2022	22 23 24 25 26
Part	Pro Gua nitions In the amer commens	evisions consequent on enactment of Children's ardian Amendment Act 2022  is Part— Inding Act means the Children's Guardian Amendment Act 2022. Intercement day means 1 September 2022. Intercement day means accreditation, in force immediately before the	22 23 24 25 26 27 28
Part	Pro Guanitions In the american exist communication of the communication	evisions consequent on enactment of Children's ardian Amendment Act 2022  is Part— Inding Act means the Children's Guardian Amendment Act 2022. Intercement day means 1 September 2022. Intercement day, as— In a designated agency under the Children and Young Persons (Care and	22 23 24 25 26 27 28 29
Part Defi	Pro Guanitions In the americans comment (a) (b)	evisions consequent on enactment of Children's ardian Amendment Act 2022  is Part— Inding Act means the Children's Guardian Amendment Act 2022. Intercement day means 1 September 2022. Intercement day means accreditation, in force immediately before the mencement day, as—  a designated agency under the Children and Young Persons (Care and Protection) Regulation 2012, or	22 23 24 25 26 27 28 29 30 31
Part Defi	Pro Guanitions In the americans (a) (b) ting ac exist	evisions consequent on enactment of Children's ardian Amendment Act 2022  is Part— Inding Act means the Children's Guardian Amendment Act 2022. Intercement day means 1 September 2022. Intercement day, as— In a designated agency under the Children and Young Persons (Care and Protection) Regulation 2012, or In an adoption service provider under this Act.	22 23 24 25 26 27 28 29 30 31
Part  Defin	Pro Guanitions In the americans (a) (b) ting acceptain and for the second secon	evisions consequent on enactment of Children's ardian Amendment Act 2022  is Part— Inding Act means the Children's Guardian Amendment Act 2022. Innencement day means 1 September 2022. Innencement day, as—  a designated agency under the Children and Young Persons (Care and Protection) Regulation 2012, or an adoption service provider under this Act.  In accreditations In amendment made to this Act by the amending Act does not affect an ing accreditation and the accreditation continues in force in the same form	22 23 24 25 26 27 28 29 30 31 32 33 34 35
Part  Defin	Pro Guanitions In the americans (a) (b) ting acceptain and for the second secon	evisions consequent on enactment of Children's ardian Amendment Act 2022  is Part—  inding Act means the Children's Guardian Amendment Act 2022.  ing accreditation means accreditation, in force immediately before the mencement day, as—  a designated agency under the Children and Young Persons (Care and Protection) Regulation 2012, or an adoption service provider under this Act.  ccreditations  immedment made to this Act by the amending Act does not affect an ing accreditation and the accreditation continues in force in the same form for the same period as if the amending Act had not commenced.	22 23 24 25 26 27 28 30 31 32 33 34 35 36

[39]

(3)	In this clause—	1
	<i>relevant provisions</i> means provisions enabling the Children's Guardian to vary the conditions of accreditation or cancel or shorten the period of accreditation.	2 3 4
Accr	reditation criteria	5
(1)	The standards and criteria approved by the Minister under the <i>Children and Young Persons (Care and Protection) Regulation 2012</i> , clause 48 are taken to be the accreditation criteria for designated agencies approved by the Minister under Schedule 3A, clause 2.	6 7 8 9
(2)	Subclause (1) ceases to apply when the Minister approves accreditation criteria for designated agencies under Schedule 3A, clause 2.	10 11
(3)	The standards and criteria approved by the Minister under this Act, section 113 are taken to be the accreditation criteria for accredited adoption service providers approved by the Minister under Schedule 3B, clause 2.	12 13 14
(4)	Subclause (3) ceases to apply when the Minister approves accreditation criteria for accredited adoption service providers under Schedule 3B, clause 2.	15 16
Accr	reditation criteria must be wholly satisfied	17
	The Children and Young Persons (Care and Protection) Regulation 2012, clause 54 as in force immediately before the commencement day continues to apply to an existing accreditation of a designated agency as if that clause were a provision of this Act.	18 19 20 21
Appl	lications for accreditation	22
(1)	An application for accreditation as a designated agency or an adoption service provider made before the commencement day, including an application for which a decision is deferred, must be dealt with as if the amending Act had not commenced.	23 24 25 26
(2)	If the application is granted, it is taken to have been granted under this Act as amended by the amending Act.	27 28
Appl	lications for transfer of accreditation	29
(1)	An application to transfer the accreditation as a designated agency or an adoption service provider must be dealt with as if the amending Act had not commenced.	30 31 32
(2)	However, the application must be dealt with as if the amending Act had commenced if the applicant elects to have it dealt with in this way.	33 34
Child	dren in specialised substitute residential care	35
	Time spent in specialised substitute residential care before the commencement of section 8ZA is to be taken into account for the purposes of that section.	36 37
Resi	dential care workers register	38
	Section 85(1C)(b) does not extend to include a person who ceased to be a residential care worker before the commencement of that paragraph.	39 40
Spec	cialised substitute residential care register	41
(1)	The specialised substitute residential care register in section 85(1)(c) (the <i>new register</i> ) is taken to be a continuation of the register for organisations that	42 43

