

New South Wales

Local Land Services Bill 2013

Explanatory note

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

Overview of Bill

The objects of this Bill are as follows:

- (a) to establish a statutory corporation (to be known as *Local Land Services*) to administer, deliver and fund certain programs and services associated with agricultural production, biosecurity, natural resource management and emergency management and to exercise other land service related functions,
- (b) to establish local boards for the purpose of devolving operational management and planning functions to regional levels to facilitate targeted local delivery of programs and services,
- (c) to repeal the *Rural Lands Protection Act 1998*, re-enact Parts 8–13 of that Act (and related Schedules) and confer certain functions under those provisions on Local Land Services,
- (d) to repeal the Catchment Management Authorities Act 2003,
- (e) to make consequential amendments to certain other Acts and statutory rules.

Outline of provisions

Part 1 Preliminary

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

Clause 2 provides for the commencement of the proposed Act on 1 January 2014, except for certain transitional provisions.

Clause 3 sets out the objects of the proposed Act.

Clause 4 defines the term *local land services* for the purposes of the proposed Act. In general, local land services are programs and advisory services associated with agricultural production, biosecurity, natural resource management and emergency management.

Clause 5 provides that certain words and expressions are defined in the Dictionary to the proposed Act.

Clause 6 provides that for the purposes of the proposed Act, the State is divided into the regions described or identified in Schedule 1 to the proposed Act.

Clause 7 provides for the abolition, establishment, amalgamation or change of name or boundaries of regions by Ministerial order.

Part 2 Local Land Services

Division 1 Constitution and management of Local Land Services

Clauses 8–13 constitute Local Land Services as a body corporate and deal with its management, control and staff. All decisions relating to the functions of Local Land Services are to be made by or under the authority of the Board of Chairs (*the Board*). The Chair of the Board of Chairs is responsible for the day-to-day management of the affairs of Local Land Services subject to the policies and directions of the Board.

Division 2 Functions of Local Land Services

Clauses 14–18 provide for the general functions of Local Land Services and provide for the delegation of functions by Local Land Services and other persons and bodies.

Division 3 Finance and audit

Clauses 19–24 contain provisions dealing with certain financial and audit matters, including:

- (a) the establishment of a Local Land Services Fund, and
- (b) investment powers in respect of those Funds, and
- (c) fees for services supplied by Local Land Services, and
- (d) provisions relating to annual reports and audits of Local Land Services.

Part 3 The Board and local boards

Division 1 The Board of Chairs

Clauses 25 and 26 provide for the establishment and functions of the Board of Chairs. The Board is to consist of the following members:

- (a) the Chair of the Board of Chairs.
- (b) the chair of each local board.
- (c) such other persons with relevant skills and experience as may be appointed by the Minister administering the proposed Act (*the Minister*) as non-voting members.

Division 2 Local boards

Clauses 27–33 deal with the establishment, constitution and functions of local boards for regions. In general, a local board for a region is to be constituted by 7 members, being 3 members elected in accordance with the regulations and 4 members appointed by the Minister. Special provisions apply in relation to the local board for the Western Region.

The proposed Division also contains provisions dealing with delegations, provision of information to the community and the Board and the establishment of local community advisory groups for regions.

Division 3 Honesty and conduct

Clauses 34 and 35 contain provisions:

- (a) requiring the honest and diligent conduct of members of the Board and local boards, and
- (b) that provide that the Board may issue a code of conduct to be observed by all members of the Board and local boards.

Part 4 Planning the delivery of local land services

Division 1 State strategic plan

Clauses 36–44 deal with the preparation and approval of State strategic plans for local land services in the State. Local Land Services is to prepare a draft State strategic plan and submit it to the Minister for approval. A State strategic plan is to contain:

- (a) the outcomes that are expected to be achieved by the implementation of the plan and the timeframes for achieving those outcomes, and
- (b) requirements for reporting on whether those outcomes and timeframes have been achieved, and
- (c) any other matters that the Minister may direct to be included in the plan.

Division 2 Local strategic plans

Clauses 45–54 deal with the preparation and approval of local strategic plans for local land services in the regions. A local board is to prepare a draft local strategic plan and refer it to Local Land Services for review. A draft plan is to be submitted to the Minister for approval. A local strategic plan is to contain:

- (a) the outcomes that are expected to be achieved by the implementation of the plan and the timeframes for achieving those outcomes, and
- (b) requirements for reporting on whether those outcomes and timeframes have been achieved, and
- (c) any other matters that the Minister may direct to be included in the plan.

Part 5 Rates, levies and contributions

Clauses 55–57 contain provisions dealing with the imposition of rates, levies and contributions. Local Land Services may make and levy, in accordance with the regulations, such types and amounts of rates, levies and contributions on rateable or other land in a region as are prescribed by, or determined in accordance with, the regulations. See Parts 2 and 4 of the proposed regulation in Schedule 9 to this Bill for provisions relating to rates and catchment contributions. These provisions substantially mirror provisions relating to those matters in the *Rural Lands Protection Act 1998* and the *Catchment Management Authorities Act 2003*.

Clauses 58–60 contain provisions that deal with annual returns and the supply of information in respect of land and stock. The provisions substantially mirror sections 76–78 of the *Rural Lands Protection Act 1998*.

Part 6 Travelling stock reserves and public roads

Clauses 61–105 deal with travelling stock reserves and public roads and substantially mirror the provisions of Part 8 of the *Rural Lands Protection Act 1998*.

Part 7 Stock watering places

Clauses 106–113 deal with stock watering places and substantially mirror the provisions of Part 9 of the *Rural Lands Protection Act 1998*.

Part 8 Impounding of unattended and trespassing stock and abandoned articles

Clauses 114–117 deal with the impounding of unattended and trespassing stock and abandoned articles and substantially mirror the provisions of Part 10 of the *Rural Lands Protection Act 1998*.

Part 9 Transportation of stock by vehicle

Clauses 118–127 deal with the transportation of stock by vehicle and substantially mirror the provisions of Part 10A of the *Rural Lands Protection Act 1998*.

Part 10 Pests

Clauses 128–163 deal with the control and eradication of pests and substantially mirror the provisions of Part 11 of the *Rural Lands Protection Act 1998*.

Part 11 Powers of authorised officers

Clauses 164–181 deal with the powers of authorised officers under the proposed Act and substantially mirror the provisions of Part 12 of the *Rural Lands Protection Act 1998*.

Part 12 Enforcement provisions

Clauses 182–197 deal with the enforcement of the proposed Act and substantially mirror the provisions of Part 13 of the *Rural Lands Protection Act 1998*.

Part 13 Administration of functions of Local Land Services or local board

Clauses 198–200 deal with the appointment of an administrator to carry out all or some of the functions of Local Land Services or a local board. An administrator may be appointed if the Board or local board has failed to comply with any direction of the Minister concerning, or to carry out to the satisfaction of the Minister, any of its functions. The provisions are similar to the provisions of Part 14 of the *Rural Lands Protection Act 1998*.

Part 14 Miscellaneous

Clauses 201–211 contain a number of miscellaneous provisions dealing with matters including the following:

- (a) the acquisition of land,
- (b) entry onto land for construction of works and for other purposes,
- (c) the issue of certificates as to rates, charges and other matters,
- (d) orders to owners to muster stock,
- (e) protection from personal liability of certain persons for actions or omissions done in good faith,
- (f) the making of regulations for the purposes of the proposed Act,
- (g) the making of regulations regarding exemptions from certain parts of the proposed Act,

- (h) service of documents,
- (i) the repeal of:
 - (i) the Rural Lands Protection Act 1998, the Rural Lands Protection Amendment Act 2008 and the Rural Lands Protection Regulation 2010, and
 - (ii) the Catchment Management Authorities Act 2003 and the Catchment Management Authorities (Hunter Central Rivers) Regulation 2010,
- (j) the review of the proposed Act.

Schedule 1 Local Land Services regions

Schedule 1 contains a map that identifies the Local Land Services regions into which the State is divided.

Schedule 2 Constitution and procedure of Board and local boards

Schedule 2 contains provisions dealing with the constitution and procedure of the Board and local boards.

Schedule 3 Charges on land for unpaid amounts

Schedule 3 contains provisions relating to charges on land for unpaid amounts relating to fencing and pest eradication. The provisions of this Schedule substantially mirror the provisions of Schedule 4 to the *Rural Lands Protection Act 1998*.

Schedule 4 Administrators

Schedule 4 contains provisions relating to administrators. The provisions of this Schedule substantially mirror the provisions of Schedule 3 to the *Rural Lands Protection Act 1998*.

Schedule 5 Sale of land for unpaid money owing to Local Land Services

Schedule 5 contains provisions relating to the sale of land for unpaid money owing to Local Land Services relating to fencing and pest eradication. The provisions of this Schedule substantially mirror the provisions of Schedule 5 to the *Rural Lands Protection Act 1998*.

Schedule 6 Savings, transitional and other provisions

Schedule 6 contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

Schedule 7 Amendment of Acts and regulations

Schedule 7 amends the Acts and regulations specified in the Schedule.

Schedule 8 Amendment of water sharing plans

Schedule 8 amends the water sharing plans specified in the Schedule.

Schedule 9 Local Land Services Regulation 2014

Schedule 9 contains the proposed *Local Land Services Regulation 2014*. The proposed regulation deals with the following:

- (a) rates (Part 2),
- (b) annual returns (Part 3),
- (c) catchment contributions (Part 4),
- (d) travelling stock reserves and public roads (Part 5),
- (e) stock watering places (Part 6),
- (f) the impounding of unattended and trespassing stock and abandoned articles (Part 7),
- (g) the transportation of stock by vehicle (Part 8),
- (h) pests (Part 9),
- (i) the powers of authorised officers (Part 10),
- (j) the election and appointment of members of local boards (Part 11 and Schedule 1),
- (k) stock identification (Part 12),
- (l) the prescription of penalty notice offences and the corresponding penalty notice amounts (Schedule 2),
- (m) matters of a machinery or miscellaneous nature (Parts 1 and 13).

The proposed regulation contains provisions that substantially mirror provisions contained in Part 7 of the *Rural Lands Protection Act 1998*, Parts 3–10 of the *Rural Lands Protection Regulation 2010* and Parts 2–4 of the *Catchment Management Authorities (Hunter Central Rivers) Regulation 2010*.

Dictionary

The **Dictionary** to the proposed Act defines certain terms and expressions used in the Act.

Table of concordance

Note. The repealed Acts and regulations referred to in the following Table are:

- (a) the Rural Lands Protection Act 1998 (RLPA),
- (b) the Rural Lands Protection Regulation 2010 (RLPR),
- (c) the Catchment Management Authorities Act 2003 (CMAA),
- (d) the Catchment Management Authorities (Hunter Central Rivers) Regulation 2010 (CMA(HCR)R).

Part 1 Proposed Local Land Services Act 2013

Column 1	Column 2
Provisions of the proposed Act	Corresponding provisions of repealed Acts and regulations
Secs 1–5	_
Secs 6 and 7	Sec 5 RLPA
Secs 8–14	_
Sec 15	Sec 13 RLPA
Secs 16–18	Sec 241 RLPA
Secs 19 and 20	Sec 30 RLPA
Sec 20	_
Sec 21	Sec 32 RLPA
Sec 22	Sec 32 CMAA
Sec 23	Sec 36 RLPA
Sec 24	Sec 34 RLPA
Secs 25–33	_
Secs 34 and 35	Secs 57B and 57C RLPA
Secs 36–43	_
Sec 44	Sec 26 CMAA
Secs 45 and 46	_
Secs 47–54	Secs 20–26 CMAA
Sec 55	Sec 8 RLPA
Sec 56	Sec 60 RLPA

Column 1	Column 2
Provisions of the proposed Act	Corresponding provisions of repealed Acts and regulations
Sec 57	Secs 61 and 62 RLPA and Schedule 4 CMAA
Secs 58–60	Secs 76–78 RLPA
Secs 61–105 (Part 6)	Secs 84–128 RLPA (Part 8)
Secs 106–113 (Part 7)	Secs 129–136 RLPA (Part 9)
Secs 114–117 (Part 8)	Secs 137-140 RLPA (Part 10)
Secs 118–127 (Part 9)	Secs 140A–140J RLPA (Part 10A)
Secs 128–163 (Part 10)	Secs 141–181 RLPA (Part 11)
Secs 164–181 (Part 11)	Secs 182–199 RLPA (Part 12)
Secs 182–197 (Part 12)	Secs 200–214A RLPA (Part 13)
Secs 198–200 (Part 13)	Secs 215–218 and 228 RLPA
Sec 201	Sec 35 CMAA
Sec 202	Sec 36 CMAA
Sec 203	Sec 36 RLPA
Sec 204	Sec 237 RLPA
Sec 205	Sec 238 RLPA
Sec 206	Sec 243 RLPA and sec 40 CMAA
Sec 207	Sec 242 RLPA
Sec 208	Sec 244 RLPA
Secs 209–211	_
Schedule 1	_
Schedule 2	Schedule 1 RLPA
Schedule 3	Schedule 4 RLPA
Schedule 4	Schedule 3 RLPA
Schedule 5	Schedule 5 RLPA
Schedule 6	Schedule 7 RLPA
Schedules 7 and 8	_
Schedule 9	_
Dictionary	Dictionary RLPA

Part 2 Proposed Local Land Services Regulation 2014 Column 1 Column 2 Provisions of the proposed **Corresponding provisions of** Regulation set out in Schedule 9 to repealed Acts and regulations Act Cll 1-3 (1), (2) and (4) Cl 1-3 RLPR Cl 3 (3) Sec 59 RLPA Cll 6 and 7 Secs 7 and 8 RLPA Cll 8-13 Secs 63-68 RLPA Cl 14 Cl 9 RLPR Cl 15 Cl 17 RLPR Cl 16 Sec 69 RLPA Cl 17 Cl 10 RLPR Cl1 70-74 RLPR Cll 18-22 Cl 23 Sec 75 RLPA Cl 24 Sec 81 RLPA Cl 25 Sec 79 RLPA Cll 26 and 27 Secs 82 and 83 RLPA Cl1 28-30 Cll 11, 13, and 16 RLPR Cl 31 Cl 1 Schedule 4 CMAA Cl 32 Cl 3 (1) Schedule 4 CMAA Cl 2 Schedule 4 CMAA and cl 4 Cl 33 CMA(HCR)R Cl 34 Cl 3 (2) Schedule 4 CMAA Cl 35 Cl 5 Schedule 4 CMAA Cl 36 Cl 5 CMA(HCR)R Cl 37 Cl 6 Schedule 4 CMAA and cl 6 CMA(HCR)R Cl 38 Cl 7 Schedule 4 CMAA and cl 7 CMA(HCR)R Cl 39 Cl 8 Schedule 4 CMAA Cl 40 Cl 9 Schedule 4 CMAA and cl 14 CMA(HCR)R Cl 41 Cl 10 Schedule 4 CMAA

Column 1	Column 2
Provisions of the proposed Regulation set out in Schedule 9 to Act	Corresponding provisions of repealed Acts and regulations
Cl 42	Cl 11 Schedule 4 CMAA and cl 15 CMA(HCR)R
Cl 43	Cl 12 Schedule 4 CMAA
Cl 44	Cl 12 (3) Schedule 4 CMAA and cl 16 CMA(HCR)R
Cl1 45–50	Cl 8–13 CMA(HCR)R
Cll 51–77 (Part 5)	Cll 18–44 RLPR (Part 4)
Cll 78–80 (Part 6)	Cll 45–47 RLPR (Part 5)
Cl 81 (Part 7)	Cl 48 RLPR (Part 6)
Cll 82–84 (Part 8)	Cll 49–51 RLPR (Part 7)
Cll 85 and 86 (Part 9)	Cl 52 RLPR (Part 8) and sec 145 RLPA
Cll 87 and 88 (Part 10)	Cll 53 and 54 RLPR (Part 9)
Cll 89–95 (Part 11)	_
Cll 96–98 (Part 12)	Cll 55–57 RLPR (Part 10)
Cl 99–104	Cll 58, 59 and 61–64 RLPR
Schedule 1	Schedule 1 RLPR
Schedule 2	Schedule 4 RLPR



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New South Wales

Local Land Services Bill 2013

No , 2013

A Bill for

An Act to establish Local Land Services and to repeal the *Rural Lands Protection Act* 1998 and the *Catchment Management Authorities Act* 2003; and for other purposes.

<u> </u>			• .		
Clause 1	Local	I and	Services	: Bill	2013

Part 1 Preliminary

Гhе	Legisl	ature	of New South Wales enacts:	1
Par	't 1	Pre	eliminary	2
1 Naı		e of A	act	3
		This	Act is the Local Land Services Act 2013.	4
2	Com	nmenc	ement	5
	(1)		Act commences on 1 January 2014, except as provided by ection (2).	6 7
	(2)		following provisions commence on a day to be appointed by lamation:	8 9
		(a)	sections 6 and 7 and Schedule 1,	10
		(b)	clauses 5 and 6 of Schedule 6.	11
3	Obje	ects of	Act	12
		The	objects of this Act are as follows:	13
		(a)	to establish a statutory corporation (to be known as Local Land Services) with responsibility for management and delivery of local land services in the social, economic and environmental interests of the State in accordance with any State priorities for local land services,	14 15 16 17 18
		(b)	to establish local boards for the purpose of devolving operational management and planning functions to regional levels to facilitate targeted local delivery of programs and services,	19 20 21
		(c)	to involve communities and to make best use of local knowledge and expertise in relation to the provision of local land services,	22 23
		(d)	to establish mechanisms for the charging of rates, levies and contributions on landholders and fees for services,	24 25
		(e)	to provide a framework for financial assistance and incentives to landholders.	26 27
4		ning o	f "local land services" and "State priorities for local land	28 29
	(1)	assoc mana	his Act, <i>local land services</i> means programs and advisory services ciated with agricultural production, biosecurity, natural resource agement and emergency management, including programs and sory services associated with the following:	30 31 32 33
		(a)	agricultural production,	34

Preliminary Part 1

		(b)	biosecurity, including animal pest and disease and plant pest and disease prevention, management, control and eradication,	1 2
		(c)	preparedness, response and recovery for animal pest and disease and plant pest and disease emergencies and other emergencies impacting on primary production or animal health and safety,	3 4 5
		(d)	animal welfare,	6
		(e)	chemical residue prevention, management and control,	7
		(f)	natural resource management and planning,	8
		(g)	travelling stock reserves and stock watering places,	9
		(h)	control and movement of stock,	10
		(i)	related services and programs.	11
	(2)	State for a	nis Act, <i>State priorities for local land services</i> includes any e-wide standards and targets, and any State and national priorities, gricultural production, biosecurity, natural resource management nergency management:	12 13 14 15
		(a)	identified in a State Government policy or plan or an intergovernmental agreement, or	16 17
		(b)	as advised by the Minister.	18
5	Inter	pretat	ion	19
	(1)		essions used in this Act that are defined in the Dictionary have the nings set out in the Dictionary.	20 21
		Note are d	Expressions used in this Act (or in a particular provision of this Act) that efined in the <i>Interpretation Act 1987</i> have the meanings set out in that Act.	22 23
	(2)	Note	s included in this Act do not form part of this Act.	24
6	Regi	ons		25
		For descr	the purposes of this Act, the State is divided into the regions ribed or identified in Schedule 1.	26 27
7	Abol bour	ition, ndarie	establishment, amalgamation or change of name or s of regions	28 29
	(1)		Minister may, by order published on the NSW legislation website, and Schedule 1 for any of the following purposes:	30 31
		(a)	to establish a region,	32
		(b)	to abolish a region,	33
		(c)	to amalgamate two or more regions,	34
		(d)	to change the name of a region,	35
		(e)	to change the boundaries of a region.	36

Clause 7	Local Land Services Bill 2013	
Part 1	Preliminary	
(2)	Any such order may contain savings and transitional provisions (including provisions relating to the membership of local boards for a	1 2
(3)	region pending elections). The boundaries of each region may be described or identified in	3
,	Schedule 1 by reference to a local government area or in any other manner (including by reference to a map or other description).	5 6

Par	t 2	Local Land Services	1
Division '		n 1 Constitution and management of Local Land Services	
8	Cons	stitution of Local Land Services	4
		There is constituted by this Act a body corporate with the corporate name of Local Land Services. Note. Section 50 of the <i>Interpretation Act 1987</i> provides for the powers of a statutory corporation.	5 6 7 8
9	Statu	is of Local Land Services	9
		Local Land Services is a NSW Government agency.	10
10	Cont	rol and management of Local Land Services	11
	(1)	All decisions relating to the functions of Local Land Services are to be made by or under the authority of the Board.	12 13
	(2)	The Chair of the Board of Chairs is responsible for the day-to-day management of the affairs of Local Land Services, subject to the policies and directions of the Board.	14 15 16
	(3)	Any act, matter or thing done in the name of, or on behalf of, Local Land Services by or under the authority of the Board or the Chair of the Board of Chairs is taken to have been done by Local Land Services. Note. Local Land Services may delegate its functions under section 16.	17 18 19 20
11	Minis	sterial control	21
	(1)	Local Land Services is subject to the control and direction of the Minister in the exercise of its functions.	22 23
	(2)	The Board must:	24
		(a) immediately give the Minister written particulars of any decision of Local Land Services to acquire or dispose of a significant asset or to commence or cease to carry out a significant activity, and	25 26 27
		(b) keep the Minister informed of the activities of Local Land Services, and	28 29
		(c) give the Minister such reports, documents and information in relation to Local Land Services as the Minister may from time to time require within the time limit set by the Minister.	30 31 32
	(3)	The Minister may give written guidelines to the Board that are to be used by the Board in deciding whether particulars are required to be given under subsection (2).	33 34 35

12	Con	trol and direction in emergency responses	1
	(1)	In this section:	2
		<i>emergency</i> has the same meaning as in the <i>State Emergency and Rescue Management Act 1989</i> and includes the actual or imminent occurrence of an animal or plant disease or animal or plant pest.	3 4 5
	(2)	The Director-General may, if satisfied that governmental action is required for the purposes of this Act to respond to an emergency that affects one or more specified regions or parts of regions, by order in writing given to the Chair of the Board of Chairs:	6 7 8 9
		(a) declare that the Director-General has assumed responsibility for controlling the actions of Local Land Services for the purposes of responding to the emergency, and	10 11 12
		(b) require the Chair to ensure that Local Land Services and the staff of Local Land Services comply with any directions that the Director-General issues to Local Land Services and the staff.	13 14 15
	(3)	Local Land Services and its staff are to comply with any such direction while the order under subsection (2) is in force.	16 17
	(4)	The order is to specify the general nature, location and extent of the emergency.	18 19
	(5)	The order takes effect as soon as it is given and continues to have effect until revoked by the Director-General.	20 21
13	Staff	of Local Land Services	22
	(1)	Local Land Services may arrange for the use of the services of any staff (whether by way of secondment or otherwise) or of any facilities of any government agency to enable Local Land Services to exercise its functions.	23 24 25 26
	(2)	Local Land Services cannot employ any staff. Note. Staff may be employed under Chapter 1A of the <i>Public Sector Employment and Management Act 2002</i> in the Government Service to enable Local Land Services to exercise its functions. Under section 4K of that Act, a reference in this Act to a member of staff of Local Land Services is a reference to staff so employed or to persons whose services are used by Local Land Services. The Chair of the Board of Chairs is the Division Head of staff in the Local Land Services Division of the Government Service under the <i>Public Sector Employment and Management Act 2002</i> .	27 28 29 30 31 32 33 34 35 36

Division 2		2	Functions of Local Land Services		
14	Fund	ctions	generally	2	
	(1) Loc		al Land Services has the following functions:	3	
		(a)	to administer, deliver or fund local land services,	4	
		(b)	to develop and implement appropriate governance arrangements for the delivery of local land services,	5 6	
		(c)	to prepare a State strategic plan,	7	
		(d)	to provide and facilitate education and training in connection with agricultural production, biosecurity, natural resource management and emergency management,	8 9 10	
		(e)	to make and levy rates, levies and contributions on rateable and other land for the purpose of carrying out its functions,	11 12	
		(f)	to provide and administer grants, loans, subsidies or other financial assistance for activities in relation to local land services,	13 14	
		(g)	to collect, collate, maintain, interpret and report information with respect to its functions,	15 16	
		(h)	to communicate, consult and engage with the community, including the Aboriginal community, in relation to the delivery of local land services,	17 18 19	
		(i)	to provide advice on matters referred to it by the Minister,	20	
		(j)	to exercise such other functions as are conferred or imposed on it by or under this or any other Act.	21 22	
	(2)		al Land Services is to exercise its functions in accordance with any expriorities for local land services and any plan approved under 4.	23 24 25	
	(3)		al Land Services may do anything necessary, or supplemental or lental, to the exercise of its functions.	26 27	
15	Memorandum of understanding		lum of understanding	28	
	(1)	with func	al Land Services may enter into a memorandum of understanding a Government Department in relation to the exercise of the tions of Local Land Services, including the implementation of s approved under Part 4.	29 30 31 32	
	(2)		memorandum of understanding may be amended, revoked or aced from time to time.	33 34	

	(3)	exero How	functions of Local Land Services must, as far as practicable, be cised in conformity with the memorandum of understanding. ever, a failure to comply with this subsection does not itself lidate anything done or omitted to be done by Local Land Services.	1 2 3 4	
16	Dele	gatior	of Local Land Services functions	5	
	(1)		al Land Services may delegate to an authorised person any of its tions, other than this power of delegation.	6 7	
	(2)	deleg	elegate may sub-delegate to an authorised person any function gated by Local Land Services if the delegate is authorised in writing o so by Local Land Services.	8 9 10	
	(3)	In th	is section, authorised person means:	11	
		(a)	a member of the Board, or	12	
		(b)	the chair or any other member of a local board, or	13	
		(c)	a member of the staff of Local Land Services, or	14	
		(d)	an authorised officer.	15	
17	Dele	gation	of Ministerial functions	16	
	(1)	The	Minister may delegate to an authorised person any of the Minister's tions under this Act, other than this power of delegation.	17 18	
	(2)	A delegate may sub-delegate to an authorised person any function delegated by the Minister if the delegate is authorised in writing to do so by the Minister.			
	(3)	Mini <i>Resid</i>	Minister may delegate to Local Land Services any function of the ister under the <i>Stock Diseases Act 1923</i> , the <i>Stock (Chemical dues) Act 1975</i> or any other Act (administered by the Minister) cribed by the regulations for the purposes of this section.	22 23 24 25	
	(4)	In th	is section, authorised person means:	26	
		(a)	Local Land Services, or	27	
		(b)	the Chair of the Board of Chairs or any other member of the Board, or	28 29	
		(c)	the chair or any other member of a local board, or	30	
		(d)	a member of the staff of Local Land Services, or	31	
		(e)	a member of the staff of the Department, or	32	
		(f)	an authorised officer.	33	

18	Delegation of Director-General's functions					
	(1)	(1) The Director-General may delegate to an authorised person any of the Director-General's functions under this Act or any other Act prescribed by the regulations, other than this power of delegation.				
	(2) A delegate may sub-delegate to an authorised person any function delegated by the Director-General if the delegate is authorised in writing to do so by the Director-General.			5 7		
	(3)	In th	is section, authorised person means:	8		
		(a)	Local Land Services, or	9		
		(b)	the Chair of the Board of Chairs or any other member of the Board, or	10 11		
		(c)	the chair or any other member of a local board, or	12		
		(d)	a member of the staff of Local Land Services, or	13		
		(e)	a member of the staff of the Department, or	14		
		(f)	an authorised officer.	15		
Division 3 Finance and audit						
19	Local Land Services Fund			17		
	(1)) Local Land Services is to establish a fund to be called the "Local Land Services Fund" (the <i>Fund</i>).		18 19		
	(2)	The money in the Fund may be kept in one or more financial institutions.				
	(3)	may	Fund does not form part of the Consolidated Fund. The Treasurer establish an account in the Special Deposits Account for the coses of the Fund.	22 23 24		
20	Payr	Payments into and from Fund				
	(1)	Ther	re is to be paid into the Fund:	26		
		(a)	all money received by or on account of Local Land Services, and	27		
		(b)	the proceeds of any investment of money in the Fund.	28		
	(2)	Ther	re is to be paid from the Fund:	29		
		(a)	all amounts required to meet expenditure incurred by Local Land Services in the exercise of its functions, and	30 31		
		(b)	all amounts required to provide loans, grants, subsidies and other financial assistance for the purposes of activities that Local Land Services is authorised to fund by or under this Act.	32 33 34		

21	Inve	stmen	t powers in relation to Fund	1	
	(1)	confe	al Land Services has, in respect of the Fund, the investment powers erred on Local Land Services by Part 3 of the <i>Public Authorities ancial Arrangements</i>) Act 1987.	2 3 4	
	(2)	Servi	rt 3 of that Act does not confer investment powers on Local Land ices in respect of money in the Fund, Local Land Services may st the money:	5 6 7	
		(a)	in any manner authorised for the investment of trust funds, or	8	
		(b)	in any other manner approved by the Minister with the concurrence of the Treasurer.	9 10	
22	Fees	for se	ervices	11	
	(1)	Subject to the regulations (if any), Local Land Services may charge a fee, determined by it for supplying any service (including any product, commodity or publication) under this or any other Act or a statutory instrument.			
	(2)		al Land Services may require a deposit or prepayment in respect of such fee.	16 17	
	(3)		ing in this section authorises the charging of any fee contrary to the isions of any Act, regulation or statutory instrument.	18 19	
23	Ann	ual rep	port to include certain matters	20	
	(1)	the A	annual report of Local Land Services required to be prepared under <i>Annual Reports (Statutory Bodies) Act 1984</i> is to include a report as e following:	21 22 23	
		(a)	the performance and outcomes set out in any State strategic plan achieved by Local Land Services during the reporting period,	24 25	
		(b)	progress in achieving compliance with State priorities for local land services,	26 27	
		(c)	community engagement in respect of the provision of local land services,	28 29	
		(d)	the resources expended and revenue received by Local Land Services, and the management of programs, in each region,	30 31	
		(e)	any other matter directed by the Minister.	32	
		provid repor repor	Sections 8 and 10 of the Annual Reports (Statutory Bodies) Act 1984 de that statutory bodies (within the meaning of that Act) are to prepare ts of their operations for each financial year and are to submit annual ts to the appropriate Minister (and, if required, the Treasurer), within the d of 4 months after the end of the financial year.	33 34 35 36 37	
	(2)		annual report may be included in the annual report of the artment or another government agency.	38 39	

Local Land Services

Part 2

24	Audit of Local Land Services			
	(1)	The Minister must arrange for an independent audit of the activities of Local Land Services not later than 5 years after the commencement of this Act to determine whether it is carrying out the functions conferred on it by or under this or any other Act effectively and efficiently and in accordance with the State strategic plan and any local strategic plan.	2 3 4 5 6	
	(2)	As soon as possible after the end of every 5-year period following the audit under subsection (1), the Minister is to cause a further audit of the kind set out in that subsection to be undertaken.	7 8 9	
	(3)	The Minister may, at any time that the Minister considers it appropriate to do so, arrange for an audit of the exercise of all or any particular function of Local Land Services.	10 11 12	
	(4)	An audit under this section is to be carried out by one or more persons or bodies, or persons or bodies of a class, prescribed by the regulations or appointed by the Minister.	13 14 15	
	(5)	The Minister is to arrange for a copy of the report of any audit under this section to be placed on the website of Local Land Services.	16 17	
	(6)	The Minister may direct that the costs of an audit (in whole or in part) under this section be paid by Local Land Services. Note. The Audit Office of New South Wales is responsible for auditing the financial reports of Local Land Services—see section 43 of the <i>Public Finance and Audit Act 1983</i> .	18 19 20 21 22	

Part 3 Division		The Board and local boards 1 The Board of Chairs		
				25
	(1)	There is to be a Board of Chairs.	4	
	(2)	The Board is to consist of the following members:	5	
		(a) the Chair of the Board of Chairs,	6	
		(b) the chair of each local board,	7	
		(c) such other persons with relevant skills and experience as may be appointed by the Minister.	8 9	
		Note. Schedule 2 contains provisions relating to the members and procedure of the Board.	10 11	
	(3)	A person appointed under subsection (2) (c) is a non-voting member of the Board.	12 13	
26	Functions of the Board			
	(1)	The Board has such functions as are conferred or imposed on it by or under this or any other Act.	15 16	
	(2)	In exercising functions as members of the Board, members of the Board are to be guided by the principle that the public interest in the delivery of local land services in the State as a whole takes precedence over the delivery of local land services in any region.	17 18 19 20	
		Note. Section 10 (1) provides that all decisions relating to the functions of Local Land Services are to be made by or under the authority of the Board.	21 22	
Divi	ision	2 Local boards	23	
27	Loca	ıl boards	24	
	(1)	There is to be a board for each region, called the [Name of region] Local Board.		
	(2)	The local board for a region is to be constituted by 7 members, being:	27	
		(a) 3 members elected, in accordance with the regulations, by ratepayers of the region, and	28 29	
		(b) 4 members appointed by the Minister.	30	
	(3)	Despite subsection (2), the local board for the Western Region is to be constituted by 9 members, being:	31 32	
		(a) 4 members elected, in accordance with the regulations, by ratepayers of the region, and	33 34	

		(b)	5 members appointed by the Minister.	1		
	(4)	A person is not eligible for appointment as a member of a local board unless, in the opinion of the Minister, the person possesses expertise, knowledge or skills (as demonstrated by relevant qualifications or experience) in one or more of the areas prescribed by the regulations for the purposes of this subsection.				
	(5)	The regulations may provide for criteria to determine whether a person is eligible or ineligible for election or appointment as a member of a local board.				
	(6)	In appointing a member of a local board, the Minister is to have regard to the following:		10 11		
		(a)	the principle that a local board should, as far as possible, be constituted by persons who together have expertise, skills and knowledge (as demonstrated by relevant qualifications or experience) as are relevant to the functions exercisable by the local board,	12 13 14 15 16		
		(b)	such other matters as may be prescribed by the regulations.	17		
	(7)		Minister is, by an instrument of appointment or a subsequent ument, to appoint a member of the local board as chair of the local d.	18 19 20		
28	Status of local boards					
		A lo	cal board is a NSW Government agency.	22		
29	Functions of local boards					
	(1)	The functions of a local board for a region are as follows:				
		(a)	to prepare a local strategic plan in respect of the delivery of local land services in the region,	25 26		
		(b)	to monitor the performance of Local Land Services in the region, including by reference to the local strategic plan,	27 28		
		(c)	to make recommendations to the Board in relation to the making of rates, levies and contributions on rateable and other land in the region,	29 30 31		
		(d)	to collect, collate, maintain, interpret and report information with respect to its functions,	32 33		
		(e)	to communicate, consult and engage with the community in developing plans and in respect of the delivery of programs and services by Local Land Services in the region,	34 35		

		(f)	to develop a strategy for engagement of the Aboriginal community in the region in respect of the provision of local land services,	1 2 3	
		(g)	to provide advice to the Minister,	4	
		(h)	to exercise such other functions as are conferred or imposed on it by or under this or any other Act.	5 6	
	(2)	A local board must exercise its functions in accordance with the policies, procedures and directions (however described) of Local Land Services.			
	(3)		cal board for a region may, with the agreement of a local board for her region, exercise functions in the other region.	10 11	
30	Local annual reports				
	(1)	A local board is, before 30 March each year, to prepare an annual report on the following matters:		13 14	
		(a)	the performance of any functions under this Act exercised in the local board's region (whether by the local board or another person or body),	15 16 17	
		(b)	the exercise by the local board of any functions under this Act outside the local board's region.	18 19	
	(2)	The	local annual report is to be:	20	
		(a)	provided to Local Land Services, and	21	
		(b)	placed on the website of the local board, and	22	
		(c)	published in such other manner as, in the opinion of the local board, will make it readily accessible to persons in the region.	23 24	
31	Delegation of local board's functions				
	(1)	A local board may delegate to an authorised person any of the local board's functions, other than this power of delegation.			
	(2)	A delegate may sub-delegate to an authorised person any function delegated by the local board if the delegate is authorised in writing to do so by the local board.			
	(3)	In th	is section, authorised person means:	31	
		(a)	a member of the local board,	32	
		(b)	a member of the staff of Local Land Services.	33	

32	Keep	ping B	oard informed	1
		A loc	eal board must:	2
		(a)	keep the Board informed of the activities of the local board, and	3
		(b)	give the Board such reports, documents and information in relation to those activities as the Board requires within the time limit set by the Board.	4 5 6
33	Loca	al com	munity advisory groups	7
	(1)		local board is to establish one or more local community advisory ps for its region in accordance with this section.	8 9
	(2)	board suital	cal community advisory group is to consist of persons that the local d considers to be suitably qualified to serve on the group and to be bly representative of the interests of the local community and cholders in the region.	10 11 12 13
	(3)	Each	local board is to prepare terms of reference for the local munity advisory groups for its region.	14 15
Divi	ision	3	Honesty and conduct	16
34	Conduct of Board and local board members			
	(1)	Ever	y Board and local board member must:	18
		(a)	act honestly and exercise a reasonable degree of care and diligence in carrying out his or her functions under this or any other Act, and	19 20 21
		(b)	act for a proper purpose in carrying out his or her functions under this or any other Act, and	22 23
		(c)	not use his or her office or position for personal advantage, and	24
		(d)	not use his or her office or position to the detriment of the Board or the member's local board (respectively), and	25 26
		(e)	disclose any interest (whether pecuniary or otherwise) that could conflict with the proper performance of his or her functions under this or any other Act and avoid performing any function that could involve such a conflict of interest.	27 28 29 30
	(2)	mem	bers, nothing in this section gives rise to, or can be taken into unt in, any civil cause of action.	31 32 33
35	Code	es of c	conduct	34
	(1)		Board may issue a code of conduct to be observed by all members e Board and local boards.	35 36

(2)	to ar	nout limiting what may be included in the code, the code may relate my conduct (whether by way of act or omission) of a member in wing out his or her functions that is likely to bring the Board or a board into disrepute.	1 2 3 4
(3)		articular, the code may contain provisions for or with respect to the wing conduct:	5 6
	(a)	conduct that contravenes all or specified provisions of this Act or the regulations in all or specified circumstances,	7 8
	(b)	improper or unethical conduct,	9
	(c)	abuse of power and other misconduct,	10
	(d)	action causing, comprising or involving any of the following:	11
		(i) intimidation, harassment or verbal abuse,	12
		(ii) discrimination, disadvantage or adverse treatment in relation to employment,	13 14
		(iii) prejudice in the provision of a service to the community,	15
	(e)	conduct of a member causing, comprising or involving any of the following:	16 17
		(i) directing or influencing, or attempting to direct or influence, a member of the staff of Local Land Services in the exercise of the functions of the staff member,	18 19 20
		(ii) an act of disorder committed by the member at a meeting of the Board or a local board,	21 22
	(f)	the disclosure by members of interests (whether pecuniary or otherwise) that could conflict with the proper performance of a member's functions and avoidance of conflicts of interest,	23 24 25
	(g)	the disclosure by members of confidential documents and information.	26 27
(4)	A m	ember of the Board or a local board must not contravene the code.	28
(5)	acco	uing in this section or such a code gives rise to, or can be taken into unt in, any civil cause of action, and nothing in this section affects s or liabilities arising apart from this section.	29 30 31

Part 4		Planning the delivery of local land services		
Divi	sion	1	State strategic plan	2
36	Purp	ose a	nd term of State strategic plan	3
	(1)	strate	ate strategic plan is to set the vision, priorities and overarching egy for local land services in the State, with a focus on appropriate omic, social and environmental outcomes.	4 5 6
	(2)		ate strategic plan has effect for the period of 10 years (or such other od as is prescribed by the regulations) after it is approved by the ster.	7 8 9
37	Prep	aratio	n of draft State strategic plan	10
	(1)	land	l Land Services must prepare a draft State strategic plan for local services in the State that complies with this Division and submit the plan to the Minister for approval.	11 12 13
	(2)	pract	aft State strategic plan is to be prepared and submitted as soon as icable after the commencement of this Act and at such later times ay be specified by the Minister.	14 15 16
	(3)	In pr	eparing a draft State strategic plan, Local Land Services is to have d to:	17 18
		(a)	any State priorities for local land services, and	19
		(b)	the provisions of any environmental planning instrument under the <i>Environmental Planning and Assessment Act 1979</i> that applies to a region, and	20 21 22
		(c)	any other existing natural resource management plans (including any such plans in the course of preparation) for a region including the State Water Management Outcomes Plan and any management plan under the <i>Water Management Act 2000</i> , and	23 24 25 26
		(d)	the need for engagement of the community, including the Aboriginal community.	27 28
38	Cont	ents c	of draft State strategic plan	29
		A dra	aft State strategic plan must include the following:	30
		(a)	the outcomes that are expected to be achieved by the implementation of the plan and the timeframes for achieving those outcomes,	31 32 33
		(b)	requirements for reporting on whether those outcomes and timeframes have been achieved,	34 35

		(c)	any other matters that the Minister may direct to be included in the plan.	1 2
39	Cons	sultati	on on draft State strategic plan	3
		by g unde	Il Land Services is to consult widely on a draft State strategic plan, giving such public notice of the preparation of the plan and rtaking such public exhibition of the plan as is required by the lations or the Minister.	4 5 6 7
40	Subi	nissio	on of draft State strategic plan for approval	8
	(1)		l Land Services is to submit a copy of the draft State strategic plan e Minister for approval.	9 10
	(2)	advio requi	seessing the draft State strategic plan, the Minister is to seek the ce of any person or body to which the draft State strategic plan is ired to be referred by the regulations and take into account any such ce provided within the time requested by the Minister.	11 12 13 14
	(3)		Minister may take into account the advice of any other person or in assessing the draft State strategic plan.	15 16
	(4)	Land provi	lraft State strategic plan requires a person or body other than Local I Services to carry out any activity, Local Land Services is to ide the Minister with evidence that the person or body has agreed rry out that activity.	17 18 19 20
41	Аррі	roval c	of draft State strategic plan	21
	(1)	The 1	Minister may:	22
		(a)	approve a draft State strategic plan submitted to the Minister by Local Land Services, without alteration or with such alteration as the Minister thinks fit, or	23 24 25
		(b)	refer the draft State strategic plan back to Local Land Services for further consideration.	26 27
	(2)	The Mini	Minister is not to approve a draft State strategic plan unless the ster:	28 29
		(a)	is satisfied (having regard to the advice of any person or body to which the draft State strategic plan has been referred) that the plan promotes the achievement of State priorities for local land services (if any), and	30 31 32 33
		(b)	has sought the advice of any person or body engaged to carry out an independent audit of the activities of Local Land Services under section 24, and	34 35 36

		(c) has obtained the concurrence of the Minister administering the <i>Native Vegetation Act 2003</i> , but only in relation to those parts of the draft plan that relate to natural resource management.	:
	(3)	Before making any alterations to the draft State strategic plan, the Minister must consult Local Land Services.	
42	Publ	ication of State strategic plan	(
	(1)	As soon as practicable after a State strategic plan is approved by the Minister, Local Land Services:	-
		(a) is to cause the plan to be published in such a manner as, in the opinion of Local Land Services, will make it readily accessible to persons in the State, and	9 10 1°
		(b) is to arrange for a copy of the plan to be placed on the Local Land Services website.	1: 1:
	(2)	The Minister may make any other arrangements that the Minister considers necessary to ensure that State strategic plans are readily accessible to the public.	14 19 10
43	Ame	ndment, replacement or revocation of plans	17
	(1)	A State strategic plan may be amended or replaced by a subsequent such plan prepared and approved in accordance with this Division.	18 19
	(2)	The Minister may revoke a State strategic plan, wholly or in part.	20
	(3)	The amendment or revocation of a State strategic plan by the Minister under this section takes effect when notice of the amendment or revocation is published by the Minister or on a later date specified in the notice.	2° 2° 2° 2°
44	Peri	odic review and auditing of plans	2
	(1)	Local Land Services is to ensure that the State strategic plan is kept under regular and periodic review and, in particular, is to cause the plan to be reviewed if the Minister so directs.	20 21 28
	(2)	The Minister is to ensure that the State strategic plan is audited, at intervals of not more than 5 years, to ascertain whether its provisions are being given effect.	29 30 31
	(3)	An audit under this section is to be carried out by an independent person, body or panel appointed by the Minister.	3:
	(4)	The Minister may direct that the costs of an audit (in whole or in part) under this section be paid by Local Land Services.	34

Divi	ision	2	Local strategic plans	1
45	Purp	ose a	nd term of local strategic plans	2
	(1)	strate with	cal strategic plan for a region is to set the vision, priorities and egy in respect of the delivery of local land services in the region, a focus on appropriate economic, social and environmental omes.	3 2 5
	(2)		cal strategic plan has effect for the period of 5 years (or such other od as is prescribed by the regulations) after it is approved by the ister.	7 8 9
46	Prep	aratio	n of draft local strategic plans	10
	(1)	respe with	cal board must prepare one or more draft local strategic plans in ect of the delivery of local land services in its region that complies this Division and submit each draft local strategic plan for approval ne Minister under this Division.	11 12 13 14
	(2)	pract	aft local strategic plan is to be prepared and submitted as soon as ticable after the commencement of this Act and at such later times ay be specified by the Minister.	15 16 17
47	Con	tents o	of draft local strategic plans	18
	(1)	A dr	aft local strategic plan for a region must include the following:	19
		(a)	the outcomes that are expected to be achieved by the implementation of the plan in relation to the region and the timeframes for achieving those outcomes,	20 21 22
		(b)	requirements for reporting on whether those outcomes and timeframes have been achieved,	23 24
		(c)	any other matters that the Minister may direct to be included in the plan.	25 26
	(2)	relate	aft local strategic plan for a region may also include provisions that e to water quality or other non-regulatory water management issues e region.	27 28 29
	(3)	In fo	ormulating a draft local strategic plan for its region, the local board have regard to the following:	30 31
		(a)	any State priorities for local land services,	32
		(b)	the State strategic plan,	33
		(c)	the provisions of any environmental planning instrument under the <i>Environmental Planning and Assessment Act 1979</i> that applies to the region,	34 35 36

