First print



New South Wales

# Electricity Network Assets (Authorised Transactions) Bill 2015

## Explanatory note

This explanatory note relates to this Bill as introduced into Parliament. The *Electricity Retained Interest Corporations Bill 2015* is cognate with this Bill.

## Overview of Bill

The object of this Bill is to authorise and facilitate the transfer to the private sector, or to any public sector agency, of certain electricity network assets of the State, and to make detailed provision regarding the transfer of electricity network employees and their rights and entitlements. The Bill provides for the following:

- (a) network infrastructure assets cannot be transferred to the private sector except by lease with an initial term not exceeding 99 years,
- (b) the private sector interest in the State's electricity network assets must not exceed 49%,
- (c) no transfer of any assets, rights or liabilities of Essential Energy is authorised,
- (d) the State's interest in transferred network infrastructure assets is protected by providing that a public sector agency must not transfer any interest in a network infrastructure asset lease or in the lessee of such a lease (with limited exceptions),
- (e) the Treasurer must ensure that an authorised network operator of a transacted distribution system or transacted transmission system provides an electricity price guarantee,
- (f) the proceeds of the transfer of electricity network assets to the private sector pursuant to an authorised transaction belong to and are payable directly to the State.

## 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 the date of assent to the proposed Act, except proposed Schedule 5 (Ownership restrictions in floated transaction companies), which commences on a day to be appointed by proclamation.

Clause 3 contains definitions of key terms used in the proposed Act. (Schedule 1 contains other definitions.) The clause defines *authorised transaction* to mean a transfer of electricity network assets authorised by Part 2 of the proposed Act. The term *electricity network SOC* is defined to mean TransGrid, Ausgrid and Endeavour Energy constituted as statutory State owned corporations under the *Energy Services Corporations Act 1995*. (Essential Energy is not an electricity network SOC for the purposes of the proposed Act.)

**Clause 4** defines *network infrastructure assets* as assets that are wholly owned by an electricity network SOC and form part of or are used in connection with the operation of a distribution system, transmission system or street lighting system, including electricity power lines and their supporting or protective structures and conduits, associated equipment, street lighting structures, buildings, plant and machinery and any freehold or leasehold interest in land.

## Part 2 The authorised transactions

**Clause 5** authorises the transfer of electricity network assets to the private sector or to any public sector agency. That authorisation is subject to the conditions that network infrastructure assets cannot be transferred to the private sector except by lease with an initial term not exceeding 99 years (without limiting any option to renew for an additional term or terms) and that the private sector interest in the State's electricity network assets must not exceed 49%.

**Clause 6** specifies the way in which the private sector interest in the State's electricity network assets is to be calculated for the purposes of the maximum 49% private sector interest.

**Clause 7** protects the State's interest in transferred network infrastructure assets by providing that a public sector agency must not transfer any network retained interest (any interest of a public sector agency in a network infrastructure asset lease or in the lessee of such a lease other than as lessor) held by the public sector agency.

**Clause 8** requires the Treasurer to ensure that an authorised network operator of a transacted distribution system or transacted transmission system provides an electricity price guarantee to the effect that:

- (a) the authorised network operator's total network charges for the financial year ending 30 June 2019 will be lower than for the financial year ending 30 June 2014, and
- (b) the authorised network operator will promote efficient investment in, and efficient operation and use of, electricity services for the long term interests of consumers of electricity with respect to price, quality, safety, reliability and security of supply of electricity, and
- (c) the authorised network operator will comply with any Efficiency Benefit Sharing Scheme developed by the Australian Energy Regulator for the sharing of efficiency gains and losses between network operators and their customers that is applicable to the network operator.

The proposed section also provides for the Treasurer to request the NSW Electricity Price Commissioner to provide reports for each proposed authorised transaction as to whether the amount of the private sector investment for the purpose of acquiring an interest in electricity network assets (including the costs incurred for that purpose) is likely to increase network charges for the distribution or transmission system concerned and an annual report on compliance by the authorised network operator with its obligations under its electricity price guarantee. **Clause 9** provides that the proceeds of the transfer of electricity network assets to the private sector pursuant to an authorised transaction belong to and are payable directly to the State. The provision also provides for allowable deductions authorised to be made from the transaction proceeds.

**Clause 10** requires a fund called the Electricity Network Residual Liabilities Fund to be established in the Special Deposits Account and provides that there is payable into the Fund such amount as the Treasurer directs to be paid out of the transaction proceeds and interest accruing on that amount.

## Part 3 Facilitating the authorised transactions

**Clause 11** provides that the Treasurer has and may exercise all such functions as are necessary or convenient for the purposes of an authorised transaction, and that those functions are not limited by specific functions created by the proposed Act.

**Clause 12** provides that an authorised transaction is to be effected as directed by the Treasurer in any manner that the Treasurer considers appropriate and that electricity network assets can be transferred pursuant to the proposed Act whether or not the land in, on or over which they are situated is owned by the owner of the assets.

**Clause 13** provides for the establishment of a State owned corporation as a transaction SOC for the purposes of an authorised transaction.

**Clause 14** provides for the establishment of companies as transaction companies for the purposes of an authorised transaction (including by means of the corporate conversion of an electricity network SOC). Transaction SOCs and transaction companies are referred to as transaction entities.

**Clause 15** provides that each electricity network SOC and each transaction entity has and may exercise all functions as are necessary or convenient for the purposes of an authorised transaction. The clause also authorises the Treasurer to act for or on behalf of and in the name of an electricity network SOC or a transaction entity in the exercise of any of its functions for the purposes of an authorised transaction.

**Clause 16** provides that electricity network SOCs and transaction entities are subject to the direction and control of the Treasurer in the exercise of any of their functions for the purposes of an authorised transaction while they are public sector agencies.

## Part 4 Arrangements for transfer of staff

**Clause 17** defines a *networks employee* as an employee of an electricity network SOC and a person who was an employee of an electricity network SOC immediately before the person's employment was transferred under the proposed Part to the employment of another public sector agency.

Clause 18 provides for the transfer of an employee of an electricity network SOC to the employment of another public sector agency (with or without the consent of the employee).

**Clause 19** provides for the transfer of an employee of an electricity network SOC to the employment of a private sector entity (with or without the consent of the employee).

Clause 20 provides for the continuity of the employment entitlements of employees transferred under the proposed Part.

**Clause 21** provides that a transfer under the proposed Part has effect despite any other law, contract or instrument under a law, does not constitute a retrenchment, redundancy or termination of employment and does not give rise to an entitlement to compensation.

**Clause 22** provides that a provision of the proposed Part has no effect to the extent of any inconsistency with Commonwealth workplace relations laws.

## Part 5 Arrangements for transfer of assets and functions

Clause 23 authorises the Treasurer to make vesting orders under proposed Schedule 4 for the purposes of an authorised transaction.

**Clause 24** provides for the severance of fixtures owned by an electricity network SOC from land owned by an electricity network SOC or another public sector agency.

**Clause 25** provides for the Treasurer to give directions for the grant of any relevant authorisation under various laws to a person who becomes or is proposed to become the new operator of electricity network assets pursuant to an authorised transaction.

**Clause 26** authorises an electricity network SOC, a transaction entity or the Electricity Assets Ministerial Holding Corporation to acquire land for the purposes of an authorised transaction by agreement or compulsory acquisition. Land may be acquired only if the SOC, transaction entity or Corporation determines the land to be land on which electricity network assets of an electricity network SOC are situated, land used or occupied by an electricity network SOC or land adjoining such land.

**Clause 27** provides for the adjustment of the objectives and functions of an electricity network SOC to ensure that they remain appropriate following the transfer of electricity network assets pursuant to an authorised transaction.

## Part 6 Operation of transacted distribution and transmission systems

Clause 28 specifies some of the terminology for transacted systems:

- (a) a *transacted distribution system* or *transacted transmission system* is a distribution system or transmission system after electricity network assets comprising a distribution or transmission system are transferred to the private sector for the purposes of an authorised transaction, and
- (b) an *authorised distributor* or *authorised transmission operator* is an entity that controls or operates a transacted distribution system or transacted transmission system, and
- (c) an *authorised network operator* is an authorised distributor or authorised transmission operator, and
- (d) a public sector agency that is the lessor of electricity network assets comprising a transacted distribution system or transacted transmission system is *the lessor* or *the owner* of the system.

**Clause 29** specifies the rights of the lessor of a transacted distribution system or transacted transmission system. In particular, ownership of electricity network assets by the lessor of such a system is to be treated as ownership by the Crown for the purposes of any provision of an Act that confers a right, privilege or immunity on the Crown as an owner of land or other assets. The proposed section also provides that the lessor of a transacted distribution system or transacted transmission system is not a distributor, transmission operator or network operator for the purposes of the *Electricity Supply Act 1995*.

**Clause 30** describes what is meant by a reference in any Act to the functions of a network operator, so as to include, in the case of an authorised distributor, the functions of establishing, maintaining and operating facilities for the distribution of electricity or, in the case of an authorised transmission operator, the functions of establishing, maintaining and operating facilities for the transmission of electricity and the functions of utilising and developing its facilities for the transmission of electricity to carry out telecommunications services.

**Clause 31** deals with the liability of authorised network operators. If an authorised network operator of a transacted distribution system or transacted transmission system contravenes a provision of the *Electricity Supply Act 1995* or the regulations under that Act in the course of or in connection with the operation of the distribution or transmission system, each authorised

network operator of the distribution or transmission system is taken to have contravened the same provision.

**Clause 32** provides that the regulations may provide that a reference in a specified provision of any other Act or statutory instrument to a public authority includes, or does not include, a reference to the owner, controller or operator of a transacted distribution system or transacted transmission system.

**Clause 33** provides that the regulations may modify any provision of the *Electricity Supply Act 1995* that confers a function on a network operator for the purposes of adapting the application of the provision to or in respect of the functions of the owner, controller or operator of a transacted distribution system or transacted transmission system.

**Clause 34** regulates the land acquisition functions of the lessor of a transacted distribution system or transacted transmission system, in particular, those functions cannot be exercised by the lessor in the lessor's own right but can be exercised by another network operator of the distribution or transmission system on behalf of the lessor, and the other network operator has full power and authority to exercise those functions on behalf of the lessor.

**Clause 35** provides for the protection of electricity works by providing that section 53 of the *Electricity Supply Act 1995* applies in respect of electricity works that form part of a transacted distribution system or transacted transmission system. (That section provides that no action by the owner or occupier of land on which electricity works are situated lies against the network operator by reason of the presence in, on or over the land of the electricity works or the operation or use of those electricity works and that the presence of those works, and their operation and use are, as between the owner or occupier of the land and the network operator, taken to be lawful for all purposes.)

**Clause 36** provides that the Treasurer may for the purposes of an authorised transaction request the Minister under the *Electricity Supply Act 1995* to grant a licence under that Act to an entity nominated by the Treasurer as the new operator of a transacted distribution system or transacted transmission system.

**Clause 37** prevents the boundaries of the distribution district for a transacted distribution system being varied under the *Electricity Supply Act 1995*, except with the consent in writing of the authorised distributor.

**Clause 38** provides that the exception from land tax provided for a sublessee in the *Land Tax Management Act 1956* does not apply to a sublessee under an authorised transaction and that the sublessee is liable for land tax accordingly.

**Clause 39** provides that, for the purposes of any environmental planning instrument, the supply of electricity by an authorised network operator is a public utility undertaking carried on by the authorised network operator as an electricity supply authority and that the carrying out of development by or on behalf of an authorised network operator for the purpose of an electricity transmission or distribution network constitutes the carrying out of that development by the authorised network operator as an electricity supply authority and public authority. After a distribution system or transmission system becomes a transacted distribution system or transacted transmission system, a reference in any environmental planning instrument to the former network operator is to be read as a reference to the authorised network operator that operates the transacted distribution system or transacted transmission system.

**Clause 40** provides that nothing done for the purposes of an authorised transaction requires the concurrence of the Minister under the *Coastal Protection Act 1979*. (The relevant provisions of that Act would require the concurrence of the Minister for a public authority to carry out certain development in the coastal zone, or grant any right or consent to use or occupy any part of the coastal zone or carry out development in the coastal zone, if the Minister is of the opinion that to do so may be inconsistent with the principles of ecologically sustainable development or adversely affect the coastal zone.)

## Part 7 Operation of other laws

**Clause 41** provides that various State taxes and charges are not payable by public sector agencies in connection with transactions for the purposes of an authorised transaction unless the Treasurer otherwise directs and authorises the Treasurer to exempt other persons from liability for State taxes and charges in connection with an authorised transaction.

Clause 42 provides for the provisions of the proposed Act to prevail in the event of an inconsistency between the proposed Act and certain other State legislation.

**Clause 43** provides that the *Public Authorities (Financial Arrangements) Act 1987* does not apply to any transaction, agreement or other arrangement entered into for the purposes of an authorised transaction.

**Clause 44** authorises the release of information by the Auditor-General for the purposes of an authorised transaction.

**Clause 45** exempts contracts for the sale of land from section 52A of the *Conveyancing Act 1919* when entered into for the purposes of an authorised transaction. (That section requires certain documents to be attached to a contract for the sale of land and deems the contract to include certain terms, conditions and warranties.)

**Clause 46** prevents the operation of the proposed Act and the various arrangements and actions that it authorises from constituting a breach of various civil obligations.

**Clause 47** protects the State from claims for compensation in connection with the enactment or operation of the proposed Act.

**Clause 48** protects the validity of provisions of leases of electricity network assets entered into for the purposes of an authorised transaction.

## Part 8 Miscellaneous

**Clause 49** specifies the functions of the Electricity Assets Ministerial Holding Corporation (which are to hold, on behalf of the Crown, electricity network assets acquired by it or transferred to it, and to carry on any activities or business that relate to any electricity network assets held by it, including demanding, collecting and receiving charges, levies, rates and fees and other functions prescribed by the regulations). The clause also establishes a fund in the Special Deposits Account called the Electricity Assets Ministerial Holding Corporation Fund and provides for payments into and out of the Fund.

**Clause 50** deals with the functions of the New South Wales Treasury Corporation in connection with the provision of financial services for the purpose of an authorised transaction at the direction of the Treasurer.

**Clause 51** provides that the Treasurer may delegate to the Secretary of the Treasury, or to any other Government sector employee prescribed by the regulations, any function of the Treasurer under the proposed Act except the power of delegation.

Clause 52 provides for the proposed Act to bind the State and all other Australian jurisdictions.

Clause 53 provides for the operation of the proposed Act outside the State.

**Clause 54** provides for the construction of the proposed Act so as not to exceed the legislative power of the State.

Clause 55 provides for when orders take effect and for evidence of and presumptions about orders.

**Clause 56** provides for how documents are to be given or served for the purposes of the proposed Act.

Clause 57 enables the Governor to make regulations for the purposes of the proposed Act.

## Schedule 1 Interpretative provisions

Schedule 1 contains definitions and other interpretative provisions for the purposes of the proposed Act.

## Schedule 2 **Provisions concerning transaction SOCs**

**Schedule 2** contains special provisions for the board of directors, chief executive officer, dividends scheme and other procedures of a transaction SOC.

## Schedule 3 Corporate conversion of electricity network SOCs and transaction SOCs

**Schedule 3** provides the procedure for the corporate conversion of an electricity network SOC or transaction SOC into a transaction company.

### Schedule 4 Vesting of assets, rights and liabilities

**Schedule 4** provides for the making of vesting orders by the Treasurer for the purposes of an authorised transaction. Vesting orders operate to vest assets, rights and liabilities comprising electricity network assets in the transferee specified in the order. Vesting order can also vary the terms of an instrument or contract.

## Schedule 5 Ownership restrictions in floated transaction companies

**Schedule 5** provides for ownership restrictions in floated transaction companies, where electricity network assets are transferred pursuant to an authorised transaction by means of an initial public offer of shares in a transaction company. The proposed Schedule also provides for the location of Member Registers of floated transaction companies, record-keeping and information giving by such companies and the making of remedial orders if a prohibited ownership situation arises in relation to a floated transaction company.

## Schedule 6 Savings, transitional and other provisions

Schedule 6 contains the following savings and transitional provisions consequent on the enactment of the proposed Act:

- (a) a savings and transitional regulation-making power,
- (b) provisions relating to electricity network SOCs including the dissolution of such SOCs, the cancellation of their distributor's licences and their reporting requirements, and the conversion of an electricity network SOC into a Ministerial Holding Corporation,
- (c) provisions relating to the establishment of Ministerial Holding Corporations, including their functions (which include to hold, on behalf of the Crown, assets, rights and liabilities acquired by them or transferred to them by or under an authorised transaction Act), Special Deposit Account funds for them, the transfer of their assets, rights and liabilities to another public sector agency and the change of their names,
- (d) transitional arrangements requiring the exercise of environmental assessment functions commenced to be exercised by an authorised network operator in relation to transacted distribution and transmission systems in a manner with which the Minister for Planning concurs or in compliance with appropriate regulations for the activity.

## Schedule 7 Amendment of Acts and regulations

Schedule 7 amends the Acts and regulations specified in the Schedule. The majority of amendments are consequential on the proposed Act. The more substantive amendments are described below.

Schedule 7.7 amends the *Electricity Supply Act 1995*, including as follows:

- (a) by transferring certain regulatory functions concerning electricity safety from the Secretary of the Department of Trade and Investment, Regional Infrastructure and Services to the Independent Pricing and Regulatory Tribunal,
- (b) by providing for the issue of Network Administration Orders for a network operator's distribution or transmission system, which authorise the Tribunal to take control of the operations of the distribution or transmission system concerned for the purpose of ensuring the continued safe, secure and reliable supply of electricity,
- (c) by providing for the appointment of a step-in operator on terms and conditions determined by the Tribunal to operate the distribution or transmission system concerned in accordance with the terms and conditions of the appointment and the directions of the Tribunal,
- (d) by setting out the powers and obligations of such a step-in operator, the recovery of costs incurred by or on behalf of the Tribunal and step-in operator under a Network Administration Order and protecting certain persons from liability under such an Order,
- (e) by providing for the Tribunal to accept enforceable undertakings by the holder of a licence in connection with the contravention by the holder of the Act's requirements or the conditions of a licence,
- (f) by requiring a person who operates a transmission system that is a transacted transmission system to do so in accordance with the authority of a transmission operator's licence,
- (g) by providing for the Minister to enforce the Act, the regulations and licences (if satisfied that the holder of a licence has contravened a requirement of the Act or regulations or the conditions of the licence) by directing a licensee to take specified action to remedy or mitigate the consequences of a contravention or prevent the continuance or recurrence of the contravention, by imposing a monetary penalty or by cancelling the licence,
- (h) by providing for the enforcement of licences by the Tribunal (if satisfied that the holder of a licence has contravened a requirement of the conditions of the licence) by directing licensees to take specified action to remedy or mitigate the consequences of a contravention or prevent the continuance or recurrence of the contravention, by imposing a monetary penalty or by cancelling the licence,
- (i) by providing for the review of licences by the Tribunal.

**Schedule 7.9** amends the *Electricity Supply (Safety and Network Management) Regulation 2014* to provide for the nomination of a person as an auditor of a network operator's safety management system.

**Schedule 7.12** amends the *Environmental Planning and Assessment Act 1979* to provide for the regulations to make provision for or with respect to the exercise by a prescribed determining authority of its environmental impact assessment functions, including by making provision for the approval by the Minister of a code that makes provision for or with respect to the matters for which the regulations make provision.

Schedule 7.13 amends the *Environmental Planning and Assessment Regulation 2000* to further provide for environmental assessment under Part 5 of the *Environmental Planning and Assessment Act 1979*, by making special provisions relating to electricity distributors and transmission operators.

First print



New South Wales

# Electricity Network Assets (Authorised Transactions) Bill 2015

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New South Wales

# **Electricity Network Assets (Authorised Transactions) Bill 2015**

No , 2015

### A Bill for

An Act to provide for the transfer of certain electricity network assets of the State.

See also the Electricity Retained Interest Corporations Bill 2015.

The	Legisl	ature	of New South Wales enacts:	1
Par	t 1	Pre	liminary	2
1	Nam	e of A	ct	3
		This	Act is the Electricity Network Assets (Authorised Transactions) Act 2015.	4
2	Com	mence	ement	5
	(1)		Act commences on the date of assent to this Act, except as provided by ection (2).	6 7
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3	Inter	-	ion—key definitions	10
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			is Act:	12
		veste	<i>ciated electricity network land</i> means land (including an interest in land) that is ed in any of the following agencies and designated by the Treasurer by order in ng as associated electricity network land for the purposes of this Act:	13 14 15
		(a)	Roads and Maritime Services,	16
		(b)	Government Property NSW,	17
		(c)	Transport for NSW,	18
		(d)	RailCorp,	19
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		(f)	any other public sector agency prescribed by the regulations for the purposes of this definition.	21 22
		<i>auth</i> Part 2	<i>orised transaction</i> means a transfer of electricity network assets authorised by 2.	23 24
		elect	ricity network assets means:	25
		(a)	the assets, rights and liabilities of an electricity network SOC, and	26
		(b)	associated electricity network land.	27
		const	<i>ricity network SOC</i> means TransGrid, Ausgrid and Endeavour Energy tituted as statutory State owned corporations under the <i>Energy Services porations Act 1995</i> .	28 29 30
		-	Essential Energy is not an electricity network SOC for the purposes of this Act.	31
		netw	ork infrastructure assets—see section 4.	32
4	Netw	vork in	frastructure assets	33
	(1)	owne the o	is Act, <i>network infrastructure assets</i> means the following assets that are wholly ed by an electricity network SOC and form part of or are used in connection with peration of the distribution system, transmission system or street lighting system e electricity network SOC:	34 35 36 37
		(a)	electricity power lines and their supporting or protective structures and conduits,	38 39
		(b)	associated equipment,	40
		(c)	street lighting structures,	41
		(d)	buildings,	42

	(e)	plant and machinery (excluding motor vehicles),	1	
	(f)	any freehold or leasehold interest in land.	2	
(2)	netwo conne street	old or leasehold interests in land that are wholly owned by an electricity ork SOC and held for the purpose of their forming part of or being used in ection with the operation of the distribution system, transmission system or lighting system of the electricity network SOC in the future are also network tructure assets for the purposes of this Act.	3 4 5 6 7	
(3)	of the	s that are not required for the purposes of the operation, in the ordinary course, distribution, transmission or street lighting system concerned are not network tructure assets for the purposes of this Act.	8 9 10	
(4)	In this section:			
	associated equipment means the following:			
	(a)	electricity substations,	13	
	(b)	electricity switchyards,	14	
	(c)	transformers,	15	
	(d)	capacitors,	16	
	(e)	reactive plant,	17	
	(f)	protection equipment, including circuit breakers,	18	
	(g)	monitoring equipment,	19	
	(h)	network communications equipment,	20	
	(i)	customer connection assets (excluding meters).	21	
	(i)	customer connection assets (excluding meters).	2′	

## Part 2 The authorised transactions

#### 5 Authorisation for transfer of electricity network assets

- (1) This Act authorises the transfer of electricity network assets to the private sector or to any public sector agency, subject to the following conditions:
  - (a) network infrastructure assets can only be transferred to the private sector by lease,

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- (b) the initial term of a lease of network infrastructure assets to the private sector must not exceed 99 years (without limiting any option to renew for any additional term or terms),
- (c) the private sector interest in the State's electricity network assets (calculated as provided by this Part) must not exceed 49%.
- (2) For the removal of doubt, this Act does not authorise the transfer of any assets, rights or liabilities of Essential Energy.

