

New South Wales

Electricity Supply Amendment (Energy Savings) Bill 2009

Explanatory note

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

Overview of Bill

The object of this Bill is to amend the *Electricity Supply Act 1995* (the *principal Act*) to establish an energy savings scheme. The scheme is intended to create a financial incentive to reduce the consumption of electricity by encouraging energy saving activities.

Retail suppliers of electricity, and certain other participants in the electricity market, will be required to participate in the energy savings scheme.

Participants in the energy savings scheme will be required to meet an individual energy savings target in each year (starting with 2009). Individual energy savings targets are calculated by reference to the energy savings scheme targets that are set out in the Bill.

Scheme participants can meet their individual energy savings target by surrendering energy savings certificates to the Scheme Regulator. Energy savings certificates can be created by persons who engage in recognised energy saving activities and are accredited under the scheme to create certificates. The certificates are tradeable.

The Bill makes provision for the operation and enforcement of the energy savings scheme, including for the payment of penalties by scheme participants who fail to meet individual energy savings targets, and for other consequential matters.

The energy savings scheme is different from the existing greenhouse gas abatement scheme (*GGAS*) set out in Part 8A of the principal Act. It is limited to activities that reduce the consumption of electricity, and does not apply to activities that reduce greenhouse gas emissions generally. The energy savings scheme is intended to complement the proposed national scheme for carbon pollution reduction.

The energy savings scheme will automatically terminate at the end of the year 2020, but may be terminated earlier (for instance if a national energy savings scheme is established).

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on 1 July 2009.

Schedule 1 Amendment of Electricity Supply Act 1995

The energy savings scheme

The principal amendments made by the Bill are contained in **Schedule 1 [2] and [7]**. **Schedule 1 [2]** inserts new Part 9 in the principal Act, and is explained in detail below.

Preliminary (Division 1)

Division 1 of new Part 9 provides for the objects of the new Part and definitions used in the new Part.

The principal object of the new Part is to create a financial incentive to reduce the consumption of electricity by encouraging energy saving activities.

The other objects of the new Part are:

- (a) to assist households and businesses to reduce electricity consumption and electricity costs, and
- (b) to complement any national scheme for carbon pollution reduction by making the reduction of greenhouse gas emissions achievable at a lower cost, and
- (c) to reduce the cost of, and the need for, additional energy generation, transmission and distribution infrastructure.

Energy savings scheme (Division 2)

Division 2 of new Part 9 establishes the energy savings scheme.

The persons required to participate in the scheme are retail suppliers of electricity, direct suppliers of electricity and consumers of electricity whose electricity load is classified as a market load.

Scheme participants are required to meet an individual energy savings target in each year, starting with 2009. (For the purposes of starting up the scheme, the year 2009 is taken to be the period of 6 months from 1 July 2009, but after that each year will be an ordinary calendar year.)

Energy savings scheme targets (Division 3)

Division 3 of new Part 9 establishes the general energy savings targets for the scheme, referred to as energy savings scheme targets. These targets are to be used as the basis for calculating the individual energy savings targets of scheme participants. The energy savings scheme targets are set out in proposed Schedule 5 to the principal Act (see **Schedule 1** [7]).

The Bill authorises the energy savings scheme targets to be changed, by regulation, in limited circumstances. An energy savings scheme target for a year cannot be changed after the year has started or within 12 months before the start of that year.

Individual energy savings targets (Division 4)

Division 4 of new Part 9 provides for the calculation of individual energy savings targets and penalties for failure to meet targets.

A scheme participant's individual energy savings target for a year is calculated by multiplying the total value of all liable acquisitions made by the scheme participant during that year by the energy savings scheme target for that year (that is, the target referred to in proposed Division 3). This result is then multiplied by the energy conversion factor for that year to obtain an individual energy savings target for the year.

A liable acquisition of a scheme participant is any purchase of electricity by the scheme participant (from the national electricity market operator or from any person who is not registered as a participant in the national electricity market) where the electricity is purchased for consumption by, or onsale to, end users in this State or for use in this State. Certain supplies of electricity generated by scheme participants are also treated as liable acquisitions of electricity.

Energy conversion factors are set out in proposed Schedule 5 to the principal Act (see **Schedule 1** [7]).

A scheme participant's individual energy savings target is expressed in tonnes of carbon dioxide equivalent of greenhouse gas emissions.

A scheme participant meets its individual energy savings target if the energy savings attributable to the scheme participant during the year to which the target applies are equivalent to, or exceed, the scheme participant's individual energy savings target. The energy savings that are attributable to a scheme participant under the scheme is the total value of all energy savings certificates that the scheme participant elects to surrender under the scheme for the purpose of meeting its individual energy savings target.

If a scheme participant fails to meet an individual energy savings target, the scheme participant will be liable for an energy savings shortfall penalty, calculated by

reference to the amount of its energy savings shortfall (the amount by which its individual energy savings target exceeds the energy savings attributable to the scheme participant).

The penalty is calculated by reference to the relevant base penalty rate set out in proposed Schedule 5A to the principal Act (see **Schedule 1** [7]), multiplied by the penalty conversion factor also set out in that proposed Schedule.

The base penalty rates may be adjusted for movements in the consumer price index. The base penalty rates and penalty conversion factors may also be changed by regulation in other limited circumstances. Base penalty rates and penalty conversion factors cannot be changed after the year has started or within 12 months before the start of that year (apart from adjustments for movements in the consumer price index).

Scheme participants will be permitted, subject to certain limitations, to avoid an energy savings shortfall penalty by carrying forward their energy savings shortfall (or part of their energy savings shortfall) to the next year. However, the carried forward shortfall must be remedied in the next year.

Exemptions (Division 5)

Division 5 of new Part 9 permits the Minister to grant exemptions from the scheme in respect of the electricity load used by a specified person or class of persons or used in connection with a specified activity or class of activities. The Minister may grant such an exemption only if satisfied that the electricity load is used in connection with an industry or activity that is both emissions intensive and trade exposed. An exemption may be a full exemption or a partial exemption.

The effect of the exemption is that scheme participants can deduct from their liable acquisitions any electricity purchased or supplied that represents exempt electricity load.

Assessment of compliance of scheme participants (Division 6)

Division 6 of new Part 9 requires scheme participants to lodge with the Scheme Regulator an annual energy savings statement. This statement is to contain an assessment of the scheme participant's individual energy savings target for the year and details of energy savings certificates proposed to be surrendered to meet that target.

Division 6 also provides for other miscellaneous matters relating to the assessment process.

Creation of energy savings certificates (Division 7)

Division 7 of new Part 9 provides for the creation of energy savings certificates.

The rules made under the scheme may provide for the creation of energy savings certificates in respect of any activity that reduces the consumption of electricity in this State. Energy savings achieved in other jurisdictions may also be recognised under the scheme if there is in that other jurisdiction a corresponding energy savings

scheme approved by the Minister. Activities in respect of which energy savings certificates may be created are referred to as recognised energy saving activities. Subject to certain transitional arrangements for persons accredited as certificate providers under GGAS, the energy saving activity concerned must commence on or after 1 July 2008.

An energy savings certificate may be created for each whole tonne of carbon dioxide equivalent of greenhouse gas emissions attributable to energy savings arising from a recognised energy saving activity.

To calculate the number of tonnes of carbon dioxide equivalent of greenhouse gas emissions attributable to energy savings arising from a recognised energy saving activity it is necessary to multiply the number of megawatt hours of energy savings arising from the recognised energy saving activity (which is provided for by the scheme rules) by a certificate conversion factor.

Certificate conversion factors are set out in proposed Schedule 5B to the principal Act (see **Schedule 1** [7]). Certificate conversion factors may be changed by regulation.

Certificate may be created after the energy saving activity occurs. There are time limits on creating certificates.

Certificates may not be created in relation to energy savings already claimed under GGAS.

It will be an offence to improperly create a certificate.

Accreditation of certificate providers (Division 8)

Division 8 of new Part 9 provides for the accreditation of persons as providers of energy savings certificates. Only accredited certificate providers can create energy savings certificates. The regulations may make provision for eligibility for accreditation.

Division 8 also provides for other miscellaneous matters relating to accreditation (applications for accreditation, duration of accreditation, conditions of accreditation and transfer of accreditation).

If a person improperly creates certificates, or creates certificates in contravention of conditions of accreditation, the Scheme Administrator may require the person to surrender energy savings certificates to the Scheme Administrator. The purpose of this provision is to prevent energy savings that have not actually been achieved from being attributed to a scheme participant.

Registration, form and duration of energy savings certificates (Division 9)

Division 9 of new Part 9 requires the creation of an energy savings certificate to be registered. It also provides for the form and duration of certificates.

Transfers and other dealings in certificates (Division 10)

Division 10 of new Part 9 facilitates trading in energy savings certificates and provides for other matters relating to transfers of certificates.

Administration of scheme (Division 11)

Division 11 of new Part 9 provides for a Scheme Regulator and Scheme Administrator, and sets out their functions. In general, the Scheme Regulator is responsible for the administration of the scheme with regard to scheme participants (including monitoring compliance with the scheme by scheme participants) and the Scheme Administrator is responsible for the administration of the scheme with regard to accreditation of certificate providers and trading in certificates (including monitoring compliance with the scheme by accredited certificate providers).

The Scheme Regulator and Scheme Administrator will have power to conduct audits and to require information. It will be an offence to obstruct the Scheme Regulator or Scheme Administrator in the exercise of their functions or to provide false and misleading information to the Scheme Regulator or Scheme Administrator.

Division 11 also makes special provision for confidential information and for the protection of Cabinet documents.

Registers (Division 12)

Division 12 of new Part 9 provides for the following registers to be kept by the Scheme Administrator:

- (a) a register of accredited certificate providers,
- (b) a register of energy savings certificates.

It also allows the Scheme Administrator to make publicly available aggregated data compiled from the registers and provides for other matters in relation to the registers.

Scheme rules (Division 13)

Division 13 of new Part 9 enables the Minister to approve rules for the purposes of the scheme. Scheme participants must comply with scheme rules.

Miscellaneous (Division 14)

Division 14 of new Part 9 contains miscellaneous provisions relating to the scheme. These provisions deal with the following:

- the obligation of retail suppliers to comply with the scheme as a condition of their licences,
- (b) arrangements for persons who cease to be scheme participants.
- (c) appeals to the Administrative Decisions Tribunal,
- (d) certificate evidence,
- (e) protection from personal liability for persons involved in administering the scheme,

- (f) annual reports by the Scheme Regulator,
- (g) five-yearly reviews of the scheme,
- (h) waiver or suspension of obligations under the scheme in emergencies,
- (i) early termination of the scheme (for example, if a national scheme is established).

Unless terminated earlier, the scheme will automatically terminate at the end of the year 2020.

Savings and transitional matters

Schedule 1 [9] provides for savings and transitional matters in connection with the establishment of the energy savings scheme. These include provision for the transition from GGAS to the new scheme. Persons who are accredited under GGAS in respect of activities that are recognised energy saving activities under the new scheme will be able to be accredited as certificate providers under the new scheme. From the commencement of the new scheme, abatement certificates will not be able to be created under GGAS in relation to recognised energy saving activities unless the activities took place before that commencement. The provisions also allow exemptions for 2009 to be granted after the commencement of the scheme.

Schedule 1 [8] enables savings and transitional regulations to be made as a consequence of the proposed Act.

Other amendments

Schedule 1 [1] makes a consequential amendment to provisions of the principal Act relating to GGAS, to reflect the fact that electricity consumption activities will now be dealt with under the new energy savings scheme.

Schedule 1 [3]–[5] make consequential amendments that extend existing arrangements for the recovery of fees and regulation-making powers so that they apply in respect of the energy savings scheme.

Schedule 1 [6] renumbers existing Part 9 of the Act, as a consequence of the insertion of the new Part 9.



New South Wales

Electricity Supply Amendment (Energy Savings) Bill 2009

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New South Wales

Electricity Supply Amendment (Energy Savings) Bill 2009

No , 2009

A Bill for

An Act to amend the *Electricity Supply Act 1995* to establish an energy savings scheme.

