

New South Wales

Statute Law (Miscellaneous Provisions) Bill 2008

Explanatory note

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

Overview of Bill

The objects of this Bill are:

- (a) to make minor amendments to various Acts (Schedule 1), and
- (b) to amend certain other Acts and instruments for the purpose of effecting statute law revision (Schedules 2 and 3), and
- (c) to repeal certain Acts and instruments and provisions of Acts and instruments (Schedule 4), and
- (d) to make other provisions of a consequential or ancillary nature (Schedule 5).

Outline of provisions

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

Clause 2 provides for the commencement of the proposed Act.

Clauses 3 and 5 are machinery provisions that give effect to the Schedules to the proposed Act containing amendments and savings, transitional and other provisions.

Clause 4 gives effect to the Schedule of repeals.

Clause 6 makes it clear that the explanatory notes contained in the Schedules do not form part of the proposed Act.

Clause 7 provides for the repeal of sections 3 and 4 of, and Schedules 1–4 to, the proposed Act after all the amendments made by the proposed Act have commenced. Once the amendments have commenced, those provisions will be spent and section 30 of the *Interpretation Act 1987* provides that the repeal of an amending provision does not affect the amendments made by that provision.

Schedule 1 Minor amendments

Schedule 1 makes amendments to the following Acts:

Aboriginal Land Rights Act 1983 No 42

Agricultural Industry Services Act 1998 No 45

Australian Museum Trust Act 1975 No 95

Births, Deaths and Marriages Registration Act 1995 No 62

Conveyancers Licensing Act 2003 No 3

Dental Practice Act 2001 No 64

Fines Act 1996 No 99

First State Superannuation Act 1992 No 100

Forestry Act 1916 No 55

Forestry and National Park Estate Act 1998 No 163

Guardianship Act 1987 No 257

Licensing and Registration (Uniform Procedures) Act 2002 No 28

Liquor Act 2007 No 90

Local Government Associations Incorporation Act 1974 No 20

Medical Practice Act 1992 No 94

National Parks and Wildlife Act 1974 No 80

Native Vegetation Act 2003 No 103

Nature Conservation Trust Act 2001 No 10

Occupational Health and Safety Act 2000 No 40

Ombudsman Act 1974 No 68

Pharmacy Practice Act 2006 No 59

Police Act 1990 No 47

Poultry Meat Industry Act 1986 No 101

Probate and Administration Act 1898 No 13

Property, Stock and Business Agents Act 2002 No 66

Protection of the Environment Operations Act 1997 No 156

Registered Clubs Amendment Act 2006 No 103

Road Transport Legislation Amendment (Car Hoons) Act 2008 No 4

Soil Conservation Act 1938 No 10

State Authorities Non-contributory Superannuation Act 1987 No 212

State Authorities Superannuation Act 1987 No 211

State Property Authority Act 2006 No 40

State Records Act 1998 No 17

Subordinate Legislation Act 1989 No 146

Superannuation Act 1916 No 28

Sydney Water Catchment Management Act 1998 No 171

Threatened Species Conservation Act 1995 No 101

Valuation of Land Act 1916 No 2

Waste Avoidance and Resource Recovery Act 2001 No 58

Wesley College Incorporation Act 1910

Zoological Parks Board Act 1973 No 34

The amendments to each Act are explained in detail in the explanatory note relating to the Act concerned set out in Schedule 1.

Schedule 2 Amendments by way of statute law revision

Schedule 2 amends certain Acts and instruments for the purpose of effecting statute law revision.

The amendments to each Act and instrument are explained in detail in the explanatory note relating to the Act or instrument concerned set out in Schedule 2.

Schedule 3 Amendments consequential on enactment of Legal Profession Act 2004

Schedule 3 amends certain Acts for the purpose of effecting statute law revision, consequent on the enactment of the *Legal Profession Act 2004*.

The nature of the amendments contained in Schedule 3 is explained in detail in the explanatory note at the beginning of the Schedule and in the explanatory note relating to the Act concerned set out in the Schedule.

Schedule 4 Repeals

Schedule 4 repeals a number of Acts and statutory instruments and provisions of Acts and statutory instruments.

Parts 1 and 2 of the Schedule repeal Acts and statutory instruments that are redundant.

Part 3 of the Schedule repeals Acts or provisions of Acts or instruments that contain only commenced amendments to other Acts or instruments, or uncommenced amending provisions that cannot be commenced because the Act or instrument that they amend has been repealed or has been amended in such a way that they are unincorporable.

Section 30 (2) of the *Interpretation Act 1987* ensures that the repeal of an Act does not affect the operation of any savings, transitional or validation provision contained in the Act, and that the repeal of an amending Act does not affect any amendment made by the Act.

The Acts or instruments that were amended by the Acts being repealed are available electronically at www.legislation.nsw.gov.au.

Schedule 5 General savings, transitional and other provisions

Schedule 5 contains savings, transitional and other provisions of a more general effect than those set out in Schedule 1. The Schedule includes a provision allowing the Governor, by proclamation, to revoke the repeal of any Act or instrument or the provision of any Act or instrument repealed by the proposed Act.

The purpose of each provision is explained in detail in the explanatory note relating to the provision concerned set out in the Schedule.



New South Wales

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New South Wales

Statute Law (Miscellaneous Provisions) Bill 2008

No , 2008

A Bill for

An Act to repeal certain Acts and statutory instruments and to amend certain other Acts and instruments in various respects and for the purpose of effecting statute law revision; and to make certain savings.

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Statute Law (Miscellaneous Provisions) Act 2008.	3
2	Com	mencement	4
	(1)	This Act commences on the date of assent, except as provided by this section.	5
	(2)	The amendments made by Schedules 1–3 commence on the day or days specified in those Schedules in relation to the amendments concerned. If a commencement day is not specified, the amendments commence on the date of assent.	7 8 9 10
3	Ame	ndments	11
		The Acts and instruments specified in Schedules 1–3 are amended as set out in those Schedules.	12 13
4	Rep	eals	14
	(1)	Each Act or statutory instrument specified in Part 1 or 2 of Schedule 4 is repealed.	15 16
	(2)	Each Act or instrument specified in Part 3 of Schedule 4 is, to the extent indicated in that Part, repealed.	17 18
5	Gen	eral savings, transitional and other provisions	19
		Schedule 5 has effect.	20
6	Expl	anatory notes	21
		The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act.	22 23
7	Rep	eal of provisions of Act	24
	(1)	Sections 3 and 4 and Schedules 1–4 are repealed on the day following the day on which all of the provisions of this Act have commenced.	25 26
	(2)	The repeal of Schedules 1–4 does not, because of the operation of section 30 of the <i>Interpretation Act 1987</i> , affect any amendment made by those Schedules.	27 28 29

Scl	าedu	le 1	Minor amendments	1
			(Section 3)	2
1.1	Abo	rigin	al Land Rights Act 1983 No 42	3
	Sche	edule	4 Savings, transitional and other provisions	4
		t ", ar se 45 (fter 18 months after the commencement of this clause" from 2).	5 6
	Inse	t inste	ad "on or after 1 July 2010".	7
	Expl	anatory	y note	8
	on 1 with a by op not b includ Abori its ex Claus must has b	July 20 an approperating the given ding the ginal Lapenses se 45 o not be peen approperation.	on 52B of the Aboriginal Land Rights Act 1983 (the Act), which commenced 1007, a Local Aboriginal Land Council may provide, but only in accordance oval of the New South Wales Aboriginal Land Council, community benefits a social housing scheme for Aboriginal persons in its area. Approval must in unless the social housing scheme satisfies various specified criteria, at it is consistent with the community, land and business plan of the Local and Council and that the income from the scheme will be sufficient to meet including long term maintenance requirements. If Schedule 4 to the Act provides that any existing social housing scheme operated after 18 months from the commencement of that clause unless it poproved or, with the approval of the New South Wales Aboriginal Land	9 10 11 12 13 14 15 16 17 18
	body for ar	. The pi n appro	angements have been made for it to be operated by another person or roposed amendment has the effect of extending the transitional time frame val or other arrangements by a further 18 months to 30 June 2010.	20 21 22
1.2	Agr	iculti	ural Industry Services Act 1998 No 45	23
[1]	Sect	ion 3	Definitions	24
	Omi	t the d	efinition of <i>inspector</i> . Insert instead:	25
			<i>inspector</i> means a person appointed by the Director-General under section 41A.	26 27
[2]	Sect	ion 41	A	28
	Omi	t the se	ection. Insert instead:	29
	41A Appointment of inspectors			
		(1)	The Director-General may appoint any person to be an inspector for the purposes of this Act.	31 32
		(2)	The Director-General may, in and by the instrument of an inspector's appointment, limit the functions that the inspector may exercise under this Act.	33 34 35

	(3)	functions as	or is, to the extent to which the inspector is exercising s an inspector under this Act, subject to the control and f the Director-General.	1 2 3
[3]	Schedule 4	4 Savings, tr	ansitional and other provisions	4
	Insert (with	appropriate	numbering) at the end of the Schedule:	5
	Part		on consequent on enactment of	6
		Statute Act 200	Law (Miscellaneous Provisions) 8	7 8
	lnon			
	insp	ectors		9
			on who, immediately before the substitution of	10
			A by the Statute Law (Miscellaneous Provisions) Act an inspector under this Act is taken to have been	11 12
			as an inspector under that section as so substituted.	13
	Explanatory	* *	was map total under the bottom do be edicated.	14
			mendments to the Agricultural Industry Services Act 1998	15
	(the Act) al	lows the Dire	ctor-General of the Department of Primary Industries to	16
	appoint any p	person (rather) Service	than the Minister for Primary Industries appointing members , as is currently the case) to be an inspector for the purposes	17 18
			sed provision, inspectors are to be subject to the control and	19
			eneral in exercising their functions as an inspector under the	20
			equential amendment.	21
	item [3] or th	e proposed an	nendments inserts a savings and transitional provision.	22
1.3	Australia	ın Museum	n Trust Act 1975 No 95	23
[1]	Section 6	Appointmen	t and procedure	24
	Omit "9 tru	stees" from s	section 6 (1). Insert instead "11 trustees".	25
[2]	Section 8 I	Powers of Tr	rust	26
	Insert at the	e end of section	on 8 (1) (g) (ii):	27
			and	28
		(iii)	any matter for which the Trust determines fees are	29
			payable under subsection (9A),	30
[3]	Section 8 ((9A)-(9C)		31
	Insert after	section 8 (9)	:	32
	(9A)	The Trust n	nay from time to time determine the following:	33
			ees payable for admission to the Australian Museum by part of the Museum,	34 35

		(b) the fees payable for the photographing of exhibits for commercial purposes.	1
	(9B)	Fees may differ according to such factors as the Trust may determine.	3
	(9C)	The Trust may exempt any person or class of persons from paying any fee.	5
[4]	Section 19	Regulations	7
	Omit section	on 19 (1) (d) (i) and (ii).	8
[5]	Schedule 1	1 Composition and procedure of the Trust	g
	Insert at the	e end of clause 1 (b):	10
		, and	11
		(c) at least 1 person who has knowledge of, or experience in, Australian Indigenous culture.	12 13
[6]	Schedule '	1, clause 9 (2) and (3)	14
	Omit the su	ubclauses.	15
[7]	Schedule '	1, clause 9 (5)	16
	Omit "Five	e trustees". Insert instead "Six trustees".	17
[8]	Schedule 3	3 Savings and other provisions	18
	Insert at the	e end of the Schedule:	19
	6 Prov (Mise	vision consequent on enactment of Statute Law cellaneous Provisions) Act 2008	20 21
	-	The amendment to section 6 made by the <i>Statute Law</i> (<i>Miscellaneous Provisions</i>) <i>Act 2008</i> does not affect the appointment or term of office of a person who held office as a trustee immediately before the amendment took effect.	22 23 24 25
	Repeal		26
	Clause 5 of assent to this	the Australian Museum Trust Regulation 2003 is repealed on the date of s Act.	27 28
	Explanatory		29
	Australian M Governor on that the quor	of the Australian Museum Trust Act 1975 (the Act) provides that the Museum Trust (the Trust) is to consist of 9 trustees appointed by the 1 the nomination of the Minister. Clause 9 of Schedule 1 to the Act provides rum for meetings of the Trust is five trustees.	30 31 32 33
	Item [1] of th of the propos	ne proposed amendments increases the number of trustees to 11. Item [7] sed amendments consequently increases the quorum for meetings of the	34 35

			tem [8] of the proposed amendments inserts a transitional provision idment proposed to be made by item [1].	1 2
	composition has knowled requires the	of the T ge of, c trustees	osed amendments inserts an additional requirement relating to the frust, namely, that the trustees must include at least 1 person who or experience in, Australian Indigenous culture. (Currently, the Act is to include at least 1 person with knowledge of, or experience in, it one person with knowledge of, or experience in, education.)	3 4 5 6 7
	to call the fir	st meet	used amendments omits spent provisions that required the Minister ting of the Trust by giving notice to the first 8 trustees of the Trust he conduct of the first meeting of the Trust.	8 9 10
	Trust to dete	rmine t	tralian Museum Trust Regulation 2003 (the Regulation) allows the the fees payable for admission to the Australian Museum and for eum exhibits for commercial purposes.	11 12 13
	Regulation in	ito the s quential	posed amendments transfers the provisions of clause 5 of the section of the Act dealing with powers of the Trust. Items [2] and [4] I amendments. Clause 5 of the Regulation is repealed on the date	14 15 16 17
1.4	Births, D	eath	s and Marriages Registration Act 1995 No 62	18
[1]	Section 28	Appli	cation to register change of child's name	19
	Omit section	n 28 (2	2). Insert instead:	20
	(2)	other relati	e parents of a child are dead, cannot be found or for some reason cannot exercise their parental responsibilities in on to a child, an application for registration of a change of child's name may be made, in a form approved by the strar, by a person to whom a court within Australia has ated:	21 22 23 24 25 26
		(a)	parental responsibility for the child, or	27
		(b)	specific aspects of parental responsibility for the child so long as the making of the application is not outside the scope of the aspects allocated.	28 29 30
	(2A)		ere is more than one such person, an application may be made r subsection (2) only as a joint application of those persons.	31 32
[2]	Section 28	(6)		33
	Omit the su	bsection	on. Insert instead:	34
	(6)	In thi	is section:	35
		powe	ntal responsibility, in relation to a child, means all the duties, ers, responsibilities and authority which, by law, parents in relation to their children.	36 37 38
[3]	Section 49	Issue	of certificate	39
	Omit "Regi	strar-C	General" from section 49 (5). Insert instead "Registrar".	40

	•	
	Section 28 (2) of the <i>Births, Deaths and Marriages Registration Act 1995</i> (enables a child's primary care-giver to apply to the Registrar of Births, De Marriages for registration of a change of the child's name where the parents of cannot exercise their parental responsibilities in relation to the child (for where they are dead).	aths and the child
	Items [1] and [2] of the proposed amendments ensure that:	.
	 (a) only a person who has been allocated parental responsibility (or aspects of parental responsibility) for the child will be able to r application under section 28 (2) of the Act, and 	
	(b) if there is more than one such person, such an application may only as a joint application of all of those persons.	be made 11 12 13
	Item [3] of the proposed amendments corrects a reference to an office.	I.
1.5	5 Conveyancers Licensing Act 2003 No 3	14
[1]	Section 95 Powers of a manager	15
	Insert after section 95 (1) (c):	16
	(c1) wind up the affairs of the business, and	17
[2]	Section 95 (1) (e)	18
	Insert "or winding up" after "conduct".	19
	Explanatory note	20
	Section 95 of the Conveyancers Licensing Act 2003 (the Act) sets out the po- manager (appointed by the Director-General under the Act) to operate a li- business if the licensee is no longer able to operate the business. These include the power to carry out work on behalf of existing or new clients of the and to dispose of property in relation to the business. The proposed ame specify that a manager also has the power to wind up the affairs of the business. incur expenses that are reasonably related to the winding up of the business.	censee's 22 powers 23 business 24 endments 28 ness and 26
1.6	6 Dental Practice Act 2001 No 64	28
	Section 109 Staff	29
	Omit "the Health Administration Corporation" from section 109 (2).	30
	Insert instead "the Director-General".	3.
	Explanatory note	32
	Section 109 of the <i>Dental Practice Act 2001</i> (<i>the Act</i>) allows the Dental Bo <i>Board</i>) to employ such staff as may be necessary to enable the Board to exfunctions. The section requires the Board to concur with the Health Admit Corporation (<i>the HAC</i>) (whose functions, before 17 March 2006, included functions) in fixing the salary, wages, allowances and conditions of employmer staff in so far as they are not fixed by any other Act or law.	ercise its 34 nistration 35 employer 36
	On 17 March 2006, the employer functions of the HAC were removed and are exercised (in relation to staff who are members of the NSW Health Service Director-General of the Department of Health.	