#### 6 Calculation of private sector interest

- (1) The private sector interest in the State's electricity network assets is to be calculated for the purposes of this Part as follows:
  - (a) for each transacted electricity network SOC the asset value of the SOC is to be multiplied by the level of the interest of the private sector in the transacted business of the SOC on completion of the relevant authorised transaction, to arrive at an amount that is the private sector interest in the assets of the SOC,
  - (b) the amounts calculated under paragraph (a) for all transacted electricity network SOCs are to be summed to arrive at an amount that is the total private sector interest in the assets of transacted electricity network SOCs,
  - (c) the amount arrived at under paragraph (b), expressed as a percentage of the total of the asset values of the 3 electricity network SOCs and of Essential Energy, is the private sector interest in the State's electricity network assets.
- (2) The level of the interest of the private sector in the transacted business of a SOC is: 27
  - (a) the share to which a person other than a public sector agency is entitled, as at the completion of the relevant authorised transaction, of the distributed profits from the operation of the transacted business of the SOC (unless the share referred to in paragraph (b) is greater), or
  - (b) the share of the assets of the transacted business of the SOC to which a person other than a public sector agency is entitled, as at the completion of the relevant authorised transaction, on a winding up of an entity that controls or operates the business.
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(3)	In this section:				
		<i>value</i> of a SOC means the amount of the forecast closing regulatory asset base	37		
		e SOC for the 2014–15 regulatory year as set out in the final determination of	38		
	the A	ustralian Energy Regulator (published on 30 April 2015), being:	39		
	(a)	for Ausgrid—\$14,752.3 million, or	40		
	(b)	for Endeavour Energy—\$5,944.3 million, or	41		
	(c)	for Essential Energy—\$7,187.4 million, or	42		
	(d)	for TransGrid—\$6,241.5 million.	43		
		and and a size of the second s			

*relevant authorised transaction* for a SOC means the authorised transaction that results in the SOC becoming a transacted electricity network SOC.

	<i>transacted business</i> of a SOC means the business of a SOC that becomes a business controlled and operated by the private sector as a result of an authorised transaction.			
	of wł	<i>acted electricity network SOC</i> means an electricity network SOC the business nich becomes a business controlled and operated by the private sector as a result authorised transaction.	3 4 5	
Prote	ection	of State's interest in transferred network infrastructure assets	6	
(1)	A public sector agency must not transfer any network retained interest held by the public sector agency.			
(2)	This	section does not prevent:	9	
	(a)	the granting or enforcement of a security interest over any network retained interest, or	10 11	
	(b)	the conferral or enforcement of a security interest over any interest in a network infrastructure assets lease, being a security interest that arises by operation of law, or	12 13 14	
	(c)	a transfer by or at the direction or under the authority of a liquidator, receiver, receiver and manager, administrator or the like in the course of a winding-up, receivership or other external administration, or	15 16 17	
	(d)	a transfer by way of lease (a <i>new lease</i> ) created by a sublease under, or surrender and regrant of, an existing network infrastructure assets lease (the <i>existing lease</i> ) where the transfer does not result in the level of the public sector's interest in the entity that is the lessee under the new lease being less than it was for the existing lease, or	18 19 20 21 22	
	(e)	any transfer to a public sector agency, or	23	
	(f)	a transfer authorised by the regulations.	24	
(3)	In thi	s section:	25	
		<i>ork infrastructure assets lease</i> means a lease of assets comprising or including ork infrastructure assets.	26 27	
	netw	ork retained interest means any interest of a public sector agency in:	28	
	(a)	a network infrastructure assets lease (other than as the lessor of a transacted distribution system or transacted transmission system), or	29 30	
	(b)	a public sector agency that is a lessee of such a lease or that is a partner in a partnership that is a lessee of such a lease.	31 32	
	trans	fer includes surrender.	33	
Elect	ricity	price guarantee	34	
(1)	distri	Treasurer must ensure that an authorised network operator of a transacted bution system or transacted transmission system provides a guarantee (its <i>ricity price guarantee</i> ) to the effect that:	35 36 37	
	(a)	the authorised network operator's total network charges for the financial year ending 30 June 2019 will be lower than the network operator's total network charges for the financial year ending 30 June 2014, and	38 39 40	
	(b)	the authorised network operator will promote efficient investment in, and efficient operation and use of, electricity services for the long term interests of consumers of electricity with respect to price, quality, safety, reliability and security of supply of electricity, and	41 42 43 44	
	(c)	the authorised network operator will comply with any Efficiency Benefit Sharing Scheme developed by the AER for the sharing of efficiency gains and	45 46	

losses between network operators and their customers that is applicable to the network operator.

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- (2) The Treasurer is to request the Price Commissioner to provide the following reports:
  - (a) a report, for each proposed authorised transaction, as to whether the amount of the private sector investment for the purpose of acquiring an interest in electricity network assets pursuant to the authorised transaction (including costs incurred for that purpose) is likely to result in an increase in network charges,
  - (b) an annual report, for each completed authorised transaction, on compliance by the authorised network operator with its obligations under its electricity price guarantee.
- (3) A public sector agency must comply with any reasonable request by the Price Commissioner that the agency provide information to the Price Commissioner for the purposes of reports under this section (with any dispute as to the reasonableness of a request to be decided by the Secretary of the Department of Premier and Cabinet).
- (4) The Price Commissioner is not subject to control or direction by or on behalf of the
   Government in connection with any report of the Price Commissioner.
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- (5) An authorised network operator must within 2 months after the end of each financial year provide to the Price Commissioner such information as the Price Commissioner may reasonably require to enable the Price Commissioner to report on compliance by the authorised network operator with its obligations under its electricity price
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- (6) In this section:

*network charges* means revenue collected by a network operator in respect of regulated services provided by the network operator.

*Price Commissioner* means the person engaged by the Secretary of the Department of Premier and Cabinet as a consultant to provide services as the NSW Electricity Price Commissioner.

*regulated services* means the following direct control network services (within the meaning of the *National Electricity (NSW) Law*):

- (a) a standard control service or prescribed transmission service,
- (b) any other service prescribed by the regulations.

*total network charges* for a period means the total revenue collected by a network operator at any time (whether or not during the period concerned) in respect of regulated services provided by the network operator during that period.

#### 9 Payment and application of proceeds of transactions

- The proceeds of the transfer of electricity network assets to the private sector pursuant to an authorised transaction (*the transaction proceeds*) belong to and are payable directly to the State.
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- (2) The transaction proceeds include any payment to a public sector agency that is a periodic lease payment under a lease of electricity network assets to the private sector pursuant to an authorised transaction.
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- (3) The transaction proceeds paid to the State are to be paid in such proportions as the
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  - (a) the Restart NSW Fund (*the Restart Fund*) established under the *Restart NSW* 45 *Fund Act 2011*, and 46
  - (b) the Residual Liabilities Fund established under this Part.

	(4)	The f	following deductions are authorised to be made from the transaction proceeds:	1	
		(a)	deduction of such amounts as the Treasurer approves to repay debt and satisfy other liabilities of a public sector agency in respect of electricity network assets transferred for the purposes of an authorised transaction,	2 3 4	
		(b)	deduction of such amounts as the Treasurer approves to reimburse public sector agencies for payments made by them in respect of any tax, duty, fee or charge imposed by any Act or law of the State or any other jurisdiction in connection with a transaction arrangement,	5 6 7 8	
		(c)	deduction of such amounts as the Treasurer approves to satisfy any liability of a public sector agency arising under or in connection with a transaction arrangement,	9 10 11	
		(d)	deduction of such amounts as the Treasurer approves to meet expenses reasonably incurred by public sector agencies for the purposes of an authorised transaction.	12 13 14	
	(5)	or pa	ransaction proceeds do not include any amount certified by the Treasurer as paid yable to a public sector agency as a tax, duty, fee or charge imposed by any Act w of the State in connection with a transaction arrangement.	15 16 17	
	(6)	befor	deductions authorised to be made from the transaction proceeds may be made re payment of the transaction proceeds into the Restart Fund or Residual ilities Fund, or may be made by payment from either or both of those Funds.	18 19 20	
	(7)		requirements of this section do not affect the validity of a transaction gement.	21 22	
10	Resi	dual L	iabilities Fund	23	
	(1)	) There is to be established in the Special Deposits Account a fund called the Electricity Network Residual Liabilities Fund ( <i>the Residual Liabilities Fund</i> ), which is to be administered by the Treasurer.			
	(2)	There	e is payable into the Residual Liabilities Fund:	27	
		(a)	such amount as the Treasurer directs to be paid out of the transaction proceeds under section 9, and	28 29	
		(b)	interest and any other amounts accruing from time to time from the investments of the Residual Liabilities Fund.	30 31	
	(3)		e is payable from the Residual Liabilities Fund such amounts as the Treasurer ts from time to time:	32 33	
		(a)	for payment in discharge of any liabilities of a public sector agency that arise in connection with an authorised transaction or electricity network assets ( <i>residual transaction liabilities</i> ), or	34 35 36	
		(b)	for payment to the Consolidated Fund or the Restart Fund, or	37	
		(c)	for payment of expenses incurred in relation to the administration of the Residual Liabilities Fund.	38 39	
	(4)	electi	the purposes of this section, assets, rights and liabilities do not cease to be ricity network assets when they are transferred to the private sector for the oses of an authorised transaction.	40 41 42	
	(5)		Treasurer may invest money in the Residual Liabilities Fund in such manner as be authorised by the <i>Public Authorities (Financial Arrangements) Act 1987</i> .	43 44	

## Part 3 Facilitating the authorised transactions

#### 11 Treasurer's functions

The Treasurer has and may exercise all such functions as are necessary or convenient for the purposes of an authorised transaction. The functions conferred on the Treasurer by any other provision of this Act do not limit the Treasurer's functions under this section. 1

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#### 12 Manner of effecting authorised transaction

- (1) An authorised transaction is to be effected as directed by the Treasurer and can be effected in any manner considered appropriate by the Treasurer.
- (2) There are no limitations as to the nature of the transactions or arrangements that can be entered into or used for the purposes of an authorised transaction.
- (3) Electricity network assets can be transferred pursuant to this Act whether or not the land in, on or over which they are situated is owned by the owner of the assets.
   Note. Section 51 of the ES Act provides that electricity works are owned separately from the land in, on or over which they are situated and ownership of land in, on or over which electricity works are situated does not constitute ownership of those works.
- (4) The provisions of this Act for the establishment of various kinds of transaction entity do not limit the nature of the entities or arrangements that can be used for the purposes of an authorised transaction.

#### 13 Transaction SOCs

(1)	A statutory State owned corporation may be established under this Act as a	
	transaction SOC for the purposes of an authorised transaction.	

#### (2) The Governor may by order published in the Gazette:

- (a) create a corporation under a corporate name specified in the order, and
- (b) specify the functions of the corporation, and
- (c) direct that the corporation is established as a statutory State owned corporation 26 and as a transaction SOC. 27
- (3) On the day on which the order takes effect:
  - (a) a corporation is constituted with the corporate name and functions specified in the order, and
  - (b) the State Owned Corporations Act 1989 is amended by inserting in Schedule 5
     31 the corporate name specified in the order (to establish the corporation as a statutory State owned corporation under that Act), and
     33
  - (c) the State owned corporation thereby established is a transaction SOC for the purposes of this Act.
- (4) The portfolio Minister of a SOC established under this section is the Minister 36 administering the *Energy Services Corporations Act 1995*.
   37
- (5) Schedule 2 has effect with respect to a transaction SOC. The provisions of that Schedule are in addition to and (except to the extent to which that Schedule otherwise provides) do not derogate from the provisions of the *State Owned Corporations Act* 40 1989.

#### Transaction companies

Tran	sactio	n companies	1		
(1)		Treasurer may for the purposes of an authorised transaction establish, or direct stablishment of, companies as transaction companies in any of the following s:	2 3 4		
	(a)	the formation or acquisition by or on behalf of the State or a SOC of a company limited by shares, so that all the issued shares in the company are held by or on behalf of the State or a SOC (or both),	5 6 7		
	(b)	the formation or acquisition of a company as a wholly owned subsidiary company of a transaction company,	8 9		
	(c)	the conversion of an electricity network SOC or transaction SOC into a company limited by shares as provided by Schedule 3.	10 11		
(2)		nsaction company that is a public sector agency may be converted from one kind mpany to any other kind of company.	12 13		
(3)	Exce	pt by express agreement with the Treasurer:	14		
	(a)	a transaction company is not and does not represent the State, and	15		
	(b)	the debts, liabilities and obligations of a transaction company are not guaranteed by the State.	16 17		
(4)	that i and	Treasurer may act for or on behalf of the State, a SOC or a transaction company is a public sector agency in connection with the rights, privileges and benefits, the duties, liabilities and obligations, of the State, a SOC or a transaction bany as the holder of shares or other securities in or issued by a transaction bany.	18 19 20 21 22		
(5)	Shares and other securities in or issued by a transaction company that is a public sector agency may be issued or transferred in accordance with the directions of the Treasurer. The Treasurer may on behalf of the State, a SOC or a transaction company that is a public sector agency, enter into and carry out transaction arrangements for the issue or transfer of shares and other securities in or issued by a transaction company.				
(6)	into a	electricity network SOC becomes a transaction company by being converted a company under this section, a reference in this Act to the electricity network includes a reference to that transaction company.	29 30 31		
(7)	displ	provisions of this section are declared to be Corporations legislation acement provisions for the purposes of section 5G of the Corporations Act in on to the provisions of the Corporations legislation generally.	32 33 34		
Fund	tions	of electricity network SOCs and transaction entities	35		
(1)	funct	electricity network SOC and transaction entity has and may exercise all such tions as are necessary or convenient for the purposes of an authorised action.	36 37 38		
(2)	electi other	functions conferred by this section are in addition to any other functions that an ricity network SOC or a transaction entity has apart from this section and those functions do not prevent or otherwise limit the exercise of the additional tions conferred by this section.	39 40 41 42		
(3)	entity	Treasurer may act for or on behalf of an electricity network SOC or a transaction y in the exercise of any of its functions for the purposes of an authorised action while it is a public sector agency.	43 44 45		

#### 16 Direction and control of electricity network SOCs and transaction entities

(1)Each electricity network SOC and transaction entity is subject to the direction and control of the Treasurer in the exercise of any of its functions for the purposes of an authorised transaction while it is a public sector agency.

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- The Treasurer may give directions for the purposes of an authorised transaction to an (2)electricity network SOC or transaction entity, and to the directors and other officers of an electricity network SOC or transaction entity. Any such directions must be 7 complied with by the electricity network SOC, the transaction entity or the directors or other officers concerned.
- Directions to a transaction entity (or its directors and other officers) can only be given (3) 10 and are only required to be complied with while the transaction entity is a public 11 sector agency. 12
- The power to give directions under this section extends to directions with respect to (4)13 the way in which an electricity network SOC or transaction entity is to conduct its 14 business and other affairs. 15
- Action taken by an electricity network SOC or transaction SOC to comply with a (5)16 direction of the Treasurer under this Act does not require the approval of the voting 17 shareholders or portfolio Minister of the corporation. 18
- (6)Anything done or omitted to be done by a director or other officer of an electricity 19 network SOC or transaction entity in compliance or purported compliance with a 20 direction given by the Treasurer under this Act does not subject the director or officer 21 personally to any action, liability, claim or demand. 22
- The provisions of this section are declared to be Corporations legislation (7)23 displacement provisions for the purposes of section 5G of the Corporations Act in 24 relation to the provisions of the Corporations legislation generally. 25

### Part 4 Arrangements for transfer of staff

#### 17 Interpretation

In this Part, *networks employee* means an employee of an electricity network SOC and includes a person who was an employee of an electricity network SOC immediately before the person's employment was transferred under this Part to the employment of another public sector agency.

#### 18 Transfers within public sector

- (1) The Treasurer may, for the purposes of an authorised transaction, by order in writing transfer the employment of a networks employee to the employment of another public sector agency.
- (2) A transfer of employment under this section does not require the consent of the person transferred.
- (3) An employee whose employment is transferred under this section is (until other provision is duly made under any Act or law) to be employed in accordance with any relevant statutory provisions, awards, agreements and determinations that would have applied to the employee had the employee remained an employee of the electricity network SOC concerned.
   (3) An employee whose employee is transferred under this section is (until other provision is (until other provisions, awards, agreements and determinations that would have applied to the employee had the employee remained an employee of the electricity network SOC concerned.
- (4) The Treasurer may negotiate and enter into agreements or industrial instruments concerning workplace relations for or on behalf of a public sector agency in connection with the operation of this section.

#### 19 Transfers to private sector employment

- (1) The Treasurer may, for the purposes of an authorised transaction, by order in writing transfer the employment of a networks employee (a *transferred employee*) to the employment of a private sector entity (the *new employer*).
- (2) A transfer of employment under this section does not require the consent of the networks employee transferred.
- (3) The employment of a transferred employee with the new employer is to be on the same terms and conditions as applied to the employee as a networks employee immediately before the transfer of employment.
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#### 20 Continuity of entitlements of transferred employees

- (1) On the transfer by order under this Part of an employee's employment from one employer (the *current employer*) to another employer (the *new employer*) the following provisions have effect:
  - (a) the employee is entitled to continue as a contributor, member or employee for the purposes of any superannuation scheme in respect of which he or she was a contributor, member or employee (as an employee of the current employer)
     36 immediately before the transfer of employment and remains so entitled subject to any variation to that entitlement made either by agreement or otherwise in accordance with law,
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  - (b) the new employer is taken to be an employer for the purposes of any superannuation scheme in respect of which the employee continues as a contributor, member or employee pursuant to an entitlement under this section,
  - (c) the continuity of the employee's employment is taken not to have been broken by the transfer of employment, and service of the employee with the current employer (including service deemed to be service with the current employer)
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that is continuous service up to the time of transfer is deemed for all purposes to be service with the new employer,

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- (d) the employee retains any rights to annual leave, sick leave, extended or long service leave accrued or accruing immediately before the transfer (except accrued leave for which the employee has, on ceasing to be an employee of the current employer, been paid the monetary value in pursuance of any other entitlement of the employee).
- (2) If the employee is an apprentice or trainee under the *Apprenticeship and Traineeship Act 2001*:
  - (a) the new employer must apply under section 20 of that Act for approval to the transfer of the apprenticeship or traineeship to the new employer, and
  - (b) consent to the transfer is not required to be given by the apprentice or trainee or the current employer (despite section 20 (4) of the *Apprenticeship and Traineeship Act 2001*).
- (3) An employee is not entitled in respect of the same period of service to claim a benefit under this section and another law or instrument.
- (4) The Treasurer may in connection with the transfer of an employee's employment under this Part give a certificate in writing as to the extent of the accrued rights to annual leave, sick leave, extended or long service leave that are retained by the employee under this section, and such a certificate is evidence of the matters certified.
   (4) The Treasurer may in connection with the transfer of an employee's employment under this Part give a certificate in writing as to the extent of the accrued rights to annual leave, sick leave, extended or long service leave that are retained by the employee under this section, and such a certificate is evidence of the matters 20 21
- (5) Nothing in the *Long Service Leave Act 1955* prevents payment in connection with the transfer under this Part of the employment of an employee to the employment of a private sector entity of the monetary value of long service leave in lieu of an entitlement to that leave accrued as a networks employee before the transfer of the employee's employment.

#### 21 Operation of other laws and entitlements

The following provisions apply in relation to the transfer of a person's employment under this Part:

- (a) the transfer has effect despite any other law, contract or instrument under a law,
- (b) the transfer does not constitute a retrenchment, redundancy or termination of employment at the initiative of the Crown or any other public sector agency, 33
- (c) the person transferred is not entitled to any payment or other benefit by reason only of having ceased to be an employee of a public sector agency as a result of the transfer,
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- (d) a public sector agency is not required to make any payment to the transferred person in relation to the transferred person's accrued rights in respect of 38 annual leave, sick leave or extended or long service leave. 39

#### 22 Operation of Commonwealth law

A provision of this Part (including a provision to the extent that it imposes or continues a term or condition of employment) has no effect to the extent of any inconsistency with any provision of the *Fair Work Act 2009* of the Commonwealth or of any instrument under that Act.

## Part 5 Arrangements for transfer of assets and functions 23 Vesting orders

The Treasurer may make vesting orders under Schedule 4 for the purposes of an authorised transaction.

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#### 24 Severance of fixtures

- (1) The Treasurer may by order in writing for the purposes of an authorised transaction direct that specified assets to which this section applies are (if they are fixtures) severed from the land on, under or above which they are situated.
- (2) The effect of such an order is that the assets concerned are deemed to be severed from the land concerned and may be dealt with as personal property separate from the land for the purposes of an authorised transaction.
- (3) This section applies to assets designated by the Treasurer by order in writing to be assets to which this section applies. Assets may be designated as assets to which this section applies only if they are owned by an electricity network SOC (whether or not the land concerned is owned by an electricity network SOC or another public sector agency).
- (4) The severance of an asset from land under this section does not affect the right of the asset to be situated on, under or above that land and does not affect any right to drain water or sewage from the asset across and through the land or to use any means of drainage of water or sewage from the asset across and through the land.

#### 25 Grant of relevant authorisations

- (1) The Treasurer may by order in writing given to the relevant administering agency direct the grant of a specified relevant authorisation to a person who becomes or who it is proposed will become the new operator of any electricity network assets pursuant to an authorised transaction.
- (2) Such a direction (a *grant direction*) operates to grant the specified relevant authorisation on such terms and conditions and subject to such endorsements as may be specified in the direction, and so operates:
  - (a) without the need for any action by the relevant administering agency, and
  - (b) without the need for the making or determination of any application for the relevant authorisation, and
  - (c) despite any requirement of or restriction imposed by a relevant law in relation to the grant of a relevant authorisation.
- (3) A grant direction may only direct the grant of a relevant authorisation that:
  - (a) operates to transfer or replace a relevant authorisation that is currently in force, and
  - (b) is subject to terms, conditions or endorsements that are the same (or to substantially the same effect) as those to which that relevant authorisation is subject.
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- (4) A grant direction may direct the grant of more than one relevant authorisation to transfer or replace an existing relevant authorisation.
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- (5) The Treasurer is to consult with the relevant administering agency before giving a grant direction for a relevant authorisation.
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- (6) The Treasurer may direct the relevant administering agency to give effect to a grant direction by formally granting, and issuing the appropriate documentation for, the
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relevant authorisation concerned. The relevant administering agency must comply with the Treasurer's direction within the period specified in the direction.

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- Anything done by an electricity network SOC or other public sector agency in (7)compliance with a condition or endorsement of a relevant authorisation in relation to electricity network assets of which a person is the new operator is taken to have been done by the new operator for the purposes of any corresponding condition or endorsement of a relevant authorisation granted to the new operator pursuant to this section.
- (8) A relevant authorisation granted to an electricity network SOC or to the new operator of electricity network assets may not be suspended or cancelled on the ground of the 10 conversion of the electricity network SOC or new operator to a company or on the 11 ground of any change that has occurred in the officers or shareholders of the 12 company as a result of that conversion or pursuant to a transaction arrangement. 13
- (9) In this section:

grant includes issue and transfer.

*new operator* of electricity network assets means:

- a public sector agency to which any electricity network assets are transferred (a) for the purposes of an authorised transaction, or
- (b) a person (or the nominee of a person) who becomes the owner, controller or operator of a transacted distribution system or transacted transmission system pursuant to an authorised transaction.

*relevant administering agency*, in relation to a relevant authorisation, means the public sector agency or public official having the function of granting the relevant authorisation.

relevant authorisation means a licence, permit, consent, entitlement, accreditation, exemption or other authorisation held by an electricity network SOC, or held by another public sector agency as a result of being granted pursuant to this section.

#### 26 Acquisition of land

- Land (including an interest in land) may be acquired for the purposes of an authorised (1)29 transaction by agreement or by compulsory process in accordance with the Land 30 Acquisition (Just Terms Compensation) Act 1991. 31
- Land may be acquired under this section only by an electricity network SOC, a (2)32 transaction entity or the Electricity Assets Ministerial Holding Corporation (each an 33 acquiring authority for the purposes of this section) and only if the acquiring 34 authority has determined the land to be: 35
  - land on which electricity network assets of an electricity network SOC were (a) situated on the date of assent to this Act and continue to be situated, or
  - (b) land that on the date of assent to this Act was used or occupied by an electricity network SOC for or in connection with the exercise of any function of the electricity network SOC and continues to be so used or occupied, or
  - land that adjoins land referred to in paragraph (a) or (b) and that is or may be (c) 41 required to be used or occupied in connection with the use of electricity 42 network assets. 43
- (3) In the case of land used (but not occupied) by an electricity network SOC for or in 44 connection with the exercise of any function of the electricity network SOC, such as 45 land used for the purposes of access, the power conferred by this section to acquire 46 the land is limited to a power to acquire an interest in the land sufficient to allow that 47 use of the land to continue. 48

- (4) The Treasurer may direct a public sector agency as to how the public sector agency
   must exercise any function of the agency in connection with the acquisition of land
   from the agency under this section. If a public sector agency fails to exercise a
   function in compliance with a direction under this section within 1 month after it is
   given, the Treasurer may exercise the function for or on behalf of the agency to give
   effect to the direction.
- (5) A public sector agency is not entitled to compensation under the *Land Acquisition* (*Just Terms Compensation*) *Act 1991* as the owner of land acquired pursuant to this section.
- (6) Land acquired under this section is deemed to be an asset of an electricity network SOC for the purposes of this Act and the acquiring authority is deemed to be an electricity network SOC for the purposes of this Act while it holds the land. Note. Land acquired pursuant to this section is an electricity network asset for the purposes of an authorised transaction whether or not it was an electricity network asset before it was acquired.