Clause 1 Electricity Supply Amendment (Energy Savings) Bill 2009

1	Name of Act	2
	This Act is the <i>Electricity Supply Amendment (Energy Savings)</i> Act 2009.	3
2	Commencement	Ę
	This Act commences, or is taken to have commenced, on 1 July 2009.	6

Scł	nedu	le 1		Amendment of Electricity Supply Act 1995 No 94	1
[1]	Sect	ion 97	EC W	hen certificates may be created	3
	Omi	t section	on 97E	CC (4) and the note to the subsection.	4
[2]	Part	9			5
	Insert after Part 8A:				6
	Par	t 9	En	ergy savings scheme	7
	Divi	ision	1	Preliminary	8
	98	Obje	cts of	f Part	9
		(1)	to re	principal object of this Part is to create a financial incentive educe the consumption of electricity by encouraging energy ng activities.	10 11 12
		(2)	The	other objects of this Part are:	13
			(a)	to assist households and businesses to reduce electricity consumption and electricity costs, and	14 15
			(b)	to complement any national scheme for carbon pollution reduction by making the reduction of greenhouse gas emissions achievable at a lower cost, and	16 17 18
			(c)	to reduce the cost of, and the need for, additional energy generation, transmission and distribution infrastructure.	19 20
	99	Defi	nitions	s	21
		(1)	In th	ais Part:	22
			ener	redited certificate provider means a person accredited as an egy savings certificate provider under this Part and whose editation is in force.	23 24 25
			base	e penalty rate—see section 113.	26
			the r	non dioxide equivalent of greenhouse gas emissions means mass of carbon dioxide measured in tonnes that has the same hal warming potential as those greenhouse gas emissions.	27 28 29
				ied forward shortfall—see section 116.	30
				ificate conversion factor—see section 130.	31
				sumer price index means the Consumer Price Index (All ups Index) for Sydney issued by the Australian Statistician.	32 33

direct supplier of electricity has the meaning given by section 101.	1 2
<i>end user</i> of electricity means a person who acquires, or proposes to acquire, electricity for consumption purposes.	3 4
energy conversion factor—see section 108.	5
<i>energy savings certificate</i> means an energy savings certificate created under this Part.	6 7
<i>energy savings scheme</i> or <i>scheme</i> means the energy savings scheme established by this Part.	8 9
energy savings scheme target—see section 103.	10
energy savings shortfall—see section 111.	11
energy savings shortfall penalty—see section 112.	12
energy savings statement—see section 123.	13
greenhouse gas means carbon dioxide, methane, nitrous oxide, a perfluorocarbon gas or any other gas prescribed by the regulations for the purposes of this definition.	14 15 16
individual energy savings target—see section 106.	17
liable acquisition—see section 107.	18
Market Operator means the entity that has the function of operating and administering the wholesale exchange under the <i>National Electricity (NSW) Law</i> .	19 20 21
penalty conversion factor—see section 113.	22
recognised energy saving activity means an activity in respect of which an energy savings certificate may be created under this Part.	23 24 25
<i>register</i> means a register kept by the Scheme Administrator under this Part.	26 27
<i>related body corporate</i> of a person has the same meaning as it has in the <i>Corporations Act 2001</i> of the Commonwealth.	28 29
Scheme Administrator means the person or body required to exercise the functions of Scheme Administrator under this Part.	30 31
scheme participant means a person who is required by this Part to participate in the energy savings scheme.	32 33
scheme penalty rate—see section 113.	34
Scheme Regulator means the person or body required to exercise the functions of Scheme Regulator under this Part.	35 36
<i>scheme rule</i> means a rule approved by the Minister under Division 13 of this Part.	37 38

	(2)	In this Part, a reference to a particular <i>year</i> is a reference to the period of 12 months commencing on 1 January of that year, except in relation to the year 2009. A reference to the year 2009 is a reference to the period of 6 months commencing on 1 July 2009.	1 2 3 4 5
Divi	ision	2 Energy savings scheme	6
100	Esta	blishment of scheme	7
		There is established by this Part an energy savings scheme.	8
101	Pers	ons required to participate in scheme	9
	(1)	The following persons are required to participate in the energy savings scheme:	10 11
		(a) a retail supplier,	12
		(b) a direct supplier of electricity,	13
		(c) a market customer.	14
	(2)	In this section:	15
		<i>direct supplier of electricity</i> means an electricity generator prescribed by the regulations, or any other person prescribed by the regulations, who supplies electricity directly to a customer under an electricity supply arrangement to which section 179 does not apply.	16 17 18 19 20
		market customer means a customer that has classified any of its electricity loads as a market load and that is registered with the Market Operator as a market customer under the National Electricity Rules (within the meaning of the National Electricity (NSW) Law).	21 22 23 24 25
102	Sche targe	eme participants required to meet individual energy savings ets	26 27
		Each scheme participant is required to meet its individual energy savings target for each year, in accordance with this Part. Note. Failure to meet an individual energy savings target will result in a penalty being payable.	28 29 30 31

Division 3		3 Energy savings scheme targets	1
103	Ener	rgy savings scheme targets	2
	(1)	The energy savings scheme targets are to be used as the basis for the calculation of each scheme participant's individual energy savings target.	3 4 5
	(2)	The energy savings scheme targets are set out in Schedule 5.	6
	(3)	The energy savings scheme target for a year specified in column 1 of Schedule 5 is the amount specified for that year in column 2 of that Schedule.	7 8 9
		Note. The energy savings scheme target is applied to the liable acquisitions made by a scheme participant to calculate an individual energy savings target for the scheme participant. This is explained in Division 4.	10 11 12 13
104	Cha	nges to energy savings scheme targets	14
	(1)	The Governor may, by regulation made on the recommendation of the Minister, amend Schedule 5 to change the energy savings scheme target for a specified year or years.	15 16 17
	(2)	Accordingly, any such regulation may omit an amount specified in column 2 of Schedule 5 and substitute a new amount.	18 19
	(3)	Any such regulation does not affect the energy savings scheme target for any year that commences on or before the date the regulation is made or within 12 months after the date the regulation is made. Note. For example, a regulation to change the energy savings scheme target for the year 2011 would have to be made on or before 31 December 2009.	20 21 22 23 24 25 26
105		ditions under which energy savings scheme targets may be nged	27 28
		The Minister may recommend the making of a regulation to change the energy savings scheme target for a year or years only if the Minister has certified in writing to the Governor that, in the Minister's opinion:	29 30 31 32
		(a) the change to the energy savings scheme target is appropriate to achieve greater uniformity or harmonisation with a scheme in another jurisdiction with similar objectives to the energy savings scheme, or for the purposes of implementing a national scheme with similar objectives to the energy savings scheme, or	33 34 35 36 37 38
		(b) the change to the energy savings scheme target is appropriate because of a sustained under supply of energy	39 40

			savings certificates, as evidenced by scheme participants being required to pay a substantial energy savings shortfall penalty for 2 or more consecutive years, or	1 2 3
		(c)	the change to the energy savings scheme target is appropriate because of a sustained over supply of energy savings certificates, as evidenced by the total number of certificates created substantially exceeding the total number of certificates required to meet all individual energy savings targets for 2 or more consecutive years, or	4 5 6 7 8
		(d)	the change to the energy savings scheme target is appropriate because of significant changes to the rules governing the creation of energy savings certificates, or	10 11 12
		(e)	the change to the energy savings scheme target is otherwise appropriate because of significant changes to the policy or regulatory framework, or the market conditions, in which the energy savings scheme operates.	13 14 15 16
Divi	sion	4	Individual energy savings targets	17
106	Indiv	idual (energy savings targets	18
	(1)	a yea	individual energy savings target of a scheme participant for ar is the amount (expressed in tonnes of carbon dioxide valent of greenhouse gas emissions) calculated as follows:	19 20 21
		(a)	Step 1	22
		(a)	Step 1 Multiply the energy savings scheme target for the year by the total value of all liable acquisitions made by the scheme participant during that year to obtain an individual energy savings target expressed in megawatt hours (the megawatt hours target).	22 23 24 25 26 27
		(a) (b)	Multiply the energy savings scheme target for the year by the total value of all liable acquisitions made by the scheme participant during that year to obtain an individual energy savings target expressed in megawatt hours (the megawatt hours target). Step 2	23 24 25 26
			Multiply the energy savings scheme target for the year by the total value of all liable acquisitions made by the scheme participant during that year to obtain an individual energy savings target expressed in megawatt hours (the megawatt hours target).	23 24 25 26 27
	(2)	(b) If the tonne neare tonne	Multiply the energy savings scheme target for the year by the total value of all liable acquisitions made by the scheme participant during that year to obtain an individual energy savings target expressed in megawatt hours (the megawatt hours target). Step 2 Multiply the megawatt hours target by the energy conversion factor for that year. e result obtained at the end of Step 2 includes a fraction of a extended the test whole tonne (and, if the amount to be rounded is half a extended up).	23 24 25 26 27 28
	(2)	(b) If the tonne neare tonne. Note.	Multiply the energy savings scheme target for the year by the total value of all liable acquisitions made by the scheme participant during that year to obtain an individual energy savings target expressed in megawatt hours (the megawatt hours target). Step 2 Multiply the megawatt hours target by the energy conversion factor for that year. e result obtained at the end of Step 2 includes a fraction of a e, the fractional amount is to be rounded up or down to the est whole tonne (and, if the amount to be rounded is half a	23 24 25 26 27 28 29 30 31 32 33
	(2)	(b) If the tonne neare tonne Note. year 2 To ca multip	Multiply the energy savings scheme target for the year by the total value of all liable acquisitions made by the scheme participant during that year to obtain an individual energy savings target expressed in megawatt hours (the megawatt hours target). Step 2 Multiply the megawatt hours target by the energy conversion factor for that year. e result obtained at the end of Step 2 includes a fraction of a et, the fractional amount is to be rounded up or down to the est whole tonne (and, if the amount to be rounded is half a et, is to be rounded up). For example, a retail supplier has liable acquisitions in the	23 24 25 26 27 28 29 30 31 32 33 34

(5)

exemptions).

	Next, for the	at Step 2, 1,125 must be multiplied by the energy conversion factor e year 2010, which is 1.01.	1 2
	The re	esult is 1,136.25, which is then rounded down to 1,136.	3
	The i	retail supplier has an individual energy savings target for the 2010 of 1,136 tonnes of carbon dioxide equivalent.	4 5
	As wil by su Regu	If be explained further below, the retail supplier can meet this target surrendering 1,136 energy savings certificates to the Scheme lator.	6 7 8
Liabl	e acqı	uisitions	9
(1)	of ele or fro <i>Natio</i> purch	the purposes of this Part, a <i>liable acquisition</i> is any purchase extricity by a scheme participant, from the Market Operator om a person who is not a registered participant under the <i>onal Electricity (NSW) Law</i> , where the electricity is nased for consumption by, or onsale to, end users in this , or for use in this State.	10 11 12 13 14 15
(2)		oply of electricity generated by a scheme participant is also treated as a liable acquisition under this Part if:	16 17
	(a)	the scheme participant is a retail supplier and the electricity is supplied by the retail supplier for consumption by, or onsale to, end users in this State, or for use in this State, or	18 19 20 21
	(b)	the scheme participant is a direct supplier of electricity and the supply is of a kind specified by the regulations to be a liable acquisition under the scheme.	22 23 24
(3)	For t	he purposes of this Part:	25
	(a)	a liable acquisition is <i>made</i> by a scheme participant on the date the electricity is purchased by the scheme participant or, in the case of a supply of electricity treated as a liable acquisition, supplied by the scheme participant, and	26 27 28 29
	(b)	the <i>value</i> of a purchase or supply of electricity is the amount of electricity purchased or supplied, expressed in megawatt hours.	30 31 32
(4)	date partic	ricity is taken to be purchased by a scheme participant on the the electricity is physically delivered to the scheme cipant (regardless of when the contract or other arrangement urchase of the electricity was entered into or made).	33 34 35 36

This section is subject to Division 5 (which provides for

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108	Ene	rgy conversion factors	1
	(1)	Energy conversion factors are set out in Schedule 5.	2
	(2)	The energy conversion factor for a year specified in column 1 of Schedule 5 is the amount specified for that year in column 3 of that Schedule.	3 4 5
	(3)	The Governor may, by regulation made on the recommendation of the Minister, amend Schedule 5 to change the energy conversion factor for a specified year or years.	6 7 8
	(4)	Accordingly, any such regulation may omit an amount specified in column 3 of Schedule 5 and substitute a new amount.	9 10
	(5)	Any such regulation does not affect the energy conversion factor for any year that commences on or before the date the regulation is made or within 12 months after the date the regulation is made.	11 12 13
109	How targe	does a scheme participant meet an individual energy savings et?	14 15
	(1)	A scheme participant meets an individual energy savings target for a year if the energy savings attributable to the scheme participant for the year are equivalent to, or exceed, the individual energy savings target of the scheme participant for that year.	16 17 18 19 20
	(2)	A scheme participant fails to meet an individual energy savings target for a year if the energy savings attributable to the scheme participant for the year are less than the individual energy savings target of the scheme participant for that year.	21 22 23 24
110	Wha	t are the energy savings attributable to a scheme participant?	25
		For the purposes of this Part, the energy savings attributable to a scheme participant for a year is the total value of all energy savings certificates that the scheme participant elects to surrender, in accordance with this Part, for the purpose of meeting its individual energy savings target for that year. Note. Energy savings certificates may be created in respect of activities that reduce the consumption of electricity. See Division 7.	26 27 28 29 30 31 32
111		ure to meet individual energy savings target—energy savings rtfalls	33 34
	(1)	If a scheme participant fails to meet its individual energy savings target for a year, the scheme participant has an <i>energy savings shortfall</i> for that year.	35 36 37