	Accordingly, the proposed amendment to the Act substitutes the Director-General for the HAC as the entity with whom the Board must concur for the purposes of section 109 of the Act.	1 2 3
1.7	Fines Act 1996 No 99	4
	Section 36 How person may elect to have matter dealt with by court	5
	Insert "or other electronic" after "facsimile" in section 36 (3).	6
	Explanatory note	7
	Under section 36 of the <i>Fines Act 1996</i> , a person may elect to have a penalty notice matter dealt with by a court by serving on an appropriate person a written statement	9
	that the person so elects. The section currently allows the statement to be served	10
	electronically only by facsimile. The proposed amendment allows the statement to be served by any means of electronic transmission.	11 12
1.8	First State Superannuation Act 1992 No 100	13
	Schedule 1 Employers	14
	Omit the matter relating to the Electricity Association of New South Wales	15
	from the Schedule.	16
	Commencement	17
	The amendment to the <i>First State Superannuation Act 1992</i> commences on the date on which an order made under clause 3 of Schedule 1 to the <i>Local Government</i>	18 19
	Associations Incorporation Act 1974, as inserted by this Schedule, takes effect.	20
	Explanatory note	21
	The proposed amendment to the First State Superannuation Act 1992 is consequential	22
	on the proposed amendments to the <i>Local Government Associations Incorporation Act 1974</i> referred to elsewhere in this Schedule.	23 24
1.9	Forestry Act 1916 No 55	25
[1]	Section 27A Timber licences	26
	Insert "is the term specified in the licence, but the term" after "timber licence"	27
	in section 27A (2).	28
[2]	Section 27A (2)	29
	Omit "shall" wherever occurring. Insert instead "must".	30
[3]	Sections 27A (3), 27B (3) and 27C (3)	31
	Omit "shall" wherever occurring. Insert instead "are to".	32
[4]	Section 27B Products licences	33
	Omit "shall be" from section 27B (2). Insert instead "is".	34

[5]	Section 27	C Fore	est materials licences	1
	Omit sectio	n 27C	(2). Insert instead:	2
	(2)		term of a forest materials licence is the term specified in the ce, but the term:	3 4
		(a)	must not exceed 5 years without the prior written approval of the Minister, and	5 6
		(b)	must not, in any event, exceed 20 years.	7
	Explanatory	note		8
	forest materia duration, or of timber licence within a State lands). A fore rock, stone, or The taking or restrictions of limitations of ltem [5] of the licence may under the Ac ltem [1] of the term of a timb that provision licences and	als licer of betw e author e forest ectay, sh f timbe containe the lice he prop be issu t. e propo ber lice n) that produc	ences of up to 5 years duration, and timber licences of up to 5 years een 5 and 20 years duration with the approval of the Minister. A prises the holder to take timber on Crown-timber lands (being land or flora reserve and Crown lands except for certain tenured Crown erials licence authorises the holder to take forest materials (being hells, earth, sand, gravel or any like material) from a State forest and forest materials under these licences is subject to various ed in the Act and the regulations and in the conditions and ence concerned. Seed amendments extends the term for which a forest materials ed, in line with the term for which a timber licence may be issued, used amendments amends section 27A (2) to make it clear that the ence is the term (otherwise in accordance with the requirements of its specified in the licence (as is the case with forest materials ets licences under the Act).	9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25
	language.	or trie	proposed amendments replace references to snall with planter	26 27
1.10	Forestry	and I	National Park Estate Act 1998 No 163	28
[1]	Section 14	Makin	ng of agreements	29
	Omit sectio	n 14 (2	2). Insert instead:	30
	(2)	Clim	parties to a forest agreement are to be the Minister for ate Change and the Environment and the Minister for ary Industries.	31 32 33
[2]	Sections 2	1 (2) a	nd 22 (3) and (6)	34
	Omit "Depa	ırtmen	t of Natural Resources" wherever occurring.	35
	Insert instea	ad "De	partment of Environment and Climate Change".	36

Schedule 1 Minor amendments

[3]	Section 22 Public notice and public availability of agreements, assessment documents, approvals and reports	1 2
	Omit "each regional office of the Department of Natural Resources" from section 22 (2).	3 4
	Insert instead "the appropriate regional office of the Department of Environment and Climate Change (as determined by the head of the Department)".	5 6 7
[4]	Section 23 Committees of advice—forest landscape management	8
	Omit "Minister administering the <i>Environmental Planning and Assessment Act 1979</i> " from section 23 (1).	9 10
	Insert instead "Minister".	11
[5]	Section 27 Approvals to be granted jointly by relevant Ministers	12
	Omit section 27 (1). Insert instead:	13
	(1) An integrated forestry operations approval may only be granted jointly by the Minister for Climate Change and the Environment and the Minister for Primary Industries.	14 15 16
	Explanatory note	17
	Items [1], [4] and [5] of the proposed amendments to the Forestry and National Park Estate Act 1998 (the Act) update ministerial references as a consequence of the Public Sector Employment and Management (General) Order 2007 and the Public Sector Employment and Management (Climate Change, Environment and Water) Order 2008.	18 19 20 21
	Item [2] of the proposed amendments updates references in the Act to the Department of Natural Resources, which has been abolished.	22 23
	Item [3] of the proposed amendments replaces the requirement that copies of forest agreements and integrated forestry operations approvals be made available for public inspection at every regional office with a provision that directs that copies be available at the appropriate regional offices as determined by the head of Department of Environment and Climate Change (<i>DECC</i>). All forest agreements and integrated forestry operations approvals are currently made available for public inspection at the head office of DECC and on the Internet.	24 25 26 27 28 29 30
1.11	Guardianship Act 1987 No 257	31
[1]	Section 49 Constitution of the Tribunal	32
	Insert "at least" before "one" in section 49 (4) (b).	33
[2]	Sections 51A (4), 51B (d) and (e), 69 (3) and 72	34
	Omit "the Deputy President" wherever occurring.	35
	Insert instead "a Deputy President".	36

[3]	Section 51B Presiding member of Tribunal	1	
	Omit section 51B (c). Insert instead:	2	
	(c) if the Tribunal is so constituted as not to include the President of the Tribunal but is so constituted as to include a Deputy President of the Tribunal—that Deputy President of the Tribunal, or	3 4 5	
	(c1) if the Tribunal is so constituted as not to include the President of the Tribunal but is so constituted as to include more than one Deputy President of the Tribunal—the Deputy President of the Tribunal that the President of the Tribunal nominates, or	7 8 9 10 11	
[4]	Sections 54 (3), 60, 67D (1) (a) and 68 (1A) (a)	12	
	Omit "Deputy President" wherever occurring.	13	
	Insert instead "a Deputy President".	14	
[5]	Section 75 Rules		
	Omit "(who shall include the President or the Deputy President, or both)" from section 75 (1).	16 17	
[6]	Section 75 (1A)	18	
	Insert after section 75 (1):	19	
	(1A) The members so nominated must include:	20	
	(a) the President, or	21	
	(b) a Deputy President,	22	
	but may include both the President and one or more Deputy Presidents.	23 24	
[7]	Schedule 1 Provisions relating to the Tribunal	25	
	Insert "a" after "The President or" in clause 3 (1).	26	
[8]	Schedule 1, clause 3 (2)	27	
	Omit "The Deputy President". Insert instead "A Deputy President".	28	
[9]	Schedule 1, clause 3 (2) (a) (i)	29	
	Omit "the Deputy President". Insert instead "that Deputy President".	30	

Schedule 1 Minor amendments

[10]	Schedule '	1, clau	use 3 (2A)	1		
	Insert after	clause	2 3 (2):	2		
	(2A)	Depi	ect to any delegation under clause 4, if there is more than one uty President of the Tribunal, the Deputy President who is to cise the President's functions under this clause is:	3 4 5		
		(a)	if there is only one Deputy President appointed on a full-time basis—that Deputy President, or	6 7		
		(b)	if there is more than one Deputy President appointed on a full-time basis or there is no Deputy President appointed on a full-time basis—the Deputy President with the earliest date of appointment as Deputy President.	8 9 10 11		
[11]	Schedule '	1, clau	use 3 (3) and (5)	12		
			ty President" where firstly occurring in clause 3 (3) and ng in clause 3 (5).	13 14		
	Insert inste	ad "a I	Deputy President".	15		
[12]	Schedule '	1, clau	use 3 (3)	16		
	Omit "the I	Deputy	President" where secondly occurring.	17		
	Insert inste	ad "tha	at Deputy President".	18		
[13]	Schedule '	1, clau	use 3 (4)	19		
	Omit the subclause. Insert instead:					
	(4)	Pres	le a Deputy President of the Tribunal exercises the ident's functions, that Deputy President is taken to be the ident.	21 22 23		
[14]	Schedule '	1, clau	use 4	24		
	Item [1] of the Governor to Items [2]–[9] Item [10] of Deputy Presfunctions in to whether the Item Item Item Item Item Item Item Ite	ne propagate and [1 the problem along the absolute as a long to the ab	president". Insert instead "any Deputy President". posed amendments to the <i>Guardianship Act 1987</i> will enable the ent more than one Deputy President of the Guardianship Tribunal. 1]–[14] are consequential amendments. poposed amendments provides that where there is more than one appointed, the Deputy President who will exercise the President's sence of a delegation by the President will be determined according a Deputy President appointed on a full-time basis and, if necessary, Deputy President has the earliest date of appointment as Deputy	25 26 27 28 29 30 31 32 33		

1.12	Lice No 2		Reg	istration (Uniform Procedures) Act 2002	1				
[1]	Schedule 1 Licences to which Part 2 of Act applies								
				(d), trapper's licence" from the matter relating to the dlife Act 1974.	2				
	Inser	t instead "sec	tion 1	33A (1) (d), commercial fauna harvester's licence".	6				
[2]	Sche	dule 4 Amei	ndmei	nt of other Acts and statutory rules	7				
	Omit	"An authoris	sed off	icer" from proposed section 133A (1) in Schedule 4.9.	8				
	Inser	t instead "Th	e Dire	ctor-General".	g				
[3]	Sche	dule 4.9			10				
	Omit	"trappers' li	cences	s" from proposed section 133A (1) (d).	11				
		t instead "con	nmerc	cial fauna harvesters' licences".	12 13				
	The proposed amendments to the <i>Licensing and Registration (Uniform Procedures)</i> Act 2002 are consequential on items [2] and [10]–[15] of the proposed amendments to the <i>National Parks and Wildlife Act 1974</i> referred to elsewhere in this Schedule. Those amendments:								
	(a) replace references to an "authorised officer" in Part 9 of that Act (Licensing in respect of fauna, native plants and threatened species) with references to the Director-General of the Department of Environment and Climate Change, and								
	(b) change the name of a trapper's licence under that Act to a commercial fauna harvester's licence.								
1.13	Liqu	or Act 200	07 No	90	23				
[1]	Secti	ion 33 Wine	produ	icers	24				
	Omit	section 33 (3	3) (b).	Insert instead:	25				
		(b)	relate only wine	e case only of wine—it is uniquely the licensee's (or a ed corporation of the licensee's) own product, but if that product contains not less than a percentage of e, as prescribed by the regulations, that has been uced:	26 27 28 29 30				
			(i)	by or under the direction of the licensee (or a related corporation of the licensee) on the licensed premises or a vineyard related to the licensed premises, or	31 32 33				
			(ii)	on the licensee's behalf from fruit grown on the licensed premises or a vineyard related to the licensed premises.	34 35 36				

Statute Law (Miscellaneous Provisions) Bill 2008

Schedule 1	Minor amendments
OCHCUUIC I	

[2]	Sect	ion 33 (4) (b)	,
		"is contiguous with the licensed premises or".	2
[3]	Sect area	ion 34 Small-scale producers of beer, spirits etc in non-metropolitan s	3
	Omit	"Areas of Newcastle" from section 34 (3) (b).	5
	Inser	t instead "Area of Newcastle".	6
	Expla	anatory note	7
	the lice on the have (that in The records)	on 33 of the <i>Liquor Act 2007</i> (<i>the Act</i>) authorises licensed wine producers to sell tensee's product in a number of ways, including take-away sales and for "tastings" be licensed premises. The definition of <i>licensee's product</i> requires the wine to been produced from fruit grown on the licensed premises or a related vineyard is, a vineyard operated by the licensee and that is nearby the licensed premises), bequirement for the fruit to be grown on the licensed premises or a related vineyard not currently apply to licensed vignerons under section 22 of the <i>Liquor Act 1982</i> .	8 9 10 11 12 13
	licens	[1] of the proposed amendments will restore existing arrangements so that a sed wine producer will be able to sell wine that is produced on the licensed ises regardless of whether it is made from fruit grown on those premises.	15 16 17
	prem licens viney	on 33 (4) (b) of the Act currently defines a vineyard as being related to licensed ises if it "is contiguous with the licensed premises or is within 500 metres of the sed premises". Item [2] of the proposed amendments omits the reference to the ard being contiguous as a vineyard within 500 metres of licensed premises is esarily contiguous with those premises.	18 19 20 21 22
		[3] of the proposed amendments corrects a typographical error.	23
1 14	Loc	al Government Associations Incorporation Act 1974	24
1.17	No 2		25
[1]	Sect	ions 14 and 15	26
• •	Inser	t after section 13:	27
	14	Populations	0.0
	14	Regulations	28
		The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required	29
		or permitted to be prescribed or that is necessary or convenient to	30 31
		be prescribed for carrying out or giving effect to this Act.	32
	15	Savings, transitional and other provisions	33
		Schedule 1 has effect	34

[2]	Schedule 1 Insert at the end of the Act:				
	Schedu	ile 1	Savings, transitional and other provisions	3	
			(Section 15)	5	
	Part 1	Gene	ral	6	
	1 Regi	ulations		7	
	(1)		gulations may contain provisions of a savings or nal nature consequent on the enactment of the following	8 9 10	
			Law (Miscellaneous Provisions) Act 2008, to the extent mends this Act	11 12	
	(2)		h provision may, if the regulations so provide, take effect e date of assent to the Act concerned or a later date.	13 14	
	(3)	that is e	xtent to which any such provision takes effect from a date arlier than the date of its publication in the Gazette, the n does not operate so as:	15 16 17	
		th	affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that the person existing before the date of its publication, or	18 19 20	
		ar	o impose liabilities on any person (other than the State or a authority of the State) in respect of anything done or mitted to be done before the date of its publication.	21 22 23	
	Part 2		tion of Electricity Association of New n Wales	24 25	
	2 Defii	nitions		26	
		In this P		27	
			n order—see clause 3 (1).	28	
			neans any legal or equitable estate or interest (whether	29	
			or future, whether vested or contingent and whether l or assignable) in real or personal property of any	30 31	
		descript	ion (including money), and includes securities, choses in nd documents.	32 33	

