

New South Wales

Weapons and Firearms Legislation Amendment Bill 2010

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 *Weapons Prohibition Act 1998* (*the Weapons Act*) as follows:

- (a) to modify and extend the list of prohibited weapons under the Weapons Act,
- (b) to provide for a separate category of military-style weapons in that list,
- (c) to modify and extend offences relating to the unauthorised sale of prohibited weapons (including a new offence of selling weapons on an ongoing basis),
- (d) to create an offence relating to the unauthorised manufacture of prohibited weapons,
- (e) to provide that authorised weapons dealers and authorised theatrical weapons armourers must keep records of their sales,
- (f) to provide mandatory grounds for refusing a weapons permit on the basis of criminal intelligence held about an applicant for a permit where that person is considered a risk to public safety,

- (g) to make further provision in respect of the safe keeping of prohibited weapons,
- (h) to make other miscellaneous amendments in respect of permits and other matters under the Weapons Act.

The Bill also amends the *Firearms Act 1996* (*the Firearms Act*) to clarify provisions dealing with imitation firearms and exemptions for antique firearms and to make other miscellaneous amendments.

The Bill also makes consequential amendments to other legislation.

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 a day or days to be appointed by proclamation.

Schedule 1 Amendment of Weapons Prohibition Act 1998 No 127

Amendments relating to list of prohibited weapons

Schedule 1 [29]–[40] amend the list of things that are identified as prohibited weapons in Schedule 1 to the Weapons Act. In particular, the amendments provide as follows:

- (a) bombs, grenades, rockets, missiles, mines and flame throwers are grouped into a separate category of prohibited weapons known as military-style weapons,
- (b) Improvised Explosive Devices are included as types of bombs,
- (c) articles that are produced and identified as children's toys that are similar in appearance to certain military-style weapons, kung fu sticks or side-handled batons are not taken to be prohibited weapons,
- (d) Taser guns or similar anti-personnel conducted energy devices are listed separately from hand-held defence or anti-personnel devices designed to administer an electric shock on contact,
- (e) cartridges containing probes or prongs for Taser guns or similar anti-personnel conducted energy devices are added to the list of prohibited weapons,
- (f) imitation or replica firearms are removed from the list of prohibited weapons as they are to be dealt with solely under the Firearms Act (see Schedule 2 [1] and [2]),
- (g) the description of body armour vests is modified to include articles designed for protection against electroshock or conducted energy devices,
- (h) handcuffs are now described as a set of ring-shaped shackles of any material (and connected by any means) that are designed to be worn on the wrists, thumbs or ankles, including thumb and leg cuffs, but excluding antique

- handcuffs, children's toys and handcuffs designed to be released by the wearer,
- (i) firearm magazines are now described as detachable firearm magazines and include a number of additional types of magazines (such as those for machine guns),
- (j) other minor wording or technical changes are made to the descriptions of articles in the list of prohibited weapons.

Schedule 1 [1] makes a consequential amendment to insert a definition of *military-style weapon* for the purposes of the Weapons Act.

Amendments relating to permits

Schedule 1 [4] replaces an existing provision that prevents a permit under the Weapons Act from being issued to a person who is subject to a recognisance to keep the peace with an equivalent provision that prevents a permit being issued if the person is subject to a good behaviour bond in relation to an offence prescribed by the regulations.

Schedule 1 [5] provides for the mandatory refusal of an application for a permit under the Weapons Act on the grounds that the Commissioner of Police, having regard to any criminal intelligence report or other criminal information held in relation to the applicant, is of the opinion that the applicant is a risk to public safety or that the issuing of the permit would be contrary to the public interest. **Schedule 1** [6] and [7] make consequential amendments.

Schedule 1 [13] provides that, in the case of a person whose permit is suspended on such grounds, the Commissioner is not required to give reasons to the person for the suspension or to request that the person provide the Commissioner with reasons why the permit should not be revoked. **Schedule 1** [14] provides that the Commissioner is also not required to give any reasons for revoking a permit on those grounds.

Schedule 1 [26] provides that certain provisions of the *Administrative Decisions Tribunal Act 1997* (for example, the requirement to provide the applicant with reasons for decisions) do not apply to an application to the Administrative Decisions Tribunal for a review of a decision to refuse to issue a permit on the grounds referred to above. The Tribunal is also required, if an application for review of the decision is made, not to disclose the existence or content of any criminal intelligence report or criminal information that formed the basis of the refusal to issue the permit.

An applicant for a permit under the Weapons Act must have a genuine reason for possessing or using a prohibited weapon before a permit can be issued to the applicant.

Schedule 1 [8] provides that membership of a historic or commemorative club or society approved by the Commissioner is a genuine reason.

Schedule 1 [9] modifies the current requirements relating to weapons collection as a genuine reason for possessing or using a prohibited weapon, so that an applicant for a permit must:

- (a) be a current member of a collectors' club or society approved by the Commissioner in accordance with the regulations, and
- (b) demonstrate that the applicant's weapons collection has a genuine commemorative, historical, thematic or financial value.

Schedule 1 [10] provides that a permit under the Weapons Act must contain a recent photograph of the permit holder (currently a photograph is only required if the Commissioner so determines).

Schedule 1 [11] makes it clear that the Commissioner may impose conditions on a permit under the Weapons Act at any time. **Schedule 1** [12] makes a consequential amendment.

Schedule 1 [15] provides that a person who is the holder of a permit under the Weapons Act must immediately surrender to a police officer the permit and any prohibited weapon in the person's possession if the permit ceases to be in force for any reason (and not only because of a suspension or revocation, as is currently the case).

Amendment relating to record keeping by weapons dealers and theatrical weapons armourers

Schedule 1 [17] requires authorised weapons dealers and authorised theatrical weapons armourers to keep records of all their weapons sales. The maximum penalty for failing to comply with this requirement is 50 penalty units.

Amendments relating to miscellaneous offences

It is currently an offence for a person to sell a prohibited weapon to an unauthorised buyer, with a maximum penalty of 50 penalty units or imprisonment for 12 months, or both. **Schedule 1 [20]** recasts that offence in a new section and increases the maximum penalty to imprisonment for 14 years. The new section also provides for a separate offence of selling a military-style weapon to an unauthorised buyer, with a maximum penalty of imprisonment for 20 years. **Schedule 1 [19]** makes a consequential amendment.

Schedule 1 [20] also makes it an offence to sell a prohibited weapon in contravention of the above unauthorised sale offences on an ongoing basis. A person will be guilty of an ongoing unauthorised sale offence if the person sells a weapon on 3 or more separate occasions during any consecutive period of 12 months. The maximum penalty for this offence is imprisonment for 20 years.

Schedule 1 [21] creates offences of manufacturing prohibited weapons without a permit. The maximum penalty is imprisonment for 14 years for prohibited weapons and 20 years for military-style weapons.