		provide or arrange voluntary out-of-home care (the <i>former register</i> ) that was referred to in that paragraph before the commencement day.	1
	(2)	Information on the former register may be kept on the new register.	3
[40]	Schedule 6	6 Dictionary	4
	Omit the de	efinition of accredited adoption service provider. Insert instead—	5
		accredited adoption service provider—see section 110A.	6
[41]	Schedule 6	6, definition of "child safe organisation", paragraph (a)	7
	Omit the pa	ragraph. Insert instead—	8
		(a) an entity mentioned in Schedule 1,	9
[42]	Schedule 6	6, definition of "children's care legislation"	10
	Insert in alp	habetical order—	11
		<i>children's care legislation</i> means the following Acts and the regulations under the Acts—	12 13
		(a) this Act,	14
		(b) the Children and Young Persons (Care and Protection) Act 1998,	15
		(c) the Child Protection (Working with Children) Act 2012,	16
		(d) the Adoption Act 2000.	17
[43]	Schedule 6	6, definition of "designated agency"	18
	Omit "section	on 72(1)". Insert instead "section 72".	19
[44]	Schedule 6	6, definition of "function"	20
	Insert in alp	shabetical order—	21
		<i>function</i> includes a power, authority or duty, and <i>exercise</i> a function includes perform a duty.	22 23
[45]	Schedule 6	6, definition of "principal officer"	24
	Omit the de	finition. Insert instead—	25
		principal officer—	26
		(a) for an adoption service provider—see section 110, or	27
		(b) for a designated agency—see section 74, or	28
		(c) for an entity providing specialised substitute residential care—see section 8ZC.	29 30
[46]	Schedule 6	6, definitions of "registered agency" and "voluntary out-of-home care"	31
	Omit the de	finitions.	32
[47]	Schedule 6 "residentia	6, definitions of "residential care", "residential care provider" and Il care worker"	33 34
	Insert in alp	habetical order—	35
		<i>residential care</i> means statutory out-of-home care or supported out-of-home care that is provided—	36 37
		(a) under an arrangement by a designated agency, and	38
		(b) at—	39
		(i) a home, managed by a designated agency, or	40

	(ii) a place where accommodation is provided on a temporary basis.	1
	residential care provider means a designated agency that arranges the provision of residential care.	2
	residential care worker means—	4
	(a) a person who provides residential care, or	5
	(b) a person prescribed by the regulations.	6
[48]	Schedule 6, definition of "specialised substitute residential care"	7
	Insert in alphabetical order—	8
	specialised substitute residential care means substitute residential care for a child—	9 10
	(a) funded by the National Disability Insurance Scheme under the <i>National Disability Insurance Scheme Act 2013</i> of the Commonwealth, or	11 12
	(b) provided for the purposes of respite services or behaviour support.	13
[49]	Schedule 6, definition of "substitute residential care", paragraph (b)	14
	Insert "in any period of 7 days" after "2 nights".	15

Sch	nedule 2 Amendment of other Acts	1
2.1	Adoption Act 2000 No 75	2
	Section 14 Actions of principal officer taken to be actions of provider	3
	Omit the section.	4
2.2	Children and Young Persons (Care and Protection) Act 1998 No 157	5
[1]	Section 3 Definitions	6
	Omit section 3(1), definition of voluntary out-of-home care.	7
[2]	Section 135 Definition and types of "out-of-home care"	8
	Omit "3 types" from section 135(2). Insert instead "2 types".	9
[3]	Section 135(2)(c)	10
	Omit the paragraph.	11
[4]	Section 136 Restriction on who may provide statutory out-of-home care	12
	Omit section 136(2), notes. Insert instead—	13
	<b>Note 1—</b> The provision of supported out-of-home care is regulated by this Chapter, Part 3.	14 15
	<b>Note 2—</b> An offence against subsection (2) committed by a corporation is an executive liability offence attracting executive liability for a director or other person involved in the management of the corporation—see section 258.	16 17 18
[5]	Section 158 Physical restraint of child or young person	19
	Omit "or" from the end of section 158(6)(b) and omit section 158(6)(c).	20
2.3	Coroners Act 2009 No 41	21
	Section 24 Jurisdiction concerning deaths of children and disabled persons	22
	Insert after section 24(3), definition of <i>child in care</i> , paragraph (d)—	23
	(d1) who is in specialised substitute residential care within the meaning of the <i>Children's Guardian Act 2019</i> , or	24 25
2.4	Stronger Communities Legislation Amendment (Courts and Civil) Act 2020 No 24	26 27
	Schedule 1 Amendments	28
	Omit Schedule 1.1[11], [13] and [18]–[20].	29

2.5	Stronger Communities Legislation Amendment (Miscellaneous) Act 2020 No 31	1 2
	Schedule 2 Miscellaneous amendments	3
	Omit Schedule 2.2[1].	4