		(d)	any other existing natural resource management plans (including any such plans in the course of preparation) for the region including the State Water Management Outcomes Plan and any management plan under the <i>Water Management Act 2000</i> ,	1 2 3 4
		(e)	the need for engagement of the community, including the Aboriginal community.	5 6
48	Cons	sultatio	on on draft local strategic plan	7
		givin	ocal board is to consult widely on a draft local strategic plan, by g such public notice of the preparation of the plan and undertaking public exhibition of the plan as is required by the regulations or the ster.	8 9 10 11
49	Revi	ew of	draft local strategic plan by Local Land Services	12
	(1)	The I	local board is to refer a copy of each draft local strategic plan ared by it for a region to Local Land Services for review.	13 14
	(2)		l Land Services is to review the draft local strategic plan having d to the following:	15 16
		(a)	any State priorities for local land services,	17
		(b)	the State strategic plan,	18
		(c)	the provisions of any environmental planning instrument under the <i>Environmental Planning and Assessment Act 1979</i> that applies to the region,	19 20 21
		(d)	any other existing natural resource management plans (including any such plans in the course of preparation) for the region including the State Water Management Outcomes Plan and any management plan under the <i>Water Management Act 2000</i> ,	22 23 24 25
		(e)	the need for engagement of the community, including the Aboriginal community.	26 27
	(3)		l Land Services may request the local board to amend the draft strategic plan before submitting the plan to the Minister.	28 29
50	Subi	missio	n of draft local strategic plans for approval	30
	(1)		l Land Services is to submit a copy of the draft local strategic plan e Minister for approval.	31 32
	(2)	advic requi	sessing the draft local strategic plan, the Minister is to seek the see of any person or body to which the draft local strategic plan is red to be referred by the regulations and take into account any such see provided within the time requested by the Minister.	33 34 35 36

	(3)		Minister may take into account the advice of Local Land Services by other person or body in assessing the draft local strategic plan.	1 2
	(4)	Lanc prov	draft local strategic plan requires a person or body other than Local d Services to carry out any activity, Local Land Services is to ide the Minister with evidence that the person or body has agreed arry out that activity.	3 4 5 6
51	App	roval	of draft local strategic plans	7
	(1)	The	Minister may:	8
		(a)	approve a draft local strategic plan for a region submitted by Local Land Services, without alteration or with such alteration as the Minister thinks fit, or	9 10 11
		(b)	refer the draft local strategic plan back to Local Land Services for further consideration.	12 13
	(2)	The Mini	Minister is not to approve a draft local strategic plan unless the ster:	14 15
		(a)	is satisfied (having regard to the advice of any person or body to which the draft local strategic plan has been referred) that the plan promotes the achievement of State priorities for local land services (if any) so far as those priorities relate to the region, and	16 17 18 19
		(b)	has sought the advice of any person or body engaged to carry out an independent audit of the activities of Local Land Services under section 24, and	20 21 22
		(c)	has obtained the concurrence of the Minister administering the <i>Native Vegetation Act 2003</i> , but only in relation to those parts of the draft plan that relate to natural resource management.	23 24 25
	(3)		ore making any alterations to the draft plan, the Minister must ult Local Land Services.	26 27
52	Publ	licatio	n of local strategic plans	28
	(1)		soon as practicable after a local strategic plan for a region is oved by the Minister:	29 30
		(a)	the Minister is to arrange for a copy of the plan to be placed on the website of Local Land Services and the website of the local board, and	31 32 33
		(b)	the local board for the region may cause the plan to be published in such other manner as, in the opinion of the local board, will make it readily accessible to persons in the region.	34 35 36

	(2)	The Minister may make any other arrangements that the Minister considers necessary to ensure that local strategic plans are readily accessible to the public.	1 2 3
53	Ame	ndment, replacement or revocation of plans	4
	(1)	A local strategic plan may be amended or replaced by a subsequent local strategic plan prepared and approved in accordance with this Division.	5 6
	(2)	The Minister may revoke a local strategic plan, wholly or in part.	7
	(3)	The amendment or replacement of a local strategic plan takes effect on the date the plan as amended or replaced is published on the website of Local Land Services or a later date specified in that plan.	8 9 10
	(4)	The revocation of a local strategic plan takes effect on the date that notice of the revocation is published on the website of Local Land Services or on a later date specified in the notice.	11 12 13
54	Perio	odic review and auditing of local strategic plans	14
	(1)	Local Land Services is to ensure that each local strategic plan is kept under regular and periodic review and, in particular, is to cause a plan to be reviewed if the Minister so directs.	15 16 17
	(2)	The Minister is to ensure that each local strategic plan is audited, within 3 years of its approval, to ascertain whether its provisions are being given effect.	18 19 20
	(3)	An audit under this section is to be carried out by an independent person, body or panel appointed by the Minister.	21 22
	(4)	The Minister may direct that the costs of an audit (in whole or in part) under this section be paid by Local Land Services.	23 24

Par	Part 5 Rates, levies and contributions		1	
Divi	sion	1	Preliminary	2
55	Whe	n is a h	nolding within a region?	3
	(1)	region	ne purposes of this Act, a holding located partly in 2 or more as is to be regarded as wholly within the region in which the er part lies.	4 5 6
	(2)	size, t regard disput	the purposes of this section, if the parts of a holding are equal in the part on which the principal residence (if any) is located is to be ded as being the greater part. If there is no principal residence, any te as to which part of such holding is to be treated as the greater is to be decided by the Minister.	7 8 9 10 11
Divi	ision	2	Rates, levies and contributions	12
56	Wha	t is rate	eable land?	13
			ne purposes of this Act, land within a region is rateable land if it is hole or any part of a holding that is within the region and either:	14 15
		(a)	the land has an area that is not less than the area prescribed by the regulations in relation to the region for the purposes of this paragraph, or	16 17 18
		(b)	if the regulations provide for land to be rateable land in any other specified circumstances—those circumstances exist in respect of the land.	19 20 21
57	Impo	sition	of rates, levies and contributions	22
	(1)	regula rateab	Land Services may make and levy, in accordance with the ations, such types and amounts of rates, levies and contributions on ole or other land in a region as are prescribed by, or determined in dance with, the regulations.	23 24 25 26
	(2)	The re	egulations may:	27
		(a)	provide for the period in respect of which a rate, levy or contribution is payable, and	28 29
		(b)	describe the purposes for which or basis or bases on which any particular type of rate, levy or contribution may be imposed, and	30 31
		(c)	describe the rateable or other land in respect of which a particular type of rate, levy or contribution is payable.	32 33

Divi	Division 3 Annual returns		
58	Annu	ual returns of land and stock	2
	(1)	An annual return for a holding in a region must be lodged in accordance with the regulations by any person prescribed by the regulations as the person responsible for the lodgment of such a return. Maximum penalty: 20 penalty units.	; ;
	(2)	The annual return is to give details of the matters prescribed by the regulations.	-
59	Chan	age of occupier after lodgment of return	ć
		An annual return for a holding that is lodged in accordance with section 58 remains the annual return for that holding for the year it concerns irrespective of any changes occurring in that year in respect of the ownership or occupation of the land or the stock kept on the holding.	10 11 12 13
60	Duty	to supply information in respect of land or stock	14
		Local Land Services may, subject to the regulations, require any person who lodges an annual return, or any owner or occupier of the holding to which an annual return relates, to provide any specified information relating to matters covered by the return for the purpose of:	15 16 17 18
		(a) verifying or updating Local Land Services' records, or	19
		(b) inquiring into the accuracy of information contained in the return. Note. It is an offence in some circumstances to fail to provide information when required to do so under this Act—see section 192 (Offences relating to provision of information in relation to certain matters).	20 22 22 23

Clause 61	Localla	and Service	s Rill 2013

Part 6	Travelling stock reserves	s and public roads

Par	t 6	Tra	velling stock reserves and public roads	
Note.	This Pa	art prov	vides:	2
(a)	for the travell	mana ing sto	agement, and regulation of the use by travelling stock and persons, of ock reserves that are fully controlled by Local Land Services, and	
(b)	for reg are no	ulation t fully	n of the use by travelling stock and persons of travelling stock reserves that controlled but are managed by Local Land Services and of public roads.	(
Divi	sion ′	1	Preliminary	7
61	Defin	itions		8
		In thi	is Part:	9
			opriate permit means a stock permit or reserve use permit that orises the holder to engage in the activity or conduct concerned.	1(1
		closu	ure order means an order under section 70.	12
		contr	rolled travelling stock reserve means:	13
		(a)	a travelling stock reserve the care, control and management of which is vested in Local Land Services under this Part, or	14 15
		(b)	a travelling stock reserve that is a stock watering place for which Local Land Services is the controlling authority under Part 7.	16 17
		perm	nit means a stock permit or reserve use permit.	18
		timbe	er has the same meaning as it has in the Forestry Act 2012.	19
			<i>elling stock</i> means stock that are being moved by being walked, and des travelling stock that are grazing.	20 21
		trave	elling stock reserve means:	22
		(a)	any route or camping place reserved for travelling stock route or camping place under the <i>Crown Lands Act 1989</i> , or	23 24
		(b)	any reserve for travelling stock, water reserve, reserve for access or crossing (where the reserve is for the purpose of providing travelling stock with access to or a crossing of water, whether expressly notified for that purpose or not), or	25 26 27 28
		(c)	any stock watering place.	29
Divi	Division 2 Controlled travelling stock reserves			
62	Vesti reser	ng ca ves ir	re, control and management of certain travelling stock n Local Land Services	3 ²
	(1)	publi	Minister administering the <i>Crown Lands Act 1989</i> may, by order ished in the Gazette, vest in Local Land Services the care, control management of any travelling stock reserve to which this section es.	33 34 36 36

	(2)	This section applies to a travelling stock reserve other than a stock watering place or one that comprises land within:	
		(a) a State forest, or	;
		(b) the Western Division that is subject to a lease from the Crown.	4
		Note. Section 18 and paragraph (I) of Schedule 1 to the Western Lands Act	į
		1901 provide for such leases to contain covenants giving unrestricted rights to proclaim travelling stock reserves and to withdraw land from such reserves.	-
	(3)	An order under this section relating to that part of a travelling stock	8
		reserve that is subject to a lease or a licence granted under the Crown Lands Acts does not have effect until the lease or licence is terminated.	10
63	With	drawal of care, control and management from authority	1
	(1)	The Minister administering the Crown Lands Act 1989 may, by order	12
		published in the Gazette, withdraw the care, control and management of a travelling stock reserve from Local Land Services.	1; 14
	(2)	An order may be made only on the recommendation of the Minister administering this section.	15 16
	(3)	The Minister administering this section is to take into consideration any	17
		views of Local Land Services in deciding whether or not to recommend that an order be made.	18 19
	(4)	Before recommending that an order be made, the Minister	20
		administering this section may refer the matter to the appropriate local land board.	2 ²
	(5)	As soon as practicable after the matter is referred to it, the local land	23
		board must inquire into the matter and submit a report of its findings in writing to the Minister administering this section.	24 25
	(6)	The Minister administering this section is not bound to accept the report	26
		and no person is entitled to appeal against such a report or have it	27
		referred to the Land and Environment Court.	28
64	With rese	drawal of land required for public purpose from travelling stock rve	29 30
	(1)	The Minister administering the Crown Lands Act 1989 may, by order	3
		published in the Gazette, withdraw from a travelling stock reserve under	32
		the care, control and management of Local Land Services any land that is required as a site for a town or village or for any public purpose, other	30 34
		than the purpose of settlement under the Crown Lands Acts.	35
	(2)	An order may be made only on the recommendation of the Minister	36
	(-)	administering this section.	37

Claus	e 65	Local Land Services Bill 2013	
Part 6	6	Travelling stock reserves and public roads	
	(3)	The Minister administering this section is to take into consideration any views of Local Land Services in deciding whether or not to recommend that an order be made.	1 2 3
65	Com	pensation for improvements made before withdrawal	4
	(1)	The Minister administering the <i>Crown Lands Act 1989</i> is liable to pay compensation to Local Land Services for any improvements made to land comprising any part of a travelling stock reserve that is withdrawn from the care, control and management of Local Land Services.	5 6 7 8
	(2)	The compensation must not exceed the current value of the improvements.	9 10
	(3)	If the Minister administering the <i>Crown Lands Act 1989</i> and Local Land Services are unable to agree on the amount of compensation, either of them may refer the matter to the appropriate local land board for determination.	11 12 13 14
	(4)	The local land board to which the matter is referred must determine the amount of compensation payable.	15 16
	(5)	The local land board's determination is binding on the Minister and Local Land Services.	17 18
Divi	sion	3 Timber on controlled travelling stock reserves	19
66	Rem	noval or destruction of timber	20
	(1)	Local Land Services must not remove, fell or destroy timber from an area of more than one hectare of land within a controlled travelling stock reserve unless it has given the Forestry Corporation at least 3 months' notice in writing of its intention to do so. Note. For the effect of compliance with this section, see section 38 (4) (e) of the Forestry Act 2012.	21 22 23 24 25 26
	(2)	Local Land Services must consult the Chief Executive of the Office of Environment and Heritage before it decides whether or not to fell timber on or remove timber felled on a controlled travelling stock reserve that adjoins a national park or a nature reserve.	27 28 29 30
	(3)	Local Land Services may remove timber only after giving due consideration to any representations made by the Chief Executive of the Office of Environment and Heritage.	31 32 33

Local Land Services may sell timber felled on a controlled travelling

stock reserve or may use the timber for the purpose of improving any travelling stock reserve within a region or carrying out any work in a

Use of felled timber

			n necessary for the exercise of its functions but must not use the er for any other purpose.	1
	(2)	stock	Land Services may sell timber felled on a controlled travelling reserve with the consent of the Forestry Corporation, despite ing in the <i>Forestry Act 2012</i> to the contrary.	3 2 5
68	Lice	nces to	o remove timber	6
	(1)	Servi	Forestry Corporation must obtain the consent of Local Land ces before it issues any licence under the <i>Forestry Act 2012</i> to any nother than Local Land Services to cut or remove timber that is ed in a controlled travelling stock reserve.	7 8 9 10
	(2)		ence may include such conditions or restrictions as the Forestry oration and Local Land Services agree on.	11 12
	(3)	the co	Forestry Corporation and Local Land Services are in dispute as to onditions or restrictions to be included in a licence, either of them refer the dispute to the Minister administering the <i>Forestry Act</i> for determination.	13 14 15 16
	(4)		Minister's determination of the dispute is binding on the Forestry oration and Local Land Services.	17 18
69	Rela	tionshi	ip to other Acts	19
		any a	ing in this Part authorises or permits Local Land Services to take action in respect of a controlled travelling stock reserve that is ary to the <i>Native Vegetation Act 2003</i> .	20 21 22
Divi	sion	4	Closure of controlled travelling stock reserves	23
70	Clos	ure or	ders	24
	(1)	Local	Land Services may make an order (a <i>closure order</i>):	25
		(a)	closing a controlled travelling stock reserve (or specified part of a reserve), or	26 27
		(b)	suspending an entitlement or authority conferred by or under section 74 to use a controlled travelling stock reserve (or specified part of a reserve) for any recreational activity, or	28 29 30
		(c)	suspending the operation of any stock permit or permit issued under the <i>Stock Diseases Act 1923</i> or reserve use permit in relation to the reserve (or part of any such reserve) except to the extent specified in the order.	31 32 33 34

	(2)	Loca	l Land Services may make an order under subsection (1) (a):	1
		(a)	for the purpose of taking appropriate measures for the following:	2
			(i) the conservation of the soil or vegetation,	3
			(ii) the prevention or mitigation of soil erosion,	4
			(iii) the regeneration or planting of trees or pasture, or	5
		(b)	to enable Local Land Services to exercise any of its other functions in relation to the reserve.	6 7
	(3)	if us	l Land Services may make an order under subsection (1) (b) or (c) e of the reserve for the purposes of the activity concerned or as orised by the permit could result in:	8 9 10
		(a)	damage to the reserve or part of the reserve or to any structure or other thing located on the reserve or part of the reserve, or	11 12
		(b)	nuisance or annoyance to any members of the public.	13
71	Noti	ce of c	losure	14
	(1)	ordei	l Land Services must publish or notify the making of a closure in a newspaper circulating generally in the region or regions in the controlled travelling stock reserve (or part reserve) is located.	15 16 17
	(2)		osure order takes effect on the day on which it is so published or ied or, if a later day is specified in the order, on that later day.	18 19
	(3)		osure order (unless sooner repealed or amended) remains in force ne period specified in the order.	20 21
Divi	sion	5	Use of travelling stock reserves and public roads	22
72	Una	uthoris	sed uses of travelling stock reserves	23
		A pe	rson must not, without lawful authority:	24
		(a)	enter or remain on a travelling stock reserve, or	25
		(b)	occupy or make use of any travelling stock reserve for any purpose, or	26 27
		(c)	engage in any activity that damages, or is likely to damage, a travelling stock reserve.	28 29
		Maxi	imum penalty: 50 penalty units.	30
73	Una	uthoris	sed use of public roads	31
	(1)		rson who owns or has charge of stock must ensure that the stock do walk or graze on a public road.	32 33
		Maxi	imum penalty: 50 penalty units.	34

	(2)	A person is not guilty of an offence under this section if the stock are being walked or grazed under the authority of a stock permit or an order made or permit issued under the <i>Stock Diseases Act 1923</i> or in any other circumstances prescribed by the regulations for the purposes of this subsection.	1 2 3 4 5
74	Auth	orised use of travelling stock reserves for recreational activities	6
	(1)	A person is authorised to use a travelling stock reserve (whether controlled or managed) or part of any such reserve on any day between sunrise and sunset for any recreational activity prescribed by the regulations, subject to this Act and any conditions prescribed by the regulations.	7 8 9 10 11
	(2)	The Crown is to indemnify Local Land Services in respect of:	12
		(a) the death of or injury to any person, or	13
		(b) damage to, or the destruction of, property other than that of Local Land Services,	14 15
		arising out of the use of a travelling stock reserve for the purpose of a recreational activity in accordance with this section.	16 17
	(3)	Subsection (2) does not apply to the death of or personal injury to the following persons if the death or injury arises in connection with the exercise by Local Land Services of its functions:	18 19 20
		(a) a member of the Board,	21
		(b) a member of a local board,	22
		(c) a member of staff of Local Land Services.	23
75	Certa rese	ain occupiers of land to have a right of access over travelling stock rves	24 25
	(1)	An occupier of land is entitled to a right of way over a travelling stock reserve (whether controlled or managed) to and from the road nearest to the land if no other access to and from the land by means of an established road or track is available.	26 27 28 29
	(2)	A right of way is subject to such conditions as to its exercise (including any conditions as to its position, construction or improvement) as may be imposed by Local Land Services in a particular case.	30 31 32
	(3)	Local Land Services is to give notice to the occupier of land of any condition imposed by it on a right of way of the occupier.	33 34
	(4)	The occupier may, with the approval of Local Land Services, and must if directed to do so by Local Land Services by notice in writing, construct or make improvements to the occupier's right of way over the reserve.	35 36 37 38

			<u> </u>		
	(5)	Any occuj	construction or improvements are to be made at the expense of the pier.	1 2	
76	App	eal abo	out right of way conditions	3	
	(1)	agair	occupier of land may appeal to the appropriate local land board ast a decision of Local Land Services to impose a condition or at the making of any improvement under section 75.	4 5 6	
	(2)		appeal must be made within 28 days of receipt of notice of the sion or direction.	7 8	
	(3)	On h	earing the appeal, the local land board may:	9	
		(a)	revoke the decision or direction, or	10	
		(b)	confirm the decision or direction.	11	
	(4)	A de effec	cision of the local land board on appeal is final and is to be given at as if it were a decision of Local Land Services.	12 13	
77	Rese	erve us	se permit	14	
	(1)	Local Land Services may issue a permit (a <i>reserve use permit</i>) authorising a person or group of persons to engage in any activity in, or to occupy or make use of, a travelling stock reserve in a region for the purpose of establishing and maintaining an apiary or for any other purpose.			
	(2)	A reserve use permit must specify the days, or times of day, or both, that the activity, or occupation or use, is authorised.		20 21	
	(3) Despite subsection (1), a reserve use permit cannot be issued to authorise engagement in any activity prohibited by this Act or to authorise occupation or use of a travelling stock reserve:		22 23 24		
		(a)	by travelling stock or for any stock for grazing purposes, or	25	
		(b)	for any recreational activity prescribed by the regulations under section 74, or	26 27	
		(c)	for any purpose prescribed by the regulations for the purposes of this section.	28 29	
	(4)	A res	serve use permit is to be in the approved form.	30	
78	Stoc	k pern ic road	nits authorising certain uses of travelling stock reserves and ds	31 32	
	(1)	<i>stock</i> omit	authorised officer of Local Land Services may issue a permit (a permit) to any person authorising the person to do anything (or to do anything) on or in relation to any public road or travelling a reserve (whether controlled or managed) specified in the permit in	33 34 35 36	

		ect of stock owned or in the charge of the person and that would rwise contravene a provision of this Division.	1 2
(2)		out limiting subsection (1), an authorised officer may issue a stock at authorising a person to do any one or more of the following:	3 4
	(a)	enter a controlled travelling stock reserve with stock,	5
	(b)	remain on a controlled travelling stock reserve with stock,	6
	(c)	walk stock on a public road or travelling stock reserve,	7
	(d)	graze stock on a public road or controlled travelling stock reserve.	8 9
(3)		ock permit cannot be issued authorising a person to graze stock or than travelling stock) on a public road without the concurrence	10 11 12
	(a)	in the case of a public road that is not a Crown road—the local authority in which the road is vested, or	13 14
	(b)	in the case of a Crown road—the Minister administering the <i>Crown Lands Act 1989</i> .	15 16
	conci	. Under section 40 of the <i>National Parks and Wildlife Act 1974</i> the urrence of the Minister is required before the issue of a permit to graze over relling stock reserve within the boundaries of a national park or historic site.	17 18 19
(4)	A sto	ock permit is to be in the approved form.	20
(5)	issue	ing in this section authorises or permits an authorised officer to a stock permit authorising a person to do (or omit to do) anything in relation to a freeway or tollway within the meaning of the <i>Roads</i> 1993.	21 22 23 24
Appl	icatio	ns for stock permits and reserve use permits	25
(1)		pplication for a permit is to be made to Local Land Services in the ner prescribed by the regulations.	26 27
(2)	A pe	rmit must not be issued unless:	28
	(a)	in relation to a reserve use permit (as referred to in section 77 (1))—the fee (if any) determined by Local Land Services has been paid or arrangements have been made for payment of the fee after issue of the permit, or	29 30 31 32
	(b)	in relation to a stock permit that solely authorises a person to walk stock on a public road or travelling stock reserve (as referred to in section 78 (2) (c))—the fee (if any) determined by Local Land Services has been paid or arrangements have been made for payment of the fee after issue of the permit, or	33 34 35 36 37

stock reserve is to be determined by an auction, public tender or other

means approved by Local Land Services (as referred to in subsection (2)

(d) (i)) and such an auction, public tender or determination by other

means occurs, Local Land Services may not accept the fee or lesser

amount (as referred to in subsection (2) (d) (ii)) for the permit.

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80	Dura	ition o	f stock permits and reserve use permits	
			rmit, unless sooner cancelled or suspended, remains in force for the od specified in the permit.	2
81	Can	cellatio	on or suspension of stock permits and reserve use permits	4
	(1)		rmit may be cancelled or suspended by Local Land Services at any by notice in writing given to the permit holder.	(
	(2)	The perm	notice is to state the grounds for cancellation or suspension of the iit.	- •
	(3)	or su	out limiting the grounds on which Local Land Services may cancel aspend a permit, Local Land Services may suspend or cancel a nit on any of the following grounds:	10 10
		(a)	the holder of the permit has been convicted of an offence against this Act or the regulations,	1: 1:
		(b)	the holder of the permit has contravened a condition to which the permit is subject,	14 15
		(c)	cancellation or suspension is necessary for the protection of any stock or of a public road or travelling stock reserve.	10 17
82	Clas	ses of	stock permits and reserve use permits	18
	(1)	The regulations may prescribe different classes of permits and describe the authority conferred on a person by issue of a particular class of permit.		19 20 2
	(2)		regulations may prescribe the conditions to which a class of permit bject.	22 23
83	Con	ditions	s of stock permits and reserve use permits	24
	(1)		ermit is subject to such conditions as are prescribed by the lations or specified in the permit.	25 26
	(2)	Loca	al Land Services may by notice in writing to the holder of a permit:	27
		(a)	revoke or vary any conditions attached to the permit that it has specified, or	28 29
		(b)	attach new conditions to the permit.	30
	(3)		older of a permit who contravenes any condition of the permit is y of an offence.	3 ²
		Maxi	imum penalty: 20 penalty units.	33

84		ement and grazing of stock authorised by stock permits must ply with Act and regulations	1 2
		The holder of a stock permit must ensure that stock that the holder owns or of which the holder has charge are not moved over, or grazed on, a public road or travelling stock reserve in contravention of any provision of this Act or the regulations.	3 4 5 6
		Maximum penalty: 20 penalty units. Note. See also section 191 (Court may order payment of additional penalty in certain cases).	7 8 9
85	Stoc	k permits controlled for adjoining regions	10
		If a boundary of 2 regions is a public road or a travelling stock reserve, and the walking or grazing of stock on the road or reserve is authorised for one of the regions, the walking or grazing of stock is taken to be authorised for so much of the other region as comprises the road or reserve.	11 12 13 14 15
86	App	eals concerning the issue, cancellation or suspension of permits	16
	(1)	An applicant for a permit may appeal to the local land board against a decision of Local Land Services to refuse to issue a permit.	17 18
	(2)	The holder of a permit may appeal to the local land board against a decision of Local Land Services to cancel or suspend the permit.	19 20
	(3)	The appeal must be made within 28 days of the refusal or receipt of the notice of cancellation or suspension.	21 22
	(4)	A decision of Local Land Services to refuse to issue a permit or to cancel or suspend a permit is effective and operates (subject to any final determination on appeal) from the date of the decision.	23 24 25
	(5)	On hearing the appeal, the local land board may:	26
		(a) revoke the decision to refuse to issue the permit (whether or not subject to conditions), or	27 28
		(b) confirm the decision to refuse to issue the permit, or	29
		(c) revoke the decision to cancel or suspend the permit, or	30
		(d) confirm the decision to cancel or suspend the permit.	31
	(6)	A decision of the local land board on appeal is final and is to be given effect as if it were a decision of Local Land Services.	32 33

87	Compen	sation	1
	car pe	local land board that revokes the decision of Local Land Services to ncel or suspend a permit may, on application of the holder of the rmit, order Local Land Services to pay compensation to the holder for	2 3 4
		y loss arising out of the cancellation or suspension. te. A party to proceedings before a local land board under this section may	5 6
	ap	peal to the Land and Environment Court against its decision. See section 26 the Crown Lands Act 1989.	7 8
Divi	sion 6	Fencing of boundaries of controlled travelling stock reserves	9 10
88	Definitio	ns	11
	In	this Division:	12
	fer	ncing notice means a notice given under section 91.	13
		ncing work means the erection, replacement, repair, alteration or intenance of a fence.	14 15
89	Applicat	ion of Division	16
	Th	is Division does not apply to the following:	17
	(a) the holder of a yearly lease,	18
	(b	a lessee under a lease from the Crown (other than a yearly lease) if the lease has at the relevant date less than 5 years to run,	19 20
	(c	a licensee under a licence from the Crown.	21
90	Exclusion	on of Dividing Fences Act 1991	22
	of pe	ne Dividing Fences Act 1991 does not apply to or in respect of so much any controlled travelling stock reserve that adjoins land owned by a reson other than Local Land Services or that is separated from a ntrolled travelling stock reserve only by a road or watercourse.	23 24 25 26
91		f land adjoining travelling stock reserve may be required to carry ing work	27 28
	lar su ou or no No	acal Land Services may, by notice in writing given to the owner of any adjoining a controlled travelling stock reserve, or separated from the a reserve only by a road or watercourse, require the owner to carry to fencing work on the common boundary of the land and the reserve of the land and the road or watercourse by the date specified in the tice. Ite. Section 210 (Service of documents) sets out various ways in which a using notice may be given.	29 30 31 32 33 34 35 36

	(2)	A fencing notice may be given only if Local Land Services considers it is necessary for the fencing work to be carried out for the proper protection or improvement of the controlled travelling stock reserve.	2			
	(3)	The fencing notice may specify the standard that the fencing work is required to meet.				
	(4)	The owner to whom a fencing notice is given must comply with the notice.	-			
	(5)	Local Land Services may carry out the fencing work required by the fencing notice if the owner fails to comply with the notice.	8			
92	Fend	cing notice to specify contributions payable	10			
	(1)	A fencing notice is to specify whether the owner of the land is to bear the whole or a specified portion of the cost of the fencing work required by the notice and the contribution payable by Local Land Services.	11 12 13			
	(2)	An owner must not be required to bear more than half the cost of the fencing work except with the concurrence of Local Land Services.	14 15			
93	Costs of fencing work					
		An owner of land who carries out fencing work required by a fencing notice is entitled to recover from Local Land Services the contribution of Local Land Services to the cost of the fencing work.	17 18 19			
94	Com	npliance notice—fencing	20			
	(1)	If Local Land Services carries out fencing work required by a fencing notice because the owner to whom a fencing notice was given fails to comply with the notice, it may, by notice in writing given to the owner, require the owner to pay to it:	2° 2° 2° 2°			
		(a) a contribution not exceeding half the cost of the fencing work carried out by Local Land Services, or	25 26			
		(b) if the fencing notice specifies that the owner is liable for a greater portion of the cost of the fencing work, a contribution equivalent to that portion of the cost.	25 28 29			
	(2)	The notice under subsection (1) is to specify the period within which the contribution or amount is payable.	3 ²			
		Note. See Schedule 3 regarding charges on land for unpaid amounts and Division 1 of Part 12 and Schedule 5 regarding recovery of unpaid contributions.	32 33			

95	App	lication to local land board	1		
	(1)	If the owner of land to whom a fencing notice has been given and Local Land Services are in dispute with respect to fencing work required by the notice, either of them may apply to the appropriate local land board to determine the matter.	2 3 4 5		
	(2)	On receiving an application under this section, the local land board must hear and determine the application.	6 7		
96	Juris	sdiction of local land board not to be ousted in certain cases	8		
	(1)	The jurisdiction of the local land board before which proceedings are brought under section 95 cannot be ousted on the ground that the defendant or respondent in the proceedings does not reside within the land district for which the local land board is constituted.	9 10 11 12		
	(2)	However, the local land board before which the proceedings are brought may transfer the application to a local land board that may more appropriately hear the application.	13 14 15		
	(3)	On receiving an application transferred to it under this section, a local land board must hear and determine the application.	16 17		
97	Loca	al land board may allow time for payment	18		
	(1)	In proceedings under this Division before a local land board for the determination of any contribution, or amount of money, the local land board may allow time for payment of the money concerned.			
	(2)	The local land board may:	22		
		(a) determine that the money be paid in instalments, and	23		
		(b) fix the amounts of the instalments and the dates by which they are payable, and	24 25		
		(c) order interest at a rate not exceeding that prescribed by the regulations to be paid on that money.	26 27		
	(3)	If a local land board exercises the power conferred by subsection (2), the money concerned becomes payable by instalments, on the dates together with interest as fixed under that subsection.	28 29 30		
98	Righ	t to refer matters to Land and Environment Court	31		
		A local land board and the Minister administering this section have the same rights and powers to refer matters to the Land and Environment Court as the local land board and the Minister administering the <i>Crown Lands Act 1989</i> have under sections 27 and 28 of that Act.	32 33 34 35		

99	Pow	ers of Local Land Services with respect to fences	1		
	(1)	Local Land Services may refer to the appropriate local land board any question as to:	2		
		(a) any matter requiring Local Land Services' approval or concurrence under this Division, or	4 5		
		(b) any other matter that Local Land Services considers necessary or appropriate to be inquired into for the purposes of this Division.	6 7		
	(2)	On receiving a reference, the local land board concerned must:	8		
		(a) inquire into the question referred, and	9		
		(b) as soon as practicable after the inquiry is completed—report its findings to Local Land Services in writing.	10 11		
Divi	sion	7 Miscellaneous	12		
100		Local Land Services not liable for use of pesticides or chemicals on reserves			
	(1)	Local Land Services is not liable to pay damages in respect of any pesticide or chemical related injury attributable to the application by Local Land Services of a pesticide or chemical to a controlled travelling stock reserve if Local Land Services has given notice in accordance with the regulations that the pesticide or chemical was about to be applied or had been applied to the reserve.	15 16 17 18 19 20		
	(2)	This section has effect in relation to a controlled travelling stock reserve (or part of such a reserve) to which a pesticide or chemical has been applied whether or not an appropriate permit is in force that authorises its holder to use the reserve (or part of the reserve) for a particular purpose.	21 22 23 24 25		
	(3)	In this section:	26		
		<i>pesticide or chemical related injury</i> means death of, or injury or illness suffered by, a person, or deaths of, or injuries or diseases suffered by, stock or bees, that are attributable to the application of a pesticide or chemical.	27 28 29 30		
101		al Land Services not liable for injury attributable to diseased elling stock	31 32		
	(1)	Local Land Services is not liable to pay damages in respect of any disease related injury that is attributable to diseased travelling stock that have been walked or grazed on a travelling stock reserve or public road if Local Land Services has given notice in accordance with the regulations that the stock have been walked over or grazed on the reserve.	33 34 35 36 37 38		

	(2)	This section has effect in relation to a travelling stock reserve (or part of such a reserve) or public road on which diseased stock have been walked or grazed, whether or not an appropriate permit is in force that authorises the holder to use the reserve (or part of the reserve) or public road for the purpose of walking or grazing stock.	1 2 3 4 5
	(3)	In this section: <i>disease related injury</i> means death of, or injury or illness suffered by, a person, or deaths of, or injuries or diseases suffered by, stock or bees, that are attributable to diseased stock.	6 7 8 9
102		n may Local Land Services impound bees or beehives placed or on a controlled travelling stock reserve?	10 11
	(1)	Local Land Services may impound any bees or beehives placed, or being kept, on a controlled travelling stock reserve if the bees or beehives have been placed, or are being kept, otherwise than in accordance with a reserve use permit issued by Local Land Services.	12 13 14 15
	(2)	The bees or beehives are to be impounded in such manner as may be prescribed by the regulations.	16 17
	(3)	Local Land Services may decline to release any bees or beehives impounded by it to a person who claims to own them unless the person pays to Local Land Services the impounding fee prescribed by the regulations.	18 19 20 21
	(4)	Nothing in this section limits or affects any power with respect to bees or beehives conferred on an inspector under section 15A, 17, 18A or 24 of the <i>Apiaries Act 1985</i> .	22 23 24
103	Orde	ers for mustering of stock	25
	(1)	The person in charge of any stock that are on any part of a public road or a travelling stock reserve must, if requested to do so by a prescribed officer:	26 27 28
		(a) muster the stock at a specified place in the vicinity of that part of the road or reserve, and	29 30
		(b) allow the prescribed officer to inspect the stock, and	31
		(c) assist in counting the stock, and	32
		(d) provide the prescribed officer with such other assistance as the prescribed officer may reasonably require, and	33 34
		(e) except as provided by subsection (2), produce for inspection by the prescribed officer an appropriate permit in respect of the stock.	35 36 37
		Maximum penalty: 10 penalty units.	38

	(2) The person in charge of stock is not required to produce an appropriate permit for inspection if the person claims that the stock are being conveyed under the authority of an order made or a permit issued under the <i>Stock Diseases Act 1923</i> .						
	(3)	A person in charge of stock who claims that stock are being conveyed as referred to in subsection (2) must, if requested to do so by the prescribed officer, produce that order or permit for inspection by the officer within 48 hours after the request is made.					
		Maxi	mum penalty: 10 penalty units.	9			
	(4)	In thi	s section, <i>prescribed officer</i> means any of the following:	10			
		(a)	an authorised officer,	11			
		(b)	a police officer,	12			
		(c)	an inspector appointed under the Stock Diseases Act 1923,	13			
		(d)	any other person prescribed by the regulations for the purposes of this paragraph.	14 15			
104	Power of Local Land Services to recover compensation in respect of damage caused to or on controlled travelling stock reserve						
	(1)	Local	l Land Services may recover from a person who:	18			
		(a)	damages a controlled travelling stock reserve, or	19			
		(b)	damages or destroys any structure or work located on a controlled travelling stock reserve,	20 21			
			nount equal to its expenses in rectifying the damage or replacing estroyed structure or work.	22 23			
	(2)	destri	section has effect irrespective of whether the damage or uction was perpetrated without intention, recklessness or gence.	24 25 26			
	(3)	affect	recovery from a person of an amount under this section does not t the liability of the person to be dealt with for an offence by or r this Act or under any other law arising out of the same matter.	27 28 29			
105	Exen	nption	power—Local Land Services	30			
	(1)		l Land Services may exempt a person or a class of persons in ng from the operation of this Part or a specified provision of this	31 32 33			
	(2)		exemption may be limited in duration or may be subject to such rs or circumstances as may be specified in the exemption.	34 35			

Travelling stock reserves and public roads

Part 6

(3)	Local Land Services may	cancel the exem	ption in writi	ng at any time.

(4) Local Land Services is to give notice in accordance with the regulations of any exemption given (or of any cancellation of an exemption made) under this section.

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Part 7		Stock watering places				
106	Decl	claration of stock watering places				
		publi	Minister administering the <i>Crown Lands Act 1989</i> may, by order shed in the Gazette, declare any of the following to be a stock ring place:	; ,		
		(a)	any Crown land, or land acquired under section 135 of the <i>Crown Lands Act 1989</i> for a stock watering place,	-		
		(b)	any land acquired for the purpose by a local authority.	8		
107	Decl	aratior	n of stock watering place as town water supply	ç		
			Minister administering this section may, by order published in the tte, declare a stock watering place to be a town water supply.	10 17		
108	Whi	ch bod	ies are to be controlling authorities of stock watering places?	12		
	(1)		controlling authority of a stock watering place that has been used to be a town water supply under section 107 is:	10 14		
		(a)	if the stock watering place is located within a local government area—the local authority, or	1: 10		
		(b)	if the stock watering place is not located within a local government area—a person or body nominated by the Minister.	17 18		
	(2)		controlling authority of a stock watering place that has not been used to be a town water supply is:	19 20		
		(a)	the body specified by the regulations as the controlling authority of the stock watering place, or	2 ²		
		(b)	if no body is so specified—Local Land Services.	23		
109	Controlling authority may construct water storage works					
	(1)	The c	controlling authority of a stock watering place may:	25		
		(a)	construct water storage works at the watering place, and	26		
		(b)	carry out improvements to any water storage works.	27		
	(2)	subje 111, i	controlling authority of a stock watering place is responsible, ect to any provision to the contrary of a lease granted under section for maintaining and, where necessary, repairing any water storage is constructed by it.	28 29 30 3		
	(3)	The c	cost of:	32		
		(a)	constructing a water storage work at a stock watering place that is not under the control of a local authority, or	33 34		

		(b) carrying out improvements, maintenance or repairs to any water storage work,	1 2
		is, subject to any provision to the contrary of a lease granted under section 111, payable by the relevant controlling authority.	3 4
	(4)	The controlling authority of a stock watering place must obtain the approval of the Minister before constructing a water storage work or carrying out any improvements, maintenance or repairs to a water storage work the cost of which exceeds \$20,000 (or such other amount as may be prescribed by the regulations).	5 6 7 8 9
	(5)	In this section:	10
		water storage works means tanks, dams, reservoirs, pumps (including windmills) and other works for storing water or for providing water.	11 12
110	Com	pensation for improvements on former stock watering place	13
	(1)	The Minister administering the <i>Crown Lands Act 1989</i> is liable to pay compensation for improvements made by a local authority or Local Land Services, as the controlling authority of a stock watering place, if the land on which the improvements are made is Crown land, or land acquired under section 135 of the <i>Crown Lands Act 1989</i> for a stock watering place, that ceases to be, or to form part of, the stock watering place as a consequence of the revocation or variation of the order declaring the stock watering place.	14 15 16 17 18 19 20 21
	(2)	The compensation must not exceed the current value of the improvements.	22 23
	(3)	If the Minister administering the <i>Crown Lands Act 1989</i> and the local authority or Local Land Services are unable to reach an agreement as to the amount of compensation payable under this section, either of them may apply to the appropriate local land board to determine the matter.	24 25 26 27
	(4)	The local land board to which application is made under this section must determine the amount of compensation payable.	28 29
111	Leas	ses of stock watering places	30
	(1)	The controlling authority of a stock watering place may, following auction, public tender or other means approved by Local Land Services, grant a lease of the watering place.	31 32 33
	(2)	The controlling authority must not grant a lease of a stock watering place for a period (including any period for which the lease could be extended or renewed by the exercise of an option) exceeding the period prescribed by the regulations.	34 35 36 37
	(3)	A lease of a stock watering place may, with the approval of the controlling authority of that place, be transferred to another person.	38 39

112					
	stoc	k		2	
		The o	controlling authority, or lessee, of a stock watering place must:	3	
		(a)	supply water (if available) to any person or stock of a class prescribed by the regulations, or	4 5	
		(b)	allow stock to depasture at the stock watering place in the circumstances, and in accordance with any conditions, prescribed by the regulations.	6 7 8	
113	Offence to damage stock watering place				
	(1)	autho sourc	rson must not intentionally or recklessly pollute or, without lawful prity, interfere with any water that flows into, or that is used as, the ce of supply for any stock watering place. imum penalty: 100 penalty units.	10 11 12 13	
	(2)	water water perso pollu	y person pollutes or, without lawful authority, interferes with any r that flows into, or that is used as, the source of supply for a stock ring place, the relevant controlling authority may recover from the on an amount equal to the cost of cleaning up or removing the ution or interference as a debt due in a court of competent diction.	14 15 16 17 18 19	
	(3)	whet	eedings may be brought under subsection (2) irrespective of her proceedings could be or have been brought for an offence r subsection (1) arising out of the same matter.	20 21 22	

offence.

Maximum penalty: 50 penalty units.