Amendments relating to safe keeping of prohibited weapons

Schedule 1 [24] inserts a new Part 4A into the Weapons Act dealing with the safe keeping of prohibited weapons. The current general safe keeping requirement (ie that a person who possesses a prohibited weapon must take all reasonable precautions to ensure its safe keeping) is preserved. The new Part 4A further provides for 3 levels of specific safe keeping requirements which deal with matters such as safes, receptacles and the buildings in which prohibited weapons are to be stored. Generally, the safe keeping requirements are in line with current guidelines issued by the NSW Firearms Registry or that are imposed as conditions on permits under the Weapons Act.

The regulations may prescribe the prohibited weapons that must meet the level 1 and level 2 safe keeping requirements. Level 3 requirements will generally apply to military-style weapons. In each case, a permit holder does not have to comply with a safe keeping requirement if the Commissioner is satisfied that alternative arrangements of a standard not less than the specified requirements have been made. The Commissioner may also vary or modify a safe keeping requirement for a particular permit holder by imposing a condition on the relevant permit.

Schedule 1 [3] and [22] make consequential amendments.

Amendments clarifying operation of penalties

Schedule 1 [2], [16], [18], [23] and [25] merely restate the existing penalties that apply to indictable offences under the Weapons Act. The purpose of these amendments is to clarify the existing arrangement in which indictable offences under the Weapons Act are, in accordance with the *Criminal Procedure Act 1986*, to be dealt with summarily unless the prosecution elects otherwise. The maximum penalty for these offences, if dealt with summarily, will continue to be imprisonment for 2 years or a fine of 100 penalty units (or both). However, indictable offences under the Weapons Act that attract a maximum penalty of imprisonment for 20 years (ie the new offences involving selling or manufacturing military-style weapons or selling weapons on an ongoing basis) may only ever be prosecuted on indictment (see **Schedule 1 [27]** which replaces section 43 of the Weapons Act).

Other amendments

Schedule 1 [28] extends the regulation-making power under the Weapons Act so that the regulations may make provision for or with respect to the approval of clubs, societies or organisations in relation to the use or possession of prohibited weapons (including requirements in relation to the membership of such clubs, societies or organisations).

Schedule 1 [41] enables savings and transitional regulations to be made as a consequence of the proposed Act.

Schedule 1 [42] inserts savings and transitional provisions into the Weapons Act as a consequence of the enactment of the proposed Act.

Schedule 2 Amendment of Firearms Act 1996 No 46

Amendments relating to imitation firearms

Imitation firearms (or replica firearms as the term is alternatively expressed) are currently listed as prohibited firearms under the Firearms Act, but are also included as prohibited weapons under the Weapons Act. The following amendments clarify provisions in the Firearms Act relating to the regulation of imitation firearms.

Schedule 2 [1] and [2] provide that an imitation firearm is an object that, regardless of its colour, weight or composition or the presence or absence of any moveable parts, substantially duplicates in appearance a firearm but that is not a firearm. However, it does not include any such object that is produced and identified as a children's toy. The Firearms Act will apply to an imitation firearm in the same way as it applies to a firearm. This means that imitation firearms will be subject to existing firearms safe keeping requirements and restrictions in relation to the buying or selling of firearms. However:

- (a) the Commissioner may issue a permit, but not a licence, authorising the possession or use of an imitation firearm, and
- (b) an imitation firearm is not required to be registered.

An imitation firearm that is an imitation of a pistol will be taken to be a pistol and an imitation firearm that is an imitation of a prohibited firearm will be taken to be a prohibited firearm.

Schedule 2 [9] omits the reference to imitation or replica firearms in the list of prohibited firearms in the Firearms Act.

Amendments relating to exemptions for antique firearms

Schedule 2 [3] substitutes section 6A of the Firearms Act to extend the exemption currently contained in that provision in respect of certain antique firearms (ie those manufactured before 1900) that do not take breech-loaded metallic cartridges or for which ammunition is not commercially available. At present, section 6A provides that a person may acquire an antique firearm without having to get a permit to acquire it and provides that such firearms are not required to be registered. The substitution extends the exemption to provide that a person is exempt from the requirement for a licence or a permit to actually possess such a firearm. As is currently the case, a person will not be required to register an antique firearm, but will require a licence or permit to use it.

Other amendments

Schedule 2 [4] and [8] provide that, in the case of a person whose licence or permit under the Firearms Act is suspended on the grounds of a risk to public safety or that it is contrary to the public interest for the person to hold a licence or permit based on criminal intelligence, the Commissioner is not required to give reasons for the suspension or to request that the person provide the Commissioner with reasons why the licence or permit should not be revoked. Schedule 2 [5] and [8] also provide that

the Commissioner is not required to give any reasons for revoking a licence or permit on such grounds.

Schedule 2 [6] and [7] provide that a person who is the holder of a licence or permit under the Firearms Act must immediately surrender to a police officer the licence or permit, as the case may be, and any firearm in the person's possession if the licence or permit ceases to be in force for any reason (and not only because of a suspension or revocation as is currently the case).

Schedule 2 [10] enables savings and transitional regulations to be made as a consequence of the proposed Act.

Schedule 2 [11] inserts savings and transitional provisions into the Firearms Act as a consequence of the enactment of the proposed Act.

Schedule 3 Amendment of other legislation

Schedule 3.1 amends the *Bail Act 1978* to provide that there is a presumption against bail for offences relating to the unauthorised possession, sale, ongoing sale and manufacture of military-style weapons under the Weapons Act.

Schedule 3.11 [3] amends the *Criminal Procedure Act 1986* so that certain offences relating to the unauthorised possession, sale, ongoing sale and manufacture of prohibited weapons under the Weapons Act will be dealt with summarily unless the prosecutor elects to have the matter prosecuted on indictment. **Schedule 3.11 [1]** also amends the *Criminal Procedure Act 1986* to provide for the maximum penalty for indictable offences under the Weapons Act when dealt with summarily.

Schedule 3.14 [1] repeals clauses 116 and 116A of the *Firearms Regulation 2006*, which currently provide for exemptions in respect of certain firearms manufactured before 1900, as a consequence of the amendment made to the Firearms Act by Schedule 2 [3].

Schedule 3.2–3.10, 3.11 [2], 3.12, 3.13, 3.14 [2], 3.15–3.19 and 3.22–3.28 amend a number of Acts and regulations to clarify references to imitation firearms in those Acts and regulations as a consequence of the amendments to the Firearms Act made by Schedule 2 [1], [2] and [9].

Schedule 3.20 amends the *Road Transport (Driver Licensing) Act 1998* to provide that photographs stored by the Roads and Traffic Authority for the purposes of permits under the Firearms Act and the Weapons Act are subject to certain limits in respect of their retention and use by that Authority. **Schedule 3.21** makes a consequential amendment to the *Road Transport (Driver Licensing) Regulation 2008*.



New South Wales

Weapons and Firearms Legislation Amendment Bill 2010

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New South Wales

Weapons and Firearms Legislation Amendment Bill 2010

No , 2010

A Bill for

An Act to amend the *Weapons Prohibition Act 1998* to make further provision with respect to the regulation and control of certain weapons; to amend the *Firearms Act 1996* in relation to imitation and antique firearms and certain other matters; and for other purposes.