#### 27 Adjustment of electricity network SOC objectives and functions

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- The Treasurer may by direction in writing to an electricity network SOC adjust the objectives and functions of the electricity network SOC in such manner as the Treasurer considers appropriate to ensure that the objectives and functions of the electricity network SOC remain appropriate, having regard to:
  - (a) the capacity of the electricity network SOC to give effect to or exercise its existing objectives and functions following the transfer of any of its electricity network assets for the purposes of an authorised transaction, and
  - (b) the objectives and functions that would be appropriate for any remaining electricity network assets of the electricity network SOC.
- (2) The objectives and functions of an electricity network SOC may be adjusted under this section by being limited or dispensed with but not by being broadened. 27

# Part 6 Operation of transacted distribution and transmission systems

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#### 28 Terminology for transacted systems

- (1) When electricity network assets comprising a distribution or transmission system are transferred to the private sector for the purposes of an authorised transaction, the distribution system or transmission system becomes, and may be referred to in this or any other Act as, a *transacted distribution system* or *transacted transmission system*.
- (2) For the purposes of this or any other Act:
  - (a) an entity that controls or operates a transacted distribution system or transacted transmission system may be referred to as an *authorised distributor* (for a distribution system) or an *authorised transmission operator* (for a transmission system), and
  - (b) authorised distributors and authorised transmission operators may be referred to as *authorised network operators*, and
  - (c) the public sector agency that is the lessor of electricity network assets comprising a transacted distribution system or transacted transmission system
     17 may be referred to as *the lessor* or *the owner* of the transacted distribution system or transacted transmission system.
- (3) A reference (however expressed) in any Act or statutory rule to the distribution system, transmission system or electricity works of a network operator is (in the context of the controller or operator of a transacted distribution system or transacted transmission system) a reference to the distribution system, transmission system or electricity works controlled or operated by the network operator.

#### 29 Rights of lessor

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- Ownership of electricity network assets by the lessor of a transacted distribution system or transacted transmission system is to be treated as ownership by the Crown for the purposes of any provision of an Act that confers a right, privilege or immunity on the Crown as an owner of land or other assets.
- (2) The lessor of a transacted distribution system or transacted transmission system is not a distributor, transmission operator or network operator for the purposes of the ES Act or the regulations under that Act except for the purposes of the following provisions (*the relevant provisions*) of that Act:
   (a) section 44 (Acquisition of land), 34
  - (b) section 45 (Erection and placement of electricity works),
  - (b) section 45 (Erection and placement of electricity works), 35
    (c) section 50 (Charges for placement of electricity works), 36
  - (d) section 51 (Ownership of electricity works),
    - (e) section 53 (Protection of certain electricity works),
    - (f) section 85 (Transfer of staff, assets, rights and liabilities),
  - (g) such other provisions as may be prescribed by the regulations under this Act. 40
- (3) For the purposes of the application of the relevant provisions to the lessor of a transacted distribution system or transacted transmission system, the lessor is considered to have the functions of an authorised distributor or authorised 43 transmission operator.

30	Functions of authorised network operators				
	(1)	A ref	ference in any Act to the functions of a network operator includes:	2	
		(a)	in the case of an authorised distributor—the functions of establishing, maintaining and operating facilities for the distribution of electricity, or	3 4	
		(b)	in the case of an authorised transmission operator—the functions (its <i>electricity functions</i> ) of establishing, maintaining and operating facilities for the transmission of electricity and the functions (its <i>telecommunications functions</i> ) of utilising and developing its facilities for the transmission of electricity to carry out telecommunications services.	5 6 7 8 9	
	(2)	by ar referent telece <b>Note</b> . its tel	sions 2, 2A and 3 of Part 5 of the ES Act apply to and in respect of the exercise a authorised transmission operator of its telecommunications functions as if the ences in those Divisions to electricity works included references to ommunications works. An authorised transmission operator, may, for example, for the purposes of exercising lecommunications function, exercise powers of entry under, and in accordance with, on 3 of Part 5 of the ES Act.	10 11 12 13 14 15 16	
	(3)	easer	power or right that an authorised transmission operator has under an affected nent with respect to the exercise of its electricity functions is taken to extend to xercise of the authorised transmission operator's telecommunications functions.	17 18 19	
	(4)	land funct telec	on 44 of the ES Act authorises an authorised transmission operator to acquire by agreement or compulsorily for the purposes of the exercise of its electricity tions (whether or not the land acquired may also be used for the purposes of its ommunications functions) but that section does not authorise it to acquire land bulsorily solely for the purposes of the exercise of its telecommunications tions.	20 21 22 23 24 25	
	(5)	In thi	is section:	26	
		affec	eted easement means any easement (whether created statutorily or otherwise):	27	
		(a)	that was an affected easement under section 6C of the <i>Energy Services</i> <i>Corporations Act 1995</i> immediately before the commencement of this section, or	28 29 30	
		(b)	that is acquired compulsorily after that commencement.	31	
31	Liab	ility of	authorised network operators	32	
	(1)	trans that a trans	authorised network operator of a transacted distribution system or transacted mission system contravenes a provision of the ES Act or the regulations under Act in the course of or in connection with the operation of the distribution or mission system, each authorised network operator of the distribution or mission system is taken to have contravened the same provision.	33 34 35 36 37	
	(2)	provi opera	uthorised network operator may be proceeded against and convicted under a ision pursuant to this section whether or not any other authorised network ator of the distribution or transmission system has been proceeded against or icted under that provision.	38 39 40 41	
	(3)		section does not affect any liability imposed on an authorised network operator n offence actually committed by the authorised network operator.	42 43	
32	Auth	orised	l network operators as public bodies	44	
	(1)	or an inclu	regulations may provide that a reference in a specified provision of any other Act instrument made under any other Act to a public authority includes, or does not de, a reference to the owner, controller or operator of a transacted distribution m or transacted transmission system.	45 46 47 48	

(2) In this section, *public authority* includes statutory authority, statutory body, public utility undertaking, government agency and other public bodies.

#### 33 Modification of ES Act provisions conferring functions on network operators

The regulations may modify any provision of the ES Act that confers a function on a network operator for the purposes of adapting the application of the provision to or in respect of the functions of the owner, controller or operator of a transacted distribution system or transacted transmission system.

#### 34 Land acquisition functions

- (1) The land acquisition functions of the lessor of a transacted distribution system or transacted transmission system cannot be exercised by the lessor in the lessor's own right but can be exercised by another network operator of the distribution or transmission system on behalf of the lessor, and the other network operator has full power and authority to exercise those functions on behalf of the lessor.
- (2) The following provisions apply to the exercise of land acquisition functions by a network operator of a transacted distribution system or transacted transmission system on behalf of the lessor:
  - (a) the exercise of any such function by a network operator on behalf of the lessor is subject to any agreement between the network operator and the lessor concerning the exercise of those functions and to any agreement between network operators as to which of them is to exercise the function on behalf of the lessor in a particular case,
  - (b) land (including an interest in land) that is acquired in the exercise of land acquisition functions by a network operator is acquired on behalf of and vests in the lessor,
  - (c) the lessor has no liability in connection with the exercise of any land acquisition function on its behalf by a network operator (other than a liability to the network operator arising under an agreement between the lessor and the network operator as to the exercise of those functions) and any such liability that the lessor would otherwise have becomes instead a liability of the network operator, 30
  - (d) the lessor cannot be made a party to any proceedings in connection with the exercise of any land acquisition function on its behalf by a network operator (other than proceedings in connection with an agreement between the lessor and the network operator as to the exercise of those functions).
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- (3) A network operator of a transacted distribution system or transacted transmission system cannot exercise a land acquisition function in its own right (and can only exercise that function on behalf of the lessor as provided by this section) if the function relates to land of which the lessor of the transacted distribution system or transacted transmission system will become the owner.
   (3) A network operator of a transacted distribution system or transacted transmission
   (3) System cannot exercise a land acquisition function in its own right (and can only function relates to land of which the lessor of the transacted distribution system or transacted transmission system will become the owner.
- (4) The approval of the Minister under section 44 (3) of the ES Act in respect of the acquisition of land on behalf of the lessor of a transacted distribution system or transacted transmission system is not to be given unless the Minister is satisfied that all reasonable steps have been taken to enter into an agreement with the owner of the land to acquire the land and those steps have not resulted in any such agreement.
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- (5) In this section, *land acquisition functions* means any of the following functions to the extent that they may be exercised for the purposes of or in connection with the functions of a network operator:
  - (a) functions under section 44 (Acquisition of land) of the ES Act,

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		(b)	any function that concerns the creation, assurance or extinguishment of an interest in land.	1 2
35	Prot	ection	of electricity works	3
	(1)		on 53 of the ES Act applies in respect of electricity works that form part of a acted distribution system or transacted transmission system as if:	4 5
		(a)	a reference in that section to the commencement of the <i>Electricity Supply</i> <i>Amendment (Protection of Electricity Works) Act 2006</i> were a reference to the completion of the authorised transaction as a result of which the electricity works form part of that transacted distribution system or transacted transmission system, and	6 7 8 9 10
		(b)	a reference to the network operator included a reference to a network operator after the completion of that authorised transaction.	11 12
	(2)	transa	on 53 of the ES Act does not apply to prevent an action lying by the owner of a acted distribution system or transacted transmission system against a network ator that controls or operates the system.	13 14 15
36	Lice	nsing		16
	(1)	under nomi	Treasurer may for the purposes of an authorised transaction request the Minister r the ES Act to grant a licence under section 13 or 93A of that Act to an entity nated by the Treasurer as the new operator of a transacted distribution system insacted transmission system.	17 18 19 20
	(2)	reque	Minister under the ES Act is to grant a licence in accordance with the Treasurer's est. The licence is to be granted on terms and conditions approved by the surer and as may be required by or under the ES Act.	21 22 23
	(3)		ses 2, 3 and 4 of Schedule 2 to the ES Act do not apply in respect of the grant of ence pursuant to a request under this section.	24 25
37	Bou	ndaries	s of distribution districts	26
	(1)	be va	boundaries of the distribution district for a transacted distribution system cannot uried under section 84 of the ES Act except with the consent in writing of the brised distributor.	27 28 29
	(2)	varie (Tran staff, transf	boundaries of the distribution district for a transacted distribution system are d under section 84 of the ES Act, the power of the Minister under section 85 hasfer of staff, assets, rights and liabilities) of the ES Act to order the transfer of assets, rights or liabilities of a distributor includes the power to order the fer of staff, assets, rights or liabilities of the owner or controller of the bution system concerned.	30 31 32 33 34 35
38	Land	l tax		36
	(1)	Act 1	exception provided for a sublessee in section 21C of the <i>Land Tax Management</i> 956 does not apply to a sublessee under an authorised transaction sublease and ablessee is liable for land tax accordingly.	37 38 39
	(2)		<i>uthorised transaction sublease</i> is a sublease entered into for the purposes of an orised transaction.	40 41
39	Plan	ning la	aws	42
	(1)	by an	he purposes of any environmental planning instrument, the supply of electricity a authorised network operator is a public utility undertaking carried on by the prised network operator as an electricity supply authority.	43 44 45

- (2) For the purposes of any relevant planning law provision, the carrying out of development by or on behalf of an authorised network operator for the purpose of an electricity transmission or distribution network (within the meaning of *State Environmental Planning Policy (Infrastructure) 2007*) constitutes the carrying out of that development by the authorised network operator as an electricity supply authority and public authority.
- (3) After a distribution system or transmission system becomes a transacted distribution system or transacted transmission system, a reference in an environmental planning instrument to the former network operator is to be read as a reference to the authorised network operator that operates the transacted distribution system or transacted transmission system.

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(4) In this section:

*environmental planning instrument* has the same meaning as in the Planning Act. *former network operator* means the electricity network SOC that was the network operator of the distribution or transmission system concerned before the authorised network operator became the network operator.

Planning Act means the Environmental Planning and Assessment Act 1979.

#### relevant planning law provision means:

- (a) any provision of an environmental planning instrument that permits specified development to be carried out with or without development consent, or
- (b) any provision of an environmental planning instrument that deals with the obligations of a public authority in connection with the carrying out of development by or on behalf of the public authority that may be carried out without development consent (including the carrying out of an activity to which Part 5 of the Planning Act applies).

#### 40 Coastal protection

Nothing done for the purposes of an authorised transaction requires the concurrence of the Minister under section 38 or 39 of the *Coastal Protection Act 1979*. 28

## Part 7 Operation of other laws

#### State taxes

41	State taxes			
	(1)	In this section:	3	
		relevant matter means any of the following:	4	
		(a) any transaction arrangement,	5	
		(b) a vesting of assets, rights or liabilities by operation of Schedule 4 (Vesting of assets, rights and liabilities) and anything certified by the Treasurer as having been done in consequence of such a vesting (for example, the transfer or registration of an interest in land),	6 7 8 9	
		(c) the issue, disposal or purchase of shares or other securities or interest in or issued by an entity for the purposes of an authorised transaction,	10 11	
		(d) any matter connected with the corporate conversion of an electricity network SOC or transaction SOC for the purposes of an authorised transaction,	12 13	
		(e) any transaction, agreement or other arrangement (a <i>post-completion arrangement</i> ) occurring within 2 years after completion of an authorised transaction and certified by the Treasurer to have been entered into in connection with the transfer of electricity network assets to the private sector pursuant to the authorised transaction,	14 15 16 17 18	
		(f) such other matters for the purposes of an authorised transaction as may be prescribed by the regulations.	19 20	
		<i>State tax</i> means application, transfer or registration fees, duty under the <i>Duties Act</i> 1997 or any other tax, duty, fee or charge imposed by any Act or law of the State.	21 22	
	(2)	State tax is not payable by a public sector agency in relation to a relevant matter.		
	(3)	The Treasurer may by order in writing direct that subsection (2) does not apply to a public sector agency either generally or in respect of a particular relevant matter or class of relevant matters.		
	(4)	State tax is not payable by a person or body (other than a public sector agency) in relation to a relevant matter to such extent (if any) as the Treasurer may direct by order in writing, either generally or in a particular case.		
	(5)	The Treasurer may by order in writing limit the application of this section in respect of a particular post-completion arrangement by imposing conditions on the application of this section to the arrangement.		
	(6)	An order may be made by the Treasurer under this section before or after the liability to pay the State tax concerned accrues.		
	(7)	The Treasurer must give a copy of an order under this section to the Chief Commissioner of State Revenue.		
42	Gene	eral relationship of Act with other State legislation	37	
	(1)	None of the following provisions operate to prevent, restrict or otherwise limit the carrying out of a transaction arrangement or the exercise of a function for the purposes of an authorised transaction:	38 39 40	
		(a) any provision of the State Owned Corporations Act 1989,	41	
		(b) any provision of the <i>Energy Services Corporations Act 1995</i> ,	42	
		(c) any provision of the constitution of a statutory SOC or a subsidiary of a statutory SOC.	43 44	
	(2)	In the event of any inconsistency between the provisions of this Act or the regulations and a provision of any other State legislation that is prescribed by the regulations as	45 46	

		consistent provision for the purposes of this section, the provisions of this Act e regulations (as the case may be) prevail to the extent of the inconsistency.	1 2		
(3)	appro that	requirements of any other Act (whether enacted before or after this Act) for the oval by resolution of either or both Houses of Parliament (or by Act) of any act constitutes the transfer of electricity network assets for the purposes of an orised transaction is satisfied by the enactment of this Act.	3 4 5 6		
Publ	ic Aut	horities (Financial Arrangements) Act	7		
		Public Authorities (Financial Arrangements) Act 1987 does not apply to any action arrangement.	8 9		
Rele	ase of	information by Auditor-General	10		
	Section 38 (Secrecy) of the <i>Public Finance and Audit Act 1983</i> does not apply to or in respect of a report or communication that the Treasurer authorises the Auditor-General to make to a person for the purposes of an authorised transaction or for the purposes of the audit (before or after the completion of an authorised transaction) of records relating to electricity network assets transferred pursuant to an authorised transaction.				
Con	veyan	cing Act	17		
		ion 52A of the <i>Conveyancing Act 1919</i> does not apply to a contract entered into ne purposes of an authorised transaction.	18 19		
Prot	ection	against breach of contractual and other obligations	20		
(1)	The following matters and things are protected by this section:				
	(a)	the operation of this Act (including any regulation or order under this Act),	22		
	(b)	the transfer of electricity network assets for the purposes of an authorised transaction,	23 24		
	(c)	the entering into or performance of obligations under a transaction, agreement or other arrangement for the purposes of an authorised transaction,	25 26		
	(d)	a disclosure of information by, on behalf of or with the consent of a public sector agency for the purposes of an authorised transaction,	27 28		
	(e)	anything else done or omitted to be done under or for the purposes of this Act or an authorised transaction.	29 30		
(2)	None	e of the matters or things protected by this section are to be regarded as:	31		
	(a)	a breach of contract or confidence or otherwise as a civil wrong, or	32		
	(b)	a breach of any instrument (including, without limitation, any provision prohibiting, restricting or regulating the assignment or transfer of assets, rights or liabilities) or as requiring any act to be done under an instrument, or	33 34 35		
	(c)	giving rise to any right or remedy by a party to a contract or other instrument, or as causing or permitting the termination of, or exercise of rights under, any contract or other instrument, or	36 37 38		
	(d)	an event of default under any contract or other instrument, or	39		
	(e)	giving rise to a breach of or an offence against a provision of an Act that prohibits or restricts the disclosure of information, or	40 41		
	(f)	releasing a surety or other obligee wholly or in part from an obligation.	42		
(3) This section does not affect rights and obligations that arise under a trans agreement or other arrangement entered into for the purposes of an aut transaction.			43 44 45		

	(4)	In thi	is section:	1		
			ument means an instrument (other than an instrument made under this Act) or	2		
			other document that creates, modifies or extinguishes rights or liabilities (or	3		
			d do so if lodged, filed or registered in accordance with any law), and includes udgment, order, process or other instrument issued by a court or tribunal.	4 5		
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47			ition not payable	6		
	(1)		pensation is not payable by or on behalf of the State:	7		
		(a)	because of the enactment or operation of this Act, or for any consequence of that enactment or operation, or	8 9		
		(b)	because of any statement or conduct relating to the enactment of this Act.	10		
	(2)	This section does not extend to compensation payable under a transaction arrangement to a party to the transaction arrangement in connection with the performance of obligations under the transaction arrangement.				
	(3)	In thi	is section:	14		
		comp	pensation includes damages or any other form of monetary compensation.	15		
			<i>uct</i> includes any act or omission, whether unconscionable, misleading, ptive or otherwise.	16 17		
			<i>ation of this Act</i> includes the operation of any notice or order under this Act and agreement entered into under or for the purposes of this Act.	18 19		
		state	<i>ment</i> includes a representation of any kind:	20		
		(a)	whether made verbally or in writing, and	21		
		(b)	whether negligent, false, misleading or otherwise.	22		
		and i	<i>Catee</i> means the Crown within the meaning of the <i>Crown Proceedings Act 1988</i> , ncludes a public sector agency and an officer, employee or agent of the Crown public sector agency.	23 24 25		
48	Leases of electricity network assets 2					
	(1)	The provisions of an electricity network assets lease (or of any agreement or arrangement entered into in connection with such a lease) dealing with the following matters have effect according to their terms despite any law or rule to the contrary:				
		(a)	the term of the lease,	30		
		(b)	the existence or exercise of an option under the lease,	31		
		(c)	the payment of any amount by way of a premium for the lease and the retention of any such amount by the lessor or the State,	32 33		
		(d)	the circumstances or conditions under which the lease may be terminated by the lessor or lessee,	34 35		
		(e)	the application or operation of section 122, 130 or 133B of the <i>Conveyancing Act 1919</i> to or in respect of the lease (or any lease under the lease),	36 37		
		(f)	the application of a security provided in relation to the lease,	38		
		(g)	the payment of a sum that is in the nature of a penalty,	39		
		(h)	the ownership of, or the vesting or forfeiture of ownership of, any real or personal property on termination of the lease or on the occurrence of some other specified event or other thing,	40 41 42		
		(i)	the pre-payment of amounts payable by way of rent under the lease and the retention of any such amounts by the lessor or the State,	43 44		
		(j)	the continuance of the lease despite the occurrence of unintended or unforeseen circumstances,	45 46		

	(k)	the continuance of the obligation to pay rent despite the occurrence of unintended or unforeseen circumstances,	1 2	
	(1)	the amount payable in consequence of a breach or early termination of the lease, expiry of the lease or exercise of any option to extend the lease,	3 4	
	(m)	the liability of the lessor or lessee in relation to the leased assets,	5	
	(n)	the non-refundability of any payment made on account of rent, premium, option fee, outgoings, security deposit or otherwise,	6 7	
	(0)	the operation of any set-off.	8	
(2)	A provision of an electricity network assets lease (or of any agreement or arrangement entered into in connection with such a lease) that confers rights or obligations on the State is enforceable by or against the State even though the State is not a party to the lease, agreement or arrangement.			
(3)	An electricity network assets lease may include provision for the removal by the lessee of any fixture severable from the land leased.			
(4)		A scheme of arrangement, receivership, winding up or other external administration of a company is to be carried out in a manner that gives effect to this section.		
(5)	lease	riation of an electricity network assets lease that varies the land to which the relates and that is made pursuant to a provision of the lease or another action arrangement:	17 18 19	
	(a)	can be registered under the <i>Real Property Act 1900</i> (despite section 55A (4) of that Act), and	20 21	
	(b)	does not have the effect of surrendering or regranting the lease.	22	
(6)	A certificate given by the Treasurer to the effect that a variation of lease is a variation to which subsection (5) applies is evidence of the matters certified.			
(7)	In this section:			
	electricity network assets lease means:			
	(a)	a lease of electricity network assets entered into for the purposes of an authorised transaction, or	27 28	
	(b)	a lease of electricity network assets that the Treasurer designates by order in writing as an electricity network assets lease for the purposes of this section, or	29 30	
	(c)	a sublease under a lease referred to in paragraph (a) or (b).	31	

Part 8		Miscellaneous			
49	Fund	ctions of Electricity Assets Ministerial Holding Corporation			
	(1)	The f	functions of the Electricity Assets Ministerial Holding Corporation include:	3	
		(a)	to hold, on behalf of the Crown, electricity network assets acquired by it or transferred to it, and	4 5	
		(b)	to carry on any activities or business that relate to any electricity network assets held by it, including demanding, collecting and receiving charges, levies, rates and fees, and	6 7 8	
		(c)	such other functions for the purposes of an authorised transaction under this Act as may be prescribed by the regulations.	9 10	
	(2)	Elect	e is to be established in the Special Deposits Account a fund called the ricity Assets Ministerial Holding Corporation Fund ( <i>the EAMHC Fund</i> ), h is to be administered by the Treasurer.	11 12 13	
	(3)	There	e is payable into the EAMHC Fund:	14	
		(a)	all money received by the Corporation in the exercise of its functions under this or any other Act, and	15 16	
		(b)	all money standing to the credit of any working account established for the Corporation under section 13A of the <i>Public Finance and Audit Act 1983</i> on the commencement of this section.	17 18 19	
	(4)		e is payable from the EAMHC Fund such amounts as the Treasurer directs from to time for:	20 21	
		(a)	payment of expenditure by the Corporation in the exercise of its functions under this or any other Act, or	22 23	
		(b)	payment of expenses incurred in relation to the administration of the EAMHC Fund, or	24 25	
		(c)	payment to the Consolidated Fund.	26	
	(5)		Treasurer may invest money in the EAMHC Fund in such manner as may be prised by the <i>Public Authorities (Financial Arrangements) Act 1987</i> .	27 28	
50	Functions of New South Wales Treasury Corporation			29	
	(1)		South Wales Treasury Corporation ( <i>TCorp</i> ) has the object of providing cial services for the purposes of an authorised transaction at the direction of the surer.	30 31 32	
	(2)		Treasurer may direct TCorp to do any one or more of the following for the oses of an authorised transaction on terms and conditions determined by the surer:	33 34 35	
		(a)	provide financial accommodation (including by the lending of money) to or for the benefit of a private sector entity,	36 37	
		(b)	effect a financial adjustment for the benefit of or on behalf of a private sector entity,	38 39	
		(c)	participate in any other arrangement or transaction approved by the Treasurer for the purposes of an authorised transaction.	40 41	
	(3)		p is authorised and required to comply with a direction of the Treasurer under ection.	42 43	
	(4)		ds and expressions used in this section that are defined in the <i>Public Authorities</i> <i>uncial Arrangements</i> ) <i>Act 1987</i> have the same meanings as in that Act.	44 45	
### 51 Delegation

The Treasurer may delegate to the Secretary of the Treasury, or to any other Government sector employee prescribed by the regulations, any function of the Treasurer under this Act except this power of delegation.

