

Home Building Legislation Amendment Bill 2001

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 *Home Building Act 1989* in relation to the following matters:

- (a) the regulation of the residential building industry and certain specialist work (including the provision of building consultancy services),
- (b) the resolution of building claims, including disputes between holders of authorities and the people with whom they contract and the jurisdiction of the Fair Trading Tribunal with respect to building claims,
- (c) the disciplining of holders of authorities,
- (d) the insurance of residential building work and of the supply of kit homes.

The Bill also:

- (a) amends the *Fair Trading Tribunal Act 1998* in relation to the general jurisdiction of the Fair Trading Tribunal (that is, not just in relation to building claims), and
- (b) omits uncommenced amendments made by the *Regulatory Reduction Act* 1996 that would otherwise remove some of the regulatory controls that apply to refrigeration work or air-conditioning work.

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.

Clause 3 is a formal provision giving effect to the amendments to the *Home Building Act 1989* set out in Schedules 1–9.

Clause 4 is a formal provision giving effect to the amendments to the *Fair Trading Tribunal Act 1998* set out in Schedule 10.

Clause 5 repeals uncommenced amendments made to the *Home Building Act 1989* (*the Act*) by the *Regulatory Reduction Act 1996*. Those amendments remove references to "refrigeration work or air-conditioning work" from the definition of *specialist work* in the Act. The effect of the uncommenced amendments is to remove the need for people to have a contractor licence to do refrigeration and air-conditioning work. As a result of the repeal of those uncommenced amendments, refrigeration and air-conditioning work will continue to be regulated.

Schedule 1 Amendments relating to regulation of residential building work, specialist work and the supply of kit homes

Regulation of roof plumbing

At present, roof plumbing comes within the definition of *specialist work* in the Act. As a result, all roof plumbing, including residential roof plumbing and commercial and industrial work, requires a contractor licence under the Act.

Schedule 1 [1] and [2] provide for the licensing of roof plumbing to be restricted to contractors who undertake only residential building work.

Schedule 1 [3] makes a consequential amendment.

Photo licences

Schedule 1 [4] provides for applicants for the issue of a contractor licence to be photographed.

Schedule 1 [10] makes similar provision for applicants for certificates.

Categories of work

Schedule 1 [5] provides for contractor licences to specify the category or categories of residential building work or specialist work that the holder of the contractor licence is authorised to do. That category must be one prescribed by the regulations.

Schedule 1 [11] makes similar provision in relation to supervisor certificates and registration certificates.

Cancellation of contractor licences

At present, a contractor licence is automatically cancelled if one of the circumstances set out in section 22 of the Act occurs.

Schedule 1 [6] provides instead for the Director-General of the Department of Fair Trading (the *Director-General*) to serve a notice on the holder of a contractor licence setting out the reasons for the cancellation, and for the cancellation to take effect on the date specified in the notice. The amendment also adds to the list of circumstances in which a contractor licence may be cancelled, namely if the holder of the contractor licence becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit or is made the subject of a winding up order.

Suspension of contractor licences on appointment of controller or administrator

Schedule 1 [7] provides for the contractor licence of a corporation to be suspended if a controller or administrator of the corporation is appointed under the *Corporations Law*.

Schedule 1 [15] provides for the review by the Administrative Decisions Tribunal of a decision of the Director-General to suspend a contractor licence for that reason.

Warning notices

Schedule 1 [8] adds to the list of examples of circumstances to which a public warning notice may relate a person's repeated failure to comply with orders of the Fair Trading Tribunal.

Schedule 1 [9] removes the need for the Director-General to give 48 hours' notice of the issue of a warning notice if there is an immediate risk to the public.

Owner-builder permits

Schedule 1 [12] requires that an applicant for an owner-builder permit to satisfy certain educational requirements.

Renewal of contractor licences

Schedule 1 [13] provides that the Director-General may reject an application for the renewal or restoration of a contractor licence if the applicant is (or has in the last 5 years been) bankrupt, is or has been a director or person concerned in the management of a company that is the subject of a winding up order or for which a controller or administrator has been appointed, if there are any unsatisfied Fair Trading Tribunal orders against the applicant or if the Director-General considers that there have been an unreasonable number of complaints, cautions, penalty notices or insurance claims against the applicant.

Continuing professional development

Schedule 1 [13] provides that the Director-General may reject an application for renewal or restoration of an authority if the Director-General is not satisfied that, in the year before the authority is renewed or restored, the applicant has undertaken or completed the course or courses of further education, or other training, specified by the Director-General for at least as many hours as are required by the Director-General.

Completion of work in progress if an authority is suspended, cancelled or surrendered

Schedule 1 [14] provides for the Director-General to appoint a person to coordinate or supervise any unfinished work under a contract made by a person whose authority has been suspended, cancelled or surrendered.

Register of particulars of the holders of authorities

Schedule 1 [16] makes it clear that regulations prescribing the particulars of a holder of a contractor licence, a supervisor certificate, a registration certificate, building consultancy licence or a permit that must be included on the Department of Fair Trading's public register may include the results of any disciplinary action under Part 4 of the Act or of any prosecutions against the holder (including any penalty notices issued to the holder), any instance of non-compliance with a Tribunal order and certain matters relating to the insurance history of the holder.

Schedule 2 Amendments relating to contracts

Schedule 2 [1] substitutes a definition.

Schedule 2 [3] requires contracts for residential building work to include a statement informing the owner of the building of the right to rescind the contract during the cooling-off period.

Schedule 2 [4] requires information about contracts for residential building work, the resolution of disputes under contracts and the resolution of disputes relating to insurance to be provided to consumers.

Schedule 2 [5] provides for contracts for residential building work to be subject to a cooling-off period of 5 clear business days after the consumer is given a copy of the contract, unless the consumer has received legal advice about the contract and the cooling-off period. However, if the contract does not include a notice informing the building owner of the right to rescind the contract, the amendment provides for the building owner to rescind within 7 days after becoming aware that the contract should have contained such a notice.

Schedule 2 [6] provides for the Governor to make regulations for or with respect to the clauses or matters that must be included in a contract to do residential building work or specialist work and the matters that cannot be included in such a contract.

Schedule 2 [8] requires contracts for the supply of kit homes to include a statement regarding the cooling-off period.

Schedule 2 [9] requires information about contracts to supply kit homes and the resolution of disputes under contracts, and the resolution of disputes relating to insurance, to be provided to consumers.

Schedule 2 [10] provides for contracts for the supply of kit homes to be subject to a cooling-off period of 5 clear business days after the consumer is given a copy of the contract, unless the consumer has received legal advice about the contract and the cooling-off period. However, if the contract does not include a notice regarding the right to rescind the contract, the amendment provides for the person to rescind within 7 days after becoming aware that the contract should have contained such a notice.

Schedule 2 [11] provides for the Governor to make regulations for or with respect to the clauses or matters that can be included in a contract for the supply of a kit home and the matters that cannot be included in such a contract.

Schedule 2 [2] and [7] make consequential amendments.

Schedule 3 Amendments relating to building consultancy work

Schedule 3 provides for the regulation of persons who do building consultancy work, which is defined to mean inspecting dwellings and reporting on their condition, the conduct of inspections and the furnishing of reports in respect of specialist work or doing any other work prescribed by the regulations. The new provisions provide for licensing and impose requirements on contracts for building consultancy work in a similar way to the manner in which residential building work and specialist work are regulated under the Act.

Schedule 3 [5] inserts a new Part 2D that contains the following provisions:

Proposed section 18H provides that a contract to do building consultancy work can be lawfully entered into only by or on behalf of the holder of a licence under the proposed Part.

Proposed section 18I prohibits advertising for any building consultancy work by, or otherwise seeking any such work for, an unlicensed individual, partnership or corporation.

Proposed section 18J specifies the procedural requirements (contained in proposed sections 18K–18R) that apply to a contract under which the holder of a building consultancy licence undertakes to do any building consultancy work.

Proposed section 18K requires that contracts relating to building consultancy work entered into by the holder of a licence are not enforceable if they are not in writing and signed by the parties to them or do not sufficiently describe the work the subject of the contract.

Proposed section 18L requires information about a contract to do building consultancy work, and the resolution of disputes under the contract or relating to insurance, to be provided to consumers.

Proposed section 18M provides for the Governor to make regulations for or with respect to the clauses or matters that must be included in a contract to do building consultancy work and the clauses or matters that cannot be included in such a contract.

Proposed section 18N makes it an offence to contract to do building consultancy work unless the requirements of proposed section 18K of the Act are complied with in relation to the contract.

Proposed section 18O requires the holder of a building consultancy licence to give a copy of a contract to do building consultancy work to the other party to the contract within 5 clear business days after entering into the contract.

Proposed section 18P provides that a provision of a contract to do building consultancy work, or any other agreement, that requires a dispute under the contract to be referred to arbitration is void.

Proposed section 18Q clarifies that a contract to do building consultancy work does not give the holder of a building consultancy licence or any other person a legal or equitable estate or interest in any land, except in specified circumstances.

Proposed section 18R provides that a contract to do building consultancy work that is not in writing or that does not have a sufficient description of the work to which it relates is not enforceable by the holder of the building consultancy licence against any other party to the contract.

Proposed section 18S declares that other rights or remedies that a person (other than the person who contracts to do building consultancy work) may have apart from the Act, as amended, are not affected by Division 1 of the proposed Part.

Proposed section 18T requires individuals who do building consultancy work to be holders, or employees of the holders, of licences.

Proposed section 18U imposes a duty on licensees to ensure that work they contract to do is done by appropriately qualified persons.

Proposed section 18V prohibits persons from falsely representing that they hold licences under the Act.

Schedule 3 [7] inserts proposed Division 3A of Part 3 which includes the following provisions:

Proposed section 32A sets out how applications for building consultancy licences are to be made.

Proposed section 32B requires the Director-General to issue a licence or reject the application and imposes grounds on which an application must be rejected, including that the licence holder will not be insured under an approved policy of professional indemnity insurance.

Proposed section 32C states the authority that is conferred by a building consultancy licence. Any such authority is subject to the conditions of the licence.

Proposed section 32D sets out the circumstances in which a building consultancy licence may be cancelled.

Proposed section 32E provides for the suspension of a building consultancy licence if there is no approved policy of professional indemnity insurance in force in relation to the holder of the licence.

Proposed section 32F authorises the publication of notices warning people of particular risks involved in dealing with specified holders of building consultancy licences.

Proposed section 32G provides for the approval of professional indemnity insurance relating to building consultancy work.

Schedule 3 [10] requires an application for renewal or restoration of a building consultancy licence to be accompanied by documentation showing the licence holder is insured under an approved policy of professional indemnity insurance.

Schedule 3 [11] provides for an application for renewal or restoration of a building consultancy licence to be rejected if the licence holder is not insured under an approved policy of professional indemnity insurance.

Schedule 3 [12] exempts holders of building consultancy licences who also have certain other professional qualifications from the need to undertake continuing professional development as required by the Act. Those professionals are exempt only if they are insured under an approved policy of professional indemnity insurance.

Schedule 3 [29] provides for the making of regulations relating to insurance for building consultancy work.

Schedule 3 [1]–[4], [6], [8], [9], [13]–[28] and [30] make consequential amendments. These amendments extend provisions applying to other licences under the Act to building consultancy licences.

Schedule 4 Amendments relating to resolution of building disputes and building claims

Section 89B of the Act gives the Fair Trading Tribunal jurisdiction to hear building claims, which are disputes relating to residential building work or specialist work (plumbing other than roof plumbing, gasfitting or air-conditioning and refrigeration work). The dispute may be between a consumer and a contractor, between a head contractor and a subcontractor or between a claimant and an insurer under the home warranty insurance scheme.

Schedule 4 [1] inserts a new Part 3A dealing with the resolution of building disputes and building claims.

The following steps apply to all disputes whether or not an insurable event has arisen:

- (a) consumers will be able to contact the Fair Trading Tribunal and the relevant building dispute will then be assessed for the purpose of determining whether the matter is appropriate for assessment by an independent expert,
- (b) if the dispute cannot be resolved through informal discussions between the independent expert, the consumer and the builder or insurer, a building claim should be lodged with the Fair Trading Tribunal,
- (c) following the hearing the Tribunal will be able to make orders binding on all the parties to the proceedings.

Proposed Part 3A contains the following provisions:

Proposed section 48A defines certain terms, including *building claim* and *building goods or services*.

Proposed section 48B provides for the regulations to exclude disputes from the application of the proposed Division that deals with preliminary methods of dealing with a dispute.

Proposed section 48C provides for any person to notify the Fair Trading Tribunal of any dispute that the person has in relation to building goods or services.

Proposed section 48D provides for the Tribunal to attempt to resolve the building dispute, including by appointing an independent expert to evaluate the situation.

Proposed section 48E provides for other parties to participate in the assessment of a building dispute.

Proposed section 48F provides for the costs of assessment by an independent expert to be borne by the Tribunal, unless the regulations otherwise provide.

Proposed section 48G requires any agreement reached on a building dispute to be put in writing, signed and filed with the Tribunal.

Proposed section 48H provides for the continued enforceability of certain agreements or arrangements.

Proposed section 48I provides for the making of an application for the determination of a building claim.

Proposed section 48J provides that an application cannot be dealt with unless the preliminary building dispute procedure has been followed.

Proposed section 48K provides that the Fair Trading Tribunal has jurisdiction to hear and make orders in respect of building claims involving no more than \$500,000 or any other amount that is prescribed by the regulations. (A building claim involving more than \$500,000 would be dealt with by the District Court. If a claim involved more than \$750,000 it would be dealt with by the Supreme Court.)

Proposed section 48L gives the Fair Trading Tribunal primary responsibility for the hearing of building claims for amounts of up to \$500,000 (or any other prescribed amount). If a person starts proceedings in relation to a building claim in a court and those proceedings could otherwise be heard by the Tribunal, those proceedings may be transferred to the Tribunal unless the parties consent to have them remain with the court. (At present, building claims may be heard by a court or by the Fair Trading Tribunal. If a matter is commenced in a court, the Tribunal has no jurisdiction. If a matter has been commenced in the Tribunal, a court has no jurisdiction. The transfer of matters between the Tribunal and a court may occur only if the parties agree or if the Tribunal or court so directs. See sections 22 and 23 of the *Fair Trading Tribunal Act 1998*.) Under the amended provisions, the Fair Trading Tribunal will be able to make an order in relation to a building claim for the payment of money despite the fact that the applicant has sought an order for a party to do work.

Proposed section 48M provides that an action that relates to the refusal of an insurance claim that exceeds \$500,000 is to be heard by a court of competent jurisdiction.

Proposed section 48N provides that the Tribunal may have regard to any expert's report when determining a building claim.

Proposed section 48O sets out the powers of the Tribunal in determining a building claim.

Proposed section 48P provides for the adjournment of proceedings before the Tribunal where an insurable event arises.

Proposed section 48Q provides for the joining of persons as parties to proceedings before the Tribunal on a building claim.

Proposed section 48R provides that an order made under the proposed Part must include a warning regarding non-compliance.

Proposed section 48S provides for the Director-General to be informed of any orders made under the proposed Part.

Proposed section 48T provides for the Director-General to be informed of compliance with an order and makes it an offence to give false information concerning compliance with an order.

Proposed section 48U provides that if the Director-General is not informed that an order has been complied with it will be taken to have not been complied with (for the purposes of the public notification provisions).

Other amendments

Schedule 4 [2]–[4] make consequential amendments.

Schedule 4 [5]–[7] omit redundant references to abolished tribunals.

Schedule 5 Amendments relating to disciplinary proceedings

At present, Part 4 of the Act deals with dispute resolution and disciplinary proceedings. A complaint may be made to the Director-General about the holder of a contractor licence or of a supervisor or registration certificate (or a former holder of such a contractor licence or certificate) on one of the grounds listed in section 55 of the Act. The Director-General may investigate any residential building work or specialist work, any kit home or any holder of a contractor licence or of a supervisor or registration certificate even if the Director-General has not received a complaint. Disciplinary action for improper conduct is initiated by the Director-General serving a notice to show cause on the holder of the relevant authority. The allegations contained in the notice are heard before the Fair Trading Tribunal. A range of determinations may be made by the Tribunal, including imposing a monetary penalty, imposing a condition on an authority and suspension or cancellation of an authority. The decision of the Tribunal is final although there is a limited right of appeal to the Supreme Court on a point of law.

As a result of the amendments made by Schedule 5, Part 4 of the Act will apply only to disciplinary proceedings and not to dispute resolution.

Schedule 5 [8] amends Part 4 of the Act so as to provide for disciplinary action to be the responsibility of the Director-General, with inquiries being held in the manner that the Director-General thinks fit. Provision remains for members of the public to make a complaint. Under the amended provisions, the Director-General may conduct an inquiry or may invite the holder of an authority to show cause as to why the Director-General should not take any disciplinary action. A person has at least 14 days to respond by making oral or written submissions and is entitled to adduce evidence with respect to the matters in the notice. The Director-General may, after conducting an inquiry, take certain disciplinary action, including issuing a reprimand, requiring compliance with a specified requirement, suspending or cancelling an authority, imposing conditions on an authority and disqualifying the person from holding an authority or being involved in the management of the business.