		<i>Electricity Association</i> means the Electricity Association of New South Wales.	1 2
		<i>liabilities</i> means any liabilities, debts or obligations (whether present or future, whether vested or contingent and whether personal or assignable).	3 4 5
		<i>rights</i> means any rights, powers, privileges or immunities (whether present or future, whether vested or contingent and whether personal or assignable).	6 7 8
3	Mini	ster may abolish Electricity Association	9
	(1)	The Minister may, by order published in the Gazette (an <i>abolition order</i>), abolish the Electricity Association.	10 11
	(2)	The Minister may make an abolition order only if:	12
		(a) the Electricity Association has requested, in writing, that the Minister make the order, and	13 14
		(b) the Minister for Energy has consented to the making of the order.	15 16
	(3)	An abolition order has effect from the day that the order is published in the Gazette or on such later day as may be specified in the order.	17 18 19
4	Prov	risions consequent on abolition of Electricity Association	20
	(1)	A person who immediately before the abolition of the Electricity Association held office as a member of the Electricity Association:	21 22 23
		(a) ceases to hold that office on the abolition of the Association, and	24 25
		(b) is not entitled to any remuneration or compensation because of the loss of that office.	26 27
	(2)	On the day on which an abolition order has effect the assets, rights and liabilities of the Electricity Association become the assets, rights and liabilities of the Crown.	28 29 30
5		endment of this Act consequent on abolition of Electricity ociation	31 32
		On the day on which an abolition order has effect, this Act is amended by:	33 34
		(a) inserting "and" after "New South Wales," in section 2 (a) (ii), and	35 36

			(b)	omitting sections 2 (a) (iii) and 4 (3)–(9).	1
		Expla	natory	note	2
		when distrib	counci ution. iation	ty Association of New South Wales (<i>the Association</i>) was formed is joined together to exercise certain powers in relation to electricity in 2001 the Association wound back its operations and now the does not have an office or any staff. The Association's executive to wind up the Association.	3 4 5 6 7
		does r	not pro	e Local Government Associations Incorporation Act 1974 (the Act) vide a mechanism for the abolition of the Association. The purpose sed amendments is to provide such a mechanism.	8 9 10
		Sched Ministreques conse conse and al Item [lule produce to rested the steel the	rts proposed Schedule 1 into the Act. Proposed clause 3 of that ovides a mechanism for abolishing the Association by enabling the nake an order abolishing the Association if the Association has nat the Minister make such an order and the Minister for Energy the making of the order. The proposed Schedule also contains al savings and transitional provisions (proposed clauses 2, 4 and 5) or the making of transitional regulations (proposed clause 1). Let's a regulation-making power into the Act and a machinery give effect to proposed Schedule 1.	11 12 13 14 15 16 17 18
1.15	Med	ical F	Practi	ice Act 1992 No 94	20
	Secti	on 142	2 Staf	f of the Board	21
	Omit	"the H	lealth	Administration Corporation" from section 142 (2).	22
	Insert	instea	d "the	e Director-General".	23
	•	natory			24
	Medic Board Health includ- emplo	al Boar to exe Admin ed emp yment o	rd (<i>the</i> ercise i sistration bloyer f of such	Medical Practice Act 1992 (the Act) allows the New South Wales Board) to employ such staff as may be required to enable the ts functions. The section requires the Board to concur with the on Corporation (the HAC) (whose functions, before 17 March 2006, unctions) in fixing the salary, wages, allowances and conditions of mostaff in so far as they are not fixed by any other Act or law.	25 26 27 28 29 30
	exerci	sed (in	relation	the employer functions of the HAC were removed and are currently to staff who are members of the NSW Health Service) by the the Department of Health.	31 32 33
		AC as th		posed amendment to the Act substitutes the Director-General for y with whom the Board must concur for the purposes of section 142	34 35 36
1.16	Nati	onal l	Park	s and Wildlife Act 1974 No 80	37
[1]	Secti	on 21			38
	Omit	the sec	ction.	Insert instead:	39
	21	Deleg	gation		40
		(1)		Minister may delegate the exercise of any function of the ster under this Act (other than this power of delegation) to:	41 42

		(a)	the Director-General, or	1
		(b)	a member of staff of the Department of Environment and Climate Change, or	2
		(c)	a board of management, or	4
		(d)	any person, or any class of persons, authorised for the purposes of this subsection by the regulations.	5
	(2)	of th	Director-General may delegate the exercise of any function ne Director-General under this Act (other than this power of gation) to:	7 8 9
		(a)	a member of staff of the Department of Environment and Climate Change, or	10 11
		(b)	a board of management, or	12
		(c)	any person, or any class of persons, authorised for the purposes of this subsection by the regulations.	13 14
[2]	Sections 4 121 (1) (b)	5 (3) (and 1	(a), 56 (3) (a), 58Q (3) (a), 70 (3) (a), 98 (3) (a), 103 (2), 29 (a) and (b)	15 16
	Omit "trapp	er's li	icence" wherever occurring.	17
	Insert instea	ad "co	ommercial fauna harvester's licence".	18
[3]	Section 69	A Def	initions	19
	Omit the de	efinitic	on of <i>Trust</i> from section 69A (1).	20
[4]	Section 69	B Cor	nservation agreements	21
	Omit ", or t 69B (1).	the Mi	inister and the Trust (but not the Trust alone)," from section	22 23
[5]	Section 69	B (1A) and (1B)	24
	Omit the su	bsecti	ons.	25
[6]	Section 69	C Pur	pose and content of agreements	26
	Omit "or the where firstl		st, or both the Minister and the Trust" from section 69C (3) arring.	27 28
[7]	Section 69	C (3)		29
	Omit "or the occurring.	ne Tru	st, or both the Minister and the Trust severally," wherever	30 31

[8]	Section 69I Proposals by statutory authorities affecting conservation areas	1 2
	Omit ", or both the Minister and the Trust, as appropriate" from section 69I (5).	3 4
[9]	Section 119 Definition	5
	Omit the definition of authorised officer.	6
[10]	Sections 120 (1), 121 (1), 123 (1), 124 (1) and (3), 125 (1) and (3), 125A, 126 (1) and (2), 127, 128 (1), 131 (1), 132, 132A (1) and (2), 132C (1) and 133 (2) and (3)	7 8 9
	Omit "An authorised officer" wherever occurring.	10
	Insert instead "The Director-General".	11
[11]	Section 123 Commercial fauna harvester's licence	12
	Omit "trapper's licence" from section 123 (1).	13
	Insert instead "commercial fauna harvester's licence".	14
[12]	Section 123 (2) and (3)	15
	Omit "trapper's licence" wherever occurring.	16
	Insert instead "commercial fauna harvester's licence".	17
[13]	Section 133 Conditions and restrictions attaching to licences and certificates and variation of licences and certificates	18 19
	Omit "the authorised officer" from section 133 (2).	20
	Insert instead "the Director-General".	21
[14]	Section 133 (3) (b)	22
	Omit "by any authorised officer".	23
[15]	Section 135 Appeal	24
	Omit "an authorised officer" from section 135 (1).	25
	Insert instead "the Director-General".	26

[16]	Schedule	3 Savings, transitional and other provisions	1
	Insert at the	he end of the Schedule with appropriate Part and clause numbers:	2
	Part	Provisions consequent on enactment of Statute Law (Miscellaneous Provisions) Act 2008	3 4 5
	Def	inition	6
		In this Part, <i>amending Act</i> means the <i>Statute Law (Miscellaneous Provisions) Act 2008</i> .	7 8
	Sav	ving of delegations	9
		Any delegation made under section 21 by the Minister or the Director-General and in force immediately before the substitution of that section by the amending Act continues to have effect as if it were a delegation made by the Minister or the Director-General under section 21 as substituted, but may be revoked at any time by the Minister or the Director-General, as appropriate.	10 11 12 13 14 15
	Sav	ring of trapper's licences	17
		Any trapper's licence in force immediately before the commencement of the amending Act is taken to be a commercial fauna harvester's licence in force under section 123.	18 19 20
		ring of certain licences and certificates issued by authorised cers under Part 9	21 22
		A licence or certificate issued by an authorised officer under Part 9 of the Act, and a condition or restriction attached to such a licence or certificate, that was in force immediately before that Part was amended by the amending Act is taken to have been issued or attached by the Director-General.	23 24 25 26 27
	Explanato	•	28
	Act) substi and the En Climate Ch references Wildlife Se delegation	the proposed amendments to the <i>National Parks and Wildlife Act 1974</i> (<i>the</i> tutes section 21 of the Act to clarify to whom the Minister for Climate Change vironment and the Director-General of the Department of Environment and hange (<i>DECC</i>) may delegate their functions under the Act (by replacing to an officer of or an office holder in the now dissolved National Parks and rvice with a reference to a member of staff of DECC) and to expand their powers by allowing delegation to a board of management established for land under Part 4A of the Act.	29 30 31 32 33 34 35 36

	Items [3]–[8] amend sections 69A, 69B, 69C and 69I of the Act to remove references to, and the role of, the Nature Conservation Trust in relation to the making of conservation agreements under the Act. These amendments arise from recommendations contained in the 5 year statutory review of the <i>Nature Conservation Trust Act 2001</i> .	1 2 3 4 5
	Item [10] amends various provisions in Part 9 (Licensing in respect of fauna, native plants and threatened species) of the Act to provide that it is the Director-General, and not an authorised officer, who is to issue licences and certificates under that Part. Items [9] and [13]–[15] make consequential amendments.	6 7 8 9
	Items [11] and [12] of the proposed amendments amend section 123 of the Act to change the name of the trapper's licence to the commercial fauna harvester's licence to more accurately reflect the activities authorised by the licence. Item [2] makes consequential amendments.	10 11 12 13
	Item [16] inserts savings provisions into Schedule 3 (Savings, transitional and other provisions) to the Act.	14 15
1.17	Native Vegetation Act 2003 No 103	16
	Section 4 Definitions	17
	Omit the definition of <i>Director-General</i> in section 4 (1). Insert instead:	18
	Director-General means the Director-General of the Department of Environment and Climate Change.	19 20
	Commencement	21
	The amendment to the <i>Native Vegetation Act 2003</i> is taken to have commenced on 27 April 2007.	22 23
	Explanatory note	24
	On 27 April 2007, the <i>Public Sector Employment and Management (General) Order</i> 2007 abolished the Department of Natural Resources. Clause 17 of that Order provided that in any document a reference to the Department of Natural Resources is to be construed as a reference to the Department of Environment and Climate Change (except in the limited circumstances set out in that clause). A previous Order, the <i>Public Sector Employment and Management (Planning and Natural Resources) Order 2005</i> , had abolished the Department of Infrastructure, Planning and Natural Resources and established the Department of Natural Resources. That Order also provided as to how references to the abolished Department were to be construed. The combined effect of these Orders means that the definition of <i>Director-General</i> in section 4 (1) of the <i>Native Vegetation Act 2003</i> is to be construed as a reference to the Director-General of the Department of Environment and Climate Change. The proposed amendment to the <i>Native Vegetation Act 2003</i> updates the definition of	25 26 27 28 29 30 31 32 33 34 35 36
	Director-General in section 4 (1) of the Act in accordance with those Orders. The amendment is taken to have effect on 27 April 2007, the date of commencement of Part 3 of the <i>Public Sector Employment and Management (General) Order 2007</i> .	38 39 40
1.18	Nature Conservation Trust Act 2001 No 10	41
[1]	Section 3 Definitions	42
	Omit the definitions of <i>conservation agreement</i> and <i>property agreement</i> .	43

Schedule 1 Minor amendments

[2]	Section (6 Meani	ng of "conservation priorities"	1		
	Omit "co	nservati	on agreement, property agreement or" from section 6 (1) (a).	2		
[3]	Section (6 (2)		3		
	Omit the	subsecti	ion. Insert instead:	4		
	(2)		conservation priorities of the Trust must be consistent with Act (in relation to Trust agreements).	6		
[4]	Section 7	7 Meani	ng of "Revolving Fund Scheme"	7		
	Omit "(w a property	hich ma y agreen	y, but need not, take the form of a conservation agreement or nent)" from section 7 (b).	9		
[5]	Section '	I1 Func	ctions of Trust	10		
	Omit sect	ion 11 ((2) (d)–(g) and (3).	11		
[6]	Section '	13		12		
	Omit the section. Insert instead:					
	13 Seal of Trust					
	(1)		seal of the Trust is to be kept by the Chief Executive Officer are Trust or a member of the Board authorised by the Board to it.	15 16 17		
	(2)	The	seal of the Trust is to be affixed to a document only:	18		
		(a)	in the presence of the Chief Executive Officer or a member of the Board who is authorised to do so by the Board generally or in a particular case or class of cases, and	19 20 21		
		(b)	with an attestation by the signature of the Chief Executive Officer or member, as the case may be, of the fact of the affixing of the seal.	22 23 24		
[7]	Section '	18 Mem	bers of Board	25		
	Omit "10	" from s	section 18 (1). Insert instead "9".	26		
[8]	Section '	18 (1) (a	n)	27		
	Omit sect	ion 18 ((1) (a) and (b). Insert instead:	28		
		(a)	one is to be an officer of the Department of Environment and Climate Change, and	29 30		

[9]	Sect	ion 18	3 (1A)	4
[2]			section 18 (1):	1
				2
		(1A)	The Chief Executive Officer of the Trust is not to be appointed a member of the Board.	d as 3
[10]	Sect	ion 18	3 (2) (d)	5
	Omi	t "cons	servation agreements, property agreements and".	6
[11]	Sect	ion 22	Trust to submit draft business plan to Minister	7
	Omit section 22 (2). Insert instead:			8
		(2)	The conservation priorities of the Trust must be consistent wany regulations made under section 46 (2) (a).	vith 9
[12]	Sect	ion 23	Consideration of plan	11
	Omi	t sectio	on 23 (1). Insert instead:	12
		(1)	The Minister is to determine whether the conservation priori of the Trust specified in the draft business plan delivered to Minister under section 22 are consistent with any regulationade under section 46 (2) (a).	the 14
[13]	Sect	ion 23	3 (2)	17
	Omit "(having regard to the views of the Minister for Land and Water Conservation)".			ater 18
[14]	Section 25 Amendment of plan			20
	Omi	t", in c	consultation with the Minister for Land and Water Conservation	n,". 21
[15]	Section 34			22
	Omit the section. Insert instead:			23
	34	Dura	ation of agreement	24
		(1)	A Trust agreement:	25
			(a) takes effect from a day specified in the agreement, and	. 26
			(b) remains in force for such period as is specified in agreement or, if no period is specified, until it is termina under subsection (2).	
		(2)	Despite subsection (1), a Trust agreement may be terminated any time by consent of all parties to the agreement.	d at 30

[16]	Section 3	39 Register of agreements	1	
	Omit sect	tion 39 (1). Insert instead:	2	
	(1)	The Trust must keep a written register of all Trust agreements.	3	
[17]	Section 4	1 5	4	
	Omit the	section. Insert instead:	5	
	45 La	ndholders may seek assistance	6	
		Nothing in this Act prevents a landholder who is a party to a Trust agreement from seeking financial or other assistance from any Government source in meeting his or her obligations under the agreement concerned.	7 8 9 10	
[18]	Schedule	e 1 Members and procedure of the Board	11	
	Insert afte	er clause 2 (2) of Schedule 1:	12	
	(3)	Section 19 does not apply to the re-appointment of a member that is for a period of 12 months or less, but only in respect of the first re-appointment of that member.	13 14 15	
[19]	Schedule	e 1, clause 5 (1) (i)	16	
	Omit "or	(b)".	17	
[20]	Schedule 1, clause 12			
	Omit "7". Insert instead "5".			
	Commencement			
	Items [7], [8], [19] and [20] of the amendments to the <i>Nature Conservation Trust Act 2001</i> commence on 1 August 2008.			
	Explanatory note			
	The proposed amendments to the <i>Nature Conservation Trust Act 2001</i> (the Act) outlined below arise from recommendations contained in the report of the NSW Government Review Group on the statutory review of the <i>Nature Conservation Trust Act 2001</i> which was tabled in Parliament in 2007.			
	At present under the Act, the Nature Conservation Trust of New South Wales (<i>the Trust</i>) is able to negotiate, and be a party to:			
	`´ ent	nservation agreements under the <i>National Parks and Wildlife Act 1974</i> , to be ered into by a landholder and the Minister administering that Act for inservation purposes associated with the land concerned, and	30 31 32	
	Act forr cor	perty agreements under the now repealed <i>Native Vegetation Conservation</i> 1997, to be entered into by a landholder and the Director-General of the mer Department of Land and Water Conservation for the purpose of the isservation and management of vegetation on the land concerned.	33 34 35 36	
	The Trust currently has the functions of monitoring and enforcing compliance with such agreements to which it is a party, as well as providing ongoing managerial, technical			

and financial assistance to the landholders concerned. The NSW Government Review Group found that these functions had not yet been exercised by the Trust and that it was inappropriate for the Trust to exercise the functions. The Group recommended that functions of the Trust in respect of conservation agreements and property agreements be removed from the Act so that there is a clear differentiation between the activities of the Trust and the work of certain government agencies. Items [1]–[5], [10], [11], [16] and [17] of the proposed amendments therefore remove references in the Act to conservation agreements and property agreements. Items [12]–[14] make consequential amendments by removing the requirement for the Trust to consult with the Minister for Land and Water Conservation when considering or amending a business plan under the Act.