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### 52 Act to bind State and other jurisdictions

- This Act binds the State and, in so far as the legislative power of the Parliament of (1)New South Wales permits, the other States, the Territories and the Commonwealth.
- (2)Without limiting subsection (1), this Act has effect despite any privilege or immunity of the Crown in any of its capacities.
- (3)This Act does not make any State or Territory, the Commonwealth, or the Crown in any of its capacities, liable to be prosecuted for an offence.
- (4) A reference in this section to a State, Territory or the Commonwealth includes a reference to the Government of the State, Territory or Commonwealth.

### 53 Extraterritorial operation of Act

(1)	It is the intention of the Parliament of New South Wales that the operation of this Act	15
	should, as far as possible, include operation in relation to the following:	16

- things situated in or outside the territorial limits of the State, (a)
- acts, transactions and matters done, entered into or occurring in or outside the (b) territorial limits of the State.
- things, acts, transactions and matters (wherever situated, done, entered into or (c) occurring) that would, apart from this Act, be governed or otherwise affected 21 by the law of another State, a Territory, the Commonwealth or a foreign 22 country. 23
- (2)Without limiting subsection (1), it is the intention of the Parliament of New South 24 Wales that the provisions of this Act have an operation in relation to the things, acts, 25 transactions and matters referred to in that subsection even if the rules of private 26 international law (whether at general law or as provided by legislation) would require 27 the application of a law other than this Act instead of the provisions of this Act. 28

### 54 Construction of Act and instruments so as not to exceed legislative power

- Unless a contrary intention appears, if a provision of this Act or an instrument made (1)under this Act:
  - (a) would, apart from this section, have an invalid application, but
  - (b) also has at least one valid application,

it is the intention of the Parliament of New South Wales that the provision is not to have the invalid application, but is to have every valid application.

- (2)Despite subsection (1), the provision is not to have a particular valid application if:
  - apart from this section, it is clear, taking into account the provision's context (a) 37 and the purposes or objects underlying this Act, that the provision was 38 intended to have that valid application only if every invalid application, or a 39 particular invalid application, of the provision had also been within the 40 legislative power of the Parliament of New South Wales, or 41
  - (b)the provision's operation in relation to that valid application would be 42 different in a substantial respect from what would have been its operation in 43 relation to that valid application if every invalid application, or a particular 44 invalid application, of the provision had been within the legislative power of 45 the Parliament of New South Wales. 46

(3)			(2) does not limit the cases in which a contrary intention may be taken to he purposes of subsection (1).	1 2
(4)	This s Act 19		n is in addition to, and not in derogation of, section 31 of the Interpretation	3 4
(5)	In this	s secti	on:	5
	applic	cation	means an application in relation to:	6
	(a)	one o or	or more particular persons, things, matters, places, circumstances or cases,	7 8
	(b)		or more classes (however defined or determined) of persons, things, ers, places, circumstances or cases.	9 10
			<i>lication</i> , in relation to a provision, means an application because of which on exceeds the legislative power of the Parliament of New South Wales.	11 12
	the pr	rovisio	<i>cation</i> , in relation to a provision, means an application which, if it were on's only application, would be within the legislative power of the of New South Wales.	13 14 15
Orde	ers			16
(1)			ade under a provision of this Act takes effect at the beginning of the day is made, unless the order otherwise provides.	17 18
(2)	day or	n whic	nnot provide for the order to take effect earlier than the beginning of the ch it is made (but can provide for the order to take effect at a time on the ch it is made that is earlier than the time at which it is made).	19 20 21
(3)			t purporting to be an order made under a provision of this Act is, unless is established, taken to be such an order and to have been properly made.	22 23
(4)	regula order	tions made	e purporting to be signed by the Treasurer or an officer prescribed by the certifying that an order specified or referred to in the certificate is an under a specified provision of this Act is admissible in evidence in any edings and is evidence of the matters certified.	24 25 26 27
(5)	provic	les for	of another Act that results from an amendment made by this Act and that r the making of an order is deemed for the purposes of this section to be of this Act (and the order is deemed to be an order made under a provision	28 29 30 31
Serv	vice or g	giving	of documents	32
(1)			t that is authorised or required by this Act or the regulations to be served to any person may be served or given:	33 34
	(a)	in the	e case of a natural person:	35
		(i)	by delivering it to the person personally, or	36
		(ii)	by sending it by post to the address specified by the person for the giving or service of documents or, if no such address is specified, the residential or business address of the person last known to the person giving or serving the document, or	37 38 39 40
		(iii)	by sending it by facsimile transmission to the facsimile number of the person, or	41 42
	(b)	in the	e case of a body corporate:	43
		(i)	by 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	44 45 46 47

- (ii) by sending it by facsimile transmission to the facsimile number of the body corporate.
- (2) Nothing in this section affects the operation of any provision of a law or of the rules of a court authorising a document to be served on a person in any other manner.

### 57 Regulations

The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.

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Scl	nedule <sup>•</sup>	I Interpretative provisions	1
1	Definitio	ns	2
	In	this Act:	3
	AE Co	<b>CR</b> means the Australian Energy Regulator established by the <i>Competition and nsumer Act 2010</i> of the Commonwealth.	4 5
	wh pro	<i>tets</i> means any legal or equitable estate or interest (whether present or future, ether vested or contingent and whether personal or assignable) in real or personal operty of any description (including money), and includes securities, choses in ion and documents.	6 7 8 9
	ass	<i>cociated electricity network land</i> —see section 3.	10
	au	thorised distributor—see section 28.	11
	au	thorised network operator—see section 28.	12
	au	thorised transaction—see section 3.	13
	au	thorised transmission operator—see section 28.	14
	the	<i>mpletion</i> of an authorised transaction occurs on such date as may be designated by Treasurer by order in writing as the date of completion of the authorised insaction.	15 16 17
		<i>porate conversion</i> , in relation to an electricity network SOC or a transaction C, means the registration of the corporation as a company under the Corporations t.	18 19 20
	Со	rporations Act means the Corporations Act 2001 of the Commonwealth.	21
		<i>rporations legislation</i> means the Corporations legislation to which Part 1.1A of Corporations Act applies.	22 23
	Ele	<i>ectricity Assets Ministerial Holding Corporation</i> or <i>the Corporation</i> means the ectricity Assets Ministerial Holding Corporation constituted by section 12 of the <i>ectricity Generator Assets (Authorised Transactions) Act 2012.</i>	24 25 26
	ele	ctricity network assets—see section 3 (and clause 4 of this Schedule).	27
	ele	ctricity network SOC—see section 3.	28
		<i>tity</i> means a body corporate, a partnership, an unincorporated body, an individual a trust (including the trustee of a trust).	29 30
	ES	Act means the Electricity Supply Act 1995.	31
		<i>action</i> includes a power, authority or duty, and <i>exercise</i> a function includes form a duty.	32 33
	Ĭeg	<i>neral law</i> means the common law and equity (as modified from time to time by islation).	34 35
	lea	se includes:	36
	(a)	licence, and	37
	(b)	agreement to lease or license, and	38
	(c)	concurrent lease or licence and any subletting or sublicensing (or concurrent subletting or sublicensing).	39 40
	leg	<i>islation</i> includes:	41
	(a)	any statute of a legislature (whether enacted or made in Australia or elsewhere), and	42 43
	(b)	any proclamation, regulation, rule, by-law, order or any other kind of subordinate legislation (however described) made under the authority of a statute (whether enacted or made in Australia or elsewhere).	44 45 46

<i>liabilities</i> means any liabilities, debts or obligations (whether present or fut whether vested or contingent and whether personal or assignable).	ure, 1 2
network infrastructure assets—see section 4.	3
<i>private sector</i> means any person other than a public sector agency and include private sector entity.	esa 4 5
Note. A person who is a public sector agency of another jurisdiction is a private sector per for the purposes of this Act.	rson 6 7
<i>private sector entity</i> means an entity in which the private sector has an interest.	8
public sector agency means any of the following:	9
(a) the State (including the Crown in right of the State),	10
(b) a Minister,	11
(c) the Ministerial Holding Corporation constituted by the <i>State Ow Corporations Act 1989</i> ,	ned 12 13
(d) the Electricity Assets Ministerial Holding Corporation,	14
(e) a Ministerial Holding Corporation established by or under this Act,	15
(f) a SOC,	16
(g) a public authority of the State (including a council under the La Government Act 1993),	<i>cal</i> 17
(h) any other person acting on behalf of the State (or the Crown in right of State),	the 19 20
<ul> <li>(i) a transaction company, but only while all the shares in the transac company are held by or on behalf of the State or a SOC or the transac company is the subsidiary of another transaction company all the share which are held by or on behalf of the State or a SOC,</li> </ul>	tion 22
(j) a wholly-owned subsidiary of a public sector agency.	25
<i>Residual Liabilities Fund</i> means the Electricity Network Residual Liabilities F established by section 10.	und 26 27
<i>rights</i> means any rights, powers, privileges or immunities (whether present or fut whether vested or contingent and whether personal or assignable).	ure, 28 29
<b>SOC</b> means a State owned corporation within the meaning of the <i>State Ow Corporations Act 1989</i> .	<i>ned</i> 30 31
State legislation means any legislation of the State.	32
the State means the State of New South Wales.	33
transacted distribution system—see section 28.	34
transacted transmission system—see section 28.	35
<i>transaction arrangement</i> means a transaction, agreement or other arrangement entered into by or on behalf of a public sector agency for the purposes of authorised transaction.	
<i>transaction company</i> means a company established as a transaction comp pursuant to this Act.	any 39 40
<i>transaction entity</i> means a transaction SOC, transaction company or any other energy established for the purposes of an authorised transaction.	42
transaction SOC means a SOC established as a transaction SOC pursuant to this A	Act. 43
<i>transfer</i> , in relation to assets, rights and liabilities, includes lease and licence and action that results in the vesting of assets, rights and liabilities in another person the creation or transfer of any interest in or right in respect of assets.	

2	Inter	pretat	ion—Electricity Supply Act 1995	1
		1995	ds and expressions used in this Act that are defined in the <i>Electricity Supply Act</i> have the same meanings as in that Act, except in so far as they are defined rently in this Act or the context or subject-matter otherwise indicates or requires.	2 3 4
3	Word	ds and	expressions defined in Corporations Act	5
			his Act, the following expressions have the meaning that they have in the porations Act (except where a definition of the expression in this Act otherwise irres):	6 7 8
		comp	pany	9
		comp	pany limited by shares	10
		corp	oration	11
		subs	idiary	12
		whol	lly-owned subsidiary	13
4	Elec	tricity	network assets	14
	(1)		nterest in or right in respect of electricity network assets that is created for the oses of an authorised transaction is itself an electricity network asset.	15 16
	(2)	purp	ts, rights and liabilities that are transferred to a public sector agency for the oses of an authorised transaction and that were electricity network assets before transfer remain electricity network assets after their transfer to the public sector cy.	17 18 19 20
	(3)		ts, rights and liabilities cease to be electricity network assets when they are ferred to the private sector for the purposes of an authorised transaction.	21 22
5	Leas	e of e	lectricity network assets	23
	(1)	asset	ase does not cease to be a lease of electricity network assets merely because the is leased cease to be electricity network assets after their transfer by lease to the ite sector or because other assets become subject to the lease after it is entered	24 25 26 27
	(2)	For t	he purposes of the application of this Act to a lease of electricity network assets:	28
		(a)	the assets leased remain electricity network assets despite their transfer by lease to the private sector, and	29 30
		(b)	any assets that become subject to such a lease pursuant to the terms of the lease or pursuant to a transaction arrangement after the lease is entered into are taken to be electricity network assets.	31 32 33
6	Fund	tions	for the purposes of an authorised transaction	34
		For t	the purposes of this Act, any act, matter or thing is done or has effect for the oses of an authorised transaction if:	35 36
		(a)	it is done or has effect for the purpose of effecting or facilitating an authorised transaction, or	37 38
		(b)	it is done or has effect for any purpose connected with, ancillary or incidental to or consequential on an authorised transaction, or	39 40
		(c)	it is done or has effect for any purpose connected with the vesting of electricity network assets in, or the transfer of staff of an electricity network SOC to, a public sector agency at any time after completion of an authorised transaction, or	41 42 43 44

(d)	it is done or has effect after the completion of an authorised transaction for any
	purpose that is necessary or convenient in connection with the ongoing operation of or the winding up of the affairs of any electricity network SOC or transaction entity.

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## 7 Transfer and acquisition of assets, rights and liabilities

- (1) The assets, rights and liabilities of a body corporate include the assets, rights and liabilities of a wholly-owned subsidiary of the body corporate and accordingly the following principles apply in the interpretation of this Act:
  - (a) assets, rights and liabilities of a body corporate can be transferred to another person (*the transferee*) by a transfer of shares or any other transaction that results in the body corporate becoming a wholly-owned subsidiary of the transferee,
  - (b) assets, rights and liabilities of a body corporate are acquired by (and become assets, rights and liabilities of) a transferee when the body corporate becomes a wholly-owned subsidiary of the transferee.
- (2) This clause does not limit the ways in which assets, rights and liabilities can be transferred for the purposes of an authorised transaction and does not prevent the direct transfer of assets, rights and liabilities to a transferee.
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### 8 Employees of electricity network SOC

If a transaction company is established by the conversion of an electricity network SOC into a company, a reference in a provision of this Act to an employee of an electricity network SOC includes a reference to an employee of the transaction company and a reference in the provision to the electricity network SOC is to be read as a reference to the transaction company. 24

### 9 Transfers to public sector agencies

No compensation is payable in connection with the transfer for the purposes of an authorised transaction of assets, rights or liabilities to a public sector agency (but this does not prevent such a transfer being for consideration). 28

### 10 When events occur

If this Act provides for an event or other thing to occur on a particular day, that event or thing is taken to occur at the beginning of that day. 31

### 11 Notes

Notes included in this Act do not form part of this Act.

#### Schedule 2 Provisions concerning transaction SOCs 1 (Section 13) 2 1 **Board of directors** 3 Each transaction SOC is to have a board of directors. (1)4 (2)The board is to consist of: 5 (a) the chief executive officer, and 6 at least 3 and not more than 5 other directors appointed by the voting (b) 7 shareholders. 8 (3) Of the directors appointed under subclause (2) (b), one is (in and by the director's 9 instrument of appointment as director or in and by another instrument executed by 10 the voting shareholders) to be appointed as Chairperson of the Board. 11 The board is accountable to the voting shareholders in the manner set out in Part 4 of (4) 12 the State Owned Corporations Act 1989 and in the constitution of the transaction 13 SOC. 14 The voting shareholders may remove a director, or the chairperson, from office at any (5) 15 time for any or no reason and without notice and, in that event, the office of the 16 director or chairperson is taken to have become vacant for the purposes of Schedule 8 17 to the State Owned Corporations Act 1989. 18 Except as provided by this clause, Schedule 8 to the State Owned Corporations Act (6) 19 1989 has effect with respect to the constitution and procedure of the board. 20 (7)The provisions of section 20J of the State Owned Corporations Act 1989, and of 21 clauses 2 (1) and (2) and 7 (1) (d) and (2) of Schedule 8 to that Act, do not apply to 22 a transaction SOC or to the chairperson. 23 The provisions of clause 6 of Schedule 8 to the State Owned Corporations Act 1989 (8)24 do not apply to the chief executive officer, and the chief executive officer is not 25 entitled to remuneration under that clause, in his or her capacity as a director. 26 2 Chief executive officer 27 The chief executive officer of a transaction SOC is to be appointed by the board after (1)28 consultation with the voting shareholders. 29 The board may remove a person from office as chief executive officer, at any time, (2)30 for any or no reason and without notice, but only after consultation with the voting 31 shareholders. 32 (3) The chief executive officer is entitled to be paid such remuneration (including 33 travelling and subsistence allowances) as the board may determine. 34 The board may, after consultation with the voting shareholders, fix the conditions of (4) 35 employment of the chief executive officer in so far as they are not fixed by or under 36 any other Act or law. 37 (5) The Government Sector Employment Act 2013 (Chapter 6 included) does not apply 38 to the chief executive officer. 39 Subject to subclause (7), Schedule 9 to the State Owned Corporations Act 1989 has (6) 40 effect with respect to the chief executive officer. 41 The provisions of section 20K of the State Owned Corporations Act 1989, and of (7)42 clauses 2, 3 and 6 of Schedule 9 to that Act, do not apply to the chief executive 43 officer. 44

### 3 Acting chief executive officer

Actin	ng chief executive officer	1
(1)	The board may, from time to time, appoint a person to act in the office of chief executive officer during the illness or absence of the chief executive officer.	2 3
(2)	The board may remove a person from office as acting chief executive officer, at any time, for any or no reason and without notice.	
(3) A person, while acting in the office of chief executive officer:		6
	(a) has all the functions of the chief executive officer and is taken to be the chief executive officer, and	7 8
	(b) is entitled to be paid such remuneration (including travelling and subsistence allowances) as the board may determine.	9 10
(4)	For the purposes of this clause, a vacancy in the office of chief executive officer is regarded as an absence from office.	11 12
(5)	Clause 5 of Schedule 9 to the <i>State Owned Corporations Act 1989</i> does not apply to an acting chief executive officer of a transaction SOC.	13 14
Divid	lends	15
(1)	The voting shareholders of a transaction SOC, in consultation with the board, are to determine the corporation's share dividends scheme.	16 17
(2)	The dividends to be paid by a transaction SOC are to be declared by the board in accordance with the share dividends scheme so determined.	18 19
(3)	The provisions of section 20S (1) of the <i>State Owned Corporations Act 1989</i> do not apply to a transaction SOC.	20 21
Supp	bly of information to portfolio Minister	22
	The provisions of section 29 (2) of the <i>State Owned Corporations Act 1989</i> do not apply to a transaction SOC.	23 24

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Schedule 3		le 3	Corporate conversion of electricity network SOCs and transaction SOCs	1 2
			(Section 14)	3
1	Dire SOC		or corporate conversion of electricity network SOCs and transaction	4 5
	(1)	an el	Treasurer may direct by order in writing ( <i>a corporate conversion direction</i> ) that lectricity network SOC or a transaction SOC be converted into a company ed by shares of a specified type.	6 7 8
	(2)	unles	lectricity network SOC cannot be the subject of a corporate conversion direction as it is an electricity network SOC on the date of assent to this Act or is a action SOC.	9 10 11
2	Appl	licatio	n for conversion to company	12
	(1)	apply	DC to which a corporate conversion direction has been given is authorised to to be registered under Part 5B.1 of the Corporations Act as a company limited hares of the type specified in the direction.	13 14 15
	(2)	corpo have	application can only be made if the Treasurer has issued a certificate to the oration that certifies that the Treasurer is satisfied that the provisions of this Act been complied with concerning the transfer of its incorporation to the orations Act.	16 17 18 19
	(3)	A cer	rtificate issued by the Treasurer for the purposes of this clause:	20
		(a)	cannot be challenged, reviewed or called into question in proceedings before any court or tribunal, and	21 22
		(b)	is conclusive evidence in any proceedings before a court or tribunal that all the requirements of this Act have been complied with concerning the transfer of the incorporation of the corporation to the Corporations Act.	23 24 25
3	Effe	ct of co	onversion	26
	(1)	whic	following provisions are taken to have had effect immediately before a SOC to h a corporate conversion direction has been given is registered as a company r the Corporations Act:	27 28 29
		(a)	the corporation ceases to be a statutory State owned corporation for the purposes of the <i>State Owned Corporations Act 1989</i> or any other State legislation,	30 31 32
		(b)	the corporation ceases to be an energy services corporation under the <i>Energy</i> Services Corporations Act 1995 unless the regulations provide otherwise,	33 34
		(c)	the voting shareholders (within the meaning of the <i>State Owned Corporations Act 1989</i> ) of the corporation cease to be members of the corporation,	35 36
		(d)	the board of directors of the corporation is dissolved and each member (including any acting member) of the board ceases to hold office as such,	37 38
		(e)	any person who holds a statutory office of the corporation ceases to hold that office,	39 40
		(f)	any person who ceases to be a member of the corporation or to hold an office because of the operation of this subclause is not entitled to any compensation for the loss of that membership or office.	41 42 43
	(2)	into v	ing in this clause prevents any person from becoming an officer of the company which the corporation is being converted in accordance with its constitution and rovisions of the Corporations Act.	44 45 46

- A SOC to which a corporate conversion direction has been given becomes a transaction company for the purposes of this Act only when it is registered as a (3) 1 2 company under the Corporations Act. 3
- (4) When a SOC is registered as a company under the Corporations Act pursuant to a 4 corporate conversion direction, section 43A (General audit of former statutory bodies) of the *Public Finance and Audit Act 1983* applies as if the SOC had been 5 abolished. 7

Scl	nedu	le 4	Vesting of assets, rights and liabilities	1
			(Section 23)	2
1	Defi	nitions	\$	3
		In th	is Schedule:	4
			<i>sferee</i> means the person or body in whom any assets, rights or liabilities are ed by a vesting order.	5 6
			<i>sferor</i> means the person or body from whom any assets, rights or liabilities are sted by a vesting order.	7 8
			<i>ing order</i> means an order made by the Treasurer in writing for the purposes of Schedule.	9 10
2	Mak	ing of	vesting order	11
	(1)		esting order may vest assets, rights and liabilities comprising electricity network ts in a person specified in the order as the transferee.	12 13
	(2)	relat	esting order may vary the terms and conditions of any instrument or contract that es to assets, rights or liabilities to the extent that is necessary or convenient for purposes of an authorised transaction.	14 15 16
3	Effe	ct of v	esting order	17
	(1)		en any assets, rights or liabilities are vested by a vesting order, the following isions have effect except as otherwise provided by the vesting order:	18 19
		(a)	the assets vest in the transferee by virtue of this clause and without the need for any conveyance, transfer, assignment or assurance,	20 21
		(b)	the rights and liabilities become, by virtue of this clause, the rights and liabilities of the transferee,	22 23
		(c)	all proceedings relating to the assets, rights or liabilities pending by or against the transferor are taken to be proceedings pending by or against the transferee,	24 25
		(d)	the transferee has all the entitlements and obligations of the transferor in relation to the assets, rights and liabilities that the transferor would have had but for the order, whether or not those entitlements and obligations were actual or potential at the time the order took effect,	26 27 28 29
		(e)	any act, matter or thing done or omitted to be done in relation to the assets, rights or liabilities by, to or in respect of the transferor is (to the extent that the act, matter or thing has any force or effect) taken to have been done or omitted by, to or in respect of the transferee,	30 31 32 33
		(f)	a reference in any Act, in any instrument made under any Act or in any document of any kind to the transferor or a predecessor of the transferor is (to the extent that it relates to those assets or liabilities and except as otherwise provided by the regulations) to be read as, or as including, a reference to the transferee.	34 35 36 37 38
	(2)		sting order that varies the terms and conditions of any instrument or contract has et according to its tenor.	39 40
	(3)	No a	ttornment to the transferee by a lessee from the transferor is required.	41
4	Tern	ns and	I conditions of vesting	42
		A ve orde	esting order may be made on such terms and conditions as are specified in the r.	43 44

5	Con	sideration for vesting	1
		A vesting order may specify the consideration for which a vesting to which it applies is made and the value or values at which assets, rights or liabilities are vested.	2 3
6	Vest	ing of interests in land	4
	(1)	A vesting order may vest an interest in respect of land vested in the transferor without vesting the whole of the interests of the transferor in that land.	5 6
	(2)	If the interest vested is not a separate interest, the order operates to create the interest vested in such terms as are specified in the order.	7 8
	(3)	This clause does not limit any other provision of this Schedule.	9
7	Con	firmation of vesting	10
	(1)	The Treasurer may by order in writing confirm a vesting of assets, rights or liabilities, or a variation of the terms and conditions of an instrument or contract, by operation of this Schedule.	11 12 13
	(2)	Such an order is evidence of that vesting or variation.	14
8	Dete	rminations by Treasurer	15
		For the purposes of the making of a vesting order, the Treasurer may determine whether or not particular assets, rights or liabilities comprise electricity network assets, and such a determination is conclusive as to the matters determined.	16 17 18
9	Cert	ification to registration authorities	19
	(1)	A party to a vesting order may lodge with a registration authority a certificate certifying as to such information as the party considers the registration authority reasonably requires to enable the registration authority to exercise any function of the registration authority arising in connection with the vesting of any asset, right or liability, or the variation of any terms and conditions of an instrument or contract, by operation of this Schedule.	20 21 22 23 24 25
	(2)	Such a certificate is to be accepted and acted upon by the registration authority and, despite any other law, the registration authority is not entitled to require that the information concerned be provided to it in any particular form or in any particular manner.	26 27 28 29
	(3)	A certificate under this clause is a dealing for the purposes of the <i>Real Property Act</i> 1900 to the extent that any recording in the Register under that Act is permitted to be made on the basis of the certificate because of the operation of this clause.	30 31 32
	(4)	No fee or charge is payable by the transferee to a registration authority for or in respect of the exercise of any function by the registration authority in connection with the vesting of an asset, right or liability, or the variation of any terms and conditions of an instrument or contract, by operation of this Schedule.	33 34 35 36
	(5)	A document purporting to be a certificate given under this clause is, unless the contrary is established, taken to be such a certificate and to have been properly given.	37 38
	(6)	Each of the Treasurer and a public sector agency that is the transferee or transferor under a vesting order is a party to the vesting order for the purposes of this clause.	39 40
	(7)	In this clause:	41
		<i>registration authority</i> means a person or body that has functions under any law in connection with the keeping of a register in respect of assets, rights or liabilities or transactions affecting assets, rights or liabilities.	42 43 44

### 10 Public sector accounting policies

The Treasurer may give directions to public sector agencies for or with respect to accounting policies to be applied by public sector agencies in connection with the transfer between public sector agencies of assets, rights and liabilities comprising electricity network assets for the purposes of an authorised transaction (in place of public sector accounting policies that would otherwise be applicable in respect of any such transfer).