Par	t 8		ounding of unattended and trespassing	1
		sto	ck and abandoned articles	2
is an (included of Locase of private release dispose). This I	impour ding pig cal Land of artic e land se of in sed of l	nding and of Service les, the to impound on the sale, cludes	ing Act 1993 empowers persons appointed by Local Land Services (which uthority for the purposes of that Act) to impound and deal with animals deer) and articles in public places and places owned or under the control ces if, in the case of animals, they are unattended or trespassing or, in the y have been abandoned or left unattended. It also enables occupiers of bund and deal with animals trespassing on their land, provides for the ed animals and articles that are claimed by their owners and, if they are provides for the disposal of the proceeds of sale.	3 4 5 6 7 8 9 10
Impol	unding	Act 199	73.	12
114	Defi	nitions	i	13
	(1)	In thi	is Part:	14
		stock	includes pig and deer.	15
	(2)	in thi intention Note.	expression is defined in the <i>Impounding Act 1993</i> and is also used as Part, the expression as used in this Part has, unless the contrary tion appears, the same meaning as in that Act. Expressions used include: unding authority, which is defined to include Local Land Services. ended which is defined, in relation to an animal, to include abandoned or ang.	16 17 18 19 20 21 22
115	Unat	tende	d stock	23
		32 (3	c are not unattended for the purposes of sections 9 (2) (d) and (d) of the <i>Impounding Act 1993</i> if the stock are unattended on a or travelling stock reserve: in accordance with the authority conferred by (and any conditions of) a stock permit, or	24 25 26 27 28
		(b)	in any other circumstances prescribed by the regulations for the purposes of this paragraph.	29 30
116			causing or permitting stock to be on a public road, travelling rve or public land without authority	31 32
	(1)	stock autho stock	ck (whether attended or unattended) are on a public road, travelling a reserve or other public land except in accordance with the pority conferred by (and in accordance with any conditions of) a permit or by or under any law the owner of the stock, and the on in charge of the stock (if not the owner), are each guilty of an	33 34 35 36 37

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Clause 117		Local Land Services Bill 2013				
Part 8		Impounding of unattended and trespassing stock and abandoned articles				
	(2)	It is a defence to a prosecution for an offence against this section if the defendant proves that the defendant had taken all reasonable steps to prevent the contravention.	1 2 3			
	(3)	An impounding officer may impound any stock the impounding officer suspects to be on a public road, travelling stock reserve or other public land in contravention of this section in the same way that the impounding officer may impound an animal under section 9 of the <i>Impounding Act 1993</i> .	4 5 6 7 8			
117	Rele	ase of impounded stock	9			
		A person must not, without the authority of an impounding authority:	10			
		(a) release, or	11			
		(b) incite or assist any person to release,	12			
		any animal impounded, or seized or detained in a region for the purpose of being impounded.	13 14			
		Maximum penalty: 50 penalty units.	15			

Part 9		Transportation of stock by vehicle			
118	Defi	efinitions			
			is Part:	3	
			reditation Committee means the Stock Transportation reditation Committee constituted by section 125.	4 5	
		auth	orised officer means an authorised officer who is:	6	
		(a)	a police officer, or	7	
		(b)	an authorised officer who is authorised to exercise functions conferred on authorised officers by this Part.	8 9	
		stock	t means the following:	10	
		(a)	cattle,	11	
		(b)	sheep,	12	
		(c)	any other kind of animal declared by the regulations to be stock for the purposes of this Part.	13 14	
		stock	k transportation particulars—see section 119.	15	
			. Vehicle is defined in the Dictionary to this Act to include any means of rail, waterborne or airborne transport.	16 17	
		trans	sported stock statement means a document that contains stock sportation particulars and that is in a form approved for the purposes is Part under section 127.	18 19 20	
119	Stoc	Stock transportation particulars			
	(1)		the purposes of this Part, the following are stock transportation culars in relation to stock:	22 23	
		(a)	the date the transportation of the stock commenced or is to commence,	24 25	
		(b)	the address at which the stock were or are to be loaded to commence the transportation,	26 27	
		(c)	details of the type and number of stock being or to be transported,	28	
		(d)	if the stock are being or are to be transported for the owner or owners of the stock—the name and address of the owner of the stock (or, if there is more than one owner, of at least one of the owners),	29 30 31 32	
		(e)	if the stock are being or are to be transported for a person other than the owner or owners of the stock who is an employee of the owner or owners or is otherwise responsible for the stock—the name and address of that person,	33 34 35 36	
		(f)	the name and address of the person to whom the stock are being or are to be transported,	37 38	

		(g)	the address to which the stock are being or are to be transported (if different from the address referred to in paragraph (f)),	1 2
		(h)	any other particulars prescribed by the regulations.	3
	(2) In this section:		4	
			ess of a corporation means the registered office or sole or principal of business of the corporation.	5 6
120	Restrictions on the transport of stock by vehicle on a road			
	(1)	An owner of stock that are to be transported by a vehicle on a road must:		8
		(a)	duly complete a transported stock statement in relation to the stock, and	9 10
		(b)	if a person other than an owner is to transport the stock, make a copy of the statement,	11 12
		befor	re the commencement of the transportation.	13
		Maximum penalty: 20 penalty units.		14
		Note. Section 122 requires records of transported stock statements to be retained.		15 16
	(2)	If the owner of stock causes another person to transport the stock by		17
			ele on a road, the owner must provide the person in charge of the ele at the commencement of the transportation with a transported	18 19
		stock statement in relation to the stock before the commencement of the transportation.		20 21
		Maxi	imum penalty: 20 penalty units.	22
	(3)	The person who is in charge of a vehicle in which stock are being transported on a road must:		23 24
		(a)	be in possession of a transported stock statement in relation to the stock, and	25 26
		(b)	ensure that the stock correspond with the description of the stock specified in the document.	27 28
		Maxi	imum penalty: 20 penalty units.	29
	(4)	A person is not guilty of an offence under this section if the stock concerned are transported or are to be transported under the authority of:		30 31 32
		(a)	a stock permit, or	33
		(b)	an order made or a permit issued under the <i>Stock Diseases Act</i> 1923.	34 35

	(5)		section does not apply to the transport of stock by vehicle on a road e following circumstances:	1 2
		(a)	stock transported into New South Wales from another State or the Australian Capital Territory and transported within New South Wales for up to 30 kilometres before proceeding back into the other State or that Territory as part of an unbroken journey,	3 4 5 6
		(b)	stock transported across or along a road from one part of a holding to another part that would be contiguous with the first-mentioned part but for being separated by the road,	7 8 9
		(c)	stock transported to or from a place for treatment by a veterinary practitioner (within the meaning of the <i>Veterinary Practice Act 2003</i>),	10 11 12
		(d)	stock transported in any other circumstances prescribed by the regulations.	13 14
	(6)	In th	is section:	15
		owne	er of stock includes:	16
		(a)	an employee of the owner of the stock, and	17
		(b)	a person other than the owner of the stock who is responsible for the stock, and	18 19
		(c)	an employee of a person referred to in paragraph (b).	20
121	Rest	riction	on the consignment of stock by rail, water or air transport	21
	(1)	of ra the trans	rson must not consign stock that are to be transported by any form il, water or air transport to another person (the <i>consignee</i>) unless person has provided the consignee with a duly completed ported stock statement in respect of the stock. imum penalty: 20 penalty units.	22 23 24 25 26
	(2)	(unle trans respo	onsignee who is provided with a transported stock statement must ess the consignee is to be responsible for the stock during the port) provide a copy of the statement to the person who is to be onsible for the stock during the transport. imum penalty: 20 penalty units.	27 28 29 30 31
	(3)	A pe stock until	erson who is provided by a consignee with a copy of a transported a statement under subsection (2) must be in possession of the copy the end of the transport of the stock concerned. imum penalty: 20 penalty units.	32 33 34 35
	(4)	A pe	erson is not guilty of an offence under this section if the stock erned are consigned under the authority of:	36 37
		(a)	a stock permit, or	38

		(b)	an order made or a permit issued under the Stock Diseases Act 1923.	1 2
122	Reco	ords o	f transported stock statements to be retained	3
	(1)	section must	owner of stock who completes a transported stock statement under on 120 (1) in relation to stock that the owner transports by a vehicle tretain the statement for at least 2 years after the day on which the sportation ends.	4 5 6 7
	(2)	stock the	owner of stock who provides another person with a transported a statement under section 120 (2) or 121 (1) must retain a copy of statement for at least 2 years after the day on which the sportation ends.	8 9 10 11
	(3)	state	rson in charge of a vehicle who is provided with a transported stock ment under section 120 (2) must retain the statement for at least ars after the day the transportation ends.	12 13 14
	(4)	section	on signee who is provided with a transported stock statement under on 121 must retain the statement for at least 2 years after the day on the hit is provided.	15 16 17
		Max	imum penalty: 20 penalty units.	18
123	Pow	ers to	stop and search vehicles transporting stock	19
	(1)	Vehi	cle search powers	20
		searc	authorised officer may exercise any one or more of the vehicle ch powers in respect of a vehicle if the authorised officer has onable grounds to believe that the vehicle is being used to transport x.	21 22 23 24
	(2)	Powe	er to give reasonable directions	25
		section	on has the power to give reasonable directions (to facilitate the cise of the power) to any person:	26 27 28
		(a)	in or on the vehicle concerned, or	29
		(b)	in the vicinity of the vehicle concerned.	30
	(3)	Prec	onditions for exercise of vehicle search power	31
			uthorised officer may give a direction referred to in subsection (2) if, before giving the direction, the authorised officer:	32 33
		(a)	provides evidence to the person that he or she is an authorised officer (unless the authorised officer is a police officer in uniform), and	34 35 36

	(b)	in the case of a police officer in uniform—provides his or her name and place of duty, and	:
	(c)	informs the person of the reason for the direction, and	;
	(d)	warns the person that a failure to comply with the direction may be an offence.	!
(4)) Offe	nce	(
		erson must (unless the person has a reasonable excuse for not g so):	-
	(a)	stop a vehicle the person is in charge of when directed under this section to do so by an authorised officer, or	10
	(b)	comply with any other direction given under this section by an authorised officer.	11 12
	Max both	imum penalty: 50 penalty units or 12 months imprisonment, or .	1; 14
(5)) Defi	nition	15
	In th	is section:	16
	vehi	cle search power means any of the following powers:	17
	(a)	a power to stop a vehicle transporting stock for the purposes of determining whether or not:	18 19
		(i) the person in charge of the vehicle is in possession of the transported stock statements required by section 120, or	20 21
		(ii) the person responsible for the stock is in possession of the transported stock statements required by section 121 (2),	22 23
	(b)	the power to inspect any of the statements referred to in paragraph (a),	24 25
	(c)	the power to search a vehicle (whether or not stopped under paragraph (a)) transporting stock for the purposes of determining whether stock being transported appear to be the stock to which transported stock statements in the possession of the person in	26 27 28 29
		charge of the vehicle, or who is responsible for the stock, relate and to give reasonable directions to any person in the vehicle for the purpose of facilitating the search,	30 32 32
	(d)	the power to take possession of any stock or object found in the course of such a search that the authorised officer conducting the search suspects on reasonable grounds constitutes evidence of an	33 34 38
		offence under this Act or under any other law	36

124	Person in charge of vehicle transporting stock to give name and other particulars				
	(1)	An authorised officer may request the person in charge of a vehicle that the authorised officer has reasonable grounds to believe is being used to transport stock to give the person's name or residential address, or both.	3 4 5		
	(2)	An authorised officer may make a request referred to in subsection (1) only if, before making the request, the authorised officer:	6 7		
		(a) provides evidence to the person that he or she is an authorised officer (unless the authorised officer is a police officer in uniform), and	8 9 10		
		(b) in the case of a police officer in uniform—provides his or her name and place of duty, and	11 12		
		(c) informs the person of the reason for the request, and	13		
		(d) warns the person that a failure to comply with the request may be an offence.	14 15		
	(3)	A person who (without reasonable excuse):	16		
		(a) fails to comply with a request under this section, or	17		
		(b) in response to the request, gives a name or address that is false or misleading,	18 19		
		is guilty of an offence.	20		
		Maximum penalty: 10 penalty units.	21		
125	Stoc	ck Transportation Accreditation Committee	22		
	(1)	There is constituted by this section a Stock Transportation Accreditation Committee.	23 24		
	(2)	The Accreditation Committee consists of 3 members of whom:	25		
		(a) one is to be a person nominated by the Director-General, and	26		
		(b) one is to be a person nominated by the Commissioner of Police, and	27 28		
		(c) one is to be a person nominated by the Livestock and Bulk Carriers Association Incorporated.	29 30		
	(3)	The member referred to in subsection (2) (b) is to be the Chairperson of the Accreditation Committee.	31 32		
	(4)	The Accreditation Committee has such functions as are conferred or imposed on the Committee by or under this Act.	33 34		
	(5)	The procedure for the calling of meetings of the Accreditation Committee, and for the conduct of business at those meetings is, subject to this Act and the regulations, to be as determined by the Committee.	35 36 37		

	(6)	Two members constitute a quorum at a meeting of the Committee.	1
	(7)	A decision supported by a majority of the votes cast at a meeting of the Committee at which a quorum is present is the decision of the Committee.	2 3 4
	(8)	The Chairperson has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	5 6
126	Appl	lication for accreditation	7
	(1)	An application for approval of the form of a consignment note or other document as a transported stock statement made to the Accreditation Committee must be:	8 9 10
		(a) made in such manner and form as the Accreditation Committee may approve, and	11 12
		(b) supported by such information as the Accreditation Committee may require, and	13 14
		(c) accompanied by the application fee (if any) prescribed by the regulations.	15 16
	(2)	The Accreditation Committee may require an applicant to furnish to the Accreditation Committee, within such time as may be specified, such further particulars as the Accreditation Committee considers necessary to determine the suitability of the proposed form of consignment note or other document for accreditation.	17 18 19 20 21
127	Аррі	roval of form of transported stock statement	22
	(1)	The Accreditation Committee may, by order in writing, approve as a transported stock statement a form of consignment note or other document for the purposes of this Part on application made to the Committee under section 126.	23 24 25 26
	(2)	The Director-General may, by order published in the Gazette, approve as a transported stock statement a consignment note or other document for the purposes of this Part.	27 28 29
	(3)	An approval may be given subject to the condition that a document be compiled or identified in a manner specified by the Accreditation Committee or Director-General.	30 31 32

Par	t 10	Pes	sts	1
Note insec	. This Pa ts and c	art pro other m	vides for the control on public and private land in the State of animals, birds, nembers of the animal kingdom that are pests.	3
Divi	sion	1	Preliminary	4
128	Defir	itions	S	5
		In th	is Part:	6
		cont	<i>rol</i> of a pest includes the eradication of the pest.	7
			rolled land , in relation to a pest control order, means the land to the order applies.	8
		erad	licate means fully and continuously suppress and destroy.	10
			<i>lication order</i> means an individual eradication order or general ication order made under Division 3.	11 12
			teral destruction obligation means an obligation referred to in the son 130 (2) (a).	13 14
			ted destruction obligation means an obligation referred to in on 130 (2) (b).	15 16
			fication obligation means an obligation referred to in on 130 (2) (c).	17 18
			means any member of the animal kingdom declared by a pest rol order to be a pest.	19 20
		pest	control order means an order made under section 130.	21
129	Part	binds	Crown	22
		also,	Part binds the Crown, not only in right of New South Wales but so far as the legislative power of Parliament permits, the Crown in scapacities.	23 24 25
Divi	sion	2	Pest control orders	26
130	Minis	ster m	nay make pest control orders	27
	(1)	The	Minister may, by order published in the Gazette:	28
		(a)	describe any land to which the order applies (the <i>controlled land</i>), and	29 30
		(b)	declare any non-human mammal or any bird, insect, amphibian, fish, reptile, arthropod, insect, mollusc, crustacean or other member of the animal kingdom to be a <i>pest</i> on the controlled land, and	31 32 33 34

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	(c)	impose or confer any one or more of the obligations or powers described in subsection (2) in relation to that pest on the controlled land.	1 2 3
(2)	A pe	est control order may:	4
	(a)	impose a <i>general destruction obligation</i> requiring the occupier of the controlled land to eradicate the pest by any lawful method or by a method specified in the order, or	5 6 7
	(b)	impose a <i>limited destruction obligation</i> requiring the occupier of the controlled land to eradicate the pest by any lawful method or by a method specified in the order during specified stages of its development or life cycle, or	8 9 10 11
	(c)	impose a <i>notification obligation</i> requiring the occupier of land to give Local Land Services notice of the presence of the pest on the land as soon as practicable after becoming aware of its presence, or	12 13 14 15
	(d)	empower Local Land Services to serve an order in accordance with this Part on any occupier or owner (other than a public authority) of the controlled land requiring the occupier or owner to eradicate the pest by use of a method specified by Local Land Services in the order (an <i>individual eradication order</i>), or	16 17 18 19 20
	(e)	empower Local Land Services to publish an order in accordance with this Part requiring all occupiers of land within a region (or a specified part of a region) to eradicate the pest by use of any method specified by Local Land Services in the order (a <i>general eradication order</i>), or	21 22 23 24 25
	(f)	confer power on any authorised officer or class of authorised officers to take measures to carry out work on the controlled land to eradicate the pest, or	26 27 28
	(g)	confer on Local Land Services the power to give approval (whether or not subject to any condition) for any person or class of persons to keep the pest in captivity on the controlled land, or	29 30 31
	(h)	confer on Local Land Services a power to approve or order the use (whether or not subject to any condition) of a method of eradication of a pest other than a method (if any) that is specified in the pest control order, or	32 33 34 35
	(i)	prohibit the administration of any substance specified in the pest control order to the pest, or	36 37
	(j)	require Local Land Services to supply materials that have been provided to it for the eradication of the pest on controlled land free of charge to the occupier or owner of the land.	38 39 40

	(3)	An order may specify a method of eradication to be used in relation to a pest on controlled land that involves application of a substance or thing from the air.	1 2 3
	(4)	An order must not specify any method of eradication in relation to a pest that would constitute an act of cruelty committed upon an animal within the meaning of the <i>Prevention of Cruelty to Animals Act 1979</i> .	4 5 6
	(5)	The Minister may not make an order declaring any member of the animal kingdom that is protected fauna or a threatened species to be a pest.	7 8 9
	(6)	The land to which an order applies may be private land or public land, or both.	10 11
	(7)	An order may be made so as:	12
		(a) to apply generally or be limited in its application by reference to specified exceptions or factors, or	13 14
		(b) to apply differently according to different factors of a specified kind.	15 16
	(8)	In this section:	17
		public authority means a public authority other than a local authority.	18
31	Whe	n can a pest control order be made?	19
	(1)	A pest control order may be made by the Minister on the Minister's own initiative after consultation with Local Land Services or at the request of Local Land Services.	20 21 22
	(2)	The Minister must consult with such persons or organisations as may be prescribed by the regulations for the purposes of this subsection before making a pest control order declaring:	23 24 25
		(a) any member of the animal kingdom that is a native species, or	26
		(b) a game animal that is listed in Part 1 of Schedule 3 to the <i>Game and Feral Animal Control Act</i> 2002,	27 28
		to be a pest.	29
32	Requ	uests by Local Land Services for making of pest control orders	30
	(1)	Local Land Services may request the Minister to make a pest control order that is to apply to land in a region.	31 32
	(2)	The request is to be made in the form approved by the Director-General and is to be accompanied by such supporting information as is determined by the Director-General.	33 34 35

	(3)	Local Land Services must consult with such persons or organisations as may be prescribed by the regulations for the purposes of this subsection before requesting the Minister to make a pest control order that is to apply to land in a region.	1 2 3 4
133	Publ	ic notice of proposal to make order	5
	(1)	The Minister is to cause notice of a proposal to make a pest control order applying to land to be published in a newspaper circulating generally in the region in which the land is situated or, if the Minister considers it to be appropriate, throughout the whole State.	6 7 8 9
	(2)	The Minister's notice is to indicate when and where a copy of the proposed pest control order is to be placed on public exhibition and that submissions may be made on it.	10 11 12
	(3)	The Minister is to cause a copy of the proposed pest control order (and such other information as the Minister considers appropriate) to be placed on public exhibition for a period of not less than 21 days after notice of the proposal is given so that interested persons may make submissions on the proposal.	13 14 15 16 17
	(4)	The Minister is to take into consideration any submissions received on the proposed pest control order before the Minister makes the pest control order.	18 19 20
	(5)	The regulations may make provision for or with respect to the notification and exhibition of proposed pest control orders.	21 22
134	Cons	sultation	23
		The Minister must not make a pest control order that applies to land occupied by a public authority unless the Minister has consulted the public authority about the making of the proposed order.	24 25 26
135	Minis	ster may waive notice and consultation requirements	27
	(1)	It is not necessary to comply with the requirements of sections 133 and 134 to the extent that the Minister certifies in writing that, in the Minister's opinion, in the special circumstances of the case the public interest requires that the order be made without complying with those requirements.	28 29 30 31 32
	(2)	The Minister is to give reasons for so certifying in the notice given under section 137.	33 34

136	Maki	ing of order	1
		The Minister may make a pest control order in the same terms, or in substantially the same terms, as the proposed pest control order exhibited in accordance with section 133 or, in the case of an order in respect of which a certificate has been given under section 135, in whatever terms the Minister considers appropriate.	2 3 4 5 6
137	Noti	ce of making of order	7
		The Minister is to cause a notice of the making of a pest control order to be published in a newspaper circulating generally in the region in which the controlled land is situated or, if the Minister considers it to be appropriate, throughout the State.	8 9 10 11
138	Whe	n does a pest control order take effect?	12
		A pest control order takes effect on the day of its publication in the Gazette or on a later day specified in the order.	13 14
139	Dura	tion of pest control order	15
	(1)	A pest control order has effect (unless sooner revoked) for such period (not exceeding 5 years) as is specified in the order.	16 17
	(2)	A pest control order made in the circumstances mentioned in section 135 has effect (unless sooner revoked) for 3 months, or such lesser period as is specified in the order.	18 19 20
140	Ame	ndment and revocation of pest control orders	21
	(1)	The Minister may amend a pest control order by making another pest control order prepared in accordance with this Division.	22 23
	(2)	The Minister may at any time revoke a pest control order by notice published in the Gazette.	24 25
141	Com	pliance with Division	26
	(1)	Failure to comply with section 133 or 134 does not affect the validity of a pest control order.	27 28
	(2)	The Minister is taken to have observed the rules of procedural fairness if a pest control order is made in accordance with this Division.	29 30

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Pests Part 10

142	Obligations of owners and occupiers of private land					
	(1)	An occupier of any private land on whom a general destruction obligation in relation to a pest is imposed by a pest control order must eradicate any pest on the land by any lawful method (or, if the order specifies a method to be used, by the method specified). Maximum penalty: 50 penalty units.	2 3 4 5			
	(2)	An occupier of any private land on whom a limited destruction obligation in relation to a pest is imposed by a pest control order must eradicate any pest on the land during the stages of its development or life cycle specified in the order by any lawful method (or, if the order specifies a method to be used, by the method specified). Maximum penalty: 50 penalty units.	7 8 9 10 11			
	(3)	An occupier of any private land on whom a notification obligation in relation to a pest is imposed by a pest control order must give oral or written notice to Local Land Services of the presence of the pest on the land as soon as practicable after becoming aware of its presence. Maximum penalty: 20 penalty units.	13 14 15 16			
	(4)	An occupier of land within a region is not guilty of an offence under subsection (1) or (2) if the occupier uses a method to eradicate a pest other than that (if any) specified in the pest control order concerned and the method used has been approved by Local Land Services in accordance with this Part.	18 19 20 21 22			
143	Obli	gations of occupiers of public land	23			
	(1)	An occupier of any public land on whom a general destruction obligation in relation to a pest is imposed by a pest control order must (to the extent necessary to minimise the risk of the pest causing damage on any land) eradicate any pest on the land by any lawful method (or, if the order specifies a method to be used, by the method specified).	24 25 26 27 28			
	(2)	An occupier of any public land on whom a limited destruction obligation in relation to a pest is imposed by a pest control order must	29 30			

(to the extent necessary to minimise the risk of the pests causing damage

on any land) eradicate any pest on the land during the stages of its

development or life cycle specified in the order by any lawful method

(or, if the order specifies a method to be used, by the method specified).

An occupier of any public land on whom a notification obligation in

relation to a pest is imposed by a pest control order must give oral or

written notice to Local Land Services of the presence of the pest on the

land as soon as practicable after becoming aware of its presence.

	(4)	subsethe la	occupier of public land fulfills any obligation referred to in ection (1) or (2) if the occupier uses a method to eradicate a pest on and other than that (if any) specified in a pest control order applying he land and the method used has been approved by Local Land rices in accordance with this Part.	1 2 3 4 5
Divi	sion	3	Eradication orders	6
144	Whe	n may	v eradication orders be given?	7
	(1)	on c	al Land Services may give an eradication order in relation to a pest controlled land only if Local Land Services considers that it is essary to give it to ensure the effective eradication of the pest on the .	8 9 10 11
	(2)		ndividual eradication order is to be served on the occupier or owner are land concerned.	12 13
	(3)		eneral eradication order is to be published in a newspaper circulating erally in the region or part of the region concerned.	14 15
145	Peri	od for	compliance with eradication order	16
	(1)		eradication order must specify a reasonable period within which the as of the order are to be complied with, subject to this section.	17 18
	(2)	than cons	order may require compliance within a short period (not being less 24 hours) in circumstances which Local Land Services believes stitute a serious risk of harm being caused by the pest to which the r relates.	19 20 21 22
146	Reas	sons f	or order to be given	23
	(1)		al Land Services must give the occupier or owner of land to whom adividual eradication order is given reasons for the order.	24 25
	(2)	The	reasons may be given in the order or in another instrument.	26
	(3)	urge	reasons must be given when the order is given, except in a case of ncy. In a case of urgency, the reasons may be given the next king day.	27 28 29
147	Noti	ce of r	right to appeal against order	30
			al Land Services must, in giving an occupier or owner of private an individual eradication order:	31 32
		(a)	state that the person may appeal to the local land board against the order, and	33 34
		(b)	specify the period within which the appeal may be made.	35

148	Appeal against individual eradication order of Local Land Services					
	(1)	An occupier or owner of land (other than a public authority) given an individual eradication order by Local Land Services may appeal to the appropriate local land board only on any one or more of the following grounds:				
		(a) that Local Land Services was not authorised to give the order,	6			
		(b) that Local Land Services has failed to comply with the requirements of this Division in respect of the making of the order,	7 8 9			
		(c) that the action required to be taken under the order to eradicate the pest concerned is inappropriate or likely to be ineffective or that Local Land Services has failed to consider the feasibility of alternative action,	10 11 12 13			
		(d) that the period of time specified by the order for the taking of action is not reasonable.	14 15			
	(2)	The appeal must be made within 28 days or within the period specified by the order for taking action to eradicate the pest concerned, whichever is the lesser.	16 17 18			
	(3)	On hearing the appeal, the local land board may:	19			
		(a) amend or revoke the individual eradication order, or	20			
		(b) confirm the order.	21			
	(4)	If an appeal is made to a local land board against an individual eradication order, the order has no force or effect unless the local land board confirms or amends the order or the appeal is withdrawn.	22 23 24			
	(5)	If the local land board confirms or amends an individual eradication order, the order has force and effect from the day on which it is confirmed or amended.	25 26 27			
	(6)	If an appeal against an individual eradication order is withdrawn, the order is taken to have force and effect from the day on which the order was given.	28 29 30			
149	Indiv	vidual eradication order of Minister	31			
	(1)	Local Land Services may recommend to the Minister that an individual eradication order be given by the Minister to a public authority.	32 33			
	(2)	The Minister may serve an order on a public authority requiring the public authority to eradicate a pest specified in the order by use of a method specified by the Minister in the order within a period specified in the order.	34 35 36 37			

	(3)		ore giving an order to a public authority, the Minister must consult the public authority as to the giving of the order and its contents.	1 2
150	Obli	gation	s to comply with eradication orders	3
	(1)	eradi indiv	owner or occupier of land who is served with an individual ication order by Local Land Services must comply with the vidual eradication order. imum penalty: 50 penalty units.	4 5 6
	(2)	An o	occupier of land who is served with an individual eradication order the Minister must (to the extent that is reasonably practicable) ply with the eradication order.	8 9 10
	(3)	appli	occupier of private land to which a general eradication order ies must comply with the eradication order. imum penalty: 50 penalty units.	11 12 13
	(4)	must	occupier of public land to which a general eradication order applies t (to the extent that is reasonably practicable) comply with the eral eradication order.	14 15 16
Div	ision	4	Powers of authorised officers and others concerning eradication of pests	17 18
151	Erac	licatio	n of pests	19
		on a	authorised officer may take such measures and carry out such work ny controlled land as the authorised officer considers necessary to icate pests on the land if:	20 21 22
		(a)	a pest control order authorises the taking of such action, or	23
		(b)	the owner or occupier of the land has failed to comply with a pest control order or an eradication order applying to the land, or	24 25
		(c)	the owner or occupier of the land consents to the measures or work being taken or carried out.	26 27
152	Dest	ructio	n of pests may be required	28
	(1)	posse	authorised officer may, by notice in writing, require a person in ession of a live pest (other than a person who has an approval to the pest under section 156):	29 30 31
		(a)	to destroy the pest, or	32
		(b)	to move the pest to a specified place and there destroy it within a time specified in the notice, or	33 34
		(c)	to move the pest to a place where it is not a pest within a period specified in the notice.	35 36

	(2)	such	e person refuses or fails to comply with a requirement specified in a notice, an authorised officer may take the required action, ther or not it involves taking possession of the pest.	2
	(3)	may purp	outhorised officer who believes on reasonable grounds that a vehicle contain a pest (other than a pest that is being conveyed for the ose of complying with a requirement made under this section) may ne or more of the following:	
		(a)	require the driver to stop the vehicle,	8
		(b)	search the vehicle,	9
		(c)	if any pest is found in or on the vehicle, request the driver to move the vehicle to a specified place so that the pest may be destroyed,	1(1
		(d)	seize and destroy any pest found in or on the vehicle.	12
	(4)		erson who fails to comply with a requirement made of the person er this section by an authorised officer is guilty of an offence.	1; 14
		Max	imum penalty: 40 penalty units.	15
153	Com	pliand	ce notice—pests	16
	(1)		Minister or Local Land Services may, by notice given to the upier or owner of any controlled land, impose on the occupier or er:	17 18 19
		(a)	an inspection charge to cover the reasonable costs of any inspection of the land for the purposes of this Part, or	20 2°
		(b)	a charge to cover the reasonable expenses of any action taken by an authorised officer under this Part as a consequence of the occupier or owner failing to take any action the occupier or owner is required to take under this Part.	22 23 24 25
	(2)	The paid.	notice is to specify the day on or before which the charge is to be	26 27
	(3)	contr	otice must not be given in respect of any action taken that a pest rol order specifies is to be carried out by the State free of cost to the upier or owner of land. See Division 1 of Part 12 and Schedules 3 and 5 on recovery of unpaid des.	28 29 30 3 ⁻ 32
154	Cont		ons towards eradication of pests that are insects	33
	(1)		Minister may, by notice, require Local Land Services to pay to the	34
	(1)	Mini	ister an amount as a contribution to the cost of any action taken or e taken by the Minister in eradicating pests that are insects.	3: 3:
	(2)		otice cannot be given by the Minister under this section unless the lister is authorised to give the notice by a pest control order.	37

	(3)	A contribution is payable within such period after the notice is given as is specified in the notice or within such other period as the Minister allows.	1 2 3
	(4)	Any contribution that remains unpaid is recoverable by the Minister from Local Land Services in a court of competent jurisdiction.	4 5
155	Mon inse	ney advanced or paid to Minister for eradication of pests that are	6 7
	(1)	The Treasurer may advance to the Minister, on such terms and conditions as may be determined by the Treasurer in consultation with the Minister, money required for any of the following purposes:	8 9 10
		(a) money for purchase of materials for the eradication of pests that are insects,	11 12
		(b) money for meeting the cost of eradicating pests that are insects as provided by this Part,	13 14
		(c) money for paying any contribution required to be made by the State to the Australian Plague Locust Commission.	15 16
	(2)	The Minister may apply money advanced under this section only for the purpose for which it is advanced.	17 18
Divi	ision	5 Miscellaneous	19
156		roval to keep pest in captivity or use alternative method of dication	20 21
	(1)	If Local Land Services is empowered by a pest control order to give approval to keep a pest in captivity, any person may apply in writing to Local Land Services for approval for the person to keep the pest in captivity on specified land.	22 23 24 25
	(2)	If Local Land Services is empowered by a pest control order to give approval for use of an alternative method of eradication of a pest, any person may apply in writing to Local Land Services for approval to use an alternative method of eradication described in the application to that specified in the order.	26 27 28 29 30
	(3)	Local Land Services may give the approval sought in writing subject to the conditions (if any) stated in the approval.	31 32
	(4)	An application under this section is taken (for the purposes only of any appeal) to have been refused if it has not been determined within the period of 40 days after the making of the application.	33 34 35

157	Appeal against refusal to approve keeping of pest in captivity or use alternative eradication method					
	(1)	An applicant for an approval under section 156 may appeal to the appropriate local land board against a decision of Local Land Services to refuse to give the approval sought.	;			
	(2)	The appeal must be made within 28 days of the refusal.	(
	(3)	On hearing the appeal, the local land board may:	-			
		(a) revoke the decision and give the approval sought (whether or not subject to conditions), or	;			
		(b) confirm the decision.	10			
	(4)	A decision of the local land board on an appeal is to be given effect to as if it were the decision of Local Land Services.	1 ⁻			
158	Offe	nces relating to pests kept in captivity	1;			
	(1)	A person must not keep a pest in captivity on any land except in accordance with an approval to keep the pest in captivity on the land given under section 156.	14 18 10			
		Maximum penalty: 20 penalty units.	17			
	(2)	Any person who (without lawful excuse) liberates, or attempts to liberate, a pest from captivity is guilty of an offence.	18 19			
		Maximum penalty: 50 penalty units.	20			
159	Offe	nce of administering prohibited substance to pests	2			
	(1)	A person must not administer any substance to a pest if the substance is declared by the pest control order relating to the pest to be a prohibited substance in relation to a pest of that kind.	2: 2: 2:			
		Maximum penalty: 100 penalty units.	2			
	(2)	For the purposes of any proceeding for an offence under this section, if it is proved that a prohibited substance was administered to a pest, it is, until the contrary is proved, to be presumed that the owner (if any) of the pest administered the substance.	20 21 28			
160	Offe	nces involving fences and pests and conveyance of pests	30			
	(1)	A person must not, without lawful excuse, carry, drive or pass a pest through, under or over a fence or gate on any land (whether controlled land or otherwise) that is designed to prevent such a pest from entering land.	3: 3: 3: 3:			
		Maximum penalty: 50 penalty units.	3			

	(2)	A pe	erson must not, without lawful excuse:	1
		(a)	leave open a gate in a fence on any land (whether controlled land	2
			or otherwise) that is designed to prevent pests from entering land,	3
		(1.)	or	4
		(b)	destroy or damage any such fence or gate, or	5
		(c)	interfere with any such fence or gate or the surface or subsurface under it in a manner likely to impair its effectiveness as a barrier	6 7
			to such pests.	8
		Max	imum penalty: 50 penalty units.	9
	(3)		erson must not, without lawful excuse, convey a live pest from one to another (whether by vehicle or otherwise).	10 11
		Max	imum penalty: 200 penalty units.	12
161	Dam	age, d	lestruction, removal of eradication devices	13
		A pe	erson must not, without lawful excuse:	14
		(a)	destroy, damage or remove any thing that is being used or	15
			intended to be used for the purposes of eradicating pests in accordance with this Part, or	16 17
		(b)	interfere with any such thing in a manner that is likely to impair	18
		(0)	its effectiveness.	19
		Max	imum penalty: 50 penalty units.	20
162	Cam	paign	s for eradication of pests	21
	(1)		al Land Services may conduct (or participate in the conduct of)	22
			paigns for the eradication of pests and may make any necessary	23
			ngements and take all necessary steps for carrying out such paigns.	24 25
	(2)	Arra	ngements under this section may be made with other authorities,	26
	()		the occupiers or owners of land or persons within a region or with	27
			government of this or any other State, the Commonwealth or a	28
		Terri	itory.	29
163	Disp	utes b	petween a Minister and another Minister	30
	(1)		lispute arises between the Minister and another Minister or between	31
			Minister and the Minister responsible for a public authority in aection with:	32
				33
		(a)	the eradication of pests on the whole or part of public land for which the other Minister or a public authority is responsible, or	34 35

	(b) the implementation of any measure with respect to the eradication of pests on that land,	1 2
	a party to the dispute may submit the dispute to the Premier for settlement.	3 4
(2)	On submission of a dispute to the Premier, the Premier may hold an inquiry into the dispute and may make such decisions about the dispute	5 6
	as the Premier thinks fit, having regard to the public interest and the circumstances.	7 8
(3)	A Minister or public authority must comply with a decision of the	9
	Premier under this section and for that purpose is empowered to do so, despite the provisions of this or any other Act.	10 11
	despite the provisions of this of any other Act.	1.1

Par	t 11	Pov	wers of authorised officers	1
Divi	sion	1	Preliminary	2
164	Powe	er of e	ntry	3
	(1)	offic offic	uthorised officer may enter any premises to enable the authorised er to exercise any function conferred or imposed on the authorised er, or any function of Local Land Services that the officer is orised to exercise, by or under this Act.	4 5 6 7
	(2)	such neces	authorised officer may enter premises with such persons and with vehicles, horses and dogs as the authorised officer considers are ssary to enable or assist the authorised officer to exercise the tion concerned.	8 9 10 11
165	Purp	oses f	for which powers under Part may be exercised	12
		Powe	ers may be exercised under this Part for the following purposes:	13
		(a)	for determining whether there has been compliance with or a contravention of this Act or the regulations or any order, licence, notice, permit or requirement issued or made under this Act,	14 15 16
		(b)	for obtaining information or records for purposes connected with the administration of this Act,	17 18
		(c)	for the purpose of enabling Local Land Services, the authorised officer or any other person to exercise any function conferred or imposed on the person under this or any other Act.	19 20 21
166	Effec	t on o	other functions	22
		Noth	ing in this Part affects any function under any other Part of this Act.	23
Divi	sion	2	Authorised officers	24
167	Auth	orised	d officers	25
		perso purpo	authorising authority may appoint a police officer or any other on (including a class of persons) as an authorised officer for the oses of this Act. Authorising authority is defined in the Dictionary.	26 27 28 29
168	Scop	e of a	uthority	30
	(1)	gene	authorisation of a person as an authorised officer can be given rally, or subject to conditions, limitations or restrictions or only for ed purposes.	31 32 33

	(2)	instr in su	authority of an authorised officer may be limited by the relevant ument of appointment to the functions, or the exercise of functions ach region or part of a region, as are specified in the instrument of bintment.	1 2 3 4
	(3)	restri	ach authorisation is given subject to conditions, limitations or ictions or only for limited purposes, nothing in this Act authorises equires the authorised officer to act in contravention of the litions, limitations or restrictions or for other purposes.	5 6 7 8
169	Iden	tificati	ion	9
	(1)		ry authorised officer, other than a police officer, is to be provided by authorising authority with an identification card.	10 11
	(2)	this requ	Act, an authorised officer, other than a police officer, must, if ested to do so by any person affected by the exercise of the tions, produce the officer's identification card to the person.	12 13 14 15
	(3)	this to do	the course of exercising the functions of an authorised officer under Act, an authorised officer who is a police officer must, if requested to so by any person affected by the exercise of the functions, produce for her identification as a police officer (unless he or she is in form).	16 17 18 19 20
	(4)	An io	dentification card is a card or document that:	21
		(a)	states that it is issued under this Act, and	22
		(b)	gives the name of the person to whom it is issued, and	23
		(c)	describes the nature of the powers conferred and the source of the powers, and	24 25
		(d)	states the date (if any) on which it expires, and	26
		(e)	describes the kind of premises to which the power extends, and	27
		(f)	bears the signature of the person prescribed by the regulations for the purposes of this paragraph.	28 29
170	Time	of en	ntry	30
		An a	authorised officer may enter any premises at any reasonable time.	31
171	Entr	y into	residential premises only with permission or warrant	32
		prem the	Part does not empower an authorised officer to enter any part of nises used only for residential purposes without the permission of occupier or the authority of a search warrant issued under on 178.	33 34 35 36

172	Pow	ers of	authorised officers to do things on premises	1
	(1)	anytł done	authorised officer may, at any premises lawfully entered, do ning that in the opinion of the authorised officer is necessary to be for the purposes of this Act, including (but not limited to) the as specified in subsection (2).	2 3 4 5
	(2)		authorised officer who enters premises may do any or all of the wing:	6 7
		(a)	inspect the premises,	8
		(b)	search the premises,	9
		(c)	examine, seize, detain or remove any pest in or about those premises,	10 11
		(d)	examine, seize, detain or remove any other thing that the authorised officer has reasonable grounds to believe is being used to contravene this Act or the regulations,	12 13 14
		(e)	require the production of and inspect any records in or about those premises,	15 16
		(f)	take copies of, or extracts or notes from, any such records,	17
		(g)	require any person in or about those premises to answer questions or otherwise furnish information,	18 19
		(h)	require the occupier of those premises to provide the authorised officer with such assistance and facilities as are reasonably necessary to enable the authorised officer to exercise his or her functions,	20 21 22 23
		(i)	remove or destroy or cause to be removed or destroyed any pest found in or about those premises that is being kept in captivity without lawful authority,	24 25 26
		(j)	break open and search any box, container, package or receptacle (including any place that could be used as a receptacle) in or about those premises,	27 28 29
		(k)	examine or muster any stock.	30
173	Noti	ce of e	entry	31
	(1)	autho writte	re an authorised officer enters premises under this Part, the orising authority must give the occupier of the premises oral or en notice of the intention to enter the occupier's premises on a day ithin a period of days specified in the notice.	32 33 34 35
	(2)		day or any day within the period of days specified must not be the on which the notice is given.	36 37

	(3)	This	section does not require notice to be given:	1
		(a)	if entry to the premises is made with the consent of the occupier of the premises, or	2
		(b)	if entry has been authorised by a search warrant issued under section 178, or	4 5
		(c)	if entry is required urgently and the authorising authority has authorised in writing (either generally or in the particular case) entry without notice, or	6 7 8
		(d)	if the authorised officer concerned is a police officer and the giving of notice would defeat the purpose for which it is intended to exercise the power of entry, or	9 10 11
		(e)	if entry is required to eradicate any pest kept in captivity without lawful authority.	12 13
174	Use	of for	ce	14
	(1)	prem this	onable force may be used for the purpose of gaining entry to any bises (other than residential premises) under a power conferred by Part but only if authorised by the authorising authority in rdance with this section and in accordance with any guidelines.	15 16 17 18
	(2)	has a	orce is to be exercised in any case unless the authorising authority authorised in writing (either in a specified class of cases or in the cular case) the use of force in the circumstances of the case.	19 20 21
	(3)	force	eneral authority given by the authorising authority for the use of e is invalid. The authority is to specify the circumstances that are ired to exist in a case before force is used.	22 23 24
175	Noti	ficatio	n of use of force or urgent entry	25
	(1)		uthorised officer must give the authorising authority prompt oral or en advice of:	26 27
		(a)	any use of force by the authorised officer for the purpose of gaining entry to premises, or	28 29
		(b)	any entry to premises by the authorised officer without notice having been given to the occupier of the premises of the intention to enter as required by section 173.	30 31 32
	(2)		authorising authority must give notice of the entry to such persons athorities as appear to be appropriate in the circumstances.	33 34
176	Care	to be	taken	35
			e exercise of a function under this Part, an authorised officer must slittle damage as possible.	36 37

177	Com	pensation	1
		An authorising authority must compensate all interested parties for any damage caused by an authorised officer who enters premises under this Part in entering the premises (but not any damage caused by exercising any other function), unless the occupier of the premises obstructed, hindered or restricted the authorised officer in the exercise of the power of entry.	2 3 4 5 6 7
178	Sear	ch warrant	8
	(1)	An authorised officer under this Act may apply to an authorised officer within the meaning of the <i>Law Enforcement (Powers and Responsibilities) Act 2002</i> for a search warrant if the authorised officer under this Act has reasonable grounds for believing that a provision of this Act or the regulations has been or is being or is about to be contravened in or about any premises.	9 10 11 12 13 14
	(2)	An authorised officer under this Act may not apply for a search warrant to search premises unless the authorised officer under this Act has notified the authorising authority of the intended application.	15 16 17
	(3)	An authorised officer within the meaning of the <i>Law Enforcement</i> (<i>Powers and Responsibilities</i>) <i>Act 2002</i> to whom an application is made under this section may, if satisfied that there are reasonable grounds for doing so, issue a warrant authorising an authorised officer under this Act named in the warrant to enter the premises and to exercise there the powers under section 172.	18 19 20 21 22 23
	(4)	Division 4 of Part 5 of the <i>Law Enforcement (Powers and Responsibilities) Act 2002</i> applies to a search warrant issued under this section.	24 25 26
179	Auth	orised officer may request assistance	27
	(1)	An authorised officer may request the assistance of any police officer if the authorised officer reasonably believes that the performance of functions conferred or imposed by or under this Act will be obstructed.	28 29 30
	(2)	An authorised officer may request the assistance of any person the authorised officer believes to be capable of providing assistance in the performance of functions conferred or imposed by or under this Act.	31 32 33
Divi	sion	3 Offences in relation to authorised officers	34
180	Offe	nce: obstructing authorised officer	35
	(1)	A person who:	36
	•	(a) prevents an authorised officer from exercising a function conferred or imposed by or under this Act, or	37 38

		(b)	hinders, obstructs, threatens or assaults an authorised officer in the exercise of such a function, or	1 2
		(c)	without reasonable excuse, refuses or fails to comply with a requirement made or to answer a question of an authorised officer asked in accordance with this Act or the regulations, or	3 4 5
		(d)	furnishes an authorised officer with information knowing that it is false or misleading in a material particular,	6 7
		is gui	ilty of an offence.	8
		Maxi	mum penalty: 50 penalty units.	9
	(2)		rson is not guilty of an offence under subsection (1) (c) unless it is dished that, at the material time, the authorised officer:	10 11
		(a)	identified himself or herself as an authorised officer, and	12
		(b)	warned the person that a failure or refusal to comply with the requirement may constitute an offence.	13 14
181	Offer	nce: in	npersonating authorised officer or other authorised person	15
			rson who impersonates or falsely represents that the person is an orised officer is guilty of an offence.	16 17
		Maxi	imum penalty: 10 penalty units.	18

Par	t 12	Enforcement provisions	1
Divi	sion	Recovery of outstanding rates, charges and other amounts	2
182	Sale	of land for unpaid amounts owing to Local Land Services	4
		Local Land Services may sell land to recover unpaid rates, levies or contributions of a kind prescribed by the regulations owing to it in accordance with Schedule 5.	5 6 7
183	Reco	very of rates, charges, fees and other unpaid amounts	8
	(1)	Any rate, charge, fee or other money due or payable to Local Land Services or any other person under this Act may be recovered by Local Land Services or the person as a debt in a court of competent jurisdiction.	9 10 11 12
	(2)	The amount of any judgment that is recovered in proceedings brought under this section, and of any costs awarded to Local Land Services or other person concerned in respect of the proceedings, is a charge on any land (other than public land) concerned.	13 14 15 16
	(3)	Schedule 5 applies to an amount or any part of an amount awarded or ordered to be paid to Local Land Services or any other person under this section that remains unpaid after the expiration of 5 years from the date of the judgment or order of the court concerned.	17 18 19 20
	(4)	The provisions of this section have effect despite anything contained in section 42 of the <i>Real Property Act 1900</i> .	21 22
184	Accr	ual of interest on overdue rates, charges and other amounts	23
	(1)	Interest accrues on rates, charges and other amounts payable to an authority, the Minister or any other person under this Act.	24 25
	(2)	Interest accrues on a daily basis or on such other basis as is determined by Local Land Services or the person concerned.	26 27
	(3)	The rate of interest is that set by Local Land Services or the person concerned but must not exceed the rate specified for the time being by the Minister by notice published in the Gazette.	28 29 30
	(4)	Accrued interest is, for the purpose of its recovery, taken to be a rate, charge or amount that is due and payable.	31 32
	(5)	Interest continues to accrue on unpaid rates, charges or amounts even though judgment for payment of the rates, charges or amounts may have been obtained in a court. Interest is not payable on the judgment debt, despite any other Act.	33 34 35 36