Item [6] of the proposed amendments provides that the seal of the Trust is to be kept by the Chief Executive Officer of the Trust (*the CEO*) or a member of the Board of the Trust authorised by the Board (currently, the seal is to be kept by the Chairperson of the Board). The item also provides that the seal is to be affixed to a document only in the presence of the CEO or a member of the Board authorised by the Board to do so (instead of 2 members as is currently the case) and with an attestation by the signature of the relevant person.

Currently, the Board of the Trust is required to have 10 members, with a quorum of 7 members for Board meetings. The NSW Government Review Group noted that it has sometimes been difficult to achieve a quorum of 7 members and so recommended that the Board membership requirement be reduced to 9 members and that the quorum requirement be reduced to 5 members. Items [7], [19] and [20] of the proposed amendments implement this recommendation.

The Act also currently provides that of the 10 members of the Board, one is to be an officer of the National Parks and Wildlife Service (now part of the Department of Environment and Climate Change (**DECC**)) and one is to be an officer of the former Department of Land and Water Conservation. That Department previously administered functions relating to property agreements under the repealed *Native Vegetation Conservation Act 1997*, but, as a consequence of administrative changes, these functions are now carried out by DECC. This means there are currently two members of the Board who are officers of DECC. As the Trust's functions in respect of property agreements are to be removed from the Act, and as the Board's membership is to be reduced from 10 to 9 members, item [8] of the proposed amendments provides for just one member of the Board to be appointed from DECC.

Item [9] of the proposed amendments provides that the CEO of the Trust is not to be appointed as a member of the Board.

Item [15] of the proposed amendments allows for the Trust to enter into Trust agreements for a fixed period or until terminated at any time by consent of all parties to an agreement (currently such agreements may only be entered into for a fixed period).

Item [18] of the proposed amendments provides that a non-government member of the Board may be re-appointed without the requirement for advertising for nominations for an appointment under section 19 of the Act, but only in respect of a re-appointment that is for a period of 12 months or less and only in respect of that member's first re-appointment.

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1.19	Occupational Health and Safety Act 2000 No 40	1
[1]	Sections 86 and 87	2
	Omit "mining workplace" from sections 86 (5) and 87 (6) (as amended by the <i>Mine Health and Safety Act 2004</i>), wherever occurring.	3 4
	Insert instead "mine to which the Mine Health and Safety Act 2004 applies".	5
[2]	Section 107A Time for instituting proceedings—special provision for work incident notification	6 7
	Omit "Mines Inspection Act 1901 applies—to section 47" from section 107A (6) (a).	8 9
	Insert instead "Mine Health and Safety Act 2004 applies—to section 88". Commencement The amendments made to the Occupational Health and Safety Act 2000 commence on 1 September 2008 (being, in relation to the amendment made by item [1], the date on which Schedule 2 [15] to the Mine Health and Safety Act 2004 commences and, in relation to the amendment made by item [2], the date on which section 191 of that Act (which repeals the Mines Inspection Act 1901) commences).	10 11 12 13 14 15
	Explanatory note	17
	Schedule 2 to the <i>Mine Health and Safety Act 2004</i> (the Amending Act) makes various amendments to the <i>Occupational Heath and Safety Act 2000</i> (the Principal Act) which are due to commence on 1 September 2008. These include replacing the definition of <i>mine</i> in the Principal Act with a definition of <i>mining workplace</i> . The definition of <i>mining workplace</i> (unlike the definition of <i>mine</i>) includes places of work at which activities under the <i>Petroleum (Onshore) Act 1991</i> or the <i>Petroleum (Submerged Lands) Act 1982</i> (the <i>Petroleum Acts</i>) are carried out.	18 19 20 21 22 23 24
	The effect of the amendment made by Schedule 2 [15] to the Amending Act to sections 86 and 87 of the Principal Act (which provide for notification procedures in the event of a notifiable incident occurring at a workplace and measures to be taken to ensure that plant is not disturbed in the event of a serious incident occurring at a workplace) is to disapply those sections in relation to mining workplaces. The Amending Act makes alternative provision for those procedures and measures in relation to mines (as defined) but not in relation to workplaces at which activities under the Petroleum Acts are carried out.	25 26 27 28 29 30 31
	To the extent to which sections 86 and 87 are disapplied in relation to workplaces at which activities under the Petroleum Acts are carried out, the effect of the amendment made by Schedule 2 [15] is unintended. Item [1] of the proposed amendments allows sections 86 and 87 to continue to apply in relation to those workplaces.	33 34 35 36
	The Amending Act also repeals the <i>Mines Inspection Act 1901</i> , with effect from 1 September 2008. Item [2] of the proposed amendments replaces a reference to a section of the <i>Mines Inspection Act 1901</i> with the section of the Amending Act that replaces it.	37 38 39 40

1.20	Ombudsman Act 1974 No 68
	Section 10 Delegation
	Insert "or 29 (1) (a) or (2) (a)" after "section 28" in section 10 (2A) (b).
	Explanatory note Section 29 (1) (a) and (2) (a) of the <i>Ombudsman Act 1974</i> (<i>the Act</i>) provide for the
	Ombudsman to keep complainants informed of the progress of investigations made by the Ombudsman in relation to their complaints. Currently, the Ombudsman may delegate these largely administrative reporting functions only to an Assistant Ombudsman. The proposed amendment to the Act allows delegation of these functions also to a special officer of the Ombudsman. (The Ombudsman may currently delegate another of the Ombudsman's reporting functions to special officers, namely, the function of reporting the Ombudsman's opinion that a public authority is or may be guilty of serious misconduct, to Ministers and heads of public authorities.)
1.21	Pharmacy Practice Act 2006 No 59
	Section 101 Staff
	Omit "the Health Administration Corporation" from section 101 (3).
	Insert instead "the Director-General".
	Explanatory note
	Section 101 of the <i>Pharmacy Practice Act 2006</i> (<i>the Act</i>) allows the Pharmacy Board (<i>the Board</i>) to employ such staff as are necessary to enable the Board to exercise its functions. The section requires the Board to concur with the Health Administration Corporation (<i>the HAC</i>) (whose functions, before 17 March 2006, included employer functions) in fixing the salary, wages, allowances and conditions of employment of such staff in so far as they are not fixed by any other Act or law.
	On 17 March 2006, the employer functions of the HAC were removed and are currently exercised (in relation to staff who are members of the NSW Health Service) by the Director-General of the Department of Health.
	Accordingly, the proposed amendment to the Act substitutes the Director-General for the HAC as the entity with whom the Board must concur for the purposes of section 101 of the Act.
1.22	Police Act 1990 No 47

Section 141 Factors affecting decision as to investigation of complaint

Insert after section 141 (1):

- (1A) Additional information from the person making the complaint, and any existing information relevant to the complaint to which the Commissioner or Ombudsman can readily obtain access, may be used in making a decision under subsection (1).
- (1B) The making of a decision under subsection (1) is not an investigation of the complaint to which the decision relates.

	Explanatory	noto		
	The proposed or the Ombud to be investig relevant informalso clarifies	I amendment to the <i>Police Act 1990</i> permits the Commissioner of Police Isman, when deciding whether a complaint against a police officer needs ated, to use additional information from the complainant and any existing mation to which they can readily gain access. The proposed amendment that the preliminary assessment of whether a complaint is to be so not an investigation of the complaint.	1 2 3 4 5 6	
1.23	Poultry M	eat Industry Act 1986 No 101	8	
[1]	Section 6A	Establishment of Advisory Group	ę	
	Omit "electe	ed" from section 6A (3) (c). Insert instead "nominated".	10	
[2]	Schedule 1 Advisory G	Provisions relating to the members of the Committee and the roup	11 12	
	Omit clause	5.	13	
[3]	Schedule 1	, clause 6 (2)	14	
	Omit the sub	oclause.	15	
[4]	Schedule 3	Savings, transitional and other provisions	16	
	Insert after Part 3:			
	Part 4	Provisions consequent on enactment of Statute Law (Miscellaneous Provisions) Act 2008	18 19 20	
	16 Trans	sitional provision	21	
		A person appointed as a member of the Advisory Group under section 6A (3) (c) and holding office as such immediately before the commencement of the amendment made to that provision by the <i>Statute Law (Miscellaneous Provisions) Act 2008</i> is taken to have been appointed under that provision as so amended.	22 23 24 25 26	
	Commencement			
	The amendments to the <i>Poultry Meat Industry Act 1986</i> commence on 30 September 2008.			
	Explanatory note			
	the Poultry N	Meat Industry Advisory Group (the Advisory Group) established under Meat Industry Act 1986 (the Act) advises the Poultry Meat Industry constituted under the Act on various matters with respect to the poultry in the Act of the Poultry in the Industry constituted under the Act on various matters with respect to the poultry in the Industry in the Industry Act of the Industry Constitution (the Industry Advisory Act of Industry Indus	31 32 33 34	

	The Advisory Group consists of 7 members appointed by the Minister, of whom 1 is an independent person chosen by the Minister, 3 are nominated in accordance with the regulations to represent poultry processors, and 3 are elected in accordance with the regulations to represent poultry growers. Item [1] of the proposed amendments provides for the 3 members who are to represent poultry growers to be appointed from persons nominated (rather than elected) in accordance with the regulations. Items [2] and [3] make consequential amendments. Item [4] of the proposed amendments inserts a transitional provision.	1 2 3 4 5 6 7 8
1.24	Probate and Administration Act 1898 No 13	9
[1]	Section 61A Application and interpretation	10
	Omit "\$50,000" from paragraph (a) of the definition of <i>prescribed amount</i> in section 61A (2).	11 12
	Insert instead "\$200,000".	13
[2]	Section 84A Interest on legacies and annuities	14
	Omit "at such rate" from section 84A (1).	15
	Insert instead "at 6 per cent per year or such other rate".	16
	Explanatory note	17
	Section 61A (2) of the <i>Probate and Administration Act 1898</i> (<i>the Act</i>) provides for a prescribed amount that is used to determine the distribution of an estate where a person dies intestate and leaves a spouse and also leaves issue. The prescribed amount is set at \$50,000 or such other amount as may be prescribed by regulations in force at the death of the intestate. The <i>Probate and Administration Regulation 2003</i> (<i>the Regulation</i>) currently prescribes an amount of \$200,000.	18 19 20 21 22 23
	Section 84A (1) of the Act provides that the rate at which interest is payable on any legacy or on any arrears of an annuity is the rate prescribed by the regulations unless the will or instrument pursuant to which the legacy or annuity is payable or the Court provides otherwise. The Regulation currently prescribes a rate of 6 per cent per year.	24 25 26 27
	Items [1] and [2] of the proposed amendments incorporate into the Act the amount and rate currently prescribed by the Regulation. Regulations can continue to be made should it be necessary to amend the amount or rate in the future.	28 29 30
1.25	Property, Stock and Business Agents Act 2002 No 66	31
[1]	Section 128 Powers of manager	32
	Insert after section 128 (1) (c):	33
	(c1) wind up the affairs of the business, and	34
[2]	Section 128 (1) (e)	35
	Insert "or winding up" after "conduct".	36
	Explanatory note	37
	Section 128 of the <i>Property, Stock and Business Agents Act 2002</i> (<i>the Act</i>) sets out the powers of a manager (appointed by the Director-General under the Act) to operate	38

	powers include business and specify that a	business if the licensee is no longer able to operate the business. These the power to carry out work on behalf of existing or new clients of the I to dispose of property in relation to the business. The amendments manager also has the power to wind up the affairs of the business and the set that are reasonably related to the winding up of the business.	1 2 3 4 5
1.26	Protectio	n of the Environment Operations Act 1997 No 156	6
[1]	Section 88	Contributions by licensee of waste facility	7
	Omit section	n 88 (8). Insert instead:	8
	(8)	In this section, <i>liquid waste</i> has the same meaning as it has in Schedule 1.	9 10
[2]	Section 189	Identification	11
	Omit section	n 189 (1) and (2). Insert instead:	12
	(1)	Every authorised officer or enforcement officer, who is not a police officer, is to be provided with an identification card as an authorised officer or enforcement officer by the regulatory or other authority that appointed the officer.	13 14 15 16
	(2)	In the course of exercising the functions of an authorised officer or enforcement officer under this Act, the officer must, if requested to do so by any person affected by the exercise of any such function, produce to the person the officer's identification card, issued in accordance with this section, or, in the case of a police officer, the officer's police identification.	17 18 19 20 21 22
	Explanatory	note	23
	occupiers of waste. The Activities and Schedule 1 to liquid waste Section 189 oprovided with Item [2] of the Protection Au	the Protection of the Environment Operations Act 1997 (the Act) requires waste facilities to pay contributions for waste received including liquid Protection of the Environment Operations Amendment (Scheduled Waste) Regulation 2008 inserted a new definition of liquid waste into the Act. Item [1] of the proposed amendments updates the definition of in section 88 of the Act accordingly. If the Act currently requires all authorised and enforcement officers to be an identification card and to produce that identification card on request to proposed amendments removes the requirement for the Environment thority to provide identification cards to police officers, who are appointed to officers, and requires them to produce their police identification on	24 25 26 27 28 29 30 31 32 33 34 35

1.27	Registered Clubs Amendment Act 2006 No 103	1
	Schedule 1 Amendments	2
	Omit Schedule 1 [11].	3
	Explanatory note	4
	Under section 17AH of the <i>Registered Clubs Act 1976</i> , registered clubs may amalgamate only if they are situated in the same area (that is, within a 50km radius). However, an amalgamation with a club outside of the same area may be approved if the club that would be dissolved as a result of the amalgamation is not able to amalgamate with another club in the same area. The uncommenced amendment to be made by Schedule 1 [11] to the <i>Registered Clubs Amendment Act 2006</i> requires the dissolved club, before it is allowed to amalgamate with a club outside its area, to call for expressions of interest in accordance with the regulations from clubs in the same area. However, the amendment is no longer necessary because it is now a general requirement under the <i>Registered Clubs Regulation 1996</i> for any club that is seeking to amalgamate to call for expressions of interest from other clubs in the same area.	5 6 7 8 9 10 11 12 13 14
1.28	Road Transport Legislation Amendment (Car Hoons) Act 2008 No 4	16 17
[1]	Schedule 1 Amendment of Road Transport (General) Act 2005	18
	Omit "place specified in the notice within 10 days after the notice is given" from proposed section 218 (1A) (c) in Schedule 1 [7].	19 20
	Insert instead "place, on a date (not being later than 10 days after the notice is given) and within a time period, specified in the notice".	21 22
[2]	Schedule 1 [11]	23
	Omit "specified in the notice within 10 days after being given the notice" from proposed section 218 (7) (b).	24 25
	Insert instead ", on the date and within the time period, specified in the notice".	26
[3]	Schedule 1 [12]	27
	Insert "(if appropriate in view of any restrictions imposed under section 219C (4))" after "may" in proposed section 219 (3).	28 29
[4]	Schedule 1 [19]	30
	Insert after proposed section 223 (1):	31
	(2) The regulations may prescribe the fees (if any) payable in respect of storage of an impounded vehicle.	32 33
	Explanatory note	34
	The proposed amendments amend uncommenced provisions of the Road Transport (General) Act 2005 (the 2005 Act) inserted by the Road Transport Legislation Amendment (Car Hoons) Act 2008 (the amending Act)	35 36 37