Clause 1 Weapons and Firearms Legislation Amendment Bill 2010

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Weapons and Firearms Legislation Amendment Act 2010.	3 4
2	Commencement	5
	This Act commences on a day or days to be appointed by proclamation.	6

Scł	nedule 1	Amendment of Weapons Prohibition Act 1998 No 127	1			
[1]	Section 4 I	Definitions	3			
	Insert in alp	phabetical order in section 4 (1):	4			
		<i>military-style weapon</i> means a prohibited weapon of a kind referred to in clause 1A of Schedule 1.	5 6			
[2]	Section 7 (weapon	Offence of unauthorised possession or use of prohibited	7 8			
	Omit the pe	enalty at the end of section 7 (1). Insert instead:	9			
		Maximum penalty: imprisonment for 14 years.	10			
[3]	Section 10	Issuing of permit	11			
	Omit "as n section 10 (may be approved (either generally or in a particular case)" from (2) (c).	12 13			
	Insert instead "as are imposed by or under this Act".					
[4]	Section 10 (3) (c)					
	Omit the paragraph. Insert instead:					
		(c) is subject to a good behaviour bond, whether entered into in New South Wales or elsewhere, in relation to an offence prescribed by the regulations, or	17 18 19			
[5]	Section 10	9 (3A) and (3B)	20			
	Insert after	section 10 (3):	21			
	(3A)	A permit must not be issued to a person if the Commissioner is of the opinion, having regard to any criminal intelligence report or other criminal information held in relation to the person, that:	22 23 24			
		(a) the person is a risk to public safety, and	25			
		(b) the issuing of the permit would be contrary to the public interest.	26 27			
		Note. Any such grounds for not issuing a permit may also be grounds for suspending or revoking the permit—see sections 16 (1) and 18 (2).	28 29			
	(3B)	The Commissioner is not, under this or any other Act or law, required to give any reasons for not issuing a permit on the grounds referred to in subsection (3A).	30 31 32			
[6]	Section 10	0 (4)	33			
	Omit "The'	". Insert instead "Despite any other provision of this section, the".	34			

[7]	Section 10	(6)		1	
	Omit the su	ıbsecti	ion.	2	
[8]	Section 11	Genu	uine reason	3	
			natter relating to the genuine reason of recreational/sporting able to section 11 (2):	4 5	
		The comin ac or e	applicant must be a current member of a historic or memorative club or society approved by the Commissioner ecordance with the regulations and which conducts activities events requiring the possession or use of the prohibited pon for which the permit is sought.	6 7 8 9 10 11	
[9]	Section 11	(2), T	able	12	
	Omit the matter relating to the genuine reason of weapons collection.				
	Insert instead:				
			son: weapons collection applicant must:	15 16	
		(a)	be a current member of a collectors' club or society approved by the Commissioner in accordance with the regulations, and	17 18 19	
		(b)	demonstrate that the applicant's weapons collection has a genuine commemorative, historical, thematic or financial value.	20 21 22	
[10]	Section 13	Form	of permit	23	
	Omit section	n 13 ((2) (a). Insert instead:	24	
		(a)	contain a recent photograph of the person to whom it is issued (such photograph being obtained in accordance with arrangements determined by the Commissioner), and	25 26 27	
[11]	Section 14	Cond	ditions of permit	28	
	Omit section 14 (1). Insert instead:				
	(1)	A pe	ermit is subject:	30	
		(a)	to such conditions as may be imposed by the Commissioner (whether at the time the permit is issued or at any later time), and	31 32 33	
		(b)	to such other conditions as are imposed by this Act or prescribed by the regulations.	34 35	

[12]	Sect	ion 14	(3)		1	
	Omi	t the su	ıbsecti	on.	2	
[13]	Section 16 Suspension of permit					
	Inser	t after	section	n 16 (1):	4	
		(1A)	satis	permit is being suspended because the Commissioner is fied that there may be grounds for revoking the permit under on 10 (3A), the notice suspending the permit is not required:	5 6 7	
			(a)	to state the reasons for the suspension, or	8	
			(b)	to include any request that the permit holder provide the Commissioner with reasons why the permit should not be revoked.	9 10 11	
[14]	Sect	ion 18	Revo	cation of permit	12	
	Inser	t after	section	n 18 (2):	13	
		(2A)	woul section Act of	e Commissioner revokes a permit because the permit holder ld be refused a permit on the grounds referred to in on 10 (3A), the Commissioner is not, under this or any other or law, required to give any reasons for revoking the permit nose grounds.	14 15 16 17 18	
[15]	Sect susp	ion 19 ended	Surre	ender and seizure of prohibited weapons when permit voked	19 20	
	Omi	t "susp	ended	or revoked" wherever occurring.	21	
	Inse	t inste	ad "sus	spended, revoked or otherwise ceases to be in force".	22	
[16]		ion 20 perm		oons dealers and theatrical weapons armourers must	23 24	
	Omit the penalty at the end of the section. Insert instead:					
			Max	imum penalty: imprisonment for 7 years.	26	
[17]	Section 20A					
	Inser	t after	section	n 20:	28	
	20A	Reco	ord of	sale of prohibited weapons	29	
		(1)	armo in re- wear	authorised weapons dealer or authorised theatrical weapons ourer must ensure that the following particulars are recorded lation to each sale by the dealer or armourer of a prohibited pon to another person:	30 31 32 33	
			(a)	the name and address of the other person,	34	

		(b)	the number of the other person's permit authorising the other person to possess the prohibited weapon,	1 2
		(c)	the date of the sale,	3
		(d)	a description of the prohibited weapon sold,	4
		(e)	in the case of the sale of a military-style weapon—the serial number or other unique identifier (if available) of the weapon,	5 6 7
		(f)	such other particulars as may be prescribed by the regulations.	8 9
	(2)	prohi	ntry required to be made in a record concerning the sale of a libited weapon must, subject to the regulations, be entered in 24 hours of the sale occurring.	10 11 12
	(3)	A rec	cord must be made and kept in the approved form.	13
	(4)	armo weap provi 2 yea	authorised weapons dealer or authorised theatrical weapons durer ceases to hold a weapons dealer permit or theatrical cons armourer permit, the former dealer or armourer must dee the Commissioner with a record of all sales during the ars immediately preceding the date on which the permit det to be in force.	14 15 16 17 18 19
	(5)	recor	rson who is required to ensure a record is kept or to keep a d under this section, must, on demand made by a police er at any time:	20 21 22
		(a)	produce the record to that officer and permit that officer to inspect and make copies of any entries in it, and	23 24
		(b)	produce to that officer all prohibited weapons in the possession of that person, and	25 26
		(c)	furnish to that officer any information in that person's possession with respect to any prohibited weapon that has been manufactured, purchased or received under the authority of the person's weapons dealer permit or theatrical weapons armourer permit, or that the person has in his or her possession or has sold or repaired under the authority of the permit.	27 28 29 30 31 32
		Maxi	mum penalty: 50 penalty units.	34
[18]	Section 23	Restr	ictions on purchase of prohibited weapons	35
	Omit the pe	enalty a	at the end of section 23 (1). Insert instead:	36
	•	Maxi	mum penalty: imprisonment for 5 years.	37