185	Spec	cial pro	ovision with respect to recovery of unpaid rates and charges	1	
		for t	bite anything to the contrary in the <i>Limitation Act 1969</i> , proceedings the recovery of a rate or charge may be commenced at any time in 20 years after the date when the rate or charge becomes payable.	2 3 4	
186		ates, w unts	vaiver, refund or writing off of rates, charges and other	5 6	
	(1)	Loca	l Land Services may do any one or more of the following:	7	
		(a)	grant a rebate or waive payment of a rate, charge or other amount due or payable to it under this Act or the regulations or any part of such a rate, charge or other amount,	8 9 10	
		(b)	refund any rate, charge or other amount in whole or in part,	11	
		(c)	write off any rate, charge or other amount.	12	
	(2)	Actio	on under this section may be taken in a particular case or class of s.	13 14	
Divi	sion	2	Proceedings for offences	15	
187	Proceedings for offences				
	(1)		eedings for an offence against this Act or the regulations are to be with summarily before the Local Court.	17 18	
	(2)		eedings for an offence against this Act may instead be dealt with narily before the Supreme Court in its summary jurisdiction.	19 20	
	(3)	Cour	maximum monetary penalty that may be imposed by the Local t in proceedings for an offence against this Act or the regulations 0 penalty units.	21 22 23	
	(4)	proce	maximum penalty that may be imposed by the Supreme Court in eedings for an offence against this Act is the maximum penalty ified by the relevant section in respect of the offence.	24 25 26	
188	Time	withi	n which summary proceedings may be commenced	27	
	(1)	Proce	eedings for an offence under this Act or the regulations may be menced:	28 29	
		(a)	in the case of a prescribed offence—within but not later than 2 years after the day on which the offence is alleged to have been committed, or	30 31 32	
		(b)	in any other case—within but not later than 12 months after that day.	33 34	
	(2)		section applies only to proceedings that are to be dealt with narily.	35 36	

	(3)	This section ap 1986 or any oth	oplies despite anything in the Criminal Procedure Act ner Act.	1 2
	(4)	In this section:		3
		prescribed offe	nce means:	4
		(a) an offend stock),	ce arising under section 58 (Annual returns of land and	5 6
			ce against this Act that is declared by the regulations to cribed offence for the purposes of this section.	7 8
189	Pena	Ity notices for o	certain offences	9
	(1)	appears to the of this Act or the	officer may serve a penalty notice on a person if it officer that the person has committed an offence against ne regulations, being an offence prescribed by the a penalty notice offence.	10 11 12 13
	(2)	not wish to have within the time	the is a notice to the effect that, if the person served does be the matter determined by a court, the person can pay, and to the person specified in the notice, the amount of bed by the regulations for the offence if dealt with under	14 15 16 17 18
	(3)		the under this section is declared to be a penalty notice for the <i>Fines Act 1996</i> .	19 20
	(4)	A penalty notic	e may be served personally or by post.	21
	(5)		of penalty prescribed for an alleged offence is paid under to person is liable to any further proceedings for the state.	22 23 24
	(6)	liability for the	this section is not to be regarded as an admission of purpose of, and does not in any way affect or prejudice, action or proceeding arising out of the same occurrence.	25 26 27
	(7)	The regulations	s may:	28
			e an offence for the purposes of this section by specifying ace or by referring to the provision creating the offence,	29 30 31
		(b) prescribe with und	e the amount of penalty payable for the offence if dealt er this section, and	32 33
		(c) prescribe classes o	e different amounts of penalties for different offences or f offences.	34 35
	(8)	The amount of not to exceed the offence by	a penalty prescribed under this section for an offence is the maximum amount of penalty that could be imposed for a court.	36 37 38

	(9)	made	section does not limit the operation of any other provision of, or under, this or any other Act relating to proceedings that may be in respect of offences.	1 2 3	
190	Pena	alties b	elong to Local Land Services	4	
	(1)	Act the	hever any monetary penalty is imposed for an offence against this hat is prosecuted by Local Land Services the proper officer of the that imposed the penalty must pay the amount of the penalty to Land Services.	5 6 7 8	
	(2)	section author	nount paid to Local Land Services under this section, or paid under on 189 for a penalty payable under a penalty notice served by an orised officer appointed by Local Land Services, belongs to Local Services.	9 10 11 12	
	(3)	This s	section applies irrespective of any other law to the contrary.	13	
191	Cou	t may	order payment of additional penalty in certain cases	14	
	(1)	section addition to Lo compof agi	A court that finds a person guilty of an offence under a prescribed section (whether or not it convicts the person of the offence), may, in addition to any other penalty that it may impose, order the person to pay to Local Land Services an amount sufficient to reimburse or compensate Local Land Services for any expenses (including any costs of agistment) incurred or losses suffered by Local Land Services as a result of the offence.		
	(2)	In this	s section:	22	
		presci	ribed section means any of the following sections:	23	
		(a)	section 84 (Movement and grazing of stock authorised by stock permits must comply with Act and regulations), or	24 25	
		(b)	section 116 (Offence of causing or permitting stock to be on a public road, travelling stock reserve or public land without authority).	26 27 28	
192	Offer matt		elating to provision of information in relation to certain	29 30	
	(1)	regula provid	rson who, having been required under a provision of this Act or the ations to provide information, fails without reasonable excuse to de that information is guilty of an offence. mum penalty: 10 penalty units.	31 32 33 34	
	(2)	perso	rson must not make a statement for the purposes of this Act to a n engaged in the administration of this Act, or make a statement in ficial document under this Act, that the person knows:	35 36 37	
		(a)	is false or misleading in a material respect, or	38	

		(b) omits material matter.	1
		Maximum penalty: 20 penalty units.	2
	(3)	A document is an <i>official document</i> under this Act if it is an application, return, declaration or other document that is required to be given to the Minister, the Board, Local Land Services, the Director-General or an authorised officer for the purposes of this Act or the regulations.	3 4 5 6
	(4)	A person who forges or fraudulently alters any permit, licence, authority or other document issued or purporting to be issued under this Act is guilty of an offence. Maximum penalty: 100 penalty units.	7 8 9 10
193	Onus	of proof concerning reasonable or lawful excuse	11
		In any proceedings under this Act, the onus of proving that a person had a reasonable or lawful excuse (as referred to in any provision of this Act or the regulations) lies with the defendant. Note. See also sections 156 (Public documents) and 158 (Evidence of certain public documents) of the <i>Evidence Act 1995</i> in relation to proof of various matters in proceedings under this Act.	12 13 14 15 16 17
Divi	sion 3	B Miscellaneous	18
194	Gene	ral description of land sufficient for purposes of legal proceedings	19
		For the purposes of any proceedings, or an order, notice or permit given, under this Act or the regulations:	20 21
		(a) a holding or land need not be described by metes and bounds, and	22
		(b) it is sufficient if the holding or land is referred to by its name, location or boundaries or in any other way that adequately identifies it.	23 24 25
195	Legal unkn	proceedings against an occupier or owner whose name is own	26 27
		If the name of the occupier or owner of a holding or land is unknown to a person who wishes to serve a notice or other document or bring proceedings against that occupier or owner under this Act, the notice or document may be served on, or the proceedings may be brought against, the occupier or owner of the holding or land without specifying the name of that occupier or owner.	28 29 30 31 32 33

196		sdictio eedin	on of court or local land board not to be ousted in certain	1 2
	(1)	beca	jurisdiction of a court or local land board is not affected merely use, in proceedings before the court or board under or for the oses of this Act or the regulations, a question arises concerning:	3 4 5
		(a)	title to land, or	6
		(b)	any matter in which rights in future may be bound, or	7
		(c)	any general right or duty.	8
	(2)		exision of a court or local land board relating to such a question is evidence in any other court or in any other legal proceeding.	9 10
197	Proc	of of ce	ertain matters not required	11
			ny proceedings under this Act, proof is not required (unless ence is given to the contrary) of any of the following:	12 13
		(a)	the constitution of the Board or a local board,	14
		(b)	any resolution of the Board or a local board,	15
		(c)	the election or appointment of, or holding of office by, a member of the Board or a local board,	16 17
		(d)	the presence of a quorum at a meeting of the Board or a local board,	18 19
		(e)	the constitution of a particular region,	20
		(f)	the boundaries of a region or of a part of a region,	21
		(g)	the fact that specified land or a specified place is or is not within a particular region or a particular part of a region,	22 23
		(h)	the appointment of any district veterinarian or any other member of the Government Service employed to enable Local Land Services to carry out its functions,	24 25 26
		(i)	the fact that the defendant is, or at any relevant time was, the occupier, owner, manager or caretaker of a holding or land to which the proceedings relate if the defendant is so described in the process by which the proceedings were initiated,	27 28 29 30
		(j)	the fact that a holding or land to which the proceedings relate is within the jurisdiction of a particular court or local land board,	31 32
		(k)	the notification, dedication, reservation or declaration of a travelling stock reserve or stock watering place.	33 34

Part 13		Administration of functions of Local Land Services or local board		
198	Appo Serv		nt of administrator of all or some functions of Local Land	3 4
	(1)		Minister may, by order published in the Gazette, appoint a person fied in the order as administrator of:	5 6
		(a)	all of the functions of Local Land Services, or	7
		(b)	one or more (but not all) of the functions of Local Land Services specified in the order.	8 9
	(2)	An or	rder may be made:	10
		(a)	if the Board has failed to comply with any direction of the Minister, or to carry out to the satisfaction of the Minister, any of its functions, or	11 12 13
		(b)	in such other circumstances as may be prescribed by the regulations.	14 15
199	Appo	ointme	nt of administrator of all or some functions of local boards	16
	(1)	The N	Minister may, by order published in the Gazette, appoint a person fied in the order as administrator of:	17 18
		(a)	all of the functions of a local board, or	19
		(b)	one or more (but not all) of the functions of a local board specified in the order.	20 21
	(2)	An or	rder may be made:	22
		(a)	if the local board has failed to comply with any direction of Local Land Services or to carry out any of its functions to the satisfaction of Local Land Services, or	23 24 25
		(b)	in such other circumstances as may be prescribed by the regulations.	26 27
200	Prov	isions	applicable to administrators	28
	(1)		administrator holds office (subject to this Act) for such period as be specified in the administrator's instrument of appointment.	29 30
	(2)	subje admir	dministrator appointed under this Part has and may exercise, ct to any conditions specified in the order appointing the nistrator, the functions of Local Land Services or the local board fied in the order.	31 32 33 34

(3)	Any delegation or authority made or conferred by the Board in respect of any function of Local Land Services that may be exercised by an administrator appointed under this Part ceases to have effect on that appointment.	1 2 3 4
(4)	Any delegation or authority made or conferred by a local board in respect of any function of the local board that may be exercised by an administrator appointed under this Part ceases to have effect on that appointment.	5 6 7 8
(5)	The regulations may make provision for or with respect to administrators appointed under this Part.	9 10
(6)	Schedule 4 has effect with respect to an administrator appointed under this Part.	11 12

Par	t 14	Mis	cellaneous	1
201	Acqu	uisitior	n of land	2
	(1)	agree	l Land Services may, for the purposes of this Act, acquire land by ement or compulsory process in accordance with the <i>Land isition (Just Terms Compensation) Act 1991</i> .	3 4 5
	(2)	land	the purposes of the <i>Public Works Act 1912</i> , any such acquisition of is taken to be an authorised work and Local Land Services is, in on to that authorised work, taken to be the Constructing Authority.	6 7 8
	(3)		ons 34–37 of the <i>Public Works Act 1912</i> do not apply in relation to s constructed under this Act.	9 10
202	Entry	on la	nd for construction of works and other purposes	11
	(1)	In thi	is section:	12
		const	truct includes repair or maintain.	13
		work	includes any building or structure.	14
	(2)	inspe follo	l Land Services may, by its staff and other persons, enter and ect any land (other than a dwelling) for the purpose of exercising the wing functions, and there construct any work that it is required or orised by or under this Act to construct on the land:	15 16 17 18
		(a)	functions relating to natural resource management,	19
		(b)	any other functions prescribed by the regulations.	20
	(3)		rson must not, without reasonable excuse, obstruct or hinder Local Services acting under this section.	21 22
		Maxi	mum penalty: 10 penalty units.	23
	(4)	In rel	lation to land entered or works constructed, Local Land Services:	24
		(a)	is to do as little damage as possible in exercising its functions under this section, and	25 26
		(b)	is to compensate all persons who suffer damage by the exercise of those functions.	27 28
	(5)		pensation may be made by reinstatement or repair, by construction orks or by payment.	29 30
	(6)	A cla	im for compensation:	31
		(a)	is ineffective unless made in writing not later than one year after the damage was suffered, and	32 33

Miscellaneous Part 14

		(b) in the absence of agreement on the compensation, is to be dealt with as if it were a claim for compensation for the compulsory acquisition of land under this Act.	1 2 3
		Note. This section continues entry and construction powers under the <i>Catchment Management Authorities Act 2003</i> relating to catchment management authorities under that Act (which are replaced by Local Land Services under this Act).	4 5 6 7
203	Certi	ificate as to rates, charges and other matters	8
	(1)	Any person may apply to Local Land Services for a certificate as to any of the following matters:	9 10
		(a) the amount (if any) due or payable to Local Land Services by way of rates, levies, contributions, charges or other amounts in respect of land,	11 12 13
		(b) the person liable to pay any amount referred to in paragraph (a),	14
		(c) any other matter prescribed by the regulations for the purposes of this section.	15 16
	(2)	The application must be in the approved form and be accompanied by the fee prescribed by the regulations.	17 18
	(3)	Local Land Services is to issue a certificate to the applicant in the approved form containing the information sought.	19 20
	(4)	The production of the certificate is conclusive proof of the matters certified (including in favour of a purchaser in good faith and for value of the land to which the certificate relates that, at the date of its issue, no amounts were payable to Local Land Services in respect of the land other than such amounts as are specified in the certificate).	21 22 23 24 25
	(5)	For the purposes of this section, rates, levies, contributions, charges or other amounts are taken to be due or payable even though the requisite period after service of any relevant rate or other notice may not have expired.	26 27 28 29
204	Own	er of stock may be ordered to muster stock	30
	(1)	An authorised officer of the Minister or Local Land Services may, with the approval of the Minister or Local Land Services, order a person who owns stock to muster the stock on the person's holding (or on a designated part of it) or at some other designated place for a purpose and at a time specified in the order.	31 32 33 34 35
	(2)	A person who fails to comply with such an order at the time specified in it is guilty of an offence.	36 37
		Maximum penalty: 20 penalty units.	38

	(3) If a person fails to comply with such an order at the specified time the authorised officer may have the muster carried out at the person's expense.				
	(4)	a mu	Minister or Local Land Services may recover the expense of having uster carried out under this section as a debt in any court of petent jurisdiction.	5	
205	Pers	onal li	iability	7	
		A ma	atter or thing done or omitted to be done by:	8	
		(a)	the Minister, or	ę	
		(b)	Local Land Services, or	10	
		(c)	the Director-General, or	11	
		(d)	the Board or the Chair of the Board of Chairs or any other member of the Board, or	12 13	
		(e)	a member of a local board, or	14	
		(f)	a member of staff of Local Land Services, or	15	
		(g)	a person acting under the direction of a person or body referred to in paragraphs (a)–(f),	16 17	
		faith Direc	not, if the matter or thing was done or omitted to be done in good for the purposes of executing this Act, subject the Minister, the ctor-General, any member of the Board or a local board, a member aff or a person so acting personally to any action, liability, claim or and.	18 19 20 21 22	
206	Regu	ulation	ns	23	
	(1)	or wi	Governor may make regulations, not inconsistent with this Act, for ith respect to any matter that by this Act is required or permitted to rescribed or that is necessary or convenient to be prescribed for ving out or giving effect to this Act.	24 25 26 27	
	(2)	With respe	out limiting subsection (1), regulations may be made for or with ect to the following:	28 29	
		(a)	fees, rates, charges and other amounts payable under this Act or the regulations,	30 31	
		(b)	the appointment of members of the Board and local boards,	32	
		(c)	the election of members of local boards,	33	
		(d)	the conferral of jurisdiction on a court with respect to such elections,	34 35	
		(e)	matters of a savings or transitional nature consequent on any	36	

Miscellaneous Part 14

			ess of making, and the form and content of, the State plan, local strategic plans and local annual reports,	
		(g) the walki	ing and grazing of stock,	;
			on of signs when stock are walking or grazing on or near ad the responsibility of drivers in respect of such signs,	
			f travelling stock reserves and the use of any structures constructed or kept on those reserves,	(
		(j) the use of	r lease of any stock watering place,	8
			licences, authorities and other documents for the of this Act or the regulations,	10
			ance to be effected and bonds to be given or obtained in on with the use of such documents,	11 12
		(m) the identif	ification of stock,	13
		(n) codes of	conduct, including contraventions of a code of conduct,	14
		(o) audits an	d reports required by or under this Act.	15
	(3)	The regulations exceeding 100 j	s may create an offence punishable by a penalty not penalty units.	16 17
207	Loca	l land board ap	peals procedure	18
	(1)	levied by Loca	local land board under this Act against a decision or rate land Services is to be made by lodging a notice of registrar of the appropriate local land board.	19 20 21
	(2)	The appellant i Services.	s to give a copy of the notice of appeal to Local Land	22
	(3)	give both the ap	of the local land board to which an appeal is made is to ppellant and Local Land Services at least 7 days' notice d for the hearing of the appeal.	24 25 26
208	Exer	ptions		27
		provisions of P specified person of activities in	s may exempt from the operation of all or any of the larts 5, 6 and 9 any specified land or class of land, any n or class of persons or any specified activities or class such circumstances, and subject to such conditions, as ed in the regulations.	28 29 30 3 ² 32
209	Serv	ce of documen	ts	33
	(1)	A document may by sending it by	ay be served on Local Land Services by leaving it at, or y post to:	34 35
		(a) the office	e of Local Land Services, or	36

		(b) i	f it has more than one office—any one of its offices.	1
	(2)		ment that is authorised or required by this Act or the regulations erved on any other person may be served by:	2
		(a) i	n the case of a natural person:	4
			(i) delivering it to the person personally, or	5
		(ii) sending it by post to the address specified by the person for	6
			the giving or service of documents or, if no such address is	7
			specified, the residential or business address of the person last known to the person giving or serving the document,	8 9
			or	10
		(i	ii) sending it by facsimile transmission to the facsimile number of the person, or	11 12
		(b) i	n the case of a body corporate:	13
			(i) leaving it with a person apparently of or above the age of 16 years at, or by sending it by post to, the head office, a registered office or a principal office of the body corporate or to an address specified by the body corporate for the giving or service of documents, or	14 15 16 17
		(ii) sending it by facsimile transmission to the facsimile	18 19
		(number of the body corporate.	20
	(3)	of the r	g in this section affects the operation of any provision of a law or ules of a court authorising a document to be served on a person other manner.	21 22 23
210	Repe	eals		24
	-		lowing are repealed:	25
		(a) t	the Rural Lands Protection Act 1998, the Rural Lands Protection Amendment Act 2008 and the Rural Lands Protection Regulation 2010,	26 27 28
		(the Catchment Management Authorities Act 2003 and the Catchment Management Authorities (Hunter Central Rivers) Regulation 2010.	29 30 31
211	Revi	ew of Ac	et	32
	(1)	objectiv	inister is to review this Act to determine whether the policy was of the Act remain valid and whether the terms of the Act appropriate for securing those objectives.	33 34 35
	(2)	for Lo	view is also to determine whether the governance arrangements cal Land Services, and the composition of the local boards, appropriate given current funding arrangements for local land s.	36 37 38 39

(3)	The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to this Act.	1
(4)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years.	3

Schedule 1 Local Land Services regions

(Section 6)

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Schedule 2		ıle 2	Constitution and procedure of Board and local boards	1 2
Par	t 1	Ger	neral	3
1	Defi	nitions		4
		In thi	s Schedule:	5
			inted member means a person who is appointed by the Minister as mber of the Board or a local board.	6 7
		Chair	r means:	8
		(a)	the Chair of the Board of Chairs, and	9
		(b)	a person who is appointed as chair of a local board.	10
			ed member means a person who is elected as a member of the local for a region.	11 12
		meml	ber means a member of the Board or a local board.	13
Par	Part 2 Constitution		14	
Division 1 Provisions relating to local boards			15	
2	Terms of offic		ffice of members of local board	16
	(1)	Subje	ect to this Schedule and the regulations:	17
		(a)	an appointed member of a local board holds office for such period (not exceeding 3 years) as is specified in the member's instrument of appointment, but is eligible (if otherwise qualified) for election or re-appointment, and	18 19 20 21
		(b)	an elected member of a local board holds office for a period of 3 years, but is eligible (if otherwise qualified) for re-election or for appointment.	22 23 24
	appointe However eligible		rson is not eligible to be a member of a local board (whether nted or elected) for more than 2 consecutive terms of office. ever a person who is appointed as Chair of the local board is ele for 3 consecutive terms in total (consisting of no more than ns as Chair).	25 26 27 28 29
	(3)	electe	ect to this Schedule and the regulations, the term of office of an ed member of a board expires on the day immediately before the ral election held after his or her election.	30 31 32

	(4)		the purposes of the calculation of a member of a local board's ecutive terms of office only, if:	1 2
		(a)	a person is appointed under clause 4 to fill the office of a member that has become vacant otherwise than by the expiration of the member's term of office, and	3 4 5
		(b)	the person is appointed for the balance of his or her predecessor's term of office,	6 7
			appointment does not constitute (and is taken never to have tituted) an appointment for a term of office.	8 9
3	Chai	r of lo	cal board	10
	(1)	The	chair of a local board vacates office as chair if he or she:	11
		(a)	is removed from that office by the Minister under this clause, or	12
		(b)	resigns that office by instrument in writing addressed to the Minister, or	13 14
		(c)	ceases to be a member of the local board.	15
	(2)		Minister may at any time remove the chair of a local board from e as chair.	16 17
			. If a person ceases to be a chair of a local board, the person ceases to be mber of the Board.	18 19
	(3)		e office of a chair of a local board becomes vacant, a person is, ect to this Act and the regulations, to be appointed to fill the ncy.	20 21 22
4	Fillin	g of v	acancy in office of member	23
	(1)	a per	e office of any appointed member of a local board becomes vacant, son is, subject to this Act and the regulations, to be appointed to fill acancy.	24 25 26
	(2)	perso vacar for the	e office of an elected member of a local board becomes vacant, a on is, subject to this Act and the regulations, to be elected to fill the ncy. The member so elected holds office, subject to subclause (3), he remainder of the term of office of the elected member whose e he or she is filling.	27 28 29 30 31
	(3)	offic appo	e vacation of office occurs within 12 months before the term of e of an elected member would have expired, the Minister may int a person who would be qualified to be elected as an elected aber to fill the office for the remainder of that term.	32 33 34 35
	(4)		term of office of a person elected or appointed in accordance with clause is to be disregarded for the purposes of clause 2.	36 37

Division 2		2	Provisions relating to members of Board and local boards (other than Chair of the Board of Chairs)	
5	Арр	licatio	n of Division	3
		This	Division does not apply to the Chair of the Board of Chairs.	4
6	Vaca	ancy i	in office of member	5
	(1)	The	office of a member becomes vacant if the member:	6
		(a)	dies, or	7
		(b)	completes a term of office and is not re-appointed or re-elected, or	8
		(c)	resigns the office by instrument in writing addressed to the Minister, or	10 11
		(d)	is removed from office by the Minister under this clause, or	12
		(e)	is absent from 3 consecutive meetings of the Board or local board of which reasonable notice has been given to the member personally or by post, except on leave granted by the Minister or unless the member is excused by the Minister for having been absent from those meetings, or	13 14 15 16 17
		(f)	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	18 19 20 21
		(g)	becomes a mentally incapacitated person, or	22
		(h)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable.	23 24 25 26 27
	(2)	The no re	Minister may remove a member from office at any time for any or eason and without notice.	28 29
7	Sus	pensio	on of members	30
	(1)		Minister may, by order in writing, suspend a member of the Board local board from office for a period not exceeding 3 months.	31 32
	(2)	A co	opy of an order given under this clause must be served on the aber.	33 34
	(3)	The	member, while suspended from office under this clause:	35
		(a)	is not entitled to exercise any functions of the office, and	36

		(b) is not entitled to any fee or other remuneration to which he or she would otherwise be entitled as the holder of the office.	1 2
	(4)	The period of suspension under an order made under this clause	3
	(.)	commences on the date the order is served on the member or the date	4
		specified in the order for the commencement of the period of	5
		suspension, whichever is the later.	6
8	Part-	time appointments	7
		Members hold office as part-time members.	8
9	Rem	uneration	9
		A member is entitled to be paid such remuneration (including travelling	10
		and subsistence allowances) as the Minister, in consultation with the	11
		Public Service Commissioner appointed under Part 1.3 of the <i>Public</i>	12
		Sector Employment and Management Act 2002, may from time to time	13
		determine in respect of the member.	14
10	Effe	ct of certain other Acts	15
	(1)	Chapter 2 of the Public Sector Employment and Management Act 2002	16
		does not apply to or in respect of the appointment of a member of the	17
		Board or a local board.	18
	(2)	If by or under any Act provision is made:	19
		(a) requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	20 21
		(b) prohibiting the person from engaging in employment outside the duties of that office,	22 23
		the provision does not operate to disqualify the person from holding that	24
		office and also the office of an appointed member or from accepting and	25
		retaining any remuneration payable to the person under this Act as a	26
		member.	27
Par	t 3	Procedure	28
11	Gene	eral procedure	29
		The procedure for the calling of meetings of the Board or a local board	30
		and for the conduct of business at those meetings is, subject to this Act	31
		and the regulations, to be determined by the Board or local board.	32
12	Quo	rum	33
	(1)	The quorum for a meeting of the Board or a local board is a majority of	34
		its members for the time being.	35

	(2)	A person appointed under section 25 (2) (c) is not to be counted in determining if a quorum for a meeting of the Board exists.	1 2		
13	Pres	iding member	3		
	(1)	The Chair (or, in the absence of the Chair, a person elected by the members of the Board or local board who are present at a meeting of the Board or local board) is to preside at a meeting of the Board or local board.	4 5 6 7		
	(2)	The presiding member has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	8 9		
14	Votir	ng	10		
		A decision supported by a majority of the votes cast at a meeting of the Board or local board at which a quorum is present is the decision of the Board or local board. Note. A person appointed under section 25 (2) (c) is a non-voting member of the Board.	11 12 13 14 15		
15	Transaction of business outside meetings or by telephone				
	(1)	The Board or local board may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the Board or local board for the time being, and a resolution in writing approved in writing by a majority of those members is taken to be a decision of the Board or local board.	16 17 18 19 20 21		
	(2)	The Board or local board may, if it thinks fit, transact any of its business at a meeting at which members (or some members) participate by telephone, closed-circuit television or other means, but only if any member who speaks on a matter before the meeting can be heard by the other members.	22 23 24 25 26		
	(3)	For the purposes of:	27		
		(a) the approval of a resolution under subclause (1), or	28		
		(b) a meeting held in accordance with subclause (2), the Chair and each member have the same voting rights as they have at an ordinary meeting of the Board or local board.	29 30 31		
	(4)	A resolution approved under subclause (1) is, subject to the regulations, to be recorded in the minutes of the meetings of the Board or local board.	32 33 34		
	(5)	Papers may be circulated among the members for the purposes of subclause (1) by facsimile or other transmission of the information in the papers concerned.	35 36 37		

Disc	losure of peo	cuniary interests	1
(1)	If:		2
	matte	mber has a direct or indirect pecuniary or other interest in a or being considered or about to be considered at a meeting of oard or a local board, and	3 4 5
	perfo	interest appears to raise a conflict with the proper rmance of the member's duties in relation to the deration of the matter,	6 7 8
	to the mem	must, as soon as possible after the relevant facts have come lber's knowledge, disclose the nature of the interest at a like Board or local board.	9 10 11
(2)	A disclosure the member	e by a member at a meeting of the Board or local board that:	12 13
		nember, or is in the employment, of a specified company or body, or	14 15
	(b) is a pa	artner, or is in the employment, of a specified person, or	16
		ome other specified interest relating to a specified company ner body or to a specified person,	17 18
	relating to th	ent disclosure of the nature of the interest in any matter nat company or other body or to that person which may arise te of the disclosure and which is required to be disclosed ause (1).	19 20 21 22
(3)	by the Board	of any disclosure made under this clause must be recorded d or local board in a book kept for the purpose and that book in at all reasonable hours to inspection by any person.	23 24 25
(4)		aber has disclosed the nature of an interest in any matter, the local ust not, unless the Board or the local board otherwise	26 27 28
		esent during any deliberation of the Board or local board respect to the matter, or	29 30
		part in any decision of the Board or local board with respect matter.	31 32
(5)	board under	poses of the making of a determination by the Board or local r subclause (4), a member who has a direct or indirect r other interest in a matter to which the disclosure relates	33 34 35 36
		esent during any deliberation of the Board or local board for arpose of making the determination, or	37 38

16

		(b) take part in the making of the determination by the Board or local	
	(6)	board. A contravention of this clause does not invalidate any decision of the Board or local board.	;
17	First	meeting	ţ
		The Minister may call the first meeting of the Board or a local board in such manner as the Minister thinks fit.	-

Scł	nedu	lle 3 Charges on land for unpaid amounts	1
		(Sections 94 and 153)	2
1	Defi	nition	3
		In this Schedule:	2
		compliance notice means a notice under the following sections:	5
		(a) section 94 (Compliance notice—fencing),	6
		(b) section 153 (Compliance notice—pests).	7
2	Reg	istration of compliance notices in relation to land	8
	(1)	Local Land Services or any other person that gives a compliance notice to the owner or occupier of land may apply to the Registrar-General for registration of the notice in relation to the land.	9 10 11
	(2)	An application under this clause must define the land.	12
	(3)	The Registrar-General must, on application under this clause and lodgment of the compliance notice, register the notice in relation to the land in such manner as the Registrar-General thinks fit.	13 14 15
	(4)	If the notice relates to land under the provisions of the <i>Real Property Act</i> 1900, the notice is to be registered under that Act.	16 17
3	Cha	rge on land subject to compliance notice	18
	(1)	This clause applies where a compliance notice is registered under clause 2 in relation to land.	19 20
	(2)	There is created by force of this clause, on the registration of the notice, a charge on the land in relation to which the notice is registered to secure the payment to Local Land Services or the person that applied for registration of the notice of the amount specified in the notice.	21 22 23 24
4	Whe	n charge ceases to have effect	25
	(1)	A charge under clause 3 ceases to have effect:	26
		(a) on payment to Local Land Services or the person concerned of the amount specified in the compliance notice, or	27 28
		(b) on the sale or other disposition of the property with the written consent of Local Land Services or the person concerned, or	29 30
		(c) on the sale of the land to a purchaser in good faith for value who, at the time of the sale, has no notice of the charge,	31 32
		whichever occurs first.	33

33

	(2)		regulations may make provision for or with respect to the removal charge under this clause.	1 2
5	Cha	rge su	bject to existing encumbrances	3
			arge under clause 3 is subject to every charge or encumbrance to h the land was subject before the notice was registered.	4 5
6	Regi	istratio	on of charge is notice	6
	(1)	If:		7
		(a)	a charge under clause 3 is created on land of a particular kind and the provisions of any law of the State provide for the registration of title to, or charges over, land of that kind, and	8 9 10
		(b)	the charge is so registered,	11
		regis	erson who purchases or otherwise acquires the land after the tration of the charge is, for the purposes of clause 4, taken to have see of the charge.	12 13 14
	(2)	liable rema	erson who is taken to have notice of a charge under this clause is the to pay the amount secured by the charge, or so much of it as thins outstanding, as if the person were the person originally liable the amount.	15 16 17 18
	(3)	perso	clause does not have the effect of discharging the liability of a on who was originally or previously liable for the amount secured the charge.	19 20 21

Scł	nedu	le 4	Administrators	1
			(Section 200 (6))	2
1	Acti	ng adr	ministrator	3
	(1)	the f in th	ecause of illness or absence, an administrator is unable to exercise unctions of his or her office, the Minister may, by notice published ne Gazette, appoint a person to act in that office during the inistrator's illness or absence.	4 5 6 7
	(2)		Minister may, at any time, remove from office a person appointed or subclause (1).	8
2	Vaca	ation o	of office	10
	(1)	The	office of administrator becomes vacant if the administrator:	11
		(a)	dies, or	12
		(b)	resigns the office by instrument in writing addressed to the Minister, or	13 14
		(c)	is removed from office by the Minister, or	15
		(d)	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	16 17 18 19
		(e)	becomes a mentally incapacitated person, or	20
		(f)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable.	21 22 23 24 25
	(2)		Minister may at any time, by notice published in the Gazette, ove an administrator from office.	26 27
3	Effe	ct of c	ertain other Acts	28
	(1)	2002	ter 1A of the <i>Public Sector Employment and Management Act</i> does not apply to or in respect of the appointment of an inistrator and, as such, an administrator is not subject to that Act.	29 30 31
	(2)		office of administrator is not, for the purposes of any Act, an office ace of profit under the Crown.	32 33

Administrators Schedule 4

4	Expe	enses of administrator	1
		An administrator is entitled to be paid, out of the Local Land Services	2
		Fund, such remuneration (including travelling and subsistence	3
		allowances) as the Minister may direct.	4
5	Adm	inistrator not liable for losses incurred during administration	5
	(1)	An administrator is not liable for any loss incurred by Local Land	6
		Services during the administrator's term of office unless the loss is	7
		attributable to the administrator's intentional misconduct, gross	8
		negligence or failure to comply with any provision of this Act.	9
	(2)	Neither the Crown nor the Minister is liable for any loss incurred by	10
	. ,	Local Land Services during an administrator's term of office, whether	11
		or not the administrator is so liable.	12

Scl	nedu	le 5	Sale of land for unpaid money owing to Local Land Services	1 2
			(Sections 182 and 183)	3
1	Defi	nition		4
		In th	is Schedule:	5
		<i>char</i> secti	ge means a charge or an amount payable under the following ons:	6 7
		(a)	section 94 (Compliance notice—fencing),	8
		(b)	section 153 (Compliance notice—pests),	9
		(c)	section 154 (Contributions towards eradication of pests that are insects).	10 11
2	Ove	rdue ra	ates and charges	12
		For t	the purposes of this Schedule:	13
		(a)	a rate is overdue if it has remained unpaid for more than 5 years after the date on which it became payable, and	14 15
		(b)	a charge is overdue if it has remained unpaid for more than 5 years after a judgment or costs were awarded in respect of the charge.	16 17 18
3	Sale	of lan	nd for unpaid rates and charges	19
	(1)		al Land Services may, in accordance with this Schedule, sell any (or part of land) on which any rate or charge is overdue.	20 21
	(2)		al Land Services must not sell any such land unless it certifies the awing in writing:	22 23
		(a)	what rates and charges (including overdue rates and charges) are payable on the land,	24 25
		(b)	when the rates and charges were made and how they were imposed,	26 27
		(c)	when and how each of those rates or charges became payable,	28
		(d)	what amounts are payable by way of overdue rates and charges on the land,	29 30
		(e)	what amounts are payable by way of rates and charges (other than overdue rates and charges) on the land.	31 32

	(3)	(whe	al Land Services may, in the case of adjoining parcels of land other owned by the same person or not) each of which may be sold or this Schedule:	1 2 3
		(a)	sell them separately or as a single parcel and under whatever conditions of sale it considers proper, and	4 5
		(b)	do such things as it considers appropriate for the purpose of selling the land at its full value.	6 7
4	Esta	te and	I interest of the Crown in land	8
		This	Schedule does not enable the sale of:	9
		(a)	an estate or interest of the Crown in land, or	10
		(b)	any interest in land owned by the Crown that may not be transferred at law.	11 12
5	Noti	ce of p	proposal to sell land	13
	(1)	Befo	re selling land under this Schedule, Local Land Services must:	14
		(a)	fix a convenient time (being not more than 6 months and not less than 3 months from the publication in a newspaper of the advertisement referred to in paragraph (b)) and a convenient place for the sale, and	15 16 17 18
		(b)	give notice of the proposed sale by means of an advertisement published in the Gazette and in at least one newspaper, and	19 20
		(c)	take reasonable steps to ascertain the identity of any person who has an interest in the land, and	21 22
		(d)	take reasonable steps to notify each such person (and the Crown, if the land concerned is owned by the Crown) of Local Land Services' intention to sell the land under this Schedule.	23 24 25
	(2)	If, be	efore the time fixed for the sale:	26
		(a)	all rates and charges payable (including overdue rates and charges) and the expenses of Local Land Services incurred in connection with the proposed sale are paid to Local Land Services, or	27 28 29 30
		(b)	an arrangement satisfactory to Local Land Services for payment of all such rates, charges and expenses is entered into by the rateable person,	31 32 33
		Loca	al Land Services must not proceed with the sale.	34
6	Sale	of lan	nd by public auction	35
	(1)		sale of land under this Schedule must be by way of public auction, pt as provided by this clause.	36 37

	(2)	Land	that fails to sell at public auction may be sold by private treaty.	1
	(3)	Land	must not be sold under this Schedule to the following persons:	2
		(a)	Local Land Services,	3
		(b)	a member of the Board or a local board,	4
		(c)	a relative of a member of the Board or a local board,	5
		(d)	a member of staff of Local Land Services,	6
		(e)	a relative of a member of staff of Local Land Services.	7
	(4)	spous daug	is clause, a reference to a <i>relative</i> of a person is a reference to a see or de facto partner of the person or a grandparent, parent, son, hter, grandchild, brother, sister, uncle, aunt, niece or nephew of the on or of the person's spouse or de facto partner.	8 9 10 11
7	Payn	nent o	f purchase money	12
		Loca disch	purchase money for land sold under this Schedule must be paid to land Services, and the receipt of Local Land Services is a large to the purchaser in respect of all expenses, rates, charges and a referred to in clause 8.	13 14 15 16
8	Appl	icatio	n of purchase money	17
		the sa	l Land Services must apply any purchase money received by it on ale of land for overdue rates and charges in or towards payment of ollowing purposes and in the following order:	18 19 20
		(a)	firstly, the expenses of Local Land Services incurred in connection with the sale,	21 22
		(b)	secondly, any rate or charge in respect of the land due to Local Land Services, or any other rating authority, and any debt in respect of the land (being a debt of which Local Land Services has notice) due to the Crown (including any meat industry levy under the <i>Meat Industry Act 1978</i>) as a consequence of the sale on an equal footing.	23 24 25 26 27 28
9	Wha	t if the	purchase money is less than the amounts owing?	29
			e purchase money is insufficient to satisfy all rates, charges and a referred to in clause 8 (b):	30 31
		(a)	the amount available is to be divided between the rates, charges and debts in proportion to the amounts owing on each, and	32 33
		(b)	the rates, charges and debts are taken to have been fully satisfied.	34

10	What if the purchase money is more than the amounts owing?				
	(1)	Any balance of the purchase money must be paid into the Local Land Services Fund and held by Local Land Services in trust for the persons having estates or interests in the land immediately before the sale according to their respective estates and interests.	2 3 4 5		
	(2)	Local Land Services may pay the balance of the purchase money or any part of the balance to or among the persons who are, in its opinion, clearly entitled to it, and the receipt of the person to whom any payment is so made is an effectual discharge to Local Land Services for it.	6 7 8 9		
	(3)	The <i>Unclaimed Money Act 1995</i> applies to the balance of any purchase money held by Local Land Services as if Local Land Services were a business and the money were unclaimed money within the meaning of that Act.	10 11 12 13		
11	Appo	ortionment of rates on subdivided land	14		
	(1)	This clause applies to any land on which a rate or charge is imposed and which is subsequently subdivided.	15 16		
	(2)	If part only of any such land is sold under this Schedule, any unpaid rates and charges in respect of the land may be apportioned by Local Land Services on the recommendation of the Valuer-General.	17 18 19		
12	Conv	veyance or transfer of land	20		
		Local Land Services, on payment to it of the purchase money, may convey or transfer the land to the purchaser without any other authority than that conferred by this clause.	21 22 23		
13	Land	l is conveyed free of certain interests	24		
	(1)	A conveyance or transfer under this Schedule vests the land in the purchaser for an estate in fee simple freed and discharged from all trusts, obligations, estates, interests, contracts and charges, and rates and charges under this or any other Act, but subject to:	25 26 27 28		
		(a) any reservations or conditions for the benefit of the Crown affecting the land, and	29 30		
		(b) any easements, restrictive covenants or positive public covenants created in accordance with section 88D or 88E of the <i>Conveyancing Act 1919</i> and public rights of way affecting the land.	31 32 33 34		
	(2)	This clause does not apply to a leasehold estate under a lease that may be transferred at law in land owned by the Crown.	35 36		

14	Spec	cial pr	ovisions concerning leases of land owned by the Crown	1
	(1)		clause applies to a leasehold estate under a lease that may be ferred at law in land owned by the Crown.	2
	(2)	which freed contr	onveyance or transfer under this Schedule of a leasehold estate to the this clause applies vests the leasehold estate in the purchaser and discharged from all trusts, obligations, estates, interests, racts and charges, and rates and charges under this or any other Act, subject to:	4 5 6 7 8
		(a)	any debt payable to the Crown, and	9
		(b)	any liability for any breach before the conveyance or transfer of the lease, and	10 11
		(c)	the provisions of the <i>Crown Lands Act 1989</i> , the <i>Crown Lands (Continued Tenures) Act 1989</i> and the <i>Western Lands Act 1901</i> applicable to the leasehold estate.	12 13 14
15	Tran	sfers	not invalid because of procedural irregularities	15
		Sche to co	onveyance or transfer issued by Local Land Services under this edule is not invalid merely because Local Land Services has failed omply with a requirement of this Schedule with respect to the sale e land to which the conveyance or transfer relates.	16 17 18 19
16	Regi	stratio	on of transfer of land under Real Property Act 1900	20
	(1)	Regi	odgment of a transfer of land under the <i>Real Property Act 1900</i> , the strar-General is to make such recordings in the Register kept under Act as are necessary to give effect to this Schedule.	21 22 23
	(2)		transfer does not operate at law until it is registered under the <i>Real</i> perty Act 1900.	24 25

Scł	nedu	le 6	Savings, transitional and other provisions	
Part 1 Gener		Gen	eral	3
1	Reg	ulations	i	4
	(1)		egulations may contain provisions of a savings or transitional consequent on the enactment of this Act or any Act that amends ct.	5 6 7
	(2)		uch provision may, if the regulations so provide, take effect from te of assent to the Act concerned or a later date.	8 9
	(3)	is earli	extent to which any such provision takes effect from a date that ier than the date of its publication on the NSW legislation website, ovision does not operate so as:	10 11 12
			to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	13 14 15
			to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	16 17 18
	(4)	Regula Part 2.	ations under this clause may have effect despite any provision of	19 20
		Prov Act	visions consequent on enactment of this	21 22
2	Defi	nitions		23
		In this	Part:	24
		forme	<i>r Act</i> means the former RLP Act or the former CMA Act.	25
			r CMA Act means the Catchment Management Authorities Act as in force immediately before its repeal by this Act.	26 27
			r RLP Act means the Rural Lands Protection Act 1998 as in force diately before its repeal by this Act.	28 29
			date means the date on which the former RLP Act and the former Act are repealed by this Act.	30 31
3	Loca	l Land	Services Regulation 2014	32
	(1)	Sched 2014.	ule 9 sets out the terms of the Local Land Services Regulation	33 34

	(2)	On a	nd from the commencement of this clause:	1
		(a)	Schedule 9 is taken to be, and to have effect as, a regulation under this Act, and	2
		(b)	the regulation set out in Schedule 9 is taken, for the purposes of section 10 of the <i>Subordinate Legislation Act 1989</i> , to have been published on the commencement of this clause, and	5 6
		(c)	sections 39, 40 and 41 of the <i>Interpretation Act 1987</i> do not apply to the regulation set out in Schedule 9 (but apply to any amendment or repeal of the regulation).	7 8 9
	(3)		dule 9 is repealed on the day following the day on which this clause nences.	10 11
		Note. by the	The continued effect of the regulation set out in Schedule 9 is unaffected repeal of Schedule 9. See section 30 of the <i>Interpretation Act 1987</i> .	12 13
4	Abol	ition o	of former corporate and statutory bodies	14
	(1)	On th	ne repeal date:	15
		(a)	each former corporate or statutory body is abolished, and	16
		(b)	each person appointed as a member of the former corporate or statutory body ceases to hold office as such a member (but is eligible, if otherwise qualified, to be appointed as a member of a local board), and	17 18 19 20
		(c)	any assets, rights and liabilities (if any) of the former corporate or statutory body become the assets, rights and liabilities of Local Land Services.	21 22 23
	(2)	or sta	rson who ceases to hold office as a member of the former corporate atutory body is not entitled to any remuneration or compensation use of the loss of that office.	24 25 26
	(3)	In thi	is clause:	27
		future assig	s means any legal or equitable estate or interest (whether present or e and whether vested or contingent and whether personal or nable) in real or personal property of any description (including ey), and includes securities, choses in action and documents.	28 29 30 31
		form const	er corporate or statutory body means the following bodies as ituted under the former RLP Act or the former CMA Act:	32 33
		(a)	the State Management Council of Livestock Health and Pest Authorities,	34 35
		(b)	the State Policy Council of Livestock Health and Pest Authorities,	36 37
		(c)	each livestock health and pest authority,	38
		(d)	each catchment management authority.	39