Schedule 5 [9] provides for the Administrative Decisions Tribunal to review a decision or determination made by the Director-General to impose a penalty or cancel or suspend an authority as well as any decision under Part 4 prescribed by the regulations.

Schedule 5 [3], [4] and [5] are consequential on those amendments that provide for the Director-General, rather than the Fair Trading Tribunal, to take disciplinary action

Schedule 5 [1], [2], [6] and [7] are consequential on the amendments discussed above.

Schedule 6 Amendments relating to insurance

Clarification of the obligation to be insured

Section 92 of the Act provides that a person must not do residential building work under a contract unless a contract of insurance that complies with the Act is in force in relation to the work.

Schedule 6 [1] and [8] clarify that the contract of insurance must be in the name of the person who contracts to do the work (and not, for instance, in the name of a company with which the person is involved).

Schedule 6 [5] and **[10]** make the same amendment in relation to contracts for the supply of a kit home.

Schedule 6 [4] and **[7]** require licensees to provide certain information to insurers and extend the operation of a contract of insurance to any residential building work or the supply of any kit home, at the address stated in a certificate of insurance, whether or not the contractor named in the contract is also the person named in the contract of insurance.

Insurance threshold

At present, the requirement that all residential building work done under a contract must be insured does not apply if the contract price does not exceed \$5,000 or (if the contract price is not known) the reasonable market cost of the labour and materials involved does not exceed \$5,000. At present, if the contract amount is less than \$5,000 and the owner is supplying materials or some work bringing the total project cost to over \$5,000, insurance is not required.

Schedule 6 [3] creates an obligation to insure residential building work where the reasonable market cost of the labour and materials involved exceeds \$5,000, whether or not part of the work or materials is to be provided by the other party to the contract.

Uninsured work or supply of kit home

Schedule 6 [9] enables a court to allow a contractor who has failed to take out insurance to recover money for residential building work done where it is just and equitable to do so.

Schedule 6 [11] makes a similar amendment in relation to a contract for the supply of a kit home.

Schedule 6 [2] and **[6]** make consequential amendments.

Owner-builder permits

Schedule 6 [12] provides for certain details about an owner-builder permit issued in relation to land to be disclosed when land is sold.

Schedule 6 [13] provides that a contract for sale of land is voidable if that requirement is not met.

Consumer information about insurance

Schedule 6 [14] requires information explaining the operation of a contract of insurance to be provided in relation to residential building work not carried out under contract.

Schedule 6 [16] requires such information to be provided by a developer.

Contracts for sale of land voidable where required insurance not taken out

Schedule 6 [15] provides for the purchaser of a dwelling from a speculative builder to be able to rescind the contract for the sale of land if the required insurance is not taken out.

Schedule 6 [17] makes a similar amendment in relation to a sale by a developer of land on which residential building work has been done, or is to be done, on the developer's behalf.

Claim forms

Schedule 6 [18] provides for the Director-General to approve insurance claim forms and provides that a claim under a contract of insurance may be made in such a form.

Approval of insurance and insurers

Section 103A of the Act provides for the Minister to approve a kind of insurance or an insurer for the purposes of Part 6 of the Act. That approval may be unconditional or subject to conditions.

Schedule 6 [19] provides for the making of an application for approval of an insurer, provides for the imposition of conditions on any such approval and makes it a condition of an approval that an insurer keep certain records.

Schedule 6 [20] provides for the suspension or revocation of the approval of an insurer or insurance.

Schedule 6 [20] also inserts a new section that requires insurers to provide information about claims and other matters to the Director-General on request, and provides for such information to be provided to other insurers.

Period of cover

Schedule 6 [21] provides for the Minister to approve a reduction in the period for which insurance cover must be provided (from the standard 7 years to a shorter period) to the extent to which the insurance cover applies to loss in relation to specified work or materials.

Insurance cover commences when certificate given

Schedule 6 [22] provides that the insurer is not entitled either to refuse to pay a claim under the contract or to cancel the contract on the ground that the contract was entered into before the period of insurance commenced if a certificate evidencing insurance has been given or the insurer has otherwise accepted cover.

Schedule 7 Miscellaneous amendments

Schedule 7 [1] constitutes the Home Building Administration Fund and provides that such part of all licence fees under the Act as is determined by the Minister are to be paid into the Fund.

Schedule 7 [2] and [3] abolish the Education and Research Fund.

Schedule 7 [4]–[7] update references to Acts.

Schedule 7 [8] removes the requirement that a person must have "persistently" contravened a requirement of the Act before a Supreme Court injunction may be issued.

Schedule 7 [9] provides for proceedings for offences to be instituted within 3 years after the commission of the offence.

Schedule 7 [10] provides for the making of regulations concerning the keeping of public registers.

Schedule 8 Amendments relating to penalties

Schedule 8 doubles the maximum monetary penalty for all offences under the Act, including offences involving unlicensed contracting, not using the correct form of contract, taking excessive deposits and the carrying out of work by unqualified persons.

Schedule 8 [31] doubles the maximum penalty that can be imposed under the regulations.

Schedule 9 Amendments inserting savings and transitional provisions

Schedule 9 [1] provides for the making of savings and transitional regulations.

Schedule 9 [2] puts beyond doubt that building work may continue or be sold, or that a kit home may be supplied, despite the fact that the required contract of insurance was issued by HIH Casualty and General Insurance Limited or FAI General Insurance Company Limited. The amendment also inserts savings and transitional provisions consequent on the enactment of the proposed Act.

Schedule 10 Amendment of Fair Trading Tribunal Act 1998

Schedule 10 amends the *Fair Trading Tribunal Act 1998* in relation to all proceedings heard by the Fair Trading Tribunal, not just building claims.

Schedule 10 [1] provides for any costs payable to an assessor who assists the Fair Trading Tribunal in determining proceedings to be borne by the Tribunal, unless the regulations provide for them to be paid by the parties to the proceedings.

Schedule 10 [2] provides for the enforcement of certain orders of the Fair Trading Tribunal, by providing for the Tribunal to allow a person in whose favour an order is made to renew proceedings if the order is not complied with. As a result, if the Fair Trading Tribunal makes an order requiring a person to do certain work and that work is not done, the order can be enforced as if it were an order for the payment of money without the need for a new application and a new order to be made.

Schedule 10 [3]–[5] insert savings and transitional provisions and provide for the making of savings and transitional regulations.



Home Building Legislation Amendment Bill 2001

Contents

		Page
1	Name of Act	2
2	Commencement	2
3	Amendment of Home Building Act 1989 No 147	2 2 2 2
4	Amendment of Fair Trading Tribunal Act 1998 No 161	2
5	Amendment of Regulatory Reduction Act 1996 No 107	2
Schedules		
1	Amendments relating to regulation of residential building	
•	work, specialist work and the supply of kit homes	3
2	Amendments relating to contracts	13
	Amendments relating to building consultancy work	22
4	Amendments relating to resolution of building disputes	
•	and building claims	41
5	Amendments relating to disciplinary proceedings	52
6	Amendments relating to insurance	61
7	Miscellaneous amendments	71
8	Amendments relating to penalties	73
9	Amendments inserting savings and transitional provisions	77
10	Amendment of Fair Trading Tribunal Act 1998	82



Home Building Legislation Amendment Bill 2001

No , 2001

A Bill for

An Act to amend the *Home Building Act 1989* with respect to the regulation of residential building work, specialist work and the supply of kit homes, the licensing of building consultancy work, the resolution of building disputes, the conduct of disciplinary proceedings against holders of authorities, the insurance of residential building work, specialist work and the supply of kit homes and the jurisdiction of the Fair Trading Tribunal; and for other purposes.

Γhe I	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Home Building Legislation Amendment Act 2001.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5 6
3	Amendment of Home Building Act 1989 No 147	7
	The <i>Home Building Act 1989</i> is amended as set out in Schedules 1–9.	8
4	Amendment of Fair Trading Tribunal Act 1998 No 161	9
	The Fair Trading Tribunal Act 1998 is amended as set out in Schedule 10.	10 11
5	Amendment of Regulatory Reduction Act 1996 No 107	12
	The <i>Regulatory Reduction Act 1996</i> is amended by omitting Schedule 1.1.	13 14

Sch	edule 1	Amendments relating to regulation of residential building work, specialist work and the supply of kit homes	1 2 3
		(Section 3)	4
[1]	Section 3	Definitions	5
		rk declared by the regulations to be roof plumbing work or" pecialist" in the definition of <i>residential building work</i> in 1).	6 7 8
[2]	Section 3	(1), definition of "specialist work"	9
		ner than work declared by the regulations to be roof plumbing er "work" in paragraph (a).	10 11
[3]	Section 15	Unqualified refrigeration or air-conditioning work	12
	Omit "roof	Fplumbing work,".	13
[4]	Section 19	Applications for licences	14
	Insert after	section 19 (2A):	15
	(2B)	The Director-General may require an applicant for the issue of a licence to have his or her photograph taken, or to provide a photograph in a form specified by the Director-General.	16 17 18
[5]	Section 21	Authority conferred by contractor licences	19
	Omit section	on 21 (1). Insert instead:	20
	(1)	A contractor licence authorises its holder to contract to do the following:	21 22
		(a) to do any residential building work that is described in the contractor licence when it is issued (being work of	23 24
		a category or categories prescribed by the regulations),	25

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Amendments relating to regulation of residential building work, specialist work and the supply of kit homes

category or categories prescribed by the regulation (c) to supply kit homes of a kind described in the cont licence when it is issued.	
[6] Section 22	6
Omit the section. Insert instead:	7
22 Cancellation of contractor licences	8
(1) The Director-General may cancel a contractor licence	e that
authorises its holder to contract to do residential building	
or specialist work, or both (whether or not it also authoris	
holder to contract to supply kit homes for construction	on by 12
another person) if:	13
(a) a period of 30 days (or any longer period that has	s been 14
agreed on between the holder of the contractor li	
and the Director-General) expires during which	
has not been a nominated supervisor for the cont	ractor 17
licence, or	18
(b) the holder of the contractor licence is a partnership	ip and 19
(without the prior approval of the Director-G	
given for the purposes of this section) there is	
change in its membership (otherwise than becan	use of 22
death), or	23
(c) the holder of the contractor licence or, in the cas	se of a 24
holder that is a partnership, any partner of that h	
becomes bankrupt, applies to take the benefit of ar	
for the relief of bankrupt or insolvent de	ebtors, 27
compounds with his or her creditors or mak	
assignment of his or her remuneration for	their 29
benefit, or	30
(d) the holder of the contractor licence is a corporation	on and 31
it has become the subject of a winding up order	
the Corporations Law, or	33
(e) the holder of the contractor licence is a corporation	on and 34
it has been deregistered under Chapter 5A of	
Corporations Law, or	36

(2)

(f)	the holder of the contractor licence or, in the case of a	1
	holder that is a partnership, any partner of that holder, is convicted more than once in any period of 12 months of	2 3
	an offence under Part 6 (whether or not the offences are	4
	of the same or a different kind), or	5
(g)	the holder of the contractor licence fails to maintain	6
	professional indemnity insurance or a similar form of	7
	insurance taken out by the holder of the contractor	8
	licence for the period required under Part 6.	9
The	Director-General may cancel a contractor licence that	10
	orises its holder to contract to supply kit homes for	11
	truction by another person (but not to contract to do	12
resid	ential building work or specialist work) if:	13
(a)	the holder of the contractor licence is a partnership and	14
	(without the prior approval of the Director-General	15
	given for the purposes of this section) there is any	16
	change in its membership (otherwise than because of	17
	death), or	18
(b)	the holder of the contractor licence or, in the case of a	19
	holder that is a partnership, any partner of that holder,	20
	becomes bankrupt, applies to take the benefit of any law	21
	for the relief of bankrupt or insolvent debtors,	22
	compounds with his or her creditors or makes an assignment of his or her remuneration for their	23 24
	benefit, or	25
(a)		
(c)	the holder of the contractor licence is a corporation and it has become the subject of a winding up order under	26 27
	the Corporations Law, or	28
(d)	the holder of the contractor licence is a corporation and	29
` /	it has been deregistered under Chapter 5A of the	30
	Corporations Law, or	31
(e)	the holder of the contractor licence or, in the case of a	32
` /	holder that is a partnership, any partner of that holder, is	33
	convicted more than once in any period of 12 months of	34
	an offence under Part 6 (whether or not the offences are	35

of the same or a different kind), or

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Amendments relating to regulation of residential building work, specialist work and the supply of kit homes

			(f) the holder of the contractor licence fails to maintain professional indemnity insurance or a similar form of insurance taken out by the holder of the contractor licence for the period required under Part 6.	1 2 3 4
		(3)	The Director-General may, by notice in writing served on the holder of a contractor licence, inform the holder that the licence has been cancelled under this section. That written notice must also set out the reasons for the cancellation.	5 6 7
		(4)	The cancellation takes effect on the date specified in the notice, which must be on or after the date on which the notice is served.	9 10 11
			Note. Section 44 makes provision for the return of a cancelled authority (including a contractor licence).	12 13
[7]	Section	า 22	В	14
	Insert a	fter	section 22A:	15
			pension of contractor licences—appointment of controller or iinistrator	1 <i>6</i> 17
		(1)	This section applies if the holder of a contractor licence is a corporation and a controller or administrator of the corporation is appointed under Part 5.2 or 5.3A of the <i>Corporations Law</i> .	18 19 20
		(2)	If the Director-General is of the opinion that there is a risk to the public that the licensee will be unable to complete building contracts (whether an existing contract or a contract entered into in the future), the Director-General may, by notice in writing served on the holder of the contractor licence, inform the holder that the contractor licence will be suspended unless the holder complies with subsection (3) within the period specified in the notice.	21 22 23 24 25 26 27 28
		(3)	The holder of the contractor licence must provide any documentation or information that the Director-General requires in order to satisfy the Director-General that there is no	29 30 31

[8]

(4)	The Director-General may, by notice in writing served on the holder of the contractor licence, suspend the contractor licence from a date specified for that purpose in the notice if the documentation or information referred to in subsection (3) has not been provided within the period specified in the notice under subsection (2)	1 2 3 4 5
(5)	under subsection (2). Within 7 days after a contractor licence is so suspended, the holder of the contractor licence must:	6 7 8
	(a) lodge the suspended contractor licence at an office of the Department of Fair Trading, or	9 10
	(b) if unable to lodge the suspended contractor licence, lodge at an office of the Department of Fair Trading a statement signed by the holder and providing accurate and complete details of why the contractor licence cannot be lodged.	11 12 13 14 15
	Maximum penalty: 20 penalty units.	16
(6)	If the holder of the suspended contractor licence provides the documentation or information referred to in subsection (3), the Director-General must, as soon as practicable, revoke the suspension by notice in writing, unless the contractor licence has expired.	17 18 19 20 21
(7)	The revocation takes effect on a day specified for that purpose in the notice.	22 23
(8)	On the revocation of the suspension of a contractor licence under this section, the Director-General must return any contractor licence that has been lodged (if it has not expired) to its holder.	24 25 26 27
	Note. Section 83 makes provision for the suspension of a contractor licence by the District Court. Section 64A of the <i>Fair Trading Act 1987</i> also makes provision for the suspension of licences and other authorities.	28 29 30
Section 23	Warning notices	31
	failing to comply with orders of the Tribunal" after "defective ection 23 (2).	32 33

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Amendments relating to regulation of residential building work, specialist work and the supply of kit homes

[9]	Section 23	s (5A)	1	
	Insert after	section 23 (5):	2	
	(5A)	However, no opportunity to make representations is required to be given if, in the opinion of the Director-General, there is an immediate risk to the public.	3 4 5	
[10]	Section 24	Applications for certificates	6	
	Insert after	section 24 (3):	7	
	(3A)	The Director-General may require an applicant for the issue of a certificate to have his or her photograph taken, or to provide a photograph in a form specified by the Director-General.	8 9 10	
[11]	Section 27	Authority conferred by certificates	11	
	Omit section 27 (1) and (2). Insert instead:			
	(1)	A supervisor certificate authorises its holder to do (and to supervise) the following:	13 14	
		(a) any residential building work that is described in the certificate when it is issued (being work of a category or categories prescribed by the regulations),	15 16 17	
		(b) any specialist work that is described in the certificate when it is issued (being work of a category or categories prescribed by the regulations).	18 19 20	
	(2)	A registration certificate authorises its holder to do any specialist work that is described in the certificate when it is issued (being work of a category or categories prescribed by the regulations), but only under the general supervision, and subject to the control, of the holder of an endorsed contractor licence or a supervisor certificate authorising supervision of the work.	21 22 23 24 25 26	