[19]	Sect	ion 23	(3)	
	Omit	t the su	absection.	2
[20]	Sect	ions 2	3A and 23B	;
	Inser	t after	section 23:	4
	23A		rictions on sale of prohibited weapons	ţ
		(1)	Prohibited weapons generally	6
			A person (<i>the seller</i>) must not sell a prohibited weapon to another person (<i>the buyer</i>) unless:	-
			(a) the buyer is authorised to possess the weapon by a permit, and	10
			(b) the seller:	1.
			(i) has seen the buyer's permit, or	12
			(ii) knows that the buyer is an authorised weapons dealer or authorised theatrical weapons armourer.	1; 14
			Maximum penalty: imprisonment for 14 years.	15
		(2)	Military-style weapons	16
			A person (<i>the seller</i>) must not sell a military-style weapon to another person (<i>the buyer</i>) unless:	17 18
			(a) the buyer is authorised to possess the weapon by a permit, and	19 20
			(b) the seller:	2
			(i) has seen the buyer's permit, or	22
			(ii) knows that the buyer is an authorised weapons dealer or authorised theatrical weapons armourer.	23 24
			Maximum penalty: imprisonment for 20 years.	25
		(3)	If on the trial of a person for an offence under subsection (2) the jury is not satisfied that the accused is guilty of the offence charged but is satisfied on the evidence that the accused is guilty of an offence under subsection (1), it may find the accused not guilty of the offence charged but guilty of the latter offence, and the accused is liable to punishment accordingly.	26 27 28 29 30 31

23B	Selling prohibited weapons on an ongoing basis				
	(1)	Offences	2		
		A person must not contravene section 23A on 3 or more separate occasions over any consecutive period of 12 months. Maximum penalty: imprisonment for 20 years.	3 4		
	(2)		5		
	(2)	Jury must be satisfied as to same 3 occasions of sale	6		
		If, on the trial of a person for an offence under this section, more than 3 occasions of selling a prohibited weapon are relied on as evidence of commission of the offence, the members of the jury who return a guilty verdict must be satisfied as to at least 3 of the same occasions of sale.	7 8 9 10 11		
	(3)	Alternative verdict—relevant selling offence	12		
		If, on the trial of a person for an offence under this section, the jury is not satisfied that the offence is proven but is satisfied that the person has, in respect of any of the occasions relied on as evidence of commission of the offence under this section, committed a relevant selling offence, the jury may acquit the person of the offence charged and find the person guilty of the relevant selling offence, and the person is liable to punishment accordingly.	13 14 15 16 17 18 19 20		
	(4)	Double jeopardy provisions	21		
		A person who has been convicted of an offence under this section is not liable to be convicted:	22 23		
		(a) of a relevant selling offence, or	24		
		(b) of a separate offence under this section,	25		
		on the same, or substantially the same, facts as those relied on as evidence of commission of the offence in respect of which the person has been convicted.	26 27 28		
	(5)	A person who has been acquitted of an offence under this section is not liable to be convicted:	29 30		
		(a) except as provided by subsection (3)—of a relevant selling offence, or	31 32		
		(b) of a separate offence under this section,	33		
		on the same, or substantially the same, facts as those relied on as evidence of commission of the offence in respect of which the person has been acquitted.	34 35 36		

		(6)	A person who has been:	
			(a) convicted of a relevant selling offence, or	2
			(b) acquitted of a relevant selling offence,	;
			is not liable to be convicted of an offence under this section on	4
			the same, or substantially the same, facts as those relied on as evidence of commission of the relevant selling offence.	(
		(7)	Liability for relevant selling offences not affected by offence under this section	-
			Subject to subsections (4) and (5), this section does not:	(
			(a) remove the liability of any person to be convicted of a relevant selling offence, or	10 1
			(b) affect the punishment that may be imposed for any such offence.	12 13
		(8)	Definition	14
			In this section, <i>relevant selling offence</i> means any offence under this Act (other than under this section) relating to the sale of a prohibited weapon.	15 16 17
[21]	Sect	ion 25	A	18
	Inser	t after	section 25:	19
	25A	Unau	uthorised manufacture of prohibited weapons	20
		(1)	A person who manufactures a prohibited weapon is guilty of an	2
			offence unless the person is authorised by a permit to manufacture the weapon.	22 23
			Maximum penalty: imprisonment for 14 years.	24
		(2)	A person who manufactures a military-style weapon is guilty of	25
		. ,	an offence unless the person is authorised by a permit to	26
			manufacture the weapon.	27
		(2)	Maximum penalty: imprisonment for 20 years.	28
		(3)	Without limiting the operation of subsection (1) or (2), this section applies to a person regardless of whether the prohibited	29 30
			weapon concerned was manufactured in the course of carrying on	3
			a business.	32
[22]	Sect	ion 26	General requirement for safe keeping of prohibited weapons	33
	Omit	the se	ction.	34

[23]	Sect	ion 31	False or misleading documents	1
	Omit	the pe	enalty at the end of the section. Insert instead:	2
			Maximum penalty: imprisonment for 10 years.	3
[24]	Part	4A		4
	Inser	t after	Part 4:	5
	Par	t 4A	Safe keeping of prohibited weapons	6
	32A	Gene	eral requirement for safe keeping of prohibited weapons	7
			A person who possesses a prohibited weapon must take all reasonable precautions to ensure:	8 9
			(a) its safe keeping, and	10
			(b) that it is not stolen or lost, and	11
			(c) that it does not come into the possession of a person who is not authorised to possess the weapon.	12 13
			Maximum penalty: 100 penalty units or imprisonment for 2 years, or both.	14 15
	32B	Leve	l 1 requirements	16
		(1)	The holder of a permit in respect of a prohibited weapon that is prescribed for the purposes of this section must comply with the following requirements (each of which is <i>a level 1 requirement</i>):	17 18 19
			(a) when any such weapon is not actually being used or carried, it must be stored in a locked receptacle of a type approved by the Commissioner and that is constructed of hard wood or steel and not easily penetrable,	20 21 22 23
			(b) if such a receptacle weighs less than 150 kilograms when empty, it must be fixed in order to prevent its easy removal,	24 25 26
			(c) the locks of such a receptacle must be of solid metal and be of a type approved by the Commissioner,	27 28
			(d) such other requirements relating to security and safe storage as may be prescribed by the regulations.	29 30
			Maximum penalty: 20 penalty units or imprisonment for 6 months, or both.	31 32
		(2)	A permit holder does not have to comply with a level 1 requirement if the permit holder satisfies the Commissioner that the permit holder has provided alternative arrangements for the	33 34 35