		<i>liabilities</i> means all liabilities, debts and obligations (whether present or future and whether vested or contingent and whether personal or assignable).	1 2 3
		<i>rights</i> means all rights, powers, privileges and immunities (whether present or future and whether vested or contingent and whether personal or assignable).	4 5 6
5	Inter	im boards	7
	(1)	Pending the commencement of section 27 (Local boards) on 1 January 2014, there is to be a local board for each region (the <i>interim local board</i>) to carry out such functions in relation to the administration of this Act as may be determined by the Minister. An interim local board is to consist of 4 members (or, for the Western Region, 5 members) appointed by the Minister.	8 9 10 11 12 13
	(2)	The members of an interim local board are to be persons who together have, in the opinion of the Minister, appropriate skills and knowledge.	14 15
	(3)	Of the members of an interim local board appointed by the Minister, one is, in and by the instrument of appointment or another instrument made by the Minister, to be appointed as chair of the interim local board.	16 17 18
	(4)	A member of an interim local board for a region holds office until 1 January 2014 and is eligible (if otherwise qualified) to be appointed or elected as a member of the local board for the region constituted after the commencement of section 27.	19 20 21 22
	(5)	The Minister may call the first meeting of an interim local board in such manner as the Minister thinks fit.	23 24
	(6)	Pending the commencement of section 25 (Establishment of Board of Chairs) on 1 January 2014, there is to be a Board of Chairs (the <i>interim Board of Chairs</i>) consisting of:	25 26 27
		(a) the Chair of the Board of Chairs appointed under Chapter 1A of the <i>Public Sector Employment and Management Act 2002</i> , and	28 29
		(b) the chair of each interim local board.	30
	(7)	The interim Board of Chairs is to carry out such functions in relation to the administration of this Act as may be determined by the Minister.	31 32
	(8)	Despite clause 2 of Schedule 2 to this Act, the Minister may appoint a person as a member of the first local board for a region constituted after the commencement of this Act for a period (not exceeding $4^{1}/_{2}$ years) specified in the instrument of appointment of the person.	33 34 35 36

	(9)	the m	nembers of an interim local board and the interim Board of Chairs e same way as it will apply to the members, a local board and the d on or after 1 January 2014.	1 2 3 4
	(10)	to sul	ite section 27 (7), the chair of each interim local board is (subject belause (4)) to be appointed as chair of the first local board for a n constituted after the commencement of this Act.	5 6
	(11)	interi quest Board interi	act or proceeding of the Board of Chairs or a local board (or the m Board of Chairs or an interim local board) is not to be called into ion merely because of any vacancies in the membership of the d of Chairs or local board (or the interim Board of Chairs or the m local board) pending the appointment or election of its members cordance with this Act and the regulations.	8 9 10 11 12 13
6	Staff			14
		indus	out limiting section 26 of the <i>Interpretation Act 1987</i> , a State strial instrument or other agreement may be entered into before the nencement of Part 2 of this Act with respect to:	15 16 17
		(a)	the transfer of staff of livestock health and pest authorities under the former RLP Act and catchment management authorities under the former CMA Act on the commencement of that Part to Local Land Services, and	18 19 20 21
		(b)	the terms and conditions of employment applicable to those persons.	22 23
7			hment contributions and other amounts outstanding under s to remain payable	24 25
	(1)	been been	amount of any catchment contribution, rate, fee or charge that has levied or imposed under a provision of a former Act and has not paid when that provision is repealed by this Act is payable and rerable by Local Land Services as if that provision had not been led.	26 27 28 29 30
	(2)	formed become by vi	mount referred to in this clause that, by virtue of a provision of a er Act, was secured by a charge and that could, if it had first me due and payable under this Act, have been secured by a charge rtue of a provision of this Act continues to be secured under the sions of this Act.	31 32 33 34 35

8	State Council's Fund and funds of livestock health and pest authorities and catchment management authorities			
	(1)	On t	he repeal date:	3
		(a)	the State Council's Fund established under section 30 of the former RLP Act is abolished, and	4 5
		(b)	any balance standing to the credit of that Fund is transferred to the Local Land Services Fund and may be used for any purpose for which Local Land Services may expend money from the Fund under this Act.	6 7 8 9
	(2)	On t	he repeal date:	10
		(a)	the funds established under section 50 of the former RLP Act are abolished, and	11 12
		(b)	any balance standing to the credit of those funds is transferred to the Local Land Services Fund and may be used for any purpose for which Local Land Services may expend money from that Fund under this Act.	13 14 15 16
	(3)	On t	he repeal date:	17
		(a)	the funds established under section 30 of the former CMA Act are abolished, and	18 19
		(b)	any balance standing to the credit of those funds is transferred to the Local Land Services Fund and may be used for any purpose for which Local Land Services may expend money from that Fund under this Act.	20 21 22 23
9		essme e effec	ent of carrying capacity under former RLP Act to continue to	24 25
		form <i>Land</i> land	last assessment of the carrying capacity of land made under the ler RLP Act before the commencement of clause 16 of the <i>Local d Services Regulation 2014</i> continues to have effect in respect of the until superseded by an assessment of the notional carrying capacity le land made in accordance with that clause.	26 27 28 29 30
10	Cato	hmen	t action plans and local strategic plans	31
		to will by a resou	tchment action plan in force under the former CMA Act before the all date continues to have effect in respect of natural resource agement (within the meaning of the former CMA Act) of the land hich it applied immediately before the repeal date until superseded local strategic plan containing provisions with respect to natural urce management (within the meaning of this Act) of the land is e in accordance with this Act.	32 33 34 35 36 37 38

11	Auth	norised officers	1
	(1)	On the repeal date, a person who was an authorised officer for the purposes of a provision of the former RLP Act that corresponds to a provision of this Act is taken to be an authorised officer for the purposes of a corresponding provision of this Act.	2 3 4 5
	(2)	The authority of such an authorised officer is subject to the same conditions, limitations or restrictions as the authority was subject to under the former RLP Act.	6 7 8
12	Exis	ting travelling stock reserves and stock watering places	9
	(1)	On the repeal date, Local Land Services is taken to be vested with the care, control and management of each travelling stock reserve the care, control and management of which was vested in an authority under Part 8 of the former RLP Act.	10 11 12 13
	(2)	Land that, immediately before the repeal date, was a stock watering place under Part 9 of the former RLP Act is taken to have been declared to be a stock watering place under this Act.	14 15 16
13	Exis	ting permits relating to stock	17
		Any stock permit or reserve use permit issued under Part 8 of the former RLP Act (an <i>original authority</i>) that, immediately before the repeal date, entitled or authorised a person to enter, remain on, occupy, use or engage in any activity in a travelling stock reserve or public road is taken to be a stock permit or reserve use permit (as the case requires) issued under this Act authorising that person to do that thing subject to any conditions to which the original authority was subject.	18 19 20 21 22 23 24
14	Righ	t of way conditions and directions to make improvements	25
		Any right of way condition imposed, or direction to make improvements given, under section 98 of the former RLP Act immediately before the repeal date is taken to have been imposed or given under section 75 of this Act.	26 27 28 29
15	Fend	cing notices	30
		Any fencing notice given under Division 6 of Part 8 of the former RLP Act having effect immediately before the repeal date is taken to have been given under Division 6 of Part 6 of this Act.	31 32 33
16	Stoc	k Transportation Accreditation Committee	34
		On the repeal date, the Stock Transportation Accreditation Committee as constituted under section 140H of the former RLP Act immediately before that date is taken to have been constituted under section 125 of this Act.	35 36 37 38

17	Noti	ces se	erved under former Acts	
		If:		2
		(a)	a notice or notification has been given or served under a provision of a former Act, and	;
		(b)	a similar notice or notification could have been served under a corresponding provision of this Act had this Act been in force at the relevant time, and	; (
		(c)	either the period within which the notice or notification was due to take effect had not expired when that corresponding provision commenced or, if it had expired, the notice or notification had not been complied with,	8 9 10 11
			notice or notification is to be treated as if it were a notice or fication served under that corresponding provision.	12 13
18	Doc	ument	s prepared for the purposes of former Acts	14
		If:		15
		(a)	a certificate or other document prepared or created under or for the purposes of a provision of a former Act was in force immediately before the repeal of that provision by this Act, and	10 17 18
		(b)	a similar certificate or document could be prepared or created under or for the purposes of a corresponding provision of this Act,	19 20 2 ²
		prep	certificate or document continues to have effect as if it had been ared or created under or for the purposes of that corresponding ision.	22 23 24
19	Nox	ious ir	nsects, noxious animals and pest animals	2
	(1)	In th	is clause:	26
		form	ner pest means:	27
		(a)	any animal or bird of a species that, immediately before the commencement of clause 27 of Schedule 7 to the former RLP Act, was a noxious animal within the meaning of the <i>Rural Lands Protection Act 1989</i> , and	28 29 30 31
		(b)	any insect of any species that, immediately before the commencement of clause 27 of Schedule 7 to the former RLP Act, was a noxious insect within the meaning of the <i>Rural Lands Protection Act 1989</i> , and	32 33 34 38
		(c)	any animal or bird of a species that, immediately before the commencement of clause 27 of Schedule 7 to the former RLP Act, was the subject of a control order made under section 138D of the Rural Lands Protection Act 1989	36 37 38

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Schedule 6 Savings, transitional and other provisions

(2)	The Minister may make a pest control order under Part 10 of this Act	
	that declares a former pest (or only such species, hybrid or description	2
	of such a pest as is specified in the order) to be a pest within the meaning	;
	of this Act without complying with the requirements of sections 133 and	4
	134. Such a pest control order is taken to be made in accordance with	
	Division 2 of Part 10.	(
(3)	Nothing in this clause limits section 26 of the <i>Interpretation Act 1987</i> .	-

Sch	edule 7 Amendment of Acts and regulations	1
7.1	Aboriginal Land Rights Act 1983 No 42	2
[1]	Section 37 Aboriginal lands in travelling stock reserves	3
	Omit "the <i>Rural Lands Protection Act 1998</i> " wherever occurring in section 37 (1), (2), (4A) and (6) (a).	4 5
	Insert instead "the Local Land Services Act 2013".	6
[2]	Section 37 (1)	7
	Omit "the Pastures Protection Board for the district in which that land is situated".	8 9
	Insert instead "Local Land Services".	10
7.2	Agricultural Livestock (Disease Control Funding) Act 1998 No 139	11 12
[1]	Section 3 Definitions	13
	Omit the definitions of carrying capacity, occupier and ratable land.	14
	Insert instead, respectively:	15
	carrying capacity has the same meaning as notional carrying capacity has in the Local Land Services Regulation 2014.	16 17
	occupier has the same meaning as in the Local Land Services Act 2013.	18 19
	ratable land has the same meaning as rateable land has in the Local Land Services Act 2013.	20 21
[2]	Section 7 Standing Disease Control Advisory Committee	22
	Omit "the State Management Council of Livestock Health and Pest Authorities" from section 7 (2) (c).	23 24
	Insert instead "Local Land Services".	25
[3]	Section 8 Industry advisory committees	26
	Omit "the State Management Council of Livestock Health and Pest Authorities" from section 8 (3) (c).	27 28
	Insert instead "Local Land Services".	29

[4]	Sect	ion 12	A Making of non-transaction based contributions	1
	Omi	t "lives	stock health and pest authorities" from section 12A (2).	2
	Inser	rt inste	ad "Local Land Services".	3
[5]	Sect	ion 22	Obtaining information from Local Land Services	۵
		t "a liv ority".	vestock health and pest authority", "Any such authority" and "the	5
	Inser	rt inste	ad "Local Land Services".	7
[6]	Sect	ions 2	23 and 24	8
	Omi	t the se	ections. Insert instead:	ę
	23	Loca	al Land Services required to collect industry levies	10
		(1)	The Director-General may, by notice in writing, direct Local Land Services to collect the industry levies imposed by the Director-General in respect of ratable land.	11 12 13
		(2)	Local Land Services is to collect any such industry levy in the same manner as it collects a rate imposed under the <i>Local Land Services Act 2013</i> .	14 15 16
		(3)	Any amount collected by Local Land Services is to be paid to the Director-General within such time and in such manner as the Director-General directs.	17 18 19
		(4)	Local Land Services is to be paid such amount for the collection of industry levies as the Minister determines having regard to the advice of Local Land Services and the relevant industry advisory committee. The arrangements for that payment may include the retention by Local Land Services of a percentage of industry levies collected by Local Land Services.	20 21 22 23 24 25
		(5)	A failure by Local Land Services to collect or pay the levy, or to comply with any requirement made by or under this Act with respect to the levy, is taken to be a contravention by Local Land Services of the <i>Local Land Services Act 2013</i> and may be dealt with accordingly.	26 27 28 29 30
	24	App	lication of Local Land Services Act 2013	31
		(1)	The <i>Local Land Services Act 2013</i> applies, for the purposes of the collection of an industry levy, as if the industry levy were a rate imposed by Local Land Services under that Act.	32 33 34

		<u> </u>	
	(2)	That Act so applies with any necessary modifications and with such modifications as are prescribed by this Part or the regulations.	1 2 3
	(3)	The regulations may provide that a function exercisable by Local Land Services under that Act may be exercised by the Director-General in connection with industry levies under this Act.	4 5 6 7
	(4)	In this section, <i>modifications</i> includes additions and omissions.	8
7.3	Agricultu Regulatio	ural Livestock (Disease Control Funding) on 2011	9 10
	Clauses 5-	- 7	11
	Omit the cl	lauses.	12
7.4	Agricultu	ural Tenancies Act 1990 No 64	13
	Schedule '	1 Improvements that a tenant may make as of right	14
	Omit "the I	Rural Lands Protection Act 1998" from item 4.	15
	Insert inste	ad "the Local Land Services Act 2013".	16
7.5	Apiaries	Act 1985 No 16	17
	Section 15	5A Forfeiture of beehives in certain cases	18
	Omit parag	graph (c) of the definition of <i>controller</i> in section 15A (11).	19
	Insert inste	ad:	20
		(c) if the land consists of a travelling stock reserve—Local Land Services,	21 22
7.6	Brigalow 2005 No	and Nandewar Community Conservation Area Act 56	23 24
[1]	Section 28	Membership and procedure of Advisory Committees	25
	Omit section	on 28 (2) (a). Insert instead:	26
		(a) one is to be the chair of the local board constituted under the <i>Local Land Services Act 2013</i> within the relevant area for which the Committee is constituted, and	27 28 29

[2]	Section 28 (6) and (7)	1
	Insert after section 28 (5):	2
	(6) For the purposes of subsection (2) (a), if parts of two or more regions are located in the relevant area for which the Committee is constituted, the chair of the local board for the region that has the greater part in the relevant area is to be the member of the Committee.	3 4 5 6 7
	(7) A member of the Committee who held office under subsection (2) (a) immediately before its substitution by the <i>Local Land Services Act 2013</i> ceases to hold office on that substitution. Any such member is not entitled to any remuneration or compensation because of that loss of office, but is eligible (if otherwise qualified) to be appointed as a member of the Committee under that paragraph as substituted.	8 9 10 11 12 13
7.7	Coroners Act 2009 No 41	15
	Section 68 Manner of service of subpoena	16
	Omit paragraph (d) of the definition of <i>public officer</i> in section 68 (5).	17
	Insert instead:	18
	(d) a member of staff of Local Land Services,	19
7.8	Criminal Procedure Act 1986 No 209	20
	Section 3 Definitions	21
	Omit paragraph (d) of the definition of <i>public officer</i> in section 3 (1).	22
	Insert instead:	23
	(d) a member of staff of Local Land Services,	24
7.9	Crown Lands Act 1989 No 6	25
[1]	Section 3 Definitions	26
	Omit paragraph (b) of the definition of <i>government agency</i> in section 3 (1).	27
	Insert instead:	28
	(b) Local Land Services,	29
[2]	Section 3 (1), definition of "travelling stock reserve"	30
	Omit "the Rural Lands Protection Act 1998".	31
	Insert instead "the Local Land Services Act 2013".	32

[3]	Section 34A Spereserves	cial provisions relating to Minister's powers over Crown	1 2
	Omit section 34A	(5) (c). Insert instead:	3
	(c)	in the case of a relevant interest granted in respect of a travelling stock reserve under the care, control and management of Local Land Services—a direction that the proceeds (or part of the proceeds) be paid to Local Land Services,	4 5 6 7 8
[4]	Section 102A Mir or easements	nister's consent not required for certain leases, licences	9 10
	Omit "a livestock	health and pest authority" from section 102A (1) (a).	11
	Insert instead "Lo	cal Land Services".	12
[5]	Section 138 Cert	ain land may be declared to be Crown land	13
	Omit paragraph (d	e) of the definition of <i>public authority</i> in section 138 (5).	14
	Insert instead:		15
	(c)	Local Land Services,	16
7.10	Crown Lands	Regulation 2006	17
[1]	Clause 49A Loca	al land board hearings—local land services appeals	18
	Omit "section 242	2 of the Rural Lands Protection Act 1998".	19
	Insert instead "sed	ction 207 of the Local Land Services Act 2013".	20
[2]	Schedule 1 Fees	and deposits	21
	Omit "section 242	2 of the Rural Lands Protection Act 1998" from item 16.	22
	Insert instead "sed	ction 207 of the Local Land Services Act 2013".	23
7.11	Deer Act 2006	No 113	24
[1]	Section 3 Definit	ions	25
		and and public authority (and the note to that ion 3 (1).	26 27 28
	Insert instead "Lo	cal Land Services Act 2013".	29

Local Land Services Bill 2013

Schedule 7 Amendment of Acts and regulations

[2]	Section 3 (1), definition of "occupier" of la	nd and "public authority", note	1
	Omit "the responsible board within the mean	ing of Part 8".	2
	Insert instead "Local Land Services".		3
[3]	Section 9 Consultation and approval befo	re making deer control order	4
	Omit section 9 (1) (b) and (c). Insert instead:		5
	(b) Local Land Services,		6
7.12	2 Deer Regulation 2008		7
	Clause 4 Authorised officers		8
	Omit "section 185 of the Rural Lands Protect	ction Act 1998".	9
	Insert instead "section 167 of the Local Land	l Services Act 2013".	10
7.13	3 Duties Act 1997 No 123		11
	Section 267 Exemptions		12
	Omit section 267 (3). Insert instead:		13
	(3) Local Land Services		14
	Duty under this Chapter is not register a motor vehicle if the approximation of the control of t	chargeable on an application to oplicant is Local Land Services.	15 16
7.14	4 Fines Act 1996 No 99		17
[1]	Section 3 Definitions		18
	Omit paragraph (g) of the definition o section 3 (1).	f <i>law enforcement officer</i> in	19 20
	Insert instead:		21
	(g) a member of staff of Loca	al Land Services,	22
[2]	Schedule 1 Statutory provisions under wl	nich penalty notices issued	23
	Omit "Rural Lands Protection Act 1998 sec	tion 205"	24

7.15	Firearms Act	1996 No 46	1
	Section 12 Genu	ine reasons for having a licence	2
	Service" from par	ock Health and Pest Authorities Division of the Government ragraph (c) of the matter relating to the genuine reason of the Table to the section.	3 4 5
	Insert instead "is a	a member of staff of Local Land Services".	6
7.16	Firearms Reg	ulation 2006	7
[1]	Clause 32 Verteb agencies	orate pest animal control—prescribed government	8
	Omit clause 32 (c). Insert instead:	10
	(c)	Local Land Services,	11
[2]	Clause 126 Non- pistols—prescrib	commercial transportation of prohibited firearms and ped safety requirements	12 13
	Omit "a rural land	ds protection board" from clause 126 (2) (c).	14
	Insert instead "Lo	cal Land Services".	15
7.17	Fisheries Man	agement Act 1994 No 38	16
[1]	Section 220B De	finitions	17
	Omit the definitio	on of <i>catchment action plan</i> or <i>CAP</i> from section 220B (1).	18
	Insert in alphabeti	ical order:	19
		strategic plan means a local strategic plan approved under 4 of the Local Land Services Act 2013.	20 21
[2]	Section 220ZFA	Further defences	22
	Omit section 2202	ZFA (2) (c). Insert instead:	23
	(c)	the control of pests under the Local Land Services Act 2013,	24 25
[3]	Section 221ZF N	ative vegetation reform package	26
	Omit section 2212	ZF (c). Insert instead:	27
	(c)	local strategic plans under the Local Land Services Act 2013,	28 29
[4]	Section 221ZF (d	1)	30
	Omit ", the Catch	ment Management Authorities Act 2003".	31

Local Land Services Bill 2013

Schedule 7 Amendment of Acts and regulations

[5]	Section 221ZG Biodiversity certification of native vegetation reform package	1 2
	Omit "catchment action plan" from section 221ZG (3).	3
	Insert instead "local strategic plan".	4
[6]	Section 221ZH Effect of biodiversity certification	5
	Omit "the area of operations of each catchment management authority".	6
	Insert instead "a region within the meaning of the <i>Local Land Services Act 2013</i> ".	7 8
[7]	Section 221ZI Suspension of certification in connection with implementation of package	9 10
	Omit "particular catchment management authority" from section 221ZI (1).	11
	Insert instead "particular region within the meaning of the <i>Local Land Services Act 2013</i> ".	12 13
[8]	Section 221ZI (1)	14
	Omit "the catchment management authority".	15
	Insert instead "Local Land Services".	16
[9]	Section 221ZI (2)	17
	Omit the subsection. Insert instead:	18
	(2) During the suspension of biodiversity certification of the native vegetation reform package in its application to a particular region within the meaning of the <i>Local Land Services Act 2013</i> , land within the region does not have the benefit of the biodiversity certification of the native vegetation reform package.	19 20 21 22 23
7.18	Forestry Act 2012 No 96	24
[1]	Section 38 Unlawful taking of timber etc	25
	Omit "section 89 of the <i>Rural Lands Protection Act 1998</i> " from section 38 (4) (e).	26 27
	Insert instead "section 66 of the Local Land Services Act 2013".	28
[2]	Section 48 Definitions	29
	Omit paragraph (c) of the definition of <i>landholder</i> . Insert instead:	30
	(c) in the case of land under the care, control and management of Local Land Services—Local Land Services.	31 32

[3]	Section 48, definition of "prescribed land"	1
	Omit "Rural Lands Protection Act 1998" from paragraph (c) of the definition.	2
	Insert instead "Local Land Services Act 2013".	3
[4]	Section 48, definition of "responsible authority"	4
	Omit the definition.	5
[5]	Sections 53 (2) and 54 (b)	6
	Omit "a responsible authority" wherever occurring.	7
	Insert instead "Local Land Services".	8
7.19	Forestry Regulation 2012	9
	Clause 54 Delegation of certain functions	10
	Omit clause 54 (b) (v). Insert instead:	11
	(v) Local Land Services or a member of staff of Local Land Services.	12 13
7.20	Game and Feral Animal Control Act 2002 No 64	14
[1]	Section 8 Membership and procedure of Game Council	15
	Omit "the State Management Council of Livestock Health and Pest Authorities" from section 8 (2) (b).	16 17
	Insert instead "Local Land Services".	18
[2]	Section 9 Functions of Game Council	19
	Omit "livestock health and pest authorities" from section 9 (1) (e).	20
	Insert instead "Local Land Services".	21
[3]	Section 10 Committee of Management of Game Council	22
	Omit "the State Management Council of Livestock Health and Pest Authorities" from section 10 (3) (c).	23 24
	Insert instead "Local Land Services".	25
[4]	Section 17 Exemptions from licensing	26
	Omit "the Rural Lands Protection Act 1998" from section 17 (1) (d).	27
	Insert instead "Local Land Services Act 2013".	28

[5]	Section 17 (1) (f)	1
	Omit "an employee of a livestock health and pest authority".	2
	Insert instead "a member of staff of Local Land Services".	3
[6]	Schedule 4 Savings, transitional and other provisions	۷
	Insert at the end of the Schedule with appropriate Part and clause numbers:	5
	Part Provisions consequent on Local Land	6
	Services Act 2013	7
	Members of Game Council	8
	A person who held office as a member of the Game Council	9
	under section 8 (2) (b) as in force immediately before it was amended by the <i>Local Land Services Act 2013</i> is taken to have	10
	been appointed under section 8 (2) (b) as amended by that Act.	11 12
	Members of Committee of Management of Game Council	13
	A person who held office as a member of the Committee of	14
	Management of the Game Council under section 10 (3) (c) as in	15
	force immediately before it was amended by the <i>Local Land Services Act 2013</i> is taken to have been appointed under section	16 17
	10 (3) (c) as amended by that Act.	18
7.21	Gene Technology (GM Crop Moratorium) Act 2003 No 12	19
	Section 9 Notification of making an order	20
	Omit "the livestock health and pest authority for each district" from	21
	section 9 (1A) (b) (ii).	22
	Insert instead "Local Land Services".	23
7.22	Impounding Act 1993 No 31	24
[1]	Sections 9 (2) (d) and 32 (3) (d)	25
	Omit "as defined in Part 10 of the <i>Rural Lands Protection Act 1998</i> " and "section 138" wherever occurring.	26 27
	Insert instead "within the meaning of Part 8 of the <i>Local Land Services Act</i> 2013" and "section 115" respectively	28

[2]	Section 11 Imp	oounded animals to be delivered to pound	1
	Omit "a livesto occurring.	ock health and pest authority" and "the authority" wherever	2
	Insert instead "	Local Land Services".	4
[3]	Section 11 (4A	.)	5
	Omit "for a dis	trict" and "the Chairperson of".	6
[4]	Section 46 Per	mit not required to deliver stock to pound	7
		al Lands Protection Act 1998 for the purpose of having any ed in Part 10 of that Act)".	8 9
		the Local Land Services Act 2013 for the purpose of having any the meaning of Part 8 of that Act)".	10 11
[5]	Dictionary		12
		ock health and pest authority, any place in the district of the a the definition of <i>area of operations</i> .	13 14
	Insert instead "	Local Land Services, any region".	15
[6]	Dictionary, de	finition of "impounding authority"	16
	Omit "a livesto	ck health and pest authority".	17
	Insert instead "	Local Land Services".	18
7.23	Lake Illawar	ra Authority Act 1987 No 285	19
[1]	Section 6 The	Authority	20
	Omit section 6	(4) (b3). Insert instead:	21
	(b3	1 member is to be the chair of the local board (within the meaning of the <i>Local Land Services Act 2013</i>) whose region includes Lake Illawarra,	22 23 24
[2]	Section 6 (8) a	nd (9)	25
	Insert after sect	ion 6 (7):	26
	reg the	or the purposes of subsection (4) (b3), if parts of two or more gions include Lake Illawarra, the Chair of the local board for e region that has the greater part that includes Lake Illawarra is be the member of the Authority.	27 28 29 30
	(9) A su	member of the Authority who held office under bsection (4) (b3) immediately before its substitution by the	31 32

	Local Land Services Act 2013 ceases to hold office on that substitution. Any such member is not entitled to any remuneration or compensation because of that loss of office, but is eligible (if otherwise qualified) to be appointed as a member of the Authority under that paragraph as substituted.	1 2 3 4 5
7.24	Land and Environment Court Act 1979 No 204	6
	Section 20 Class 4—environmental planning and protection and development contract civil enforcement	7 8
	Omit section 20 (1) (cn). Insert instead:	9
	(cn) proceedings relating to elections for members of local boards (including relating to enrolment) under regulations made under the <i>Local Land Services Act 2013</i> ,	10 11 12
7.25	Land Tax Management Act 1956 No 26	13
	Section 10 Land exempted from tax	14
	Omit "a livestock health and pest authority constituted under the <i>Rural Lands Protection Act 1998</i> " from section 10 (1) (b).	15 16
	Insert instead "Local Land Services".	17
7.26	Law Enforcement (Powers and Responsibilities) Act 2002 No 103	18 19
	Schedule 2 Search warrants under other Acts	20
	Omit "Rural Lands Protection Act 1998, section 196".	21
	Insert in alphabetical order "Local Land Services Act 2013, section 178".	22
7.27	Local Court Act 2007 No 93	23
	Section 43 Definitions	24
	Omit paragraph (d) of the definition of <i>public officer</i> . Insert instead:	25
	(d) a member of staff of Local Land Services,	26
7.28	Meat Industry Act 1978 No 54	27
[1]	Section 59A Meat industry levy	28
	Omit "Rural Lands Protection Act 1998" wherever occurring in section 59A (1) and (2).	29 30
	Insert instead "Local Land Services Act 2013".	31

[2]	Secti	on 59	A (4)		
	Insert 1998'		nediate	ely before its repeal" after "Rural Lands Protection Act	2
[3]	Secti	on 59	A (5)		4
	Insert 1998'		nediate	ely before its repeal" after "Rural Lands Protection Act	(
[4]	Secti	on 59	J		-
	Omit	the se	ction.	Insert instead:	8
	59J	Colle	ection	of meat industry levies	(
		(1)	with notic under	Food Authority may enter into an agreement or arrangement Local Land Services for or with respect to the issue of specifying the amount of a meat industry levy and the rtaking by Local Land Services on behalf of the Food sority of the collection and recovery of meat industry levies.	10 12 12 13
		(2)		out affecting the generality of subsection (1), an agreement rangement referred to in subsection (1) may:	15 16
			(a)	provide for the deduction of commission by Local Land Services, and	17 18
			(b)	authorise Local Land Services to take any action or proceedings which could be taken by the Food Authority to recover unpaid meat industry levies under this Act.	19 20 2
7.29	Меа	t Indi	ustry	(Meat Industry Levy) Regulation 2006	22
[1]	Claus	se 3 D	efiniti	ons	23
	Omit	the de	finitio	on of levy collection agency agreement from clause 3 (1).	24
	Insert	t instea	ad:		25
			arran Loca	collection agency agreement means an agreement or agement entered into by Local Land Services under which al Land Services acts as the Food Authority's agent for the coses of:	26 27 28 29
			(a)	issuing notices specifying the amount of levies, and	30
			(b)	undertaking responsibility for collecting and recovering levies that occupiers or owners of rateable land within the meaning of the <i>Local Land Services Act 2013</i> owe to the Food Authority.	31 32 33 34

[2]	Clause 3 (1)	1
	Insert in alphabetical order:	2
	Local Land Services certificate means a certificate under	3
	section 203 (Certificate as to rates, charges and other matters) of the <i>Local Land Services Act 2013</i> .	4 5
[3]	Clause 3 (1), definition of "relevant rural lands protection board"	6
	Omit the definition.	7
[4]	Clause 4 Calculation of levy	8
	Omit "Rural Lands Protection Act 1998" from clause 4 (2).	9
	Insert instead "Local Land Services Act 2013".	10
[5]	Clause 6 Changes in occupancy or ownership of land	11
	Omit clause 6 (2) (a). Insert instead:	12
	(a) if the person has lodged similar notice with Local Land Services in accordance with clause 24 of the <i>Local Land Services Regulation 2014</i> , or	13 14 15
[6]	Clause 7 Applications for certificates of levies due and payable	16
	Omit "a certificate under section 236 of the <i>Rural Lands Protection Act 1998</i> " from clause 7 (2).	17 18
	Insert instead "a Local Land Services certificate".	19
[7]	Clause 7 (3) (b)	20
	Omit "a certificate under section 236 of the Rural Lands Protection Act 1998".	21
	Insert instead "a Local Land Services certificate".	22
[8]	Clause 7 (4)	23
	Omit the subclause. Insert instead:	24
	(4) The fee referred to in subclause (3) (b) is in addition to any fee payable under the <i>Local Land Services Act 2013</i> in relation to an application for a Local Land Services certificate.	25 26 27
[9]	Clause 8 Certificates of levies due and payable	28
	Omit "a certificate under section 236 of the <i>Rural Lands Protection Act 1998</i> " from clause 8 (2).	29 30
	Insert instead "a Local Land Services certificate".	31

[10]	Clause 10 Overdue levies	1
	Omit "section 202 of the Rural Lands Protection Act 1998" from clause 10 (2) (a).	2
	Insert instead "section 184 (Accrual of interest on overdue rates, charges and other amounts) of the <i>Local Land Services Act 2013</i> ".	5
[11]	Clause 11 Levy books	6
	Omit "the relevant rural lands protection board as part of a rate record kept under the <i>Rural Lands Protection Act 1998</i> " from clause 11 (3).	7
	Insert instead "Local Land Services as part of a rate record kept under the Local Land Services Act 2013".	9 10
7.30	Mining Regulation 2010	11
	Clause 61 Use of information and protected documents	12
	Omit clause 61 (2) (a) and (d). Insert instead:	13
	(a) Local Land Services,	14
7.31	National Parks and Wildlife Act 1974 No 80	15
[1]	Section 5 Definitions	16
	Omit the definition of <i>livestock health and pest authority</i> from section 5 (1).	17
[2]	Sections 40 (2), 53 (2) and 139 (2) (n)	18
	Omit "a livestock health and pest authority" wherever occurring.	19
	Insert instead "Local Land Services".	20
[3]	Section 118G Defences	21
	Omit "noxious animals under the <i>Rural Lands Protection Act 1998</i> " from section 118G (2) (c).	22 23
	Insert instead "pests under the Local Land Services Act 2013".	24
[4]	Section 141 Payment of rates to Local Land Services in Western Division	25
	Omit section 141 (1).	26

[5]	Section 141 (2)		1
	Omit the subsectio	n. Insert instead:	2
	Servic Local contri rates f or his conse	mount is, subject to this section, payable to Local Land res equal to the amount that would have been payable to Land Services under Part 5 (Rates, levies and butions) of the <i>Local Land Services Act 2013</i> by way of or any period, in respect of land reserved as national parks storic sites or dedicated as nature reserves or karst revation reserves, had the land been rateable land under that all relevant times after they were so reserved or dedicated.	3 4 5 6 7 8 9
[6]	Clause 141 (4)		11
	Omit "an authority	". Insert instead "Local Land Services".	12
[7]	Section 197 Evide	entiary provisions etc	13
	Omit "within the m from section 197 (neaning of Part 11 of the <i>Rural Lands Protection Act 1998</i> " 10).	14 15
	Insert instead "with 2013".	nin the meaning of Part 10 of the Local Land Services Act	16 17
7.32	National Parks	and Wildlife Regulation 2009	18
	Clause 80C Cons Aboriginal heritag	ultation process to be undertaken before applying for ge impact permit	19 20
	Omit clause 80C (2	2) (a) (vii). Insert instead:	21
	(vii) Local Land Services, and	22
7.33	Native Vegetat	ion Act 2003 No 103	23
[1]	Section 4 Definition	ons	24
	Omit the definition	of catchment management authority from section 4 (1).	25
[2]	Section 10 Meaning	ng of protected regrowth	26
	Omit "State-wide r for the purposes of section 10 (3).	natural resource management standards and targets adopted f the Catchment Management Authorities Act 2003" from	27 28 29
	Insert instead "Stat Local Land Service	e priorities for local land services within the meaning of the es Act 2013".	30 31

[3]	Section 11 Meaning of routine agricultural management activities	1
	Omit "noxious animals under the <i>Rural Lands Protection Act 1998</i> " from section 11 (1) (c).	2
	Insert instead "pests under the Local Land Services Act 2013".	4
[4]	Sections 14 (2) and 27 (2)	5
	Omit "catchment action plans of catchment management authorities" wherever occurring.	6 7
	Insert instead "local strategic plans under the Local Land Services Act 2013".	8
[5]	Section 27 Plans require Ministerial approval	9
	Omit "a catchment management authority or other" from the note to section 27 (1).	10 11
	Insert instead "Local Land Services or another".	12
[6]	Section 28 Content of plans	13
	Omit "catchment management authorities" from section 28 (d).	14
	Insert instead "Local Land Services".	15
[7]	Section 48 Delegation of functions	16
	Omit section 48 (3) (a). Insert instead:	17
	(a) Local Land Services or any other government agency, or	18
7.34	Native Vegetation Regulation 2005	19
[1]	Clause 3 Definitions	20
	Insert "that, immediately before the repeal of the <i>Catchment Management Authorities Act 2003</i> , was" before "in the area of operations" in the definition of <i>western coastal region</i> in clause 3 (1).	21 22 23
[2]	Clause 8 Draft PVPs	24
	Omit "the relevant catchment management authority" from clause 8 (2).	25
	Insert instead "Local Land Services".	26
[3]	Clause 12 Information about PVPs and development consents	27
	Omit "the catchment management authority in the area of operations" from clause 12 (2).	28 29
	Insert instead "Local Land Services in the region (within the meaning of the <i>Local Land Services Act 2013</i>)".	30 31

[4]	Clause 12 (3)	1
	Omit "A catchment management authority".	2
	Insert instead "Local Land Services".	3
[5]	Clause 13 Control of pest animals	4
	Omit "Part 11 of the Rural Lands Protection Act 1998".	5
	Insert instead "Part 10 of the Local Land Services Act 2013".	6
[6]	Clause 16 Obtaining construction timber	7
	Omit clause 16 (1) (a). Insert instead:	8
	(a) 18 months after the clearing for land that, immediately	9
	before the repeal of the Catchment Management	10
	Authorities Act 2003, was in the area of operations of the Western, Lower Murray-Darling, Border Rivers-Gwydir,	11 12
	Namoi, Central West, Lachlan, Murrumbidgee or Murray	13
	Catchment Management Authority,	14
[7]	Clause 17 Clearing of feral native plant species	15
	Omit "the catchment management authority in whose area of operations the land or area is located" from clause 17 (2) (c).	16 17
	Insert instead "Local Land Services".	18
[8]	Clause 17 (5)	19
	Omit the subclause. Insert instead:	20
	(5) Local Land Services must publish on its website an up-to-date list	21
	of the species of native vegetation that are listed for the time	22
	being under this clause as feral species for land or an area in a	23
	region (within the meaning of the <i>Local Land Services Act 2013</i>).	24
[9]	Clause 18A Infrastructure works by councils	25
	Omit "the catchment management authority (<i>CMA</i>) for the area of operations in which the relevant areas are situated" from clause 18A (2) (d).	26 27
	Insert instead "Local Land Services".	28
[10]	Clause 18A (3) and (5)	29
	Omit "the CMA" wherever occurring. Insert instead "Local Land Services".	30

[11]	Clause 20 Infrastructure buffer distances	1
	Insert "on land that, immediately before the repeal of the <i>Catchment Management Authorities Act 2003</i> , was" before "in the area of operations" in clause 20 (2).	2 3 4
[12]	Clause 20 (3)	5
	Insert "on land that, immediately before the repeal of the <i>Catchment Management Authorities Act 2003</i> , was" before "in the area of operations".	6 7
[13]	Clause 28 Special provisions for long term environmental benefits	8
	Omit "area of operations of the catchment management authority" from clause 28 (3) (b).	9 10
	Insert instead "region (within the meaning of the <i>Local Land Services Act 2013</i>)".	11 12
[14]	Section 32 Limitation of RAMAs on protected riparian land	13
	Omit "Part 11 of the Rural Lands Protection Act 1998" from clause 32 (f).	14
	Insert instead "Part 10 of the Local Land Services Act 2013".	15
7.35	Natural Resources Commission Act 2003 No 102	16
[1]	Section 4 Definitions	17
	Omit the definition of <i>catchment management authority</i> from section 4 (1).	18
[2]	Section 13 Specific functions	19
	Omit section 13 (1) (b).	20
[3]	Section 15 Reports	21
	Omit "catchment action plans" from section 15 (2) (b).	22
	Insert instead "local strategic plans under the Local Land Services Act 2013".	23
7.36	Non-Indigenous Animals Act 1987 No 166	24
[1]	Section 4 Application of Act	25
	Omit "Rural Lands Protection Act 1998." from section 4 (2).	26
	Insert in alphabetical order "Local Land Services Act 2013.".	27

[2]	Section 7 The advisory committee	1
	Omit section 7 (4) (e). Insert instead:	2
	(e) one shall be a member of a local board nominated by Local Land Services,	3 4
[3]	Schedule 3 Savings and transitional provisions	5
	Insert at the end of the Schedule:	6
	3 Members of Non-Indigenous Animals Advisory Committee	7
	A person who held office as a member of the Non-Indigenous Animals Advisory Committee under section 7 (4) (e) as in force immediately before it was substituted by the <i>Local Land Services Act 2013</i> is taken to have been appointed under section 7 (4) (e) as substituted by that Act.	8 9 10 11 12
7.37	Non-Indigenous Animals Regulation 2012	13
[1]	Clause 42 Importation of certain animals without the authority of a permit	14
	Omit "Part 10A of the Rural Lands Protection Act 1998" from clause 42 (b) (i).	15 16
	Insert instead "Part 9 of the Local Land Services Act 2013".	17
[2]	Clause 47 Movement or transportation of certain category 3b animals without the authority of a permit	18 19
	Omit "Part 10A of the Rural Lands Protection Act 1998" from clause 47 (a).	20
	Insert instead "Part 9 of the Local Land Services Act 2013".	
7.38	Noxious Weeds Act 1993 No 11	22
	Dictionary	23
	Omit paragraph (d) of the definition of <i>occupier of land</i> . Insert instead:	24
	(d) if the land consists of a road, street, stock route or reserve under the control of Local Land Services, Local Land Services, or	25 26 27

7.39	Poisons	and Therapeutic Goods Act 1966 No 31	1
	Section 5	Exemption from operation of Act	2
	Omit section	on 5 (1). Insert instead:	3
	(1)	The Minister may from time to time, by order published in the Gazette, exempt a council within the meaning of the <i>Local Government Act 1993</i> specified in the order or Local Land Services from all of the provisions of this Act or from such of those provisions as may be specified in the order.	4 5 6 7 8
7.40	Preventi	on of Cruelty to Animals Act 1979 No 200	9
[1]	Section 8 Animals to be provided with food, drink or shelter		10
	Omit section	on 8 (4). Insert instead:	11
	(4)	Before commencing proceedings for an offence against subsection (1) in respect of a stock animal depastured on rateable land (within the meaning of the <i>Local Land Services Act 2013</i>), the prosecution must obtain advice from Local Land Services and the Department about the state of the animal (if practicable) and the appropriate care for it.	12 13 14 15 16 17
[2]	Section 24	O Application and interpretation	18
	Omit "Rure	al Lands Protection Act 1998" from section 24O (1).	19
	Insert inste	ad "Local Land Services Act 2013".	20
[3]	Section 24	T Stock Welfare Panels	21
	Omit "a liv	restock health and pest authority" from section 24T (1) (c).	22
	Insert inste	ad "Local Land Services".	23
[4]	Section 29	C Court may make order regarding care of animals	24
	Omit "a liv	restock health and pest authority" from section 29C (3) (a).	25
	Insert inste	ad "Local Land Services".	26

		<u> </u>	
[5]	Schedule 2	Savings and transitional provisions	1
	Insert at the	end of the Schedule with appropriate Part and clause numbers:	2
	Part	Provision consequent on enactment of Local Land Services Act 2013	3
	Mem	bers of Stock Welfare Panels	5
		A person who held office as a member of a Stock Welfare Panel under section 24T (1) (c) as in force immediately before it was amended by the <i>Local Land Services Act 2013</i> is taken to have been appointed under section 24T (1) (c) as amended by that Act.	6 7 8
7.41		n of the Environment Operations (Hunter River rading Scheme) Regulation 2002	10 11
[1]	Clause 70	Appointment of Operations Committee	12
	Omit clause	70 (2) (a). Insert instead:	13
		(a) 1 person nominated by Local Land Services,	14
[2]	Clause 70 (7)	15
	Insert after	clause 70 (6):	16
	(7)	A person who held office as a member of the Operations Committee under subclause (2) (a) as in force immediately before it was substituted by the <i>Local Land Services Act 2013</i> is taken to have been appointed under that subclause as substituted by that Act.	17 18 19 20 21
7.42	Public Fi	nance and Audit Act 1983 No 152	22
	Schedule 2	Statutory bodies	23
	Authorities	tchment management authority under the <i>Catchment Management Act 2003</i> " and "State Management Council of Livestock Health tthorities constituted under the <i>Rural Lands Protection Act 1998</i> ".	24 25 26
	Insert in aln	habetical order "Local Land Services"	27

7.43	Public Sector Employment and Management Act 2002 No 43	1
	Schedule 1 Divisions of the Government Service	2
	Omit the matter relating to the Livestock Health and Pest Authorities Division and the State Management Council of Livestock Health and Pest Authorities Division and their Division Heads from Part 2.	3 4 5
	Insert instead:	6
	Local Land Services Division Chair of the Board of Chairs within the meaning of the Local Land Services Act 2013 (and the Director-General of the Department of Trade and Investment, Regional Infrastructure and Services, in relation to the Chair of the Board of Chairs)	
7.44	Roads Act 1993 No 33	7
[1]	Section 133 Construction of by-pass around road gate	8
	Omit "the local livestock health and pest authority" from section 133 (2) (b).	9
	Insert instead "Local Land Services".	10
[2]	Dictionary	11
	Omit "a livestock health and pest authority" from paragraph (c) of the definition of <i>unoccupied Crown land</i> .	12 13
	Insert instead "Local Land Services".	14
7.45	Rural Fires Regulation 2008	15
	Clause 14 Eligibility for membership of Bush Fire Management Committees	16 17
	Omit clause 14 (b) (vi). Insert instead:	18
	(vi) Local Land Services,	19
7.46	Snowy Hydro Corporatisation Act 1997 No 99	20
[1]	Section 57 Snowy Scientific Committee	21
	Omit section 57 (6) (c). Insert instead:	22
	(c) one is to be nominated by Local Land Services, and	23

[2]		le 4 Savings, transitional and other provisions	1
	Part 3	Provisions consequent on enactment of Local Land Services Act 2013	3
	5 M	ember of Snowy Scientific Committee	5
	(1	A person who was a member of the Snowy Scientific Committee under section 57 (6) (c) as in force immediately before it was substituted by the <i>Local Land Services Act 2013</i> ceases to hold office as such a member on that substitution (but is eligible if otherwise qualified) to be appointed under that paragraph as substituted.	6 7 8 9 10 11
	(2	2) The person is not entitled to any remuneration or compensation because of the loss of office.	12 13
7.47	Stock	(Chemical Residues) Regulation 2010	14
	Clause	5 Reporting if test indicates stock are chemically affected	15
		ne livestock health and pest district under the <i>Rural Lands Protection</i> 8" from clause 5 (2) (f).	16 17
	Insert in	stead "the region under the Local Land Services Act 2013".	18
7.48	Stock	Diseases Act 1923 No 34	19
[1]	Section	3 Definitions	20
		ection 76 of the <i>Rural Lands Protection Act 1998</i> " from the definition <i>ing</i> in section 3 (1).	21 22
	Insert in	stead "section 58 of the Local Land Services Act 2013".	23
[2]	Section	9 Occupier etc to give notice	24
	Omit see	ction 9 (3) (a). Insert instead:	25
		(a) Local Land Services, or	26
[3]	Section	9 (3A)	27
	Omit the	e subsection. Insert instead:	28
	(3A	If stock are on land which forms part of a holding (within the meaning of the <i>Local Land Services Act 2013</i>) and the holding is situated in 2 or more regions (within the meaning of that Act) the land is taken, for the purposes of subsection (3), to be:	29 30 31