Schedule 1

[12]	Section 31	Issue	of permits	1
	Insert at the	e end o	of section 31 (2) (c):	2
			, or	3
		(d)	that the applicant has completed any applicable education course or training approved by the Director-General for the purposes of this section.	4 5 6
[13]	Section 40	Renev	wal or restoration of authorities	7
	Insert before	e secti	on 40 (3):	8
	(2B)		Director-General must reject an application for renewal or ration of an authority if:	9 10
		(a)	the individual who is an applicant, or	11
		(b)	any individual who is a member of a partnership that is an applicant, or	12 13
		(c)	any director of a corporation that is an applicant,	14
		been	erson whose authority (of the same or any other kind) has suspended under this Act, the <i>Fair Trading Act 1987</i> or ther Act.	15 16 17
	(2C)	restor satisfi	Director-General may reject an application for renewal or ration of a contractor licence if the Director-General is ited that the holder of the contractor licence or, in the case a applicant that is a partnership, any partner of that cant:	18 19 20 21 22
		(a)	is bankrupt or is a director or person concerned in the management of a company that is the subject of a winding up order or for which a controller or administrator has been appointed, or	23 24 25 26
		(b)	was bankrupt or was a director or person concerned in the management of a company when the company was the subject of a winding up order, or when a controller or administrator was appointed, within a period of five years before the date of application, unless the Director- General is satisfied that the person took all reasonable steps to avoid the bankruptcy, liquidation or administration, or	27 28 29 30 31 32 33

Amendments relating to regulation of residential building work, specialist work and the supply of kit homes

	(c)	is subject to any order of the Tribunal that has not been satisfied within the period required by the Tribunal, or	1 2
	(d)	has had what the Director-General considers to be an unreasonable number of complaints made against him, her or it, or	3 4 5
	(e)	has had what the Director-General considers to be an unreasonable number of formal cautions given to him, her or it, or	6 7 8
	(f)	has had what the Director-General considers to be an unreasonable number of penalty notices issued against him, her or it (being penalty notices for offences under this Act that were not dealt with by a court and dismissed), or	9 10 11 12 13
	(g)	has carried out work in respect of which the Director- General considers an unreasonable number of insurance claims have been paid.	14 15 16
(2D)	or oth	Director-General may approve further education courses, her training, that must be completed by specified persons an application for renewal or restoration of an authority exacepted.	17 18 19 20
(2E)	restor satisfi	Director-General may reject an application for renewal or ation of an authority if the Director-General is not led that, in the year before the authority is proposed to be yed or restored:	21 22 23 24
	(a)	the applicant, or	25
	(b)	in the case of an applicant that is a corporation, the directors of that corporation or any class of persons specified by the Director-General, or	26 27 28
	(c)	in the case of an applicant that is a partnership, each partner or any class of persons specified by the Director-General, or	29 30 31
	(d)	an employee of the applicant,	32
	requir	ndertaken or completed, for at least as many hours as are red by the Director-General, the further education course urses, or other training, approved by the Director-General e purposes of this section.	33 34 35 36

[14]	Section	on 47	Ά	1			
	Insert	after	section 47:	2			
	47A	7A Appointment of person to co-ordinate or supervise work if authority suspended, cancelled or surrendered					
		(1)	If an authority is suspended, cancelled or surrendered under this or any other Act, the Director-General may, if the Director-General is satisfied that it is in the public interest to do so, by instrument in writing appoint a person to co-ordinate or supervise any work that has not been completed under any contract entered into by the holder of that authority.	5 6 7 8 9			
		(2)	The appointment is not valid unless the person appointed has consented to the appointment.	11 12			
		(3)	In appointing a person, the Director-General must have regard to the suitability of the person to co-ordinate or supervise the work. The person appointed need not be the holder of an authority under this Act.	13 14 15 16			
		(4)	Before appointing a person, the Director-General must obtain the consent of the person for whom the work is being done.	17 18			
		(5)	The person is to be appointed on any terms and conditions that the Director-General thinks fit.	19 20			
		(6)	Those conditions may include a condition that the person supervise the holder of the former authority to do the work.	21 22			
		(7)	The appointment of a person under this section may be terminated at any time by the Director-General.	23 24			
		(8)	The terms and conditions of an appointment under this section may be varied by the Director-General at any time, with the consent of the appointed person.	25 26 27			
		(9)	A person appointed under this section who is not the holder of an authority under this Act is not liable to be prosecuted for performing any work to which the appointment relates without holding an authority.	28 29 30 31			
		(10)	The appointment of a person under this section has no effect on any contract for any work to which it relates or on any contract of insurance, or on the liability of any person under any	32 33 34			

contract of insurance, in relation to any work to which it relates.

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Amendments relating to regulation of residential building work, specialist work and the supply of kit homes

[15]	Section 83	B Rev	iews by Tribunal	1		
	Insert "or 2	2B" af	fter "section 22A" in section 83B (2A).	2		
[16]	Section 12	0 Regi	ister	3		
	Insert after section 120 (2):					
	(3)	regularequin	out limiting the particulars that may be prescribed by the ations under subsection (1) (b), the regulations may re that the register include any of the following particulars ation to the holder of a contractor licence, a supervisor icate, a registration certificate, building consultancy ce or a permit:	5 6 7 8 9		
		(a)	the results of any relevant determination under Part 4,	11		
		(b)	the results of any prosecutions against the holder under this Act,	12 13		
		(c)	details of any penalty notices issued to the holder,	14		
		(d)	the number of insurance claims paid in respect of work done, or kit homes supplied, by the holder,	15 16		
		(e)	any instance of non-compliance with a Tribunal order to do work or to pay money,	17 18		
		(f)	details of the public warnings issued regarding the holder under section 23,	19 20		
		(g)	details of any formal cautions issued to the holder of the contractor licence regarding his, her or its conduct,	21 22		
		(h)	any cancellation or suspension of that or any other contractor licence, supervisor certificate, registration certificate, building consultancy licence or permit held by the holder, whether made under this or any other Act.	23 24 25 26 27		

Sch	edule	2	Am	endments relating to contracts	1
				(Section 3)	2
[1]	Section	on 3	Defini	tions	3
	Omit	the d	efinitio	on of <i>business day</i> from section 3 (1). Insert instead:	4
			busii	ness day means any day other than:	5
			(a)	a Saturday, Sunday or public holiday, or	6
			(b)	27, 28, 29, 30 or 31 December.	7
[2]	Section	on 6	Applic	cation of requirements for contracts	8
	Omit	"Sect	ions 7	7–7D" from section 6 (1). Insert instead "Sections 7–7E".	9
[3]	Section	on 7	Form	of contracts	10
	Insert	at the	e end	of section 7 (2) (f):	11
				, and	12
			(g)	in the case of a contract to do residential building	13
				work—a conspicuous statement setting out the	14
				cooling-off period that applies to the contract because of section 7BA.	15 16
[4]	Section	on 7A	AA		17
	Insert	after	sectio	on 7:	18
	7AA	Cor	nsume	er information	19
		(1)		older of a contractor licence must, before entering into a	20
				ract that the holder is authorised by this Act to enter, give	21
				ne other party to the contract information, in a form oved by the Director-General, that explains the operation	22 23
				his Act and the procedure for the resolution of disputes	24
				er the contract and for the resolution of disputes relating to	25
			insur	rance.	26
			Max	imum penalty: 20 penalty units.	27
		(2)		section does not apply to contracts of a class prescribed by egulations.	28 29

[5]	Sections 7BA and 7BB							
	Insert	nsert after section 7B:						
	7BA			off period: person may rescind a contract for residential work within 5 days without penalty	3 4			
		(1)	for recontraction days become	rson who contracts with the holder of a contractor licence esidential building work to be done by the holder of the ractor licence may, by notice in writing, rescind the ract at any time before the expiration of 5 clear business after the person is given a copy of the signed contract (or mes aware that he or she is entitled to be given a copy of igned contract).	5 6 7 8 9 10			
		(2)	must	notice must state that the person rescinds the contract and be given:	12 13			
			(a) (b)	to the holder of the contractor licence personally, or by leaving it at the address shown in the contract as the address of the holder of the contractor licence, or	14 15 16			
			(c)	by serving it on the holder of the contractor licence in accordance with any notice or service provision in the contract.	17 18 19			
		(3)	If a n	notice is given in accordance with this section:	20			
			(a)	the contract is taken to be rescinded from the time it was signed, but subject to the rights and obligations conferred by this section, and	21 22 23			
			(b)	the holder of the contractor licence may retain out of any money already paid to the holder the amount of any out-of-pocket expenses the holder incurred before the rescission, and	24 25 26 27			
			(c)	the holder of the contractor licence must refund all other money paid to the holder under the contract by (or on behalf of) the party who rescinded the contract at or since the time the contract was made, and	28 29 30 31			
			(d)	the party who rescinded the contract is not liable to the holder of the contractor licence in any way for rescinding the contract.	32 33 34			

provisualless of the	sion in t s and ur e contra	the contract, but the provision does not take effect ntil the other party to the contract gives the holder ctor licence (or the holder's legal practitioner) a	1 2 3 4 5
		•	6
(a)	is in v	vriting, and	7
(b)	is sign	ned by a legal practitioner, other than:	8
(-)			9
	` /	contractor licence, or	10
	(ii)	any other legal practitioner employed in the legal	11
		practice of a legal practitioner acting for the	12
		holder of the contractor licence, or	13
	(iii)		14
		1 •	15
		· · ·	16
		a member or employee, and	17
(c)	indica	ites the purpose for which the certificate is given,	18
	and		19
(d)	contai	ins a statement to the effect that the legal	20
	practit	tioner explained to the other party to the contract	21
		·	22
			23
	the co	ontractor licence.	24
A cor	ıtract ca	in be rescinded under this section even if work has	25
been	done ur	nder the contract at the time of rescission.	26
If a c	ontract	is rescinded under this section, the holder of the	27
			28
		<u> </u>	29
rescir	ided.		30
This	section of	does not apply to a contract of a class specified in	31
		** *	32
	provisualless of the certification (a) (b) (c) (d) A combeen of the certification (b) (c) (d) This is	provision in tunless and ut of the contracterificate that A certificate (a) is in v. (b) is sign (i) (iii) (iii) (iii) (c) indicate and (d) contain the efficient and the contract can been done ut of the contracterification of the contracterification of the contract contractor lice carried out rescinded. This section	 (b) is signed by a legal practitioner, other than: (i) a legal practitioner acting for the holder of the contractor licence, or (ii) any other legal practitioner employed in the legal practice of a legal practitioner acting for the holder of the contractor licence, or (iii) any other legal practitioner who is a member or employee of a firm in which a legal practitioner acting for the holder of the contractor licence is a member or employee, and (c) indicates the purpose for which the certificate is given, and (d) contains a statement to the effect that the legal practitioner explained to the other party to the contract the effect of the contract, the nature of the certificate and the effect of giving the certificate to the holder of the contractor licence. A contract can be rescinded under this section even if work has been done under the contract at the time of rescission. If a contract is rescinded under this section, the holder of the contractor licence is entitled to a reasonable price for the work carried out under the contract to the date the contract is

7BB	Person may rescind a residential building work contract if cooling-off warning not given						
	(1)	This section applies to a contract for residential building work to which section 7BA applies.	3				
	(2)	If a contract does not contain a statement relating to the cooling-off period and a person's rights under section 7BA (as required by section 7 (2) (g)), a person (other than the holder of a contractor licence) may, by notice in writing, rescind the contract within 7 days of becoming aware that the contract should have contained such a notice.	5 6 7 8 9				
	(3)	The notice must state that the person rescinds the contract and must be given:	11 12				
		(a) to the holder of the contractor licence personally, or	13				
		(b) by leaving it at the address shown in the contract as the address of the holder of the contractor licence, or	14 15				
		(c) by serving it on the holder of the contractor licence in accordance with any notice or service provision in the contract.	16 17 18				
	(4)	The notice must be given in a form prescribed by the regulations, if any form is prescribed.	19 20				
	(5)	If a notice is given in accordance with this section the contract is taken to be rescinded from the time it was signed, but subject to the rights and obligations conferred by this section.	21 22 23				
	(6)	A contract can be rescinded under this section even if work has been done under the contract at the time of rescission.	24 25				
	(7)	If a contract is rescinded under this section, the holder of the contractor licence is entitled to a reasonable price for the work carried out under the contract to the date the contract is rescinded.	26 27 28 29				
	(8)	However, a holder of a contractor licence may not recover under subsection (7) more than the holder would have been entitled to recover under the contract.	30 31 32				

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[6]	Section	on 7E			1
	Insert	after	section	1 7D:	2
	7E	Reg	ulatior	ns concerning contracts	3
		(1)	The re	egulations may make provision for or with respect to:	4
		` /	(a)	clauses or matter that must be included in a contract or a class of contracts, or	5 6
			(b)	clauses or matter that must not be included in a contract or a class of contracts.	7 8
		(2)	which the te incons	e regulations require a contract or class of contracts to in a clause in prescribed terms, a contract of the kind to a the prescription relates is taken to include the clause in terms prescribed. A contract that contains a term that is a sistent with any such clause is unenforceable to the extent e inconsistency.	9 10 11 12 13
		(3)	in a co	regulations provide that any matter must not be included contract or a class of contracts any contract that contains matter is unenforceable to the extent that it includes or es to that matter.	15 16 17 18
		(4)		regulations made under this section do not apply to a act in force at the time that the regulations commence.	19 20
		(5)	This s	section does not limit section 7 (3).	21
[7]	Section	on 16	С Арр	lication of requirements for contracts	22
	Omit	"Sect	ions 16	6D–16DD" from section 16C (1).	23
				ctions 16D–16DE".	24
[8]	Section	on 16	D Forn	m of contracts for kit homes	25
	Insert	at the	e end o	of section 16D (2) (e):	26
				, and	27
			(f)	a conspicuous statement setting out the cooling-off period that applies to the contract because of section 16DBA.	28 29 30

[9]	Section	on 16	DAA	1		
	Insert after section 16D:					
16	16DAA Consumer information					
		(1)	A holder of a licence must, before entering into a contract that the holder is authorised by this Act to enter, give the other party to the contract information, in a form approved by the Director-General, that explains the operation of this Act and the procedure for the resolution of disputes under the contract and for the resolution of disputes relating to insurance.	4 5 6 7 8		
			Maximum penalty: 20 penalty units.	10		
		(2)	This section does not apply to contracts of a class prescribed by the regulations.	11 12		
[10]	Section	ons 1	6DBA and 16DBB	13		
	Insert	after	section 16DB:	14		
16	DBA		oling-off period: person may rescind a kit home contract nin 5 days without penalty	15 16		
		(1)	A person who contracts with the holder of a licence for the supply of a kit home may, by notice in writing, rescind the contract at any time before the expiration of 5 clear business days after the person is given a copy of the signed contract (or becomes aware that he or she is entitled to be given a copy of the signed contract).	17 18 19 20 21 22		
		(2)	The notice must state that the person rescinds the contract and must be given:	23 24		
			(a) to the holder of the licence personally, or	25		
			(b) by leaving it at the address shown in the contract as the address of the holder of the licence, or	26 27		
			(c) by serving it on the holder of the licence in accordance with any notice or service provision in the contract.	28 29		
		(3)	If a notice is given in accordance with this section:	30		
			(a) the contract is taken to be rescinded from the time it was signed, but subject to the rights and obligations conferred by this section, and	31 32 33		

	(b)	the holder of the licence may retain out of any money already paid to the holder under the contract the amount of any out-of-pocket expenses the holder incurred before the rescission, and	1 2 3 4			
	(c)	the holder of the licence must refund all other money paid to the holder under the contract by (or on behalf of) the party who has rescinded the contract at or since the time the contract was made, and	5 6 7 8			
	(d)	the party who rescinded the contract is not liable to the holder of the licence in any way for rescinding the contract.	9 10 11			
(4)	provis unless of the	ooling-off period may be shortened or avoided by a sion in the contract, but the provision does not take effect and until the other party to the contract gives the holder licence (or the holder's legal practitioner) a certificate emplies with subsection (5).	12 13 14 15 16			
(5)	A cert	ificate complies with this subsection if it:	17			
	(a)	is in writing, and	18			
	(b)	 is signed by a legal practitioner, other than: (i) a legal practitioner acting for the holder of the licence, or (ii) any other legal practitioner employed in the legal practice of a legal practitioner acting for the holder of the licence, or (iii) any other legal practitioner who is a member or employee of a firm in which a legal practitioner acting for the holder of the licence is a member or employee, and 	19 20 21 22 23 24 25 26 27 28			
	(c)	indicates the purpose for which the certificate is given, and	29 30			
	(d)	contains a statement to the effect that the legal practitioner explained to the other party to the contract the effect of the contract, the nature of the certificate and the effect of giving the certificate to the holder of the licence.				
(6)		tract can be rescinded under this section even if work has lone under the contract at the time of rescission.	36 37			