	(2)	The amount of the energy savings shortfall is the number of tonnes of carbon dioxide equivalent of greenhouse gas emissions by which the individual energy savings target of the scheme participant for the year exceeds the energy savings attributable to the scheme participant for that year.	1 2 3 4 5
112	Pena	alties for energy savings shortfalls	6
	(1)	A scheme participant who has an energy savings shortfall for a year is liable to pay a penalty in respect of that year (an <i>energy savings shortfall penalty</i>).	7 8 9
	(2)	The amount of the energy savings shortfall penalty is the amount (in dollars) calculated by multiplying the amount of the energy savings shortfall by the scheme penalty rate.	10 11 12
	(3)	If the result obtained from that calculation is not a whole number of dollars, it is to be rounded down to the nearest whole number of dollars.	13 14 15
113	Pena	alty rates	16
	(1)	The <i>scheme penalty rate</i> is the amount (expressed in dollars per tonne of carbon dioxide equivalent of greenhouse gas emissions) calculated by multiplying the base penalty rate for the year in respect of which the energy savings shortfall penalty is payable by the penalty conversion factor for that year.	17 18 19 20 21
	(2)	Base penalty rates and penalty conversion factors are set out in Schedule 5A.	22 23
	(3)	The base penalty rate for a year specified in column 1 of Schedule 5A is the amount (expressed in dollars per megawatt hour) specified for that year in column 2 of that Schedule.	24 25 26
	(4)	The penalty conversion factor for a year specified in column 1 of Schedule 5A is the amount specified for that year in column 3 of that Schedule.	27 28 29
		Note. For example, the scheme penalty rate for 2009 would be calculated by multiplying \$24.50 (the base penalty rate for that year) by 0.94. Accordingly, the scheme penalty rate would be \$23.03 per tonne of carbon dioxide equivalent of greenhouse gas emissions. A scheme participant who has an energy savings shortfall of 100 tonnes of carbon dioxide equivalent of greenhouse gas emissions in 2009 would be liable for an energy savings shortfall penalty of \$2,303.	30 31 32 33 34 35 36
	(5)	The regulations may provide for the adjustment of base penalty rates in accordance with movements in the consumer price index.	37 38

(6)	in acc scher penal	regulations provide for the adjustment of a base penalty rate cordance with movements in the consumer price index, the me penalty rate is to be calculated using the relevant base ity rate specified in Schedule 5A adjusted in the manner ded for by the regulations.	1 2 3 4 5
(7)	move to car	coase penalty rate specified in Schedule 5A is adjusted for ements in the consumer price index, the Scheme Regulator is use notice of the adjusted rate to be published on its website the beginning of the year to which the adjusted rate es.	6 7 8 9 10
Cha	nges to	b base penalty rates and penalty conversion factors	11
(1)	The Governor may, by regulation made on the recommendation of the Minister, amend Schedule 5A to change the base penalty rate or the penalty conversion factor (or both) for a specified year or years.		
(2)	Acco in co	ordingly, any such regulation may omit an amount specified lumn 2 or 3 of Schedule 5A and substitute a new amount.	16 17
(3)	penal befor	such regulation does not affect the base penalty rate or ity conversion factor for any year that commences on or the the the regulation is made or within 12 months after ate the regulation is made.	18 19 20 21
	Note. For example, a regulation to prescribe a different base penalty rate or penalty conversion factor for the year 2011 and subsequent years would have to be made on or before 31 December 2009.		
(4)	amen years	Minister may recommend the making of a regulation to ad Schedule 5A to change the base penalty rate for a year or conly if the Minister has certified in writing to the Governor in the Minister's opinion:	25 26 27 28
	(a)	the change to the base penalty rate is appropriate to achieve greater uniformity or harmonisation with a scheme in another jurisdiction with similar objectives to the energy savings scheme, or for the purposes of implementing a national scheme with similar objectives to the energy savings scheme, or	29 30 31 32 33 34
	(b)	the change to the base penalty rate is appropriate because of a sustained under supply of energy savings certificates, as evidenced by scheme participants being required to pay a substantial energy savings shortfall penalty for 2 or more consecutive years, or	35 36 37 38 39
	(c)	the change to the base penalty rate is appropriate because of a sustained over supply of energy savings certificates, as evidenced by the total number of certificates created	40 41 42

		substantially exceeding the total number of certificates required to meet all individual energy savings targets for 2 or more consecutive years, or	1 2 3
		(d) the change to the base penalty rate is appropriate because of significant changes to the rules governing the creation of energy savings certificates, or	4 5 6
		(e) the change to the base penalty rate is otherwise appropriate because of significant changes to the policy or regulatory framework, or the market conditions, in which the energy savings scheme operates.	7 8 9 10
	(5)	To avoid doubt, subsection (4) does not apply to a regulation that changes the penalty conversion factor for a year or years.	11 12
	(6)	This section does not apply to a regulation that provides for the adjustment of base penalty rates for movements in the consumer price index. Note. The penalty rates specified in Schedule 5A are base rates only. Adjustments for movements in the consumer price index do not necessitate any change to Schedule 5A.	13 14 15 16 17 18
115	Payr	ment of energy savings shortfall penalties	19
	(1)	An energy savings shortfall penalty payable by a scheme	20
		participant in respect of a year is payable on 1 March in the following year or on any later date determined by the Scheme Regulator for the scheme participant.	21 22 23
	(2)	following year or on any later date determined by the Scheme	22
	(2)	following year or on any later date determined by the Scheme Regulator for the scheme participant. An energy savings shortfall penalty is payable to the Scheme Regulator, for payment into the Consolidated Fund as public	22 23 24 25
116	(3)	following year or on any later date determined by the Scheme Regulator for the scheme participant. An energy savings shortfall penalty is payable to the Scheme Regulator, for payment into the Consolidated Fund as public money. An energy savings shortfall penalty payable by a scheme participant may be recovered in any court of competent	22 23 24 25 26 27 28
116	(3)	following year or on any later date determined by the Scheme Regulator for the scheme participant. An energy savings shortfall penalty is payable to the Scheme Regulator, for payment into the Consolidated Fund as public money. An energy savings shortfall penalty payable by a scheme participant may be recovered in any court of competent jurisdiction as a debt due to the Crown.	22 23 24 25 26 27 28 29

(3)	The maximum amount of an energy savings shortfall that may be carried forward to the year 2010 by a scheme participant is 20% of the scheme participant's individual energy savings target for the year 2009 or, if the regulations prescribe another amount as the maximum amount that may be carried forward to year 2010, the amount so prescribed.	1 2 3 4 5 6
(4)	The maximum amount of an energy savings shortfall that may be carried forward to any other year by a scheme participant is 10% of the scheme participant's individual energy savings target in the previous year or, if the regulations prescribe another amount as the maximum amount that may be carried forward to the relevant year, the amount so prescribed.	7 8 9 10 11 12
(5)	An energy savings shortfall, or part of an energy savings shortfall, may be carried forward to the next year only.	13 14
(6)	However, an energy savings shortfall, or part of an energy savings shortfall, for the year 2020 cannot be carried forward to the next year.	15 16 17
	Note. The scheme automatically terminates at the end of the year 2020. It is also possible for the scheme to be terminated earlier under Division 14, in which case the regulations may prohibit scheme participants from carrying forward an energy savings shortfall to the next year if the termination takes effect in that next year.	18 19 20 21 22
(7)	The fact that a scheme participant elects to carry forward an energy savings shortfall, or part of an energy savings shortfall, to the next year does not prevent the scheme participant from electing to carry forward an energy savings shortfall, or part of an energy savings shortfall, for that next year to the following year.	23 24 25 26 27
(8)	For the purposes of this Part, an energy savings shortfall, or part of an energy savings shortfall, for a year that is carried forward to the next year is a <i>carried forward shortfall</i> for that next year.	28 29 30
Carr	ied forward shortfalls must be remedied	31
(1)	A scheme participant who has a carried forward shortfall for a year must remedy the carried forward shortfall in that year.	32 33
(2)	A scheme participant remedies a carried forward shortfall if the additional energy savings attributable to the scheme participant for the year to which the energy savings shortfall is carried forward are equivalent to, or exceed, the amount of the carried forward shortfall.	34 35 36 37 38

(3)	A scheme participant fails to remedy a carried forward shortfall if the additional energy savings attributable to the scheme participant for the year to which the energy savings shortfall is carried forward are less than the amount of the carried forward shortfall.	1 2 3 4 5
(4)	For the purposes of this Part, the additional energy savings attributable to a scheme participant for a year is the total value of all energy savings certificates that the scheme participant elects to surrender, in accordance with this Part, for the purpose of remedying its carried forward shortfall for that year.	6 7 8 9 10
(5)	If a scheme participant fails to remedy a carried forward shortfall, the scheme participant is liable for a penalty in respect of the non-remedied amount (that is, the amount by which the carried forward shortfall exceeds the additional energy savings attributable to the scheme participant for the year).	11 12 13 14 15
(6)	The penalty is to be calculated as if the non-remedied amount were an energy savings shortfall for the year to which the energy savings shortfall is carried forward.	16 17 18
(7)	The penalty is payable in the same manner as, and is taken to be, an energy savings shortfall penalty.	19 20
(8)	To avoid doubt, a penalty payable by a scheme participant in respect of a failure to remedy a carried forward shortfall in a year is additional to any penalty payable by the scheme participant in respect of the participant's energy savings shortfall (if any) for that year.	21 22 23 24 25
Elect	tions by scheme participants	26
(1)	An election by a scheme participant to surrender an energy savings certificate for the purpose of meeting its individual energy savings target or remedying a carried forward shortfall, or to carry forward an energy savings shortfall, must be made to the Scheme Regulator in accordance with this Part.	27 28 29 30 31
(2)	An election has no effect unless it is accepted by the Scheme Regulator.	32 33

Note. The election must accompany the scheme participant's annual energy savings statement. See Division 6.

34 35

Divi	ision	5	Exemptions	1
119	9 Exemptions			2
	(1)		Minister may, by order published in the Gazette, grant an aption from the scheme in respect of any electricity load:	3
		(a)	used by a specified person, or class of persons, or	5
		(b)	used in connection with a specified activity or class of activities.	6 7
	(2)	partio	order granting an exemption may also specify the scheme cipant, or class of scheme participants, in respect of whom xemption applies.	8 9 10
	(3)		Minister may grant an exemption under this section only if fied that:	11 12
		(a)	the electricity load is used in connection with an industry or activity that is both emissions intensive and trade exposed, and	13 14 15
		(b)	the exemption is otherwise generally consistent with the objects of this Part.	16 17
	(4)		exemption is to specify whether it is a full exemption or a all exemption.	18 19
	(5)	the e	e exemption is a full exemption, the electricity load to which exemption applies is, for the purposes of this Part, <i>fully</i> apt electricity load.	20 21 22
	(6)	whic	e exemption is a partial exemption, the electricity load to h the exemption applies is, for the purposes of this Part, ally exempt electricity load.	23 24 25
	(7)	exem prope of pe activ	exemption is a partial exemption, the order granting the aption is to specify (as a percentage or otherwise) the ortion of electricity load used by the relevant person or class ersons, or in connection with the relevant activity or class of ities, that is exempt from the scheme. The proportion iffied is referred to in this Division as the <i>exempt proportion</i> .	26 27 28 29 30 31
120	Effe	ct of ex	xemption	32
	(1)	its lia	heme participant is entitled to deduct from the total value of able acquisitions the value of any purchase of electricity that be used by a person or in connection with an activity and h, when so used, is fully exempt electricity load.	33 34 35 36
	(2)		heme participant is entitled to deduct from the total value of able acquisitions a proportion of the value of any purchase of	37 38