	(a) in the region in which the greater part of the holding lies, or(b) if the holding lies equally in each of the regions, in the region in which the main residence of the occupier of the holding is situated.	1 2 3
[4]	holding is situated. Sections 15A (definition of "travelling stock reserve"), 20C (2) (c) and (4)	Z
	Omit "Rural Lands Protection Act 1998" wherever occurring.	6
	Insert instead "Local Land Services Act 2013".	7
[5]	Section 15C Effect of closure orders	8
[-]	Omit "walking stock permits, grazing permits, stock licences and stock holding authorities" from section 15C (1).	9
	Insert instead "stock permits and reserve use permits".	11
[6]	Section 15C (2)	12
	Omit the subsection. Insert instead:	13
	(2) In this section, <i>stock permit</i> and <i>reserve use permit</i> have the same meanings as in the <i>Local Land Services Act 2013</i> .	14 15
[7]	Section 23 Regulations	16
	Omit "a livestock health and pest authority constituted under the <i>Rural Lands Protection Act 1998</i> " from section 23 (4).	17 18
	Insert instead "Local Land Services".	19
7.49	Stock Diseases Regulation 2009	20
[1]	Part 3 Identification and tracing of stock	21
	Omit the note to Part 3. Insert instead:	22
	Note. Local Land Services may charge and recover a fee under section 22 of the <i>Local Land Services Act 2013</i> for services it provides under this Part.	23 24 25
[2]	Clause 13 Definitions	26
	Omit the definition of <i>district registrar</i> . Insert instead:	27
	<i>district registrar</i> , in relation to land within a stock identification district wholly or partly within a local land services region, means:	28 29 30
	(a) any person appointed by Local Land Services to exercise any or all of the functions of the district registrar for the local land services region, and	31 32 33

		(b)	if the Director-General has appointed a person to exercise any or all of the functions of the district registrar of the local land services region—that person.	1 2 3
[3]	Clause 13			4
	Omit the d		ions of livestock health and pest authority and livestock listrict.	5 6
	Insert instead	ad:		7
			<i>l land services region</i> means a region within the meaning of <i>Local Land Services Act 2013</i> .	8 9
[4]	Clauses 13	defi (defi	nition of "property"), 38 (1) (b), 41 (k) and 42 (1) (a) (iv)	10
	Omit "Rura	ıl Lan	ds Protection Act 1998" wherever occurring.	11
	Insert instead	ad "Lo	ocal Land Services Act 2013".	12
[5]	Clause 13,	defin	ition of "State Council"	13
	Omit the de	efinitio	on.	14
[6]	Clause 43	Centr	al register	15
	Omit clause	e 43 (6	5) and (7). Insert instead:	16
	(6)	are p time Land	tributions for the purposes of maintaining the central register bayable by Local Land Services in such amounts, and at such as, as may be agreed between the Director-General and Local d Services or, in the absence of such agreement, as may be rmined by the Minister.	17 18 19 20 21
	(7)	mon	contributions are to be paid to the Director-General out of the ey paid to Local Land Services as rates under the <i>Local Land vices Act 2013</i> and out of money collected under this Part.	22 23 24
7.50	Summar	y Off	ences Act 1988 No 25	25
	Section 28	J Offe	ence of hunting on private land	26
	Omit "Ru section 28J		Lands Protection Act 1998" wherever occurring in ad (3) (c).	27 28
	Insert inste	ad "Lo	ocal Land Services Act 2013".	29

7.51	Threatened Species Conservation Act 1995 No 101	1
[1]	Section 4 Definitions	2
	Omit the definition of <i>catchment action plan</i> or <i>CAP</i> from section 4 (1).	3
	Insert in alphabetical order:	4
	<i>local strategic plan</i> means a local strategic plan approved under Part 4 of the <i>Local Land Services Act 2013</i> .	5 6
[2]	Section 126B Native vegetation reform package	7
	Omit section 126B (c). Insert instead:	8
	(c) local strategic plans under the <i>Local Land Services Act</i> 2013,	9 10
[3]	Section 126B (d)	11
	Omit ", the Catchment Management Authorities Act 2003".	12
[4]	Section 126C Biodiversity certification of native vegetation reform package	13 14
	Omit "catchment action plan" from section 126C (3).	15
	Insert instead "local strategic plan under the Local Land Services Act 2013".	16
[5]	Section 126D Effect of biodiversity certification	17
	Omit "the area of operations of each catchment management authority".	18
	Insert instead "a region (within the meaning of the <i>Local Land Services Act 2013</i>)".	19 20
[6]	Section 126E Suspension of certification in connection with implementation of package	21 22
	Omit "to a particular catchment management authority if the Minister is of the opinion that the catchment management authority" from section 126E (1).	23 24
	Insert instead "to a particular region (within the meaning of the <i>Local Land Services Act 2013</i>) if the Minister is of the opinion that Local Land Services".	25 26
[7]	Section 126E (2)	27
	Omit "to a particular catchment management authority, land within the area of operations of the catchment management authority".	28 29
	Insert instead "to a particular region (within the meaning of the <i>Local Land Services Act 2013</i>), land within that region".	30 31

7.52	Veterina	ry Practice Regulation 2006	1
[1]	Clause 23 Act	Exemption of persons from the operation of section 9 of the	2
	Omit "a rui	ral lands protection board" from clause 23 (1) (a).	4
	Insert inste	ad "Local Land Services".	5
[2]	Clause 23	(2) and (3)	6
	Omit clause	e 23 (2). Insert instead:	7
	(2)	For the purposes of section 102 (1) (f) of the Act, a person employed as a ranger by the Crown in the Local Land Services Division of the Government Service who is acting as permitted by, and in accordance with, guidelines, or any other written instrument, issued by Local Land Services is exempt from section 9 of the Act.	8 9 10 11 12 13
	(3)	For the purposes of subclause (2), any relevant guidelines or other written instruments issued by the State Council of Rural Lands Protection Boards and in force immediately before that Council's abolition by the <i>Local Land Services Act 2013</i> are taken to be guidelines or instruments issued by Local Land Services.	14 15 16 17 18
7.53	Water Ma	anagement Act 2000 No 92	20
[1]	Sections 8	C (1) and 8D (1)	21
	Omit "a cat	chment management authority or other" wherever occurring.	22
	Insert inste	ad "Local Land Services or another".	23
[2]	Section 13	Membership of committee	24
	Omit section	on 13 (1) (d). Insert instead:	25
		(d) at least one is to be a person nominated by Local Land Services, and	26 27
[3]	Section 18	Matters for consideration	28
		hment action plan under the <i>Catchment Management Authorities</i> From section 18 (1A).	29 30
	Insert inste	ad "local strategic plan under the Local Land Services Act 2013".	31

[4]	Section 36 Notification of certain persons and bodies	1
	Omit section 36 (2) (b). Insert instead:	2
	(b) Local Land Services,	3
[5]	Section 43A Extension of duration of management plan dealing with water sharing	4 5
	Omit "the relevant State-wide natural resource management standards and targets in the relevant catchment management area (as referred to in section 5 of the <i>Catchment Management Authorities Act 2003</i>)" from section 43A (3) (a).	6 7 8 9
	Insert instead "the State priorities for local land services (within the meaning of the <i>Local Land Services Act 2013</i>) that relate to natural resource management".	10 11 12
[6]	Section 254 Definitions	13
	Omit the definition of Hunter-Central Rivers Catchment Management Authority.	14 15
[7]	Sections 258 (2), 259 (1) and (2), 260 (2) (b), 261 (1) (b) and (3), 267 (2) and 268 (a)	16 17
	Omit "the Hunter-Central Rivers Catchment Management Authority" and "The Hunter-Central Rivers Catchment Management Authority" wherever occurring.	18 19 20
	Insert instead "Local Land Services".	21
[8]	Section 262 Annual contribution to works program by Local Land Services	22 23
	Omit "The Hunter-Central Rivers Catchment Management Authority" and "the Hunter-Central Rivers Catchment Management Authority" wherever occurring in section 262 (1) and (2).	24 25 26
	Insert instead "Local Land Services".	27
[9]	Sections 262 (2) (b)	28
	Omit "the Authority". Insert instead "Local Land Services".	29
[10]	Section 263 Consultation with Local Land Services as to works program	30
	Omit "the Hunter-Central Rivers Catchment Management Authority" wherever occurring in section 263 (1) and (3) (c).	31 32
	Insert instead "Local Land Services".	33

[11]	Section 289	9 Area of operations	1	
	Omit section	on 289 (4) (b). Insert instead:	2	
		(b) the function is exercised by Local Land Services under the <i>Local Land Services Act 2013</i> , or	3	
[12]	Section 387	7A Water Innovation Council	5	
	Omit "catch	hment management authorities" from section 387A (3).	6	
	Insert instea	ad "Local Land Services".	7	
[13]	Section 389 Services	9A Conferral of water management functions on Local Land	8	
	Omit "a cat authority" v	atchment management authority" and "A catchment management wherever occurring in section 389A (1) and (2).	10 11	
	Insert instea	ad "Local Land Services".	12	
[14]	Section 392	2 State's water rights	13	
	Omit "Rura	al Lands Protection Act 1989" from section 392 (4) (c).	14	
	Insert instea	ad "Local Land Services Act 2013".	15	
[15]	Schedule 9	9 Savings, transitional and other provisions	16	
	Insert at the	e end of the Schedule with appropriate Part and clause numbers:	17	
	Part	Provision consequent on Local Land Services Act 2013	18 19	
	Mem	nbers of management committees	20	
		A person who held office as a member of a management committee under section 13 (1) (d) as in force immediately before it was substituted by the <i>Local Land Services Act 2013</i> is taken to have been appointed under section 13 (1) (d) as substituted by that Act.	21 22 23 24 25	
[16]	Dictionary		26	
	Omit the de	Omit the definition of catchment management authority.		
	Insert in alp	phabetical order:	28	
		Local Land Services means the body corporate with that name established under the <i>Local Land Services Act 2013</i> .	29 30	

7.54	Water Management (General) Regulation 2011	1
	Clause 104 Hunter Valley flood mitigation works—statement of particulars	2
	Omit "the Hunter-Central Rivers Catchment Management Authority" from clause 104 (i).	4 5
	Insert instead "Local Land Services".	6
7.55	Western Lands Act 1901 No 70	7
	Section 18DA Cultivation of certain land	8
	Omit "Rural Lands Protection Act 1998" from the definition of occupier in section 18DA (2).	9 10
	Insert instead "Local Land Services Act 2013".	11
7.56	Western Lands Regulation 2011	12
[1]	Clause 17 Land for which consent to cultivation is required: section 18DA	13 14
	Omit "Rural Lands Protection Act 1998" from clause 17 (1) (d).	15
	Insert instead "Local Land Services Act 2013".	16
[2]	Clause 20 Local land board hearings—local land services appeals	17
	Omit "section 242 of the Rural Lands Protection Act 1998".	18
	Insert instead "section 207 of the Local Land Services Act 2013".	19
[3]	Schedule 3 Circumstances in which consent to cultivation is not required	20 21
	Insert "Local Land Services or" before "a reserve trust" in item 9.	22
[4]	Schedule 3, item 9	23
	Omit ", livestock health and pest authority".	24
7.57	Wild Dog Destruction Act 1921 No 17	25
[1]	Section 3A The Wild Dog Destruction Board	26
	Omit section 3A (5) (a) and (b). Insert instead:	27
	(a) 3 are to be appointed on the nomination of Local Land Services,	28 29

[2]	Section 3A	a (8)	1
	Omit the su	bsection. Insert instead:	2
	(8)	If the association or council specified in subsection (5) (d) or (e) is dissolved or ceases to exist (or any body which has in accordance with the provisions of this subsection been substituted for any such association or council ceases to exist):	3 4 5 6
		(a) the Minister may, by notice published in the Gazette, declare that some other body specified in the notice (being a body which, in the opinion of the Minister, has similar objects or represents similar interests to those of or represented by the association, council or body for which it is being substituted) is to be substituted for the association, council or body concerned, and	7 8 9 10 11 12 13
		(b) subsection (5) is to be taken to have been amended by deleting the name of the association, council or body and by inserting instead the name of the body so substituted.	14 15 16
[3]	Section 3B	Power of the Minister in default of nomination	17
	Omit "lives occurring.	stock health and pest authority" and "such authority" wherever	18 19
	Insert insterespectively	ead "statutory corporation" and "such statutory corporation",	20 21
[4]	Section 3D	Casual vacancy	22
	Omit "rural	lands protection board" and "such board" wherever occurring.	23
	Insert insterespectively	ead "statutory corporation" and "such statutory corporation"	24 25
[5]	Schedule 1	Savings and transitional provisions	26
	Insert after	clause 1:	27
	Part 2	Provision consequent on enactment of	28
		Local Land Services Act 2013	29
	2 Mem	bers of Wild Dog Destruction Board	30
		A person who held office as a member of the Wild Dog Destruction Board under section 3A (5) (a) or (b) as in force immediately before those provisions were repealed by the <i>Local Land Services Act 2013</i> is taken to have been appointed under section 3A (5) (a) as inserted by that Act.	31 32 33 34 35

Sch	nedu	ule 8 Amendment of water sharing plans	1
8.1	Ger	neral amendments	2
[1]	Ame targe	endments relating to natural resource management standards and ets	3 4
		h water sharing plan specified in Column 1 of the following Table of ndments is amended:	5 6
	(a)	by omitting "the relevant natural resource management standards and targets in the catchment management area (as referred to in section 5 of the <i>Catchment Management Authorities Act 2003</i>)" and "the catchment management area" wherever occurring in the provision of the plan concerned specified in Column 2 of the Table, and	7 8 9 10 11
	(b)	by inserting instead "the State priorities for local land services relevant to natural resource management (as referred to in the <i>Local Land Services Act 2013</i>)" and "the Local Land Services region", respectively.	12 13 14
	Tabl	le of amendments	15

Column 1	Column 2
Water Sharing Plan for the Adelong Creek Water Source 2003	Clause 72, note
Water Sharing Plan for the Alstonville Plateau Groundwater Sources 2003	Clause 53, note
Water Sharing Plan for the Apsley River Water Source 2003	Clause 73, note
Water Sharing Plan for the Bellinger River Area Unregulated and Alluvial Water Sources 2008	Clause 81, note
Water Sharing Plan for the Castlereagh River above Binnaway Water Source 2003	Clause 72, note
Water Sharing Plan for the Commissioners Waters Water Source 2003	Clause 73, note
Water Sharing Plan for the Coopers Creek Water Source 2003	Clause 75, note
Water Sharing Plan for the Dorrigo Plateau Surface Water Source and Dorrigo Basalt Groundwater Source 2003	Clause 85, note
Water Sharing Plan for the Gwydir Regulated River Water Source 2002	Clause 64, note
Water Sharing Plan for the Hunter Regulated River Water Source 2003	Clause 66, note

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Column 1	Column 2
Water Sharing Plan for the Jilliby Jilliby Creek Water Source 2003	Clause 70, note
Water Sharing Plan for the Kangaroo River Water Source 2003	Clause 73, note
Water Sharing Plan for the Karuah River Water Source 2003	Clause 73, note
Water Sharing Plan for the Kulnura Mangrove Mountain Groundwater Sources 2003	Clause 54, note
Water Sharing Plan for the Lachlan Regulated River Water Source 2003	Clause 66, note
Water Sharing Plan for the Lower Gwydir Groundwater Source 2003	Clause 54, note
Water Sharing Plan for the Lower Lachlan Groundwater Source 2003	Clause 54, note
Water Sharing Plan for the Lower Macquarie Groundwater Sources 2003	Clause 54, note
Water Sharing Plan for the Lower Murray Groundwater Source	Clause 58, note
Water Sharing Plan for the Lower Murrumbidgee Groundwater Sources 2003	Clause 53, note
Water Sharing Plan for the Macquarie and Cudgegong Regulated Rivers Water Source 2003	Clause 65, note
Water Sharing Plan for the Mandagery Creek Water Source 2003	Clause 71, note
Water Sharing Plan for the Murrumbidgee Regulated River Water Source 2003	Clause 70, note
Water Sharing Plan for the New South Wales Murray and Lower Darling Regulated Rivers Water Sources 2003	Clause 64, note
Water Sharing Plan for the Ourimbah Creek Water Source 2003	Clause 70, note
Water Sharing Plan for the Paterson Regulated River Water Source 2007	Clause 59, note
Water Sharing Plan for the Phillips Creek, Mooki River, Quirindi Creek and Warrah Creek Water Sources 2003	Clause 70, note
Water Sharing Plan for the Rocky Creek, Cobbadah, Upper Horton and Lower Horton Water Source 2003	Clause 71, note

Column 1	Column 2
Water Sharing Plan for the Stuarts Point Groundwater Source 2003	Clause 53, note
Water Sharing Plan for the Tarcutta Creek Water Source 2003	Clause 72, note
Water Sharing Plan for the Tenterfield Creek Water Source 2003	Clause 71, note
Water Sharing Plan for the Tomago Tomaree Stockton Groundwater Sources 2003	Clause 51, note
Water Sharing Plan for the Toorumbee Creek Water Source 2003	Clause 63, note
Water Sharing Plan for the Upper and Lower Namoi Groundwater Sources 2003	Clause 54, note
Water Sharing Plan for the Upper Billabong Water Source 2003	Clause 70, note
Water Sharing Plan for the Upper Brunswick River Water Source 2003	Clause 74, note
Water Sharing Plan for the Upper Namoi and Lower Namoi Regulated River Water Sources 2003	Clause 66, note
Water Sharing Plan for the Wandella Creek Water Source 2003	Clause 72, note
Water Sharing Plan for the Wybong Creek Water Source 2003	Clause 74, note

Schedule 8 Amendment of water sharing plans

	endments relating to abolition of catc	•				
Each water sharing plan specified in Column 1 of the following Table of amendments is amended:						
(a) by omitting "the relevant Catchment Management Authority", "or Catchment Management Authority", "the relevant catchment management authority", "a catchment management authority or other" and "the Catchment Management Board" wherever occurring in the provision (including headings and notes) of the plan concerned specified in Column 2 of the Table, and						
(b)	by inserting instead "Local Land Services", "or Local Land Services", "Local Land Services", "Local Land Services or another" and "Local Land Services", respectively.					
Tab	able of amendments					
Со	lumn 1	Column 2				
	tter Sharing Plan for the Alstonville Plateau oundwater Sources 2003	Clause 18 (3)				
	tter Sharing Plan for the Castlereagh River ove Binnaway Water Source 2003	Clause 76 (2)				
	tter Sharing Plan for the Central Coast regulated Water Sources 2009	Clause 75 (4) (a)				
Water Sharing Plan for the Commissioners Waters Water Source 2003		Clause 76 (2)				
	tter Sharing Plan for the Coopers Creek tter Source 2003	Clause 24 (4) and (5)				
Water Sharing Plan for the Dorrigo Plateau Surface Water Source and Dorrigo Basalt Groundwater Source 2003		Clause 88 (2)				
Me	ter Sharing Plan for the Greater tropolitan Region Unregulated River Water urces 2011	Clause 78 (b) (i)				

 ${\it Water Sharing Plan for the Hunter Unregulated } \ \ {\it Clauses 54 (6), 87 (3) and 88 (4) (a)} \\ {\it and Alluvial Water Sources 2009}$

Water Sharing Plan for the Jilliby Jilliby Creek Clause 73 (2) Water Source 2003

Water Sharing Plan for the Kangaroo River Clause 76 (2) Water Source 2003

Water Sharing Plan for the Karuah River Water Clause 76 (2) Source 2003

Column 1	Column 2
Water Sharing Plan for the Lower Gwydir Groundwater Source 2003	Clause 20 (4)
Water Sharing Plan for the Lower Lachlan Groundwater Source 2003	Clause 20 (4)
Water Sharing Plan for the Lower Macquarie Groundwater Sources 2003	Clause 20 (4)
Water Sharing Plan for the Lower Murray Groundwater Source	Clause 19 (4)
Water Sharing Plan for the Lower Murrumbidgee Groundwater Sources 2003	Clause 20 (4)
Water Sharing Plan for the Lower North Coast Unregulated and Alluvial Water Sources 2009	Clauses 86 (5) (a), 87 (3) (a) and 88 (4) (a)
Water Sharing Plan for the Mandagery Creek Water Source 2003	Clause 75 (2)
Water Sharing Plan for the Ourimbah Creek Water Source 2003	Clause 73 (2)
Water Sharing Plan for the Paterson Regulated River Water Source 2007	Clause 15 (4) and (5)
Water Sharing Plan for the Phillips Creek, Mooki River, Quirindi Creek and Warrah Creek Water Sources 2003	Clauses 72 (5) (a) and 73 (2)
Water Sharing Plan for the Rocky Creek, Cobbadah, Upper Horton and Lower Horton Water Source 2003	Clause 74 (2)
Water Sharing Plan for the Tarcutta Creek Water Source 2003	Clause 75 (2)
Water Sharing Plan for the Tenterfield Creek Water Source 2003	Clause 74 (2)
Water Sharing Plan for the Upper and Lower Namoi Groundwater Sources 2003	Clause 20 (4)
Water Sharing Plan for the Upper Billabong Water Source 2003	Clause 73 (2)
Water Sharing Plan for the Wandella Creek Water Source 2003	Clause 75 (2)
Water Sharing Plan for the Wybong Creek Water Source 2003	Clause 77 (2)

Schedule 8 Amendment of water sharing plans

8.2	Amendment of Water Sharing Plan for the Bega and Brogo Rivers Area Regulated, Unregulated and Alluvial Water Sources 2011			
	Clause 32 Operational rules for Cochrane Dam	4		
	Omit "South East Livestock Pest and Health Authority district" from clause 32 (2) (b).			
	Insert instead "South East region (within the meaning of the <i>Local Land Services Act 2013</i>)".	-		

Scheaule 9	Local Land Services Regulation 2014

Part 1		Preliminary		
1	Nam	e of Regulation	3	
		This Regulation is the <i>Local Land Services Regulation 2014</i> .	4	
2	Com	mencement	5	
		This Regulation commences on 1 January 2014.	6	
3	Inter	pretation	7	
	(1)	In this Regulation:	8	
	()	<i>district</i> has the meaning it had in the repealed Act immediately before its repeal on 1 January 2014.	9	
		intensive livestock production means the keeping or nurturing of stock	11	
		for commercial purposes wholly or substantially by routinely feeding	12	
		them prepared or manufactured feed (except temporary feeding during, and as a result of, drought, fire, flood or similar emergency).	13 14	
		notional carrying capacity, in relation to land, means the number of	15	
		stock that Local Land Services has assessed in accordance with	16	
		Division 4 of Part 2 could be maintained on the land.	17	
		occupier of land means the person entitled to immediate possession of	18	
		the land but, if the person so entitled does not reside on the land, does not include the resident manager or other person in charge of the land.	19 20	
		repealed Act means the Rural Lands Protection Act 1998.	21	
		required travelling rate means the rate of travel required by	22	
		clause 74 (1).	23	
		small stock means stock other than large stock.	24	
		Note. Large stock is defined in the Dictionary to the Act.	25	
		stock warning sign has the same meaning as it has in Part 5.	26	
		the Act means the Local Land Services Act 2013.	27	
	(2)	Stock units	28	
		For the purposes of this Regulation (other than clause 17 (Assessment of notional carrying capacity)):	29 30	
		(a) a sheep that is at least 6 months old represents 1 stock unit, and	31	
		(b) a goat that is at least 6 months old represents 1 stock unit, and	32	
		(c) a deer that is at least 6 months old represents 1 stock unit, and	22	

So	1_	_	-1-	. 1	_	

Local Land Services Regulation 2014

		(d)	a bull, cow, ox, heifer, steer, calf or buffalo that is at least 6 months old represents 10 stock units, and	1
		(e)	a horse that is at least 6 months old represents 10 stock units, and	3
		(f)	a camel that is at least 6 months old represents 10 stock units, and	4
		(g)	an alpaca that is at least 6 months old represents 1 stock unit, and	5
		(h)	a llama that is at least 6 months old represents 1 stock unit, and	6
		(i)	a pig of any age represents 1 stock unit, and	7
		(j)	an ostrich that is at least 6 months old represents 1 stock unit, and	8
		(k)	an emu that is at least 6 months old represents 1 stock unit.	9
	(3)	Trea	tment of certain holdings as single holdings	10
		occu treat	Il Land Services must, if requested to do so by a person who is the pier of 2 or more holdings within a district that are not contiguous, the holdings as a single holding for the purposes of determining lity to pay a rate under Part 2 of this Regulation.	11 12 13 14
	(4)	Note	s included in this Regulation do not form part of this Regulation.	15
Dar	't 2	Rat	100	
rai	ι Ζ	Nai	les .	16
	ision		Preliminary	16 17
	ision		Preliminary	
Divi	ision	for the ratea Regular Pour Note Scheimme	Preliminary	17
Divi	ision Rate	For tratea Regu purp Note Sche imme	Preliminary and the purposes of section 56 (b) of the Act, land within a region is ble land if, immediately before the commencement of this plation, it was land within a district that was rateable land for the coses of the repealed Act. To determine what is rateable land under this clause, see clause 6 of, and dule 3 to, the Rural Lands Protection Regulation 2010 as in force adiately before the repeal of that Regulation on 1 January 2014.	17 18 19 20 21 22 23 24 25
Divi 4	ision Rate	for tatea Regular Note Scheimmer To det are t	Preliminary and the purposes of section 56 (b) of the Act, land within a region is ble land if, immediately before the commencement of this plation, it was land within a district that was rateable land for the coses of the repealed Act. To determine what is rateable land under this clause, see clause 6 of, and dule 3 to, the Rural Lands Protection Regulation 2010 as in force rediately before the repeal of that Regulation on 1 January 2014. Setermine whether a holding is within a region, see section 55 of the Act.	17 18 19 20 21 22 23 24 25
Divi 4	ision Rate	for tatea Regular Note Scheimmer To det are t	Preliminary and the purposes of section 56 (b) of the Act, land within a region is ble land if, immediately before the commencement of this illation, it was land within a district that was rateable land for the coses of the repealed Act. To determine what is rateable land under this clause, see clause 6 of, and dule 3 to, the <i>Rural Lands Protection Regulation 2010</i> as in force idiately before the repeal of that Regulation on 1 January 2014. Extermine whether a holding is within a region, see section 55 of the Act. The types of rate? The purposes of section 57 of the Act, the following types of rate can	17 18 19 20 21 22 23 24 25 26
Divi 4	ision Rate	For to ratea Regular Purp Note Sche imme To det tare t	Preliminary and the purposes of section 56 (b) of the Act, land within a region is ble land if, immediately before the commencement of this plation, it was land within a district that was rateable land for the coses of the repealed Act. To determine what is rateable land under this clause, see clause 6 of, and dule 3 to, the Rural Lands Protection Regulation 2010 as in force rediately before the repeal of that Regulation on 1 January 2014. Extermine whether a holding is within a region, see section 55 of the Act. The types of rate? The purposes of section 57 of the Act, the following types of rate can add by Local Land Services:	17 18 19 20 21 22 23 24 25 26 27

Division 2			Making and levying rates	
6	Making of		rates	2
	(1)	Loca year:	l Land Services is to make and levy the following rates for each	;
		(a)	a general rate on all rateable land,	ţ
		(b)	an animal health rate.	(
			rates may be made in the previous year but must be made by larch of the year to which they relate.	- !
			. Under clause 25, the Minister may extend the time within which the rates be made.	10
	(2)	rates	Il Land Services may make and levy one or more special purpose for any year on any land within a district if Local Land Services iders it is necessary to do so.	1 ² 12 13
	(3)		neral rate, or a special purpose rate (if any), for rateable land is to ist of:	14 15
		(a)	a base amount for each holding of rateable land (determined by Local Land Services), and	16 17
		(b)	an amount payable for each stock unit based on the total notional carrying capacity of rateable land in the district or for each constituent part (within the meaning of clause 49 of Schedule 7 to the repealed Act as in force immediately before its repeal) of the district.	18 19 20 22 22
	(4)	An a	nimal health rate for rateable land is to consist of:	23
		(a)	a base amount for each holding of rateable land (determined by Local Land Services), and	24 25
		(b)	an amount payable for each stock unit based on the total notional carrying capacity of rateable land in the district, or for each	26 27
			constituent part (within the meaning of clause 49 of Schedule 7	28
			to the repealed Act as in force immediately before its repeal) of	29
			the district, for which the annual returns lodged in the year	30
			preceding the year in which the rate is payable indicate that at least 50 stock units were kept on the land as at 30 June in the year.	3 ²
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	(5)	The amount payable under a rate in respect of rateable land is calculated in accordance with the following formula:	1 2
		$R = B + (A \times C)$	3
		where:	4
		R represents the amount payable under the rate.	5
		B represents the base amount determined by Local Land Services for the purposes of the rate.	6 7
		A represents the amount, determined by Local Land Services, payable for each stock unit in accordance with this clause.	8 9
		<i>C</i> represents the notional carrying capacity of rateable land determined in accordance with clause 17.	10 11
	(6)	In calculating the general rate or animal health rate payable in respect of land, Local Land Services must disregard any part of the land used for intensive livestock production in respect of which an animal health rate is payable.	12 13 14 15
	(7)	An animal health rate may be levied in respect of rateable land comprising a holding for which an annual return has not been lodged in accordance with section 58 of the Act.	16 17 18
	(8)	Money that has been received by imposition of a special purpose rate may not be used otherwise than for the purpose for which the rate was levied. However, any such money received that is surplus to the purpose for which the special purpose rate was imposed may be used by Local Land Services for any other purpose approved by the Minister.	19 20 21 22 23
7	Spec	cial purpose pest insect eradication rates	24
	(1)	Without limiting the purposes for which a special purpose rate may be levied, a special purpose rate may be levied to fund estimated expenditure by Local Land Services in contributing to the costs of eradicating pests that are insects under section 154 of the Act.	25 26 27 28
	(2)	Local Land Services must calculate a special purpose rate in accordance with clause 6 (3) or the following formula:	29 30
		$R = X + (A \times C)$	31
		where:	32
		R represents the special purpose rate payable.	33
		X represents the base amount determined by Local Land Services for the purposes of the rate.	34 35
		A represents an amount, determined by Local Land Services, payable for each stock unit based on the total notional carrying capacity of rateable land in the district.	36 37 38

		<i>C</i> represents the notional carrying capacity of rateable land determined in accordance with clause 17.	:
8	How	is a rate levied?	;
	(1)	A rate is levied on the land specified in a rate notice by giving the notice to any occupier of the land liable to pay the rate.	
		Note. Section 210 (Service of documents) of the Act sets out the ways in which notice may be given.	<u>.</u>
	(2)	A rate notice is to be in the approved form and is to specify the amount of each rate levied.	!
	(3)	A rate is due and payable on the day (being a day not less than 28 days and not more than 42 days after notice of the rate is given) specified in the notice.	10 1: 1:
	(4)	Local Land Services may accept payment of a rate by instalments or in accordance with an agreement made with the person liable to pay the rate.	1; 14 1;
	(5)	For the purposes of subclause (1), if there are 2 or more occupiers of land, a rate notice duly given to any one of the occupiers is taken to have been given to the other occupiers of the land.	10 17 18
	(6)	An occupier (other than the owner) of land who is given a rate notice must give any owner (other than the Crown) of the land oral or written advice of the rate levied within 14 days after being given the rate notice.	19 20 21
		Maximum penalty: 10 penalty units.	22
Divi	sion	3 Liability for rates	2:
9	Occi	upiers are liable to pay rates	24
	(1)	The occupier of land on which a rate is levied by Local Land Services is liable to pay the rate to Local Land Services, except as provided by the Act or this Part.	25 20 21
	(2)	If there are 2 or more occupiers of the land, they are jointly and severally liable to pay the rate. However, as between themselves they are liable only for that part of the rate that is proportionate to the occupier's interest in the land.	28 29 30 3
	(3)	An occupier who pays to Local Land Services more than the occupier's proportionate part of the rate may recover the excess by way of contribution from the other occupier or occupiers	32 33

10	Liability of owner (other than Crown) to pay rates not paid by occupier		
	(1)	An owner (other than the Crown) of the land in respect of which any rate is levied by Local Land Services is liable for payment to Local Land Services of the whole or any part of the rate that is unpaid 12 months after the day on which it became due and payable by an occupier and any interest or any other charges payable in respect of the rate.	2 3 4 5 6
	(2)	Local Land Services cannot recover any unpaid rate, interest or charges from an owner under subclause (1) unless it gives the owner 28 days' notice of the amount of the rate that is unpaid and of any interest or charges payable in respect of the rate.	7 8 9 10
	(3)	An owner who pays the whole or part of an unpaid rate or any interest or charges payable in respect of the rate may recover the amount paid from the occupier who was given the rate notice.	11 12 13
	(4)	Nothing in subclause (2) affects any occupier's liability for payment of a rate.	14 15
	(5)	If there are 2 or more owners of land, they are jointly and severally liable to pay the unpaid rate. However, as between themselves they are liable only for that part of the rate that is proportionate to the owner's interest in the land.	16 17 18 19
	(6)	An owner who pays to Local Land Services more than the owner's proportionate part of the unpaid rate may recover the excess by way of contribution from the other owner or owners.	20 21 22
11	Liability when occupier or owner of land changes		
	(1)	The liability of a person to pay to Local Land Services a rate in respect of land that is unpaid on the day the person ceases to be the occupier or owner of the land continues until the day on which notice of the change in occupancy or ownership is given by the person in accordance with clause 24.	24 25 26 27 28
		Note. The liability of a person who ceased to be the occupier or owner of the land (<i>the former occupier or former owner</i>) to pay any owner or subsequent occupier who has paid to Local Land Services any unpaid rate that should have been paid by the former occupier or former owner does not cease on the giving of the notice, and the owner or subsequent occupier who paid the unpaid rate to Local Land Services may recover the amount from the former occupier or former owner (see clause 13).	29 30 31 32 33 34 35
	(2)	The giving of a notice as referred to in subclause (1) does not affect any liability of the owner of the land other than the Crown (if the notice is of change of occupancy) or the new owner of the land other than the Crown (if the notice is of change of ownership) for the whole or any part	36 37 38 39

		of a rate that is unpaid or for any interest or any other charges in respect of the rate under clause 10.	1 2
		Note. If any unpaid rate, interest or charge is paid to Local Land Services by the owner or new owner, he or she may recover the amount from the former occupier or former owner (see clause 13).	3 4 5
	(3)	A person who pays to Local Land Services any rate levied in respect of land after the person ceases to occupy or own the land and before the person gives notice of the change in occupancy or ownership of the land may recover the amount from any successive occupier or owner of the land who is liable to pay that rate.	6 7 8 9 10
	(4)	A person who becomes the occupier of land that is the subject of a lease, licence or purchase from the Crown is not liable for any rate levied in respect of the land that is unpaid on the day the person becomes the occupier of the land.	11 12 13 14
12	Appo	ortionment of rates	15
	(1)	This clause applies to a rate levied in respect of land for a year if the occupancy or ownership of the land (whether in whole or in part) is subsequently changed during that year to a different occupier or owner.	16 17 18
	(2)	The rate is payable as between the former and subsequent occupier or owner of land proportionately to the part of the year during which the occupier or owner occupied the land and to the part of the land occupied or owned.	19 20 21 22
13	Reco	overy of rates paid when not occupier or owner	23
		An occupier or owner of land who pays to Local Land Services any rate that accrued during the occupancy or ownership of the land by some other person is entitled to recover from that other person as a debt such proportion of the rate as accrued while that other person was the occupier or owner of the land.	24 25 26 27 28
14	Exen	nption from liability for animal health rate	29
	(1)	Rateable land is exempt from any animal health rate for a year if the annual return lodged by the due date in respect of the land for the preceding year indicates that the total number of stock kept on the land was less than the number of stock represented by 50 stock units.	30 31 32 33
	(2)	For the purposes of subclause (1), in calculating the total number of stock kept on land, if any horses are kept on the land only so many horses as exceed 5 in number are to be taken into account.	34 35 36

15		l exen e Act	npt from operation of Part 5 (Rates, levies and contributions)	1 2
	(1)		the purposes of section 208 of the Act, the following are exempt the operation of the provisions of Part 5 of the Act:	3 4
		(a)	any part of a holding used as a motel or caravan park,	5
		(b)	any part of a holding occupied by Local Land Services,	6
		(c)	any part of a holding occupied by a local authority and that is used for a purpose other than an agricultural enterprise,	7 8
		(d)	any part of a holding used for the purposes of a cemetery, golf course, racecourse, showground or industrial area.	9 10
	(2)	from	the purposes of section 208 of the Act, the following land is exempt the operation of the provisions of Part 5 of the Act (other than on 58 (Annual returns of land and stock)):	11 12 13
		(a)	any part of a holding on which a rifle range or buildings ancillary to the conduct of such a range are located,	14 15
		(b)	any part of a holding used for growing sugar cane.	16
Divi	Division 4 Assessment of notional carrying capacity of land			
16	Timi	ng an	d notice of assessment of notional carrying capacity	18
	(1)	hold	al Land Services may assess the notional carrying capacity of a ing at any time but must assess it within 5 years of its last assement.	19 20 21
	(2)	asses the f	al Land Services is to give any occupier of the holding notice of its assent as soon as practicable after it is made (but not later than on irst occasion following the assessment on which a rate notice with ect to the land is given).	22 23 24 25
	(3)	hold	the purposes of subclause (2), if there are 2 or more occupiers of a ing, a notice of assessment duly given to any one of the occupiers ken to have been given to the other occupiers of the holding.	26 27 28
	(4)	of as writt notic	occupier (other than the owner) of a holding who is given a notice ssessment must give each other occupier and each owner oral or then advice of the assessment within 14 days after being given the see of assessment.	29 30 31 32
		Max	imum penalty: 10 penalty units.	33
17	Asse	essme	nt of notional carrying capacity	34
	(1)		al Land Services must assess the notional carrying capacity of each ing of land.	35 36

18

(2)	In determent this clau	mining the notional carrying capacity of land for the purposes of use:	1 2
		40 kilogram wether sheep of any breed represents 1 stock unit, nd	3 4
	(b) a	400 kilogram steer of any breed represents 10 stock units.	5
(3)	by refer the land	and Services is to assess the notional carrying capacity of land ence to the number of stock units that could be maintained on in an average season under management practices that, in the of Local Land Services, are usual for the district.	6 7 8 9
(4)		essment is to be made whether or not the land is, at the date of ent, used for any purpose.	10 11
(5)	in asses	t limiting matters that Local Land Services may have regard to sing the notional carrying capacity of particular rateable land, and Services:	12 13 14
		nust disregard the presence of noxious weeds or pest animals on ne land, and	15 16
		nust not take into consideration the use of irrigation if the land is rigated land used for permanent plantings of trees or vines, and	17 18
		nust make its assessment as if the raising of stock were the only se of the land, and	19 20
	u	n the case of land that remains in or is reverting to its original indeveloped state—must base its assessment on the condition of the land as at the date of assessment.	21 22 23
(6)	intensiv	ssing the notional carrying capacity of rateable land used for e livestock production, Local Land Services must have regard ollowing:	24 25 26
	(a) th	ne nature of the holding or structure concerned,	27
		ny improvement and equipment used for the purposes of tensive livestock production on the land,	28 29
	(c) th	ne manner in which the holding has been worked,	30
	(d) ai	ny other matter that it considers necessary.	31
App	lication fo	or review of assessment	32
(1)	Services	er or occupier of a holding who is dissatisfied with Local Land s' assessment of the notional carrying capacity of the holding ply in writing to Local Land Services for a review of the ent.	33 34 35 36
(2)	An appl 28 days	ication for review of an assessment must be made not later than after notice of the assessment is given to the occupier.	37 38

	(3)	revie Servi	l Land Services may, within 28 days of receipt of an application for w of an assessment, require the applicant to provide Local Land ices with such additional information as Local Land Services may onably require to review the assessment.	2
	(4)	revie	l Land Services is not required to deal with an application for w of an assessment if the applicant fails to provide additional mation to Local Land Services when required to do so.	(-
19	Revi	ew of	assessment	8
	(1)		l Land Services is to review the assessment within the period of ays after:	10
		(a)	it receives the application, or	1
		(b)	if it has required the applicant to provide additional information, receipt of the information.	12 13
	(2)	On re	eviewing an assessment, Local Land Services may:	14
		(a)	confirm the assessment, or	15
		(b)	vary the assessment.	16
	(3)	asses	Land Services is to give the applicant for review of the assert notice of its decision on review of the assessment as soon as icable after the review.	17 18 19
	(4)	on re the la giver	pplicant who is given notice of the decision of Local Land Services eview of an assessment must give each other occupier or owner of and oral or written advice of the decision within 14 days after being a notice of it.	20 21 21 21
		Maxi	imum penalty: 10 penalty units.	24
	(5)	have	l Land Services is taken (for the purposes only of an appeal) to decided to confirm the assessment if Local Land Services has not wed the assessment within the period of 40 days after:	25 26 27
		(a)	the making of the application for review, or	28
		(b)	if it has required the applicant to provide additional information, receipt of the information.	29 30
Divi	Division 5		Appeals against assessment of notional carrying capacity and rates	3 ²
20	App	eals aç	gainst assessment	33
	(1)	Loca	occupier or owner of a holding is dissatisfied with the decision of 1 Land Services on review of an assessment of the notional ring capacity of a holding, the occupier or owner may, not later than	34 35

		30 days after being given notice of the decision, appeal against the assessment to the appropriate local land board.	
	(2)	An appeal is to be determined on the information provided or available to Local Land Services in making the assessment and any additional information provided under clause 18. However, the local land board may also take into account any relevant information contained in an annual return under section 58 of the Act that has been duly lodged by the appellant.	
	(3)	Before hearing an appeal against an assessment of the notional carrying capacity of a holding, the local land board must be satisfied that the appellant has paid all rates that the appellant is liable to pay under the Act, other than any rates based on the assessment of the notional carrying capacity that is the subject of the appeal.	10 11 12 13
21	Appe	eals against rates	14
	(1)	An occupier or owner of land may appeal against the validity of any rate levied on land to the appropriate local land board.	15 16
	(2)	An appeal may be made on the ground that the land or part of it is not rateable or is not subject to a particular rate.	17 18
	(3)	An appeal is to be lodged within 30 days after the occupier of the land is given the rate notice.	19 20
	(4)	The local land board is not to hear an appeal under this clause in respect of a rate levied in respect of a year unless the appellant has produced to the local land board a certificate issued by Local Land Services (or such other evidence as is acceptable to the local land board) confirming that all rates due and payable in any preceding year in relation to the land have been paid. Note. Section 210 (Service of documents) of the Act sets out various ways in which a rate notice may be given.	2° 22 24 29 29 21 21
22	Hear	ring of appeals	29
	(1)	After hearing the appeal against an assessment of the notional carrying capacity of a holding, the local land board must decide the appeal by:	30 3°
		(a) confirming the assessment, or	32
		(b) varying the assessment by altering the assessment.	33
	(2)	After hearing the appeal against a rate levied on land, the local land board must decide the appeal either:	34 35
		(a) by confirming the rate as levied, or	36
		(b) by varying the rate.	37
	(3)	The decision of a local land board on the hearing of the appeal is final.	38

Divi	sion	6 Miscellaneous	1
23	Mea	sures to facilitate the recovery of rates	2
	(1)	The lodgment of an appeal against the validity of the rate under clause 21 does not prevent proceedings being taken for the recovery of the rate.	3 4
	(2)	The fact that an appeal has been lodged against the validity of a rate under clause 21 does not prevent the Minister from exercising a power conferred by clause 25.	5 6 7
24	Notic land	ce to be given of changes in occupancy or ownership of rateable	8
	(1)	A person must, within one month after ceasing to be or becoming the occupier or owner of rateable land, give notice in the approved form to Local Land Services.	10 11 12
		Maximum penalty: 10 penalty units.	13
	(2)	A person is taken to have satisfied the requirements of this clause in relation to a change of ownership if notice of the change is lodged with the Registrar-General in accordance with section 39 of the <i>Real Property Act 1900</i> or section 184E of the <i>Conveyancing Act 1919</i> within one month after the change of ownership.	14 15 16 17 18
25	Irreg	ularities concerning rates	19
	(1)	The Minister may extend the period for a rate to be fixed or rate notice to be given if for any reason the rate is not fixed, or rate notice is not given, within the period prescribed by or under the Act.	20 21 22
	(2)	The Minister may authorise Local Land Services to do any things that are necessary to cure an irregularity and to validate a rate if any irregularity in fixing or levying a rate affects, or may be considered to affect, the validity of any rate.	23 24 25 26
26	Notif	fication of change of address	27
	(1)	The occupier of rateable land must notify Local Land Services of any change in the occupier's postal address within one month after the change occurs.	28 29 30
		Maximum penalty: 10 penalty units.	31
	(2)	The owner of stock kept on rateable land must notify Local Land Services of any change in the owner's postal address within one month after the change occurs.	32 33 34
		Maximum penalty: 10 penalty units.	35