# Schedule 5 Ownership restrictions in floated transaction companies

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# Part 1 Ownership restrictions

**Note.** Some of the terms and expressions used in this Part are defined in Part 5 (Interpretative provisions) of this Schedule.

## 1 Maximum ownership level

- (1) If electricity network assets are transferred pursuant to an authorised transaction by means of an initial public offer of shares in a transaction company, this Schedule applies to impose ownership restrictions in relation to the company.
- (2) The *maximum ownership level* for the purposes of this Schedule is set at the percentage prescribed by the regulations.
- (4) A regulation may not be made under this clause in respect of a company after the commencement of the period during which an offer of shares in the company (for the purposes of the initial public offer concerned) can be accepted.
- (5) If electricity network assets are transferred pursuant to an authorised transaction by means of an initial public offer of securities of or interests in a transaction entity that is not a transaction company, this Schedule applies to impose ownership restrictions in relation to the transaction entity and so applies:
  - (a) as if a reference to a company included a reference to the entity and a reference to shares in a company included a reference to securities of or interests in the entity, and
  - (b) with such modifications as may be prescribed by the regulations.

### 2 Meaning of "prohibited ownership situation"

For the purposes of this Schedule, a *prohibited ownership situation* exists in relation 29 to a floated transaction company and in relation to a particular person if the person 30 holds a particular type of stake in the company of more than the maximum ownership 31 level set by clause 1. 32

**Note.** A person's *stake* includes the interests of the person's associates—see Part 5 of this Schedule.

## 3 Acquisition of shares that result in prohibited ownership situation

A person, or 2 or more persons under an arrangement, who acquire shares in a floated transaction company are each guilty of an offence if:

- (a) the acquisition has any of the following results:
  - (i) a prohibited ownership situation comes into existence in relation to the company and in relation to a person,
  - (ii) if a prohibited ownership situation already exists in relation to the company and in relation to a person—there is an increase in any type of stake held by the person in the company, and
- (b) the person or persons under the arrangement knew, or were reckless as to whether, the acquisition would have that result. 45

Maximum penalty: 400 penalty units.

4		ted transaction company to take reasonable steps to prevent contraventions of ership restrictions	1 2
	(1)	A floated transaction company must take all reasonable steps to ensure that a prohibited ownership situation does not exist in relation to the company.	3 4
	(2)	A floated transaction company is guilty of an offence if it engages in conduct that contravenes a requirement of subclause (1).	5 6
		Maximum penalty: 500 penalty units.	7
		<b>Note.</b> If a floated transaction company contravenes this subclause, clause 22 operates to make each person who is a director of the company or who is concerned in the management of the company liable for the offence if the person knowingly authorised or permitted the contravention.	8 9 10 11
	(3)	An offence under subclause (2) is a strict liability offence.	12
5	Cont	ravention of Part does not affect validity of acts	13
		An act is not invalidated only because it constitutes an offence under this Part.	14
Part	2	Location of Member Registers of floated transaction companies	15 16
6	Mem	ber Register to be within the State	17
		A floated transaction company must not, without the written approval of the Treasurer:	18 19
		(a) change the location where any Member Register of the company is kept to a location that is outside of the territorial limits of the State, or	20 21
		(b) keep any Member Register of the company at a location that is outside of the territorial limits of the State.	22 23
		Maximum penalty: 500 penalty units.	24
		<b>Note.</b> If a floated transaction company contravenes this clause, clause 22 operates to make each person who is a director of the company or who is concerned in the management of the company liable for the offence if the person knowingly authorised or permitted the contravention.	25 26 27 28
Part	: 3	Records and information	29
7	Reco	ord-keeping and information giving	30
	(1)	The regulations may make provision for or with respect to requiring a person:	31
		(a) to keep and retain records, where the records are relevant to an ownership matter, and	32 33
		(b) to give information to the Treasurer or a floated transaction company that is relevant to:	34 35
		(i) an ownership matter, or	36
		(ii) ascertaining whether Part 1 of this Schedule has been or is being complied with.	37 38
	(2)	The regulations may provide that information given in accordance with a requirement of regulations made for the purposes of subclause (1) (b) must be verified by statutory declaration.	39 40 41
	(3)	A person is not excused from giving information in accordance with a requirement of regulations made for the purposes of subclause (1) (b) on the ground that the information may tend to incriminate the person or expose the person to a penalty.	42 43 44

	(4)	However, any information obtained from a natural person in compliance with a requirement of regulations made for the purposes of subclause (1) (b) is not admissible against the person in criminal proceedings other than proceedings for an offence under this clause.	1 2 3 4
	(5)	A person must keep records, and provide information, in compliance with any requirements of regulations made for the purposes of subclause (1) (b). Maximum penalty: 50 penalty units.	5 6 7
	(6)	In this clause:	8
		<i>control</i> includes control as a result of, or by means of, trusts, agreements, arrangements, understandings and practices, whether or not having legal or equitable force and whether or not based on legal or equitable rights.	9 10 11
		ownership matter means any of the following matters:	12
		(a) whether a person holds a particular type of stake in a floated transaction company and, if so, the level of that stake,	13 14
		(b) whether the directors of a floated transaction company are accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of a person (either alone or together with associates),	15 16 17 18
		(c) whether a person (either alone or together with associates) is in a position to exercise control over a floated transaction company.	19 20
Part 4		Remedial orders	21
8	Appl	lications to Supreme Court for remedial orders	22
	(1)	If a prohibited ownership situation exists in relation to a floated transaction company, the company or the Treasurer (or both) may apply to the Supreme Court to make such orders as the Court considers appropriate for the purpose of ensuring that the situation ceases to exist.	23 24 25 26
	(2)	Without limiting subclause (1), the Court may make any of the following orders on any such application:	27 28
		(a) an order directing the disposal of shares,	29
		(b) an order restraining the exercise of any rights attached to shares,	30
		(c) an order prohibiting or deferring the payment of any sums due to a person in respect of shares held by the person,	31 32
		(d) an order that any exercise of rights attached to shares be disregarded.	33
	(3)	The Supreme Court may, before making an order under this clause, direct that notice of the application be given to such persons as it thinks fit or be published in such manner as it thinks fit, or both.	34 35 36
	(4)	A floated transaction company and its directors and secretary are specifically authorised and required to ensure that any rights attached to shares are not exercised in contravention of an order made under this clause (including ensuring that meetings of the company are conducted in accordance with requirements of any such order).	37 38 39 40
9	Injun	nctions	41
			42
		If a person has engaged, is engaging or is proposing to engage in any conduct in contravention of this Schedule, the Supreme Court may, on the application of a floated transaction company or the Treasurer (or both), grant an injunction:	43

		(b)	requiring the person to do something.	1				
Par	t 5	Inte	erpretative provisions	2				
10	Defir	nitions	itions					
		In this Schedule:						
		acqu	isition includes an agreement to acquire, but does not include:	5				
		(a)	an acquisition by will or by devolution by operation of law, or	6				
		(b)	an acquisition by way of enforcement of a loan security.	7				
			egate substantial interest, in relation to a trust estate, has the meaning given by e 20.	8 9				
		arrar	<i>agement</i> —see clause 11.	10				
		assoc	<i>riate</i> —see clause 12.	11				
		comp	pany means a body corporate.	12				
		const	tituent document, in relation to a company, means:	13				
		(a)	the constitution of the company, or	14				
		(b)	any rules or other documents constituting the company or governing its activities.	15 16				
		contr	<i>avene</i> includes fail to comply with.	17				
			t control interest—see clause 19.	18				
			<i>tor</i> includes any person occupying the position of director of a company, by ever name called.	19 20				
		discr	etionary trust means a trust where:	21				
		(a)	a person (who may include the trustee) is empowered (either unconditionally or on the fulfilment of a condition) to exercise any power of appointment or other discretion, and	22 23 24				
		(b)	the exercise of the power or discretion, or the failure to exercise the power or discretion, has the effect of determining, to any extent, either or both of the following:	25 26 27				
			(i) the identities of those who may benefit under the trust,	28				
			(ii) how beneficiaries are to benefit, as between themselves, under the trust.	29				
		enga	ge in conduct means do an act or omit to do an act.	30				
		<i>floate</i> owne	<i>ed transaction company</i> means a transaction company in relation to which the ership restrictions set out in this Schedule apply.	31 32				
			<i>ase</i> , in relation to a stake in a company, includes an increase from a starting of nil.	33 34				
		inter	<i>interest in a share</i> —see clause 15.					
		<i>lende</i> secur	<i>r</i> , in relation to a loan security, means the person who is entitled to enforce the ity.	36 37				
			<i>ing money</i> includes providing non equity finance where the provision of the ce may reasonably be regarded as equivalent to lending money.	38 39				
			<i>security</i> means a security held solely for the purposes of a moneylending ment.	40 41				
			<i>ber Register</i> of a company means a register of members of the company kept r Chapter 2C of the Corporations Act.	42 43				

		ordin	eylending agreement means an agreement entered into in good faith in the ary course of carrying on a business of lending money, but does not include an ement dealing with any matter unrelated to the carrying on of that business.	1 2 3		
		•	<i>er</i> , in relation to a company, includes:	3 4		
		(a)	a director, secretary or employee of the company, or	4 5		
		(b)	a receiver and manager of any part of the undertaking of the company			
			appointed under a power contained in any instrument, or	6 7		
		(c)	a liquidator of the company appointed in a voluntary winding up.	8		
		-	er to appoint a director of a company—see clause 13.	9		
			<i>ive</i> , in relation to a person, means:	10		
		(a)	the person's spouse or the person's de facto partner (being the other party to a de facto relationship, within the meaning of the <i>Property (Relationships) Act 1984</i> , with the person), or	11 12 13		
		(b)	a parent or remoter lineal ancestor of the person, or	14		
		(c)	a child or remoter issue of the person, or	15		
		(d)	a sibling of the person.	16		
			<i>e</i> , in relation to a company, means a share in the share capital of the company, ncludes an interest in such a share.	17 18		
		stake	e—see clause 18.	19		
		subst	tantial interest—see clause 20.	20		
		votin	<i>g power</i> —see clause 17.	21		
11	Entering into an agreement or arrangement					
	(1)	agree	he purposes of this Schedule, a person is taken to have proposed to enter into an ement or arrangement if the person takes part in, or proposes to take part in, tiations with a view to entering into the agreement or arrangement.	23 24 25		
	(2)		Therefore in this Schedule to <i>entering into an agreement or arrangement</i> includes erence to altering or varying an agreement or arrangement.	26 27		
	(3)	enter expre	ference in this Schedule to <i>entering into an arrangement</i> is a reference to ing into any formal or informal scheme, arrangement or understanding, whether essly or by implication and, without limiting the generality of the foregoing, des a reference to:	28 29 30 31		
		(a)	entering into an agreement, or	32		
		(b)	creating a trust, whether express or implied, or	33		
		(c)	entering into a transaction,	34		
		and a	a reference in this Schedule to an arrangement is to be construed accordingly.	35		
	(4)	A ref	ference in this Schedule to an <i>arrangement</i> does not include a reference to a eylending agreement.	36 37		
12	Asso	ociates	5	38		
	(1)		he purposes of this Schedule, the following persons are, subject to subclause (3), <i>ciates</i> of a person:	39 40		
		(a)	a relative of the person,	41		
		(b)	a partner of the person,	42		
		(c)	a company of which the person is an officer,	43		
		(d)	if the person is a company—an officer of the company,	44		
		(4)	in the person is a company an officer of the company,	+		

	(e)	an employee or employer of the person,	1
	(f)	an officer of a company of which the person is an officer,	2
	(g)	an employee of an individual of whom the person is an employee,	3
	(h)	the trustee of a discretionary trust where the person or another person who is an associate of the person by virtue of another paragraph of this subclause benefits, or is capable (whether by the exercise of a power of appointment or otherwise) of benefiting, under the trust, either directly or through any interposed companies, partnerships or trusts,	4 5 6 7 8
	(i)	a company whose directors are accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of the person,	9 10 11
	(j)	a company where the person is accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of the company,	12 13 14
	(k)	a company in which the person has, apart from this paragraph, a particular type of stake of not less than 15 percent,	15 16
	(1)	if the person is a company—a person who holds, apart from this paragraph, a particular type of stake in the company of not less than 15 percent,	17 18
	(m)	a person who is, because of this subclause, an associate of any other person who is an associate of the person (including a person who is an associate of the person by any other application or applications of this paragraph).	19 20 21
(2)	2) If a person ( <i>the first person</i> ) enters, or proposes to enter, into an arrangement wit another person ( <i>the second person</i> ) that relates to any of the following matters:		
	(a)	the first person and the second person being in a position, by acting together, to control any of the voting power in a company,	24 25
	(b)	the power of the first person and the second person, by acting together, to appoint or remove a director of a company,	26 27
	(c)	the situation where one or more of the directors of a company are accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of the first person and the second person acting together,	28 29 30 31
		econd person is taken to be an associate of the first person for the purposes of pplication of a provision of this Schedule in relation to the matter concerned.	32 33
(3)	perso	regulations may provide that, for the purposes of this Schedule, a specified on (or class of persons) is not an associate of another specified person (or class rsons).	34 35 36
Powe	er to a	ppoint director	37
(1)	such	Ference in this Schedule to a <i>power to appoint a director</i> includes a reference to a power whether exercisable with or without the consent or concurrence of any person.	38 39 40
(2)		he purposes of this Schedule, a person is taken to have the power to appoint a tor if:	41 42
	(a)	the person has the power (whether exercisable with or without the consent or concurrence of any other person) to veto such an appointment, or	43 44
	(b)	a person's appointment as a director of the company follows necessarily from that person being a director or other officer of the first mentioned person.	45 46

Electricity Network Assets (Authorised Transactions) Bill 2015 [NSW] Schedule 5 Ownership restrictions in floated transaction companies

14	Meaning of entitled to acquire						
		perso const	the purposes of this Schedule, a person is <i>entitled to acquire</i> anything if the on is absolutely or contingently entitled to acquire it, whether because of any tituent document of a company, the exercise of any right or option or for any reason.	2 3 4 5			
15	Mea	ning o	f interest in a share	6			
	(1)		Subject to this clause, a person holds an <i>interest in a share</i> if the person has any legal or equitable interest in the share.				
	(2)	Without limiting subclause (1), a person is taken to hold an interest in a share if:					
		(a)	the person has entered into a contract to purchase the share, or	10			
		(b)	the person has a right (otherwise than because of having an interest under a trust) to have the share transferred to the person or to the person's order (whether the right is exercisable presently or in the future and whether or not on the fulfilment of a condition), or	11 12 13 14			
		(c)	the person has a right to acquire the share, or an interest in the share, under an option (whether the right is exercisable presently or in the future and whether or not on the fulfilment of a condition), or	15 16 17			
		(d)	the person is otherwise entitled to acquire the share or an interest in the share, or	18 19			
		(e)	the person is entitled (otherwise than because of having been appointed as a proxy or representative to vote at a meeting of members of the company or of a class of its members) to exercise or control the exercise of a right attached to the share.	20 21 22 23			
	(3)	A person is taken to hold an interest in a share even if the person holds the interest in the share jointly with another person.					
	(4)	For the purpose of determining whether a person holds an interest in a share, it is immaterial that the interest cannot be related to a particular share.					
	(5)	An ir	nterest in a share is not to be disregarded only because of:	28			
		(a)	its remoteness, or	29			
		(b)	the manner in which it arose, or	30			
		(c)	the fact that the exercise of a right conferred by the interest is, or is capable of being made, subject to restraint or restriction.	31 32			
16	Cert	ain int	erests and stakes to be disregarded	33			
	(1)		the purposes of this Schedule, the following interests and stakes must be garded:	34 35			
		(a)	an interest in a share held by a person whose ordinary business includes the lending of money if the person holds the interest as a loan security,	36 37			
		(b)	an interest in a share held by a person, being an interest held by the person because the person holds an office (or an office belonging to a class of offices) prescribed by the regulations,	38 39 40			
		(c)	an interest of a prescribed kind in a share, being an interest held by such persons (or persons belonging to a class of persons) as are prescribed by the regulations,	41 42 43			
		(d)	an interest in a share held by a public sector agency,	44			

	(e)	a stake of a kind prescribed by the regulations in a company, being a stake held by a person (or person belonging to a class of persons) prescribed by the regulations.	1 2 3
(2)	For t	he purposes of this Schedule, if:	4
	(a)	a person holds an interest in a share as a loan security, and	5
	(b)	the ordinary business of the person includes the lending of money, and	6
	(c)	the loan security is enforced, and	7
	(d)	as a result of the enforcement of the loan security, the person becomes the holder of the share, and	8 9
	(e)	the person holds the share for a continuous period ( <i>the holding period</i> ) beginning at the time when the security was enforced,	10 11
		berson's interest in the share must be disregarded at all times during so much of olding period as occurs during whichever of the following periods is applicable:	12 13
	(f)	the period of 90 days beginning when the security was enforced,	14
	(g)	if the Treasurer, by written notice given to the person, allows a longer period— the end of that longer period.	15 16
(3)	For t	he purposes of this Schedule, if:	17
	(a)	a person acquires an interest in a share in a floated transaction company, and	18
	(b)	the interest was acquired in the person's capacity as an underwriter or a sub-underwriter in connection with the transfer or issue of shares in the company by or on behalf of a public sector agency or the company (whether under an initial public offer of the company or otherwise),	19 20 21 22
		berson's interest in the share must be disregarded at all times during whichever e following periods is applicable:	23 24
	(c)	the period of 90 days beginning when the person acquired the interest,	25
	(d)	if the Treasurer, by written notice given to the person, allows a longer period—that longer period.	26 27
Votir	ng pov	ver	28
(1)	total	ference in this Schedule to the <i>voting power</i> in a company is a reference to the rights of shareholders to vote, or participate in any decision making, concerning of the following:	29 30 31
	(a)	the making of distributions of capital or profits of the company to its shareholders,	32 33
	(b)	the constituent document of the company,	34
	(c)	any variation of the share capital of the company.	35
(2)	refer	ference in this Schedule to <i>control of the voting power</i> in a company is a ence to control that is direct or indirect, including control that is exercisable as ult of or by means of arrangements or practices:	36 37 38
	(a)	whether or not having legal or equitable force, and	39
	(b)	whether or not based on legal or equitable rights.	40
(3)	betw	e percentage of total rights to vote or participate in decision making differs as even different types of voting or decision making, the highest of those entages applies for the purposes of this clause.	41 42 43
(4)	If a c	company:	44
	(a)	is limited both by shares and by guarantee, or	45

		(b)		1
			clause has effect as if the members or policy holders of the company were holders in the company.	2 3
18	Stake	e in a	company	4
	(1)		rticular type of <i>stake</i> that a person holds in a company at a particular time is the egate of:	5 6
		(a)	the direct control interests in the company of that type that the person holds at that time, and	7 8
		(b)	the direct control interests in the company of that type held at that time by associates of the person.	9 10
	(2)	becau whic	lculating the stake that a person holds in a company, a direct control interest held use of clause 19 (5) is not to be counted under subclause (1) (a) to the extent to h it is calculated by reference to a direct control interest in the company that is a into account under subclause (1) (b).	11 12 13 14
19	Direc	t cont	trol interests in a company	15
	(1)	perce	rson holds a <i>direct control interest</i> in a company at a particular time equal to the entage of the total paid-up share capital of the company in which the person is an interest at that time.	16 17 18
	(2)	to the	rson also holds a <i>direct control interest</i> in a company at a particular time equal e percentage of the voting power in the company that the person is in a position ntrol at that time.	19 20 21
	(3)	to the total	rson also holds a <i>direct control interest</i> in a company at a particular time equal e percentage that the person holds, or is entitled to acquire, at that time of the rights to distributions of capital or profits of the company to its shareholders on ing up.	22 23 24 25
	(4)	to the total	rson also holds a <i>direct control interest</i> in a company at a particular time equal e percentage that the person holds, or is entitled to acquire, at that time of the rights to distributions of capital or profits of the company to its shareholders, wise than on winding up.	26 27 28 29
	(5)	If:		30
		(a)	a person holds a particular type of direct control interest (including a direct control interest that is taken to be held because of one or more previous applications of this subclause) in a company ( <i>the first level company</i> ), and	31 32 33
		(b)	the first level company holds the same type of direct control interest in another company ( <i>the second level company</i> ),	34 35
			erson is taken to hold that type of direct control interest in the second level bany equal to the percentage worked out using the formula:	36 37
		first	level percentage × second level percentage	
		wher	e:	38
		persc	<i>level percentage</i> means the percentage of the direct control interest held by the on in the first level company.	39 40
			<i>Ind level percentage</i> means the percentage of the direct control interest held by rst level company in the second level company.	41 42
	(6)		regulations may make provision for or with respect to the application of this e to interests in an entity other than a company.	43 44

# 20 Substantial interests in trust estates(1) For the purposes of this Schedule:

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- (a) a person is taken to hold a *substantial interest* in a trust estate if the person, alone or together with an associate or associates, holds a beneficial interest in not less than 15 percent of the corpus or income of the trust estate, and
- (b) 2 or more persons are taken to hold an *aggregate substantial interest* in a trust estate if the persons, together with an associate or associates, hold, in the aggregate, beneficial interests in not less than 40 percent of the corpus or income of the trust estate.
- (2) For the purposes of subclause (1), if, under the terms of a trust, a trustee has a power or discretion as to the distribution of the income or corpus of the trust estate to beneficiaries, each beneficiary is taken to hold a beneficial interest in the maximum percentage of income or corpus of the trust estate that the trustee is empowered to distribute to that beneficiary.
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## Part 6 Miscellaneous

21 Displacement of Corporations legislation

The provisions of this Schedule are declared to be Corporations legislation 17 displacement provisions for the purposes of section 5G of the Corporations Act in 18 relation to the provisions of the Corporations legislation generally. 19