		storage of prohibited weapons in the permit holder's possession that are of a standard not less than the requirements set out in this section.	1 2 3
	(3)	The Commissioner may, in such cases as the Commissioner thinks fit, vary or modify a level 1 requirement in respect of its	4 5
		application to a particular permit holder. Any such variation or	6
		modification is to be imposed by way of a condition on the	7
		relevant permit.	8
32C	Leve	el 2 requirements	9
	(1)	The holder of a permit in respect of a prohibited weapon that is	10
		prescribed for the purposes of this section must comply with the	11
		following requirements (each of which is <i>a level 2 requirement</i>):	12
		(a) when any such weapon is not actually being used or	13
		carried, it must be stored in a locked steel safe of a type approved by the Commissioner and that cannot be easily	14 15
		penetrated,	16
		(b) such a safe must be bolted to the structure of the premises	17
		where the weapon is authorised to be kept,	18
		(c) such other requirements relating to security and safe storage as may be prescribed by the regulations.	19 20
		Maximum penalty: 50 penalty units or imprisonment for 1 year, or both.	21 22
	(2)	A permit holder does not have to comply with a level 2	23
		requirement if the permit holder satisfies the Commissioner that	24
		the permit holder has provided alternative arrangements for the storage of prohibited weapons in the permit holder's possession	25 26
		that are of a standard not less than the requirements set out in this	26 27
		section.	28
	(3)	The Commissioner may, in such cases as the Commissioner	29
		thinks fit, vary or modify a level 2 requirement in respect of its	30
		application to a particular permit holder. Any such variation or	31
		modification is to be imposed by way of a condition on the relevant permit.	32 33
32D	Leve	el 3 requirements	34
	(1)	The holder of a permit in respect of a military-style weapon, or such other prohibited weapon prescribed for the purposes of this	35
		such other promotica weapon prescribed for the purposes of this	36

			on, must comply with the following requirements (each of h is <i>a level 3 requirement</i>):	1
		(a)	when any such weapon is not actually being used or carried, it must be stored in an area or room of a permanent building that has secure locks on all entrances,	3 4 5
		(b)	the area or room of the building must have solid walls that provide a substantial barrier to forced entry,	6 7
		(c)	any windows in the area or room must be covered by a security screen,	8
		(d)	any doors to the area or room must be made of solid material or be reinforced with steel,	10 11
		(e)	any such door must be fitted with a 'dead latch' type lock or with a hasp/barrel bolt and padlock,	12 13
		(f)	door hinges must be concealed or the hinge pins must be welded to prevent them from being punched out,	14 15
		(g)	the weapon must be stored in the area or room in a locked steel safe of a type approved by the Commissioner and that cannot be easily penetrated,	16 17 18
		(h)	such a safe must be bolted to the structure of the area or room where the weapon is authorised to be kept,	19 20
		(i)	such other requirements relating to security and safe storage as may be prescribed by the regulations.	21 22
			imum penalty: 100 penalty units or imprisonment for ars, or both.	23 24
	(2)	requi the p stora	ermit holder does not have to comply with a level 3 irement if the permit holder satisfies the Commissioner that the permit holder has provided alternative arrangements for the ge of prohibited weapons in the permit holder's possession have of a standard not less than the requirements set out in this on.	25 26 27 28 29 30
	(3)	think appli modi	Commissioner may, in such cases as the Commissioner as fit, vary or modify a level 3 requirement in respect of its cation to a particular permit holder. Any such variation or ification is to be imposed by way of a condition on the ant permit.	31 32 33 34 35
[25]	Section 34	Effect	t of weapons prohibition order	36
	Omit the pe	nalty a	at the end of section 34 (1) and (3) wherever occurring.	37
	Insert instea	ad:		38
		Maxi	imum penalty: imprisonment for 10 years.	39

[26]	Sect deci	ion 35 sions	Review by Administrative Decisions Tribunal of certain	1 2
	Inse	t at the	e end of the section:	3
		(2)	The following provisions of the <i>Administrative Decisions Tribunal Act 1997</i> do not apply to an application to the Administrative Decisions Tribunal for a review of a refusal to issue a permit, or the revocation or suspension of a permit, that was made on the grounds referred to in section 10 (3A):	4 5 6 7 8
			(a) Part 2 of Chapter 5,	9
			(b) section 58.	10
		(3)	In determining an application for a review of any such decision, the Administrative Decisions Tribunal:	11 12
			(a) is to ensure that it does not, in the reasons for its decision or otherwise, disclose the existence or content of any criminal intelligence report or other information referred to in section 10 (3A), and	13 14 15 16
			(b) in order to prevent the disclosure of any such report or other information, is to receive evidence and hear argument in the absence of the public, the applicant for review and the applicant's representative.	17 18 19 20
[27]	Sect	ion 43		21
	Omi	t the se	ction. Insert instead:	22
	43	Proc	eedings for offences	23
		(1)	Except as provided by this section, proceedings for an offence under this Act or the regulations may be disposed of summarily before the Local Court.	24 25 26
		(2)	An offence under section 7, 20, 23 (1), 23A (1), 25A (1), 31 or 34 may be prosecuted on indictment. However, Chapter 5 of the <i>Criminal Procedure Act 1986</i> (which relates to the summary disposal of certain indictable offences unless an election is made to proceed on indictment) applies to and in respect of an offence referred to in this subsection.	27 28 29 30 31 32
		(3)	An offence under section 23A (2), 23B or 25A (2) is to be prosecuted on indictment only.	33 34

[28]	Sect	ion 50	Regula	ations	1
	Inser	t after	section	50 (2) (d):	2
			(d1)	the approval of clubs, societies or organisations in relation to the use or possession of prohibited weapons (including requirements in relation to the membership of such clubs, societies or organisations),	3 4 5 6
[29]	Sche	edule '	1 Prohil	bited weapons	7
	Inser	t", wł	nolly or	partly," after "can be fitted" in clause 1 (5).	8
[30]	Sche	edule '	1		9
	Inser	t after	clause 1	1:	10
	1A	Milit	ary-styl	e weapons	11
		(1)	device expels	comb, grenade, rocket, missile or mine or other similar e (such as a tear-gas canister) that is in the nature of, or that is or contains, an explosive, incendiary, irritant, gas or e, and whether or not it is live, has been deactivated or is	12 13 14 15 16
				ne purposes of this subclause, <i>bomb</i> includes a device n as an Improvised Explosive Device (or IED).	17 18
		(2)	that is	levice intended for use by a military or defence force and a designed to propel or launch a weapon referred to in tuse (1).	19 20 21
		(3)		ne thrower that is of military design or any other device capable of projecting ignited incendiary fuel.	22 23
[31]	Sche	edule '	1, claus	e 2 (1)–(3)	24
	Omit	the su	ıbclause	S.	25
[32]	Sche	edule '	1, claus	e 2 (16)	26
				cluding any such article that is produced and identified as a er "independently of each other".	27 28
[33]	Sche	edule '	1, claus	e 2 (17)	29
				cluding any such article that is produced and identified as a er "permanently fixed".	30 31