	(3)	A person who becomes the occupier of rateable land must notify Local Land Services of the occupier's postal address within one month after becoming the occupier of the land.	1 2 3
		Maximum penalty: 10 penalty units.	4
27	Tenu	re bond to be paid by certain holders of Crown land	5
	(1)	The government agency or other public authority that grants a person short tenure of Crown land is to notify Local Land Services as soon as practicable after the grant.	6 7 8
	(2)	A person who takes Crown land on a short tenure must provide to Local Land Services a tenure bond within 14 days of taking the land on short tenure.	9 10 11
		Maximum penalty: 20 penalty units.	12
	(3)	The tenure bond is to be in the form approved, and for such reasonable amount as is determined, by Local Land Services.	13 14
	(4)	At the end of the short tenure of land, an amount equal to any unpaid rates, charges, interest or any other amount owed to Local Land Services in respect of the land by the holder of the short tenure is forfeited to Local Land Services from any tenure bond provided under this clause.	15 16 17 18 19
	(5)	Local Land Services must refund the balance (if any) of the tenure bond to the person who provided it.	20 21
	(6)	Except as provided by subclause (4), nothing in this clause:	22
		(a) affects the liability of any person to pay rates under the Act, or	23
		(b) affects Local Land Services' right to recover rates under the Act.	24
	(7)	In this clause:	25
		short tenure , in relation to land, means a lease of the land from the Crown for a term not exceeding 3 years or a licence of the land from the Crown.	26 27 28
		tenure bond means a bond deposited or paid in such a way as to secure Local Land Services against any failure of the person depositing or paying the bond to pay rates, charges or any other amount in respect of the land payable by the person to Local Land Services under the Act.	29 30 31 32
Par	t 3	Annual returns	33
28	Annı	ual returns—persons who are required to lodge returns	34
	(1)	For the purposes of section 58 (1) of the Act, the following are prescribed persons:	35 36

		(a)	the occupier of a holding that is rateable land a year in which the annual return concerned is d		1 2
		(b)	the occupier of a holding that is non-rateable property identification code allotted to the latthe <i>Stock Diseases Regulation 2009</i> ,		3 4 5
		(c)	the owner or occupier of a holding that is non is the registered proprietor of a brand or earn identification scheme established under Regulation at any time during the year for return concerned is due to be lodged.	nark under a stock Part 12 of this	6 7 8 9 10
	(2)	occu duly	ne purposes of section 58 (1) of the Act, if the piers of a holding referred to in subclause (1) (a odged by any one of the occupiers is taken to have occupiers.), an annual return	11 12 13 14
29	Ann	ual ret	ırns		15
	(1)	This	clause applies to annual returns for holdings.		16
	(2)	not la	inual return for a holding is to be lodged with Leter than 31 August in each year and is to be sign a person lodging it.		17 18 19
	(3)		ne purposes of section 58 (2) of the Act, an annus of the following matters:	al return is to give	20 21
		(a)	the full name of the person,		22
		(b)	the postal address, email address (if any) and (if any) of the person,	telephone number	23 24
		(c)	the address of the land, if different from the ad paragraph (b),	dress referred to in	25 26
		(d)	a description of the land, including the follow	ing:	27
			(i) the portion number or lot and deposited	-	28
			(ii) the names of the parish and county located,	where the land is	29 30
			(iii) the area of the land,		31
			(iv) details of any part of the land that is a within the meaning of the <i>National Part</i> 1974,		32 33 34
		(e)	the number of each category of stock other that on the land that were 6 months of age or over year in which the return is due,		35 36 37
		(f)	the number of pigs of any age (if any) kept on t in the year in which the return is due,	he land on 30 June	38 39

		(g)	whether or not intensive livestock production is carried out on the land and, if so, the area of land used for intensive livestock production, the capacity of the area used for intensive livestock production and the number of stock kept under intensive livestock production on the land,	1 2 3 4
		(h)	the total area of the land that is planted with grapevines (if any) on 30 June in the year in which the return is due,	6
		(i)	the total area of the land that is planted with sugar cane (if any) on 30 June in the year in which the return is due,	8
		(j)	details of any property identification code allotted to land occupied by the person under Part 3 of the <i>Stock Diseases Regulation</i> 2009,	10 11 12
		(k)	details of any stock identifier registered by the person under a stock identification scheme established under Part 12 of this Regulation in the year for which the return is due,	13 14 15
		(1)	in relation to an annual return lodged by a person referred to in clause 28 (1) (a):	16 17
			(i) the rate assessment number shown on the rate notice for the land, and	18 19
			(ii) if an individual is nominated as the person entitled to be enrolled in respect of the holding under clause 8 of Schedule 1 to this Regulation—the full name of each individual.	20 21 22 23
30	Purp discl		or which information in annual return may be used and	24 25
	(1)	Land	Services under Division 3 of Part 5 of the Act may be used, the mation may be used for the following:	26 27 28
		(a)	to verify the notional carrying capacity of land,	29
		(b)	to facilitate the administration of animal health services or animal production services by Local Land Services,	30 31
		(c)	to prepare statistical data concerning animal health or the protection of rural lands,	32 33
		(d)	to prepare an annual report under the Act or the Annual Reports (Statutory Bodies) Act 1984,	34 35
		(e)	for the purposes of electoral rolls,	36
		(f)	to protect public health and safety,	37
		(g)	to assist in the preparation and implementation of emergency animal disease and plant pest and disease preparedness and response programs,	38 39 40

		(h)	to assist in preventing, managing, controlling and eradicating disease, pests and residues: (i) in animals and animal products, and (ii) in plants and plant products, and	1 2 3 4
			(iii) on any land or adjacent water,	5
		(i)	to assist in the management of drought and the response to floods, fires and other emergencies.	6 7
	(2)	may the	nout limiting to whom and for what purposes Local Land Services disclose information it has obtained under Division 3 of Part 5 of Act, Local Land Services may disclose such information to the artment for the purposes set out in subclause (1) (f)–(i).	8 9 10 11
Par	t 4	Cat	tchment contributions	12
31	Defi	nitions	5	13
		In th	is Part:	14
		Auth Auth	nority means the Hunter-Central Rivers Catchment Management nority (within the meaning of the Catchment Management norities (Hunter Central Rivers) Regulation 2010 immediately are its repeal by the Act).	15 16 17 18
		<i>catcl</i> Part.	hment contribution means a catchment contribution under this	19 20
		catcl	hment contribution area means the following:	21
		(a)	an area that was a catchment contribution area, within the meaning of Schedule 4 to the <i>Catchment Management Authorities Act 2003</i> as in force immediately before its repeal by the Act, within the area of operations of the Authority immediately before that repeal,	22 23 24 25 26
		(b)	an area declared by an order in force under clause 32 to be a catchment contribution area.	27 28
		char	ging year means:	29
		(a)	the period declared to be the charging year for the Authority immediately before the repeal of the <i>Catchment Management Authorities (Hunter Central Rivers) Regulation 2010</i> by the Act, or	30 31 32 33
		(b)	the period declared to be the charging year under clause 34, or	34
		(c)	if the charging year is changed by a further order under clause 34—the period between the end of one charging year and the beginning of the next.	35 36 37
		owne	er has the same meaning as in the Water Management Act 2000.	38

32	Orde	ers for purposes of levying catchment contributions	
		The Minister may, by order published in the Gazette, declare any land described in the order to be a catchment contribution area for the purposes of this Part.	
33	Loca	al Land Services may levy catchment contributions	
	(1)	Local Land Services may, in accordance with this Part, levy a catchment contribution on any land that is within a catchment contribution area.	
	(2)	A catchment contribution may only be levied to fund a shortfall in available funding for the catchment activities of Local Land Services.	1 9
	(3)	Local Land Services is to maintain a map that depicts all land that is within a catchment contribution area.	5 1°
	(4)	The map is to be available in the office of Local Land Services and may be inspected by any person free of charge at any time the office is open.	
34	Orde	ers for purposes of levying catchment contributions	15
		The Minister may, by order published in the Gazette, declare a period of 12 months to be the charging year for the purpose of this Part.	l 16
35	Esti	imates of income and expenditure to be prepared	18
	(1)	Local Land Services is to prepare and submit to the Minister at least 2 months before the beginning of each charging year estimates in respect of:	
		(a) the income of Local Land Services for the charging year from all sources, including the total amount to be obtained by way of catchment contributions, and	
		(b) the expenditure to be incurred during the charging year in relation to Local Land Services functions relating to natural resource management.	
	(2)	The estimates are to be in such form as the Minister requires and are to contain particulars in respect of each item of expenditure and the catchment contributions proposed to be levied.	
36	Basi	sis of levying catchment contributions	3.
		A contribution is to be levied according to the land value (within the meaning of the <i>Valuation of Land Act 1916</i>) of all land within the catchment contribution area that has a land value greater than \$300 and that is rateable for the time being under the <i>Local Government Act 1903</i> .	e 33 I 34

37	Dete	erminations relating to catchment contributions	1
	(1)	Not later than one month before the beginning of a charging year in which Local Land Services proposes to levy a catchment contribution, it is to determine:	2 3 4
		(a) the amount of money that it proposes to raise by way of catchment contributions, and	5 6
		(b) the land within the catchment contribution area that is to be levied, and	7 8
		(c) the rate of the catchment contribution, for the next charging year.	9 10
	(2)	Local Land Services may make separate determinations under subclause (1) in respect of rates for different lands within the catchment contribution area.	11 12 13
	(3)	A determination under this clause:	14
		(a) is subject to clause 33, and	15
		(b) is required to be approved by the Minister and does not have effect unless it is so approved, and	16 17
		(c) is to be published in the Gazette before the commencement of the charging year to which it relates, and	18 19
		(d) is to take effect on the commencement of the charging year to which it relates.	20 21
	(4)	A determination does not fail merely because it is not published in the Gazette before the commencement of the charging year to which it relates but, in that event, a person is not liable for payment of the catchment contribution to which the determination relates until the determination is published in the Gazette.	22 23 24 25 26
	(5)	A catchment contribution determined under this clause is levied on publication of the determination in the Gazette.	27 28
	(6)	If, for any reason:	29
		(a) a determination under this clause is not made before the charging year to which it relates, or	30 31
		(b) there is any irregularity or alleged irregularity in the making of any such determination,	32 33
		the Minister may extend the time for making the determination (whether or not that time has expired) and may authorise Local Land Services to do anything necessary to cure any irregularity and to make a valid determination.	34 35 36 37

38	Asse	essment of catchment contributions	1			
	(1)	After making a determination under clause 37 Local Land Services must, in accordance with the determination:	2			
		(a) classify each parcel of land within the catchment contribution area in respect of which a catchment contribution is to be levied, and	2 5 6			
		(b) assess the catchment contribution payable for each such parcel of land.	7			
	(2)	After it makes an assessment under this clause Local Land Services is to cause a notice to be served on the owner of each parcel of land in respect of which a catchment contribution has been levied.	9 10 11			
	(3)	The notice may be served:	12			
		(a) personally or by post, and	13			
		(b) may be served separately or, if Local Land Services so decides, together with or so as to form part of a council rate notice or other statutory notice served on the owner of the parcel of land in respect of which a catchment contribution has been levied.	14 15 16 17			
	(4)	On the service of such a notice, the owner of the land to which the notice relates becomes liable for payment of the catchment contribution specified in the notice.	18 19 20			
39	Reas	ssessment of catchment contributions	21			
	(1)	Local Land Services may reassess a catchment contribution if the value of the land for any charging year differs from the value used to assess the contribution.	22 23 24			
	(2)	A catchment contribution may only be reassessed as from the date the revised value of the land has effect.	25 26			
	(3)	The owner of the land to which the reassessment relates becomes liable for payment of the revised catchment contribution on the service of a notice notifying the reassessment.	27 28 29			
40		ection etc of catchment contributions on behalf of Local Land rices	30 31			
	(1) In this clause:		32			
		appropriate local agency means:	33			
		(a) the council of a local government area within which any part of the catchment contribution area is situated, or	34 35			

	(b)	the Sydney Water Corporation, the Hunter Water Corporation, the State Water Corporation or any water supply authority within whose area of operations any part of the catchment contribution area is situated, or	1 2 3 4
	(c)	a statutory authority approved by the Minister for the purposes of this clause.	5 6
(2)	an ar	rrangement with an appropriate local agency for the following tions of Local Land Services under this Part to be exercised by that	7 8 9 10
	(a)	the assessment or reassessment of catchment contributions levied by Local Land Services,	11 12
	(b)	the collection of those catchment contributions,	13
	(c)	the recovery of those catchment contributions,	14
	(d)	the issue of certificates as to any catchment contributions due to Local Land Services.	15 16
(3)			17 18
(4)	may conn	deal with Local Land Services' catchment contributions in ection with its rates and charges, so long as the catchment	19 20 21 22
(5)	joint	assessments and notices, take joint action for collection and	23 24 25
(6)	soon all ca mone less a	as practicable after the expiration of each calendar month (but in asses within 30 days after the collection of such contributions), the ey collected by it in payment of the contribution during that month, any amount the local agency is entitled to retain as a commission in	26 27 28 29 30 31
Catc	hment	t contributions a charge on land	32
(1)			33 34
(2)			35 36
	(3) (4) (5) (6) Catcl (1)	(c) (2) Loca an are function agentical (a) (b) (c) (d) (3) Any the are agentical (b) (c) (d) (4) For the may connected (5) For the soon all care mone agentical (a) (6) The soon all care agentical (b) A care agentical (c) The properties (c)	the State Water Corporation or any water supply authority within whose area of operations any part of the catchment contribution area is situated, or (c) a statutory authority approved by the Minister for the purposes of this clause. (2) Local Land Services may, with the approval of the Minister, enter into an arrangement with an appropriate local agency for the following functions of Local Land Services under this Part to be exercised by that agency on behalf of Local Land Services: (a) the assessment or reassessment of catchment contributions levied by Local Land Services, (b) the collection of those catchment contributions, (c) the recovery of those catchment contributions, (d) the issue of certificates as to any catchment contributions due to Local Land Services. (3) Any such arrangement may provide for the payment of commission to the appropriate local agency. (4) For the purposes of any such arrangement, the appropriate local agency may deal with Local Land Services' catchment contributions in connection with its rates and charges, so long as the catchment contribution is separately identified. (5) For the purposes of subclause (4), an appropriate local agency may issue joint assessments and notices, take joint action for collection and recovery and issue joint certificates. (6) The appropriate local agency must remit to Local Land Services, as soon as practicable after the expiration of each calendar month (but in all cases within 30 days after the collection of such contributions), the money collected by it in payment of the contribution during that month, less any amount the local agency is entitled to retain as a commission in accordance with the agreement. Catchment contributions a charge on land (1) A catchment contribution for payment of which a person is liable is a charge on the land to which the catchment contribution relates.

42	Inter	rest on overdue catchment contributions	1
	(1)	Local Land Services may charge interest on overdue catchment contributions at the rate of interest set under section 566 (3) of the <i>Local Government Act 1993</i> by the local council for the local government area in which the land is located.	3
	(2)	The interest charged forms a part of the catchment contribution for the purposes of this Part.	5 6 7
43	Reco	overy of catchment contributions	8
	(1)	A catchment contribution due to Local Land Services under this Part may be recovered in any court of competent jurisdiction as a debt due to the Crown.	9 10 11
	(2)	An unsatisfied judgment or order of any court for the recovery of a catchment contribution from any person is not a bar to the recovery of the contribution from any other person who is liable under the Act for the payment of the contribution.	12 13 14 15
44	Waiv	ver or deferral of payment	16
		Local Land Services may, in the case of hardship:	17
		(a) defer payment of a catchment contribution, or	18
		(b) waive payment of a catchment contribution or any part of it.	19
45	Expe	enses of tracing persons	20
	(1)	Local Land Services may add to the amount of catchment contribution any reasonable expenses incurred in tracing the person liable to pay the catchment contribution.	21 22 23
	(2)	Those expenses may be recovered as catchment contributions at the same time as any catchment contributions and without the need to give notice concerning them.	24 25 26
46	Liab	ility of joint owners	27
	(1)	If land within the catchment contribution area is owned or held jointly by 2 or more persons:	28 29
		(a) they are jointly and severally liable for payment of the catchment contribution in respect of the land, and	30 31
		(b) as between themselves, each is liable only for such part of the contribution as is proportionate to the interest owned or held by the person in the land.	32 33 34

	(2)	If one of those persons pays more than that person's proportionate part of a catchment contribution, he or she may recover the excess by way of contribution from the other persons.	1 2 3		
47	Liab	ility on disposing of land	4		
	(1)	The liability of a person to pay a catchment contribution in respect of any land does not cease on disposal of the land if notice of the contribution, in a form approved by Local Land Services:	5 6 7		
		(a) was given before disposal of the land, or	8		
		(b) is given after the disposal of the land, but before notice of the disposal is given to Local Land Services.	9 10		
	(2)	If a person:	11		
	. ,	(a) disposes of any land, and	12		
		(b) pays a contribution levied on the land that became payable to Local Land Services after disposal of the land and before the notice of the disposal is given to Local Land Services,	13 14 15		
		the person may recover the amount of the catchment contribution from the person who acquired the land.	16 17		
	(3)	Without limiting subclause (1), a person is taken to have given notice of the disposal of the land if notice of the disposal is lodged with the Registrar-General in accordance with the <i>Conveyancing Act 1919</i> or the <i>Real Property Act 1900</i> (as the case may be).	18 19 20 21		
48	Daily basis of apportionment of catchment contribution				
		As between a person liable to pay a catchment contribution in respect of land, and:	23 24		
		(a) a person who acquires the land, or	25		
		(b) the persons from whom the land was acquired,	26		
		the catchment contribution is to be apportioned on a daily basis.	27		
49	Liab	ility of new owner	28		
	(1)	A person who, by becoming the owner of land, becomes liable to pay a catchment contribution levied on the land is liable for payment of all current catchment contributions, and all arrears of contributions, levied on the land even if notice of them was not given to the person until after the person became the owner of the land.	29 30 31 32 33		
	(2)	A person who:	34		
		(a) becomes the owner of land, and	35		

		contr	pays to Local Land Services a catchment contribution in respect of the land that was payable before the person became the owner, recover the whole or a proper proportion of the catchment ibution from the persons liable for the payment at the time the	1 2 3 4			
	notice was served.						
50	Prop	ortion	ate liability for catchment contributions	6			
	(1)		tchment contribution is proportionate to the portion of the year for h the land is leviable and to the portion of the land that is leviable.	7 8			
	(2)	for a	amount of catchment contribution is paid in excess of the liability catchment contribution because of the operation of this clause, l Land Services:	9 10 11			
		(a)	must refund the amount of the excess, or	12			
		(b)	must credit it towards payment of any amount then payable to	13			
			Local Land Services by the person who would otherwise be entitled to a refund.	14 15			
Part 5 Travelling stock reserves and public roads							
Divi	sion	1	Preliminary	17			
51	Inter	pretati	ion	18			
	(1)	In thi	is Part:	19			
		<i>perm</i> as a p	anent stock zone means the whole or part of a public road set aside permanent stock zone in accordance with clause 52.	20 21			
		perm	anent stock zone sign means a stock warning sign:	22			
		(a)	displaying particulars approved by the roads authority in the manner approved for the purposes of this definition, or	23 24			
		(b)	of a type approved by the roads authority.	25			
		-	ic road includes the shoulder of a public road.	26			
		roads Road	s authority means a roads authority within the meaning of the ls Act 1993.	27 28			
			<i>Ider</i> of a public road includes any part of the road that is not med to be used by motor vehicles in travelling along the road.	29 30			
		<i>stock</i> stock	warning sign means a sign warning road users of the presence of	31 32			
		stock	zone means a permanent stock zone or a temporary stock zone.	33			
		<i>stock</i> zone	zone sign means a permanent stock zone sign or a temporary stock sign.	34 35			

			<i>corary stock zone</i> means the whole or part of a public road set aside temporary stock zone in accordance with clause 52.	
		temp	orary stock zone sign means a stock warning sign:	;
		(a)	displaying particulars approved by Local Land Services in the manner approved for the purposes of this definition, or	
		(b)	of a type approved by Local Land Services.	(
	(2)		the purposes of this Part, a stock warning sign that depicts a cular kind of stock applies to every other kind of stock.	- 7
52	How	are st	ock zones established?	9
	(1)	Perm	nanent stock zones	10
			ads authority may set aside the whole or any part of a public road permanent stock zone.	11 12
	(2)		rmanent stock zone is to be designated by a permanent stock zone exhibited at the entry to the zone to which it relates.	13 14
	(3)	The 1	permanent stock zone sign is to be positioned so that:	15
		(a)	there is not less than 200 metres between the sign and the place where a vehicle being driven towards the stock would first encounter the stock, and	16 17 18
		(b)	the driver of a vehicle being driven towards the stock along the road is warned of the presence or likely presence of the stock a reasonable distance before the vehicle would first encounter the stock.	19 20 21 22
	(4)	Tem	porary stock zones	23
		on a	rson who owns or has charge of stock that are grazing or walking public road may set aside the whole or part of that public road as a orary stock zone.	24 25 26
	(5)	set as	ccupier of land through which an unfenced public road passes must side that part of the road passing through the land as a temporary czone if the land is normally grazed by stock.	27 28 29
	(6)		mporary stock zone is to be designated by a temporary stock zone exhibited at the entry point of the zone to which it relates.	30 3 ²
	(7)	subcl 5 kilo place	mporary stock zone sign exhibited by a person referred to in lause (4) is to be positioned so that there is not more than ometres, and not less than 200 metres, between the sign and the e where a vehicle being driven towards the stock would first unter the stock.	32 33 34 38

	(8)	A temporary stock zone sign exhibited by a person referred to in subclause (5) is to be positioned so that the driver of a vehicle being driven towards the stock along the road is warned of the presence or likely presence of the stock a reasonable distance before the vehicle would first encounter the stock.	1 2 3 4 5
	(9)	The provisions of Part 20 of the <i>Road Rules 2008</i> apply to a permanent stock zone sign or temporary stock zone sign in the same way as they apply to a traffic sign within the meaning of those Rules.	6 7 8
		Note. For example, rule 327 of the <i>Road Rules 2008</i> which provides that the length of road to which a traffic sign on a road applies is worked out in the direction driven by a driver on the road who faces the sign before passing it.	9 10 11
Divi	ision	2 Stock zones	12
53	Offe	nces relating to stock zones	13
	(1)	The owner or person in charge of stock that are on a public road must ensure, as far as practicable, that the stock do not pose a hazard to any person, animal or vehicle on the road.	14 15 16
	(2)	The owner or person in charge of stock that are on or near a public road must ensure that the stock are in a stock zone if it is reasonably foreseeable that they may be a hazard to any person, animal or vehicle on the road.	17 18 19 20
	(3)	The driver of a mechanically powered vehicle must give way to stock and to all other animals and any vehicle accompanying stock in a stock zone. Maximum penalty: 20 penalty units.	21 22 23 24
54	Whe	n must temporary stock zone signs be displayed?	25
	(1)	A person moving or grazing stock on or near any part of a public road that is not a permanent stock zone must display a temporary stock zone sign in accordance with this Part.	26 27 28
	(2)	It is a defence to a prosecution for an offence under subclause (1) if it is proved that:	29 30
		(a) compliance with the subclause was not necessary because the presence of the stock did not result in any reasonably foreseeable hazard to any person, animal or vehicle on the public road, or	31 32 33
		(b) the failure to comply with the subclause was due to circumstances that were beyond the control of, and could not reasonably have been foreseen by, the person in charge of the stock.	34 35 36 37

	(3)	The person must remove the temporary stock zone sign when the stock are no longer on or near any part of a public road that is not a permanent stock zone.	1 2 3
		Maximum penalty: 20 penalty units.	4
55	Inter	ference with signs	5
		A person must not, without lawful authority, remove, interfere with, damage, deface or affix advertising material or any other thing to any stock zone sign.	6 7 8
		Maximum penalty: 20 penalty units.	9
56	Auth	nority to exhibit stock zone signs	10
	(1)	A person has authority to exhibit a stock zone sign if:	11
		(a) the person is the roads authority or is a person authorised by the roads authority, or	12 13
		(b) the person exhibits the sign in accordance with the requirements of this Regulation.	14 15
	(2)	A person must not, without lawful authority, exhibit a stock zone sign. Maximum penalty: 20 penalty units.	16 17
57	Direc	ctions to remove temporary stock zone signs	18
	(1)	If Local Land Services considers that a temporary stock zone sign erected on a public road does not relate to stock on or near the road it may:	19 20 21
		(a) remove the sign, or	22
		(b) direct any person exhibiting the sign to remove it within a specified time.	23 24
	(2)	A person to whom a direction is given under subclause (1) must comply with the direction.	25 26
		Maximum penalty: 10 penalty units.	27
Divi	sion	3 Use of travelling stock reserves and public roads generally	28 29
58	Trav mov	elling stock on travelling stock reserves to be prevented from ing onto carriageways between sunset and sunrise	30 31
		A person in charge of travelling stock on a travelling stock reserve through which an unfenced public road passes must ensure, so far as is reasonably practicable, that the stock are fenced or otherwise prevented	32 33 34

		from moving onto the carriageway of the public road between sunset and sunrise.	1 2
		Maximum penalty: 20 penalty units.	3
59	Una	uthorised use of public roads	4
		For the purposes of section 73 (2) of the Act, the following are prescribed as circumstances in which a person who owns or has charge of stock that are walking or grazing on a public road is not guilty of an offence under section 73 of the Act:	5 6 7 8
		(a) if the stock are horses that are being ridden or led in daylight,	9
		(b) if the stock are drawing or being led by a vehicle in daylight,	10
		(c) if the person is moving the stock in daylight from one part of a holding that is contiguous to another part of the holding from which it is separated only by a public road,	11 12 13
		(d) if the person is moving the stock at any time along the road in an emergency,	14 15
		(e) if the person is moving dairy cows from one part of a holding that is contiguous to another part of the holding from which it is separated only by a public road during the period between sunset and sunrise on the following day for the shortest practicable distance,	16 17 18 19 20
		(f) if the person is authorised to walk or graze stock on the public road by or under the <i>Crown Lands Act 1989</i> or any other Act or regulation,	21 22 23
		(g) if the stock are camels that are being ridden or led in daylight,	24
		and the stock are travelling at the applicable required travelling rate.	25
60	Con	trol of activities on travelling stock reserves	26
	(1)	Local Land Services may prohibit, or regulate, the carrying on of any activity on a travelling stock reserve by erection of a sign at or near the entrance to the travelling stock reserve or in some prominent place within the reserve.	27 28 29 30
	(2)	A person who carries on an activity in contravention of a sign referred to in subclause (1) is guilty of an offence. Maximum penalty: 10 penalty units.	31 32 33
64	D		
61	ĸem	oval of signs	34
		A person who, without lawful authority, removes, damages or interferes with a sign displayed by Local Land Services on a travelling stock reserve is guilty of an offence.	35 36 37
		Maximum penalty: 10 penalty units.	38

62	Auth	orise	d use of travelling stock reserves for recreational activities	1
	(1)	For the purposes of section 74 of the Act, the following are prescribed as recreational activities for which a person is authorised (subject to the Act and subclause (2)) to use a travelling stock reserve (or part of a travelling stock reserve) other than an excluded reserve:		
		(a)	walking, running and other kinds of individual physical exercise,	6
		(b)	horse riding,	7
		(c)	camel riding,	8
		(d)	picnicking,	9
		(e)	fishing,	10
		(f)	swimming,	11
		(g)	pedal cycling.	12
	(2)	of a if Lo	clause (1) does not apply to use of a travelling stock reserve (or part travelling stock reserve) for a purpose referred to in that subclause ocal Land Services has made a closure order in respect of the reserve art of any such reserve under section 70 (1) (b) of the Act.	13 14 15 16
	(3)	In th	is clause:	17
			uded reserve means a travelling stock reserve (or part of a travelling k reserve) in the Western Division or a stock watering place.	18 19
63	Offer	nces c	on travelling stock reserves	20
	(1)	A person must not, except in accordance with a permit issued by Local Land Services for a travelling stock reserve:		
		(a)	waste any water provided on the reserve for stock, or	23
		(b)	divert or in any other way interfere with the natural flow of water on the reserve, or	24 25
		(c)	swim or bathe in a water tank or dam installed or constructed on the reserve, or	26 27
		(d)	light a fire in the reserve at any time when the lighting of fires in the reserve is prohibited by Local Land Services by signs displayed on or near the reserve or at any other time except in a fireplace designated by Local Land Services by the display of such a sign.	28 29 30 31 32
		Max	imum penalty: 10 penalty units.	33
	(2)	Serv struc trave	erson must not, without the authority in writing of Local Land ices or other reasonable excuse, damage or interfere with a cture, appliance or other article that forms part of or is lawfully on a elling stock reserve. imum penalty: 20 penalty units.	34 35 36 37 38

	(3)		erson must not, without reasonable excuse, interfere with stock or ives that are lawfully on a travelling stock reserve.	1 2
			imum penalty: 20 penalty units.	3
• •	04		• • •	
64			e adequately controlled	4
	(1)		erson in charge of stock must keep the stock under control at all s while the stock are on a public road or travelling stock reserve.	5 6
	(2)		erson in charge of stock who, without reasonable excuse, fails to bly with this clause is guilty of an offence.	7 8
		Max	imum penalty: 10 penalty units.	9
	(3)	In th	is clause:	10
	` /	conti	<i>rol</i> , in relation to stock, means action designed to ensure that the	11
			do not stray to a location, or do not behave in a manner, that would	12
			azardous to passing traffic or to the general public or would cause	13
			age to property adjacent to the public road or travelling stock ve concerned.	14
		reser	ve concerned.	15
65		gation k rese	s of occupiers of land adjoining public roads or travelling rves	16 17
	(1)	This	clause applies to an occupier of any land in a region that adjoins an	18
			nced public road or travelling stock reserve who is given oral or	19
		writt	en notice by the owner or person in charge of travelling stock at	20
			24 hours before the stock travel or graze on that road or reserve that tock will travel or graze on that road or reserve.	21 22
	(2)		-	
	(2)		occupier of land to whom this clause applies must take all onably practicable steps to prevent the stock from causing any	23
			y, damage or harm to the land or any thing on it.	24 25
			imum penalty: 10 penalty units.	26
		IVIUA	imain penalty. To penalty units.	20
66			rohibited from depositing or leaving rubbish, carcasses and gs on reserves	27 28
		A pe	erson must not, without lawful authority, deposit or leave on any	29
			elling stock reserve any rubbish, animal carcass, vehicle,	30
			oment, implement or movable structure or other thing.	31
		Max	imum penalty:	32
		(a)	in the case of an animal carcass—50 penalty units for the first	33
			animal carcass deposited or left by the person and 5 penalty units	34
			for each additional carcass deposited or left at the same place and	35
		(1.)	time by that person, and	36
		(b)	in the case of any other thing—50 penalty units.	37

67	Loca rese		d Services not liable for use of pesticides or chemicals on	1 2		
	(1)	pesti stock the	the purposes of section 100 of the Act, notice is given that a cide or chemical is about to be applied to a controlled travelling a reserve if a warning sign is displayed in a conspicuous place on reserve in accordance with this clause before the pesticide or nical is applied.	3 4 5 6 7		
	(2)	pesti reser	the purposes of section 100 of the Act, notice is given that a cide or chemical has been applied to a controlled travelling stock we if a warning sign is displayed in accordance with this clause ediately after the pesticide or chemical is applied.	8 9 10 11		
	(3)		arning sign referred to in subclause (2) must be displayed for not than the following periods:	12 13		
		(a)	in the case of a pesticide or chemical the use of which requires the display of warning signs under a pesticide control order in force under the <i>Pesticides Act 1999</i> or a permit in force under the <i>Agvet Code of New South Wales</i> —for the minimum period specified for the pesticide or chemical in the order or permit,	14 15 16 17 18		
		(b)	in the case of any other kind of pesticide or chemical—for the period (if any) decided by Local Land Services after taking into account any withholding period specified in the label registered or approved under that Act or Code for the pesticide or chemical.	19 20 21 22		
	(4)	In th	is clause:	23		
		warn	ting sign means a weather-proof sign containing a prominent sing that a pesticide or chemical is about to be, or has been, applied controlled travelling stock reserve.	24 25 26		
68		l Land	d Services not liable for injury attributable to diseased stock	27 28		
		trave	the purposes of section 101 of the Act, notice is given that diseased elling stock have been walked over or grazed on a travelling stock eve or public road situated in a region if:	29 30 31		
		(a)	notice is published in a newspaper circulating generally in the region stating that stock infected with a disease specified in the notice were walked over or grazed on the reserve or public road on a date or during a period specified, and	32 33 34 35		
		(b)	any stock permit issued by Local Land Services authorising a person to walk or graze stock on the reserve or public road that Local Land Services knows, or ought reasonably to know, are susceptible to the disease concerned is endorsed with a prominent statement that stock infected with the disease were walked over	36 37 38 39 40		

		or grazed on the reserve or public road on a date or during a period specified.	1 2
69		n may Local Land Services impound bees or beehives placed or on controlled travelling stock reserve?	3 4
	(1)	For the purposes of section 102 (2) of the Act, an authorised officer impounds bees or beehives placed or being kept on a controlled travelling stock reserve by taking possession of the bees or beehives. The bees or beehives continue to be impounded until released or disposed of in accordance with this clause.	5 6 7 8 9
	(2)	The authorised officer may detain bees or beehives that are impounded at the place where they were impounded or may remove them to any land under agistment or to some other place owned or under the control of Local Land Services and detain them at that place.	10 11 12 13
	(3)	As soon as practicable after an authorised officer impounds bees or beehives under this clause, the authorised officer is to make all reasonable inquiries to find the name and address of the person who owns the bees or beehives.	14 15 16 17
	(4)	If the authorised officer knows or finds out the name and address of the owner, Local Land Services is to notify the owner in writing that the bees or beehives have been impounded and that unless they are claimed within a period stated in the notice (ending not less than 7 days after the notice is given) they will be sold or otherwise disposed of.	18 19 20 21 22
	(5)	Local Land Services may sell or otherwise dispose of bees or beehives that have been impounded:	23 24
		(a) if the name and address of the owner is not known or cannot be found out—7 days after the bees or beehives were impounded, or	25 26
		(b) if an impounding notice is given to the owner—if at the end of the period stated in the notice the bees or beehives have not been claimed.	27 28 29
	(6)	Local Land Services is to release the bees or beehives if a person whom Local Land Services is satisfied on reasonable grounds is the owner (or is authorised to claim them on the owner's behalf) claims the bees or beehives within the period stated in the notice unless it declines to do so under section 102 (3) of the Act. Note. Local Land Services may decline to release impounded bees or beehives if the prescribed impounding fee is not paid.	30 31 32 33 34 35 36
	(7)	For the purposes of section 102 (3) of the Act, the prescribed impounding fee is \$200.	37 38
	(8)	In this clause:	39
		<i>impounding notice</i> means a notice given under subclause (4).	40

70	Com	pliance with directions	1
	(1)	An authorised officer who suspects, on reasonable grounds, that a person is committing or has committed an offence against the Act or this Regulation on a travelling stock reserve may direct the person to leave the reserve.	2 3 4 5
	(2)	A person who fails, without reasonable excuse, to comply with a direction given under this clause is guilty of an offence. Maximum penalty: 5 penalty units.	6 7 8
	(3)	If a person fails to comply with a direction given under this clause, the authorised officer may use force (but no more than is necessary in the circumstances) to remove the person from the reserve.	9 10 11
Div	ision	4 Permits	12
71	App	lications for permits	13
	(1)	An application for a permit is to be made to Local Land Services:	14
		(a) orally, or	15
		(b) in the approved form (if any) for the permit concerned.	16
	(2)	If an application is made orally, Local Land Services may request the applicant to confirm the application in writing.	17 18
		Note. If Local Land Services has delegated its functions relating to applications to a member of the Board, a member of the staff of Local Land Services or an authorised officer, the application may be made to that delegate.	19 20 21
	(3)	An application for a stock permit must be made at least 2 working days before the stock enter, remain on, walk or graze on, or are moved by vehicle over, a travelling stock reserve or public road in a region (unless Local Land Services agrees to accept the application although it is not made in that period).	22 23 24 25 26
		Note. Section 79 of the Act requires an application to be made in accordance with the regulations. Local Land Services need not process an application that is not received at least 2 working days before it is required.	27 28 29
	(4)	Fee for issue of permit	30
		For the purposes of section 79 (2) (c) and (d) (ii) of the Act, the following fee (being a fee in respect of a stock permit that solely authorises a person to graze stock on a public road or a stock permit that solely authorises a person to graze stock on a controlled travelling stock reserve) is prescribed:	31 32 33 34 35
		(a) for small stock—\$1 per day for each 10 or less small stock,	36
		(b) for large stock (other than horses and camels)—\$1 per day for each animal,	37 38

		(c) for horses and camels—\$2 per day for each	animal.	1
	(5)	For the purposes of section 79 (2) (e) of the Act, the is prescribed.	e fee of \$20 per year	2
72	Refu	ınd of fees		4
		Local Land Services may refund all or any part of of a permit if the permit is cancelled or suspended.		5 6
73	Cond	ditions of stock permits and reserve use permits		7
		The holder of a permit must:		8
		(a) produce the permit for inspection on dema officer, and	nd by an authorised	9 10
		(b) comply with any reasonable request made, o an authorised officer.	r direction given, by	11 12
		Maximum penalty: 5 penalty units.		13
74	Rate	of travel to be maintained		14
	(1)	The holder of a permit who is in charge of trave walking on a journey lasting more than 24 hours stock travel towards their destination a distance 10 kilometres on each day.	must ensure that the	15 16 17 18
		Maximum penalty: 20 penalty units.		19
	(2)	A person is not guilty of an offence under subclaus	se (1) if:	20
		(a) the stock are prevented from travelling at the rate due to bad weather, fire, flood or some circumstance, or		21 22 23
		(b) approval for the stock to travel at a slower under subclause (3).	rate has been given	24 25
	(3)	An authorised officer may give approval for stock rate than the required travelling rate:	to travel at a slower	26 27
		(a) if the stock are unfit to travel at the required	travelling rate, or	28
		(b) for any other reason the authorised officer co	onsiders appropriate.	29
	(4)	The approval may be given subject to such condit by the authorised officer.	ions as are specified	30 31
	(5)	The authorised officer is to write details of the appropriate concerned, together with any conditions subject to is given.		32 33 34

	(6)	If part of a mob consists of stock fit to travel at the required travell rate and other stock unfit to travel at that rate, an authorised officer m	
		(a) order the unfit stock to be culled from the mob, or	3
		(b) give approval, subject to such conditions as are specified by authorised officer, for those stock to travel at a slower rate.	the 4 5
	(7)	The person in charge of stock ordered to be culled under this clarmust ensure that the stock are immediately removed by vehicle or of appropriate means from the public road or travelling stock reserve which they were travelling. Maximum penalty: 10 penalty units.	her 7
	(8)	Fee for slower rate of travel	11
	(0)	The fee payable for an approval to travel at a slower rate under t clause is:	
		(a) for small stock—\$4 per 100 head or less for each day of travand	vel, 14
		(b) for large stock—\$4 per 10 or less large stock for each day travel.	of 16
	(9)	Any fee payable under subclause (8) is in addition to the fee paya under clause 71 for the issue of a permit.	ble 18 19
	(10)	The owner or person in charge of stock which travel at a slower rate the required travelling rate must ensure the appropriate fees are paid Local Land Services.	
		Maximum penalty: 10 penalty units.	23
Div	ision	5 Miscellaneous	24
75	Rem	noval of soil, gravel and other materials	25
	(1)	A person must not remove any water, soil, sand, clay or gravel or of material from a travelling stock reserve.	27
		Maximum penalty: 20 penalty units.	28
	(2)	This clause does not apply to any removal of water or any other mater authorised by or under the Act, any other Act or this Regulation.	rial 29 30
76	Inter	rest rate	31
		For the purposes of section 97 (2) (c) of the Act, the prescribed rate interest is 2 per cent more than the Commonwealth Bank's overdrindex rate as at 1 January in each year.	