## 22 Offences by corporations

- If a corporation contravenes, whether by act or omission, any provision of this Schedule, each person who is a director of the corporation or who is concerned in the management of the corporation is taken to have contravened the same provision if the person knowingly authorised or permitted the contravention.
- Nothing in this clause affects any liability imposed on a corporation for an offence committed by the corporation under this Schedule.
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## 23 Proceedings for offences

- (1) Proceedings for an offence under this Schedule may be dealt with summarily before the Local Court or before the Supreme Court in its summary jurisdiction.
- (2) If proceedings for an offence to which this clause applies are brought in the Local Court, the maximum penalty that the Court may impose in respect of the offence is, despite any other provision of this Schedule, \$50,000 or the maximum penalty provided by this Schedule, whichever is the lesser.
- (3) If proceedings for an offence to which this clause applies are brought in the Supreme Court in its summary jurisdiction, the Supreme Court may impose a penalty not exceeding the maximum penalty provided by this Schedule in respect of the offence.
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Schedule 6		le 6	Savings, transitional and other provisions	1
Par	t 1	Ger	neral	2
1	Regu	lation	S	3
	(1)		egulations may contain provisions of a savings or transitional nature consequent e enactment of this Act or any Act that amends this Act.	4 5
	(2)		such provision may, if the regulations so provide, take effect from the date of t to the Act concerned or a later date.	6 7
	(3)		such provision) may, if the regulations so provide, have effect notwithstanding ther provision of this Schedule.	8 9
	(4)	the da	e extent to which any such provision takes effect from a date that is earlier than ate of its publication on the NSW legislation website, the provision does not te so as:	10 11 12
		(a)	to affect, in a manner prejudicial to any person (other than a public sector agency), the rights of that person existing before the date of its publication, or	13 14
		(b)	to impose liabilities on any person (other than a public sector agency) in respect of anything done or omitted to be done before the date of its publication.	15 16 17
Par	t 2	Pro	visions consequent on enactment of this Act	18
Division 1		1	Electricity network SOCs	19
2	Refe	rences	to electricity network SOCs	20
		instru	egulations may provide that a reference in a specified provision of an Act or an iment under an Act to an electricity network SOC is to be read as a reference to cified public sector agency or authorised network operator.	21 22 23
3	Half-	yearly	reports	24
		infor	Treasurer may by direction in writing to an electricity network SOC vary the mation required to be included in a report of the operations of the SOC under on 23 of the <i>State Owned Corporations Act 1989</i> .	25 26 27
4	Cano	ellatio	on of licences	28
		SOC autho	tributor's licence held (including deemed to be held) by an electricity network under the <i>Electricity Supply Act 1995</i> is cancelled on completion of an orised transaction under this Act that results in the network infrastructure assets e SOC being leased to a private sector entity.	29 30 31 32
5	Diss	olutior	n of electricity network SOCs	33
	(1)	Servi	Governor may, by proclamation, amend Part 1A or 2 of Schedule 1 to the <i>Energy</i> ces Corporations Act 1995 by omitting the corporate name of an electricity ork SOC, other than Essential Energy.	34 35 36
	(2)	On th	e day on which a proclamation under this clause takes effect:	37
		(a)	the electricity network SOC whose corporate name is omitted by the proclamation is dissolved, and	38 39
		(b)	the <i>State Owned Corporations Act 1989</i> is amended by omitting that name from Schedule 5, and	40 41

- (c) the voting shareholders (within the meaning of the *State Owned Corporations* 1 Act 1989) of the corporation cease to be members of the corporation, and 2 (d) the board of directors of the corporation is dissolved and each member 3 (including any acting member) of the board ceases to hold office as such, and 4 any person who holds a statutory office of the corporation ceases to hold that (e) 5 office, and 6 (f) any person who ceases to be a member of the corporation or to hold an office 7 because of the operation of this clause is not entitled to any compensation for 8 the loss of that membership or office. 9 (3) Section 15 (Transfer of staff, assets, rights and liabilities of dissolved energy services 10 corporations) of the Energy Services Corporations Act 1995 applies in respect of the 11 dissolution of an electricity network SOC by proclamation under this clause in the 12 same way as it applies to the dissolution of an energy services corporation by that 13 Act. 14 This clause does not operate to dissolve the joint board of energy distributors 15 provided for by section 9A of the Energy Services Corporations Act 1995 or result 16 in the members of that board ceasing to hold office. 17 18 The Treasurer may by order published in the Gazette convert an electricity network 19 SOC into a corporation constituted as a Ministerial Holding Corporation for the 20 purposes of this Act with the corporate name specified in the order. 21 The Ministerial Holding Corporation so constituted is taken for all purposes, 22 including the rules of private international law, to be a continuation of, and the same 23 24
- (4)

### 6 Conversion of electricity network SOC into Ministerial Holding Corporation

- (1)
- (2)legal entity as, the electricity network SOC concerned and a reference in this Act to the electricity network SOC includes a reference to the Ministerial Holding 25 Corporation. 26
- (3)Division 2 applies to a Ministerial Holding Corporation into which an electricity 27 network SOC is converted under this clause in the same way as that Division applies 28 to a Ministerial Holding Corporation established under that Division and so applies 29 as if the functions of the Ministerial Holding Corporation included the function of 30 holding, on behalf of the Crown, assets, rights and liabilities vested in it. 31
- (4) The following provisions are taken to have had effect immediately before an 32 electricity network SOC is converted into a Ministerial Holding Corporation under 33 this clause: 34
  - the SOC ceases to be a statutory State owned corporation for the purposes of (a) the State Owned Corporations Act 1989 or any other State legislation,

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- the SOC ceases to be an energy services corporation under the Energy Services (b)37 Corporations Act 1995 unless the regulations provide otherwise, 38
- the voting shareholders (within the meaning of the State Owned Corporations (c) 39 Act 1989) of the SOC cease to be members of the corporation, 40
- the board of directors of the SOC is dissolved and each member (including any (d) 41 acting member) of the board ceases to hold office as such, 42
- (e) any person who holds a statutory office of the SOC ceases to hold that office, 43
- any person who ceases to be a member of the SOC or to hold an office because (f)44 of the operation of this clause is not entitled to any compensation for the loss 45 of that membership or office. 46

	(5)	This clause does not operate to dissolve the joint board of energy distributors provided for by section 9A of the <i>Energy Services Corporations Act 1995</i> or result in the members of that board ceasing to hold office.	1 2 3
	(6)	When an electricity network SOC is converted into a Ministerial Holding Corporation under this clause, section 43A (General audit of former statutory bodies) of the <i>Public Finance and Audit Act 1983</i> applies as if the SOC had been abolished.	4 5 6
7	Netw	vorks NSW	7
	(1)	The joint board of energy distributors provided for by section 9A of the <i>Energy Services Corporations Act 1995</i> ceases to be a joint board for the purposes of that section on a day notified to the board by the Treasurer by order in writing and becomes instead the board of Essential Energy.	8 9 10 11
	(2)	Sections 9A and 9B of the <i>Energy Services Corporations Act 1995</i> cease to operate on and from the day notified under this clause.	12 13
Divi	sion	2 Ministerial Holding Corporations	14
8	Defir	nitions	15
		In this Division:	16
		authorised transaction Act means each of the following Acts:	17
		this Act	18
		Electricity Generator Assets (Authorised Transactions) Act 2012	19
		NSW Lotteries (Authorised Transaction) Act 2009	20
		Ports Assets (Authorised Transactions) Act 2012	21
		Waste Recycling and Processing Corporation (Authorised Transaction) Act 2010	22
		any other Act prescribed by the regulations.	23
		existing MHC means each of the following corporations:	24
		Electricity Assets Ministerial Holding Corporation established by the <i>Electricity</i> Generator Assets (Authorised Transactions) Act 2012	25 26
		Lotteries Assets Ministerial Holding Corporation established by the NSW Lotteries (Authorised Transaction) Act 2009	27 28
		Ports Assets Ministerial Holding Corporation established by the Ports Assets (Authorised Transactions) Act 2012	29 30
		Waste Assets Management Corporation established by the <i>Waste Recycling and Processing Corporation (Authorised Transaction) Act 2010.</i>	31 32
		<i>MHC</i> means a Ministerial Holding Corporation established under this Division.	33
9	Esta	blishment of Ministerial Holding Corporations	34
	(1)	The Treasurer may by order published in the Gazette constitute a corporation as a Ministerial Holding Corporation (an <i>MHC</i> ) for the purposes of this Act with the corporate name specified in the order.	35 36 37
	(2)	More than one MHC may be established under this clause.	38
	(3)	The affairs of an MHC are to be managed by the Treasurer who may authorise another Minister to exercise functions in relation to particular assets, rights and liabilities.	39 40 41
	(4)	Any act, matter or thing done in the name of, or on behalf of, an MHC by the Treasurer or a Minister authorised by the Treasurer, or with the authority of the Treasurer or any such Minister, is taken to have been done by the MHC.	42 43 44

10	Fund	ctions of Ministerial Holding Corporations	1
	(1)	An MHC has the functions conferred or imposed on it by or under this or any other Act.	2 3
	(2)	The functions of an MHC are:	4
		(a) to hold, on behalf of the Crown, assets, rights and liabilities acquired by it or transferred to it by or under an authorised transaction Act, and	5 6
		(b) to carry on any activities or business that relate to any assets, rights and liabilities held by it, including demanding, collecting and receiving charges, levies, rates and fees, and	7 8 9
		(c) such other functions for the purposes of an authorised transaction under an authorised transaction Act as may be prescribed by the regulations.	10 11
11	Spec	cial Deposit Account funds for MHCs	12
	(1)	A fund (an <i>MHC fund</i> ) is to be established in the Special Deposits Account for each MHC.	13 14
	(2)	Each MHC fund is to be administered by the Treasurer.	15
	(3)	There is payable into an MHC fund all money received by the MHC in the exercise of its functions under this or any other Act.	16 17
	(4)	There is payable from an MHC fund such amounts as the Treasurer directs from time to time for:	18 19
		(a) payment of expenditure by the MHC in the exercise of its functions, or	20
		(b) payment of administrative expenses incurred in relation to the fund, or	21
		(c) payment to the Consolidated Fund.	22
	(5)	The Treasurer may invest money in an MHC fund in such manner as may be authorised by the <i>Public Authorities (Financial Arrangements) Act 1987</i> .	23 24
12	Tran	sfer of assets, rights and liabilities	25
		Assets, rights and liabilities held by an MHC or existing MHC may be transferred by the MHC or existing MHC to any other public sector agency whether or not the transfer is for the purposes of an authorised transaction under an authorised transaction Act.	26 27 28 29
13	Audi	it	30
		Part 3 (Audit) of the <i>Public Finance and Audit Act 1983</i> does not apply to an MHC in respect of a financial year of the MHC in which the MHC holds no assets, rights or liabilities.	31 32 33
14	Char	nge of name	34
		The Treasurer may by order published in the Gazette change the name of an MHC or existing MHC.	35 36
15	Diss	olution	37
		The regulations may dissolve an MHC or existing MHC.	38

## Division 3 Transacted distribution and transmission systems

16	Func	tions	as determining authority under Part 5 of Planning Act	2		
		<b>Note.</b> This clause provides transitional arrangements for the exercise of environmental assessment functions commenced to be exercised before the appropriate regulations commenced to apply to those functions. It does not relate to environmental assessment functions commenced to be exercised after the appropriate regulations commenced to apply to those functions.				
	(1)	funct appro (inclu	authorised network operator must exercise its environmental assessment tions in respect of an activity that were commenced to be exercised before the opriate regulations commenced to apply to the authorised network operator uding functions commenced to be exercised by the predecessor of the authorised ork operator):	8 9 10 11 12		
		(a)	in a manner with which the Minister for Planning concurs, or	13		
		(b)	in compliance with appropriate regulations for the activity.	14		
	(2)	respe	the purposes of this clause, environmental assessment functions exercised in ect of an activity by the predecessor of an authorised network operator are taken we been exercised by the authorised network operator.	15 16 17		
	(3)	In this clause:				
		appr	<i>popriate regulations</i> for an activity means:	19		
		(a)	regulations under section 111A of the Planning Act that apply to an activity of an authorised network operator as a prescribed determining authority (unless paragraph (b) applies), or	20 21 22		
		(b)	if the regulations referred to in paragraph (a) provide for the approval of a code in respect of the activity—the code approved under those regulations.	23 24		
			<i>ronmental assessment functions</i> means functions as a prescribed determining ority under section 111 of the Planning Act.	25 26		
		Plan	ning Act means the Environmental Planning and Assessment Act 1979.	27		
		that v	<i>ecessor</i> of an authorised network operator means the electricity network SOC was the network operator of the distribution or transmission system concerned re the authorised network operator became the network operator.	28 29 30		
			<i>cribed determining authority</i> means a prescribed determining authority under on 111A of the Planning Act.	31 32		

Sch	nedule 7	Amendment of Acts and regulations	1					
7.1	Coastal Prot	tection Act 1979 No 13	2					
[1]	Section 6 Coastal Authorities							
	Insert after section	ion 6 (2):	4					
	sys	e owner of a transacted distribution system or transacted transmission stem under the <i>Electricity Network Assets (Authorised Transactions) Act</i> 15 is not a Coastal Authority for the purposes of this Act.	5 6 7					
[2]	Section 37 Def	initions	8					
	Insert in alphab	etical order in section 37 (1):	9					
		<i>blic authority</i> includes an authorised network operator under the <i>Electricity twork Assets (Authorised Transactions) Act 2015.</i>	10 11					
[3]		Order to remove certain materials and structures unlawfully placed on r than temporary coastal protection works)	12 13					
		an authorised network operator under the <i>Electricity Network Assets unsactions) Act 2015</i> " after "public authority" in section 55ZA (8).	14 15					
[4]		Stop work orders relating to materials and structures unlawfully being ches (other than temporary coastal protection works)	16 17					
		an authorised network operator under the <i>Electricity Network Assets unsactions) Act 2015</i> " after "public authority" in section 55ZB (4).	18 19					
[5]	Section 55ZC 0	Orders relating to temporary coastal protection works	20					
		an authorised network operator under the <i>Electricity Network Assets unsactions) Act 2015</i> " after "public authority" in section 55ZC (8).	21 22					
7.2	Community	Land Development Regulation 2007	23					
[1]	Clause 36 Pres	scribed public authorities	24					
	Omit "Energy A	Australia" and "Integral Energy".	25					
[2]	Clause 36		26					
	Insert at the end	l of the clause:	27					
		e owner of a transacted distribution system under the <i>Electricity Network</i> sets (Authorised Transactions) Act 2015	28 29					
7.3	Conveyanci	ng (General) Regulation 2013	30					
[1]	Clause 49 Ease	ements in gross	31					
	Insert after clau		32					
	(e1)	) the owner of a transacted distribution system or transacted transmission system under the <i>Electricity Network Assets (Authorised Transactions)</i> <i>Act 2015</i> ,	33 34 35					

[2]	Clause 50 Imposition of restrictions or public positive covenants on certain land vested in prescribed authorities					
	Insert after c	lause	50 (c):		3	
	(	c1)		wner of a transacted distribution system or transacted transmission m under the <i>Electricity Network Assets (Authorised Transactions)</i> 015,	4 5 6	
[3]	Clause 51 R	egula	ation o	f use of land not held by a prescribed authority	7	
	Insert after cl	lause	51 (b)		8	
	(	b1)		wher of a transacted distribution system or transacted transmission m under the <i>Electricity Network Assets (Authorised Transactions)</i> 015,	9 10 11	
7.4	Conveyan	cing	(Sal	e of Land) Regulation 2010	12	
[1]	Schedule 3	Preso	ribed	warranties	13	
	Omit clause 2	2 (b).	Insert	instead:	14	
		(b)	if, the whicl	thority or other entity has a proposal in respect of land if, and only e authority or entity has issued a written statement the substance of a is inconsistent with there being no proposal of the authority or y in respect of the land, and	15 16 17 18	
[2]	Schedule 3,	claus	se 2 (c	) (ii)	19	
	Omit the sub	parag	raph. l	Insert instead:	20	
			(ii)	a document, issued by an authority or other entity, to the effect that the authority or entity, or another authority or entity, has a proposal referred to in Part 3 of that Schedule,	21 22 23	
[3]	Schedule 3,	claus	se 4 (b		24	
	Omit the para	agrap	h. Inse	rt instead:	25	
		(b)	if, the whicl	thority or other entity has a proposal in respect of land if, and only e authority or entity has issued a written statement the substance of a is inconsistent with there being no proposal of the authority or y in respect of the land, and	26 27 28 29	
[4]	Schedule 3,	claus	se 4 (c	) (ii)	30	
	Omit the sub	parag	raph. l	Insert instead:	31	
			(ii)	a document, issued by an authority or other entity, to the effect that the authority or entity, or another authority or entity, has a proposal referred to in Part 3 of that Schedule,	32 33 34	
[5]	Schedule 3,	claus	se 7		35	
	Omit the clau	use. Ii	nsert ir	istead:	36	
				of any of the following to acquire any right or interest in the whole of the land:	37 38	
		(a)		nergy distributor (within the meaning of the Energy Services orations Act 1995),	39 40	
		(b)		thorised network operator under the <i>Electricity Network Assets</i> orised Transactions) Act 2015,	41 42	

	(c)	the lessor of a transacted distribution system or transacted transmission system under the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> .	1 2 3			
7.5	Duties Act 1997 No 123					
	Schedule 2 Crov	vn bodies that are subject to this Act	5			
	Insert at the end of	of the Schedule:	6			
		owner of a transacted distribution system or transacted transmission em under the <i>Electricity Network Assets (Authorised Transactions) Act</i>	7 8 9			
7.6	Electricity (Consumer Safety) Act 2004 No 4					
	Section 3 Definitions					
	Insert as paragrap	bh (b) of the definition of <i>electricity supply authority</i> in section 3 (1):	12			
	(b)	an authorised network operator under the <i>Electricity Network Assets</i> (Authorised Transactions) Act 2015, and	13 14			
7.7	Electricity Su	pply Act 1995 No 94	15			
[1]	Section 13 Oper	ation of distribution systems for retail supply	16			
		provision. Insert instead:	17			
	Max	imum penalty: 5,000 penalty units.	18			
[2]	Section 32AA					
	Insert after sectio	n 32A:	20			
3	2AA Exemptior	n for transacted distribution system	21			
	distr	Division does not apply to a licensee in respect of a transacted ibution system under the <i>Electricity Network Assets (Authorised asactions) Act 2015.</i>	22 23 24			
[3]	Section 43A Def	initions	25			
		not include an authorised distributor under the <i>Electricity Network Assets</i> sactions) Act 2015" after "licence" in the definition of <b>licensee</b> .	26 27			
[4]	Part 4A Electrici	Part 4A Electricity supply by transmission operators to direct customers				
	Omit the Part.		29			
[5]	Section 44 Acqu	isition of land	30			
	Omit section 44 (	4).	31			
[6]	Section 45 Erection and placement of electricity works					
	Omit section 45 (	1)–(3). Insert instead:	33			
		the purpose of exercising its functions under this or any other Act or law, twork operator may carry out any of the following work:	34 35			
	(a)	work comprising the erection, installation or extension of electricity works on public land,	36 37			

		(b)	work on any land comprising or connected with the alteration, maintenance or removal of existing electricity works on any land,	1 2
		(c)	work on public land that is connected with the erection, installation, extension, alteration, maintenance or removal of electricity works on any land.	3 4 5
	(2)	funct instal on ar	c carried out by a network operator for the purpose of exercising its ions under this or any other Act or law and comprising the erection, llation, extension, alteration, maintenance or removal of electricity works by land is exempt from the requirement for an approval under the <i>Local ernment Act 1993</i> , except in relation to buildings.	6 7 8 9 10
[7]	Section 45	(6)		11
	Insert after section 45 (5):			12
	(6)	In this section:		13
		<i>public land</i> means:		
		(a)	a public road, or	15
		(b)	a public reserve, or	16
		(c)	Crown land within the meaning of the <i>Crown Lands Act 1989</i> or land within a reserve as defined in Part 5 of that Act, or	17 18
		(d)	State forest, or	19
		(e) but d	land under the control and management of a public or local authority, oes not include:	20 21
		(f)	any land (other than State forest) that is occupied under any lease or other arrangement for private purposes that confers a right to exclusive possession of the land, or	22 23 24
		(g)	any land leased under the Western Lands Act 1901.	25
[8]	Section 48	Interf	erence with electricity works by trees	26
	Omit "easer	ment ii	n favour" from section 48 (4) (b).	27
	Insert instead "easement for the benefit".			28
[9]	Section 51 Ownership of electricity works			29
	Omit section 51 (1) and (2). Insert instead:		30	
	(1)	are si	ricity works are owned separately from the land in, on or over which they ituated and ownership of land in, on or over which electricity works are ted does not constitute ownership of those works.	31 32 33
	(2)	perso	ricity works are not to be taken in execution of any judgment against a on under any process of a court other than a judgment against the owner ose works.	34 35 36
[10]	Section 53	Prote	ction of certain electricity works	37
	Omit "ease	ment ii	n favour" from section 53 (1) (b).	38
	Insert instead "easement for the benefit".			39
[11]	Section 53	D Res	ponsibility for cost of bush fire risk mitigation work under direction	40
	Omit "ease	ment ii	n favour" from section 53D (3) (b).	41
	Insert instea	ad "eas	sement for the benefit".	42

[12]	2] Section 53I Hardship policy for cost recovery			1
	Omit "Australian Energy Regulator" from section 53I (1). Insert instead "Tribunal".			2
[13]	13] Sections 63M (1), (2) and (3), 63O (3), 63R (1) and (3), 63S, 63T (2) and 63\			3
	Omit	"Secre	etary" wherever occurring. Insert instead "Tribunal".	4
[14] Section 63M Inspectors			M Inspectors	5
	Inser	t after	section 63M (1):	6
		(1A)	The Secretary has and may exercise the functions of the Tribunal under this section for the purposes of and in connection with the appointment (including revocation of appointment) of inspectors for the purposes of section 630.	7 8 9
[15]	Secti	on 63	O Inspection of certain electrical equipment	10
	Omit	"owns	s or controls" from section 63O (5). Insert instead "owns, controls or operates".	11
[16]	Secti	ons 6	3P and 63Q	12
	Omit	Omit the sections. Insert instead:		
	63P	Exan	nination and testing of electricity delivery equipment	14
		(1)	The Tribunal may from time to time cause any electricity delivery equipment, and the operation of that equipment, to be examined and tested by an inspector for the purpose of determining whether the equipment can be, and is being, operated:	15 16 17 18
			(a) safely, and	19
			(b) in accordance with any relevant safety management system.	20
		(2)	A <i>relevant safety management system</i> is any system of the network operator concerned that is for the purpose of ensuring the safe operation of the network operator's transmission or distribution system.	21 22 23
		(3)	An inspector may enter any place at any reasonable time for the purpose of exercising functions under this section in connection with electricity delivery equipment that is in the place.	24 25 26
	63Q	Orde	rs prohibiting the operation of unsafe electricity delivery equipment	27
		(1)	If the Minister is satisfied that electricity delivery equipment cannot be operated safely, the Minister may, by order served on the network operator or retailer that operates or proposes to operate the equipment, prohibit the operation of the equipment.	28 29 30 31
		(2)	An order under this section may permanently prohibit the operation of the electricity delivery equipment concerned or prohibit the operation of the equipment until such time as it is repaired or altered, or its operation is rectified, to the satisfaction of the Minister.	32 33 34 35
		(3)	The Minister may make an order under this section only on the recommendation of the Tribunal.	36 37
		(4)	A person must not use or operate any electricity delivery equipment in contravention of an order made under this section. Maximum penalty: 7,500 penalty units (in the case of a corporation) and 5,000 penalty units (in any other case).	38 39 40 41