	(7)	If a contract is rescinded under this section, the holder of the licence is entitled to a reasonable price for the work carried out under the contract to the date the contract is rescinded.	1 2 3
	(8)	This section does not apply to a contract of a class specified in the regulations.	4 5
16DBB		son may rescind a kit home contract if cooling-off warning given	6 7
	(1)	This section applies to a contract for the supply of a kit home to which section 16DBA applies.	8 9
	(2)	If a contract does not contain a statement relating to the cooling-off period and a person's rights under section 16DBA (as required by section 16D (2) (f)), a person (other than the holder of a licence) may, by notice in writing, rescind the contract within 7 days of becoming aware that the contract should have contained such a notice.	10 11 12 13 14 15
	(3)	must be given:	16 17
		(a) to the holder of the licence personally, or(b) by leaving it at the address shown in the contract as the address of the holder of the licence, or	18 19 20
		(c) by serving it on the holder of the licence in accordance with any notice or service provision in the contract.	21 22
	(4)	The notice must be given in a form prescribed by the regulations, if any form is prescribed.	23 24
	(5)	If a notice is given in accordance with this section the contract is taken to be rescinded from the time it was signed, but subject to the rights and obligations conferred by this section.	25 26 27
	(6)	A contract can be rescinded under this section even if work has been done under the contract at the time of rescission.	28 29
	(7)	If a contract is rescinded under this section, the holder of the licence is entitled to a reasonable price for anything done under the contract to the date the contract is rescinded.	30 31 32
	(8)	However, a holder of a licence may not recover under subsection (7) more than the holder would have been entitled to recover under the contract.	33 34 35

[11]	Secti	on 16	DE		1		
	Insert	Insert after section 16DD:					
	16DE	E Regulations concerning contracts					
		(1)	The r	regulations may make provision for or with respect to:	4		
			(a)	clauses or matter that must be included in a contract or a class of contracts, or	5 6		
			(b)	clauses or matter that must not be included in a contract or a class of contracts.	7 8		
		(2)	conta which the te with	e regulations require a contract or class of contracts to ain a clause in prescribed terms, a contract of the kind to the the prescription relates is taken to include the clause in terms prescribed. A contract with a term that is inconsistent any such clause is unenforceable to the extent of the assistency.	9 10 11 12 13		
		(3)	in a c	regulations provide that any matter must not be included contract, or a class of contracts, any contract that contains matter is unenforceable to the extent that it includes or es to that matter.	15 16 17 18		
		(4)	-	regulations made under this section do not apply to a act in force at the time that the regulations commence.	19 20		
		(5)	This	section does not limit section 16D (3).	21		

Sch	edule 3	Amendments relating to building consultancy work	1 2
		(Section 3)	3
[1]	Section 3	Definitions	4
	Insert in a	lphabetical order in section 3 (1):	5
		building consultancy licence means a building consultancy licence in force under this Act.	6
		<i>building consultancy work</i> means any work, for fee or reward, involved in, or involved in co-ordinating or supervising:	9
		(a) the inspection of dwellings and reporting on their condition, or	10 11
		(b) the conduct of inspections and the furnishing of reports, in respect of specialist work (for example, electrical, plumbing or air-conditioning work), or	12 13 14
		(c) any other work prescribed by the regulations,	15
		but does not include any work that is declared by the regulations to be excluded from this definition.	1 <i>6</i>
[2]	Section 3	(1), definition of "licence"	18
	Omit the d	definition. Insert in alphabetical order:	19
		contractor licence means a contractor licence in force under this Act.	20 21
[3]	Section 3	(3)	22
	Insert "a b	uilding consultancy licence," before "a supervisor".	23
[4]	the headi	et (except references elsewhere repealed or replaced and in ing to Division 1 of Part 3, section 20 (1) (a), the heading to 2 and in Schedule 4)	24 25 26
	Insert inst	ence", "Licence" or "licences" wherever occurring. read "contractor licence", "Contractor licence" or "contractor respectively.	27 28 29

[5]	Part 2	2D		1
	Insert	after	section 18G:	2
	Part	2D	Regulation of building consultants	3
	Divis	ion 1	1 Contracting for work	4
	18H	Unli	icensed contracting	5
			A person must not contract to do any building consultancy work except as or on behalf of an individual, partnership or corporation that is the holder of a building consultancy licence authorising its holder to contract to do that work.	6 7 8 9
			Maximum penalty: 200 penalty units.	10
	181	See	king work by or for unauthorised person	11
		(1)	An individual, a member of a partnership, an officer of a corporation or a corporation must not represent that the individual, partnership or corporation is prepared to do any building consultancy work if the individual, partnership or corporation is not the holder of a building consultancy licence authorising its holder to contract to do that work.	12 13 14 15 16
			Maximum penalty: 200 penalty units.	18
		(2)	A person must not represent that an individual, partnership or corporation is prepared to do any building consultancy work if the person knows that the individual, partnership or corporation is not the holder of a building consultancy licence authorising its holder to contract to do that work.	19 20 21 22 23
			Maximum penalty: 200 penalty units.	24
	18J	App	olication of requirements for contracts	25
			Sections 18K–18R apply to a contract under which the holder of a building consultancy licence undertakes to do, in person, or by others, any building consultancy work.	26 27 28

	(2)		ever, sections 18K–18O and 18R do not apply to a act to do building consultancy work in such circumstances	1 2 3
		(a)	if the work were not to be done promptly, there is likely to be a hazard to the health or safety of any person or to the public or to be damage to property, and	5
		(b)	the work could not be done promptly if the requirements of sections 18K–18O and 18R were to be complied with before commencing the work.	7 8 9
	(3)		ons 18K–18O and 18R also do not apply in mstances prescribed by the regulations.	1(11
18K	For	m of c	ontracts	12
	(1)		ntract must be in writing and be dated and signed by or on f of each of the parties to it.	13 14
	(2)	A con	ntract must contain:	15
		(a)	the names of the parties, including the name of the holder of the building consultancy licence as shown on the building consultancy licence, and	16 17 18
		(b)	the number of the building consultancy licence, and	19
		(c)	a sufficient description of the work to which the contract relates, and	20 21
		(d)	the contract price if known.	22
	(3)		contract must comply with any requirements of the ations.	23 24
	(4)		contract price is known, it must be stated in a prominent ion on the first page of the contract.	25 26
	(5)	contra an ex of the	contract price is not known or may be varied under the act, the contract must contain a warning to that effect and planation of the effect of the provision allowing variation e price. The warning and explanation must be placed next e price if the price is known.	27 28 29 30 31
	(6)		ntract must not include as the name of the holder of a less consultancy licence:	32 33
		(a)	the name of any person other than the holder of such a licence, or	34 34

		(b) any name that may reasonably be mistaken to be the holder's name.	1 2
	(7)	This section does not prevent the holder of a building	3
		consultancy licence with a business name registered under the <i>Business Names Act 1962</i> from also referring in such a	5
		contract to the business name.	6
18L	Cor	nsumer information	7
	(1)		8
		entering into a contract that the holder is authorised by this Act	9
		to enter, give the other party to the contract information, in a form approved by the Director-General, that explains the	10
		operation of this Act and the procedure for the resolution of	11 12
		disputes under the contract and for the resolution of disputes	13
		relating to insurance.	14
		Maximum penalty: 20 penalty units.	15
	(2)	This section does not apply to contracts of a class prescribed by the regulations.	1 <i>6</i> 17
18M	Reg	gulations concerning contracts	18
	(1)	The regulations may make provision for or with respect to:	19
		(a) clauses or matter that must be included in a contract or a class of contracts, or	20 21
		(b) clauses or matter that must not be included in a contract or a class of contracts.	22 23
	(2)	If the regulations require a contract or class of contracts to	24
		contain a clause in prescribed terms, a contract of the kind to	25
		which the prescription relates is taken to include the clause in	26
		the terms prescribed. A contract with a term that is inconsistent	27
		with any such clause is unenforceable to the extent of the inconsistency.	28 29
	(3)	If the regulations provide that any matter must not be included	30
	. /	in a contract, or a class of contracts, any contract that contains	31
		that matter is unenforceable to the extent that it includes or	32
		applies to that matter	33

	(4)	Any regulations made under this section do not apply to a contract in force at the time that the regulations commence.	1 2
	(5)	This section does not limit section 18K (3).	3
18N	Offe	ence	4
		A person must not contract to do building consultancy work	5
		under a contract unless the requirements of section 18K in	6
		relation to the contract are complied with.	7
		Maximum penalty: 40 penalty units.	8
180	Cop	by of contract	9
		A holder of a building consultancy licence must, not later than	10
		5 clear business days after entering into a contract, give the	11
		other party to the contract a signed copy of the contract in the	12
		form in which it was made.	13
		Maximum penalty: 40 penalty units.	14
18P	Arb	itration clause prohibited	15
		A provision in a contract or other agreement that requires a	16
		dispute under the contract to be referred to arbitration is void.	17
18Q	Inte	rests in land under contract	18
	(1)	A contract does not give the holder of a building consultancy	19
		licence or any other person a legal or equitable estate or interest	20
		in any land, and a provision in a contract or other agreement is	21
		void to the extent that it purports to create such an estate or	22
		interest.	23
	(2)	Accordingly, the holder of a building consultancy licence or	24
		any other person may not lodge a caveat under the Real	25
		Property Act 1900, in respect of such an estate or interest.	26
	(3)	However, subsection (1) does not apply to a provision in a	27
	()	contract that creates a charge over land if:	28
		(a) the land the subject of the charge is land on which the	29
		contract work is, or is to be, carried out, and	30
		(b) the charge is in favour of the holder of a building	31
		consultancy licence who is a party to the contract, and	32

		(c)	the charge is created to secure the payment to the holder of the building consultancy licence by another party to the contract of money due under the contract, but only if a court or tribunal has made an order or judgment that such payment be made, and	1 2 3 4 5
		(d)	in the case of a charge over land under the <i>Real Property Act 1900</i> , the party to the contract against whom the judgment or order is made is the registered proprietor of the land.	6 7 8 9
	(4)	Prope again	arge referred to in subsection (3) over land under the <i>Real</i> erty Act 1900 ceases to operate if the party to the contract st whom the judgment or order is made ceases to be the ered proprietor of the land so charged.	10 11 12 13
18R	Enf	orceat	oility of contracts and other rights	14
	(1)	is not of the	ntract to which the requirements of section 18K apply that in writing or that does not have a sufficient description work to which it relates is not enforceable by the holder building consultancy licence against any other party to ontract.	15 16 17 18
	(2)	Divis	rson who contracts to do work in contravention of this ion or who contracts to do work under a contract that does omply with this Division:	20 21 22
		(a)	is not entitled to damages or to enforce any other remedy in respect of a breach of the contract committed by any other party to the contract, but	23 24 25
		(b)	is liable for damages and subject to any other remedy in respect of a breach of the contract committed by the person.	26 27 28
	(3)		section does not affect the liability of the person for an ce against a provision of or made under this or any other	29 30 31
18S	Oth	er righ	nts not affected	32
		(other	Division does not affect any right or remedy that a person r than the person who contracts to do the building altancy work) may have apart from this Act.	33 34 35

Divis	sion	2	Restrictions on who may do certain work	1
18T	Unl	icense	ed building consultancy work	2
			individual must not do any building consultancy work	3
			ept as, or as a member of a partnership or an officer of a	4
			oration that is, the holder of a building consultancy licence	5
			orising its holder to contract to do that work, or as an	6
		•	loyee of the holder of such a licence.	7
		Max	imum penalty: 200 penalty units.	8
18U	Obl	igatio	ns of licensees	9
		The	holder of a building consultancy licence must ensure that,	10
		wher	n building consultancy work for which the building	11
			sultancy licence authorises the holder to contract is being	12
		done	e by or on behalf of the holder, the work is done:	13
		(a)	by the holder of the building consultancy licence, or	14
		(b)	under the supervision, and subject to the direction, of	15
			the holder of the building consultancy licence, but only	16
			if the work is done so as not to contravene a	17
			requirement made by or under this or any other Act.	18
		Max	imum penalty: 200 penalty units.	19
Divis	sion	3	Representations concerning building	20
			consultancy licences	21
			-	
18V	Mis	repres	sentations about building consultancy licences	22
	(1)	A pe	erson must not represent that an individual, a partnership or	23
		a coi	rporation is the holder of a building consultancy licence,	24
			wing that the individual, partnership or corporation is not	25
		the h	nolder of a building consultancy licence.	26
		Max	imum penalty: 200 penalty units.	27

		(2)	It makes no difference whether a representation referred to in this section:	1 2
			(a) is express or implied, or	3
			(b) relates to a non-existent individual, partnership or corporation, or	4
			(c) is made by the individual, a member or employee of the partnership or an officer or employee of the corporation concerned.	6 7 8
		(3)	For the purposes of this section, a representation concerning a business name used by, or registered under the <i>Business Names Act 1962</i> to, an individual, a partnership or a corporation is to be taken to be a representation concerning the individual, partnership or corporation.	9 10 11 12 13
		(4)	This section applies not only to representations made to identifiable persons but also to those made by way of advertisement where the persons to whom the representations are made may or may not be identifiable.	14 15 16 17
[6]	Part 3	B, hea	ading	18
	Insert	", bu	ilding consultancy licences" before "and".	19
[7]	Part 3	B, Div	ision 3A	20
	Insert	after	section 32:	21
	Divis	ion (3A Building consultancy licences	22
	32A	App	olications for building consultancy licences	23
		(1)	An individual, a partnership or a corporation may apply to the Director-General for a building consultancy licence authorising its holder to contract to do building consultancy work.	24 25 26
		(2)	An application for a building consultancy licence is to be accompanied by any particulars that are required by the Director-General concerning:	27 28 29
			(a) the fitness, ability and capacity of the applicant to do building consultancy work, and	30 31

		(b) the arrangements made or proposed by the applicant to ensure that all building consultancy work done under contracts will be done by appropriately qualified individuals.	1 2 3 4
	(3)	An application for a building consultancy licence is also to be accompanied by any documentation or information that the Director-General requires in order to be satisfied that the	5 6
		applicant will, in respect of the whole of the period of the building consultancy licence, be insured under an approved	9
		policy of professional indemnity insurance in force with respect to the applicant, or will, as the holder of the building	10 11
		consultancy licence, be exempt under the regulations from the requirement for professional indemnity insurance.	12 13
	(4)		14
		a licence to have his or her photograph taken, or to provide a photograph in a form specified by the Director-General.	15 16
	(5)	Further particulars concerning any of those matters may be requested by the Director-General after the application has been lodged.	17 18 19
32B	Issı	ue of building consultancy licences	20
	(1)	After considering an application, the Director-General must:	21
		(a) issue a building consultancy licence to the applicant, or	22
		(b) reject the application by serving on the applicant a notice setting out the reasons for rejecting the	23 24
	(2)	application.	25
	(2)	The regulations may fix or provide for the Director-General to determine standards or other requirements that must be met	26 27
		before any building consultancy licence is issued or before a	28
		building consultancy licence of a particular kind is issued.	29
	(3)	The Director-General must reject an application for a building consultancy licence if:	30 31
		(a) the Director-General is not satisfied that any such requirement would be met were the building consultancy licence to be issued, or	32 33 34

		(b) the Director-General is not satisfied that the applicant will, in respect of the whole of the period of the building consultancy licence, be insured under an approved policy of professional indemnity insurance in force with respect to the applicant, or will, as the holder of the building consultancy licence, be exempt under the regulations from the requirement for professional indemnity insurance.	1 2 3 4 5 6
	(4)	A decision of the Director-General relating to determining standards or other requirements under subsection (2) cannot be reviewed by the Administrative Decisions Tribunal in an application for review made under this Act.	9 10 11 12
32C	Aut	hority conferred by building consultancy licences	13
	(1)	A building consultancy licence authorises its holder to contract to do any building consultancy work that is described in the licence when it is issued (being work of a category or categories prescribed by the regulations).	14 15 16
	(2)	The authority conferred by a building consultancy licence:	18
	, ,	(a) is subject to the conditions applicable to the building consultancy licence for the time being, and	19 20
		(b) may, on the application of the holder of the building consultancy licence, be varied by an order of the Director-General set out in a written notice served on the holder of the building consultancy licence.	21 22 23 24
32D	Car	cellation of building consultancy licences	25
	(1)	The Director-General may cancel a building consultancy licence in any of the following circumstances:	26 27
		(a) the holder of the building consultancy licence is a partnership and (without the prior approval of the Director-General given for the purposes of this section) there is any change in its membership (other than because of death), or	28 29 30 31 32

in the notice.