Schedule 1 Minor amendments

	Proposed section 218 (1A) (c) and (7) of the 2005 Act require a driver or operator of a vehicle that is operated on a road so as to commit a street racing, burnout or aggravated burnout offence to remove the vehicle to, or produce it at, a specified place within 10 days after a production notice is given. Items [1] and [2] of the proposed amendments amend the uncommenced provisions to instead require such a vehicle to be produced at the place on a date (not being later than 10 days after the notice is given) and within a time period specified in the notice. This will ensure that an appropriate person is available to receive the vehicle when it is removed to, or produced at, the place.	1 2 3 4 5 6 7 8 9
	Schedule 1 [12] to the amending Act amends the 2005 Act to make provision with respect to the clamping of motor vehicles. Proposed section 219C effectively enables the application of the proposed clamping provisions to be restricted to a trial period or area. Item [3] of the proposed amendments amends proposed section 219 (3) of the 2005 Act (which enables a court to order that a vehicle be clamped instead of being impounded) to make it clear that such an order can only be made if the vehicle is able to be clamped in accordance with any restrictions imposed relating to such trial periods or areas.	10 11 12 13 14 15 16
	Item [4] of the proposed amendments reinstates a regulation-making power relating to fees for storage of impounded vehicles inadvertently omitted from section 223 of the 2005 Act by Schedule 1 [19] to the amending Act.	18 19 20
1.29	Soil Conservation Act 1938 No 10	21
[1]	Section 3 Definitions	22
	Omit the definition of <i>Deputy Commissioner</i> from section 3 (1).	23
	Insert instead:	24
	Deputy Commissioner means a Deputy Soil Conservation Commissioner holding office as such under Chapter 1A of the <i>Public Sector Employment and Management Act 2002</i> .	25 26 27
[2]	Section 4A Deputy Commissioners	28
	Omit section 4A (1) and (2).	29
[3]	Section 4A (3)	30
	Omit "The Deputy". Insert instead "A Deputy".	31
[4]	Sections 4A (3) (c), (4) and (5) and 30A (1) and (2)	32
	Omit "the Deputy" wherever occurring. Insert instead "a Deputy".	33

[5]	First	Sche	dule Savings, transitional and other provisions	1
	Inser	rt after	Part 3:	2
	Par	rt 4	Provisions consequent on enactment of Statute Law (Miscellaneous Provisions) Act 2008	3
				5
	8	Dep	uty Commissioners	6
		(1)	On and from the commencement of the amendments made to this Act by the <i>Statute Law (Miscellaneous Provisions) Act 2008</i> (the <i>relevant commencement</i>), a reference in any other Act, in any instrument made under any Act or in any other instrument of any kind (including any instrument of appointment) to the Deputy Commissioner of the Soil Conservation Service is to be construed as a reference to a Deputy Soil Conservation Commissioner.	7 8 9 10 11 12 13
		(2)	Without limiting the operation of subclause (1), any person appointed (or purported to have been appointed) as Deputy Commissioner of the Soil Conservation Service and holding office as such immediately before the relevant commencement is taken to have been appointed as a Deputy Soil Conservation Commissioner holding office as such under Chapter 1A of the <i>Public Sector Employment and Management Act 2002</i> .	14 15 16 17 18 19 20
	Expla	anatory	y note	21
	appo Secto Comi	intment or Emp mission	ed amendments to the <i>Soil Conservation Act 1938</i> provide for the tof more than one person to hold office under Chapter 1A of the <i>Public ployment and Management Act 2002</i> as Deputy Soil Conservation her and provide for the continuation of any existing appointments to the Deputy Commissioner.	22 23 24 25 26
1.30		te Au 7 No	thorities Non-contributory Superannuation Act 212	27 28
	Sche	edule '	1 Employers	29
	Com The a comm	Part 1 mence amendr nences	ment to the State Authorities Non-contributory Superannuation Act 1987 on the date on which an order made under clause 3 of Schedule 1 to the nument Associations Incorporation Act 1974, as inserted by this Schedule,	30 31 32 33 34 35

	Explanatory note The proposed amendment to the State Authorities Non-contributory Superannuation Act 1987 is consequential on the proposed amendments to the Local Government Associations Incorporation Act 1974 referred to elsewhere in this Schedule.	1 2 3 4
1.31	State Authorities Superannuation Act 1987 No 211	5
	Schedule 1 Employers	6
	Omit the matter relating to the Electricity Association of New South Wales from Part 1 of the Schedule. Commencement	7 8 9
	The proposed amendment to the <i>State Authorities Superannuation Act 1987</i> commences on the date on which an order made under clause 3 of Schedule 1 to the <i>Local Government Associations Incorporation Act 1974</i> , as inserted by this Schedule, takes effect.	10 11 12 13
	Explanatory note The proposed amendment to the State Authorities Superannuation Act 1987 is consequential on the proposed amendments to the Local Government Associations Incorporation Act 1974 referred to elsewhere in this Schedule.	14 15 16 17
1.32	State Property Authority Act 2006 No 40	18
[1]	Section 3 Definitions	19
	Omit paragraph (b) of the definition of <i>property</i> in section 3 (1).	20
	Insert instead:	21
	(b) an interest in land, being an interest that is vested in or held by the government agency.	22 23
[2]	Section 20 Effect of transfer of property under this Part	24
	Omit "section" from section 20 (5). Insert instead "Part".	25
[3]	Schedule 2 Savings, transitional and other provisions	26
	Insert after clause 1:	27
	2 Operation of amendments made by Statute Law (Miscellaneous Provisions) Act 2008	28 29
	Any thing that was done before the commencement of this clause that could have been validly done under this Act if the amendments made to this Act by the <i>Statute Law (Miscellaneous Provisions) Act 2008</i> had been in force when it was done is taken to have been validly done on and from the time when it was done.	30 31 32 33 34

Ex	planatory	note	1
Ac age pui	t) makes ency (in a rposes of	ne proposed amendments to the State Property Authority Act 2006 (the it clear that an interest in land such as a lease held by a government ddition to a freehold interest in land) can be property of the agency for the that Act even though it is not an interest in government owned land.	2 3 4 5
		e proposed amendments ensures the validity of anything done before the nent of item [1] that could be done after that commencement.	6 7
		e proposed amendments corrects a cross-reference.	8
			· ·
1.33 St	ate Re	cords Act 1998 No 17	9
Se	ction 36	A	10
Ins	sert after	section 36:	11
36 <i>A</i>		ngements to facilitate copying, publication and access to e archives	12 13
	(1)	The Authority may enter into arrangements (<i>access arrangements</i>) under which the Authority is to provide a person (including a public office) with access to State archives for the purpose of enabling the person to make copies of State archives or publish or provide other persons with access to copies of State archives. Access arrangements can only relate to State archives that are open to public access under this Act.	14 15 16 17 18 19
	(2)	Access arrangements can be commercial arrangements (entitling the Authority to payment in connection with the operation of the arrangements) and can provide for the arrangements under which the person to whom the Authority gives access to State archives may make copies of State archives or publish or provide other persons with access to copies of State archives and arrangements under which the person may charge for publishing or providing access to copies of State archives.	21 22 23 24 25 26 27 28
	(3)	Access arrangements can include arrangements with a person outside the State and arrangements that provide for the publishing of and provision of access to copies of State archives outside the State.	29 30 31 32
	(4)	This section does not give the Authority power to override any right in the nature of copyright and does not give the Authority or any party to an access arrangement power to do anything that would be an infringement of copyright.	33 34 35 36
	(5)	If an access arrangement provides for the provision of access to copies of State archives to other persons by the person to whom access is provided by the Authority under the arrangement, section 62 (Protection from liability when access given) extends	37 38 39 40

is usually remade in advance of the repeal date.

		arran to a r	agement in the same way as it applies to the giving of access record under this Act by an access provider.	2
	(6)		Authority is taken to have always had the power conferred is section.	4 5
	Explanatory	note /		6
	into arrange party to the a	ments for Irrangei	ndment confirms the power of the State Records Authority to enter or providing access to State archives for the purpose of enabling a ment to make copies of those archives or to publish or provide other is to copies of those archives.	7 8 9 10
1.34	Subordir	nate L	∟egislation Act 1989 No 146	11
[1]	Section 10	Stage	ed repeal of statutory rules	12
	Omit "2008	3" fron	n section 10 (4). Insert instead "2009".	13
[2]	Section 10	(4) (e)		14
	Insert after	section	n 10 (4) (d):	15
		(e)	the Road and Rail Transport (Dangerous Goods) (Road) Regulation 1998.	16 17
	Explanatory	note /		18
	statutory rule statutory rule in any year) was publishe	es. The was p or on 1 ed (in a	egislation Act 1989 (the Act) provides for the automatic repeal of repeal takes effect on the fifth anniversary of the date on which the ublished (in the case of a statutory rule published on 1 September I September following the fifth anniversary of the date on which it ny other case)—see section 10 (2) of the Act. Unless it is intended by rule to lapse, a statutory rule that is due for repeal under the Act.	19 20 21 22 23 24

to the provision of access by that person pursuant to the

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Section 11 of the Act permits the repeal of a statutory rule to be postponed, by order of the Governor, for a period of one year. However, the repeal of a particular statutory rule cannot be postponed on more than five occasions.

The proposed amendments to the Act have the effect of keeping the Day Procedure Centres Regulation 1996, the Liquor Regulation 1996, the Parking Space Levy Regulation 1997, the Private Hospitals Regulation 1996, the Registered Clubs Regulation 1996 and the Road and Rail Transport (Dangtous Goods) (Road) Regulation 1998 in force for a further period of one year after the date on which they would otherwise be repealed by the Act. However, any of the Regulations may be sooner repealed by other legislation.

This is necessary as the Regulations have each been postponed on five occasions, and are now due to be repealed on 1 September 2008. However, proposed legislative reforms involving the repeal and re-enactment of the *Private Hospitals and Day* Procedure Centres Act 1988 and the Liquor Act 1982, and extensive amendments to the Registered Clubs Act 1976, will have a substantial impact on the matters dealt with by the Regulations made under those 3 Acts. In addition, a National Transport Commission review of the Commonwealth's national scheme for transport of dangerous goods by road and rail has resulted in the recent development of Commonwealth model legislation (which itself is currently being reviewed), the implementation of which will have a substantial impact on the content of the

		under the Road and Rail Transport (Dangerous Goods) Act 1997. ents to the Parking Space Levy Act 1992 are also likely as a result f that Act.	1 2 3
		endments will keep the current regulatory schemes of the e until such time as replacement provisions come into force under slation.	4 5 6
1.35	Superannuation	on Act 1916 No 28	7
	Schedule 3 List of	of employers	8
	from Part 1 of the	relating to the Electricity Association of New South Wales Schedule.	9 10
	order made under	the Superannuation Act 1916 commences on the date on which an clause 3 of Schedule 1 to the Local Government Associations 974, as inserted by this Schedule, takes effect.	11 12 13 14
	Explanatory note		15
	The proposed ame	ndment to the Superannuation Act 1916 is consequential on the ents to the Local Government Associations Incorporation Act 1974 re in this Schedule.	16 17 18
1.36	Sydney Water	Catchment Management Act 1998 No 171	19
[1]	Sections 11 (12), 44 (2) (b) and 55	14 (1) (d), 16 (1) (c3) and (f), 24C (a) and (d), 31 (3) (b), (1) (b)	20 21
	Omit "the Author	ity's" wherever occurring. Insert instead "the SCA's".	22
[2]	Section 57 Exerc	cise of powers of entry	23
	Omit section 57 (2	2) (a). Insert instead:	24
	(a)	is in possession of the identification he or she is required to produce on request under section 69H, and	25 26
[3]	Section 57 (2) (c)		27
	Omit the paragrap	oh. Insert instead:	28
	(c)	produces the person's identification if required to do so by the occupier of the land, and	29 30

[4]	Sect	ion 69	Н		1
	Omit	the se	ction.	Insert instead:	2
	69H	Iden	tificat	tion	3
		(1)	autho	ry authorised officer, who is not a police officer or an orised officer under the <i>National Parks and Wildlife</i> 1974, is to be provided with an identification card as an orised officer by the SCA.	4 5 6 7
		(2)	unde perso	e course of exercising the functions of an authorised officer or this Act, the officer must, if requested to do so by any on affected by the exercise of any such function, produce to person:	8 9 10 11
			(a)	in the case of a police officer, the officer's police identification, or	12 13
			(b)	in the case of an authorised officer under the <i>National Parks and Wildlife Act 1974</i> , the officer's identification card as an authorised officer under that Act, or	14 15 16
			(c)	in any other case, the authorised officer's identification card issued in accordance with this section.	17 18
[5]	Sche	edule 5	5 Ame	ndment of other Acts	19
	Omit	the So	chedul	e.	20
	Expla	anatory	note		21
	Catch	iment Λ	⁄/anaٰge	oposed amendments changes references in the Sydney Water ement Act 1998 (the Act) to the Sydney Catchment Authority (the hority" to "the SCA".	22 23 24
	of ent purpo Act. Amer powe with amen	try under pses sur Prior to adment rs of er identificat adments	er the A ch as f the co Act 200 ntry to location cation	appointed by the SCA have, among other functions, certain powers Act, including the power to enter and occupy a building or land for inding a source of water pollution or investigating breaches of the commencement of the <i>Sydney Water Catchment Management Of (the amending Act)</i> a certificate of authority was required for the be exercised. The amending Act replaced certificates of authority cards issued by the SCA. Items [2] and [3] of the proposed we outdated references to the certificates of authority. Act currently requires all authorised officers to be provided with an	25 26 27 28 29 30 31 32
	identi reque to pro <i>Natio</i> those police	fication est. Item ovide id nal Para officers e identif	card be a [4] of dentification in [4] of dentification in [4] of the care and in [4] of the	the SCA and requires them to produce that identification card on the proposed amendments removes the requirement for the SCA ation cards to police officers and authorised officers under the Wildlife Act 1974 who are appointed as authorised officers. Instead, e required, when exercising powers under the Act, to produce their or identification card as an authorised officer under the National Act 1974.	34 35 36 37 38 39 40

Item [5] of the proposed amendments removes a redundant Schedule.