[34]	Schedule '	1, clause 2 (18), (18A) and (18B)	
	Omit clause	e 2 (18). Insert instead:	2
	(18)	Any hand-held defence or anti-personnel device that is designed to administer an electric shock on contact.	3
	(18A)	A Taser gun or other similar anti-personnel conducted energy device.	(
	(18B)	A cartridge or similar device that is designed to propel probes or prongs from a weapon referred to in subclause (18A).	-
[35]	Schedule '	1, clause 2 (19)	Ç
		the knuckles". Insert instead "over 2 or more knuckles".	10
[36]	Schedule '	1, clause 3 (Imitations, concealed blades etc)	1
	Omit clause	e 3 (1). Insert instead:	12
	(1)	Any object that substantially duplicates in appearance a weapon referred to in clause 1A (1), but not including an object that is produced and identified as a children's toy.	1; 14 1;
[37]	Schedule '	1, clause 3 (2)	16
	Omit the su	ubclause.	17
[38]	Schedule	1, clause 4 (1) and (2)	18
	Omit the su	abclauses. Insert instead:	19
	(1)	Body armour vests (or other similar article) designed for anti-ballistic purposes or similar purposes (such as protection against electroshock or conducted energy devices) and to be worn on (or to cover) any part of the body, but not including helmets or anti-ballistic articles used to protect the eyes or ears.	20 27 23 24 24
	(2)	Handcuffs (including thumb and leg cuffs), being a set of ring-shaped shackles of any material (and connected by any means) that are designed to be worn on the wrists, thumbs or ankles (as the case requires), but not including:	25 20 27 28
		(a) antique handcuffs, or	29
		(b) handcuffs produced and identified as children's toys, or	30
		(c) handcuffs that are designed to be released by the wearer (such as handcuffs used in theatrical productions).	3°

[39]	Schedule '	1, clau	se 4 (4)	1
	Omit the su	ıbclaus	e. Insert instead:	2
	(4)	A de	tachable firearm magazine of any of the following kinds:	3
		(a)	a rimfire rifle magazine with a capacity of more than 15 rounds,	4 5
		(b)	a centre-fire self-loading rifle magazine with a capacity of more than 5 rounds,	6 7
		(c)	a centre-fire rifle magazine (other than a self-loading rifle magazine) with a capacity of more than 10 rounds,	8 9
		(d)	a shotgun magazine with a capacity of more than 5 rounds,	10
		(e)	a tubular magazine extension that is capable of extending the capacity of any firearm,	11 12
		(f)	a pistol magazine with a capacity of more than 10 rounds,	13
		(g)	any magazine designed to be attached to any machine gun, sub-machine gun or other firearm that is capable of propelling projectiles in rapid succession following one pressure of the trigger.	14 15 16 17
[40]	Schedule '	1, clau	se 4 (9)	18
	Insert after			19
	(9)	propo	device (regardless of its composition) that is designed to el or launch a bomb, grenade, rocket or missile by any means than by means of an explosive, including a device known as C cannon.	20 21 22 23
[41]	Schedule 2	2 Saviı	ngs and transitional provisions	24
			f clause 1 (1):	25
			oons and Firearms Legislation Amendment Act 2010	26
[42]	Schedule 2	2, Part	4	27
• •	Insert after	•		28
		_		
	Part 4		visions consequent on enactment of	29
			apons and Firearms Legislation endment Act 2010	30
		AIII	endinent Act 2010	31
	9 Defi	nition		32
			is Part, amending Act means the Weapons and Firearms slation Amendment Act 2010.	33 34

10	Existing permits issued for weapons collection purposes							
	(1)	The amendment made by Schedule 1 [9] to the amending Act does not apply to or in respect of a permit that was in force immediately before the commencement of that amendment.	2 3 4					
	(2)	This clause ceases to have effect 6 months after the commencement of the amendment made by Schedule 1 [9] to the amending Act (or such later period as may be prescribed by the regulations).	5 6 7 8					
11		ting permits may be revoked on grounds of risk to public ty etc	9 10					
		Section 10 (3A), as inserted by Schedule 1 [5] to the amending Act, extends to a permit that was in force immediately before the commencement of that subsection.	11 12 13					

Scł	nedu	le 2	Amendment of Firearms Act 1996 No 46	1			
[1]	Sect	ion 4 [Definitions	2			
	Inser	t in alp	phabetical order in section 4 (1):	3			
		•	imitation firearm—see section 4D.	4			
[2]	Sect	ion 4D		5			
	Inser	Insert after section 4C:					
	4D	Spec	cial provisions relating to imitation firearms	7			
		(1)	This Act applies to an imitation firearm in the same way as it applies to a firearm, subject to the following:	8			
			(a) the Commissioner may issue a permit, but not a licence, authorising the possession or use of an imitation firearm,	10 11			
			(b) an imitation firearm is not required to be registered.	12			
		(2)	For the purposes of the application (as provided by this section) of this Act to imitation firearms:	13 14			
			(a) an imitation firearm that is an imitation of a pistol is taken to be a pistol, and	15 16			
			(b) an imitation firearm that is an imitation of a prohibited firearm is taken to be a prohibited firearm.	17 18			
		(3)	In this section, <i>imitation firearm</i> means an object that, regardless of its colour, weight or composition or the presence or absence of any moveable parts, substantially duplicates in appearance a firearm but that is not a firearm.	19 20 21 22			
		(4)	However, an imitation firearm does not include any such object that is produced and identified as a children's toy.	23 24			
[3]	Sect	ion 6A	4	25			
	Omi	t the se	ection. Insert instead:	26			
	6A	Exen	mption for certain firearms manufactured before 1900	27			
		(1)	A person is exempt from any requirement under this Act to hold a licence or permit in respect of the possession of an antique firearm.	28 29 30			
		(=)	Note. A licence or permit will still be required to use any such firearm.	31			
		(2)	An antique firearm is not required to be registered. Accordingly, a person does not commit an offence under section 36 or 37 (2) in relation to an antique firearm.	32 33 34			

	(3)	or 51	erson does not commit any offence under section 50, 51 A with respect to the sale or purchase of a firearm if it is an ue firearm.	1 2 3
	(4)	with	possession of an antique firearm by a person in accordance an exemption under this section is taken not to be possession as purposes of section 51D.	4 5 6
	(5)	In the	is section, <i>antique firearm</i> means a firearm manufactured re 1900 that:	7 8
		(a)	is not capable of discharging breech-loaded metallic cartridges, or	9 10
		(b)	is a firearm the ammunition for which is determined by the Commissioner to be ammunition that is not commercially available.	11 12 13
	(6)	is no	determination by the Commissioner of the ammunition that t commercially available for the purposes of this section be published in the Gazette.	14 15 16
[4]	Section 22	Susp	ension of licence	17
	Insert after	section	1 22 (1):	18
	(1A)	satisf	licence is being suspended because the Commissioner is fied that there may be grounds for revoking the licence under on 11 (5A), the notice suspending the licence is not required:	19 20 21
		(a)	to state the reasons for the suspension, or	22
		(b)	to include any request that the licensee provide the Commissioner with reasons why the licence should not be revoked.	23 24 25
[5]	Section 24	Revo	cation of licence	26
	Insert after	section	1 24 (2):	27
	(2A)	woul section Act of	Commissioner revokes a licence because the licence holder d be refused a licence on the grounds referred to in on 11 (5A), the Commissioner is not, under this or any other or law, required to give any reasons for revoking the licence ose grounds.	28 29 30 31 32
[6]	Section 25 revoked	Surre	nder and seizure of firearms when licence suspended or	33 34
	Omit "susp	ended	or revoked" wherever occurring.	35
	Insert instea	ad "sus	spended, revoked or otherwise ceases to be in force".	36