	electricity that is to be used by a person or in connection with an activity and which, when so used, is partially exempt electricity load. The proportion that may be deducted is the exempt proportion.	1 2 3 4
(3)	An order granting an exemption may specify any allowances that may be made by scheme participants, in applying the exemption, for electricity losses occurring between the purchase of the electricity by the scheme participant and its use by an end user.	5 6 7 8
(4)	Electricity the subject of such an allowance may also be deducted from the total value of liable acquisitions made by a scheme participant, in accordance with the exemption.	9 10 11
(5)	An order granting an exemption may authorise the Scheme Regulator to make rules with respect to the exemption (including rules relating to assessment of deductions under this Division).	12 13 14
(6)	Any deductions made by scheme participants under this Division must be made in accordance with the provisions of the relevant exemption, and any such rules.	15 16 17
(7)	In any proceedings under this Act involving a scheme participant, the burden of establishing that the scheme participant was entitled to deduct any particular amount of electricity purchased by it from the total value of its liable acquisitions lies on the scheme participant.	18 19 20 21 22
(8)	In this section, a reference to a purchase of electricity includes a reference to a supply of electricity that is treated as a liable acquisition under this Part.	23 24 25
Dete inter	rmination of whether industry or activity is emissions asive and trade exposed	26 27
(1)	The regulations may make further provision with respect to the determination of whether an industry or activity is emissions intensive or trade exposed.	28 29 30
(2)	Subject to any such regulations, the Minister may determine the basis on which an industry or activity is to be considered emissions intensive or trade exposed.	31 32 33
Gen	eral provisions with respect to exemptions	34
(1)	An exemption does not take effect until the beginning of the year after the order granting the exemption is made.	35 36
(2)	An exemption may be revoked by order of the Minister published in the Gazette.	37 38
	(4) (5) (6) (7) (8) Deternment (1) (2) Geno (1)	activity and which, when so used, is partially exempt electricity load. The proportion that may be deducted is the exempt proportion. (3) An order granting an exemption may specify any allowances that may be made by scheme participants, in applying the exemption, for electricity losses occurring between the purchase of the electricity by the scheme participant and its use by an end user. (4) Electricity the subject of such an allowance may also be deducted from the total value of liable acquisitions made by a scheme participant, in accordance with the exemption. (5) An order granting an exemption may authorise the Scheme Regulator to make rules with respect to the exemption (including rules relating to assessment of deductions under this Division). (6) Any deductions made by scheme participants under this Division must be made in accordance with the provisions of the relevant exemption, and any such rules. (7) In any proceedings under this Act involving a scheme participant, the burden of establishing that the scheme participant was entitled to deduct any particular amount of electricity purchased by it from the total value of its liable acquisitions lies on the scheme participant. (8) In this section, a reference to a purchase of electricity includes a reference to a supply of electricity that is treated as a liable acquisition under this Part. Determination of whether industry or activity is emissions intensive and trade exposed (1) The regulations may make further provision with respect to the determination of whether an industry or activity is emissions intensive or trade exposed. (2) Subject to any such regulations, the Minister may determine the basis on which an industry or activity is to be considered emissions intensive or trade exposed. General provisions with respect to exemption is made.

	(3)	If an exemption is revoked, the revocation does not take effect until the beginning of the year after the order revoking the exemption is made.	1 2 3
	(4)	The Minister is to provide a copy of any order made under this Division to the Scheme Regulator.	4 5
	(5)	The Scheme Regulator is to make particulars of any exemption under this Division, and any rules it makes with respect to an exemption, available to scheme participants, including by publishing particulars of the exemptions and rules on its website.	6 7 8 9
Divi	sion	6 Assessment of compliance of scheme participants	10 11
123	Ann	ual energy savings statements	12
	(1)	A scheme participant must lodge with the Scheme Regulator a statement (an <i>energy savings statement</i>) on or before 1 March in each year or on or before any later day specified in respect of the scheme participant by the Scheme Regulator.	13 14 15 16
	(2)	An energy savings statement is to contain the following:	17
		(a) an assessment of the scheme participant's individual energy savings target for the previous year, including particulars of liable acquisitions made by the scheme participant during the previous year and of any deductions made in respect of fully exempt or partially exempt electricity load,	18 19 20 21 22 23
		(b) an assessment of the participant's liability (if any) for an energy savings shortfall penalty for the previous year, including liability for an energy savings shortfall penalty in respect of a carried forward shortfall,	24 25 26 27
		(c) any other matters required by the Scheme Regulator.	28
	(3)	If the scheme participant seeks to elect to surrender one or more energy savings certificates for the purposes of meeting its individual energy savings target for the year to which the energy savings statement relates, or to remedy a carried forward shortfall for the year, the election is to accompany the energy savings statement and is to contain details of the energy savings certificates proposed to be surrendered.	29 30 31 32 33 34 35
	(4)	If a scheme participant seeks to elect to carry forward an energy savings shortfall for the year to which the statement relates, or any part of that shortfall, the election is to accompany the statement.	36 37 38 39

	(5)	An energy savings statement, and any election that accompanies the statement, must be in a form approved by the Scheme Regulator.	
	(6)	A scheme participant that fails to lodge an energy savings statement in accordance with this section is guilty of an offence.	. 5
		Maximum penalty:	6
		(a) in the case of a corporation—250 penalty units, or	7
		(b) in the case of an individual—100 penalty units.	8
124	Rest	trictions on surrender of energy savings certificates	9
	(1)	An energy savings certificate cannot be surrendered by a scheme participant for the purposes of meeting its individual energy savings target or remedying a carried forward shortfall unless:	
		(a) the certificate is registered in the register of energy savings certificates kept under this Part and the registration is ir force, and	
		(b) the participant is recorded in the register of energy savings certificates as the owner of the certificate, and	S 16 17
		(c) the certificate was created in relation to energy savings that occurred before the end of the year to which the energy savings statement relates.	
	(2)	The Scheme Regulator may, by notice in writing to a scheme participant, refuse to accept an election to surrender an energy savings certificate:	
		(a) if, in the opinion of the Scheme Regulator, the certificate cannot be surrendered under this section, or	24 25
		(b) if, in the opinion of the Scheme Regulator, the certificate is surplus to the number required to be surrendered for the purpose of meeting the participant's individual energy savings target or to remedy a carried forward shortfall.	27
	(3)	If the Scheme Regulator accepts the surrender of an energy savings certificate, and the Scheme Regulator is not the Scheme Administrator, the Scheme Regulator must give the Scheme Administrator notice in writing of the decision, including details of the certificates surrendered.	31 32

125	Regu	ulatior	ns relating to assessments	1
		Regu matte	ulations may be made for or with respect to the following ers:	2
		(a)	the assessment of the liability of a scheme participant for an energy savings shortfall penalty, including self-assessment or assessment by the Scheme Regulator,	4 5 6
		(b)	the date on which an assessment is taken to have been made and the date on which an assessment takes effect,	7 8
		(c)	default assessments where an energy savings statement is not lodged by a scheme participant,	9 10
		(d)	amendment of assessments, at the request of a scheme participant or on the Scheme Regulator's own motion,	11 12
		(e)	revocation of the cancellation of energy savings certificates in connection with amended assessments and the revival of the certificates,	13 14 15
		(f)	payments resulting from amended assessments,	16
		(g)	notice of assessments.	17
126	Valid	lity of	assessment	18
		savir	validity of an assessment of a liability to pay an energy ngs shortfall penalty is not affected by any failure to comply a provision of this Act, the regulations or the scheme rules.	19 20 21
Divi	sion	7	Creation of energy savings certificates	22
127	Activ		in respect of which energy savings certificates may be	23 24
	(1)	creat or cl	scheme rules may make provision for or with respect to the tion of energy savings certificates in respect of any activity, ass of activities, that reduces the consumption of electricity is State.	25 26 27 28
	(2)	the activelect	scheme rules may also make provision for or with respect to creation of energy savings certificates in respect of any vity, or class of activities, that reduces the consumption of cricity in another jurisdiction, if an approved corresponding me is in operation in that jurisdiction.	29 30 31 32 33
	(3)		<i>approved corresponding scheme</i> is a scheme approved by the sister for the purposes of this section, by order in writing.	34 35

	(4)	The Minister may approve a scheme for the purposes of this section only if the Minister is satisfied that:	1 2
		(a) the scheme is intended to promote the reduced consumption of electricity and the objectives of the scheme are consistent with the objectives of the energy savings scheme established by this Part, and	3 4 5 6
		(b) the monitoring and enforcement of compliance with the scheme to be approved is no less stringent than that applicable to the energy savings scheme established by this Part.	7 8 9 10
	(5)	An energy savings certificate cannot be created in respect of an activity unless the activity commenced or commences on or after 1 July 2008.	11 12 13
		Note. However, energy savings certificates may be created only in respect of energy savings occurring on or after 1 July 2009. For example, a project that results in energy savings that commenced in September 2008 may be eligible for accreditation under the scheme, but energy savings certificates may be created only in respect of energy savings arising from the project that occur on or after 1 July 2009.	14 15 16 17 18 19
	(6)	An activity in respect of which an energy savings certificate may be created under this Part is a <i>recognised energy saving activity</i> .	20 21
128	Ene	rgy savings represented by certificates	22
	(1)	An energy savings certificate may be created for each whole tonne of carbon dioxide equivalent of greenhouse gas emissions attributable to energy savings arising from a recognised energy saving activity.	23 24 25 26
	(2)	Accordingly, each energy savings certificate has a value of 1 tonne of carbon dioxide equivalent of greenhouse gas emissions.	27 28 29
129		culation of energy savings attributable to recognised energy ng activities	30 31
	(1)	The number of tonnes of carbon dioxide equivalent of greenhouse gas emissions attributable to energy savings arising from a recognised energy saving activity is to be calculated by multiplying the number of megawatt hours of energy savings arising from that activity by the certificate conversion factor for the year in which the energy savings for which that certificate is created occurred.	32 33 34 35 36 37 38
	(2)	The scheme rules may provide for the methodology for calculating the number of megawatt hours of energy savings arising from a recognised energy saving activity.	39 40 41

130	Cert	ificate conversion factor	1
	(1)	Certificate conversion factors are set out in Schedule 5B.	2
	(2)	The certificate conversion factor for a year specified in column 1 of Schedule 5B is the amount specified for that year in column 2 of that Schedule.	3 4 5
	(3)	The Governor may, by regulation made on the recommendation of the Minister, amend Schedule 5B to change the certificate conversion factor for a specified year or years.	6 7 8
	(4)	Accordingly, any such regulation may omit an amount specified in column 2 of Schedule 5B and substitute a new amount.	9 10
	(5)	Any such regulation does not affect the certificate conversion factor for any year that commences on or before the date the regulation is made or within 12 months after the date the regulation is made.	11 12 13 14
131	Whe	n energy savings certificates may be created	15
	(1)	An energy savings certificate may be created by an accredited certificate provider in respect of the energy savings arising from a recognised energy saving activity immediately after those energy savings occur.	16 17 18 19
	(2)	An energy savings certificate may be created in respect of energy savings only if the energy savings occur on or after 1 July 2009.	20 21
	(3)	An energy savings certificate may be created in respect of energy savings that occur during a particular year no later than 6 months after the end of that year.	22 23 24
	(4)	The regulations or scheme rules may specify when the energy savings arising from a recognised energy saving activity are considered to have occurred for the purposes of this Part.	25 26 27
	(5)	Without limiting the above, the regulations or scheme rules may provide that energy savings are taken to have occurred on the date on which the recognised energy saving activity is first commenced. Accordingly, energy savings certificates may be created in respect of the energy savings arising from the activity immediately after the activity is first commenced.	28 29 30 31 32 33
		Note. Subsection (5) makes it clear that the regulations or scheme rules may allow certificates to be created in respect of an activity that has ongoing energy saving effects as soon as the activity is commenced. It will not be necessary to wait until all the energy savings arising from the activity actually occur before creating a certificate in respect of the activity. Such provisions may apply, for example, if the regulations or	34 35 36 37 38 39