1.37	Threatened Species Conservation Act 1995 No 101	1
	Section 128A Functions of Scientific Committee	2
	Omit "or critically endangered" from section 128A (2) (c).	3
	Insert instead ", critically endangered or vulnerable". Explanatory note	4 5
	The proposed amendment to the <i>Threatened Species Conservation Act</i> 1995 (the Act) includes as a principal function of the Scientific Committee its current function under Part 2 of the Act of determining which ecological communities are to be listed under the Act as vulnerable ecological communities. (Like functions of the Scientific Committee under Part 2 of the Act are currently included as principal functions of the Committee in section 128A of the Act.)	6 7 8 9 10 11
1.38	Valuation of Land Act 1916 No 2	12
	Section 4 Definitions	13
	Omit paragraph (d1) from the definition of <i>Land improvements</i> in section $4(1)$.	14 15
	Insert instead:	16
	(d1) without limiting paragraph (d), any excavation, filling, grading or levelling of land (otherwise than for the purpose of irrigation or conservation) that is associated with:	17 18 19
	(i) the erection of any building or structure, or	20
	(ii) the carrying out of any work, or	21
	(iii) the operations of any mine or extractive industry,	22
	Explanatory note The proposed amendment to the <i>Valuation of Land Act 1916</i> clarifies the definition of <i>Land improvements</i> . Currently, it is unclear if certain works (particularly underground works) undertaken in the preparation of land for mining or the extraction of raw materials are to be included in the definition of <i>Land improvements</i> . The proposed amendment makes it clear that certain work done to the land in association with mining or extractive industry is to be included in the definition.	23 24 25 26 27 28 29
1.39	Waste Avoidance and Resource Recovery Act 2001 No 58	30
[1]	Section 12 Development of waste strategies	31
	Omit "2 years" from section 12 (5). Insert instead "5 years".	32
[2]	Section 12 (7) (b)	33
	Omit "each of the offices". Insert instead "the head office".	34
	Explanatory note	35
	Item [1] of the proposed amendments to the <i>Waste Avoidance and Resource Recovery</i> Act 2001 (the Act) increases from 2 years to 5 years the interval at which waste	36 37

	Direction Department of the end o	or-Generation to the mented as unch ffect of adoption of the Eory reviews	the State, to replace existing waste strategies, are to be developed by the eral of the Department of Environment and Climate Change (the . (The requirement under section 24 of the Act for the Director-General to e Minister every 2 years on a description of the strategies being by the Director-General and the degree of success achieved by them langed.) item [2] of the proposed amendments is to require the Director-General, ng a waste strategy, to cause copies of the proposed strategy to be made public inspection at the head office of the Department (rather than at each Department, as is currently the case) and on the Internet. proposed amendments implement recommendations contained in a lew of the Act (required under section 32 of the Act), a report on which was itament in 2007.	1 2 3 4 5 6 7 8 9 10 11 12 13
1.40	Wes	ley C	ollege Incorporation Act 1910	14
[1]	Secti	on 2		15
	Omit	the sec	etion. Insert instead:	16
	2	Defin	itions	17
			In this Act:	18
			<i>by-laws</i> means the by-laws made by the council under section 16 and in force for the time being.	19 20
			college means Wesley College, University of Sydney.	21
			<i>corporation</i> means the body corporate constituted by section 3.	22
			<i>council</i> means the Council of Wesley College constituted by section 9.	23 24
			councillor means a member of the corporation.	25
			Moderator means the Moderator for the time being of the Synod, and includes any person for the time being authorised by the Synod to perform or carry out the functions or duties of Moderator.	26 27 28 29
			Principal means the Principal of the college appointed under section 5.	30 31
			Synod means the Synod of The Uniting Church in Australia in New South Wales.	32 33
			the church means the Uniting Church in Australia.	34
[2]	Secti	on 3 C	constitution of corporation	35
	Omit	section	n 3 (2). Insert instead:	36
		(2)	The corporation consists of:	37
			(a) the Principal, and	38
			(b) 12 other councillors.	39

		(3)	The councillors (other than the Principal) are to be elected or appointed in accordance with the by-laws.	1 2
		(4)	The councillors (other than the Principal) hold office for the term provided by the by-laws.	3 4
		(5)	The procedure at meetings of the corporation is to be as provided by the by-laws.	5 6
[3]	Sect	ion 5		7
	Omit	the se	ection. Insert instead:	8
	5	Princ	cipal of the college	9
		(1)	The Principal of the college is to be appointed by the council in accordance with the by-laws.	10 11
		(2)	The Principal must accept the Basis of Union set out in Schedule 2 to the <i>Uniting Church in Australia Act 1977</i> and agree to uphold the values and ethos of the church.	12 13 14
		(3)	The council may from time to time determine the terms and conditions on which the Principal holds office.	15 16
		(4)	If the person holding office as Principal is not an ordained minister of the church, the council must use its best endeavours to appoint an ordained minister of the church as Chaplain to the college.	17 18 19 20
[4]	Sect	ions 6	, 7, 10, 11, 11A and 12	21
	Omit	the se	ctions.	22
[5]	Sect	ion 9 (Constitution of council	23
	Omit	"At a	ny meeting of such council 10 members shall form a quorum.".	24
[6]	Sect	ion 9 (2)	25
	Inser	t at the	e end of section 9:	26
		(2)	The number of members at a council meeting that constitute a quorum is to be as provided by the by-laws.	27 28
[7]	Sect	ion 14	Removal or suspension of Principal	29
	Inser	t "if th	e Principal is a minister of the church and" after "Provided that,".	30

Sect	tion 20		1
Inse	rt after	section 19:	2
20	Savi	ngs and transitional provisions	3
	(1)	Until the first election or appointment of all councillors under the by-laws after the commencement of this section, the corporation comprises those persons who constituted the corporation immediately before the commencement of this section.	4 5 6 7
	(2)	The person who held office as Principal immediately before the commencement of this section is taken to have been appointed as Principal in accordance with this Act as amended by the <i>Statute Law (Miscellaneous Provisions) Act 2008</i> , and is taken to have been appointed subject to the same terms and conditions as those on which the person was appointed, and for the remainder of the person's term of office as Principal.	8 9 10 11 12 13 14
Com	mence	ment	15
		ments to the Wesley College Incorporation Act 1910 commence on a day appointed by proclamation.	16 17
Expl	anatory	y note	18
The Colle	<i>Wesley</i> ege as t	College Incorporation Act 1910 is a private Act that incorporates Wesley he Uniting Church college within the University of Sydney.	19 20
inclu		he proposed amendments updates the definitions section of the Act, to terms used in the other proposed amendments, and to omit terms that will used.	21 22 23
Act f appo term	rom 26 inted in of office	ices the number of councillors who form the corporation constituted by the to 13. The councillors (other than the Principal) are to be elected or accordance with the by-laws. The proposed provisions also provide for the e of councillors and the procedure of the corporation at its meetings to be by the by-laws.	24 25 26 27 28
Item the b churc and c of the	[3] provoy-laws. ch, but i ethos of e church	rides that the Principal is to be appointed by the council in accordance with The Principal is no longer required to be an ordained minister of the s required to accept the Basis of Union and to agree to uphold the values the church. It also provides that if the Principal is not an ordained minister in, the council must use its best endeavours to appoint an ordained minister in as Chaplain to the college.	29 30 31 32 33 34
appo	intment	nits redundant provisions about presiding officers, the election and officers of councillors, the tenure of office of councillors and casual vacancies astead all be dealt with by the by-laws).	35 36 37
		ts a reference to the quorum at meetings of the council. Item [6] instead the by-laws to specify the quorum.	38 39
invol	ves a t	es it clear that the procedure for removal or suspension of the Principal that rial by the courts of the church applies only when the Principal is an inster of the church.	40 41 42

Item [8] allows existing councillors to continue to constitute the corporation until all elections can be held under the amended provisions and allows the existing Principal to continue to hold office under the amended Act.

1.41 Zoologic	al Parks Board Act 1973 No 34	1
Section 5	Constitution of Board	2
Insert after	section 5 (1):	3
(1A)	The Board may also be called the Taronga Conservation Society Australia and the use of that name has the same effect for all purposes as the use of its corporate name.	4 5 6
Explanator	y note	7
authority for	ed amendment to the Zoological Parks Board Act 1973 gives statutory the use of the name "Taronga Conservation Society Australia" by or in e Zoological Parks Board of New South Wales.	8 9 10

Sch	nedule 2	Amendments by way of statute law revision	1 2
		(Section 3)	3
2.1	Armidale [Dumaresq Local Environmental Plan 2008	4
	Clauses 15 ((7) (c) and 16 (7) (c)	5
	Explanatory n	before "Miscellaneous" wherever occurring. note amendment corrects citations.	6 7 8
2.2	Betting Ta	x Act 2001 No 43	9
[1]	Section 3		10
		nitions of backer, bet, bet back, betting auditorium, bookmaker, ports betting event.	11 12
[2]	Sections 4, 5	5A, 6, 7, 11 and 17 and Part 4	13
	Omit the prov Explanatory n The proposed a by bookmakers		14 15 16 17
2.3	Bombala L	_ocal Environmental Plan 1990	18
	Clause 5 (3)		19
	Insert at the e	end of clause 5:	20
	Explanatory n	Notes in this plan do not form part of this plan. note amendment clarifies the status of notes.	21 22 23
2.4	Building at 1999 No 46	nd Construction Industry Security of Payment Act 6	24 25
	Section 11 (2	2) (a)	26
	Omit the para	agraph. Insert instead:	27
	Explanatory n	(a) prescribed under section 101 of the <i>Civil Procedure Act</i> 2005, or	28 29 30
	-	amendment updates a redundant reference.	31

Cabonne Local Environmental Plan 1991	
Schedule 1 Omit "Hhuse" from the matter relating to Molong. Insert instead "House". Explanatory note The proposed amendment corrects a typographical error.	; ;
Casino, Liquor and Gaming Control Authority Act 2007 No 91	•
Section 30 (1) Insert "is" after "which information". Explanatory note The proposed amendment inserts a missing word.	1 1 1
Children and Young Persons (Care and Protection) Act 1998 No 157	12 13
Section 106	14
Omit "(b)".	15
Section 106	16
Omit "(c)". Insert instead "(b)". Explanatory note Item [1] of the proposed amendments removes unintentional numbering. Item [2] of the proposed amendments renumbers a provision as a result of item [1].	17 18 19 20
Coal Acquisition (Compensation) Arrangements 1985	2
Schedule 2, clause 8 (6)	2:
Omit "summmons". Insert instead "summons". Explanatory note The proposed amendment corrects a typographical error	2: 2: 2:
	Schedule 1 Omit "Hhuse" from the matter relating to Molong. Insert instead "House". Explanatory note The proposed amendment corrects a typographical error. Casino, Liquor and Gaming Control Authority Act 2007 No 91 Section 30 (1) Insert "is" after "which information". Explanatory note The proposed amendment inserts a missing word. Children and Young Persons (Care and Protection) Act 1998 No 157 Section 106 Omit "(b)". Section 106 Omit "(c)". Insert instead "(b)". Explanatory note Item [1] of the proposed amendments removes unintentional numbering. Item [2] of the proposed amendments renumbers a provision as a result of item [1]. Coal Acquisition (Compensation) Arrangements 1985 Schedule 2, clause 8 (6) Omit "summmons". Insert instead "summons".

2.9	Commercial Fishing Environmental Impact Statement Arrangements 2001	1 2
	Clause 5 (5)	3
	Omit "for the time being payable on unpaid judgments of the Supreme Court".	4
	Insert instead "prescribed under section 101 of the <i>Civil Procedure Act 2005</i> in respect of unpaid judgments".	5 6
	Explanatory note The proposed amendment updates a redundant reference.	7 8
2.10	Conargo Local Environmental Plan 1987	9
[1]	Clause 4 (1)	10
	Omit "grandaughter" from the definition of <i>immediate family</i> .	11
	Insert instead "granddaughter".	12
[2]	Clause 11 (2), definition of "existing holding"	13
	Omit "apointed" from paragraph (b). Insert instead "appointed". Explanatory note	14 15
	The proposed amendments correct typographical errors.	16
2.11	Consumer Credit Administration Regulation 2002	17
	Clause 2F	18
	Omit "section 95 (1) of the Supreme Court Act 1970".	19
	Insert instead "section 101 of the Civil Procedure Act 2005".	20
	Explanatory note The proposed amendment updates a redundant reference.	21 22
		22
2.12	Conveyancing Act 1919 No 6	23
	Section 131	24
	Omit "registered real estate valuer (within the meaning of the <i>Valuers Registration Act 1975</i>)".	25 26
	Insert instead "registered valuer (within the meaning of the <i>Valuers Act 2003</i>)".	27 28
	Explanatory note The proposed amendment updates a reference to a repealed Act.	29 30

2.13	Coonabarabran Local Environmental Plan 1990	1
[1]	Clause 5 (1), definition of "existing holding"	2
	Omit "provied" from paragraph (a). Insert instead "provided".	3
[2]	Clause 8	4
	Omit "Pakrs" wherever occurring. Insert instead "Parks".	5
[3]	Clause 29 (1) (a)	6
	Omit "repsect". Insert instead "respect".	7
[4]	Clause 33 (1) (d) (ii)	8
	Omit "prupose". Insert instead "purpose".	9
	Explanatory note	10
	The proposed amendments correct typographical errors.	11
2.14	Co-operatives Act 1992 No 18	12
	Part 3, Division 4	13
	Omit the Division.	14
	Explanatory note	15
	The proposed amendment removes a redundant heading.	16
2.15	Court Security Act 2005 No 1	17
	Section 4 (1), definition of "court"	18
	Omit "Parole Board" from paragraph (m).	19
	Insert instead "State Parole Authority".	20
	Explanatory note	21
	The proposed amendment updates a reference to a body.	22
2.16	Credit (Savings and Transitional) Regulation 1984	23
[1]	Clauses 14A (1) (h) and 27 (1) (g)	24
	Omit "registered real estate valuer within the meaning of the <i>Valuers Registration Act 1975</i> " wherever occurring.	25 26
	Insert instead "registered valuer within the meaning of the <i>Valuers Act 2003</i> ".	27

[2]	Schedule 1, Form 12	1
	Omit "(ie 4 times the rate of interest prescribed under section 95 (1) of the <i>Supreme Court Act 1970</i> at the time the regulated contract is entered into)".	2
	Insert instead "as set out in section 170 of the Credit Act 1984".	4
	Explanatory note	5 6
	Item [1] of the proposed amendments updates references to a repealed Act. Item [2] of the proposed amendments updates a redundant reference.	7
2.17	Culcairn Local Environmental Plan 1998	8
	Clause 5 (1), definition of "parcel"	9
	Omit "Portions ing". Insert instead "portions in".	10
	Explanatory note	11
	The proposed amendment corrects typographical errors.	12
2.18	Election Funding Regulation 2004	13
	Clause 30 (1) (a)	14
	Omit "practising real estate valuers under section 15 (1) of the <i>Valuers Registration Act 1975</i> ".	15 16
	Insert instead "valuers under the <i>Valuers Act 2003</i> ".	17
	Explanatory note	18
	The proposed amendment updates a reference to a repealed Act.	19
2.19	Electricity Supply (General) Regulation 2001	20
	Clause 27 (2) (d) and Schedule 1, clause 2 (3)	21
	Omit "section 95 (1) of the Supreme Court Act 1970" wherever occurring.	22
	Insert instead "section 101 of the Civil Procedure Act 2005".	23
	Explanatory note	24
	The proposed amendment updates redundant references.	25

2.20	Encroachment of Buildings Act 1922 No 23	1
	Section 3 (4)	2
	Omit "registered real estate valuer (within the meaning of the <i>Valuers Registration Act 1975</i>)".	3 4
	Insert instead "registered valuer (within the meaning of the <i>Valuers Act 2003</i>)". Explanatory note The proposed amendment updates a reference to a repealed Act.	5 6 7 8
2.21	Environmental Planning and Assessment Act 1979 No 203	9
	Section 33A (4)	10
	Insert "or by an Act" after "subsection (1)". Commencement The amendment to the Environmental Planning and Assessment Act 1979 is taken to have commenced on 1 January 2008.	11 12 13
	Explanatory note The proposed amendment clarifies that amendments made by an Act to the Standard Instrument (Local Environmental Plans) Order 2006 can automatically apply to existing instruments that adopt the standard instrument set out in that Order.	15 16 17 18
2.22	Environmental Planning and Assessment Regulation 2000	19
	Clause 265 (1)	20
	Insert "application for a" after "for each". Explanatory note The proposed amendment inserts missing words.	21 22 23
2.23	Eurobodalla Rural Local Environmental Plan 1987	24
	Clause 9 (3)	25
	Insert at the end of clause 9:	26
	(3) Notes in this plan do not form part of this plan. Explanatory note The proposed amendment clarifies the status of notes.	27 28 29
2.24	Firearms Act 1996 No 46	30
[1]	Sections 6 (3) (c), 34 (5) and 81 (3) (a)	31
	Omit "Police Service" wherever occurring. Insert instead "Police Force".	32

[2]	Section 6 (4)	1
	Omit "Naval Reserve Cadets". Insert instead "Australian Navy Cadets".	2
	Explanatory note	3
	The proposed amendments update references to organisations.	4
2.25	Freedom of Information Regulation 2005	5
	Schedule 3, Part 3	6
	Omit the matter relating to the Parole Board.	7
	Insert in alphabetical order of bodies:	8
	State Parole Authority Department of Corrective Services	
	Explanatory note	9
	The proposed amendment updates a reference to a body.	10
2.26	Health Services Act 1997 No 154	11
	Schedule 1	12
	Omit "Sydney West Area Health service" from column 1.	13
	Insert instead "Sydney West Area Health Service".	14
	Explanatory note	15
	The proposed amendment corrects a typographical error.	16
2.27	Holroyd Local Environmental Plan 1991	17
	Clause 40 (1)–(4)	18
	Omit "Part 1" wherever occurring. Insert instead "Part I".	19
	Explanatory note	20
	The proposed amendment corrects typographical errors.	21
2.28	Home Building Act 1989 No 147	22
	Section 40 (2F) (c)	23
	Omit "Valuers Registration Act 1975". Insert instead "Valuers Act 2003".	24
	Explanatory note	25
	The proposed amendment updates a reference to a repealed Act.	26