[7]	Section 30	General provisions relating to permits	1
	Omit "susp	ended or revoked" from section 30 (6) and (7), wherever occurring.	2
	Insert inste	ad "suspended, revoked or otherwise ceases to be in force".	3
[8]	Section 30	0 (8) and (9)	4
	Insert after	section 30 (7):	5
	(8)	If a permit is being suspended because the Commissioner is satisfied that there may be grounds for revoking the permit under section 11 (5A), the notice suspending the permit is not required:	6 7 8
		(a) to state the reasons for the suspension, or	9
		(b) to include any request that the permit holder provide the Commissioner with reasons why the permit should not be revoked.	10 11 12
	(9)	If the Commissioner revokes a permit because the permit holder would be refused a permit on the grounds referred to in section 11 (5A), the Commissioner is not, under this or any other Act or law, required to give any reasons for revoking the permit on those grounds.	13 14 15 16 17
[9]	Schedule	1 Prohibited firearms	18
	Omit item	17.	19
[10]	Schedule	3 Savings and transitional provisions	20
	Insert after	clause 1 (1) (f):	21
		(g) the Weapons and Firearms Legislation Amendment Act 2010, to the extent that it amends this Act.	22 23
[11]	Schedule	3, Part 8	24
	Insert after	Part 7:	25
	Part 8	Provisions consequent on enactment of	26
		Weapons and Firearms Legislation	27
		Amendment Act 2010	28
	25 Defi	nition	29
		In this Part, amending Act means the Weapons and Firearms Legislation Amendment Act 2010.	30 31

26	Existing permits for imitation firearms	1
	A permit issued in respect of a prohibited weapon referred to in	2
	clause 3 (2) of Schedule 1 to the Weapons Prohibition Act 1998	3
	(as in force immediately before the repeal of that subclause by the	4
	amending Act) is taken to be a permit issued in respect of an	5
	imitation firearm under this Act and continues in force (unless it	6
	is sooner suspended, revoked or otherwise ceases to be in force)	7
	for the remainder of the term for which it was issued.	8
27	Existing determinations of ammunition considered not	9
	commercially available	10
	A determination by the Commissioner in respect of ammunition	11
	that is not commercially available and made under section 6A (as	12
	in force immediately before the substitution of that section by the	13
	amending Act) is taken to be a determination made under	14
	section 6A as so substituted.	15

Sch	nedule 3	Amendment of other legislation	1
3.1	Bail Act 1978	3 No 161	2
	Section 8B Pre offences	sumption against bail for serious firearms and weapons	3 4
	Insert after secti	on 8B (1) (c):	5
	(d)	an offence under section 7 of the <i>Weapons Prohibition Act 1998</i> , being an offence that relates to a military-style weapon,	6 7 8
	(e)	an offence under section 23A (2), 23B or 25A (2) of the Weapons Prohibition Act 1998.	9 10
3.2	Casino Cont	rol Act 1992 No 15	11
	Section 66 App	proval of games and rules for games	12
	Insert "or an imi	itation firearm," after "ammunition," in section 66 (4) (b) (ii).	13
3.3	Centennial P	ark and Moore Park Trust Regulation 2009	14
	Clause 18 Recr	reational activities on Trust lands	15
	Insert ", or imita	ation firearm," after "firearm" in clause 18 (k).	16
3.4	Children (Pro No 78	otection and Parental Responsibility) Act 1997	17 18
	Section 29 Ren	noval of concealed weapons	19
	Omit paragraph	(a) of the definition of <i>weapon</i> in section 29 (2). Insert instead:	20
	(a)	a firearm, or an imitation firearm, within the meaning of the <i>Firearms Act 1996</i> , or	21 22
3.5	Commercial No 70	Agents and Private Inquiry Agents Act 2004	23 24
	Section 4 Defin	itions	25
		tion firearm (within the meaning of the <i>Firearms Act 1996</i>)" in paragraph (b) of the definition of <i>major offence</i> in	26 27 28

3.6	Commons Management Regulation 2006	1
	Schedule 1 Model by-law	2
	Insert "or imitation firearm" after "firearm" in clause 4 (a) of the Schedule.	3
3.7	Court Security Act 2005 No 1	4
[1]	Section 4 Definitions	5
	Omit paragraph (b) of the definition of <i>restricted item</i> in section 4 (1).	6
	Insert instead:	7
	(b) a firearm, or an imitation firearm, within the meaning of the <i>Firearms Act 1996</i> ,	8 9
[2]	Section 8 Possession of restricted items in court premises	10
	Insert ", or an imitation firearm," after "firearm" in paragraph (a) of the penalty at the end of section 8 (1).	11 12
3.8	Crimes Act 1900 No 40	13
[1]	Section 4 Definitions	14
	Omit paragraph (a) of the definition of <i>Dangerous weapon</i> in section 4 (1).	15
	Insert instead:	16
	(a) a firearm, or an imitation firearm, within the meaning of the <i>Firearms Act 1996</i> , or	17 18
[2]	Section 93F Interpretation	19
	Insert ", <i>imitation firearm</i> " after " <i>firearm</i> " where firstly occurring in section 93F (1).	20 21
[3]	Section 154D Stealing firearms	22
	Omit the definition of <i>firearm</i> from section 154D (2). Insert instead:	23
	firearm has the same meaning as in the <i>Firearms Act 1996</i> , and includes an imitation firearm within the meaning of that Act.	24 25
[4]	Section 207 Placing etc dangerous articles on board an aircraft or vessel	
	Insert after section 207 (3):	27
	(4) A reference in this section to a firearm includes a reference to an imitation firearm within the meaning of the <i>Firearms Act 1996</i> .	28 29