[17]	Section 63R Notification of serious electricity works accidents			
	Omi	t "owns	s or controls" from section 63R (1). Insert instead "owns, controls or operates"	. 2
[18]	Sect	ion 63	V Publication of details of serious electricity works accidents	3
	Omi	t "Secr	etary, a member of staff of the Secretary" from section 63V (2).	4
	Inser	t instea	ad "Tribunal, a member or officer of the Tribunal".	5
[19]	Part	6A		6
	Inser	t after	Part 6:	7
	Par	t 6A	Step-in rights—Network Administration Orders	8
	76A	Defir	lition	9
			In this Part:	10
			<i>network operations</i> means any activity carried on for or in connection with the operation, or control of the operation, of a distribution or transmission system	
	76B	Grou	nds for issue of Network Administration Order	13
		(1)	The Minister may issue a Network Administration Order for a network operator's distribution or transmission system if:	14 14 15
			(a) the network operator's licence has been cancelled, or	16
			(b) the Minister is satisfied that the network operator has contravened a provision of this Act or the regulations or a condition of the network operator's licence and the contravention requires the issue of a Network Administration Order.	<b>x</b> 18
		(2)	A contravention by a network operator of a provision of this Act or the regulations or a condition of the network operator's licence is considered to require the issue of a Network Administration Order only if the Minister is satisfied that:	) 22
			(a) the contravention threatens the safe, secure or reliable supply of electricity and it is necessary to take control of the distribution of transmission system concerned under such an Order to ensure the continued safe, secure and reliable supply of electricity, and	r 26
			(b) alternative action to remedy the contravention that could reasonably be taken by or at the direction of the Minister either would not adequately remedy the contravention or has been taken but has failed to adequately remedy the contravention.	/ 30
	76C	What	a Network Administration Order authorises	33
		(1)	A Network Administration Order authorises the Tribunal to take control, in accordance with the terms of the Order, of the operation of the distribution of transmission system concerned for the purpose of ensuring the continued safe secure and reliable supply of electricity.	r 35
		(2)	The Tribunal is to appoint a step-in operator on terms and conditions determined by the Tribunal to operate the distribution or transmission system concerned in accordance with the terms and conditions of the step-in operator's appointment and the directions of the Tribunal.	1 39

	(3)	Neither the Tribunal nor the step-in operator is required to hold a licence to operate a distribution or transmission system under the authority of a Network Administration Order.	1 2 3		
	(4)	The Tribunal or the Minister may revoke the appointment of a step-in operator at any time.	4 5		
76D	Powers of step-in operator				
	(1)	The step-in operator of a distribution or transmission system has power to do all things that are necessary or convenient for the exercise of the step-in operator's functions under this Part.	7 8 9		
	(2)	Without limitation, the step-in operator may enter and remain on any land or premises where network operations are carried on.	10 11		
	(3)	A relevant person must provide all reasonable assistance to the step-in operator for the purpose of facilitating the exercise of the functions of the step-in operator.	12 13 14		
		Maximum penalty: 7,500 penalty units (in the case of a corporation) and 5,000 penalty units (in any other case).	15 16		
	(4)	A person must not hinder or obstruct the step-in operator in the exercise of functions under this Part.	17 18		
		Maximum penalty: 10,000 penalty units (in the case of a corporation) and 5,000 penalty units (in any other case).	19 20		
	(5)	In this section:	21		
		<i>relevant person</i> means a person who is an occupier of land or premises where network operations are carried on or who in their capacity as an officer or employee of the network operator concerned has functions in connection with network operations.	22 23 24 25		
76E	Obligations of network operator				
	(1)	A network operator of the distribution or transmission system for which a Network Administration Order is in force must co-operate with the Tribunal and step-in operator to facilitate the exercise of functions under the Order.			
	(2)	In particular, the network operator must:	30		
		(a) provide all reasonable assistance to the Tribunal and its officers and step-in operator to facilitate the carrying on of network operations under the Order, and	31 32 33		
		(b) facilitate access by the Tribunal and its officers and step-in operator to any land or premises where network operations are carried on, and	34 35		
		(c) provide any information requested by the Tribunal or step-in operator and that is reasonably required to facilitate the carrying on of network operations under the Order.	36 37 38		
		Maximum penalty: 5,000 penalty units (in the case of a corporation) and 2,500 penalty units (in any other case).	39 40		
76F	Costs of administration				
	(1) Costs reasonably incurred by or on behalf of the Tribunal and the operator in the exercise of functions under a Network Administratic are payable by a network operator of the distribution or transmission concerned and are recoverable from a network operator by the Tribudebt due to the Crown.		42 43 44 45 46		
	(2)	Those costs may also be recovered by being deducted by the step-in operator from the revenues from network operations.	1 2		
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	(3)	Revenues from network operations by the step-in operator are (after deduction of any amount authorised by this section) payable to the person who would be entitled to the revenues arising from operation by the network operator.	3 4 5		
	(4)	A certificate of the Minister as to the amount of the costs recoverable from a network operator under this section is evidence of the matters certified.	6 7		
76G	Liab	ility under Network Administration Order	8		
	(1)	A person concerned in the operation of a distribution or transmission system under a Network Administration Order is not liable for any act or omission of the Tribunal or step-in operator in the exercise or purported exercise in good faith of functions under the Order.	9 10 11 12		
	(2)	A liability that this section prevents from attaching to a person attaches instead to the network operator.	13 14		
	(3)	Each of the following is a person concerned in the operation of a distribution or transmission system under a Network Administration Order:	15 16		
		(a) the Minister,	17		
		(b) the Tribunal,	18		
		(c) the step-in operator,	19		
		(d) a person acting under the direction or control of the Tribunal or step-in operator.	20 21		
76H	Proc	edure for Network Administration Order	22		
	(1)	A Network Administration Order is to be issued in writing and the Minister is to notify the Tribunal and the network operator of the issuing of the Order.	23 24		
	(2)	A Network Administration Order may include directions to the Tribunal as to the exercise of the Tribunal's functions under the Order.	25 26		
	(3)	A Network Administration Order remains in force until it is revoked.	27		
	(4)	The Minister may revoke a Network Administration Order at any time by notice in writing to the Tribunal and the network operator concerned.	28 29		
	(5)	This Part can apply to part of a distribution or transmission system and for that purpose a Network Administration Order can be issued for part of a distribution or transmission system.	30 31 32		
Sect	ion 77	Regulatory functions of Tribunal	33		
Inser	rt "(inc	luding under the regulations)" after "Act" wherever occurring in section 77 (1).	34		
		' (1) (a1)	35		
		section 77 (1) (a):			
msei	i allel	(a1) the functions relating to electricity safety conferred by Part 5D, and	36 37		
		(a) the functions relating to electricity safety contened by 1 att 5D, and	31		

[20]

[21]

[22]	Section 77 (4) and (5)				
	Insert a	after s	ectior	n 77 (3):	2
	(4)		the ex	Tribunal may establish one or more committees to assist the Tribunal in xercise of its regulatory functions, and the following provisions apply in set of such a committee:	3 4 5
			(a)	a committee may consist of members of the Tribunal, officers of the Tribunal or other persons,	6 7
			(b)	section 26 (Personal liability) of the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> extends to a member of a committee as if the member were acting under the direction of the Tribunal.	8 9 10
		(5)	The 7	Fribunal may delegate any regulatory function of the Tribunal to:	11
			(a)	any member or officer of the Tribunal, or	12
			(b)	any committee of the Tribunal but only if at least one member of the committee is a member of the Tribunal and despite section 10 (Delegation of Tribunal's functions) of the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> .	13 14 15 16
[23]	Sectio	n 83 I	Distril	bution districts of distributors	17
	Insert a	after s	ectior	n 83 (1):	18
	(1	A)	a dist Elect the di transa	n network infrastructure assets that form part of the distribution system of tributor are leased for the purposes of an authorised transaction under the <i>ricity Network Assets (Authorised Transactions) Act 2015</i> , a reference to istributor in Schedule 3 is to be read (after completion of the authorised action) as a reference to the entity that operates that distribution system completion.	19 20 21 22 23 24
[24]	Sectio	n 87 l	Licen	ce auditing functions of Tribunal	25
	Insert a	after s	ectior	n 87 (1):	26
	(1		funct	regulations may make provision for or with respect to conferring ions on network operators in connection with the Tribunal's functions r this Division, including provision for or with respect to:	27 28 29
			(a)	conferring functions ( <i>licence auditing functions</i> ) requiring a network operator to monitor and report to the Tribunal on any matter that the Tribunal is required to monitor and report on under this section in connection with the conditions of the network operator's licence, and	30 31 32 33
			(b)	regulating the selection and appointment of persons to exercise functions in connection with the licence auditing functions of a network operator.	34 35 36
[25]	Sectio	n 87E	3		37
	Omit t	he sec	tion.	Insert instead:	38
	87B	Provi	sion a	and maintenance of information, documents and evidence	39
		(1)	For	the purposes of monitoring and reporting under section 87, the	40
			Chair perso	rperson of the Tribunal may, by notice in writing served on a relevant on, require the person to do any one or more of the following:	41 42
			(a)	to furnish specified information to the Tribunal within a period specified in the notice,	43 44

			(b)	to provide specified documents to the Tribunal within a period specified in the notice,	1 2	
			(c)	to keep specified records including any documents specified in the notice,	3 4	
	(d)		(d)	to attend a meeting of the Tribunal to give evidence.	5	
		(2)	Each	of the following is a <i>relevant person</i> for the purposes of this section:	6	
			(a)	the holder of a licence or retailer,	7	
			(b)	an officer of the holder of a licence or retailer,	8	
			(c)	any other person (except in relation to a requirement to keep records).	9	
		(3)	If do	cuments are provided to the Tribunal under this section, the Tribunal:	10	
			(a)	may take possession of, and make copies of or take extracts from, the documents, and	11 12	
			(b)	may keep possession of the documents for such period as is necessary for those purposes, and	13 14	
			(c)	during that period must permit them to be inspected at all reasonable times by persons who would be entitled to inspect them if they were not in the possession of the Tribunal.	15 16 17	
[26]	Sect	ion 87	C Offe	ences	18	
	Omit	"section	on 87	(1) (b)" from section 87C (4). Insert instead "section 87".	19	
[27]	Sect	ion 87	С		20	
	Omit	the pe	nalty j	provision. Insert instead:	21	
				imum penalty: 2,000 penalty units in the case of a corporation and penalty units or imprisonment for 6 months, or both, in any other case.	22 23	
[28]	Sect	ion 88	Annu	al reports	24	
	Omit	"distri	ibutors	s" from section 88 (1) (a). Insert instead "network operators".	25	
[29]	Section 92					
	Inser	t befor	e secti	on 93:	27	
	92	Enfo	rceab	le undertakings	28	
		(1)	for tl holde	Tribunal may accept a written undertaking given by the holder of a licence he purposes of this section in connection with the contravention by the er of a requirement of this Act, the regulations under this Act or the itions of the licence.	29 30 31 32	
		(2)	A per conse	rson may withdraw or vary the undertaking at any time, but only with the ent of the Tribunal.	33 34	
		(3)	the p	rson must not breach any term of an undertaking given by the person for urposes of this section.	35 36	
				imum penalty: 5,000 penalty units.	37	
		(4)	giver	e Tribunal considers that a person has breached any term of an undertaking a by the person for the purposes of this section, the Tribunal may apply to supreme Court for an order under this section.	38 39 40	

		(5)	If the Supreme Court is satisfied that the person has breached a term of the undertaking, the Court may make any or all of the following orders:	1 2
			(a) an order directing the person to comply with that term of the undertaking,	3 4
			(b) an order directing the person to pay the State an amount up to the amount of any financial benefit that the person has obtained directly or indirectly and that is attributable to the breach,	5 6 7
			(c) an order that the Court considers appropriate directing the person to compensate any other person who has suffered loss or damage as a result of the breach,	8 9 10
			(d) any other order that the Court considers appropriate.	11
		(6)	A person may be proceeded against and convicted for an offence under this section whether or not an order under this section has been applied for or made in connection with the breach concerned.	12 13 14
		(7)	The Tribunal must keep a register on its website of undertakings given for the purposes of this section.	15 16
[30]	Sect	ion 93	Α	17
	Inser	t after	section 93:	18
	93A	Oper	ration of transacted transmission system	19
		(1)	A person must not operate a transmission system that is a transacted transmission system under the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> otherwise than under the authority of a transmission operator's licence.	20 21 22 23
			Maximum penalty: 5,000 penalty units.	24
		(2)	The Minister may grant transmission operators' licences for the purposes of this Act.	25 26
		(3)	Schedule 2 has effect with respect to the granting, variation, transfer and cancellation of transmission operators' licences.	27 28
[31]	Sect	ions 1	79 and 180	29
	Inser	t after	section 179A:	30
	179	Exer	cise of functions where more than one network operator	31
			When a distribution system or transmission system has more than one network operator, any function of the network operator under this Act or the regulations (including a function conferred on a distributor or transmission operator) may be exercised by any one of the network operators (subject to any agreement between the network operators) and when exercised by any one of them is taken to have been exercised by each of them.	32 33 34 35 36 37
	180	Conf	identiality of information provided to Tribunal	38
		(1)	If a person provides information to the Tribunal in connection with the functions of the Tribunal under this Act on the understanding that the information is confidential and will not be divulged, the Tribunal is required to ensure that the information is not divulged by it to any person, except:	39 40 41 42
			<ul><li>(a) with the consent of the person who provided the information, or</li><li>(b) to the extent that the Tribunal is satisfied that the information is not</li></ul>	43 44
			confidential in nature, or	45

		(c) to a member or officer of the Tribunal, or	1
		(d) as required by any other law.	2
	(2)	If the Tribunal is satisfied that it is desirable to do so because of the confidential nature of any information provided to the Tribunal in connection with its functions under this Act, it may give directions prohibiting or restricting the divulging of the information.	3 4 5 6
	(3)	A person must not contravene a direction given under this section.	7
		Maximum penalty: 1000 penalty units or imprisonment for 6 months, or both.	8
	(4)	A reference in this section to information includes information furnished in compliance with a requirement under this Act, information given in evidence to the Tribunal and information contained in any documents provided to the Tribunal.	9 10 11 12
[32]	Section 18	6 Recovery of fees and penalties	13
	Insert "or a "holder of a	director or person concerned in the management of the holder of a licence" after a licence".	14 15
[33]	Section 19	1 Regulations	16
	Omit sectio	n 191 (1) (i).	17
[34]	Section 19	1 (3)	18
	Omit the su	bsection. Insert instead:	19
	(3)	A regulation may create an offence punishable by a penalty not exceeding 10,000 penalty units (in the case of a corporation) and 5,000 penalty units (in any other case).	20 21 22
[35]	Schedule 2	? Licences	23
	Insert after	clause 1 (1):	24
	(2)	Subject to any conditions imposed by or under this Act, a transmission operator's licence authorises its holder, and any other person specified in the licence, to operate the transmission system so specified.	25 26 27
[36]	Schedule 2	2, clause 4 (2)	28
	Insert "for a	a distributor's licence" after "An application".	29
[37]	Schedule 2	2, clause 4 (2A)	30
	Insert after	clause 4 (2):	31
	(2A)	An application for a transmission operator's licence may be refused on the following grounds:	32 33
		(a) such grounds as may be prescribed by the regulations,	34
		(b) such grounds as the Minister considers relevant, having regard to the need to ensure the security and reliability of the State electricity supply system.	35 36 37
[38]	Schedule 2	2, clause 4 (3)	38
	Omit the su	bclause. Insert instead:	39
	(3)	The Minister must consult with such other Ministers as the Minister considers appropriate before granting a licence under this clause.	40 41

Electricity Network Assets (Authorised Transactions) Bill 2015 [NSW] Schedule 7 Amendment of Acts and regulations

[39]	Schedul	e 2, clau	use 6 (2) (c)	1		
	Insert "or	r transm	ission operator" after "distributor".	2		
[40]	Schedule 2, clause 6 (5)					
	Omit the subclause. Insert instead:					
	(5)	) With licer	hout limitation, the Minister must impose the following conditions on each nce:	5 6		
		(a)	conditions that impose specified performance standards for the reliability of operation of a transmission system and provide for reliability performance monitoring and reporting,	7 8 9		
		(b)	conditions for ensuring that a network operator has arrangements in place to identify, assess and manage business continuity risks and manage business disruptions,	10 11 12		
		(c)	conditions for ensuring that a network operator maintains a substantial operational presence in Australia.	13 14		
[41]	Schedul	e 2, claı	use 6 (9)	15		
	Omit the	subclau	se. Insert instead:	16		
	(9)		Minister must consult with such other Ministers as the Minister considers ropriate before imposing conditions on a licence under this clause.	17 18		
[42]	Schedul	e 2, claı	use 6A	19		
	Insert after clause 6:					
	6A Co	ondition	requiring compliance with environmental assessment obligations	21		
		unde Envi	a condition of a licence that the licensee must, in the exercise of functions er section 111 (Duty to consider environmental impact) of the <i>ironmental Planning and Assessment Act 1979</i> , comply with requirements osed by or under regulations made pursuant to section 111A of that Act.	22 23 24 25		
[43]	Schedul	e 2, claı	use 7 (2)	26		
	Omit the	subclau	se. Insert instead:	27		
	(2)		Minister must consult with such other Ministers as the Minister considers ropriate before varying the conditions of a licence under this clause.	28 29		
[44]	Schedul	e 2, claı	use 8	30		
	Omit the	clause.	Insert instead:	31		
	8 En	forcem	ent of Act and licences by the Minister	32		
	(1)	requ	he Minister is satisfied that the holder of a licence has contravened a nirement of this Act, the regulations or the conditions of the licence, the lister may do any one or more of the following things:	33 34 35		
		(a)	notify the licensee of the contravention and direct the licensee to take specified action, within a period specified in the notice, to remedy or mitigate the consequences of the contravention or to prevent the continuance or recurrence of the contravention,	36 37 38 39		
		(b)	impose a monetary penalty not exceeding \$250,000 on the licensee, but only if the Minister is satisfied that the licensee knowingly contravened the requirement concerned,	40 41 42		

		(c) (d)	impose a monetary penalty not exceeding \$50,000 on a person who is a director of or concerned in the management of the licensee, but only if the Minister is satisfied that the person knowingly authorised or permitted the contravention, cancel the licence.	1 2 3 4 5
	(2)		nolder of a licence must comply with a direction of the Minister under this	6
	(2)	claus		7
			mum penalty: 5,000 penalty units (in the case of a corporation) or ) penalty units (in any other case).	8 9
	(3)		ing in this clause prevents a licence from being cancelled at the request e licensee.	10 11
Sche	dule 2	, clau	se 8A	12
Omit	the cla	use. I	nsert instead:	13
8 <b>A</b>	Enfo	rceme	nt of licences by Tribunal	14
	(1)	requi	e Tribunal is satisfied that the holder of a licence has contravened a rement of the conditions of the licence, the Tribunal may do any one or of the following things:	15 16 17
		(a)	notify the licensee of the contravention and direct the licensee to take specified action, within a period specified in the notice, to remedy or mitigate the consequences of the contravention or to prevent the continuance or recurrence of the contravention,	18 19 20 21
		(b)	impose a monetary penalty on the licensee not exceeding \$20,000 for the first day on which the contravention occurs and a further \$1,000 for each subsequent day (not exceeding 30 days) on which the contravention continues, but only if the Tribunal is satisfied that the licensee knowingly contravened the requirement concerned,	22 23 24 25 26
		(c)	impose a monetary penalty on a person who is a director of or concerned in the management of the licensee not exceeding \$20,000 for the first day on which the contravention occurs and a further \$1,000 for each subsequent day (not exceeding 30 days) on which the contravention continues, but only if the Tribunal is satisfied that the person knowingly authorised or permitted the contravention,	27 28 29 30 31 32
		(d)	cancel the licence.	33
	(2)	With takin	out limiting the power to give a direction under this clause requiring the g of specified action, such a direction may:	34 35
		(a)	require the licensee to publish notice of any matter, or	36
		(b)	require an audit and compliance program to be undertaken, or	37
		(c)	require a training program to be undertaken.	38
	(3)	claus		39 40
			mum penalty: 5,000 penalty units (in the case of a corporation) or ) penalty units (in any other case).	41 42
	(4)	The 7	Tribunal must not take action under this clause unless:	43
		(a)	the Tribunal has considered whether the contravention has been or is likely to be the subject of any other penalty or action or any claim for compensation, and is satisfied that it is nevertheless appropriate to take action under this clause, and	44 45 46 47

[45]

			(b) the Tribunal has considered the action that the licensee has taken or is likely to take in respect of the contravention and the cost to the licensee in taking that action, and is satisfied that it is nevertheless appropriate to take action under this clause.	1 2 3 4		
		(5)	The Tribunal is required to consider the seriousness of the contravention concerned in determining to impose a monetary penalty under this clause.	5 6		
		(6)	The Tribunal must not take action under this clause in respect of a contravention if the Minister has already taken action under clause 8 in respect of the contravention.	7 8 9		
		(7)	Nothing in this clause affects the Minister's powers under clause 8 in respect of a contravention, whether or not the Tribunal has already taken action under this clause in respect of the contravention.	10 11 12		
[46]	Sche	dule 2	2, clause 11	13		
	Inser	t after	clause 10:	14		
	11	Revie	ew of licences	15		
		(1)	The Tribunal must, within 6 months after the end of each successive 5-year period (a <i>review period</i> ), report to the Minister on whether the results of the Tribunal's compliance monitoring during the review period indicate that a review of the licences in force under this Act should be conducted.	16 17 18 19		
		(2)	The Minister is to consider the Tribunal's report and may direct the Tribunal to conduct a review of the licences in force under this Act.	20 21		
		(3)	The first review period under this clause commences on the commencement of this clause.	22 23		
[47]	Sche	dule 3	B Distribution districts	24		
	Inser	t after	the heading to the Schedule: <b>Note.</b> Section 83 (1A) provides for a reference in this Schedule to Ausgrid or Endeavour Energy to be read as a reference to the entity that operates the distribution system concerned after completion of an authorised transaction under the <i>Electricity</i> <i>Network Assets (Authorised Transactions) Act 2015.</i>	25 26 27 28 29		
[48]	Schedule 6 Savings, transitional and other provisions					
	Inser	t after	Part 11:	31		
	Par	t 12	Provisions consequent on enactment of Electricity Network Assets (Authorised Transactions) Act 2015	32 33		
	63	Mear	ning of "amending Act"	34		
			In this Part:	35		
			amending Act means the Electricity Network Assets (Authorised Transactions) Act 2015.	36 37		
	64	Trans	sfer of functions	38		
		(1)	Any act, matter or thing done or omitted to be done by the Secretary relating to a transferred function that had effect immediately before the commencement of the provision of the amending Act that transferred the function continues to have effect as if it had been done or omitted to be done by the Tribunal.	39 40 41 42 43		

	(2)	In this clause: <i>transferred function</i> means a function of the Secretary under this Act that, as a result of amendments made by the amending Act, is conferred on the Tribunal.	1 2 3 4
[49]	<b>Dictionary</b> Omit the de	finition of <i>distributor</i> . Insert instead: <i>distributor</i> means a person who owns, controls or operates a distribution system.	5 6 7 8
[50]	-	definition of "inspector"	9
		etary". Insert instead "Tribunal".	10
[51]	-	definition of "licence"	11
	Insert "or a	transmission operator's licence" after "distributor's licence".	12
[52]	Dictionary		13
	Insert in alp	habetical order: <i>network controller</i> means a person who controls a distribution system or transmission system.	14 15 16
		<i>network owner</i> means a person who owns a distribution system or transmission system or any part of a distribution system or transmission system.	17 18 19
[53]	Dictionary,	definition of "transmission operator"	20
	Omit the de	finition. Insert instead:	21
		<i>transmission operator</i> means a person who owns, controls or operates a transmission system.	22 23
7.8	Electricit		22
7.8 [1]		transmission system.	22 23
	Clause 14 I	transmission system. y Supply (General) Regulation 2014 Exemption from section 13 er than TransGrid or a distributor listed in Schedule 3 to the Act)" from	22 23 24
	Clause 14 I Omit "(oth clause 14 (2 Insert instea	transmission system. y Supply (General) Regulation 2014 Exemption from section 13 er than TransGrid or a distributor listed in Schedule 3 to the Act)" from	22 23 24 25 26
	Clause 14 I Omit "(oth clause 14 (2 Insert instea transmission	transmission system. <b>y Supply (General) Regulation 2014</b> <b>Exemption from section 13</b> er than TransGrid or a distributor listed in Schedule 3 to the Act)" from e.). ad "(other than a distributor listed in Schedule 3 to the Act or an authorised	22 23 24 25 26 27 28 29
[1]	Clause 14 I Omit "(othe clause 14 (2 Insert instea transmission 2015)". Clause 14	transmission system. <b>y Supply (General) Regulation 2014</b> <b>Exemption from section 13</b> er than TransGrid or a distributor listed in Schedule 3 to the Act)" from e.). ad "(other than a distributor listed in Schedule 3 to the Act or an authorised	22 23 24 25 26 27 28 29 30
[1]	Clause 14 I Omit "(othe clause 14 (2 Insert instea transmission 2015)". Clause 14 Insert at the	transmission system. y Supply (General) Regulation 2014 Exemption from section 13 er than TransGrid or a distributor listed in Schedule 3 to the Act)" from e). ad "(other than a distributor listed in Schedule 3 to the Act or an authorised in operator under the <i>Electricity Network Assets (Authorised Transactions) Act</i> end of the clause: Note. Under section 83 (1A) of the Act, a reference to a distributor listed in Schedule 3 to the Act in Schedule 3 to the Act includes a reference to the entity that operates the distribution system after completion of an authorised transaction under the <i>Electricity Network Assets</i>	22 23 24 25 26 27 28 29 30 31 32 33 34 35
[1]	Clause 14 I Omit "(othe clause 14 (2 Insert instea transmission 2015)". Clause 14 Insert at the	<pre>transmission system. y Supply (General) Regulation 2014 Exemption from section 13 er than TransGrid or a distributor listed in Schedule 3 to the Act)" from c). ad "(other than a distributor listed in Schedule 3 to the Act or an authorised n operator under the <i>Electricity Network Assets (Authorised Transactions) Act</i> end of the clause: Note. Under section 83 (1A) of the Act, a reference to a distributor listed in Schedule 3 to the Act includes a reference to the entity that operates the distribution system after completion of an authorised transaction under the <i>Electricity Network Assets (Authorised Transactions) Act</i> y Supply (Safety and Network Management) Regulation 2014</pre>	22 23 24 25 26 27 28 29 30 31 32 33 34 35 36