		scheme rules allow for the creation of certificates in respect of the installation of energy efficient lighting, which has ongoing energy savings.	1 2 3
132	No c	louble counting of energy savings	4
		An energy savings certificate cannot be created in respect of	5
		energy savings arising from a recognised energy saving activity if an abatement certificate under Part 8A has already been created	6 7
		in respect of those energy savings.	8
133	Impr	oper creation of energy savings certificates	9
	(1)	A person must not create or purport to create an energy savings	10
		certificate in contravention of this Act, the regulations or the scheme rules (including any conditions of accreditation imposed	11 12
		by or under this Act).	13
		Maximum penalty: 2,000 penalty units.	14
	(2)	For avoidance of doubt, a person may be found guilty of an	15
	. ,	offence against this section whether or not the certificate	16
		concerned is registered in the register of energy savings certificates kept under this Part.	17 18
		certificates kept under tills Fart.	10
Div	ision	8 Accreditation of certificate providers	19
134	Cert only	ificates may be created by accredited certificate providers	20 21
	(1)	Energy savings certificates may be created by accredited certificate providers only.	22 23
	(2)	A person who is an accredited certificate provider may create	24
		energy savings certificates in accordance with this Part, the	25
		regulations, the scheme rules and the conditions (if any) of the person's accreditation as a certificate provider.	26 27
	(3)	•	28
	(3)	A person who is an accredited certificate provider may create energy savings certificates only in relation to those activities in	28 29
	(3)	A person who is an accredited certificate provider may create	29 30
135	, ,	A person who is an accredited certificate provider may create energy savings certificates only in relation to those activities in relation to which the person has been accredited as a certificate	28 29 30 31
135	, ,	A person who is an accredited certificate provider may create energy savings certificates only in relation to those activities in relation to which the person has been accredited as a certificate provider.	29 30 31

		exemption from the scheme, or is a related body corporate of such a person, is not eligible for accreditation as a certificate provider in respect of an activity that reduces the consumption of electricity used in that industry or activity.	1 2 3 4		
	(3)	For the purposes of this section, an industry or activity benefits from a full exemption from the scheme if the electricity load used in that industry or activity is fully exempt electricity load.	5 6 7		
136	Application for accreditation				
	(1)	Any person who is eligible for accreditation as a certificate provider in relation to an activity may apply to the Scheme Administrator for accreditation.	9 10 11		
	(2)	The Scheme Administrator is to determine an application for accreditation as a certificate provider:	12 13		
		(a) by accrediting the applicant as a certificate provider in relation to specified activities, or	14 15		
		(b) by refusing the application.	16		
	(3)	The Scheme Administrator may refuse an application for accreditation as a certificate provider on such grounds as may be specified in the regulations.	17 18 19		
	(4)	The regulations may make provision for or with respect to applications for accreditation, including by requiring an application fee to be paid to the Scheme Administrator.	20 21 22		
	(5)	The Scheme Administrator may charge a fee (in addition to any application fee) in respect of the investigation and determination of an application for accreditation. The fee is to be determined by the Scheme Administrator on a cost recovery basis.	23 24 25 26		
137	Dura	ation of accreditation	27		
	(1)	Accreditation of a person as a certificate provider in relation to an activity remains in force until suspended or cancelled by the Scheme Administrator.	28 29 30		
	(2)	The Scheme Administrator may suspend or cancel the accreditation of a person as a certificate provider on such grounds as may be specified in the regulations.	31 32 33		
	(3)	The suspension or cancellation of the accreditation of a person as a certificate provider is subject to such conditions as the Scheme Administrator imposes. Any such conditions may include (but are not limited to) any condition to which the accreditation was subject immediately before it was suspended or cancelled.	34 35 36 37 38		

	(4)	any c	regulations may provide for the variation or revocation of conditions that are imposed by the Scheme Administrator on suspension or cancellation of accreditation as a certificate ider.	1 2 3 4					
138	Conditions of accreditation								
	(1)	Accreditation as a certificate provider is subject to the following conditions:							
		(a)	such conditions as may be imposed from time to time by the regulations,	8 9					
		(b)	such conditions as may be imposed by the Scheme Administrator at the time of accreditation, or during the period in which the accreditation remains in force, in accordance with the regulations.	10 11 12 13					
	(2)	types	out limiting the above, the following are examples of the s of conditions that may be imposed on the accreditation of a on as a certificate provider:	14 15 16					
		(a)	a condition that requires the person not to create an energy savings certificate in respect of the energy savings arising from an activity if an energy savings certificate has already been created in respect of that energy saving or if that energy saving has already been used for the purposes of compliance with a scheme or arrangement with similar objectives to the scheme established by this Part,	17 18 19 20 21 22 23					
		(b)	a condition that requires the person not to use the energy savings arising from a recognised energy saving activity for the purposes of compliance with a scheme or arrangement with similar objectives to the scheme established by this Part, if an energy savings certificate has already been created in respect of those energy savings,	24 25 26 27 28 29					
		(c)	a condition that requires the person to provide financial assurances to secure or guarantee the person's compliance with this Part,	30 31 32					
		(d)	a condition that requires the person to take out and maintain a policy of insurance in connection with the person's functions as an accredited certificate provider,	33 34 35					
		(e)	a condition that requires the person to provide information, assistance and access to the Scheme Administrator (or persons appointed by the Scheme Administrator) for the purposes of monitoring and auditing compliance by the person with this Part.	36 37 38 39 40					

	(3)	A person must not contravene any of the conditions of the person's accreditation as a certificate provider.	1 2
		Maximum penalty: 2,000 penalty units.	3
	(4)	Subsection (3) extends to any conditions to which the suspension or cancellation of the accreditation of a person is subject under this Part.	4 5 6
139	Varia	ation or revocation of conditions of accreditation	7
	(1)	An accredited certificate provider may apply to the Scheme Administrator for the variation or revocation of any condition of the certificate provider's accreditation imposed by the Scheme Administrator (not being a condition imposed by this Act or the regulations).	8 9 10 11 12
	(2)	The regulations may make provision for or with respect to the variation or revocation of any conditions of accreditation that are imposed by the Scheme Administrator, including the fee (if any) to be paid to the Scheme Administrator in respect of an application for variation or revocation of a condition.	13 14 15 16 17
	(3)	The Scheme Administrator may charge a fee (in addition to any application fee) in respect of the investigation and determination of an application for variation or revocation of a condition of accreditation. The fee is to be determined by the Scheme Administrator on a cost recovery basis.	18 19 20 21 22
140	Tran	sfer of accreditation	23
	(1)	Accreditation as a certificate provider is not transferable, except as otherwise provided by this section.	24 25
	(2)	A person who is accredited as a certificate provider may, with the approval of the Scheme Administrator, transfer that accreditation to a related body corporate of the person.	26 27 28
	(3)	The Scheme Administrator may approve the transfer of accreditation only if satisfied that the person to whom the accreditation is proposed to be transferred is or will be eligible for accreditation and will fulfil the obligations that the accredited certificate provider is required to fulfil in respect of the recognised energy saving activity or activities for which accreditation is to be transferred.	29 30 31 32 33 34 35
	(4)	The regulations may make further provision with respect to the transfer of accreditation, including by requiring a fee to be paid to the Scheme Administrator in connection with an application for approval of a transfer of accreditation.	36 37 38 39

141	Records to be kept by accredited certificate providers					
		The regulations may make provision for or with respect to the records to be kept by accredited certificate providers and the information required to be provided to the Scheme Administrator in connection with the creation of energy savings certificates.	2 3 4 5			
142	Scheme Administrator may require surrender of certificates					
	(1)	The Scheme Administrator may, by order in writing to a person, require the person to surrender to the Scheme Administrator, within a period specified in the order, a number of energy savings certificates specified in the order.				
	(2)	An order may be made against a person under this section only if:	11			
		(a) the person is found guilty of an offence of contravening any condition of the person's accreditation as a certificate provider, or	12 13 14			
		(b) the person is found guilty of an offence involving the improper creation of energy savings certificates (that is, an offence under section 133).	15 16 17			
	(3)	In the case of an order made against a person found guilty of an offence involving the improper creation of energy savings certificates, the Scheme Administrator is to require the surrender of a number of certificates that is equivalent to the number of energy savings certificates that, in the opinion of the Scheme Administrator, were improperly created by the person and registered under this Part.	18 19 20 21 22 23 24			
		Note. The purpose of the order is to remove from circulation a number of energy savings certificates that is equivalent to the number of certificates improperly created by a person, so that the improper creation of those certificates does not result in energy savings that have not actually been achieved from being attributed to a scheme participant.	25 26 27 28 29			
	(4)	In any other case, the Scheme Administrator is to determine the number of energy savings certificates to be surrendered in accordance with the regulations.	30 31 32			
	(5)	A person must not fail to comply with an order under this section. Maximum penalty: 1,000 penalty units, and an additional 1 penalty unit for each energy savings certificate the person fails to surrender in accordance with the order.	33 34 35 36			
	(6)	The value of any energy savings certificates surrendered for the purposes of compliance with an order under this section cannot be counted towards meeting a scheme participant's individual energy savings target or remedying a carried forward shortfall.	37 38 39 40			

	(7)	If a person fails to comply with an order under this section, the Scheme Administrator may cancel any energy savings certificates in respect of which the person is registered under this Part as the owner.	1 2 3 4
	(8)	For avoidance of doubt, it is not an excuse for a failure to comply with an order under this section that the person who is the subject of the order does not, at the time the order is made, hold a sufficient number of energy savings certificates to comply with the order.	5 6 7 8 9
		Note. If the person who is the subject of the order does not hold a sufficient number of certificates to comply with the order, the person may obtain the required number by purchasing them.	10 11 12
	(9)	The regulations may make further provision for or with respect to orders under this section.	13 14
Divi	ision	9 Registration, form and duration of energy savings certificates	15 16
143	Crea	tion of certificate must be registered	17
	(1)	An energy savings certificate has no force or effect until the creation of the certificate is registered by the Scheme Administrator in the register of energy savings certificates kept under this Part.	18 19 20 21
	(2)	An application for registration of the creation of an energy savings certificate may be made to the Scheme Administrator by an accredited certificate provider.	22 23 24
	(3)	The Scheme Administrator is to determine an application for registration of the creation of an energy savings certificate by:	25 26
		(a) granting the application and registering the creation of the energy savings certificate in the register of energy savings certificates kept under this Part, or	27 28 29
		(b) refusing the application.	30
	(4)	The Scheme Administrator registers the creation of an energy savings certificate by creating an entry for the certificate in the register of energy savings certificates and recording the name of the person who created the certificate as the owner of the certificate.	31 32 33 34 35
	(5)	The Scheme Administrator may refuse an application for registration of the creation of an energy savings certificate on such grounds as may be specified in the regulations.	36 37 38

	(6)	The regulations may make provision for or with respect to applications for registration of the creation of an energy savings certificate, including by requiring an application fee to be paid to the Scheme Administrator.	1 2 3 4
144	Forn	n of certificate	5
		The regulations may make provision for or with respect to the form in which energy savings certificates are to be created.	6 7
145	Dura	ation of certificate	8
	(1)	An energy savings certificate, when registered by the Scheme Administrator, remains in force until it is cancelled by the Scheme Administrator.	9 10 11
	(2)	An energy savings certificate may be cancelled by the Scheme Administrator:	12 13
		(a) if the person registered as the owner of the energy savings certificate is a scheme participant who elects to surrender the certificate for the purpose of meeting its individual energy savings target or remedying a carried forward shortfall, and the Scheme Regulator accepts the surrender of the certificate, or	14 15 16 17 18 19
		(b) if the person registered as the owner of the energy savings certificate, by notice in writing, surrenders the certificate to the Scheme Administrator, and the Scheme Administrator accepts the surrender of the certificate, or	20 21 22 23
		(c) in any other circumstances authorised by this Part.	24
	(3)	The Scheme Administrator must cancel any energy savings certificate that is surrendered by the owner of the certificate if the owner is surrendering the certificate for the purposes of compliance with an order made under this Part by the Scheme Administrator requiring the person to surrender energy savings certificates.	25 26 27 28 29 30
	(4)	The Scheme Administrator cancels an energy savings certificate by altering the entry relating to the certificate in the register of energy savings certificates kept under this Part to show that the certificate is cancelled.	31 32 33 34
Divi	sion	10 Transfers and other dealings in certificates	35
146	Cert	ificates are transferable	36
		An energy savings certificate is transferable in accordance with this Division.	37 38

147	Application for registration of transfer				
	(1)	The transfer of an energy savings certificate does not have effect until the transfer is registered by the Scheme Administrator under this Part.	2		
	(2)	An application for registration of a transfer of an energy savings certificate is to be made to the Scheme Administrator by the parties to the transfer.	(-		
	(3)	The Scheme Administrator must:	8		
		(a) grant the application by registering the transfer of the energy savings certificate in the register of energy savings certificates kept under this Part, or	10 10		
		(b) refuse the application.	12		
	(4)	The Scheme Administrator registers the transfer of an energy savings certificate by altering the entry relating to that certificate in the register of energy savings certificates so as to record the new owner of the certificate.	1; 14 1; 16		
	(5)	The Scheme Administrator may refuse an application for registration of a transfer of an energy savings certificate on such grounds as may be specified in the regulations.	17 18 19		
	(6)	The regulations may make provision for or with respect to applications for the registration of transfers of energy savings certificates, including by requiring an application fee to be paid to the Scheme Administrator.	20 2 ² 22		
148	Othe	er dealings in certificates	24		
		The regulations may make provision for or with respect to the registration of any mortgage, assignment, transmission or other dealing in an energy savings certificate.	25 26 27		
149	Holo	ler of certificate may deal with certificate	28		
	(1)	The person registered as the owner of an energy savings certificate may, subject to this Part, deal with the certificate as its absolute owner and give good discharges for any consideration for any such dealing.	29 30 31 32		
	(2)	This section is subject to any rights appearing in the register of energy savings certificates to belong to another person, being rights that are registered in accordance with any regulations made under this Part.	33 34 38 36		