3.9	Crimes (Crimi	inal Organisations Control) Act 2009 No 6	1
	Section 27 Prohi control order or	ibition on carrying on of certain activities when interim control order takes effect	2
		mitation firearm," after "firearm" in paragraph (e) of the <i>cribed activity</i> in section 27 (6).	4 5
3.10	Crimes (Sente	encing Procedure) Act 1999 No 92	6
	Section 76 Home	e detention not available for certain offences	7
	Insert ", or an imit after "firearm" in	tation firearm, within the meaning of the <i>Firearms Act 1996</i> " section 76 (d).	8 9
3.11	Criminal Proc	edure Act 1986 No 209	10
[1]	Section 268 Max	imum penalties for Table 2 offences	11
	Insert after section	n 268 (2) (e1):	12
	(e2)	for an offence under section 7, 20, 23 (1), 23A (1), 25A (1), 31 or 34 of the <i>Weapons Prohibition Act 1998</i> —imprisonment for 2 years, or a fine of 100 penalty units, or both,	13 14 15 16
[2]	Section 348 Offe be conducted	ences in respect of which an intervention program may	17 18
		tation firearm, within the meaning of the <i>Firearms Act 1996</i> " section 348 (2) (e).	19 20
[3]	Schedule 1 India	ctable offences triable summarily	21
	Omit clause 8 fro	m Table 2. Insert instead:	22
	8 Weapons	Prohibition Act 1998	23
		offence under section 7, 20, 23 (1), 23A (1), 25A (1), 31 or 34 e Weapons Prohibition Act 1998.	24 25
3.12	Crown Lands	(General Reserves) By-law 2006	26
	Clause 21 Regul	ation of conduct in reserve	27
	Insert ", or an imi	tation firearm," after "firearm" in clause 21 (2) (u).	28

3.13	Crown La	ands Regulation 2006	
	Clause 46	Unauthorised activities on public land	2
	Insert ", or	an imitation firearm," after "firearm" in clause 46 (1) (u).	;
3.14	Firearms	Regulation 2006	4
[1]	Clauses 11 Omit the cl	6 and 116A auses.	!
[2]	Clause 119 Omit the cl	Exemption relating to imitations and replicas of firearms ause.	,
3.15	Law Enfo No 103	prcement (Powers and Responsibilities) Act 2002	10
[1]	Section 3 I	nterpretation	1
	Omit the de	efinition of <i>firearm</i> from section 3 (1). Insert instead: *firearm* has the same meaning as it has in the *Firearms* Act 1996, and includes an imitation firearm within the meaning of that Act.	12 13 14
[2]	Section 46	A Searchable offences	15
		imitation firearm" after "firearm" in the definition of <i>firearms or weapons offence</i> in section 46A (2).	16 17
3.16	Lotteries	and Art Unions Act 1901 No 34	18
	Section 2A	Definitions	19
		n imitation firearm," after "ammunition," in paragraph (b) of the f <i>prohibited prize</i> in section 2A (1).	20 2
3.17	National	Parks and Wildlife Act 1974 No 80	22
	Section 16	6 Definition of "article" for secs 164 and 165	23
	Insert at the	e end of the section:	24
	(2)	A reference in this section to a firearm includes a reference to an imitation firearm within the meaning of the <i>Firearms Act</i> 1996	25

3.18	National Parks and Wildlife Regulation 2009	1
	Clause 20 Weapons	2
	Insert ", or imitation firearm," after "firearm" in clause 20 (1) (a).	3
3.19	Parramatta Park Trust Regulation 2007	4
	Clause 17 Recreational activities on trust lands	5
	Insert "or imitation firearm" after "firearm" in clause 17 (k).	6
3.20	Road Transport (Driver Licensing) Act 1998 No 99	7
[1]	Section 39 Photographs to which this Part applies	8
	Omit section 39 (c). Insert instead:	9
	 (c) photographs in the possession of the Authority that were taken or provided for the purpose of applications for the issue or renewal by the Commissioner of Police of the following: (i) a licence or permit under the Firearms Act 1996, (ii) a licence under the Security Industry Act 1997, (iii) a permit under the Weapons Prohibition Act 1998. 	10 11 12 13 14 15
[2]	Section 40 Purposes for which photographs may be kept and used	17
	Omit section 40 (1) (a). Insert instead:	18
	 (a) to reproduce the likeness of a person on a driver licence or on the following: (i) a licence or permit under the Firearms Act 1996, (ii) a licence under the Security Industry Act 1997, (iii) a permit under the Weapons Prohibition Act 1998, 	19 20 21 22 23
[3]	Section 41 Release of photographs prohibited	24
	Omit section 41 (1) (c) (iii). Insert instead:	
	(iii) in relation to a licence or permit under the <i>Firearms Act 1996</i> , a licence under the <i>Security Industry Act 1997</i> or a permit under the <i>Weapons Prohibition Act 1998</i> , or	26 27 28

3.21	Road Transport (Driver Licensing) Regulation 2008	1
[1]	Clause 108A Keeping and use of photographs: use of facial recognition technology	2
	Insert "or permit" after "licence" in paragraph (d) of the definition of <i>relevant permit</i> in clause 108A (2).	4 5
[2]	Clause 108A (2), definition of "relevant permit"	6
	Insert after paragraph (e) of the definition:	7
	(e1) a permit under the Weapons Prohibition Act 1998,	8
3.22	Sydney Harbour Foreshore Authority Regulation 2006	9
	Clause 4 Commercial and other activities	10
	Insert "or imitation firearm within the meaning of the <i>Firearms Act 1996</i> " after "firearm" in clause 4 (1) (p).	11 12
3.23	Sydney Olympic Park Authority Regulation 2007	13
	Clause 4 Commercial and other activities	14
	Insert "or imitation firearm" after "firearm" in clause 4 (v).	15
3.24	Sydney Water Catchment Management Regulation 2008	16
	Clause 23 Certain conduct prohibited on Schedule 1 land and Schedule 2 land	17 18
	Insert "or imitation firearm (within the meaning of the <i>Firearms Act 1996</i>)" after "firearm" in clause 23 (2) (c).	19 20
3.25	Sydney Water Regulation 2006	21
	Clause 23 Certain conduct prohibited	22
	Omit "firearm or prohibited weapon" from clause 23 (1) (c).	23
	Insert instead "firearm or imitation firearm (within the meaning of the <i>Firearms Act 1996</i>) or prohibited weapon (within the meaning of the <i>Weapons Prohibition Act 1998</i>)".	24 25 26
3.26	Tow Truck Industry Regulation 2008	27
[1]	Clause 7 Offences that disqualify applicants for licences	28
	Insert "or imitation firearm (within the meaning of the <i>Firearms Act 1996</i>)" after "firearm" in clause 7 (1) (b).	29 30

Weapons and Firearms Legislation Amendment Bill 2010

Schedule 3 Amendment of other legislation

[2]	Clause 16 Offences that disqualify applicants for drivers certificates	
	Insert "or imitation firearm (within the meaning of the <i>Firearms Act 1996</i>)" after "firearm" in clause 16 (1) (b).	;
3.27	Water Management (Water Supply Authorities) Regulation 2004	
	Clause 76 Prohibited conduct	(
	Insert ", imitation firearm" after "firearm" in clause 76 (i).	-
3.28	Wellington Showground By-law 1987	8
	Clause 10 Regulation of conduct within the land	Ç
	Omit "firearm or prohibited weapon within the meaning of the <i>Firearms and Dangerous Weapons Act 1973</i> " from clause 10 (1) (k).	1(1:
	Insert instead "firearm or imitation firearm (within the meaning of the <i>Firearms Act 1996</i>) or prohibited weapon (within the meaning of the <i>Weapons Prohibition Act 1998</i>)".	12 13 14