32E

	(b)	the holder of the building consultancy licence or, in the case of a holder that is a partnership, any partner of that holder, becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	1 2 3 4 5 6
	(c)	the holder of the building consultancy licence is a corporation and has become the subject of a winding up order under the <i>Corporations Law</i> , or	8 9 10
	(d)	the holder of the building consultancy licence is a corporation and has been deregistered under Chapter 5A of the <i>Corporations Law</i> , or	11 12 13
	(e)	the holder of the building consultancy licence or, in the case of a holder that is a partnership, any partner of that holder, is convicted more than once in any period of 12 months of an offence under Part 6 (whether or not the offences are of the same or a different kind).	14 15 16 17 18
(2)	holder	Iding consultancy licence is cancelled by serving on the of the building consultancy licence a notice in writing gout the reasons for the cancellation.	19 20 21
(3)		ancellation takes effect on the date specified in the notice, must be on or after the date on which the notice is d.	22 23 24
		Section 44 makes provision for the return of a cancelled authority ng a building consultancy licence).	25 26
Sus	pensio	n of building consultancy licences—failure to insure	27
(1)	approver relation not exprofes by not the but	Director-General is of the opinion that there is no wed policy of professional indemnity insurance in force in on to the holder of a building consultancy licence (who is seempt under the regulations from the requirement for scional indemnity insurance), the Director-General may, ice in writing served on the holder, inform the holder that allding consultancy licence will be suspended unless the recomplies with subsection (2) within the period specified	28 29 30 31 32 33 34

35

(2)		nolder of the building consultancy licence must provide	1
		locumentation or information that the Director-General	2
		res in order to satisfy the Director-General that the holder	3
		omplied or is able to comply with any requirements of this	4
		and any requirements of the regulations relating to	5
	insura	ance applicable to the doing of building consultancy work.	6
(3)	The I	Director-General may, by notice in writing served on the	7
		r of the building consultancy licence, suspend the building	8
		ultancy licence from a date specified for that purpose in the	9
		e if the documentation or information referred to in	10
		ection (2) has not been provided within the period	11
	speci	fied in the notice under subsection (1).	12
(4)	With	in 7 days after a building consultancy licence is so	13
	suspe	ended, the holder of the building consultancy licence must:	14
	(a)	lodge the suspended building consultancy licence at an	15
	` /	office of the Department of Fair Trading, or	16
	(b)	if unable to lodge the suspended building consultancy	17
	(-)	licence, lodge at an office of the Department of Fair	18
		Trading a statement signed by the holder and providing	19
		accurate and complete details of why the building	20
		consultancy licence cannot be lodged.	21
	Maxi	mum penalty: 20 penalty units.	22
(5)	If the	holder of the suspended building consultancy licence	23
(-)		des the documentation or information referred to in	24
		ection (2), the Director-General must, as soon as	25
	practi	cable, revoke the suspension by notice in writing, unless	26
	the b	uilding consultancy licence has expired.	27
(6)	The r	evocation takes effect on a day specified for that purpose	28
	in the	e notice.	29
(7)	On th	e revocation of the suspension of a building consultancy	30
` /		ce under this section, the Director-General must return the	31
		· · · · · · · · · · · · · · · · · · ·	

building consultancy licence (if it has not expired) to its holder.

32F	Warning notices					
	(1)	The Director-General may authorise publication of a notice warning persons of particular risks involved in dealing with a specified holder of a building consultancy licence or a person who does not hold a building consultancy licence, in connection with the doing of building consultancy work.	2 3 4 5 6			
	(2)	For example, a warning may relate to the risks involved in dealing with a person who has a recent history of unreasonable delays in completing work or of failing to insure work in accordance with this Act.	7 8 9 10			
	(3)	The Director-General may authorise publication of a notice in any one or more of the following ways:	11 12			
		(a) by provision of a copy of the notice to any person making inquiries to the Director-General about the person concerned,	13 14 15			
		(b) by advertisement by the use of any medium,	16			
		(c) by provision of a copy of the notice to any media representative.	17 18			
	(4)	Publication of a notice must not be authorised unless an investigation has been conducted by the Director-General, whether or not a complaint has been made.	19 20 21			
	(5)	Before authorising publication of such a notice, the Director-General must give the person concerned an opportunity for a period of not less than 48 hours to make representations to the Director-General about publication of the notice, unless:	22 23 24 25 26			
		(a) the Director-General is not able, after making reasonable efforts to do so, to contact the person promptly and advise the person of that opportunity, or	27 28 29			
		(b) the person refuses to make any representations.	30			
	(6)	However, no opportunity to make representations is required to be given if, in the opinion of the Director-General, there is an immediate risk to the public.	31 32 33			
	(7)	No liability is incurred by a person for publishing in good faith:	34			
		(a) a notice, or	35			

a fair report or summary of such a notice.

36

(b)

		What constitutes an approved policy of professional indemnity insurance?	1 2
		For the purposes of this Act, an approved policy of	3
		professional indemnity insurance in relation to the holder of a	4
		building consultancy licence means a policy, or a policy of a	5
		kind, that is declared by the regulations to be an approved policy of professional indemnity insurance.	6 7
[8]	Part 3,	Division 4, heading	8
	Insert "	building consultancy licences" after "certificates".	9
[9]	Section	33 Definition	10
	Insert at	t the end of section 33 (c):	11
		, or	12
		(d) a building consultancy licence.	13
[10]	Section	39 Applications for renewal or restoration	14
	Insert a	fter section 39 (3A):	15
	(3	B) An application for renewal or restoration of a building	16
	`	consultancy licence is also to be accompanied by any	17
		documentation or information that the Director-General	18
		requires in order to be satisfied that the applicant will, for the	19
		whole of the period of the building consultancy licence, be	20
		insured under an approved policy of professional indemnity	21
		insurance in force with respect to the applicant, or will, as the	22
		holder of the building consultancy licence, be exempt under the	23
		regulations from the requirement for professional indemnity	24
		insurance.	25

[11]	Section 40	Rene	ewal or restoration of authorities	1	
	Insert after section 40 (2A):				
	(2AA)	The I	Director-General must reject an application for renewal or	3	
	, ,		oration of a building consultancy licence if the	4	
			ctor-General is not satisfied that the applicant will, for the	5	
			e of the period of the building consultancy licence, be	6	
			red under an approved policy of professional indemnity	7	
			rance in force with respect to the applicant, or will, as the	8	
			er of the building consultancy licence, be exempt under the	9	
		_	ations from the requirement for professional indemnity	10	
		ınsur	rance.	11	
[12]	Section 40	(2F)		12	
	Insert after section 40 (2E) (as proposed to be inserted by Schedule 1 [3]):				
	(2F)	Subs	ection (2E) does not apply to an application for renewal or	14	
	, ,		ration of a building consultancy licence made by a person	15	
			is insured under an approved policy of professional	16	
			mnity insurance and who:	17	
		(a)	is registered as an architect under the Architects	18	
		` ′	Act 1921, or	19	
		(b)	is accredited under section 109T of the Environmental	20	
		` /	Planning and Assessment Act 1979 in relation to any of	21	
			the matters prescribed by the regulations under this	22	
			Act, or	23	
		(c)	is registered under the Valuers Registration Act 1975, or	24	
		(d)	has qualifications prescribed by the regulations.	25	
[13]	Sections 4	17, 48,	52, 133 (1) (a), 140 (2) (c)	26	
	Insert ", b	uilding	g consultancy work" after "residential building work"	27	
	wherever o	ccurri	ng.	28	

[14]	Section 50	Appli	cation of Part to former holders and others	1	
	Insert after	section	n 50 (1) (b):	2	
		(b1)	to the holder of a building consultancy licence includes a reference to an individual who ceased to hold such a building consultancy licence within the relevant period, and	3 4 5 6	
[15]	Section 50	(3)		7	
	Insert ", a b	uilding	g consultancy licence" after "licence" wherever occurring.	8	
[16]	Section 51	Impro	oper conduct: generally	9	
	Insert after section 51 (2):				
	(2A)		holder of a building consultancy licence is guilty of oper conduct if the holder:	11 12	
		(a)	commits an offence against this Act or the regulations, whether or not proceedings have been taken for the offence, or	13 14 15	
		(b)	acts unlawfully, improperly, negligently or unfairly in the course of doing building consultancy work, or	16 17	
		(c)	without reasonable cause, breaches a contract to do building consultancy work that the building consultancy licence authorises the holder to contract to do, or	18 19 20	
		(d)	does not comply with an order of the Tribunal, or	21	
		(e)	commits fraud or makes any misrepresentation in connection with any contract authorised by the building consultancy licence or any contract for the sale of any dwelling, structure or work that has been affected by any building consultancy work done under the authority of the building consultancy licence.	22 23 24 25 26 27	
[17]	Section 52	! Impro	oper conduct: assisting others	28	
	Insert "or b	uilding	g consultancy licence" after "licence" wherever occurring.	29	

[18]		on 55 Defii dule 5 [8])	nition of "authority" (as proposed to be inserted by	1 2
	Insert	at the end	of section 55 (c):	3
			, or	4
		(d)	a building consultancy licence.	5
[19]	Secti	on 56A		6
	Insert	after sectio	n 56 (as proposed to be inserted by Schedule 5 [8]):	7
	56A		for taking disciplinary action against holder of a consultancy licence	8
			Director-General may take disciplinary action under	10
			on 62 against the holder of a building consultancy licence by of the following grounds:	11 12
		(a)	that the holder is not entitled to hold the building	13
		(a)	consultancy licence,	14
		(b)	that the holder is not fit to hold the building consultancy licence,	15 16
		(c)	that the holder is guilty of improper conduct,	17
		(d)	that the holder is not capable of doing all or part of the building consultancy work the building consultancy licence authorises the holder to do,	18 19 20
		(e)	that the holder has failed to comply with a condition of the licence imposed by an order under this Part.	21 22
[20]			estigation by Director-General (as proposed to be edule 5 [8])	23 24
		t", building on 60 (1) (a)	consultancy work" after "residential building work" in	25 26
[21]	Secti	on 83A Def	initions	27
	Insert	after parag	raph (c) of the definition of <i>authority</i> :	28
		(c1)	a building consultancy licence, or	29

[22]	Section 89D Juri	sdiction relating to unjust contracts	1
		g consultancy work" after "residential building work" ag in section 89D (1) and (3).	2 3
[23]	Section 120 Reg	ster	4
		rom section 120 (1) (a). ntractor licences, building consultancy licences".	5
[24]	Section 127 Pow	er to obtain information	7
		g consultancy licence" after "licence" in paragraph (d) of <i>elevant information</i> in section 127 (1).	8
[25]	Section 131 Cert	ificate evidence	10
	Insert after section	n 131 (b):	11
	(b1)	that an individual, or a partnership or corporation, was or was not, on a day or during a period specified in the certificate, the holder or disqualified from being the holder of a building consultancy licence, or	12 13 14 15
[26]	Section 131 (g)		16
	Insert ", building occurring.	g consultancy licence" after "certificate" where firstly	17 18
[27]	Section 140 Reg	ulations	19
	Insert ", building occurring in section	consultancy licences" after "certificates" where firstly on 140 (2) (a).	20 21
[28]	Section 140 (2) (a	a)	22
	Insert "and build secondly occurring	ding consultancy licences" after "certificates" where g.	23 24

[29]	Section 140 (2) (a2)			
	Insert after section 140 (2) (a1):			
	(a2)	kinds of insurance to be obtained by an applicant for the issue of a building consultancy licence, or the renewal or restoration of a building consultancy licence, or by the holder of a building consultancy licence, and requirements for such insurance,	3 4 5 6 7	
[30]	Section 140 (2) (9	g)	8	
	Insert "or building	g consultancy licences" after "licences".	9	

Schedule 4		Amendments relating to resolution of building disputes and building claims		1	
				(Section 3)	3
[1]	Part 3	ВА			4
	Insert	after	section	48:	5
	Part	3 A	Reso clain	olving building disputes and building	6
	Divis	ion '	I	Definitions	8
	48A	Def	initions	•	9
		(1)	In this	Part:	10
			buildi	ng claim means a claim for:	11
			(a)	the payment of a specified sum of money, or	12
			(b)	the supply of specified services, or	13
			(c)	relief from payment of a specified sum of money, or	14
			(d)	the delivery, return or replacement of specified goods or goods of a specified description, or	15 16
			(e)	a combination of two or more of the remedies referred to in paragraphs (a)–(d),	17 18
			that ar	ises from a supply of building goods or services whether	19
				a contract or not, or that arises under a contract that is	20
				eral to a contract for the supply of building goods or	21
				es, but does not include a claim that the regulations e not to be a building claim.	22 23
				ng dispute means a dispute about building goods or	24
				es that may be the subject of a building claim.	25

		building goods or services means goods or services supplied for or in connection with the carrying out of residential built work, specialist work or building consultancy work, be goods or services:	ding 2
		(a) supplied by the person who contracts to do, or other does, that work, or	wise 5
		(b) supplied in any circumstances prescribed by regulations to the person who contracts to do that w	
	(2)	Without limiting the definition of <i>building claim</i> , a buil claim includes the following:	ding 9
		(a) an action for reversal of a decision of an insurer u a contract of insurance required to be entered into u this Act,	
		(b) a claim for compensation for loss arising from a br of a statutory warranty implied under Part 2C.	each 14 15
	(3)	A word or expression:	16
		(a) that is used in a definition in subsection (1), and	17
		(b) that is defined in the Consumer Claims Act 1998,	18
		has the same meaning as in that Act.	19
	(4)	For the purposes of subsection (3), a reference in section the <i>Consumer Claims Act 1998</i> to a consumer is to be real a reference to any person.	
Divis	sion 2	2 Dealing with a building dispute	23
48B	Арр	olication of this Division	24
		This Division does not apply to building disputes prescribe the regulations for the purposes of this section.	ed by 25 26
48C	Not	ifying Tribunal of building dispute	27
	(1)	Any person may notify the Tribunal, in accordance with	
		regulations, of any dispute that the person has with an	
		person about building goods or services that may be the sul of a building claim.	bject 30 31

	(2)	A notification must be accompanied by the fee prescribed by the regulations.	1 2
48D	Trib	ounal may attempt to resolve building disputes	3
	(1)	The Tribunal may, on notification of a building dispute, take any action that it considers necessary to resolve the dispute.	4 5
	(2)	On notification of a building dispute, the Tribunal must determine whether the subject-matter of the dispute should be assessed by an independent expert and may, if it considers it appropriate, refer the dispute to an independent expert for assessment.	6 7 8 9 10
	(3)	Without limiting the factors that may be taken into account by the Tribunal in determining whether to refer a dispute to an independent expert under this section, the Tribunal may take into account any previous misconduct by any of the parties in relation to the relevant building dispute or an earlier building claim.	11 12 13 14 15
	(4)	An independent expert may be selected from a panel of experts approved by the Chairperson of the Tribunal.	17 18
	(5)	An independent expert to whom a building dispute is referred under this section must prepare a written report on the dispute and provide it to the parties within the time limit specified by the Tribunal.	19 20 21 22
	(6)	Nothing in this section prevents the Tribunal from referring a building dispute for mediation or neutral evaluation under the <i>Fair Trading Tribunal Act 1998</i> .	23 24 25
48E	Oth	er parties may participate in assessment of building dispute	26
	(1)	If a building dispute that has been referred for assessment by an independent expert involves a decision of an insurer under a contract of insurance required to be entered into under this Act, the Tribunal must, when it refers the matter, notify the other party to the contract to do residential building work, or to supply a kit home, that the building dispute has been so referred, unless the Tribunal does not consider it appropriate to do so.	27 28 29 30 31 32 33

	(2)	If a building dispute that has been referred for assessment involves any other kind of dispute arising under a contract to	1 2
		do residential building work, or to supply a kit home, the	3
		Tribunal must, when it refers the matter for assessment, notify	4
		the person who insured the residential building work or the	5
		supply of the kit home that the building dispute has been so	6
		referred, unless the Tribunal does not consider it appropriate to	7
		do so.	8
	(3)	If, during the course of any assessment by an independent	9
		expert under this Division in relation to a building dispute that	10
		does not arise under a contract of insurance entered into under	11
		this Act, a claim has been made under a contract of insurance	12
		entered into under this Act or it appears to the expert that a	13
		party to the dispute has the right to make a claim under a	14
		contract of insurance entered into under this Act, the expert	15
		may postpone the assessment to allow the claim to be made	16
		and determined.	17
48F	Cos	sts of assessment	18
	(1)	The costs of assessment by an independent expert, including	19
		the costs payable to the expert are to be borne by the Tribunal,	20
		except to the extent that the regulations provide that the parties	21
		to the proceedings are to bear them.	22
	(2)	Regulations made for the purposes of this section may provide	23
	` ′	that the parties are to bear the costs:	24
		(a) in such proportions as they may agree among	25
		themselves or, failing agreement, in such manner as	26
		may be ordered by the Tribunal, or	27
		(b) in any other prescribed manner.	28
48G	Pro	cedure if agreement reached on building dispute	29
		If parties to a building dispute reach an agreement or	30
		arrangement during or after an assessment by an independent	31
		expert, that agreement must be put in writing by the	32
		independent expert, signed by the parties to the dispute and	33
		filed with the Tribunal.	34

48H	Agr	eements and arrangements arising from assessment	1
	(1)	Nothing in this Division affects the enforceability of any other agreement or arrangement that may be made, whether or not arising out of an assessment by an independent expert in	3
		relation to the matters the subject of any such assessment.	5
	(2)	·	6
		building dispute for such assessment, the insurer cannot later claim that a person's rights under an insurance policy are	7
		prejudiced by any such agreement or arrangement.	ç
Divis	ion (3	10
		building claim	11
48I	App	olication for determination of building claim	12
		Any person may apply to the Tribunal, in accordance with the	13
		regulations, and on payment of the prescribed fee, for the	14
		determination of a building claim.	15
48J		liminary building dispute resolution procedure must be	16
	tolle	owed	17
		An application must not be accepted unless the procedure	18
		relating to building disputes set out in Division 2 has been followed in relation to the building claim or unless the Tribunal	19 20
		does not consider it appropriate that the procedure be followed.	21
		does not consider it appropriate that the procedure of rono wed.	21
Divis	ion 4	4 Jurisdiction in relation to building claims	22
48K	Juri clai	isdiction of Fair Trading Tribunal in relation to building ms	23 24
	(1)	The Tribunal has jurisdiction to hear and determine any	25
		building claim brought before it in accordance with this Part in	26
		which the amount claimed does not exceed \$500,000 (or any other higher or lower figure prescribed by the regulations).	27 28
	(2)		
	(2)	The Tribunal has jurisdiction to hear and determine any building claim whether or not the matter to which the claim	29 30
		relates arose before or after the commencement of this	31
		Division, except as provided by this section	32

(3)	The Tribunal does not have jurisdiction in respect of a building claim relating to building goods or services that have been supplied to or for the claimant if the date on which the claim was lodged is more than 3 years after the date on which the supply was made (or, if made in instalments, the date on which the supply was last made).	1 2 3 4 5 6
(4)	The Tribunal does not have jurisdiction in respect of a building claim relating to building goods or services that are required under a contract to be supplied to or for the claimant on or by a specified date or within a specified period but which have not been so supplied if the date on which the claim was lodged is more than 3 years after the date on or by which the supply was required under the contract to be made or, if required to be made in instalments, the last date on which the supply was required to be made.	7 8 9 10 11 12 13 14
(5)	The fact that a building claim arises out of a contract that also involves the sale of land does not prevent the Tribunal from hearing that building claim.	16 17 18
(6)	The Tribunal does not have jurisdiction in respect of a building claim arising out of a contract of insurance required to be entered into under this Act if the date on which the claim was lodged is more than 10 years after the date on which the residential building work the subject of the claim was completed.	19 20 21 22 23 24
(7)	The Tribunal does not have jurisdiction in respect of a building claim arising from a breach of a statutory warranty implied under Part 2C if the date on which the claim was lodged is more than 7 years after:	25 26 27 28
	(a) the date on which the residential building work the subject of the claim was completed, or	29 30
	(b) if the work is not completed:(i) the date for completion of the work specified or	31 32

determined in accordance with the contract, or

if there is no such date, the date of the contract.