2.29	Housing Act 2001 No 52	1
	Section 57 (4) (b)	2
	Omit "payable on unpaid judgments of the Supreme Court".	3
	Insert instead "prescribed under section 101 of the <i>Civil Procedure Act 2005</i> in respect of unpaid judgments". Explanatory note	4 5 6
	The proposed amendment updates a redundant reference.	7
2.30	Interpretation Act 1987 No 15	8
	Section 68 (4) (a) (viia)	9
	Omit "Law,". Insert instead "Law, and".	10
	Explanatory note The proposed amendment inserts a missing conjunction.	11 12
2.31	Land and Environment Court Regulation 2005	13
	Clause 3 (1), definition of "the Act"	14
	Omit the definition. Insert instead:	15
	the Act means the Civil Procedure Act 2005.	16
	Note. This Regulation was originally made under the Land and Environment Court Act 1979 but on and from 28 January 2008 is taken to be made under the Civil Procedure Act 2005 (see clause 14 of Schedule 6 to that Act).	17 18 19 20
	Explanatory note	21
	The proposed amendment updates a reference.	22
2.32	Legal Aid Commission Act 1979 No 78	23
[1]	Sections 4 (1), definition of "legal aid" and 11 (2)	24
	Omit "Mental Health Act 1990" wherever occurring.	25
	Insert instead "Mental Health Act 2007".	26
[2]	Section 16 (3)	27
	Omit "Part 2A of the <i>Public Sector Management Act 1988</i> , but is not subject to Part 2 of that Act".	28 29
	Insert instead "Part 3.1 of the <i>Public Sector Employment and Management Act 2002</i> , but is not subject to Chapter 1A or 2 of that Act".	30 31

[3]	Section 63 (1) (i)	1
	Omit the paragraph.	2
	Explanatory note	3
	Items [1] and [2] of the proposed amendments update references to repealed Acts.	4
	Item [3] of the proposed amendments removes a redundant provision.	5
2.33	Lithgow City Local Environmental Plan 1994	6
	Clause 17 (c)	7
	Omit "site,". Insert instead "site, or".	8
	Explanatory note	9
	The proposed amendment inserts a missing conjunction.	10
2.34	Mid-Western Regional Interim Local Environmental Plan	11
	2008	12
	Dictionary, definition of "permanent group home"	13
	Omit "State Environmental Planning Policy (Seniors Living) 2004".	14
	Insert instead "State Environmental Planning Policy (Housing for Seniors or	15
	People with a Disability) 2004".	16
	Explanatory note	17
	The proposed amendment corrects the citation of an instrument.	18
2.35	Newcastle City Centre Local Environmental Plan 2008	19
	Dictionary, definitions of "permanent group home" and "transitional group home"	20 21
	Omit "State Environmental Planning Policy (Seniors Living) 2004" wherever occurring.	22 23
	Insert instead "State Environmental Planning Policy (Housing for Seniors or	24
	People with a Disability) 2004".	25
	Explanatory note The proposed amendment corrects the citation of an instrument.	26 27
		21
2.36	Occupational Health and Safety Regulation 2001	28
[1]	Clause 40	29
	Omit "Electricity Safety (Electrical Installations) Regulation 1998" wherever occurring.	30 31
	Insert instead "Electricity (Consumer Safety) Regulation 2006".	32

[2]	Clause 40, note		1
	Omit "as defined in that Regulation".		2
	Insert instead "within the meaning of the	Electricity (Consumer Safety)	3
	Act 2004".		4
	Explanatory note The proposed amendments update references to a	an instrument.	6
2.37	Parramatta Park Trust Regulation 2	007	7
	Schedule 1		8
	Omit from Columns 1 and 2 under the he Regulation 2007" the matter relating to clause	eading "Parramatta Park Trust e 17 (g)–(k).	9
	Insert instead:		11
	clause 17 (g)	\$75	
	clause 17 (h)	\$300	
	clause 17 (i)	\$75	
	clause 17 (j)	\$75	
	clause 17 (k)	\$150	
	Explanatory note		12
	The proposed amendment corrects penalty not transposed when the regulation was remade.	ice amounts that were incorrectly	13 14
2.38	Penrith City Centre Local Environm	nental Plan 2008	15
[1]	Dictionary, definition of "coastal lake"		16
	Omit "State Environmental Planning Policy "	71—Coastal Protection".	17
	Insert instead "State Environmental Plan Protection".	nning Policy No 71—Coastal	18 19
[2]	Dictionary, definitions of "permanent group group home"	ıp home" and "transitional	20 21
	Omit "State Environmental Planning Policy (occurring.	Seniors Living) 2004" wherever	22 23
	Insert instead "State Environmental Planning People with a Disability) 2004".	Policy (Housing for Seniors or	24 25
	Explanatory note The proposed amendments correct the citations of	finstruments.	26 27

2.39	Pesticides Regulation 1995	1
[1]	Schedule 1	2
	Omit "Penalty (indivs)" and "Penalty (corpns)" wherever occurring.	3
	Insert instead "Penalty \$ (indivs)" and "Penalty \$ (corpns)", respectively.	4
[2]	Schedule 1	5
	Omit "\$" wherever occurring in Columns 2 and 3 of the matter relating to clauses 11B, 11C, 11E and 11F.	6
	Explanatory note The proposed amendments clarify the amounts for penalty notice offences.	8 9
2.40	Poisons and Therapeutic Goods Regulation 2002	10
	Clause 70 (2) (d)	11
	Omit "nurse or midwife practitioner". Insert instead "nurse practitioner".	12
	Explanatory note	13
	The proposed amendment corrects a reference.	14
2.41	Police Integrity Commission Act 1996 No 28	15
	Section 14A	16
	Omit the section.	17
	Explanatory note	18
	The proposed amendment omits a spent provision.	19
2.42	Police Regulation 2000	20
	Clause 50 (3)	21
	Omit "authorised officer". Insert instead "authorised person".	22
	Explanatory note	23
	The proposed amendment corrects a reference to a class of persons.	24
2.43	Property, Stock and Business Agents Regulation 2003	25
	Clause 11 (4)	26
	Omit the subclause (including the penalty provision).	27
	Explanatory note	28
	The proposed amendment omits a duplicated penalty.	29

2.44	Psychologists Act 2001 No 69	1
	Schedule 1, clauses 4 (1) (a) and 30 (6)	2
	Omit "this section" wherever occurring. Insert instead "this clause". Explanatory note The proposed amendment corrects typographical errors.	3 4 5
2.45	Public Health Act 1991 No 10	6
[1]	Section 10AM (2)	7
	Omit "code of practice". Insert instead "code of conduct".	8
[2]	Section 57A	9
	Omit "(7)".	10
	Explanatory note	11
	Item [1] of the proposed amendments corrects a typographical error.	12
	Item [2] of the proposed amendments removes redundant numbering.	13
2.46	Quirindi Local Environmental Plan 1991	14
	Clause 5 (1), definition of "the map"	15
	Omit "1991'.".	16
	Insert instead "1991', as amended by the maps, or sheets of maps, marked as	17
	follows:".	18
	Explanatory note	19
	The proposed amendment clarifies a definition.	20
2.47	Racing Administration Act 1998 No 114	21
[1]	Sections 26D (4) (a) and (b) and 26E (1) (a) and (b)	22
	Omit the paragraphs.	23
[2]	Section 26D (4) (d)	24
	Omit "failed to pay an amount due as referred to in paragraph (a) or been convicted of an offence as referred to in paragraph (b) or (c)".	25 26
	Insert instead "been convicted of an offence as referred to in paragraph (c)".	27

[3]	Section 26D (4) (e)	1
	Omit "failed to pay an amount due as referred to in paragraph (a) or committed an offence for which it was convicted as referred to in paragraph (b) or (c)".	2
	Insert instead "committed an offence for which it was convicted as referred to in paragraph (c)".	4 5
[4]	Section 26E (1) (e)	6
	Omit "failed to pay an amount due as referred to in paragraph (a), been convicted of an offence as referred to in paragraph (b) or (c)".	7 8
	Insert instead "been convicted of an offence as referred to in paragraph (c)".	9
[5]	Section 26E (1) (f)	10
	Omit "failed to pay an amount due as referred to in paragraph (a), committed an offence for which it was convicted as referred to in paragraph (b) or (c)".	11 12
	Insert instead "committed an offence for which it was convicted as referred to in paragraph (c)". Explanatory note The proposed amendments omit redundant provisions that relate to betting tax payable by bookmakers which was abolished on 31 March 2002.	13 14 15 16 17
2.48	Rockdale Local Environmental Plan 2000	18
[1]	Clause 4 (c)	19
	Omit "Airport held". Insert instead "Airport' held".	20
[2]	Clause 4 (c)	21
	Omit "Department". Insert instead "Department".	22
[3]	Clause 41A (2) (a)	23
	Omit "13.3.meters". Insert instead "13.3 metres".	24
	Explanatory note The proposed amendments correct punctuation and a typographical error.	25 26
		20
2.49	Rylstone Local Environmental Plan 1996	27
	Schedule 2	28
	Omit "Eact of Mt Graham". Insert instead "East of Mt Graham".	29
	Explanatory note The proposed amendment corrects a typographical error.	30 31
	The proposed amendment corrects a typographical error.	31

2.50	Shops and Industries Regulation 2007	
	Schedule 1	2
	Omit " <i>Pharmacy Act 1964</i> " from the matter relating to Chemists' shops in the second column (Kinds of goods).	3
	Insert instead " <i>Pharmacy Practice Act 2006</i> ". Explanatory note The proposed amendment updates a reference to a repealed Act.	; ;
2.51	Sporting Injuries Insurance Regulation 2004	8
	Clause 4 (2)	ç
	Omit "section 95 (1) of the Supreme Court Act 1970".	1(
	Insert instead "section 101 of the Civil Procedure Act 2005". Explanatory note	1 ⁻
	The proposed amendment updates a redundant reference.	13
2.52	Standard Instrument (Local Environmental Plans) Order 2006	14 15
[1]	Standard instrument, Part 2	16
	Insert "or motel" after "Hotel" in item 4 of the matter relating to Zone E2 Environmental Conservation in the Land Use Table at the end of the Part.	17 18
[2]	Standard instrument, clause 5.4 (9)	19
	Omit "or". Insert instead "of".	20
[3]	Standard instrument, Schedule 2	2
	Omit "200 square metres", "25 square metres" and "150 square metres" from subclauses (2), (4) (a) and (5) (a) of the clause headed "Tents or marquees used solely for filming purposes".	22 23 24
	Insert instead "200m2", "25m2" and "150m2", respectively.	25
[4]	Standard instrument, Schedule 2	26
	Omit "(as measured" from subclause (7) of the clause headed "Tents or marquees used solely for filming purposes".	27 28
	Insert instead "as measured".	29

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Schedule 2 Amendments by way of statute law revision

[5]	Standard instrument, Schedule 2	1
	Omit "which the" from subclause (7) of the clause headed "Tents or marquees used solely for filming purposes".	2
	Insert instead "which the tent".	4
[6]	Standard instrument, Schedule 2	5
	Insert "or" at the end of subclause (3) (b) of the clause headed "Rainwater tanks".	6 7
[7]	Standard instrument, Schedule 2	8
	Omit "10,000 litres" and "25,000 litres" from subclause (5) of the clause headed "Rainwater tanks".	9 10
	Insert instead "10,000L" and "25,000L", respectively.	11
[8]	Standard instrument, Schedule 2	12
	Omit "public" from subclause (1) (b) of the clause headed "Satellite TV dishes".	13 14
[9]	Standard instrument, Schedule 2	15
	Omit "if" from subclause (4) of the clause headed "Satellite TV dishes".	16
	Insert instead "If".	17
[10]	Standard instrument, Dictionary, definition of "home business"	18
	Omit "involve" from paragraph (c).	19
[11]	Standard instrument, Dictionary, definition of "relic"	20
	Insert "of" after "name" in paragraph (a).	21
[12]	Standard instrument, Dictionary, definition of "road"	22
	Insert "the" after "meaning of".	23
[13]	Standard instrument, Dictionary, definition of "shop"	24
	Omit "stationary". Insert instead "stationery".	25

[14]	Standard instrument, Dictionary, definition of "temporary structure"	1
	Omit "the Act". Insert instead "Act".	2
	Commencement	3
	The amendments to the Standard Instrument (Local Environmental Plans) Order 2006	4
	are taken to have commenced on 1 January 2008.	5
	Explanatory note Items [1], [5], [6], [11] and [12] of the proposed amendments insert missing words.	6 7
	Items [2], [4], [9] and [13] of the proposed amendments correct typographical errors.	8
	Items [3] and [7] of the proposed amendments abbreviate standard measures.	9
	Items [8], [10] and [14] of the proposed amendments omit redundant words.	10
2.53	State Environmental Planning Policy (Infrastructure) 2007	11
[1]	Clause 70 (v)	12
	Omit "overhead er". Insert instead "overhead power".	13
[2]	Clause 117	14
	Insert "In this Division:" after the heading to the clause.	15
	Explanatory note	16
	Item [1] of the proposed amendments corrects a typographical error.	17
	Item [2] of the proposed amendments inserts missing words.	18
2.54	Stock Diseases Act 1923 No 34	19
	Section 20C (1) (b)	20
	Omit "the prescribed conditions".	21
	Insert instead "such conditions as may be prescribed by the regulations".	22
	Explanatory note	23
	The proposed amendment clarifies an expression.	24
2.55	Surveillance Devices Act 2007 No 64	25
	Section 41 (1)	26
	Omit "chief executive officer" wherever occurring.	27
	Insert instead "chief officer".	28
	Explanatory note	29
	The proposed amendment corrects references to an officer.	30

2.56	Swimming Pools Act 1992 No 49	1
	Section 19	2
	Omit "outside swimming pool". Insert instead "outdoor swimming pool". Explanatory note	3
	The proposed amendment corrects inconsistent terminology.	5
2.57	Tamworth Local Environmental Plan 1996	6
	Clause 18, heading before	7
	Omit "zone" from the heading. Insert instead "zones".	8
	Explanatory note The proposed amendment updates a heading.	9 10
2.58	Terrorism (Police Powers) Act 2002 No 115	11
	Section 27U (5) (a)	12
	Omit "executed occupied the subject premises and, was".	13
	Insert instead "executed, occupied the subject premises and was".	14
	Explanatory note The proposed amendment corrects punctuation.	15 16
2.59	Tumbarumba Local Environmental Plan 1988	17
	Clause 9, table	18
	Omit "National Parks and Wildlife Service Act 1974" from item 1 (a) of the matter relating to Zone No 8 (National Parks and Nature Reserves Zone).	19 20
	Insert instead "National Parks and Wildlife Act 1974".	21
	Explanatory note The proposed amendment corrects the citation of an Act.	22 23
2.60	Urana Local Environmental Plan 1990	24
	Clause 5 (1), definition of "the map"	25
	Omit "Plan 1990'.".	26
	Insert instead "Plan 1990', as amended by the maps, or sheets of maps, marked as follows:".	27 28
	Explanatory note The proposed amendment clarifies a definition.	29 30