	(3)	This section only protects a person who deals with the person registered as the owner of the energy savings certificate as a purchaser in good faith for value and without notice of any fraud on the part of the registered owner.	2			
	(4)	Despite subsection (3), a person who purchases an energy savings certificate in good faith for value does not lose the protection provided by this section because the person has notice that a person has been found guilty of an offence against this Part in respect of the creation of an energy savings certificate.	- - - - -			
		Note. This Part makes it an offence to improperly create an energy savings certificate. The Scheme Administrator may require a person who has been convicted of such an offence to "make good" the improper creation of the certificates by surrendering to the Scheme Administrator an equivalent number of certificates to those improperly created. It is not necessary for those certificates to be the actual certificates improperly created (as those certificates may already have been sold).	10 1: 1; 14 1; 10			
150	Scheme Administrator not concerned as to legal effect of transaction					
		The Scheme Administrator is not concerned with the effect in law of any transaction registered under this Part or the regulations and the registration of the transaction does not give to the transaction any effect that it would not have if this Division had not been enacted.	19 20 22 23 23			
Divi	ision	11 Administration of scheme	24			
151	Sch	eme Regulator	25			
	(1)	The Minister may, by order in writing, appoint a person or body as the Scheme Regulator.	26 27			
	(2)	The functions of the Scheme Regulator under this Part are to be exercised by the person or body appointed by the Minister as Scheme Regulator or, in the absence of such an appointment, the Tribunal.	28 29 30 3			
	(3)	The regulations may make provision for or with respect to the appointment of a Scheme Regulator by the Minister.	32 33			
152	Fund	ctions of Scheme Regulator	34			
	(1)	The Scheme Regulator has the following functions:	3			
		(a) to assess and determine, in accordance with this Part, the regulations and the scheme rules, whether scheme participants have complied with individual energy savings targets.	36 37 38			

	(b)	if appropriate, to assess and determine, in accordance with this Part, the regulations and the scheme rules, any energy savings shortfall penalty payable by a scheme participant,	1 2 3
	(c)	to conduct audits, or require the conduct of audits, for the purposes of this Part,	4 5
	(d)	to monitor, and report to the Minister on, the extent to which scheme participants comply, or fail to comply, with obligations imposed by or under this Part,	6 7 8
	(e)	such other functions as are conferred or imposed on it by or under this Act.	9 10
(2)	Regu impo	e Scheme Regulator is appointed by the Minister, the Scheme clator also has such other functions as are conferred or used on it by the Minister under the terms of its appointment when Regulator.	11 12 13 14
(3)	funct such Regu	he purpose of enabling the Scheme Regulator to exercise its its ions, the Minister must furnish the Scheme Regulator with information in the possession of the Minister as the Scheme lator may request in relation to the compliance by scheme cipants with this Part.	15 16 17 18 19
(4)	deleg	Scheme Regulator may, with the approval of the Minister, gate the exercise of its functions under this Part, other than power of delegation, to any other person or body.	20 21 22
(5)	Inde	e Tribunal is the Scheme Regulator, section 10 of the pendent Pricing and Regulatory Tribunal Act 1992 does not to its functions as Scheme Regulator.	23 24 25
Sche	me A	dministrator	26
(1)		Minister may, by order in writing, appoint a person or body e Scheme Administrator.	27 28
(2)	be ex Sche	functions of the Scheme Administrator under this Part are to sercised by the person or body appointed by the Minister as me Administrator or, in the absence of such an appointment, ribunal.	29 30 31 32
(3)		etermining whether to appoint a person or body as Scheme inistrator, the Minister must consider the following matters:	33 34
	(a)	the costs of any such appointment,	35
	(b)	the efficiency of administrative arrangements relating to the energy savings scheme,	36 37
	(c)	ability to meet objectives of the energy savings scheme,	38

		(d)	proposed governance arrangements,	1
		(e)	arrangements proposed to manage liabilities associated with carrying out the Scheme Administrator's functions.	2
	(4)		regulations may make provision for or with respect to the intment of a Scheme Administrator by the Minister.	4 5
	(5)	Sche Sche the S Sche appo	Minister may limit the appointment of a person or body as time Administrator to particular specified functions of the time Administrator. In such a case, a reference in this Act to Scheme Administrator, in relation to any functions of the time Administrator, is a reference to the person or body sinted to exercise those functions (or, in the absence of such appointment, the Tribunal).	6 7 8 9 10 11 12
154	Fund	ctions	of Scheme Administrator	13
	(1)	The	Scheme Administrator has the following functions:	14
		(a)	the functions conferred by this Part relating to the energy savings scheme,	15 16
		(b)	to monitor, and to report to the Minister on, the extent to which accredited certificate providers comply with this Part, the regulations, the scheme rules and any conditions of accreditation,	17 18 19 20
		(c)	to conduct audits, or require the conduct of audits, for the purposes of this Part,	21 22
		(d)	such other functions as are conferred or imposed on it by or under this Act or any other Act or law.	23 24
	(2)	Sche conf	e Scheme Administrator is appointed by the Minister, the eme Administrator also has such other functions as are erred or imposed on it by the Minister under the terms of its bintment as Scheme Administrator.	25 26 27 28
	(3)	its Adm Mini	the purpose of enabling the Scheme Administrator to exercise functions, the Minister must furnish the Scheme ministrator with such information in the possession of the lister as the Scheme Administrator may request in relation to compliance by accredited certificate providers with this Part.	29 30 31 32 33
	(4)	Mini	Scheme Administrator may, with the approval of the ster, delegate the exercise of its functions under this Part, r than this power of delegation, to any other person or body.	34 35 36
	(5)	Inde	e Tribunal is the Scheme Administrator, section 10 of the pendent Pricing and Regulatory Tribunal Act 1992 does not y to its functions as Scheme Administrator.	37 38 39

155	Conduct of audits				
	(1)	The regulations may make provision for or with respect to the conduct of audits by the Scheme Regulator, the Scheme Administrator or other persons for the purposes of this Part.	2 3 4		
	(2)	Without limiting the above, the regulations may provide for the following matters:	5 6		
		(a) the matters that may be the subject of an audit,	7		
		(b) the persons who may conduct an audit,	8		
		(c) the functions that may be exercised by persons who conduct an audit,	9 10		
		(d) offences relating to obstructing or hindering persons, or refusing or failing to comply with requirements made by persons, who conduct audits.	11 12 13		
	(3)	Each scheme participant and accredited certificate provider is liable to pay to the Treasurer the reasonable cost (as certified by the Scheme Regulator or Scheme Administrator) involved in and in connection with carrying out the audit functions of the Scheme Regulator or Scheme Administrator in relation to the participant or provider.	14 15 16 17 18 19		
	(4)	Without limitation, a licence or accreditation may include terms and conditions relating to the determination of the cost of carrying out those functions.	20 21 22		
156	Prov	vision of information, documents and evidence	23		
	(1)	For the purposes of exercising its functions under this Part, the Scheme Regulator or Scheme Administrator may, by notice in writing served on any relevant person, require the person to do any one or more of the following:	24 25 26 27		
		(a) to send to the Scheme Regulator or Scheme Administrator, on or before a day specified in the notice, a statement setting out the information specified in the notice,	28 29 30		
		(b) to send to the Scheme Regulator or Scheme Administrator, on or before a day specified in the notice, any document or type of document specified in the notice.	31 32 33		
	(2)	If the Tribunal is the Scheme Regulator or Scheme Administrator, the Tribunal may, in such a notice, in addition to or instead of requiring any of the above, require a relevant person to attend a meeting of the Tribunal to give evidence.	34 35 36 37		

A person must not, without reasonable excuse:

(3)

	(a)	refuse or fail to comply with a notice served under this section, or	2
	(b)	refuse or fail to answer a question that the person is required to answer by the Chairperson of the Tribunal at any meeting of the Tribunal, acting as Scheme Regulator or Scheme Administrator, that the person is required to attend under this section.	2 5 7 8
	Max	imum penalty:	9
	(a)	in the case of a corporation—250 penalty units, or	10
	(b)	in the case of an individual—100 penalty units or 6 months imprisonment, or both.	11 12
(4)	comp	a reasonable excuse for the purposes of subsection (3) that to oly with the notice or to answer the question might tend to minate a natural person or make the person liable to any iture or penalty.	13 14 15 16
(5)	Adm	ocuments are given to the Scheme Regulator or Scheme inistrator under this section, the Scheme Regulator or me Administrator:	17 18 19
	(a)	may take possession of, and make copies of or take extracts from, the documents, and	20 21
	(b)	may keep possession of the documents for the period necessary for those purposes, and	22 23
	(c)	during that period must permit them to be inspected at all reasonable times by persons who would be entitled to inspect them if they were not in the possession of the Scheme Regulator or Scheme Administrator.	24 25 26 27
(6)		section does not affect the law relating to client legal lege (or other legal professional privilege).	28 29
(7)	In th	is section, a <i>relevant person</i> means:	30
	(a)	an officer of a scheme participant or former scheme participant, or	31 32
	(b)	an officer of an accredited certificate provider or former accredited certificate provider, or	33 34
	(c)	any other person whom the Scheme Regulator or Scheme Administrator (as the case requires) has reason to believe is able to provide information relevant to its functions as Scheme Regulator or Scheme Administrator.	35 36 37

157	Obst	tructio	on of Scheme Regulator or Scheme Administrator	1
		Regu the	erson must not hinder, obstruct or interfere with the Scheme ulator, the Scheme Administrator or any member or officer of Scheme Regulator or the Scheme Administrator in the cise of functions under this Part.	2 3 4
		Max	imum penalty:	6
		(a)	in the case of a corporation—250 penalty units, or	7
		(b)	in the case of an individual—100 penalty units or 6 months imprisonment, or both.	3 9
158	Fals	e or m	isleading information	10
		A pe	erson must not, for the purposes of this Part:	11
		(a)	give to the Scheme Regulator or Scheme Administrator, whether orally or in writing, information or a document that the person knows to be false or misleading in a material particular (unless the person informs the Scheme Regulator or Scheme Administrator of that fact), or	12 13 14 15
		(b)	at a meeting of the Tribunal acting as Scheme Regulator or Scheme Administrator, give evidence that the person knows to be false or misleading in a material particular.	17 18 19
		Max or bo	imum penalty: 100 penalty units or 6 months imprisonment, oth.	20 21
159	Conf	fidenti	al information	22
	(1)	Sche Sche the u be di requi	person provides information to the Scheme Regulator or time Administrator in connection with the functions of the time Regulator or Scheme Administrator under this Part on inderstanding that the information is confidential and will not ivulged, the Scheme Regulator or Scheme Administrator is irred to ensure that the information is not divulged by it to any on, except:	23 24 25 26 27 28 29
		(a)	with the consent of the person who provided the information, or	30 31
		(b)	in the case of information provided to the Tribunal while acting as Scheme Regulator or Scheme Administrator, to the extent that the Tribunal is satisfied that the information is not confidential in nature, or	32 33 34 35
		(c)	to a member or officer of the Scheme Regulator or Scheme Administrator, as the case requires, or	36 37
		(d)	as required by any other law.	38

	(2)	If the Scheme Regulator or Scheme Administrator is satisfied that it is desirable to do so because of the confidential nature of any information provided to the Scheme Regulator or Scheme Administrator in connection with its functions under this Part, it may give directions prohibiting or restricting the divulging of the information.	1 2 3 4 5
	(3)	A person must not contravene a direction given under subsection (2).	7 8
		Maximum penalty: 100 penalty units or imprisonment for 6 months, or both.	10
	(4)	A reference in this section to information includes information given at a meeting of the Scheme Regulator or Scheme Administrator and information contained in any documents given to the Scheme Regulator or Scheme Administrator.	11 12 13 14
160	Cabi	net documents and proceedings	15
	(1)	This Part does not enable the Scheme Regulator or Scheme Administrator:	16 17
		(a) to require any person to give any statement of information or answer any question that relates to confidential proceedings of Cabinet, or	18 19 20
		(b) to require any person to produce a Cabinet document, or	21
		(c) to inspect a Cabinet document.	22
	(2)	For the purposes of this section, a certificate of the Director-General of the Department of Premier and Cabinet, or the Deputy Director-General (General Counsel) of that Department, that any information or question relates to confidential proceedings of Cabinet or that a document is a Cabinet document is conclusive of the matter certified.	23 24 25 26 27 28
	(3)	In this section:	29
		<i>Cabinet</i> includes a committee of Cabinet or a subcommittee of such a committee.	30 31
		Cabinet document means a document that is a restricted document by virtue of clause 1 of Part 1 of Schedule 1 to the Freedom of Information Act 1989	32 33 34