33

34

(ii)

	(8)	The Tribunal does not have jurisdiction in respect of a building claim relating to:	1 2
		(a) a contract for the supply of goods or services, or	3
		(b) a collateral contract,	4
		if the date on which the claim was lodged is more than 3 years after the date on which the contract was entered into.	5 6
	(9)	This section has effect despite section 22 of the Fair Trading Tribunal Act 1998.	7 8
48L		Trading Tribunal to be chiefly responsible for resolving ding claims	9 10
	(1)	This section applies if a person starts any proceedings in or before any court in respect of a building claim and the building claim is one that could be heard by the Tribunal under this Division.	11 12 13 14
	(2)	If a defendant in proceedings to which this section applies makes an application for the proceedings to be transferred, the proceedings must be transferred to the Tribunal in accordance with the regulations and are to continue before the Tribunal as if they had been instituted there.	15 16 17 18 19
	(3)	This section does not apply to matters arising under sections 15, 16 or 25 of the <i>Building and Construction Industry Security of Payment Act 1999</i> .	20 21 22
	(4)	This section has effect despite section 23 of the <i>Fair Trading Tribunal Act 1998</i> .	23 24
48M	Jur clai	isdiction in relation to actions against refusal of insurance ms	25 26
		Despite section 48K, a building claim that relates to the refusal of an insurance claim that exceeds \$500,000 (or any other higher or lower figure prescribed by the regulations) is to be heard by a court of competent jurisdiction.	27 28 29 30

Divis	Division 5 Powers of Tribunal			
48N	Trik	unal may have regard to expert's report	2	
	(1)	In determining a building claim, the Tribunal may have regard	3	
		to, but is not bound by, any report prepared by an expert to whom a building claim was referred under Division 2 in	4 5	
		relation to the matter (before an application was made for	6	
		determination of the building claim).	7	
	(2)	An expert to whom a building claim was referred under	8	
		Division 2 may be called to give evidence in proceedings	9	
		before the Tribunal only by the Tribunal (and not by either	10	
		party to the building claim).	11	
	(3)	Nothing in this section prevents a party from cross-examining	12	
		an expert called under this section.	13	
480	Pov	vers of Tribunal	14	
	(1)	In determining a building claim, the Tribunal is empowered to	15	
		make one or more of the following orders as it considers	16	
		appropriate:	17	
		(a) an order that one party to the proceedings pay money to	18	
		another party or to a person specified in the order,	19	
		whether by way of debt, damages or restitution, or	20	
		refund any money paid by a specified person,	21	
		(b) an order that a specified amount of money is not due or owing by a party to the proceedings to a specified	22	
		person, or that a party to the proceedings is not entitled	23 24	
		to a refund of any money paid to another party to the	25	
		proceedings,	26	
		(c) an order that a party to the proceedings:	27	
		(i) do any specified work or perform any specified	28	
		service or any obligation arising under this Act	29	
		or the terms of any agreement, or	30	
		(ii) do or perform, or refrain from doing or	31	
		performing, any specified act, matter or thing.	32	
	(2)	The Tribunal may make an order of a kind referred to in	33	
		subsection (1) (a) or (b) even if the applicant asked for an order	34	
		of a kind referred to in subsection (1) (c).	35	

	(3) The provisions of sections 9–13 of the <i>Consumer Claims Act 1998</i> apply, with any necessary modifications, to and in respect of the determination of a building claim.	1 2 3
48P		
40F	Power to adjourn proceedings where insurable event arises	4
	(1) This section applies to proceedings in relation to a building	5
	claim that does not arise under a contract of insurance entered	6
	into under this Act.	7
	(2) If, during the course of any proceedings before the Tribunal in	8
	relation to a building claim, it appears to the Tribunal that a	9
	party to the dispute has the right to make a claim under a	10
	contract of insurance entered into under this Act, the Tribunal	11
	may adjourn the proceedings to allow the claim to be made and	12
	determined.	13
	(3) If proceedings are adjourned under this section and the claim	14
	in relation to the contract of insurance is settled, the	15
	proceedings are taken to have been finalised, unless the	16
	Tribunal otherwise orders.	17
48Q	Power to join persons as parties to proceedings	18
	If, at any time before or during proceedings before it in relation	19
	to a building claim, the Tribunal is of the opinion that a person	20
	should be joined as a party to the proceedings, the Tribunal	21
	may, by notice in writing given to the person or by oral	22
	direction given during proceedings, join the person as a party	23
	to the proceedings.	24
48R	Order must include warning regarding non-compliance	25
	An order made under this Part (other than an interim order or a direction) must include a warning, in the form prescribed by	26 27
	the regulations, that if the person against whom the order is	28
	made fails to comply with the order the failure to comply will	29
	be recorded with the other information kept about the person in	30
	the register kept under section 120.	31
48S	Tribunal must inform Director-General of any order made	32
	The Tribunal must inform the Director-General of any order	33
	made under this Part, and of the time limit for compliance with	34
	the order, as soon as practicable after making the order.	35

Schedule 4	Sch	nedu	ıle	4
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Amendments relating to resolution of building disputes and building claims

	48T	Dire	ector-General to be informed of compliance with order	1
		(1)	A person against whom an order has been made by the Tribunal under this Part may inform the Director-General when that order has been complied with.	2 3 4
		(2)	A person against whom an order has been made must not inform the Director-General that an order has been complied with if the person knows or ought reasonably to know that it has not been complied with.	5 6 7 8
			Maximum penalty: 200 penalty units.	9
		(3)	If the Director-General is satisfied that an order has been complied with, the Director-General must ensure that the register kept under section 120 does not record non-compliance with the order.	10 11 12 13
		(4)	Nothing in this section prevents the Director-General from recording non-compliance with an order if he or she had previously removed a reference to an order from the register.	14 15 16
	48U	Fail	ure to inform of compliance	17
			If the Director-General has not been informed that an order has been complied with by the end of the time limit for compliance with the order, the order is taken to have not been complied with and may be recorded as such on the register kept under section 120.	18 19 20 21 22
[2]	Part 5	, hea	ading	23
	Omit t	the he	eading. Insert instead:	24
	Part		Jurisdiction of Fair Trading Tribunal regarding appeals and unjust contracts	25 26
[3]	Section	n 84	Definitions	27
	Omit t	the se	ection.	28
[4]	Part 5	, Div	ision 2 Building claims (sections 89A-89C)	29
	Omit t	the D	Division.	30

[5]	Section 105 Definitions	1
	Omit the definition of building disputes tribunal.	2
[6]	Section 112 Trust Account	3
	Omit "a building disputes tribunal or" wherever occurring.	4
[7]	Section 112 (4)	5
	Omit "the tribunal concerned" Insert instead "the Tribunal"	6

Sch	edule 5 Amendments relating to disciplinary proceedings	1 2
	(Section 3)	3
[1]	Part 4, heading	4
	Omit the heading. Insert instead:	5
	Part 4 Disciplinary proceedings	6
[2]	Section 49 Definitions	7
	Omit the section.	8
[3]	Section 51 Improper conduct: generally	9
	Omit "Tribunal" from section 51 (3). Insert instead "Director-General".	10
[4]	Section 53 Improper conduct: nominated supervisors	11
	Omit "Tribunal" from section 53 (3). Insert instead "Director-General".	12
[5]	Section 54 Improper conduct: members of partnerships or officers of corporations	13 14
	Omit "Tribunal" from section 54 (3). Insert instead "Director-General".	15
[6]	Section 54 (4)	16
	Omit "Proceedings". Insert instead "Disciplinary action".	17
[7]	Section 54 (4)	18
	Omit "proceedings have". Insert instead "disciplinary action has".	19

[8]	Part 4	4, Divisions	2-4 (sec	ctions 55–82)	1
	Omit	the Division	ns. Insert	instead:	2
	Divis	Division 2		olinary action	3
	55	Definition	of "auth	nority"	4
		In th	is Divisic	on, <i>authority</i> means:	5
		(a)	a contr	actor licence, or	6
		(b)	a super	visor certificate, or	7
		(c)	_	tration certificate.	8
	56	Grounds contracto		ng disciplinary action against holder of a	9 10
		section		General may take disciplinary action under a sinst the holder of a contractor licence on any of grounds:	11 12 13
		(a)	that the	e holder is not entitled to hold the contractor	14 15
		(b)	that the	e holder is not fit to hold the contractor licence,	16
		(c)	that the	e holder is guilty of improper conduct,	17
		(d)	that the supervi (i) (ii)	ere is not a sufficient number of nominated isors to ensure: that the statutory warranties for residential building work are complied with, or that specialist work is done in a good and skilful manner and that good and suitable materials are used in doing the work, or	18 19 20 21 22 23 24
			(iii)	that the requirements applicable to the work made by or under this or any other Act in respect of residential building work or specialist work are complied with,	25 26 27 28

	(e)	in the case of a holder of a contractor licence that is a partnership—that any of the members of the partnership, or any of the officers of a corporation that is a member of the partnership, is not a fit and proper person to be a member of the partnership or an officer of the corporation or has been guilty of improper conduct,	1 2 3 4 5 6 7
	(f)	in the case of the holder of a contractor licence that is a corporation—that any of the officers of the corporation is not a fit and proper person to be an officer of the corporation or has been guilty of improper conduct,	8 9 10 11
	(g)	that the holder has failed to comply with a condition of the contractor licence imposed by a determination under this Part.	12 13 14
57		for taking disciplinary action against holder of a or registration certificate	15 16
	secti	Director-General may take disciplinary action under on 62 against the holder of a supervisor or registration ficate on any of the following grounds:	17 18 19
	(a)	that the holder is not entitled to hold the certificate,	20
	(b)	that the holder is not fit to hold the certificate,	21
	(c)	that the holder is guilty of improper conduct,	22
	(d)	that the holder is not capable of doing all or part of the work that the certificate authorises the holder to do,	23 24
	(e)	that the holder has failed to comply with a condition of the certificate imposed by a determination under this Part.	25 26 27
58	Complair	nts about holders of authorities	28
	perso set o	omplaint may be made to the Director-General by any on about the holder of an authority on any of the grounds out in this Division for taking disciplinary action against the er of the authority.	29 30 31 32
		omplaint must be in writing in a form approved by the ctor-General.	33 34

59	Dealing with complaints			1
	(1)	If a person makes a complaint to the Director-General about the holder of an authority on one of the grounds for taking disciplinary action set out in this Division, the Director-General may decide:		2 3 4 5
		(a)	to take action under this Division in relation to the complaint, or	6 7
		(b)	to take no action.	8
	(2)	In particular, in deciding whether to take disciplinary action under this Division, the Director-General may do either or both of the following:		9 10 11
		(a)	conduct an investigation under section 60,	12
		(b)	invite the holder of the authority concerned to show cause under section 61, by way of a written or oral submission, as to why the Director-General should not take any disciplinary action under section 62.	13 14 15 16
	(3)	However, the Director-General is not required to conduct any such investigation, or to invite a person to show cause, if the Director-General is of the opinion that it is in the public interest that the Director-General take immediate disciplinary action under section 62.		17 18 19 20 21
60	Investigation by Director-General			22
	(1)	The Director-General may, whether or not the Director-General has received a complaint, investigate:		
		(a)	any residential building work or specialist work or any kit home, or	25 26
		(b)	any holder of an authority,	27
		for the purpose of deciding whether or not to serve a notice under section 61.		28 29
	(2)	inves any being	Director-General may, for the purpose of carrying out an stigation, request information from the Tribunal regarding building dispute or building claim that has been, or is g, heard by the Tribunal. If such information is requested, ribunal must provide it.	30 31 32 33 34

61

Not	ice to show cause	1
(1)	This section applies if the Director-General is of the opinion that there are reasonable grounds for believing that there are grounds for taking disciplinary action under section 62 against the holder of an authority.	2 3 4 5
(2)	The Director-General may serve a notice in writing on the holder of an authority, inviting the holder to show cause why he, she or it should not be dealt with under this Division.	6 7 8
(3)	The notice must state the grounds on which the holder is required to show cause and must specify the period, being at least 14 days, during which it must be done.	9 10 11
(4)	A holder of an authority on whom a notice to show cause has been served may, within the period specified in the notice, make submissions to the Director-General, orally or in writing, and provide evidence with respect to the matters to which the notice relates.	12 13 14 15 16
(5)	The Director-General may conduct any inquiry or make any investigation in relation to the matters to which the notice relates and the submissions made, if any, and the evidence adduced, if any, by or on behalf of the holder of the authority in relation to those matters that the Director-General thinks fit.	17 18 19 20 21
(6)	However, such inquiry or investigation need not be conducted if the Director-General is of the opinion that it is in the public interest to take immediate action.	22 23 24
(7)	If any submissions are made by a person in accordance with this section, the Director-General must, before determining whether or not to take disciplinary action under this Division, take those submissions into consideration.	25 26 27 28
(8)	If a show cause notice is served under this section on:	29
	(a) a member of a partnership, or	30
	(b) an officer of a corporation that is a member of a partnership, or	31 32
	(c) an officer of a corporation,	33
	being a partnership or corporation that is the holder of an	34
	authority, the other members of the partnership are, or the	35
	corporation is, also to be served with a copy of the notice, if it is practicable for the members or corporation to be so served.	36 37

62

1

	satist taker relati	ter compliance with this Division, the Director-General is fied that any ground on which disciplinary action may be a against the holder of an authority has been established in ion to the holder, the Director-General may do any one or	2 3 4 5
		e of the following:	ϵ
	(a)	determine to take no further action against the holder,	7
	(b)	caution or reprimand the holder,	8
	(c)	make a determination requiring the holder to pay to the Director-General, as a penalty, an amount not exceeding \$11,000 within a specified time,	9 10 11
	(d)	vary the authority held by the holder, by imposing a condition on the authority, including a condition requiring the holder to undertake a course of training relating to a particular type of work or business practice within a specified time,	12 13 14 15
	(e)	suspend the authority for a period not exceeding its unexpired term,	17 18
	(f)	cancel the authority and, if the Director-General thinks it appropriate, disqualify the holder, either permanently or for such period as may be specified in the determination, from being any one or more of the following: (i) the holder of any authority (or of an authority of a specified kind), (ii) a member of a partnership, or an officer of a corporation that is a member of a partnership, that is the holder of an authority, (iii) an officer of a corporation that is the holder of an authority.	19 20 21 22 23 24 25 26 27 28 29
63	Double je	eopardy	31
		Director-General must not impose a monetary penalty on son under section 62 (c) if: the basis for the ground on which the person was required to show cause related to the commission of an	32 33 34 35
	(b)	offence, and the person has been found guilty of the offence.	36 37