[2]	Clau syste		letwork operators to ensure safety of distribution and transmission	1 2				
	Omit	t the pe	enalty provision. Insert instead: Maximum penalty: 5,000 penalty units (in the case of a corporation) or 2,500 penalty units (in any other case).	3 4 5				
[3]	Clau	se 7 C	content of safety management systems	6				
	Omit notic	t ", by e giver	no later than 1 March 2015 (or any later date that the Secretary may, by written n to the network operator, direct)," from clause 7 (1).	7 8				
[4]	Clau	se 7 (1	1) (a), (2) and (3)	9				
	Omi	t "Secr	etary" wherever occurring. Insert instead "Minister".	10				
[5]	Clau	se 8 Ir	nplementation of safety management system	11				
	Omi	t the pe	enalty provision. Insert instead:	12				
			Maximum penalty: 10,000 penalty units (in the case of a corporation) or 5,000 penalty units (in any other case).	13 14				
[6]	Clau	ses 10	) (3) and (4), 11 (1) (b), (2) (b), (3) and (5), 13 (1)–(3) and (4) (a) and 42	15				
	Omi	t "Secr	etary" wherever occurring. Insert instead "Tribunal".	16				
[7]	Clau	se 11	Auditing of safety management system	17				
	Omi	t the pe	enalty provision from clause 11 (1). Insert instead:	18				
			Maximum penalty: 10,000 penalty units (in the case of a corporation) or 5,000 penalty units (in any other case).	19 20				
[8]	Clau	se 11	(2)	21				
			any later date that the Secretary may, by written notice given to the network irect)" wherever occurring.	22 23				
[9]	Clau	se 12		24				
	Omi	Omit the clause. Insert instead:						
	12	Nom	ination of person as auditor	26				
		(1)	An audit under clause 11 of a network operator's safety management system is to be carried out by a person who is nominated by the network operator by written notice given to the Tribunal in accordance with procedures ( <i>relevant</i> <i>nomination procedures</i> ) notified by the Tribunal to the network operator.	27 28 29 30				
		(2)	The person nominated by a network operator must be a person chosen from a panel of persons approved by the Tribunal or a person otherwise approved by the Tribunal.	31 32 33				
		(3)	If the Tribunal has not approved a panel of persons for the purposes of a nomination under this clause or the network operator does not nominate a person in accordance with relevant nomination procedures, an audit under clause 11 of the network operator's safety management system is to be carried out by a person who is nominated by the Tribunal by written notice given to the network operator.	34 35 36 37 38 39				
		(4)	A person is not to be nominated or approved for nomination for the purposes of this clause unless the person is independent of the network operator	40 41				

			concerned and competent to carry out an audit of the system in accordance with clause 11.	1 2
		(5)	The approval of a panel of persons for the purposes of this clause is to be notified by the Tribunal on the website of the Tribunal.	3 4
		(6)	The Tribunal may publish details of the policies and procedures of the Tribunal in connection with the exercise of its functions under this clause.	5 6
[10]			Tribunal may require safety management system to be implemented or Ilowing audit	7 8
	Omit	the pe	nalty provision from clause 13 (5). Insert instead:	9
			Maximum penalty: 10,000 penalty units (in the case of a corporation) or 5,000 penalty units (in any other case).	10 11
[11]	Clau	se 14	Network operators to review and modify safety management system	12
	Omit	the pe	nalty provision from clause 14 (1). Insert instead:	13
			Maximum penalty: 5,000 penalty units (in the case of a corporation) or 2,500 penalty units (in any other case).	14 15
[12]	Clau Tribu	se 42 unal	Reports on injuries, incidents and other matters to be submitted to	16 17
	Omit	the pe	nalty provision from clause 42 (2). Insert instead:	18
			Maximum penalty: 8,000 penalty units (in the case of a corporation) or 4,000 penalty units (in any other case).	19 20
[13]	Clau	se 42E	3	21
	Inser	t after	clause 42A:	22
	42B	Regu	llatory functions of Tribunal	23
			For the purposes of section 77 (1) (d) of the Act, the functions of the Tribunal under this Regulation are specified as regulatory functions of the Tribunal.	24 25
[14]	Clau	se 43		26
	Omit	the cl	ause. Insert instead:	27
	43	Dele	gation of Tribunal's functions	28
			The Tribunal may delegate any function conferred or imposed on the Tribunal by or under this Regulation (other than this power of delegation) to:	29 30
			(a) any member or officer of the Tribunal, or	31
			(b) any committee of the Tribunal or any member of such a committee.	32
[15]	Clau	se 44	Savings	33
	Inser	t after	clause 44 (4):	34
		(5)	Any act, matter or thing done or omitted to be done by the Secretary relating to a transferred function that had effect immediately before the commencement of the provision of the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> that transferred the function continues to have effect as if it had been done or omitted to be done by the Tribunal or the Minister, as the case may be.	35 36 37 38 39 40

		(6)	In this clause:		1
			<i>transferred function</i> means a function of the Secretary under a result of amendments made by the <i>Electricity Network As</i> <i>Transactions) Act 2015</i> , is conferred on the Tribunal or the M	sets (Authorised	2 3 4
7.10	Ene	rgy a	nd Utilities Administration Act 1987 No 103		5
	Secti	on 40	Persons may be required to furnish information		6
		t after on 40 (	paragraph (a) of the definition of <i>water or energy serv</i> (5):	<i>ice provider</i> in	7 8
			(a1) an authorised network operator under the <i>Electricity</i> (Authorised Transactions) Act 2015,	Network Assets	9 10
7.11	Ene	rgy S	ervices Corporations Act 1995 No 95		11
	Sche	dule 1	Energy services corporations		12
	Omit	"Erari	ng Energy".		13
7.12	Envi	ironn	ental Planning and Assessment Act 1979 No 20	3	14
	Secti	on 11 <sup>.</sup>	Α		15
	Insert	t after :	ection 111:		16
1	11A		lations for environmental impact assessment by prescribe rities	ed determining	17 18
		(1)	In this section, <i>prescribed determining authority</i> means a p for the purposes of the definition of <i>public authority</i> in secti allow the person to be a determining authority within the mea	on 4 $(1)$ so as to	19 20 21
		(2)	The regulations may make provision for or with respect to the prescribed determining authority of its functions under <i>(environmental impact assessment functions)</i> , including (with provision for or with respect to the following:	er section 111	22 23 24 25
			(a) the manner in which environmental impact assessmen be exercised including the matters that must be con- exercise of those functions,		26 27 28
			(b) requirements for public and other consultation in environmental impact assessment functions, including consultation with the Secretary and the consideration of the Secretary,	requirements for	29 30 31 32
			(c) requirements for the documentation of the exercise of impact assessment functions ( <i>assessment documentation</i> )		33 34
			(d) requirements for making assessment documentation Minister and the Secretary and for the public releas documentation,		35 36 37
			(e) requirements for auditing the exercise of environassessment functions and compliance with requirement under the regulations.		38 39 40
		(3)	The regulations may provide for the approval by the Minist <i>approved code</i> ) that makes provision for or with respect to which the regulations under this section may make provision	the matters for	41 42 43

		(4)	apply provi	pproved code may make provision for or with respect to a matter by ring, adopting or incorporating, with or without modification, the sions of a specified document as in force for the time being or a document ulated, issued or published by a specified person or body.	1 2 3 4
7.13	Envi	ronm	nenta	I Planning and Assessment Regulation 2000	5
[1]	Part '	14 Env	vironm	nental assessment under Part 5 of the Act	6
	Insert	after l	Divisio	on 8:	7
	Division 9			Special provisions relating to electricity distributors and transmission operators	8 9
24	44J	Defin	itions		10
			In thi	s Division:	11
			distri	<i>ity for the purposes of a transacted electricity transmission or bution network</i> includes activities (within the meaning of Part 5 of the for any one or more of the following purposes:	12 13 14
			(a)	development for the purposes of the construction, maintenance or operation of a transacted electricity transmission or distribution network,	15 16 17
			(b)	geotechnical investigations relating to a transacted electricity transmission or distribution network,	18 19
			(c)	environmental management and pollution control relating to a transacted electricity transmission or distribution network,	20 21
			(d)	access for the purpose of the construction, maintenance or operation of a transacted electricity transmission or distribution network,	22 23
			(e)	temporary construction sites and storage areas, including temporary batching plants, the storage of plant and equipment and the stockpiling of excavated material.	24 25 26
			autho	<i>by by edicate of the construction of the cons</i>	27 28 29
			<i>electi</i> has i	<i>ricity transmission or distribution network</i> has the same meaning as it in Division 5 of Part 3 of <i>State Environmental Planning Policy</i> <i>astructure) 2007.</i>	30 31 32
			transa	acted electricity transmission or distribution network means a acted distribution system or transacted transmission system under the ricity Network Assets (Authorised Transactions) Act 2015.	33 34 35
24	4K	Appr	oved (	Code	36
		(1)	an au respe	pproved Code may make provision for or with respect to the exercise by thorised network operator of its functions under section 111 of the Act in ct of an activity for the purposes of a transacted electricity transmission stribution network.	37 38 39 40
		(2)	electr	pproved Code is not to apply to activities for the purposes of a transacted ricity transmission or distribution network for which the operator is red under Part 5 of the Act to furnish or obtain an environmental impact nent.	41 42 43 44

		(3)	Without limitation, an approved Code may include provision for or with respect to any of the matters listed in section 111A (2) of the Act.	1 2
		(4)	An approved Code may specify the period for which the approved Code is in force.	3 4
		(5)	The Minister may by notice in writing to an authorised network operator exempt a specified activity of the operator from the operation of an approved Code. Such an exemption may be made subject to conditions and may be revoked or varied at any time by notice in writing to the operator.	5 6 7 8
2	44L	Proc	edure for approval of Code	9
		(1)	The Minister may approve a Code for the purposes of this Division and may vary or revoke an approved Code.	10 11
		(2)	An approval of a Code, or a variation or revocation of an approved Code, takes effect when notice of it is published in the Gazette or on such later date as is specified in the approval, variation or revocation.	12 13 14
		(3)	The Minister must, before varying or revoking a Code or approving a Code as a replacement for an existing Code, give each authorised network operator who will be affected by it notice of the proposal and an opportunity to make submissions on the proposal. The Minister must take into account any submission made by an authorised network operator within 20 business days after the operator was given notice of the proposal.	15 16 17 18 19 20
[2]	Clau	se 277	Public authorities	21
	Inser	t as cla	ause 277 (5):	22
		(5)	For the purpose of the definition of <i>public authority</i> in section 4 (1) of the Act, an authorised network operator under the <i>Electricity Network Assets</i> ( <i>Authorised Transactions</i> ) Act 2015 is prescribed, but only so as to allow the authorised network operator to be a determining authority within the meaning of Part 5 of the Act for development for the purposes of an electricity transmission or distribution network (within the meaning of State Environmental Planning Policy (Infrastructure) 2007) operated or to be operated by the authorised network operator and that is:	23 24 25 26 27 28 29 30
			(a) permitted without consent by a public authority under that Policy, or	31
			(b) permitted without consent under any other environmental planning instrument.	32 33
7.14	Gov	ernm	ent Information (Public Access) Act 2009 No 52	34
	Sche publi	dule 1 ic inte	I Information for which there is conclusive presumption of overriding rest against disclosure	35 36
	Inser	t at the	e end of the Schedule:	37
	14		mation about authorised transactions under Electricity Network Assets norised Transactions) Act 2015	38 39
			It is to be conclusively presumed that there is an overriding public interest against disclosure of information contained in any document prepared for the purposes of or in connection with an authorised transaction under the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> other than a document the public disclosure of which has been approved by the Treasurer.	40 41 42 43 44

7.15	Independ	lent F	Pricing and Regulatory Tribunal Act 1992 No 39	1		
	Section 10	Deleg	ation of Tribunal's functions	2		
	Insert after	section	n 10 (3):	3		
	(4)		section does not limit any power of delegation conferred on the Tribunal r under any other Act.	4 5		
7.16	Land Dev	/elop	ment Contribution Management Act 1970 No 22	6		
	Section 7 1	Time w	when declared land becomes liable for contribution	7		
	Transaction	ıs) Acı	thorised distributor under the <i>Electricity Network Assets (Authorised t 2015</i> " after "an energy distributor within the meaning of the <i>Energy tions Act 1995</i> " in section 7 (6).	8 9 10		
7.17	Land Tax	Man	agement Act 1956 No 26	11		
	Section 10	Land	exempted from tax	12		
		electri	ion network service provider that holds an authorisation or licence to icity distribution system under the <i>Electricity Supply Act 1995</i> " from	13 14 15		
	Insert instea Electricity		distributor that holds a licence to operate a distribution system under the <i>Act 1995</i> ".	16 17		
7.18	National	Elect	ricity (New South Wales) Act 1997 No 20	18		
	Section 9 F	Regula	ations	19		
	Insert at the	Insert at the end of the section:				
	(2)	Ther	regulations may modify the operation of the National Electricity Rules, to	04		
		the e	xtent that they apply as a law of New South Wales, by making provision r with respect to:	21 22 23		
		the e	xtent that they apply as a law of New South Wales, by making provision	22		
		the end of the	xtent that they apply as a law of New South Wales, by making provision r with respect to: exempting the lessor of a transacted distribution system or transacted transmission system under the <i>Electricity Network Assets (Authorised</i> <i>Transactions) Act 2015</i> from the requirement to be a registered	22 23 24 25 26		
7.19	National	the end for our (a) (b)	xtent that they apply as a law of New South Wales, by making provision r with respect to: exempting the lessor of a transacted distribution system or transacted transmission system under the <i>Electricity Network Assets (Authorised</i> <i>Transactions) Act 2015</i> from the requirement to be a registered participant under the <i>National Electricity (NSW) Law</i> , or matters (including matters of a savings or transitional nature) that are consequential on the enactment of the <i>Electricity Network Assets</i> <i>(Authorised Transactions) Act 2015</i> or an authorised transaction under	22 23 24 25 26 27 28 29 30		
7.19	National Section 69	the each for our (a) (b) Parks	<ul> <li>xtent that they apply as a law of New South Wales, by making provision r with respect to:</li> <li>exempting the lessor of a transacted distribution system or transacted transmission system under the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> from the requirement to be a registered participant under the <i>National Electricity (NSW) Law</i>, or</li> <li>matters (including matters of a savings or transitional nature) that are consequential on the enactment of the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> or an authorised transaction under that Act.</li> <li>s and Wildlife Act 1974 No 80</li> </ul>	22 23 24 25 26 27 28 29 30 31		
7.19	Section 69	the e: for of (a) (b) Parks A Defi	<ul> <li>xtent that they apply as a law of New South Wales, by making provision r with respect to:</li> <li>exempting the lessor of a transacted distribution system or transacted transmission system under the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> from the requirement to be a registered participant under the <i>National Electricity (NSW) Law</i>, or</li> <li>matters (including matters of a savings or transitional nature) that are consequential on the enactment of the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> or an authorised transaction under that Act.</li> <li>s and Wildlife Act 1974 No 80</li> </ul>	22 23 24 25 26 27 28 29 30 31 31		

7.20	Noxious Weed	ds Act 1993 No 11	1		
	Dictionary				
	Insert after paragraph (c1) of the definition of <i>public authority</i> :				
	(c2)	an authorised network operator under the <i>Electricity Network Assets</i> ( <i>Authorised Transactions</i> ) Act 2015 except for the purposes of sections 65 and 70 (2) of this Act, or	4 5 6		
7.21	Protection of	the Environment Operations Act 1997 No 156	7		
[1]	Section 6 Approp	priate regulatory authority	8		
	Insert after section 6 (2) (c):				
	(c1)	activities carried on by an authorised network operator (within the meaning of the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> ) whether at premises occupied by the authorised network operator or otherwise, or	10 11 12 13		
[2]	Section 92 Clean	n-up by public authorities	14		
		or of a transacted distribution system or transacted transmission system <i>ricity Network Assets (Authorised Transactions) Act 2015</i> " after ection 92 (5).	15 16 17		
[3]	Section 218 Othe	er authorities who may also institute proceedings	18		
	Insert after section 218 (6) (c):				
	(c1)	activities carried on by an authorised network operator (within the meaning of the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> ) whether at premises occupied by the authorised network operator or otherwise, or	20 21 22 23		
[4]	Section 226 Enfo	prcement officers	24		
	Insert at the end o	f section 226 (3) (b):	25		
		, or	26		
	(c)	an offence (other than a littering offence) alleged to have been committed in relation to activities carried on by an authorised network operator (within the meaning of the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> ).	27 28 29 30		
[5]	Section 270 Rest	trictions on noise abatement orders	31		
	Insert after section 270 (2) (a):				
	(a1)	any activity carried on by an authorised network operator (within the meaning of the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> ), or	33 34 35		
[6]	Section 278 Rest	trictions on noise abatement directions	36		
	Insert after section	n 278 (2) (a):	37		
	(a1)	any activity carried on by an authorised network operator (within the meaning of the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> ), or	38 39 40		

Protection of	the Environment Operations (General) Regulation 2009	1		
Clause 85 Marir	e Parks Authority	2		
Insert after claus	e 85 (1) (c):	3		
(c1)	activities carried on by an authorised network operator (within the meaning of the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> ) whether at premises occupied by the authorised network operator or otherwise,	4 5 6 7		
Clause 87 Chief	Executive of Office of Environment and Heritage	8		
Insert after clause 87 (c):				
(c1)	activities carried on by an authorised network operator (within the meaning of the <i>Electricity Network Assets (Authorised Transactions) Act 2015</i> ) whether at premises occupied by the authorised network operator or otherwise,	10 11 12 13		
Real Property	y Act 1900 No 25	14		
Section 45D Ap	plication for title by possession	15		
Insert at the end	of section 45D (3) (d):	16		
	or	17		
(e)	the owner of a transacted distribution system or transacted transmission system under the <i>Electricity Network Assets (Authorised Transactions)</i> <i>Act 2015</i> ,	18 19 20		
Road Rules 2	2014	21		
Dictionary		22		
		23 24 25		
Road Transp	ort (Vehicle Registration) Regulation 2007	26		
Dictionary		27		
		28 29 30		
Roads Act 19	93 No 33	31		
Schedule 2 Sav	ings, transitional and other provisions	32		
Omit "within the	meaning of the Gas Supply Act 1996" from clause 5 (1).	33		
Insert instead "un	nder the Gas Supply Act 1996 or the Electricity Supply Act 1995".	34		
Schedule 2, cla	use 5 (1)	35		
Omit "gas distrib	outor's". Insert instead "network operator's".	36		
	Clause 85 Marin Insert after claus (c1) Clause 87 Chief Insert after claus (c1) Real Property Section 45D Ap Insert at the end (e) Road Rules 2 Dictionary Insert "or an au <i>Transactions</i> ) Ac vehicle. Road Transp Dictionary Insert ", or an a <i>Transactions</i> ) Ac vehicle. Roads Act 19 Schedule 2 Sav Omit "within the Insert instead "un	<ul> <li>meaning of the Electricity Network Assets (Authorised Transactions) Act 2015) whether at premises occupied by the authorised network operator or otherwise,</li> <li>Clause 87 Chief Executive of Office of Environment and Heritage</li> <li>Insert after clause 87 (c):         <ul> <li>(c1) activities carried on by an authorised network operator (within the meaning of the Electricity Network Assets (Authorised Transactions) Act 2015) whether at premises occupied by the authorised network operator or otherwise,</li> </ul> </li> <li>Real Property Act 1900 No 25</li> <li>Section 45D Application for title by possession</li> <li>Insert at the end of section 45D (3) (d):         <ul> <li>or</li> <li>(e) the owner of a transacted distribution system or transacted transmission system under the Electricity Network Assets (Authorised Transactions) Act 2015,</li> </ul> </li> <li>Road Rules 2014         <ul> <li>Dictionary</li> <li>Insert "or an authorised distributor under the Electricity Network Assets (Authorised Transactions) Act 2015" after "statutory body" in the definition of public utility service vehicle.</li> </ul> </li> <li>Road Transport (Vehicle Registration) Regulation 2007         <ul> <li>Dictionary</li> <li>Insert ", or an authorised distributor under the Electricity Network Assets (Authorised Transactions) Act 2015," after "statutory body" in the definition of public utility service</li> </ul></li></ul>		

7.27	Rural Fires Act 1997 No 65	1
	Dictionary	2
	Omit "public authority." from paragraph (e) of the definition of <i>public authority</i> .	3
	Insert instead:	4
	public authority,	5
	and in Part 4 includes an authorised network operator under the <i>Electricity</i> Network Assets (Authorised Transactions) Act 2015.	6 7
7.28	State Owned Corporations Act 1989 No 134	8
	Schedule 5 Statutory SOCs	9
	Omit "Eraring Energy".	10
7.29	Subordinate Legislation Act 1989 No 146	11
	Schedule 4 Excluded instruments	12
	Insert at the end of the Schedule (with appropriate item number):	13
	Regulations under the <i>Electricity Network Assets (Authorised Transactions)</i> Act 2015.	14 15
7.30	Transport Administration Act 1988 No 109	16
[1]	Section 80C Payments of subsidies to electricity distributors for removal or relocation of electricity structures	17 18
	Omit "electricity distribution network service provider" wherever occurring.	19
	Insert instead "electricity distributor".	20
[2]	Section 80C (1)	21
	Omit "the provider". Insert instead "the distributor".	22
[3]	Section 80C (3)	23
	Insert after section 80C (2):	24
	(3) In this section, <i>electricity distributor</i> means a distributor under the <i>Electricity Supply Act 1995</i> .	25 26
7.31	Water Management (General) Regulation 2011	27
[1]	Clause 40 Network operators	28
	Omit "or the Gas Supply Act 1996".	29
	Insert instead ", the Gas Supply Act 1996 or the Electricity Supply Act 1995".	30
[2]	Clause 40 (a)	31
	Omit "or gas infrastructure". Insert instead ", gas or electricity infrastructure".	32

7.32	Wilderness Act 1987 No 196	1			
	Section 15 Proposals by statutory authorities affecting certain wilderness areas	2			
	Insert "includes an authorised network operator under the <i>Electricity Network Assets</i> (Authorised Transactions) Act 2015 but" after "statutory authority" in section 15 (3).				
7.33	Work Health and Safety Regulation 2011	5			
	Clause 5 Definitions				
	Insert after paragraph (a) of the definition of <i>electricity supply authority</i> :				
	(a1) a network operator within the meaning of the <i>Electricity Supply Act</i> 1995, and	8 9			