77	Notice of exemption or cancellation of exemption				
	(1)		he purposes of section 105 (4) of the Act, the prescribed notice to ven by Local Land Services is:	2	
		(a)	if a person is exempted from the operation of Part 6 (Travelling stock reserves and public roads) of the Act or a specified provision of that Part (or if such an exemption is cancelled)—by giving notice in writing to the person of the exemption or cancellation, and	4 5 6 7 8	
		(b)	if a class of persons is exempted from the operation of Part 6 of the Act or a provision of that Part (or if such an exemption is cancelled)—by publishing notice of the exemption or cancellation in a newspaper circulating generally in the region.	9 10 11 12	
	(2)	giver any o	exemption is given to 2 or more occupiers of land or an exemption a to 2 or more occupiers of land is cancelled, notice duly given to one of the occupiers under subclause (1) (a) is taken to have been a to the other occupiers of the land.	13 14 15 16	
Part 6 Stock watering places					
78	Leas	es of	stock watering places	18	
		For t	he purposes of section 111 (2) of the Act, the prescribed period is ears.	19 20	
79	Supp	oly of	water	21	
	(1)		the purposes of section 112 (a) of the Act, the following classes of ons are prescribed:	22 23	
		(a)	persons requiring water for household purposes,	24	
		(b)	a local authority or Government agency that has obtained the approval of the controlling authority to use water from the stock watering place in the construction, improvement or maintenance of public roads,	25 26 27 28	
		(c)	persons requiring water for personal use related to a commercial purpose (such as supply of water to the patrons of a hotel, motel or other place providing accommodation to the public),	29 30 31	
		(d)	drivers of vehicles who require water for the operation of their vehicles,	32 33	
		maxi deter	g persons who have paid the fee (if any, and not exceeding the mum determined by Local Land Services from time to time) mined by the controlling authority to be payable for the purposes is subclause.	34 35 36 37	

	(2)		the purposes of section 112 (a) of the Act, the following classes of a are prescribed:	
		(a)	stock that are being agisted by the lessee of a stock watering place in accordance with the terms of the lease,	3
		(b)	travelling stock that are subject to a stock permit,	
		(c)	travelling stock that are subject to an order made or a permit issued under the <i>Stock Diseases Act 1923</i> ,	-
		(d)	horses that are accompanied by riders,	8
		maxi deter	g stock in respect of which the fee (if any, and not exceeding the imum determined by Local Land Services from time to time) rmined by the controlling authority to be payable for the purpose of subclause has been paid.	10 11 12
	(3)	In th	is clause:	13
		hous	<i>sehold purposes</i> does not include gardening purposes or external ehold purposes (such as window cleaning or house washing) but ides protection from fire.	14 15 16
80	Offence to obtain water from stock watering place where depth below specified level			17 18
		tank	depth measuring gauge installed by the controlling authority in a or dam at a stock watering place indicates the water level is below rk indicated by the gauge a person must not:	19 20 21
		(a)	take, or assist another person to take, water from the tank or dam, or	22 23
		(b)	fail to take all reasonable steps to prevent any stock in the person's charge from drinking water from the tank or dam.	24 25
		Max	imum penalty: 10 penalty units.	26
Par	+ 7	lmr	oounding of unattended and trespassing	0-
ai	. ,		ck and abandoned articles	27 28
81	Unat	tende	d stock	29
		for tl	the purposes of section 115 (b) of the Act, stock are not unattended the purposes of section 9 (2) (d) and 32 (3) (d) of the <i>Impounding</i> 1993 in the following circumstances:	30 32 32
		(a)	if stock are unattended because of an emergency preventing the person in charge of the stock from attending the stock,	33 34
		(b)	if the stock are unattended while the person in charge of the stock is moving a stock warning sign or taking other action necessary for the wellbeing of the stock or required by law.	35 36 37

Part 8		Tra	Insportation of stock by vehicle	1	
82	Stoc	k		2	
			the purposes of Part 9 of the Act, the following animals are declared a stock :	3	
		(a)	goats,	5	
		(b)	horses,	6	
		(c)	Bison bison (commonly known as American Bison, Plains Bison, Wood Bison, Woodland Bison or Buffalo),	7 8	
		(d)	Bubalus bubalis (commonly known as Domestic Water Buffalo, Water Buffalo or Asian Water Buffalo),	9 10	
		(e)	Camelus dromedarius (commonly known as Dromedary Camel, Dromedary, One-humped Camel or Arabian Camel),	11 12	
		(f)	Antilope cervicapra (commonly known as Blackbuck),	13	
		(g)	Bos javanicus (commonly known as Banteng, Tembadau or Tsaine),	14 15	
		(h)	Lama guanicoe (commonly known as Guanaco).	16	
83	Stock transportation particulars				
	For the purposes of section 119 (1) (h) of the Act, the following particulars are prescribed:				
		(a)	the name and telephone number of the person in charge of the stock while the stock are being transported,	20 21	
		(b)	the vehicle registration number of any vehicle transporting the stock.	22 23	
84	Other circumstances when restrictions on transport of stock by vehicle on road do not apply				
		preso	the purposes of section 120 (5) (d) of the Act, the following are cribed as circumstances in which section 120 of the Act does not y to the transport of stock by vehicle on a road:	26 27 28	
		(a)	when horses are being transported to or from any agricultural show, exhibition, gymkhana, pony club meeting or similar function,	29 30 31	
		(b)	when racehorses or harness racing horses are being transported from one place to another,	32 33	
		(c)	when horses are moved to or from any place for use as working horses.	34 35	

Part 9		Pes	sts	1
85	Minister to consult before making certain pest control orders			2
			following persons and organisations are prescribed for the purposes action 131 (2) of the Act:	3 4
		(a)	the NSW Pest Animal Council,	5
		(b)	the Game Council of New South Wales, but only in relation to a game animal listed in Part 1 of Schedule 3 to the <i>Game and Feral Animal Control Act</i> 2002.	6 7 8
86	Requ	uests l	by Local Land Services for making of pest control orders	9
		of se	Game Council of New South Wales is prescribed for the purposes ction 132 (3) of the Act, but only in relation to a game animal listed art 1 of Schedule 3 to the <i>Game and Feral Animal Control Act</i> 2002.	10 11 12
Par	t 10	Pov	wers of authorised officers	13
87	Identification		ion	14
			the purposes of section 169 (4) (f) of the Act, the prescribed person the following:	15 16
		(a)	if the authorising authority is Local Land Services—the Chair of the Board of Chairs or a delegate of the Chair,	17 18
		(b)	if the authorising authority is the Minister—the Minister or a delegate of the Minister,	19 20
		(c)	if the authorising authority is the Director-General—the Director-General or a delegate of the Director-General.	21 22
88	Pena	ilty no	otices for certain offences	23
	(1)	For t	he purposes of section 189 of the Act:	24
		(a)	each offence created by a provision specified in Column 1 of Schedule 2 is prescribed as a penalty notice offence, and	25 26
		(b)	the prescribed penalty for each such offence is the corresponding amount specified in Column 2 of Schedule 2.	27 28
	(2)	word offer	e reference to a provision in Column 1 of Schedule 2 is qualified by als that restrict its operation to specified kinds of offences, an ance created by the provision is a prescribed offence only if it is an ance of a kind so specified or committed in the circumstances so ified.	29 30 31 32 33

Part 11		Eligibility for election or appointment of members of local boards		
89	Defir	nition		3
		In thi	is Part:	4
			ant day means the following:	5
		(a)	for an election—the closing day for the nomination of candidates for the election,	6 7
		(b)	for an appointment—the day on which the appointment takes effect.	8 9
90		iired e on 27	expertise, knowledge or skills of members of local boards: (4)	10 11
		the I	ppointed member of a local board must possess, in the opinion of Minister, expertise, knowledge or skills (as demonstrated by ant qualifications or experience) in one or more of the following:	12 13 14 15
		(a)	leadership, strategic planning and management,	16
		(b)	community participation, regional service delivery and working with industry, government and other partners,	17 18
		(c)	audit, financial control and reporting and risk management,	19
		(d)	primary industries or providing services to support this sector,	20
		(e)	contemporary biosecurity programs in animal and plant health, pest and weed management,	21 22
		(f)	emergency management, especially biosecurity and natural disaster emergencies,	23 24
		(g)	natural resource management and biodiversity conservation,	25
		(h)	working with Aboriginal groups and communities,	26
		(i)	local government.	27
91	Eligi	bility f	or election as a member of a local board: section 27 (5)	28
			rson is eligible for election as a member of a local board for a on only if the person's principal place of residence is in the region.	29 30
92	Inelig	gibility	for election as a member of a local board: section 27 (5)	31
			rson is not eligible for election as a member of a local board for a on if, on the relevant day:	32 33
		(a)	the person is a member of any other local board, or	34

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		(b)	the person has nominated as a candidate for an election as member of a local board for another region, being an election that has not yet been determined, or	
		(c)	the person has served the maximum term of office as a member as specified under clause 2 of Schedule 2 to the Act.	Į.
93		oility f on 27	or election or appointment as a member of a local board: (5)	6
			rson is eligible for election or appointment as a member of a local d if, on the relevant day, the person:	8
		(a)	is 18 or more years of age, and	10
		(b)	is not ineligible for election by operation of section 27 (5) of the Act, and	1 ⁻
		(c)	is not a member of staff of Local Land Services.	13
94		jibility on 27	for election or appointment as a member of a local board: (5)	14 15
		local the re	rson is not eligible for election or appointment as a member of a board for a region if, at any time during the 4 year period preceding elevant day, the person had been removed from office as a member local board.	16 17 18
95	Matte secti	er for o	consideration for appointment of members of local boards: (6) (b)	20 21
		to the	pointing a member of a local board, the Minister is to have regard e principle that a person appointed as a member of a local board ld, if possible, reside in the local board's region.	22 23 24
Note.	See So	chedule	e 1 for provisions governing elections for members of local boards.	25
Par	t 12	Sto	ck identification	26
96	Defin	itions	3	27
		In thi	is Part:	28
			orised stock identifier means a brand, mark or other means of	29
			ifying stock specified as the authorised stock identifier for	30
		•	cular stock or a class of stock by a stock identification order.	3′
			tidentification order means an order under clause 97 (2).	32
			<i>t identification scheme</i> means a scheme established under	33

97	Stoc	k iden	ntification scheme	1	
	(1)	Local Land Services may establish a scheme or schemes for identification of stock (whether on a compulsory or voluntary basis).			
	(2)	Local Land Services may, by order published in the Gazette, for the purposes of a stock identification scheme:			
		(a)	specify brands, marks or other means of identifying particular stock or a class of stock as the authorised stock identifiers for the specified stock or class of stock, and	6 7 8	
		(b)	require devices for applying authorised stock identifiers to be constructed to specifications described in the order, and	9 10	
		(c)	specify a distinctive manner of application of authorised stock identifiers, and	11 12	
		(d)	require the compulsory identification of stock by the owner or person in charge of specified stock or a class of stock by authorised stock identifiers, applied in such a manner and in such circumstances as are specified by Local Land Services, and	13 14 15 16	
		(e)	require approval to be obtained from Local Land Services before stock are identified (whether on a compulsory or a voluntary basis) by application of authorised stock identifiers, and	17 18 19	
		(f)	require the keeping of records and compilation of data relating to stock identified under the scheme, and	20 21	
		(g)	make any other provision necessary to give effect to the scheme.	22	
98	Offences relating to stock identification schemes				
	(1)	A person required to identify stock by a stock identification order who fails, without reasonable excuse, to identify stock in accordance with any requirement of the order is guilty of an offence.			
	(2)	A person who applies a brand, mark or other means of identifying stock to identify stock on a voluntary basis who fails without reasonable excuse:		27 28 29	
		(a)	to use the authorised stock identifier for the stock or class of stock concerned, or	30 31	
		(b)	to apply the means of identification in the manner specified by a stock identification order,	32 33	
		is guilty of an offence.			
	(3)	stock ident the a	erson given approval by Local Land Services to apply authorised identifiers to stock or a class of stock in accordance with a stock tification order who applies a means of identifying stock other than authorised stock identifier to stock is guilty of an offence unless the ns of identification applied is authorised by another law.	35 36 37 38 39	

	(4)		rson must not apply any brand, mark or other means of identifying to stock that the person does not own unless:	2	
		(a)	the brand, mark or means of identifying the stock is applied with the consent of the owner of the stock, or		
		(b)	the person is authorised under a stock identification scheme to apply the brand, mark or means of identifying the stock.	(
	(5)	ident	erson who constructs a device for applying an authorised stock ifier otherwise than in accordance with the specifications ribed for the device in a stock identification order is guilty of an acce.	- 8 9	
	(6)	authoof a	rson who alters, destroys, defaces or otherwise interferes with an orised stock identifier applied in accordance with the requirements stock identification scheme is guilty of an offence.	1° 12 1°	
		Max	imum penalty: 50 penalty units.	14	
Par	art 13 Miscellaneous				
99	Certi	ficate	as to rates, charges and other matters	16	
	(1)	For the purposes of section 203 of the Act, the following are prescribed as matters in respect of land in a region as to which a person may apply to Local Land Services for a certificate:			
	` ,			18 19	
	. ,				
	` ,	to Lo	ocal Land Services for a certificate: whether or not any orders have been issued by Local Land Services under the Act or by an authority under the repealed Acts	19 20 21	
		to Lo	whether or not any orders have been issued by Local Land Services under the Act or by an authority under the repealed Acts in respect of the land, whether the annual returns in respect of the land required to be lodged under the Act or the repealed Acts in the current and	19 20 22 22 23 24	
		to Lo (a) (b)	whether or not any orders have been issued by Local Land Services under the Act or by an authority under the repealed Acts in respect of the land, whether the annual returns in respect of the land required to be lodged under the Act or the repealed Acts in the current and previous year have been lodged, whether or not any rates or charges are owing in respect of the	19 20 22 22 23 24 29	
	(2)	to Loc (a) (b) (c) (d)	whether or not any orders have been issued by Local Land Services under the Act or by an authority under the repealed Acts in respect of the land, whether the annual returns in respect of the land required to be lodged under the Act or the repealed Acts in the current and previous year have been lodged, whether or not any rates or charges are owing in respect of the land, whether or not any orders issued in respect of the land under the Stock Diseases Act 1923 or the Stock (Chemical Residues) Act 1975 are in force and, if any order is in force, details of the order. the purposes of section 203 of the Act, the prescribed fee is as	19 20 22 23 24 29 29 20 21 21 22 22	

		(b) for an application relating to any catchment contribution in respect of land, the amount equal to the approved fee charged for a certificate under section 603 of the <i>Local Government Act 1993</i> by the local council for the local government area in which the land is located,	1 2 3 4 5
		(c) in any other case—\$60.	6
	(3)	In this clause, <i>repealed Acts</i> means the <i>Rural Lands Protection Act</i> 1998 and the <i>Catchment Management Authorities Act</i> 2003, as in force immediately before the repeal of those Acts by the Act.	7 8 9
100	Nuis	ance animals	10
		Local Land Services, at the request of the owner or occupier of a holding, may carry out any activity it considers necessary to control any animal (other than a pest within the meaning of Part 10 of the Act) causing a nuisance on the holding.	11 12 13 14
101	Eme	rgency management	15
	(1)	Without limiting section 14 (3) of the Act, Local Land Services may carry out such activities as it considers appropriate to protect land and animals, and to provide assistance to protect land and animals, from harm caused by drought or other natural disaster.	16 17 18 19
	(2)	The Minister may from time to time request Local Land Services to provide the Minister with seasonal and pastoral condition information concerning land in the State or specified land.	20 21 22
102	Exis	ting stock warning signs	23
		Any stock warning sign displayed for the purposes of this Regulation that, if displayed (or if it had been displayed) immediately before the repeal of the <i>Rural Lands Protection Regulation 2010</i> , complied (or would have complied) with that Regulation is taken to be a stock warning sign approved by the roads authority, or person authorised by the roads authority, for the purposes of this Regulation.	24 25 26 27 28 29
103	Writi	ng off of charges	30
	(1)	Local Land Services may waive payment of, and write off, the whole or any part of any charge payable to it under the Act or this Regulation.	31 32
	(2)	Action under this clause may be taken in a particular case or class of cases.	33 34

104	Certificate relating to animal				
	(1)	An authorised officer may sign a certificate stating that an animal to which the certificate relates is an animal of the kind specified in the certificate.	2 3 4		
	(2)	In any proceedings for an offence under this Regulation, a certificate purporting to be signed by an authorised officer stating that an animal to which the proceedings relate is an animal of the kind specified in the certificate is admissible in those proceedings as evidence that the animal is of that kind.	5 6 7 8 9		
Sch	nedu	le 1 Elections for members of local boards	10		
Par	t 1	Preliminary	11		
1	Defi	nitions	12		
		In this Schedule:	13		
		candidate means a candidate for election as a member.	14		
		<i>close of enrolments</i> means the date and time fixed by the returning officer by which people must be included in the roll for the election.	15 16		
		<i>close of nominations</i> for an election means the final time and date fixed by the returning officer under clause 12 for the close of nominations for the election.	17 18 19		
		<i>close of the ballot</i> for an election means the final date and time fixed by the returning officer for the close of the ballot for the election.	20 21		
		<i>election</i> means election of a person to hold office as a member of a local board.	22 23		
		<i>enrolled</i> means enrolled in accordance with this Schedule as an elector in respect of a region.	24 25		
		<i>enrolment officer</i> means the enrolment officer appointed by Local Land Services for a local board under this Schedule.	26 27		
		<i>local board election</i> means an election for a member or members of a local board.	28 29		
		<i>returning officer</i> means the person appointed by Local Land Services to be the returning officer for a local board election under this Schedule.	30 31		
		<i>roll</i> for an election means the roll referred to in clause 3.	32		

2	Returning officer					
	(1)	Local Land Services is to appoint a person as a returning officer for each local board election under this Schedule. A person may be appointed as returning officer for local board elections in more than one region at the same time.	2 3 4 5			
	(2)	The returning officer is to conduct the election for which the returning officer was appointed.	6 7			
	(3)	For the purposes of conducting an election, the returning officer may determine any matter not provided for by the Act or this Regulation.	8 9			
	(4)	The returning officer may delegate any of his or her functions under this Schedule (other than this power of delegation) to any other person other than a candidate in an election.	10 11 12			
3	Loca	al Land Services to establish and maintain an electors' roll	13			
	(1)	Local Land Services is to appoint a member of staff of Local Land Services as an enrolment officer for each region. A person may be appointed as an enrolment officer for more than one region.	14 15 16			
	(2)	The enrolment officer for a region is to:	17			
		(a) establish and maintain a roll for the region, and	18			
		(b) keep the roll updated in accordance with this Schedule.	19			
	(3)	A roll is to contain the following:	20			
		(a) the full name and postal address of each person enrolled in respect of a holding that is in a region,	21 22			
		(b) particulars identifying the holding.	23			
	(4)	Local Land Services is to ensure that a copy of each roll is publicly available for inspection free of charge.	24 25			
	(5)	The enrolment officer for a region, for the purposes of the first election of members of the local board after the commencement of this clause, may compile a roll for the election that is based on information contained in any roll maintained under clause 11 of Schedule 2 to the <i>Rural Lands Protection Act 1998</i> immediately before that Act's repeal.	26 27 28 29 30			
Par	t 2	Enrolment and entitlement to vote	31			
4	Elec	tors to be enrolled voters	32			
	(1)	The elected members of a local board for a region are to be elected by the persons who are enrolled to vote in an election.	33 34			
	(2)	Voting at any such election is voluntary.	35			

5	Entitlement to vote at an election						
		A person is entitled to vote at an election for the members of a local board for a region if, on the date of the close of enrolments, the person is enrolled, in accordance with this Schedule, as an elector for the region.					
6	Which persons may be enrolled						
	(1)	Enro	lment is voluntary.	7			
	(2)		aximum of one person is to be enrolled in respect of each holding is situated within a region.	8			
	(3)	A per	rson may be enrolled in respect of a holding only if:	10			
		(a)	the holding consists wholly or partly of rateable land, and	11			
		(b)	the person is an individual who is 18 or more years old.	12			
	(4)	The f	following persons may be enrolled in respect of a holding:	13			
		(a)	an individual who is the only occupier of the holding,	14			
		(b)	if more than one individual is the occupier of a holding, the individual nominated in accordance with clause 8,	15 16			
		(c)	in the case where the occupier of the holding is a corporation—the individual who has been nominated for the holding by the corporation in accordance with clause 8.	17 18 19			
	(5)	A per a reg	rson is not to be enrolled in respect of more than one holding within ion.	20 21			
7	App	icatio	n for enrolment	22			
	(1)		rson may apply to be enrolled in respect of the holding as an elector ne region.	23 24			
	(2)	and i	pplication under this clause is to be in writing in the approved form is to be given to Local Land Services. See section 210 (Service of documents) of the Act.	25 26 27			
8	Nom	inatio	n of electors for holding	28			
	(1)	occuj	ore than one individual is an occupier of a holding in a region, those piers may nominate one of those individuals as the person to be lled in respect of the holding as an elector for the region.	29 30 31			
	(2)	A co nomi holdi	orporation that is the occupier of a holding within a region may inate an individual as the person to be enrolled in respect of the ing.	32 33 34			

	(3)	A nomination under this clause is to be in writing in the approved form and is to be given to Local Land Services.	1 2
		Note. See section 210 (Service of documents) of the Act.	3
	(4)	A nomination under this clause is, if signed by the nominated individual, taken to be an application to be enrolled.	4 5
	(5)	In this clause, <i>holding</i> means a holding that consists wholly or partly of rateable land.	6 7
9	Obje	ections to enrolment where not related to validity of election	8
	(1)	Any person who is enrolled on a roll may object to the relevant enrolment officer to the inclusion or exclusion of the name of any person on or from the roll.	9 10 11
	(2)	An objection must be made in the approved form.	12
	(3)	The enrolment officer must send particulars of an objection to the person to whom the objection relates (if the objector is not that person).	13 14
	(4)	The person to whom an objection relates may lodge a written reply with the enrolment officer within 30 days after the date on which particulars of the objection were sent to that person.	15 16 17
	(5)	The enrolment officer must consider each objection, and any reply received within that 30-day period, and may make such inquiries as the enrolment officer thinks fit.	18 19 20
	(6)	The enrolment officer may decide to accept or reject an objection.	21
	(7)	The enrolment officer must inform the person to whom the objection relates, and the objector (if the objector is not that person), in writing, of the enrolment officer's decision.	22 23 24
	(8)	The enrolment officer must amend the relevant roll if necessary to give effect to the enrolment officer's decision.	25 26
	(9)	The enrolment officer may require a person who lodges an objection, or who replies to an objection, to verify the objection or reply by statutory declaration.	27 28 29
Par	t 3	Conduct of elections	30
Divi	sion	1 Requirement to hold elections	31
10	Regu	ular general elections to be held	32
		A general election of elected members of local boards is to be held:	33
		(a) to enable elected members to take office at or as soon as practicable after the commencement of the Act, and	34 35

		(b) whenever the term of office of the elected members of local boards expire.	1 2
11	Dela	yed election	3
	(1)	If the Minister is of the opinion that it would be impractical or inconvenient to hold a general election of the elected members of any local board in time for the members to take office when required by clause 10 (b), the Minister may, by order published in the Gazette, appoint a later day by which a general election must be held.	4 5 6 7 8
	(2)	If a later day is appointed under this clause, the retiring elected members continue in office until that day, and if an elected member resigns in the meantime, his or her office is vacant until that day.	9 10 11
Divi	ision	2 Calling of elections	12
12	Noti	ce of elections	13
	(1)	As soon as practicable after it has been determined in accordance with the Act or this Regulation that an election is required to be held, notice of that fact is to be given to the returning officer by Local Land Services.	14 15 16
	(2)	The notice is to specify the date on which the ballot for the election is to be held and is to be given to the returning officer at least 60 days before that date.	17 18 19
	(3)	The returning officer must give notice that an election is to be held by:	20
		(a) causing notice to be published:	21
		(i) on the website of Local Land Services, or	22
		 (ii) in one or more local newspapers that, individually or collectively, circulate generally throughout the region concerned, and 	23 24 25
		(b) displaying a notice in a prominent place in the office of the local board concerned or on a community notice board at a public place within the region, and	26 27 28
		(c) sending a notice to each ratepayer in the region.	29
	(4)	Notice under subclause (3) must:	30
		(a) state that the election is to be held and specify the region involved, and	31 32
		(b) state the number of persons to be elected, and	33
		(c) call for nominations of candidates, and	34
		(d) state the time and date fixed by the returning officer for the close of nominations, and	35 36

		(e)	state where nomination forms may be obtained and where nominations may be lodged, and	
		(f)	state where copies of the roll for the election may be inspected, and	;
		(g)	state the date and time fixed for the close of enrolments for the election, and	
		(h)	state the date and time fixed for the close of the ballot.	-
	(5)		close of nominations must not be less than 30 days before the close e ballot.	8
	(6)		close of enrolments must be not less than 10 days before the close e ballot for the election.	10 17
Divi	sion	3	Nominations for election	12
13	Eligi	bility 1	or nomination	13
			person eligible for election as a member of a local board under the or this Regulation is eligible for nomination as a candidate for an ion.	14 15 16
14	Nom	inatio	n of candidates	17
	(1)	may	occupier of rateable land in a region who is 18 or more years of age nominate a person (including himself or herself) as a candidate for ection for that region.	18 19 20
	(2)	A nomination of a candidate:		
		(a)	must be in the manner and form approved by Local Land Services (including any electronic manner and form), and	22 23
		(b)	must contain a statement signed by the candidate:	24
			(i) that the candidate consents to the nomination, and	2
			(ii) whether the candidate has expertise, knowledge or skills	26
			(including any relevant qualifications or experience) in the areas prescribed in clause 90 of this Regulation for	27 28
			appointed members, and	29
		(c)	must be lodged with the returning officer before the close of nominations.	30
	(3)	Each	candidate must be nominated on a separate nomination paper.	32
15	Acce	eptano	e of nomination	33
			eceipt of the nomination, the returning officer must endorse on it ate and time of receipt.	34

16	Withdrawal of nomination proposals					
	(1)	A candidate who has been nominated in an election may withdraw the nomination.				
	(2)	A wi	ithdrawal of nomination must:	4		
		(a)	be in writing, and	5		
		(b)	contain a statement, signed by the candidate, stating that the candidate withdraws the nomination, and	6 7		
		(c)	be lodged with the returning officer before the close of nominations.	8		
			. Clause 49 of this Schedule makes provision for circumstances in which a idate dies after close of nominations and before close of the ballot.	10 11		
17	Unc	ontest	ed elections	12		
		by the be	e number of persons who have been duly nominated as candidates ne close of nominations does not exceed the number of persons to lected, each of those persons is, without a ballot being held, taken e elected.	13 14 15 16		
18	Con	tested	elections	17		
		by t	e number of persons who have been duly nominated as candidates he close of nominations exceeds the number of persons to be ted, a ballot must be held.	18 19 20		
19	Elec	toral r	oll to be provided to returning officer	21		
		that	oon as practicable after it becomes apparent to the returning officer a ballot must be held for an election for a local board for a region, eturning officer must notify Local Land Services:	22 23 24		
		(a)	that a ballot is to be held for the election, and	25		
		(b)	that an electoral roll for the election is required.	26		
20	Туре	es of b	pallot	27		
		An e	election that is a contested election is to be conducted by:	28		
		(a)	distributing ballot papers by post, or	29		
		(b)	requiring eligible voters to access a voting website, between specified dates and times, in order to vote in the election,	30 31		
		as de	etermined by Local Land Services.	32		

21	Elec	Electoral system						
	(1)	post'	ballot must be held, the voting system is to be the "first past the" method, that is, the candidate or candidates with the most votes is e taken to be elected.	3				
	(2)	of an whos	e number of candidates to be elected cannot be determined because a equality of votes, the candidate taken to be elected is the candidate se name is drawn from a lot containing the names of each of the didates having equal votes.	5 7 8				
22	Can	didate	information sheets	g				
	(1)	the r	ny time before the close of nominations, a candidate may submit to eturning officer a statement of no more than 500 words containing mation intended for inclusion in a candidate information sheet.	10 11 12				
	(2)	The	information that may be included in such a statement is as follows:	13				
		(a)	the nominee's name,	14				
		(b)	the nominee's residential address,	15				
		(c)	the nominee's current occupation or position,	16				
		(d)	the nominee's qualifications,	17				
		(e)	the nominee's employment experience,	18				
		(f)	membership or positions held in any organisation by the nominee,	19 20				
		(g)	if the nominee has the expertise, knowledge or skills (including any relevant qualifications or experience) in an area prescribed in clause 90 for appointed members, a description of that expertise, knowledge or skill,	21 22 23 24				
		(h)	any other information the nominee thinks relevant.	25				
	(3)	If a ballot is to be held, the returning officer must compile a candidate information sheet consisting of the information submitted by the candidate.		26 27 28				
	(4)	omit	ompiling a candidate information sheet, the returning officer may (or, with the consent of the candidate, correct) so much of the mation submitted by the candidate:	29 30 31				
		(a)	as the returning officer considers to be false or misleading, or	32				
		(b)	as the returning officer considers to be inappropriate for inclusion in the candidate information sheet, or	33 34				
		(c)	as exceeds 500 words.	35				

	(5) If a candidate does not submit any information, the returning officer may, in compiling the candidate information sheet, include in respect of the candidate the words "NO INFORMATION RECEIVED".					
	(6)	shee	names of the candidates must be listed on the candidate information t in the same order as they are listed on the ballot paper or electronic of the for the election.	4 5 6		
Divi	ivision 4 Postal ballot					
23	Prep	aring	and sending ballot papers	8		
	(1)	The returning officer must prepare ballot papers that contain:				
		(a)	instructions for completing the voting paper, and	10		
		(b)	the names of all candidates for election, arranged in an order determined by drawing lots, and	11 12		
		(c)	a box opposite and to the left of the name of each candidate.	13		
	(2)		returning officer must send the following to each enrolled voter, at oter's address as listed on the roll:	14 15		
		(a)	a ballot paper prepared in accordance with subclause (1),	16		
		(b)	a notice describing:	17		
			(i) how the ballot paper must be completed, and	18		
			(ii) the closing date of the ballot, and	19		
			(iii) the address where the ballot paper is to be returned to the returning officer,	20 21		
		(c)	a summary of information about each candidate, if provided under clause 22,	22 23		
		(d)	a declaration form requiring the voter to state:	24		
			(i) his or her name, and	25		
			(ii) that he or she is entitled to vote, and	26		
			(iii) that he or she is an occupier of rateable land within the region or the nominee of a corporation that is an occupier of rateable land within the region,	27 28 29		
		(e)	2 envelopes, one marked "Voting Paper" and the other a returning envelope addressed to the returning officer.	30 31		
24	Mark	ing a	nd returning ballot papers	32		
	(1)		ber "1" next to the name of the voter's preferred candidate.	33 34		

	(2)	Voters r	must, after completing the ballot paper:	
			nclose and seal that ballot paper in the envelope marked "Voting Paper", and	2
		a	nclose and seal that envelope in the returning envelope ddressed to the returning officer, together with the signed eclaration to be given under clause 23 (2) (d), and	!
		th	end by post or deliver the envelope to the returning officer so nat the returning officer receives it no later than the closing date f the ballot.	- 8
	(3)		urning officer must ensure that all ballot papers received are ecurely until the counting of votes begins.	10 17
25	Asce	ertaining	result of ballot	12
	(1)	The resu	ult of a ballot for an election is to be ascertained by the returning as soon as practicable after the close of the ballot.	1; 14
	(2)	At leas otherwis	st one scrutineer, whether nominated by the candidate or se, is to be present during the ballot for an election.	15 16
	(3)		andidate at an election may nominate one person to be a er at the election.	17 18
	(4)	A candi	date for election may not act as a scrutineer.	19
26	Infor	mal ballo	ot papers	20
	(1)	A ballot	t paper of an elector at an election is informal if:	2
		(a) th	ne elector has failed to record a vote in the manner directed on it,	2: 2:
		(b) it	has not been initialled on the back by the returning officer, or	24
			contains a mark or writing which, in the returning officer's pinion, would enable the elector to be identified.	25 26
	(2)	informa paper if	subclause (1), a ballot paper of an elector at an election is not all by virtue of the existence of an unnecessary mark on the ballot in the opinion of the returning officer, the elector's intention is indicated on the ballot paper.	25 28 29 30
27	Initia	l scruting	y and count	3
	(1)		close of the ballot for an election the returning officer must, in sence of any scrutineers who are present:	3; 3;
		(a) e:	xamine the envelopes marked "Voting Paper" and	3,

		(b)	reject as informal those that, in the opinion of the returning officer, do not comply with the requirements of this Schedule, and	1 2 3
		(c)	proceed to count the ballot papers in the remaining envelopes.	4
	(2)	Afte	r the scrutiny at an election, the returning officer must:	5
		(a)	count the votes recorded for each candidate and the informal votes, and	6 7
		(b)	ascertain the results of the count in accordance with clause 21, and	8 9
		(c)	inform the persons present of the result of the count.	10
28	Reco	ount		11
	(1)		candidate present when the returning officer declares the result of ount at an election may request a recount of the ballot papers.	12 13
	(2)	pape	ch a request is made, the returning officer must again have the rs scrutinised and counted and is to inform the persons present of esults of the recount.	14 15 16
Division 5 Electronic ballot				17
29	Con	duct o	f electronic ballot	18
	(1)	acces enro	e case of a ballot that is conducted by requiring enrolled voters to ss a voting website, the returning officer is to ensure that each lled voter is provided with all necessary information required in r to vote in the election, including:	19 20 21 22
		(a)	the internet address of the voting website, and	23
		(b)	the passwords (if any) required to access the voting website,	24
		not l	ess than 14 days before the close of the electronic ballot.	25
	(2)	are n	returning officer is to ensure that computer and internet facilities hade available free of charge at the office of the local board in order ovide each enrolled voter with an opportunity to access the voting site.	26 27 28 29
	(3)		returning officer may make additional arrangements to ensure that enrolled voter has an opportunity to access the voting website.	30 31
30	Mate	rial to	accompany electronic ballot	32
		The	voting website must provide:	33
		(a)	instructions for voting, and	34

		(b) (c)	 a method to enable the voter to make a declaration stating: his or her name, and that he or she is entitled to vote, and that he or she is an occupier of rateable land within the region or the nominee of a corporation that is an occupier of rateable land within the region, and any other information that the returning officer considers 	
			appropriate to include.	8
31	Cont	ents o	f electronic ballot	(
	(1)		orting website is to contain the names of the candidates in the order mined by the returning officer.	10 17
	(2)	The c	order of the candidates on the voting website must be determined omly.	12 13
32	Meth	od of	electronic voting	14
	(1)	Each voter who wishes to vote is to mark the electronic ballot form by typing a tick or a cross or a "1" opposite the name of the voter's preferred candidate.		
	(2)	office	voter must then send the electronic ballot form to the returning er in the manner described in the instructions for voting detailed on oting website.	18 19 20
33	Proc	edure	on close of electronic ballot	2
			n the electronic ballot is closed, and not before, the returning er must, in the presence of those scrutineers who choose to be nt:	22 23 24
		(a)	review all information and reports about the electronic ballot, and	25
		(b)	ascertain the results of the electronic ballot in accordance with clause 21, and	20 27
		(c)	inform the persons present of those results.	28
34	Infor	mal ele	ectronic vote	29
	(1)		lectronic vote is informal if the voter has not indicated a clear rence for at least one candidate.	30 37
	(2)	castin	voting website is to provide a warning message to any person an informal electronic vote that their proposed vote is informal to that person sending their electronic vote to the returning officer.	32 33 34

	(3)	Each informal electronic vote is to be recorded by the voting website as an informal vote and the voting website is to count the formal electronic votes.	1 2 3
Divi	sion	6 Declaration of election result	4
35	Decl	aring the election	5
	(1)	As soon as practicable after counting the votes in an election, the returning officer is to notify Local Land Services and the enrolment officer for the region, in writing, of the candidate or candidates elected.	6 7 8
	(2)	The enrolment officer is to cause notice of the candidate or candidates elected in the election to be published:	9 10
		(a) on the Local Land Services website, or	11
		(b) in one or more local newspapers that, individually or collectively, circulate generally throughout the region concerned.	12 13
36	Meth	nod of disputing elections and returns	14
	(1)	A person who is dissatisfied with the following may dispute the validity of an election by an application made to the Land and Environment Court, and not otherwise:	15 16 17
		(a) the conduct of the election,	18
		(b) any decision of an enrolment officer under this Part (including a decision to include or exclude a person's name in or from a roll).	19 20
	(2)	An application to the Land and Environment Court under subclause (1) must set out the facts relied on to invalidate the election.	21 22
	(3)	Any person may make an application to the Court under this clause within 28 days after the enrolment officer has publicly declared the result of the election that is the subject of the application.	23 24 25
37	Pow	ers of Land and Environment Court	26
		In determining an application under clause 36, the Land and Environment Court has the same powers as are conferred by section 161 of the <i>Parliamentary Electorates and Elections Act 1912</i> on the Court of Disputed Returns.	27 28 29 30
38	Righ	t of enrolment officer to be represented	31
		The enrolment officer is entitled to be represented at the hearing of an application under clause 36.	32 33

39	Procedure		
	(1)	The procedure of the Land and Environment Court on an applicate under clause 36 is to be determined by rules of court, or in the absert of rules of court, by the Court or a judge of the Court.	
	(2)	The Land and Environment Court is not bound by the rules or pract of evidence and can inform itself on any matter in such manner as considers appropriate.	
Divi	sion	7 Offences	8
40	Misc	conduct in voting	g
		A person must not:	10
		(a) vote, or attempt to vote, more times than a person's vote entitlement allows in an election, or	ing 11 12
		(b) vote, or attempt to vote, in any election in which the person is entitled to vote, or	not 13
		(c) make a false or misleading statement:	15
		(i) to the returning officer in connection with any election,	
		(ii) in any document that the person furnishes for the purpo of any election.	ses 17 18
		Maximum penalty: 10 penalty units.	19
41	Obst	struction of electoral officials	20
		A person must not abuse, hinder or obstruct the returning officer of scrutineer in the exercise of his or her functions. Maximum penalty: 10 penalty upits	22
		Maximum penalty: 10 penalty units.	23
42	Misc	conduct by scrutineers	24
	(1)	A scrutineer must not:	25
		(a) interfere with or influence an elector in an election, or	26
		(b) at the counting of a ballot, communicate with any person excas necessary to carry out the scrutineer's functions.	ept 27 28
	(2)	A scrutineer must obey the lawful directions of the returning officer	. 29
		Maximum penalty: 10 penalty units.	30
43	Breach of secrecy		31
		The returning officer or a scrutineer who knows how a particular electron has voted must not disclose that knowledge.	tor 32
		Maximum penalty: 10 penalty units.	34

44	Stuf	fing ballot boxes	1		
	(1)	A person must not place in a ballot box a ballot paper that the person knows has not been lawfully issued to an elector.	2		
		Maximum penalty: 10 penalty units.	4		
	(2)	An elector must not place in the ballot box a paper or other thing other than the ballot paper and envelope issued to him or her.	5 6		
		Maximum penalty: 10 penalty units.	7		
45	Bribery				
		A person must not, in relation to an election or an elector at such an election, do any of the things set out in section 147 of the <i>Parliamentary Electorates and Elections Act 1912</i> .	9 10 11		
		Maximum penalty: 10 penalty units.	12		
46	Trea	ting	13		
		A candidate at an election must not, in relation to the election, do any of the things set out in section 149 of the <i>Parliamentary Electorates and Elections Act 1912</i> .	14 15 16		
		Maximum penalty: 10 penalty units.	17		
47	Intin	nidation	18		
		A person must not, in relation to an election or an elector at such an election, do any of the things set out in section 151 of the <i>Parliamentary Electorates and Elections Act 1912</i> .	19 20 21		
		Maximum penalty: 10 penalty units.	22		
Divi	sion	8 Miscellaneous	23		
48	Deci	sions of returning officer final	24		
		If the returning officer is permitted or required by this Regulation to make a decision on any matter relating to the taking of a ballot in any election, the decision of the returning officer on that matter is final.	25 26 27		
49	Death of candidate				
		If a candidate dies after the close of nominations and before the close of the ballot in an election:	29 30		
		(a) the returning officer is to cause notice of the death to be published in one or more local newspapers that, individually or collectively, circulate generally throughout the region concerned, and	31 32 33		

Section 58 (1)

		(b)	all proceedings after the returning officer was notified that an election was required to be held are of no effect and must be undertaken again.	1 2 3
50	Elect	ion no	ot contested or otherwise fails	4
		electi be a r	person is nominated at an election, or if for any other reason an ion fails, the Minister may appoint a person eligible for election to member, and the person, on being appointed, is taken to be a person ed in accordance with this Schedule.	5 6 7 8
51	Secu	rity of	f election materials—postal ballots	9
	(1)	office	r the results of a postal ballot election are declared, the returning er is to parcel the marked and any unmarked ballot papers, the roll other papers or envelopes used in the election.	10 11 12
	(2)	allow	returning officer is to seal, endorse and sign each parcel, and to any scrutineers entitled to be present to watch the returning er carry out those actions and countersign the parcel.	13 14 15
	(3)		returning officer is to have the parcels kept securely for 12 months the election, and then destroyed.	16 17
	(4)	retur	court so directs, or any legislation so requires or permits, the ning officer is to allow any person to inspect any of the election rials, except the sealed parcels of marked ballot papers.	18 19 20
52	Secu	rity of	f election materials—electronic ballots	21
	(1)	retur	the results of an electronic ballot election are declared, the ning officer is to keep any electronic files and hard copies of papers materials safe and secure for at least 12 months after the election.	22 23 24
	(2)		court so directs, or any legislation so requires or permits, the ning officer is to allow any person to inspect any of the election rials.	25 26 27
Sch	edu	le 2	Penalty notice offences	28
			(Clause 88)	29
Par	t 1	Pre	scribed offences under the Act	30
Colu	mn 1		Column 2	

Penalty (\$)

300

Schedule 9 Local Land Services Regulation 2014

Column 1	Column 2	
Section	Penalty (\$)	
72	300	
73 (1)	300	
83 (3)	200	
84	200	
103 (1)	150	
103 (3)	150	
113 (1)	500	
116 (1)	300	
117	500	
120	440	
121	440	
122	440	
123 (4)	1,100	
124 (3)	220	
142 (1)	200	
142 (2)	200	
142 (3)	150	
150 (1)	500	
150 (3)	300	
152 (4)	500	
158 (1)	200	
158 (2)	500	
159 (1)	500	
160 (1) and (2)	200	
160 (3)	500	
161 (a) and (b)	500	
192 (1)	200	
192 (2)	200	
192 (4)	500	

Column 1	Column 2
Section	Penalty (\$)
204 (2)	200

Part 2 Prescribed offences under this Regulation

Column 1	Column 2
Clause	Penalty (\$)
24 (1)	200
26 (1)	150
26 (2)	150
26 (3)	150
27 (2)	200
53 (1)	500
53 (2) and (3)	150
54 (1)	440
54 (3)	150
55	200
56 (2)	150
57 (2)	200
58	200
60 (2)	150
61	200
63 (1)	300
63 (2)	500
63 (3)	200
64 (2)	150
65	150
66	150 per carcass or 500 in any other case
70 (2)	150
74 (1)	200
74 (7)	150

Schedule 9 Local Land Services Regulation 2014

Column 1	Column 2
Clause	Penalty (\$)
74 (10)	300
75 (1)	500
80	150
98	500

Part 3 Prescribed offences under Schedule 1 to this Regulation

Column 1	Column 2	
Clause	Penalty (\$)	
40	200	
41	300	
42	200	
43	150	
44	150	
45	500	
46	500	
47	500	

2

1

Dic	tionary	1
In thi	is Act:	2
admi	inistrator means an administrator appointed under Part 13.	3
anim	nal includes aquatic and terrestrial animals.	4
	<i>tal return</i> means a return lodged or required to be lodged with Local Land ices under section 58.	5 6
the la	opriate local land board, in relation to any land, means the local land board for and district (within the meaning of the Crown Lands Act 1989) in which the land uated.	7 8 9
appr	oved form means:	10
(a)	the form prescribed by the regulations for the purposes of the provision in relation to which the expression is used, or	11 12
(b)	if no such form is prescribed, the form (if any) approved by Local Land Services for the purposes of the provision in relation to which the expression is used.	13 14 15
	<i>orised officer</i> means a person authorised as an authorised officer under on 167.	16 17
auth	orising authority means:	18
(a)	in relation to an authorised officer appointed by Local Land Services—Local Land Services, or	19 20
(b)	in relation to an authorised officer appointed by the Minister—the Minister, or	21
(c)	in relation to an authorised officer appointed by the Director-General—the Director-General.	22 23
	ecurity means the protection of the economy, environment and community from egative impact of pests, diseases and weeds.	24 25
Boar	d means the Board of Chairs established by section 25.	26
cattle	e means a bull, cow, ox, heifer, steer, calf or buffalo.	27
the I	Fr of the Board of Chairs means the person holding the position of the Chair of Board of Chairs under Chapter 1A of the Public Sector Employment and agement Act 2002.	28 29 30
code	of conduct—see section 35.	31
contr	ribution means a rate fixed under Part 5.	32
contr	rolling authority of a stock watering place—see section 108.	33
Crow	vn land has the same meaning as it has in the Crown Lands Act 1989.	34
Crow	vn Lands Acts has the same meaning as it has in the Crown Lands Act 1989.	35
Crow	vn road has the same meaning as it has in the Roads Act 1993.	36
	<i>artment</i> means the Department of Trade and Investment, Regional Infrastructure Services.	37 38

Dictionary

Dire	ctor-General means the Director-General of the Department.	1
	ern and Central Division means the Eastern and Central Division of New South	2
	es as defined by section 4 of the Crown Lands Act 1989.	3
	a means any mammal, bird, reptile or amphibian.	4
	tion includes a power, authority or duty, and exercise a function includes	5
•	orm a duty. d means the Local Land Services Fund established under section 19.	6
	includes a buck, doe, wether and kid.	7
0		8
·	rnment agency means any public or local authority, and includes:	_
(a)	a government department, State owned corporation and council of a local government area, and	10 11
(b)	the head of a government agency.	12
hold	ing means:	13
(a)	a parcel of land, or	14
(b)	several parcels of land which:	15
	(i) are contiguous with one another or are separated from one another only by a road, river, creek or other watercourse, and	16 17
	(ii) constitute or are worked as a single property,	18
	pective of whether those parcels are held under the same title or different titles	19
	les of different kinds or whether they are in the same region.	20
	See section 55 (When is a holding within a region?).	21
	e means a horse, mare, gelding, colt, filly, foal, hinny, mule, donkey or ass.	22
_	e stock means horses, cattle, camels or deer.	23
loca l 1993	d authority means a council within the meaning of the Local Government Act	24 25
	board means a local board established under Division 2 of Part 3.	26
	<i>l land board</i> means a local land board constituted under the <i>Crown Lands Act</i> or under the <i>Western Lands Act</i> 1901.	27 28
Loca	al Land Services means Local Land Services as constituted by this Act.	29
local	l land services—see section 4.	30
	I strategic plan means a local strategic plan for a region that complies with sion 2 of Part 4.	31 32
	ral resource management has the same meaning it has in section 5 of the tral Resources Commission Act 2003.	33 34
occu	<i>pier</i> of land means the following:	35
(a)	the person for the time being entitled to possession of land and includes, if the person so entitled does not reside on the land, the resident manager or other person in charge of the land,	36 37 38

(b)	if the land is public land to which no person is entitled to possession—the person having the care, control and management of the land,	1 2
(c)	if the land is reserved or dedicated for any public use or purpose—the trustee or trustees of the land,	3 4
(d)	if the land consists of a public road—the roads authority for that road within the meaning of the <i>Roads Act 1993</i> ,	5 6
(e)	if the land consists of a travelling stock reserve—Local Land Services,	7
(f)	any other person designated by the regulations as an occupier of land for the purposes of this definition.	8 9
owne	er of land includes:	10
(a)	the holder, or the holder subject to mortgage, of any lease or licence or promise of any lease or licence from the Crown, or	11 12
(b)	the holder, or the holder subject to mortgage, of any incomplete purchase or perpetual lease from the Crown, or	13 14
(c)	the person entitled to an estate of freehold in possession:	15
	(i) whether in fee simple or for life or otherwise, or	16
	(ii) whether at law or in equity, or	17
	(iii) whether absolutely or by way of mortgage, or	18
(d)	the person in whom is vested any land taken or appropriated under the authority of any statute authorising land to be taken or appropriated for the purpose of any private undertaking.	19 20 21
pig i	ncludes boar, sow, barrow, piglet and sucker.	22
	nises includes any land, structure, building, aircraft, vehicle and place (whether on or not) and any part of it.	23 24
priva	ate land means a holding and land not including or being public land.	25
	<i>erty</i> means property of all kinds, whether real or personal and whether tangible tangible and, in particular, includes choses in action.	26 27
and	ected fauna means protected fauna within the meaning of the National Parks Wildlife Act 1974.	28 29
publ	ic authority includes:	30
(a)	a Minister of the Crown, or	31
(b)	a local authority constituted by or under an Act, or	32
(c)	a government department, or	33
(d)	a statutory body representing the Crown, or	34
(e)	the trustee or trustees of land reserved or dedicated for any public use or purpose, or	35 36
(f)	a State owned corporation, or	37

Dictionary

(g)	a member of staff or other person who exercises functions on behalf of any of the above.	1
publi	c land means:	3
(a)	Crown land that is not the subject of a contract for sale, or	4
(b)	land, not being a road, that is the subject of a dedication or permanent reservation for public uses or purposes,	5
	g land that is not the subject of any lease or licence under the Crown Lands Acts der any other Act authorising the occupation or use of land vested in the Crown.	7 8
publi	ic road has the same meaning as it has in the Roads Act 1993.	9
rate 1	means a rate fixed under Part 5.	10
ratea	ble land—see section 56.	11
infor	d includes a book, account, deed, writing, document and any other source of mation compiled, recorded or stored in written form, or on microfilm, or by ronic process, or in any other manner or by any other means.	12 13 14
	n means a region constituted by this Act.	15
_	we use permit means a permit used under section 77.	16
	includes ram, ewe, wether and lamb.	17
-	forest means a State forest within the meaning of the Forestry Act 2012.	18
	priorities for local land services—see section 4 (2).	19
State	strategic plan mean a State strategic plan for the State that complies with sion 1 of Part 4.	20 21
ostric other	means cattle, horses, sheep, goats, camels, alpacas, llamas, pigs, deer, ches, emus or, in relation to any specified provision or provisions of this Act, any kind of animal declared by the regulations to be stock for the purposes of that sion or those provisions.	22 23 24 25
stock	permit means a permit issued under section 78.	26
	watering place means any land declared to be a stock watering place under on 106.	27 28
	tened species means threatened species within the meaning of the <i>Threatened</i> ies Conservation Act 1995.	29 30
trave	<i>lling stock</i> has the meaning it has in section 61.	31
trave	<i>lling stock reserve</i> has the meaning it has in section 61.	32
tree 1	means a tree of any description and includes a sapling and a seedling of a tree	33

vehicle includes any means of road, rail, waterborne or airborne transport. *Western Division* has the same meaning as it has in section 4 of the *Crown Lands Act* 1989.

1

2