Disciplinary action that may be taken by Director-General

64	Notice of decision				
	(1)	The Director-General must give the holder of an authority who is the subject of a decision to take disciplinary action under section 62, or to take no further action, a notice in writing informing the holder of the decision.	2 3 4 5		
	(2)	The notice must include the reasons for the Director-General's decision.	6 7		
65	Wh	en disciplinary action becomes effective	8		
	(1)	A decision of the Director-General under section 62, other than a decision to take no further action, has no effect until notice of the decision is served or taken to be served on the holder of the authority who is the subject of the decision, or a later time allowed by the Director-General.	9 10 11 12 13		
	(2)	If the Director-General suspends or cancels an authority under section 62, the suspension or cancellation takes effect on and from a day determined by the Director-General and notified, by notice in writing, to the holder of the authority.	14 15 16 17		
	(3)	A person disqualified under section 62 must not, while disqualified:	18 19		
		(a) hold an authority, or	20		
		(b) be concerned in the direction, management or conduct of a business supplying kit homes, or doing work, for which this Act requires an authority to be held.	21 22 23		
		Maximum penalty: 200 penalty units.	24		
	(4)	A person is not prohibited by subsection (3) from doing anything done under the supervision of a person appointed under section 47A.	25 26 27		
	(5)	If the Director-General suspends or cancels an authority held by a person, or disqualifies a person from holding an authority, under section 62, the Director-General may refuse to issue or renew any authority affected by the decision to the person during the period between the making of the decision and the serving of notice on the person.	28 29 30 31 32 33		
	(6)	The regulations may make provision regarding when a document is taken to have been served.	34 35		

66	Ret	urn of ca	ancelled, suspended or varied authority	1
	(1)		irector-General suspends, varies or cancels an authority,	2
			der of the authority must return the authority within the	3
		-	specified by the Director-General when suspending, or cancelling the authority by:	4 5
		• •	lodging the authority at an office of the Department of	6
		. ,	Fair Trading, or	7
		(b) i	if unable to lodge the authority, lodging at an office of	8
		t	the Department of Fair Trading a statement signed by	9
			the person providing accurate and complete details of	10
		7	why the authority cannot be lodged.	11
		Maxim	um penalty: 20 penalty units.	12
	(2)	When s	subsection (1) has been complied with by a person	13
			e of a variation, the Director-General must issue an	14
			riate replacement authority for the residue of the term of	15
		the forn	mer authority.	16
67	Enf	orcemen	nt of monetary penalties and payment of costs	17
	(1)	When a	decision of the Director-General to impose a monetary	18
			has taken effect and the amount required to be paid has	19
		not been	n paid to the Director-General:	20
		(a) a	any authority held by the person required to pay is taken	21
			to be suspended until that amount is paid to the	22
			Director-General or, if that amount is not paid to the	23
			Director-General before the authority would, but for this	24
		I	paragraph, expire, to be cancelled, and	25
		` '	that amount may be recovered by the Director-General	26
		8	as a debt in any court of competent jurisdiction.	27
	(2)	The Dir	rector-General may agree in writing to extend the time	28
	` ,	for pay	yment by a person of any amount referred to in	29
		subsect	ion (1) and, in any such case, that subsection does not	30
			fect in relation to the person during any such extension	31
		of time.		32
	(3)		rector-General's failure to enter into an agreement under	33
			ction cannot be reviewed by the Administrative	34
			ons Tribunal in an application for review made under	35
		this Act	t.	36

	68 I	Liab	ility fo	r offences not affected	1
	((1)	section	rision to take disciplinary action against a person under in 62 does not affect the liability of the person for any ce against a provision of this or any other Act or of a action made under this or any other Act.	2 3 4 5
	((2)	action author that r	Director-General is not prevented from taking disciplinary a under section 62 merely because the holder of the rity concerned is subject to criminal or civil proceedings relate to the same matters or incident to which the clinary action relates.	6 7 8 9
	69 I	Prot	ection	if complaint lodged	11
			purpo contra the gre 56 is suffer compl	surer under a contract of insurance entered into for the ses of Part 6 who makes a complaint in relation to a actor insured under such a contract in relation to one of ounds for taking disciplinary action referred to in section not liable in any way for any loss, damage or injury ed by the insured or any other person because the laint is made.	12 13 14 15 16 17
[9]	Section	83	B Revi	iews by Tribunal	19
	Omit se	ectio	n 83B	(3). Insert instead:	20
	((3)	A pers	son aggrieved:	21
			(a)	by a decision made by the Director-General under Part 4 (Disciplinary proceedings) to impose a penalty or to cancel or suspend a contractor licence, or	22 23 24
			(b)	by any other decision made by the Director-General under that Part that is prescribed by the regulations,	25 26
			may a	apply to the Tribunal for a review of that decision.	27

Sch	edule	9 6	Ame	endments relating to insurance	1
				(Section 3)	2
[1]	Secti	on 92	2 Contr	ract work must be insured	3
				me of the person who contracted to do the work" after occurring in section 92 (1) (a) and (2) (a).	4 5
[2]	Secti	on 92	2 (2)		6
	Omit	"A p	erson".		7
	Insert	t inste	ad "Ex	cept as provided by section 94 (1A), a person".	8
[3]	Secti	on 92	2 (3)		9
	Omit	the si	ubsecti	on. Insert instead:	10
		(3)		section applies only if the reasonable market cost of the	11
				ar and materials likely to be involved in the residential	12
				ing work exceeds \$5,000 (whether or not that labour or materials are supplied by the holder of the contractor	13 14
			licenc		15
[4]	Secti	ons 9	2A and	d 92B	16
	Insert	t after	section	n 92:	17
	92A	Not	ificatio	on of insurer	18
			The h	nolder of a contractor licence who enters into a contract to	19
				sidential building work that is the subject of a contract of	20
				ance for the purposes of this Act must inform the insurer that contract of the following particulars:	21 22
			(a)	the identity of the contractor and of the other party to the contract, and	23 24
			(b)	the address of the premises where the residential building work will be done, and	25 26
			(c)	any other matters relevant to the contract, being matters prescribed by the regulations.	27 28
			Maxi	mum penalty: 40 penalty units.	29

	92B	Оре	ration of co	entract of insurance	1
			residential complies w (whether or section 92A contract), the residential stated in the	building work and a contract of insurance that with this Act is in force in relation to that work r not the name of the contractor identified under A (a) is the same as the name of the contractor in the he contract of insurance is taken to extend to any building work under the contract at the address e certificate of insurance.	2 3 4 5 6 7 8
		(2)	operation of entitled to r in the buil	who pays a claim under a contract of insurance the of which has been extended under this section is recover any money paid from the contractor named lding contract or the person identified as the under section 92A (a).	10 11 12 13
[5]	Section	on 93	Supply of k	kit home must be insured	15
				he person who contracted to supply the kit home" occurring in section 93 (1) (a) and (2) (a).	1 <i>6</i> 17
[6]	Section	on 93	(2)		18
	Omit 'Insert	•		as provided by section 94A (1A), a person".	19 20
[7]	Section	ons 9	BA and 93B		21
	Insert	after	section 93:		22
	93A	Not	ication of i	nsurer	23
			kit home the purposes of of the follow (a) the incontractions	of a licence who enters into a contract to supply a nat is the subject of a contract of insurance for the this Act must inform the insurer under that contract wing particulars: dentity of the contractor and the other party to the ract, and address of the premises at which the kit home will	24 25 26 27 28 29
			. ,	upplied, and	31

		(c) any other matters relevant to the contract, being matters prescribed by the regulations.	1
		Maximum penalty: 40 penalty units.	3
	93B Op	peration of contract of insurance	4
	(1)	If the holder of a licence enters into a contract to supply a kit home and a contract of insurance that complies with this Act is in force in relation to that supply (whether or not the name of the contractor identified under section 93A (a) is the same as	5 6 7
		the name of the contractor in the contract), the contract of insurance is taken to extend to the supply under the contract of any kit home at the address stated in the certificate of insurance.	9 10 11 12
	(2)	An insurer who pays a claim under a contract of insurance the operation of which has been extended under this section is entitled to recover any money paid from the contractor named in the building contract or the person identified as the contractor under section 93A (a).	13 14 15 16
[8]	Section 9	4 Effect of failure to insure residential building work	18
		n the name of the person who contracted to do the work," after section 94 (1).	19 20
[9]	Section 9	4 (1A)–(1C)	21
	Insert afte	r section 94 (1):	22
	(1A)	Despite section 92 (2) and subsection (1), if a court or tribunal considers it just and equitable, the contractor, despite the absence of the required contract of insurance, is entitled to recover money in respect of that work on a quantum meruit basis.	23 24 25 26 27
	(1B)	A contractor who applies to a court or tribunal for a remedy under this section, or who is awarded money under this section, is not guilty of an offence under section 92 (2) by virtue only of that fact	28 29 30

	(1C)	Without limiting the factors that a court or tribunal may consider in deciding what is just and equitable under subsection (1A):	1 2 3
		(a) in relation to any contract—the court or tribunal may have regard to the impact on the resale price of the property if no contract of insurance is provided, and	4 5 6
		(b) in relation only to a contract entered into before 30 July 1999—the court or tribunal is not to be limited by the fact that the required contract of insurance was not obtained until after the date of the contract.	7 8 9 10
[10]	Section 94	A Effect of failure to insure kit home supply	11
		the name of the person who contracted to do the work," after section 94A (1).	12 13
[11]	Section 94	A (1A)–(1C)	14
	Insert after	section 94A (1):	15
	(1A)	Despite section 93 (2) and subsection (1), if a court or tribunal considers it just and equitable, the contractor, despite the absence of the required contract of insurance is entitled to recover money in respect of the supply of the kit home on a quantum meruit basis.	16 17 18 19 20
	(1B)	A contractor who applies to a court or tribunal for a remedy under this section, or who is awarded money under this section, is not guilty of an offence under section 93 (2) by virtue only of that fact.	21 22 23 24
	(1C)	Without limiting the factors that a court or tribunal may consider in deciding what is just and equitable under subsection (1A), the court may have regard to the impact on the resale price of the property if no insurance is provided.	25 26 27 28

[12]	Section 95	Owner-builder insurance	1
	Insert after	section 95 (2):	2
	(2A)	issued under Division 3 of Part 3 after the commencement of this subsection and not more than 7 years previously must not enter into a contract for the sale of the land in relation to which the permit was issued unless the contract includes a	3 4 5 6 7
		conspicuous note: (a) that a permit was issued under Division 3 of Part 3 to the person in relation to the land, and	8 9 10
		(b) that the work done under that permit was required to be insured under this Act.	11 12
		Maximum penalty: 200 penalty units.	13
[13]	Section 95	(4)	14
	Insert "or (2	2A)" after "(1)".	15
[14]	Section 96 out under	Insurance in relation to residential building work not carried contract	16 17
	Insert after	section 96 (2A):	18
	(2B)	A person who does residential building work otherwise than under a contract must, before entering into a contract for sale of land on which the residential building work has been done, or is to be done, give the other party to the contract a brochure, in a form approved by the Director-General, containing information that explains the operation of the contract of insurance, and the procedure for the resolution of disputes under the contract.	19 20 21 22 23 24 25 26
		Maximum penalty: 20 penalty units.	27
[15]	Section 96	(3A)	28
	Insert after	section 96 (3):	29
	(3A)	If a person contravenes subsection (2) in respect of a contract for the sale of land, the contract is voidable at the option of the purchaser before the completion of the contract.	30 31 32

[16]	Section	on 96	A Obligations of developers in relation to insurance	1
	Omit	sectio	on 96A (1). Insert instead:	2
		(1)	A developer must not enter into a contract for the sale of land on which residential building work has been done, or is to be	3 4
			done, on the developer's behalf unless a certificate of	5
			insurance evidencing the contract of insurance required under	6
			section 92 by the person who did or does the work for the	7
			developer, in a form prescribed by the regulations, is attached	8
			to the contract of sale.	9
			Maximum penalty: 200 penalty units.	10
	((1A)	A developer must, before entering into a contract, give the	11
	`	,	other party to the contract a brochure, in a form approved by	12
			the Director-General, containing information that explains the	13
			operation of the contract of insurance, and the procedure for the	14
			resolution of disputes under the contract.	15
			Maximum penalty: 20 penalty units.	16
[17]	Section	on 96	A (3) and (4)	17
	Insert	after	section 96A (2):	18
		(3)	If a person contravenes subsection (1) in respect of a contract,	19
		(-)	the contract is voidable at the option of the purchaser before the	20
			completion of the contract.	21
		(4)	This section does not apply to a sale of the land more than 7	22
		(+)	years after the completion of the work.	23
			jeus arei ale completion of the work.	23
[18]	Section	n 10	1A	24
	Insert	after	section 101:	25
	101A	Clai	im form	26
		(1)	The Director-General may approve a form for giving notice of	27
		(-)	a claim under a contract of insurance.	28
		(2)		
		(2)	A claim under a contract of insurance may be made in the approved form but is not required to be made in that form.	29 30

	(3)	The regulations may make provision for or with respect to:	1
		(a) clauses or matter that must be included in a claim form or a class of claim forms, or	2 3
		(b) clauses or matter that must not be included in a claim form or a class of claim forms.	4 5
	(4)	If the regulations require a claim form or class of claim forms to contain a clause in prescribed terms, a claim form of the kind to which the requirement relates is taken to include the clause in the terms prescribed.	6 7 8 9
	(5)	An insurer must accept for consideration any claim submitted in the approved form.	10 11
	(6)	Any regulations made under this section do not apply to a claim form in force at the time that the regulations commence.	12 13
[19]	Section 10	3A Approval of insurance and insurers	14
	Insert after	section 103A (2):	15
	(3)	An application for an approval under this section may be made to the Minister by any corporation authorised under the <i>Insurance Act 1973</i> of the Commonwealth to carry on insurance business.	16 17 18 19
	(4)	An application is:	20
		(a) to be made in the form prescribed by the regulations, and	21 22
		(b) to be accompanied by any documents that may be prescribed by the regulations.	23 24
	(5)	The approval of an insurer under this section is subject to:	25
		(a) any conditions that may be prescribed by the regulations, and	26 27
		(b) any conditions (not inconsistent with the regulations) that may be imposed by the Minister.	28 29

		(6)	In addition, it is a condition of the approval of an insurer under	1
			this section that the insurer keeps a written or electronic record	2
			of all contracts of insurance issued under this Part and the	3
			addresses of the premises covered by those contracts of	4
			insurance and such other matters as may be prescribed by the	5
			regulations. That record must be made available for inspection at any reasonable time and on payment of a fee approved by	6 7
			the Director-General for that purpose.	8
[20]	Section	ons 1	03AA-103AC	9
	Insert	after	section 103A:	10
1	03AA	Sus	spension of approval of insurer	11
		(1)	The Minister may, by notice in writing served on an insurer,	12
		(-)	suspend the approval of an insurer under section 103A, but	13
			only if the insurer concerned:	14
			(a) has contravened a provision of this Act or the	15
			regulations, or	16
			(b) has contravened a condition of the approval, or	17
			(c) has agreed to the suspension.	18
		(2)	If an approval is suspended, the insurer is taken not to be	19
		` '	approved after the date specified in the notice for the purpose.	20
		(3)	If the contravention by an insurer of a provision of this Act or	21
			the regulations, or of a condition of an approval is capable, in	22
			the opinion of the Minister, of being remedied within 21 days	23
			after the contravention occurred (or within any longer period	24
			that the Minister, having regard to the nature of the	25
			contravention and the need to protect the interests of policy	26
			holders and other persons, may reasonably allow), the Minister	27
			must not suspend the approval during that period.	28
		(4)	The Minister may, by notice in writing served on the insurer,	29
			terminate the suspension of the insurer's approval if the	30
			Minister is satisfied that the insurer is able to comply with the	31
			conditions that would be imposed on the insurer if it were then	32
			to be granted an approval for the first time.	33
		(5)	A suspension under this section does not affect the validity of	34
			any contract of insurance entered into before the date of	35
			suspension of the licence.	36

103AB	lmp	osition of civil penalty on or censure of insurer	1
	(1)	If the Minister is satisfied that a condition of an approval of an insurer under section 103A has been contravened, the Minister may, instead of suspending the approval:	2 3 4
		(a) impose a civil penalty on the insurer concerned, of an amount not exceeding \$50,000, or	5 6
		(b) issue a letter of censure to the insurer.	7
	(2)	A civil penalty that has been imposed under this section may be recovered by the Minister in a court of competent jurisdiction as a debt due to the Director-General.	8 9 10
	(3)	A civil penalty that is paid or recovered is payable into the Consolidated Fund.	11 12
103AC	Info	ormation regarding insurers	13
		It is a condition of an approval of an insurer under section 103A that the insurer provide to the Director-General any information about the insurance provided or proposed to be provided by the insurer to meet the requirements of this Part that the Director-General requests in writing, within the time specified in the request. Without limiting subsection (1), the information required may include information about:	14 15 16 17 18 19 20 21
		(a) claims handling, or	22
		(b) the settlement of claims, or	23
		(c) particular claimants or insured persons (if those claimants or persons consent), or	24 25
		(d) persons licensed under this Act.	26
	(3)	The Director-General may, with the consent of the insurer who provided it, provide any information obtained under this section to any other insurer.	27 28 29
	(4)	An insurer is not liable for any damage caused by the publication of any information provided to the Director-General under this section	30 31 32