Div	Division 12 Registers		
161	Esta	ablishment and keeping of registers	2
	(1)	The Scheme Administrator is required to establish and keep the following registers for the purposes of this Part:	3
		(a) a register of accredited certificate providers,	5
		(b) a register of energy savings certificates.	6
	(2)	A register is to be kept in such form as the Scheme Administrator considers appropriate.	7 8
	(3)	A register may be kept wholly or partly by electronic means.	9
162	Reg	ister of accredited certificate providers	10
	(1)	The register of accredited certificate providers is to contain the following information in relation to each accredited certificate provider:	11 12 13
		(a) the name of the accredited certificate provider,	14
		(b) any other information required to be included in the register by this Part or the regulations.	15 16
	(2)	The register of accredited certificate providers may also contain such information as the regulations may prescribe in relation to a person whose accreditation as a certificate provider is suspended or cancelled.	17 18 19 20
	(3)	Copies of the register of accredited certificate providers are to be made available for public inspection (free of charge) at the principal office of the Scheme Administrator during ordinary business hours.	21 22 23 24
	(4)	However, the information required to be included in the register by the regulations is required to be made available to the public under this section only if the regulations require it to be made so available.	25 26 27 28
163	Reg	ister of energy savings certificates	29
	(1)	The register of energy savings certificates is to contain the following information in relation to each energy savings certificate that is created under this Part:	30 31 32
		(a) the name of the person who created the energy savings certificate,	33 34
		(b) the name of the current registered owner, and any previous registered owners, of the energy savings certificate,	35 36

		(c) whether the certificate is in force, or has been cancelled,(d) any other information required to be included in the				
		register by this Part or the regulations.	;			
	(2)	Copies of the register of energy savings certificates are to be	4			
		made available for public inspection (free of charge) at the	ţ			
		principal office of the Scheme Administrator during ordinary business hours.	-			
	(3)		8			
		by the regulations is required to be made available to the public	(
		under this section only if the regulations require it to be made so available.	10 11			
164	Information from registers					
		The Scheme Administrator may compile the following	13			
		information from a register and make that information available	14			
		for public inspection (free of charge) in such form as the Scheme Administrator thinks fit:	15 16			
		(a) information concerning the creation or cancellation of energy savings certificates under this Part,	17 18			
		(b) information concerning current and previous registered owners of energy savings certificates,	19 20			
		(c) information concerning the transfer of energy savings certificates,	2 ²			
		(d) other information of a kind prescribed by the regulations.	23			
165	Evid	dentiary provisions	24			
	(1)	A register kept under this Division is evidence of any particulars registered in it.	2! 26			
	(2)	If a register is wholly or partly kept by electronic means, a	2			
		document issued by the Scheme Administrator producing in	28			
		writing particulars included in the register, or the part kept by	29			
		electronic means, is admissible in legal proceedings as evidence of those particulars.	30 3			
166	Corr	rrection of register	32			
		The Scheme Administrator may correct any error in, or omission from, a register.	3; 34			

Division 13		13	Scheme rules	
167	167 Scheme rules			
			Minister may approve rules for or with respect to the wing matters:	3 4
		(a)	any matter for which a scheme rule may be made under this Part,	5 6
		(b)	any other matter prescribed by the regulations.	7
		Note.	. Under Division 7, the scheme rules may make provision for:	8
		(a)	the activities in respect of which energy savings certificates may be created, and	9 10
		(b)	the methodology for calculating the number of megawatt hours of energy savings arising from a recognised energy saving activity.	11 12
	(2)	apply modi	le may make provision for or with respect to a matter by ying, adopting or incorporating, with or without ification, the provisions of any Act or statutory rule or any publication, whether of the same or of a different kind.	13 14 15 16
	(3)	A rul	le may:	17
		(a)	apply generally or be limited in its application by reference to specified exceptions or factors, or	18 19
		(b)	apply differently according to different factors of a specified kind, or	20 21
		(c)	authorise any matter or thing to be from time to time agreed, determined, applied or regulated by any specified person or body.	22 23 24
	(4)	The I	Minister may from time to time approve amendments to the or a revocation of rules.	25 26
	(5) If a rule, or a rule amending or revoking a rule, is approved by the Minister:		27 28	
		(a)	written notice of the approval of the rule must be published in the Gazette, and	29 30
		(b)	the rule takes effect on the day on which notice is so published or, if a later day is specified in the rule for commencement, on the later day so specified, and	31 32 33
		(c)	the Minister must make available a copy of the rule to each scheme participant and make copies available to the public.	34 35 36
	(6)	A rul	le must be consistent with this Act and the regulations.	37

168	8 Obligations under scheme rules		
		A person who is a scheme participant or an accredited certificate provider must not contravene a provision of a scheme rule. Maximum penalty:	2 3
		(a) in the case of a corporation—250 penalty units, or	4 5
		(b) in the case of an individual—100 penalty units.	
		(b) In the case of an individual—100 penaity units.	6
Div	ision	14 Miscellaneous	7
169	Lice	ence condition for retail suppliers	8
	(1)	It is a condition of a retail supplier's licence that the retail supplier comply with this Part, the regulations under this Part and the scheme rules.	9 10 11
	(2)	This section does not limit the power of the Minister to impose conditions on the licence of a retail supplier under this Act, including conditions (not inconsistent with this Part) relating to greenhouse gas emissions, energy efficiency, the provision of information to the Scheme Regulator or Scheme Administrator about matters related to this Part and other matters related to the scheme.	12 13 14 15 16 17
	(3)	A monetary penalty cannot be imposed on a retail supplier under clause 8 or 8A of Schedule 2, and no other action can be taken against a retail supplier under Schedule 2, in respect of an energy savings shortfall or carried forward shortfall if an energy savings shortfall penalty is payable in respect of the relevant shortfall under this Part.	19 20 21 22 23 24
		Note. Under clauses 8 and 8A of Schedule 2, the Minister and the Tribunal may impose monetary penalties for breaches of the requirements of this Act and the regulations, as well as breaches of licence conditions. Other penalties may also be imposed under Schedule 2.	25 26 27 28 29
170		plication of Part to persons who cease to be scheme ticipants	30 31
	(1)	If a person ceases to be a scheme participant, this Part and the regulations under this Part continue to apply to the person in respect of the period during which the person was a scheme participant and, for that purpose, a reference to a scheme participant includes a reference to a former scheme participant.	32 33 34 35 36
	(2)	In particular, the former scheme participant continues to be required to lodge an energy savings statement in respect of the year during which the person ceased to be a scheme participant, and the requirements of this Part with respect to the conduct of	37 38 39 40

(d)

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	to the	s and the provision of information, documents and evidence e Scheme Regulator or Scheme Administrator continue to in respect of the person as if the person were a scheme cipant.	1 2 3 4
(3)	partic other the S	Minister may, by notice in writing to the former scheme cipant, bring forward the date on which the person would wise be required to lodge an energy savings statement with scheme Regulator in respect of the year during which the on ceased to be a scheme participant.	5 6 7 8 9
(4)	form states than	notice may specify a date (a <i>submission date</i>) on which the er scheme participant is required to lodge the energy savings ment with the Scheme Regulator, being a date that is earlier the date on which the person would otherwise be required to e the statement.	10 11 12 13
(5)		submission date must not be earlier than 28 days after the on ceased to be a scheme participant.	15 16
(6)	o) If the Minister brings forward the date for submission of an energy savings statement under this section, the provisions of this Act regarding the lodgment of an energy savings statement and the payment of an energy savings shortfall penalty apply as if a reference to the date of 1 March were a reference to the submission date.		17 18 19 20 21 22
App	eals to	Administrative Decisions Tribunal	23
(1)	aggri Regu	cheme participant or former scheme participant who is eved by any of the following decisions of the Scheme lator may apply to the Administrative Decisions Tribunal review of the decision:	24 25 26 27
	(a)	a determination as to the individual energy savings target for the scheme participant or former scheme participant for a year,	28 29 30
	(b)	a decision to refuse to accept the surrender of an energy savings certificate for the purposes of meeting the scheme participant's or former scheme participant's individual energy savings target or remedying a carried forward shortfall,	31 32 33 34 35
	(c)	an assessment of the amount of any energy savings shortfall penalty payable by the scheme participant or former scheme participant for a year,	36 37 38

any other decision of the Scheme Regulator of a kind prescribed by the regulations.

(2)	A person who is or was accredited, or who has applied to be accredited, under this Part as a certificate provider and who is aggrieved by any of the following decisions of the Scheme Administrator may apply to the Administrative Decisions Tribunal for a review of the decision:		
	(a) a decision to refuse accreditation of the person as certificate provider,	a 6 7	
	(b) a decision to cancel or suspend the accreditation of the person as a certificate provider,	he 8 9	
	(c) a decision to refuse registration of the creation of an energy savings certificate,	gy 10 11	
	(d) any other decision of the Scheme Administrator of a king prescribed by the regulations.	nd 12 13	
(3)	A person who has applied for the registration of a transfer of a energy savings certificate under this Part and who is aggrieved a decision of the Scheme Administrator to refuse registration the transfer may apply to the Administrative Decisions Tribun for a review of the decision.	of 15	
(4)	A person who is the subject of an order by the Schen Administrator under this Part requiring the person to surrend energy savings certificates to the Scheme Administrator and whis aggrieved by a decision of the Scheme Administrator to important order may apply to the Administrative Decisions Tribunal for a review of the decision.	er 20 no 21 se 22	
Certi	ificate evidence	25	
	A certificate of the Scheme Regulator certifying that, on a date during a period specified in the certificate:	or 26 27	
	(a) a person was or was not a scheme participant, or	28	
	(b) the individual energy savings target for a schen participant was the amount specified in the certificate, o		
	(c) the energy savings shortfall for a scheme participant for year, or the carried forward shortfall for a year, was the amount specified in the certificate, or		
	(d) the energy savings shortfall penalty payable by a schen participant was the amount specified in the certificate,	ne 34 35	
	is admissible in evidence in proceedings before any court tribunal and is prima facie evidence of the matters stated in the	or 36 he 37	

certificate.

173	Personal	liability
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A matter or thing done or omitted to be done by the Scheme Regulator, the Scheme Administrator, or a member or officer of, or a person acting under the direction of, the Scheme Regulator or Scheme Administrator does not, if the matter or thing was done or omitted in good faith for the purpose of executing this or any other Act, subject the member, officer or person so acting personally to any action, liability, claim or demand.

174 Annual report by Scheme Regulator

- (1) As soon as practicable after 1 March (but on or before 31 July) in each year, the Scheme Regulator must prepare and forward to the Minister a report on the extent to which scheme participants have complied, or failed to comply, with individual energy savings targets during the previous year.
- (2) Without limiting the above, the report is to contain the following:
 - (a) the name of each scheme participant and the performance of the participant in relation to the participant's individual energy savings target in the year to which the report relates,
 - (b) the total number of energy savings certificates surrendered in the year to which the report relates,
 - (c) the total number of energy savings certificates created in the year to which the report relates,
 - (d) an estimate, prepared by the Scheme Administrator, of the actual energy savings that have been realised under the scheme in the year to which the report relates (having regard to the number of energy savings certificates that have been created),
 - (e) an estimate, prepared by the Scheme Administrator, of the actual energy savings that will be realised under the scheme in the next 10 years (having regard to the number of energy savings certificates that have been created).
- (3) The report must also set out the functions delegated by the Scheme Regulator or Scheme Administrator and the person or body to whom they were delegated.
- (4) The Minister must lay the report or cause it to be laid before both Houses of Parliament as soon as practicable after receiving the report.

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	(5) For the purposes of enabling the Scheme Regulator to compile a report under this section, the Scheme Administrator must furnish the Scheme Regulator with:		1 2 3
		(a) the estimates the Scheme Administrator is required to prepare for inclusion in the report, and	4 5
		(b) such other information as the Scheme Regulator reasonably requires to complete the report.	6 7
	(6)	The first report under this section is to be made in the year 2010.	8
175	Five	-yearly reviews of scheme	9
	(1)	The Minister is to review the operation of the scheme to determine whether the policy objectives of the scheme remain valid and whether the terms of this Part remain appropriate for securing those objectives.	10 11 12 13
	(2)	The first review is to be undertaken as soon as possible after the end of the period of 5 years from 1 July 2009.	14 15
	(3)	After that, a review is to be undertaken at the end of each subsequent period of 5 years.	16 17
	(4)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period to which the review relates.	18 19 20
176	Waiv	ver or suspension of obligations in emergencies	21
	(1)	The Minister may, by order published in the Gazette, waive, or suspend for a specified period, the obligation of a scheme participant to meet its individual energy savings target or remedy a carried forward shortfall, but only if it appears to the Minister that a scheme participant is or will be unable to meet the individual energy savings target or remedy the carried forward shortfall because of:	22 23 24 25 26 27 28
		(a) a systems or other failure of the register of energy savings certificates kept under this Part, or	29 30
		(b) any other emergency affecting the integrity of the register or the energy savings scheme.	31 32
	(2)	An order may:	33
		(a) be made subject to conditions, and	34
		(b) apply to all scheme participants or to a specified class of participants, and	35 36
		(c) specify the effect of the waiver or suspension on any other	37

	(3)	An order takes effect on the day on which it is published in the Gazette or, if a later day is specified in the order, on that day.	1 2			
177	Termination of scheme on establishment of national scheme					
	(1)	The Governor may, by proclamation published on the NSW legislation website, terminate the operation of any or all of the provisions of this Part.				
	(2)	A proclamation may be made only if the Minister has certified to the Governor that the Minister is satisfied that New South Wales is, or will be, a participant in a scheme that:	7 8 9			
		(a) has been or will be established either nationally or in this State and at least one or more other States or Territories, and	10 11 12			
		(b) is designed to achieve outcomes that include a reduction in the consumption of electricity and the encouragement of participation in activities that result in energy savings.	13 14 15			
	(3)	The termination of the operation of the provisions concerned takes effect on the day (not being a day earlier than the day on which the proclamation is published on the NSW legislation website) specified in the proclamation.	16 17 18 19			
	(4)	The day specified in the proclamation must not be a day that is earlier than the day on which New South Wales becomes, or will become, a participant in the scheme concerned.				
	(5)	Regulations may be made for or with respect to the effect of the termination of any provisions on rights conferred or obligations imposed under this Part.				
	(6)	Without limiting the above, the regulations may:	26			
		(a) prohibit scheme participants from carrying forward an energy savings shortfall, or part of an energy savings shortfall, for a year to the following year as a consequence of the termination of the operation of all or any of the provisions of this Part in respect of that following year, and	27 28 29 30 31			
		(b) specify any other conditions that must be complied with respect to termination of all or any of the provisions of this Part.	32 33 34			

Amendment of Electricity Supply Act 1995 No 94

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178	Automatic termination of scheme at end of year 2020

	178	Auto	matic 1	termination of scheme at end of year 2020	1
		(1)	The s	cheme terminates at the end of the year 2020.	2
		(2)		Part continues to have effect with respect to matters arising ding obligations incurred) before the termination of the ne.	3 4 5
		(3)	year 2 staten the re and th Scher	articular, persons who are scheme participants in the 2020 continue to be required to lodge an energy savings nent in respect of that year in accordance with this Part, and quirements of this Part with respect to the conduct of audits ne provision of information, documents and evidence to the me Regulator and Scheme Administrator continue to apply, though the scheme is terminated.	6 7 8 9 10 11 12
		(4)		erence in this Part to a scheme participant includes, after the ne is terminated, a reference to a former scheme participant.	13 14
[3]	Secti item		3 Reco	overy of fees and penalties (before its renumbering by	15 16
	Insert	t "or 9	" after '	"Part 8A".	17
[4]	Secti	ion 10	6 Regu	ılations (before its renumbering by item [6])	18
	Omit	sectio	n 106 (1) (h1). Insert instead:	19
			(h1)	information and returns to be provided by benchmark participants under Part 8A and scheme participants under Part 9,	20 21 22
[5]	Secti	ion 10	6 (1) (h	2) (before its renumbering by item [6])	23
	Insert under	t "or by r Part §	y the M O" after	finister, the Scheme Regulator or the Scheme Administrator "Part 8A".	24 25
[6]	Part 9	9 Misc	ellane	ous	26
	conse	ecutive	section	Part 9 as Part 10 and renumber the sections in that Part with numbers starting from section 179. Cross-references in the the new Part 10 are to be renumbered accordingly.	27 28 29

[7] Schedules 5–5B Insert after Schedule 4:		1	
	Schedule 5	Energy savings scheme—targets and energy conversion factors	3 4
		(Sections 103, 104 and 108)	5

Column 1	Column 2	Column 3
Year	Energy savings scheme target	Energy conversion factor
2009	0.01	1.01
2010	0.015	1.01
2011	0.025	1.01
2012	0.035	1.01
2013	0.045	1.01
2014	0.05	1.01
2015	0.05	1.01
2016	0.05	1.01
2017	0.05	1.01
2018	0.05	1.01
2019	0.05	1.01
2020	0.05	1.01

Schedule 5A Energy savings scheme—calculation of penalties

(Sections 113 and 114)

6

Column 1	Column 2	Column 3	
Year	Base penalty rate (\$) per megawatt hour	Penalty conversion factor	
2009	24.50	0.94	
2010	24.50	0.94	

Electricity Supply Amendment (Energy Savings) Bill 2009

Schedule 1 Amendment of Electricity Supply Act 1995 No 94

Column 1	Column 2	Column 3
Year	Base penalty rate (\$) per megawatt hour	Penalty conversion factor
2011	24.50	0.94
2012	24.50	0.94
2013	24.50	0.94
2014	24.50	0.94
2015	24.50	0.94
2016	24.50	0.94
2017	24.50	0.94
2018	24.50	0.94
2019	24.50	0.94
2020	24.50	0.94

Note. The base penalty rates set out in column 2 are the base penalty rates prior to any adjustment for movements in the consumer price index. If the regulations provide for the adjustment of the base penalty rate for movements in the consumer price index, the scheme penalty rate is to be calculated using the base penalty rate as so adjusted.

Schedule 5B Energy savings scheme—certificate conversion factors

(Section 130)

2

5 6

Column 1	Column 2
Year	Certificate conversion factor
2009	1.06
2010	1.06
2011	1.06
2012	1.06
2013	1.06
2014	1.06
2015	1.06
2016	1.06
2017	1.06

Column 1

Year		Certificate conversion factor
2018		1.06
2019		1.06
2020		1.06
Sched	lule 6	Savings, transitional and other provisions
Insert	at the	end of clause 1 (1):
		Electricity Supply Amendment (Energy Savings) Act 2009
Sched	lule 6	, Part 9
Insert	after l	Part 8:
Part 9		Provisions consequent on enactment of
		Electricity Supply Amendment (Energy
		Savings) Act 2009
52	Defin	itions
	(1)	In this Part:
		abatement certificate means an abatement certificate under Part 8A.
		demand side abatement activity means an activity that, immediately before the commencement of the energy savings scheme:
		(a) is a demand side abatement activity under the greenhouse gas benchmark rules for Part 8A, and
		(b) is an activity in respect of which abatement certificates can be created under Part 8A.
		<i>energy savings scheme</i> means the energy savings scheme established by Part 9.
		<i>recognised energy saving activity</i> has the same meaning as it has in Part 9.
	(2)	In this Part, a reference to the commencement of the energy savings scheme is a reference to the commencement of Part 9, as inserted by the <i>Electricity Supply Amendment (Energy Savings) Act</i> 2009.

Column 2

53		editation of abatement certificate providers as energy savings icate providers	1 2
(1) A person who energy savings provider under activity, or an a of a demand si as a certificate		A person who, immediately before the commencement of the energy savings scheme, was an accredited abatement certificate provider under Part 8A in respect of a demand side abatement activity, or an applicant for accreditation under Part 8A in respect of a demand side abatement activity, is eligible for accreditation as a certificate provider under the energy savings scheme in respect of that activity if:	3 4 5 6 7 8 9
		 (a) the activity is a recognised energy saving activity, and (b) the Scheme Administrator under Part 9 is satisfied the person is otherwise eligible for accreditation as a certificate provider in respect of the activity concerned under Part 9. 	10 11 12 13 14
	(2)	A person to whom this clause applies is eligible for accreditation in respect of an activity and, on accreditation, may create energy savings certificates in respect of an activity, even if the activity commenced before 1 July 2008 (despite section 127 (5)).	15 16 17 18
	(3)	The Scheme Administrator under Part 9 may grant such accreditation without requiring the person to apply for accreditation under Part 9.	19 20 21
	(4) If the person is engaged in an industry or activity that benefits from a full exemption under the energy savings scheme, or is a related body corporate of a person who is so engaged, the Scheme Administrator may grant accreditation to the person as a certificate provider in respect of an activity that reduces consumption of electricity in the industry or activity concerned (despite section 135) subject to a condition that the person must not create energy savings certificates in respect of the relevant activity if the activity commences on or after 1 January 2013.		22 23 24 25 26 27 28 29 30
	(5)	Section 171 (Appeals to Administrative Decisions Tribunal) does not apply in respect of the condition of accreditation referred to in subclause (4).	31 32 33
54		tion of abatement certificates in respect of demand side ement activities	34 35
	(1)	On the commencement of the energy savings scheme, an abatement certificate cannot be created in respect of a demand side abatement activity that is a recognised energy saving activity, unless the activity took place before the commencement of the energy savings scheme.	36 37 38 39 40

56

(2)	On the commencement of the energy savings scheme, the accreditation of any person as an abatement certificate provider under Part 8A is taken to be subject to a condition that the person must not create abatement certificates in respect of a demand side abatement activity that is a recognised energy saving activity, unless the activity took place before the commencement of the energy savings scheme.	1 2 3 4 5 6 7
(3)	The Scheme Administrator under Part 8A may, by notice in writing to an accredited abatement certificate provider, cancel the accreditation of the person as an abatement certificate provider in respect of any demand side abatement activity that, on the commencement of the energy savings scheme, is a recognised energy saving activity.	8 9 10 11 12 13
(4)	The regulations and greenhouse gas benchmark rules under Part 8A apply in relation to this clause in the same way as they apply to Part 8A. Note. The regulations and greenhouse gas benchmark rules under Part 8A can specify when an activity is considered to have "taken place".	14 15 16 17 18
Exer	nptions for year 2009	19
(1)	An exemption for the year 2009 may be granted under Division 5 of Part 9 at any time before the beginning of the year 2010.	20 21
(2)	Any such exemption is taken to have effect in respect of the whole of the year 2009.	22 23
(3)	This clause has effect despite section 122.	24
Ame	ndments by other Acts to renumbered provisions	25
(1)	An amendment made by another Act to a provision of this Act that is renumbered by the <i>Electricity Supply Amendment (Energy Savings) Act 2009</i> has effect as if the amendment were referring to the provision of this Act as renumbered.	26 27 28 29
(2)	If an amendment made by another Act to this Act inserts a provision in a Part of this Act that is renumbered by the <i>Electricity Supply Amendment (Energy Savings) Act 2009</i> , the inserted provision is to be appropriately renumbered.	30 31 32 33
(3)	If an amendment made by another Act to this Act contains a reference to a provision of this Act that is renumbered by the <i>Electricity Supply Amendment (Energy Savings) Act 2009</i> , the	34 35 36

reference to the provision is also to be appropriately renumbered.

Electricity Supply Amendment (Energy Savings) Bill 2009

Schedule 1 Amendment of Electricity Supply Act 1995 No 94

	(4)	This clause applies only in respect of an amendment enacted, but not commenced, before the commencement of Schedule 1 [6] to the <i>Electricity Supply Amendment (Energy Savings) Act 2009</i> .	1
57	Refe	erences in other Acts to renumbered provisions	4
	(1)	A reference in any provision of another Act to a provision of this	5
	` ′	Act that is renumbered by the <i>Electricity Supply Amendment</i>	6
		(Energy Savings) Act 2009 is, from the commencement of	7
		Schedule 1 [6] to the Electricity Supply Amendment (Energy	8
		Savings) Act 2009, to be read as a reference to the provision as	9
		renumbered.	10
	(2)	This clause applies only in respect of a provision of another Act	11
		that commenced before the commencement of Schedule 1 [6] to	12
		the Electricity Supply Amendment (Energy Savings) Act 2009.	13