[21]	Section 103B Period of cover		1
	Insert after section 103B (2):		
	(2A)	However, the Minister may, by notice published in the Gazette, give written approval for a contract of insurance, or for a class of contracts of insurance, to provide insurance cover for a shorter period to the extent to which the insurance cover applies to loss in relation to specified work or materials.	3 4 5 6
[22]	Section 103B (5)		8
	Insert after section 103B (4):		
	(5)	A contract of insurance must contain a provision to the effect that the insurer is not entitled either to refuse to pay a claim under the contract of insurance in relation to work done after a contract has commenced, or to cancel the contract of insurance, on the ground that the contract for the work or supply to which it relates was entered into before the period of insurance commenced if a certificate evidencing insurance has been given or the insurer has otherwise accepted cover.	10 11 12 13 14 15

Schedule 7 Miscellaneous amendments			1		
				(Section 3)	2
[1]	Section	on 11	4		3
	Insert	after	section	n 113:	4
	114	Hor	ne Bui	ilding Administration Fund	5
		(1)	accou	Director-General is to cause to be maintained in the unting records of the Department of Fair Trading a Home ling Administration Fund.	6 7 8
		(2)	The H	Home Building Administration Fund is to consist of:	9
			(a)	that proportion of prescribed fees for the issue of contractor licences, supervision or registration certificates, owner-builder permits or building consultancy licences as may be determined by the Minister, and	10 11 12 13 14
			(b)	any amount required to be paid into the Fund, and	15
			(c)	income from investment of the Fund.	16
		(3)		ey in the Fund is to be applied by the Director-General, the consent of the Minister, for:	17 18
			(a)	meeting the costs of operating the scheme for resolving building disputes, and	19 20
			(b)	meeting the costs of administering this Act and any other Act prescribed by the regulations, and	21 22
			(c)	the making of any investments authorised under the <i>Public Authorities (Financial Arrangements) Act 1987.</i>	23 24
[2]	Section	on 11	5 Dire	ctor-General may make payments	25
	Omit	sectio	on 115	(1), (2) and (4).	26
[3]	Section	on 11	5 (3)		27
	Omit	"fron	n the E	ducation and Research Fund".	28

[4]	Section 135 Proceedings for certain offences under other Acts	1
	Omit section 135 (b). Insert instead:	2
	(b) the <i>Electricity Safety Act 1945</i> , or	3
[5]	Section 135 (d)	4
	Omit the paragraph. Insert instead:	5
	(d) the <i>Hunter Water Act 1991</i> , or	6
[6]	Section 135 (g)	7
	Omit the paragraph. Insert instead:	8
	(g) the Sydney Water Act 1994, or	9
[7]	Section 135 (h)	10
	Omit the paragraph. Insert instead:	11
	(h) the Water Management Act 2000,	12
[8]	Section 138 Supreme Court injunction	13
	Omit "persistently" from section 138 (1).	14
[9]	Section 139 Proceedings for offences	15
	Omit "12 months after the Director-General first becomes aware of the offence" from section 139 (2).	16 17
	Insert instead "3 years after the commission of the offence".	18
[10]	Section 140 Regulations	19
	Insert after section 140 (2) (k):	20
	(l) the keeping of public registers.	21

Sch	edule 8 Amendments relating to penalties		1
		(Section 3)	2
[1]	Section 4 Unlicensed contracting		3
	Omit "100 penalty units". Insert instead "200 penalty units".		4
[2]	Section 5 Seeking work by or for unlicensed person		5
	Omit "100 penalty units" from section 5 (2). Insert instead "200 penalty units".		6 7
[3]	Section 7A Offence		8
	Omit "20 penalty units". Insert instead "40 penalty units".		9
[4]	Section 7B Copy of contract		10
	Omit "20 penalty units". Insert instead "40 penalty units".		11
[5]	Section 8 Maximum deposits		12
	Omit "20 penalty units" from section 8 (1). Insert instead "40 penalty units".		13 14
[6]	Section 9 Exhibition homes		15
	Omit "20 penalty units" from section 9 (2). Insert instead "40 penalty units".		16 17
[7]	Section 12 Unlicensed work		18
	Omit "100 penalty units". Insert instead "200 penalty units".		19
[8]	Section 13 Unqualified residential building work		20
	Omit "100 penalty units" from section 13 (1). Insert instead "200 penalty units".		21 22

[9]	Section 14 Unqualified electrical work	1
	Omit "100 penalty units" wherever occurring in section 14 (1), (3) and (4). Insert instead "200 penalty units".	2 3
[10]	Section 15 Unqualified refrigeration or air-conditioning work	4
	Omit "100 penalty units". Insert instead "200 penalty units".	5
[11]	Section 16 Obligations of holders of contractor licences	6
	Omit "100 penalty units". Insert instead "200 penalty units".	7
[12]	Section 16A Unlicensed contracting or supplying	8
	Omit "100 penalty units". Insert instead "200 penalty units".	9
[13]	Section 16B Promotion by or for unlicensed person	10
	Omit "100 penalty units" wherever occurring in section 16B (1) and (2). Insert instead "200 penalty units".	11 12
[14]	Section 16DA Offence	13
	Omit "20 penalty units". Insert instead "40 penalty units".	14
[15]	Section 16DB Copy of contract	15
	Omit "20 penalty units". Insert instead "40 penalty units".	16
[16]	Section 16E Maximum deposits	17
	Omit "20 penalty units" from section 16E (1).	18
	Insert instead "40 penalty units".	19
[17]	Section 16F Exhibition homes	20
	Omit "20 penalty units" from section 16F (2).	21
	Insert instead "40 penalty units".	22

[18]	Section 17 Misrepresentations about contractor licences or certificates	1
	Omit "100 penalty units" wherever occurring in section 17 (1) and (2). Insert instead "200 penalty units".	2 3
[19]	Section 22A Suspension of contractor licences—failure to insure	4
	Omit "10 penalty units" from section 22A (4). Insert instead "20 penalty units".	5
[20]	Section 34 Applications for authorities—how made	7
	Omit "10 penalty units" from section 34 (2). Insert instead "20 penalty units".	8
[21]	Section 36 Conditions of authorities	10
	Omit "10 penalty units" from section 36 (2). Insert instead "20 penalty units".	11 12
[22]	Section 44 Return of cancelled or varied authority	13
	Omit "10 penalty units" from section 44 (1). Insert instead "20 penalty units".	14 15
[23]	Section 47 Production of authority	16
	Omit "10 penalty units". Insert instead "20 penalty units".	17
[24]	Section 92 Contract work must be insured	18
	Omit "100 penalty units" wherever occurring in section 92 (1) and (2). Insert instead "200 penalty units".	19 20
[25]	Section 93 Supply of kit home must be insured	21
	Omit "100 penalty units" wherever occurring in section 93 (1) and (2). Insert instead "200 penalty units".	22 23

Home Building Legislation Amendment Bill 2001

Schedule 8	Amendments relating to penalties
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[26]	Section 95 Owner-builder insurance	1
	Omit "100 penalty units" wherever occurring in section 95 (1) and (2). Insert instead "200 penalty units".	2
[27]	Section 96 Insurance in relation to residential building work not carried out under contract	4 5
	Omit "100 penalty units" wherever occurring in section 96 (2) and (2A). Insert instead "200 penalty units".	6 7
[28]	Section 121 Disclosure of information	8
	Omit "20 penalty units" from section 121 (1). Insert instead "40 penalty units".	9 10
[29]	Section 127 Power to obtain information	11
	Omit "20 penalty units" from section 127 (4). Insert instead "40 penalty units".	12 13
[30]	Section 128 Obstruction of officers and others	14
	Omit "10 penalty units" from section 128 (1). Insert instead "20 penalty units".	15 16
[31]	Section 140 Regulations	17
	Omit "50 penalty units" from section 140 (3). Insert instead "100 penalty units".	18 19

Schedule 9		e 9 Amendments inserting savings and transitional provisions	1 2
		(Section 3)	3
[1]	Sche	dule 4 Savings and transitional provisions	4
	Insert	t at the end of clause 2 (1):	5
		Home Building Legislation Amendment Act 2001.	6
[2]	Sche	dule 4, Part 8	7
	Insert	t after Part 7:	8
	Part	t 8 Provisions consequent on enactment of Home Building Legislation Amendment Act 2001	9 10 11
	55	Definition	12
		In this Part:	13
		amending Act means the Home Building Legislation Amendment Act 2001.	14 15
	56	Contracts of insurance with HIH Casualty and General Insurance Limited and FAI General Insurance Company Limited	16 17
		To avoid doubt:	18
		 (a) a certificate of insurance provided on or before 15 March 2001 evidencing a contract of insurance in relation to residential building work: (i) that was entered into with HIH Casualty and General Insurance Limited or FAI General 	19 20 21 22 23
		Insurance Company Limited, and (ii) that complied with this Act, and	24 25

25

	(iii) that was in force on 15 March 2001,	1
	is, for the purposes of section 92, taken to be a certificate evidencing a contract of insurance that	2 3
	complies with this Act and is in force in relation to that work, and	4 5
(b)	a certificate of insurance provided on or before 15	6
	March 2001 evidencing a contract of insurance in	7
	relation to the supply of a kit home:	8
	(i) that was entered into with HIH Casualty and	9
	General Insurance Limited or FAI General	10
	Insurance Company Limited, and	11
	(ii) that complied with this Act, and	12
	(iii) that was in force on 15 March 2001,	13
	is, for the purposes of section 93, taken to be a	14
	certificate evidencing a contract of insurance that	15
	complies with this Act and is in force in relation to that	16
	supply, and	17
(c)	a certificate of insurance provided on or before 15	18
	March 2001 evidencing a contract of insurance in	19
	relation to owner-builder work:	20
	(i) that was entered into with HIH Casualty and	21
	General Insurance Limited or FAI General	22
	Insurance Company Limited, and	23
	(ii) that complied with this Act, and	24
	(iii) that was in force on 15 March 2001,	25
	is, for the purposes of section 95, taken to be a	26
	certificate evidencing a contract of insurance that	27
	complies with this Act and is in force in relation to that	28
	work, and	29
(d)	a certificate of insurance provided on or before 15	30
` '	March 2001 evidencing a contract of insurance in	31
	relation to residential building work:	32
	(i) that was entered into with HIH Casualty and	33
	General Insurance Limited or FAI General	34
	Insurance Company Limited, and	35
	(ii) that complied with this Act, and	36

	(iii) that was in force on 15 March 2001,	1
	is, for the purposes of section 96, taken to be a	2
	certificate evidencing a contract of insurance that	3
	complies with this Act and is in force in relation to that	4
	work.	5
57	Effect of amendments relating to roof plumbing	6
	The amendments made to section 3 by Schedule 1 to the	7
	amending Act do not apply to any work done, and do not affect	8
	any contract entered into, before the amendments commenced.	9
58	Effect of amendments relating to categories of work	10
	The amendments made to sections 21 and 27 by Schedule 1 to	11
	the amending Act do not apply to contracts entered into before	12
	the amendments commenced.	13
59	Effect of amendments relating to cancellation, suspension or	14
	surrender of contractor licences or other authorities	15
	(1) Section 22 (as re-enacted by the amending Act) extends to a	16
	contractor licence in force before that re-enactment. Action	17
	may be taken under the re-enacted section in relation to	18
	conduct or events that occurred before its re-enactment.	19
	(2) Section 22B (as inserted by the amending Act) extends to a	20
	contractor licence in force before the section commenced.	21
	Action may be taken under the section in relation to conduct or	22
	events that occurred before the commencement of the section.	23
	(3) Section 47A (as inserted by the amending Act) extends to an	24
	authority in force before the section commenced and to an	25
	authority suspended, cancelled or surrendered before the	26
	section commenced.	27
60	Educational qualifications for owner-builder permits	28
	Section 31 (2) (d) (as inserted by the amending Act) does not	29
	apply to an application for a permit made before the	30
	commencement of the paragraph but not determined before that	31
	commencement.	32

61	Phasing in of requirement relating to compulsory continuing education		
	Section 40 (2D) (as inserted by the amending Act) does not apply to the renewal or restoration of an authority until a date that is one year after the date of commencement of the subsection.	3 4 5 6	
62	Cooling-off periods do not apply to existing contracts	7	
	(1) The amendment made to section 7 by Schedule 2 to the amending Act does not apply to a contract entered into before the amendment commenced.	8 9 10	
	(2) Sections 7BA and 7BB do not apply to a contract entered into before the sections commenced.	11 12	
	(3) The amendment made to section 16D by Schedule 2 to the amending Act does not apply to a contract entered into before the amendment commenced.	13 14 15	
	(4) Sections 16DBA and 16DBB do not apply to a contract entered into before the sections commenced.	16 17	
63	Regulation of building consultancy work	18	
	The amendments made to the Act by Schedule 3 to the amending Act do not affect:	19 20	
	(a) any building consultancy work commenced before the commencement of those amendments, or	21 22	
	(b) any contract for building consultancy work entered into before the commencement of those amendments or any work done under any such contract.	23 24 25	
64	Resolution of building claims	26	
	The amendments made by Schedule 4 to the amending Act do not apply to a building claim for which an application had been made for the determination of the claim before the commencement of the amendments. Division 2 of Part 5 (as in force before the commencement of the amending Act) continues to apply to such building claims.	27 28 29 30 31 32	

65	Disciplinary proceedings					
	(1)	The amendments made by Schedule 5 to the amending Act do not apply to proceedings commenced under Part 4 before the commencement of the amendments. Part 4, as in force immediately before the commencement of those amendments, continues to apply to those proceedings.	2 3 4 5			
	(2)	The amendments made by Schedule 5 to the amending Act extend to any complaint made before the commencement of those amendments in relation to which proceedings have not commenced.	7 8 9 10			
	(3)	A complaint may be made, and disciplinary action or proceedings may be taken under Part 4, after the commencement of the amendments made by Schedule 5 to the amending Act in relation to conduct or events that occurred before the commencement of those amendments.	11 12 13 14 15			
66	Effect of amendments relating to insurance					
	(1)	The amendments made to sections 92, 93, 94 (1), 94A (1), 96 and 96A by Schedule 6 to the amending Act do not apply to an insurance contract that is in force at the time of commencement of the amendments.	17 18 19 20			
	(2)	Sections 94 (1A)–(1C) and 94A (1A)–(1C) extend to a contract entered into before the subsections commence.	21 22			
	(3)	Section 101A (2) extends to a contract of insurance that is in force at the time of commencement of the subsection.	23 24			
	(4)	Section 103A (3) and sections 103AA–103AC extend to approvals in force before the commencement of the subsection and sections. Action may be taken under sections 103AA–103AC in relation to conduct or events that occurred before the commencement of the sections.	25 26 27 28 29			

Sch	edule	10	Amendment of Fair Trading Tribunal Act 1998	1 2
			(Section 4)	3
[1]	Section	on 18	3A	4
	Insert	after	section 18:	5
	18A	Cos	sts of assessors	6
		(1)	Any costs payable to an assessor who has assisted the Tribunal in proceedings are to be borne by the Tribunal, except to the extent that regulations provide that the parties to the proceedings are to bear them.	7 8 9 10
		(2)	Regulations made for the purposes of this section may provide that the parties are to bear the costs:	11 12
			(a) in the proportions that they may agree among themselves or, failing agreement, in the manner ordered by the Tribunal, or	13 14 15
			(b) in any other manner prescribed by the regulations.	16
[2]	Section	on 39	3 A	17
	Insert	after	section 39:	18
	39A	Enf	forcement of certain Tribunal orders	19
		(1)	The Tribunal may, when making an order or later, give leave to the person in whose favour the order is made to renew proceedings if the order is not complied with within the period specified by the Tribunal.	20 21 22 23
		(2)	If an order has not been complied with within the period specified by the Tribunal, the person in whose favour the order was made may renew the proceedings to which the order relates by lodging a notice with the Tribunal stating that the order has not been complied with.	24 25 26 27 28
		(3)	The provisions of this Act apply to a notice lodged in accordance with subsection (2) as if the notice were an application made in accordance with section 24	29 30 31

	(4)	When a claim has been renewed in accordance with this section, the Tribunal:	1 2
		(a) may make any other appropriate order under this Act as it could have made when the matter was originally determined, or	3 4 5
		(b) may refuse to make such an order.	6
	(5)	This section does not apply if the operation of an order has been suspended.	7 8
	(6)	A notice under this section must be in the form prescribed by the regulations.	9 10
[3]	Schedule !	5 Savings, transitional and other provisions	11
	Omit clause	e 1 (1). Insert instead:	12
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of any of the following Acts:	13 14 15
		this Act	16
		the <i>Home Building Legislation Amendment Act 2001</i> , but only to the extent to which it amends this Act	17 18
[4]	Schedule !	5, clause 1 (2)	19
	Omit "this	Act". Insert instead "the Act concerned".	20

Schedule	10	

Amendment of Fair Trading Tribunal Act 1998

[5]	Schedule 5, Part 3		1	
	Insert	after	clause 7:	2
	Part	ı	Provisions consequent on enactment of Home Building Legislation Amendment Act 2001	3 4 5
	8		visions consequent on enactment of Home Building islation Amendment Act 2001	6
		(1)	Section 18A does not apply to proceedings in relation to which an application had been made before the commencement of the section.	8 9 10
		(2)	Section 39A extends to proceedings in relation to which an application had been made before the commencement of the section.	11 12