2.61	Water Sharing Plan for the Lower Lachlan Groundwater Source 2003	1 2
[1]	Appendix 4, rule 16	3
	Omit "he constructed". Insert instead "that the licensee constructed".	4
[2]	Appendix 4, rule 16	5
	Omit "demonstrates developed".	6
	Insert instead "demonstrates that the licensee developed".	7
[3]	Appendix 4, rule 16	8
	Omit "purposed". Insert instead "purposes".	9
	Explanatory note	10
	Item [1] of the proposed amendments replaces gender-specific language.	11
	Item [2] of the proposed amendments inserts missing words.	12
	Item [3] of the proposed amendments corrects a typographical error.	13
2.62	Weapons Prohibition Act 1998 No 127	14
	Sections 6 (3) (c) and 41 (3) (a)	15
	Omit "Police Service" wherever occurring. Insert instead "Police Force".	16
	Explanatory note	17
	The proposed amendment updates references to an organisation.	18
2.63	Weapons Prohibition Regulation 1999	19
	Clause 38 (a) and (b)	20
	Omit "Police Service" wherever occurring. Insert instead "Police Force".	21
	Explanatory note	22
	The proposed amendment updates references to an organisation.	23
2.64	Weddin Local Environmental Plan 2002	24
	Clause 29 (6) (c)	25
	Omit "State Environmental Planning Policy 44".	26
	Insert instead "State Environmental Planning Policy No 44".	27
	Explanatory note	28
	The proposed amendment corrects the citation of an instrument.	29

Statute Law (Miscellaneous Provisions) Bill 2008

Schedule 2 Amendments by way of statute law revision

2.65	World Youth Day Act 2006 No 106	1
	Section 44G (3)	2
	Omit "satisfication". Insert instead "satisfaction".	3
	Explanatory note	4
	The proposed amendment corrects a typographical error.	5

Schedule 3		Amendments consequential on enactment of Legal Profession Act 2004 No 112	1 2 3
		(Section 3)	4
	Explanatory n	note	5
		fession Act 2004 introduced new terms to distinguish between different	6
		rs. In particular, the Act introduced the concept of an Australian lawyer is admitted to the legal profession under the Act or a corresponding law)	7 8
	and an Austra	alian legal practitioner (an Australian lawyer who holds a current local	9
		tificate or a current interstate practising certificate). Currently, the ustralian legal practitioner and Australian lawyer are contained in the	10 11
	Interpretation A	Act 1987 for ease of reference in other Acts.	12
3.1	Criminal R	Records Act 1991 No 8	13
	Section 13 U convictions	Inlawful disclosure of information concerning spent	14 15
	Omit paragra 13 (5).	aph (n) of the definition of law enforcement agency in section	16 17
	Insert instead	l:	18
		(n) an Australian legal practitioner to the extent to which the	19
		Australian legal practitioner is engaged by or on behalf of	20
		the Crown to prosecute an offence,	21
	Explanatory n		22
		f the <i>Criminal Records Act 1991</i> makes it an offence to disclose ncerning a spent conviction. However, the section contains exceptions	23 24
	for law enforce	ement agencies. The proposed amendment includes an Australian legal	25
		the extent to which he or she is engaged by or on behalf of the Crown n offence) within the definition of <i>law enforcement agency</i> .	26 27
3.2	Crown Ad	vocate Act 1979 No 59	28
	Section 3 Ap	opointment of Crown Advocate	29
	Omit "a legal	l practitioner" from section 3 (1).	30
	Insert instead	l "an Australian legal practitioner".	31
	Explanatory n	note	32
	The proposed appoint an Aus	amendment to the <i>Crown Advocate Act 1979</i> enables the Governor to stralian legal practitioner of at least 7 years' standing as Crown Advocate.	33 34

3.3	Petroleum (Onshore) Act 1991 No 84	1
	Section 69I Right of appearance	2
	Omit "a barrister or a solicitor" wherever occurring in section 69I (2) (a) and (b).	3 4
	Insert instead "an Australian legal practitioner". Explanatory note The proposed amendment to the <i>Petroleum (Onshore) Act 1991</i> provides that any party to a hearing into the question of access to any land by the holder of a prospecting title may be represented by an Australian legal practitioner with the leave of the	5 6 7 8 9
	arbitrator and the agreement of the parties.	10
3.4	Prisoners (Interstate Transfer) Act 1982 No 104	11
	Sections 14 (3) (a) and 16 (2)	12
	Omit "a legal practitioner" wherever occurring.	13
	Insert instead "an Australian legal practitioner". Explanatory note The proposed amendment to the <i>Prisoners (Interstate Transfer) Act 1982</i> provides that a prisoner is entitled to be represented by an Australian legal practitioner in certain circumstances.	14 15 16 17 18
3.5	Professional Standards Act 1994 No 81	19
	Section 5 Occupational liability to which Act does not apply	20
	Omit "a legal practitioner" from section 5 (3).	21
	Insert instead "an Australian legal practitioner". Explanatory note The proposed amendment to the <i>Professional Standards Act 1994</i> provides that the exclusion from the operation of the Act of liability for damages arising from the death of or personal injury to a person does not extend to liability for damages arising out of any	22 23 24 25 26
	negligence or other fault of an Australian legal practitioner in acting for a client in a personal injury claim.	27 28
3.6	Property, Stock and Business Agents Act 2002 No 66	29
[1]	Section 5 Exemptions from Act	30
	Omit "a legal practitioner" from section 5 (2) wherever occurring.	31
	Insert instead "an Australian legal practitioner".	32

[2]	Section 47 Duty of disclosure to client and prospective buyer of land	1
	Omit "legal practitioner" from the note to section 47 (1).	2
	Insert instead "Australian legal practitioner".	3
[3]	Section 60 Agency agreement can be rescinded during cooling-off period	2
	Omit "solicitor" and "solicitors" from section 60 (2) (b).	6
	Insert instead "Australian legal practitioner" and "Australian legal practitioners", respectively.	7 8
[4]	Section 64 Contracts for sale of residential property	ę
	Omit "the purchaser's solicitor's name and address" from section 64 (1) (a).	10
	Insert instead "the name and address of the Australian legal practitioner acting for the purchaser".	11 12
[5]	Section 64 (2)	13
	Omit "a solicitor" and "the solicitor".	14
	Insert instead "an Australian legal practitioner" and "the Australian legal practitioner", respectively.	15 16
[6]	Section 64 (6)	17
	Omit the definition of <i>solicitor</i> . Insert instead:	18
	Australian legal practitioner includes a licensee under the Conveyancers Licensing Act 2003.	19 20
[7]	Section 153 Examination by receiver	21
	Omit "a solicitor or barrister" from section 153 (2) (a).	22
	Insert instead "an Australian legal practitioner". Explanatory note	23 24
	Item [1] of the proposed amendments to the <i>Property, Stock and Business Agents Act 2002</i> provides that the Act does not prevent an Australian legal practitioner from exercising any function that, had the Act not been enacted, he or she might lawfully have exercised as an Australian legal practitioner.	25 26 27 28
	Item [2] of the proposed amendments provides that the relationship between an agent and an Australian legal practitioner is an example of a relationship that should be disclosed to the person for whom the agent is acting.	29 30 31
	Item [3] of the proposed amendments provides that the notice rescinding an agency agreement must be signed by the client or the client's Australian legal practitioner. Items [4]–[6] of the proposed amendments amend section 64 to provide that:	32 33 34
	(a) a real estate agent may insert the name and address of the Australian legal practitioner acting for the purchaser in a contract for the sale of residential property, and	35 36 37

	(b)	a real estate agent is not to participate in an exchange of contracts if it is apparent that an Australian legal practitioner is or will be acting for a prospective party to the contract, and	1 2 3
	(c)	for the purposes of the section, "Australian legal practitioner" includes a licensee under the Conveyancers Licensing Act 2003.	4 5
		7] of the proposed amendments provides that an Australian legal practitioner may sent a licensee or other person who is subject to examination by a receiver.	6 7
3.7	Pub	lic Finance and Audit Act 1983 No 152	8
	Sche	edule 2 Statutory bodies	9
		"Legal Practitioners Admission Board constituted by the <i>Legal</i> ession Act 1987".	10 11
	Profe Expla	t instead "Legal Profession Admission Board constituted under the Legal ession Act 2004". Anatory note	12 13 14
	refere	proposed amendment to the <i>Public Finance and Audit Act 1983</i> updates a ence so that the Legal Profession Admission Board is treated as a statutory body e purposes of the auditing provisions in Division 3 of Part 3 of that Act.	15 16 17
3.8	Pub	lic Health Act 1991 No 10	18
[1]	Sect	ion 35 Restrictions on publication	19
	Omit	"legal practitioners" from section 35 (5) (a).	20
	Inser	t instead "Australian lawyers".	21
[2]	Sect	ion 39 Representation in proceedings under Division 6	22
	Omit	"a barrister or solicitor" wherever occurring.	23
	Inser	t instead "an Australian legal practitioner".	24
	Expla	anatory note	25
	refere proce	[1] of the proposed amendments to the <i>Public Health Act 1991</i> updates a ence so that the restriction on the publication of information concerning redings under Division 6 of Part 3 of that Act does not apply in respect of a cation intended to be read mainly by Australian lawyers.	26 27 28 29
		[2] of the proposed amendments provides that a party to proceedings under on 6 of Part 3 of that Act may be represented by an Australian legal practitioner.	30 31

Amendments consequential on enactment of Legal Profession Act 2004

Schedule 3

No 112

3.9	Registered Clubs Act 1976 No 31	1
	Section 41Y Nature of inquiry	2
	Omit "a legal practitioner" from section 41Y (1) (b).	3
	Insert instead "an Australian lawyer".	4
	Explanatory note	5
	The proposed amendment to the <i>Registered Clubs Act 1976</i> gives an Australian lawyer of at least 7 years' standing who is presiding at an inquiry in relation to a registered club certain powers and authorities conferred on a commissioner by Division 2 of Part 2 of the <i>Royal Commissions Act 1923</i> (if expressly stated in his or her instrument of appointment to provide at the inquiry)	6 7 8 9
	appointment to preside at the inquiry).	10

Schedule 4 Repeals	,
(Section 4)	2
Part 1 Acts that are redundant	3
Companies Act 1961 No 71	4
Companies (Acquisition of Shares) (Application of Laws) Act 1981 No 62	į
Companies (Administration) Act 1981 No 64	6
Companies and Securities (Interpretation and Miscellaneous Provisions) (Application of Laws) Act 1981 No 63	,
Companies (Application of Laws) Act 1981 No 122	9
Companies (Transfer of Domicile) Act 1968 No 15	10
Futures Industry (Application of Laws) Act 1986 No 66	1
Securities Industry Act 1975 (1976 No 3)	12
Securities Industry (Application of Laws) Act 1981 No 61	13
Trustees Protection Act 1931 No 28	14
Part 2 Statutory instruments that are redundant	15
Catchment Management Authorities (Savings and Transitional) Regulation 2004	16
Farm Produce (Savings and Transitional) Regulation 1983	17
Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2004 Number 2	18 19
Fisheries Management (Continuation of Activities in Lowland Darling River Catchment) Interim Order 2005 Number 1	20 2
Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2004	22 23
Fisheries Management (Continuation of Activities Relating to Southern Bluefin Tuna) Interim Order 2005	24 25
Gaming Machines (Savings and Transitional) Regulation 2002	26
Law and Justice Foundation (Transitional) Regulation 2000	27
Parliamentary Contributory Superannuation (Savings and Transitional) Regulation 1999	28 29
Privacy and Personal Information Protection (Transitional) Regulation 1999	30
Probate and Administration Regulation 2003	3′
Rural Lands Protection (Savings and Transitional) Regulation 2001	32
Southern Cross University (Transitional) Regulation 1994	33

Repeals Schedule 4

1 2 3

4 5

Part 3 Acts or provisions of Acts or instruments that contain only amendments that are commenced or are unincorporable

Note. Section 30 (2) (c) of the *Interpretation Act 1987* ensures that, when an Act or statutory rule is repealed, no amendment or validation made by the Act or statutory rule is affected. (Section 5 (6) of that Act applies section 30 to environmental planning instruments.)

Name of Act	Extent of repeal
Apiaries Amendment Act 2006 No 99	Section 5 and Schedule 1 [1]–[8], [10]–[18], [20] and [22]–[31], Schedule 2 [1], [3] and [4] and Schedule 3
Coal Acquisition Legislation Repeal Act 2007 No 62	Section 3 and Schedules 1 and 2
Coal Mine Health and Safety Act 2002 No 129	Sections 223 and 224 and Schedules 1 and 2
Community Justice Centres Amendment Act 2007 No 70	Schedule [1]–[3], [5], [6], [9]–[16], [19], [21]–[29], [31] and [34]–[39] and Schedule 2.3
Confiscation of Proceeds of Crime Amendment Act 2005 No 73	Whole Act
Courts and Other Legislation Amendment Act 2007 No 73	Schedules 1, 3, 4 [1]–[8] and [10]–[32] and 5
Criminal Legislation Amendment Act 2007 No 57	Section 4 and Schedules 1–3 and 4 [1] and [7]–[12]
Electricity (Consumer Safety) Act 2004 No 4	Section 58 and Schedules 2, 3 and 4
Health Legislation Amendment Act 2007 No 89	Section 3 and Schedules 1 and 2.1 [2] and 2.2–2.14
Local Government and Environmental Planning and Assessment Amendment (Transfer of Functions) Act 2001 No 93	Section 5 and Schedule 1 [1]–[3] and [5]–[16], Schedule 2 [1], [4], [7]–[10A], [14] and [15] and Schedule 3
Mental Health Act 2007 No 8	Section 199 and Schedule 7
Payroll Tax Act 2007 No 21	Section 105 and Schedule 4
Pharmacy Practice Act 2006 No 59	Section 156 and Schedule 7
Photo Card Act 2005 No 20	Schedule 2.1, 2.2 [2] and [3], 2.3 [1] and 2.4

Extent of repeal

Schedule 1 [1]-[10], [12], [13], [27]–[33], [38]–[43], [49]–[52] and

Name of Act

Section 4 and Schedule 1 [1]–[4], [8]–[42], [44], [45], [47]–[49], [51]–[53], [55]–[64], [66]–[79] and [81]–[88]
Section 17 (2) and Schedule 1
Clause 13 and Schedule 4
Section 24 and Schedule 3 Whole Act
Section 42 and Schedule 2
Sections 11, 19 and 34 and Schedules 2–4
Schedule 3
Section 21 and Schedule 1
Schedule 8.1–8.14, 8.16–8.26, 8.27 [1]–[4] and [6], 8.28 and 8.29 Section 60 and Schedule 2

Sheriff Act 2005 No 6

State Environmental Planning Policy (Major Projects) 2005

Registered Clubs Amendment Act 2006 No 103

Security Industry Amendment Act 2005 No 63

State Property Authority Act 2006 No 40 Stock Diseases Amendment (Artificial Breeding)

Act 2004 No 35

Sydney 2009 World Masters Games Organising Committee Act 2005 No 65

Totalizator Agency Board Privatisation Act 1997

Uniting Church in Australia Act 1977 No 47

Water Efficiency Labelling and Standards (New South Wales) Act 2005 No 12

Water Management Act 2000 No 92

World Youth Day Act 2006 No 106

Explanatory note

Part 1 repeals Acts that are redundant.

Part 2 repeals statutory instruments that are redundant.

Part 3 repeals Acts or provisions of Acts or instruments that contain only:

- commenced amendments to other Acts or instruments, or (a)
- uncommenced amending provisions that cannot be commenced because the Act or (b) instrument that they amend has been repealed or has been amended in such a way that they are unincorporable (as in the case of Schedule 2.7, 2.8, 2.10 [1], 2.15 and 2.17 to the Coal Mine Health and Safety Act 2002 and Schedule 4.3 [1] to the Electricity (Consumer Safety) Act 2004).

In relation to the repeal of amending Acts or amending provisions, it should be noted that the Acts or provisions are repealed simply to rationalise the legislation in force and that the repeals have no substantive effect on the amendments made by the Acts or provisions, or any associated provisions. The Acts that were amended by the Acts being repealed are up-to-date on the NSW legislation website maintained by the Parliamentary Counsel's Office (www.legislation.nsw.gov.au).

Repeals

	on 30 (2) of the <i>Interpretation Act 1987</i> ensures that the following matters are not affected an Act or statutory rule is amended or repealed:
(a)	the proof of any past act or thing,
(b)	any right, privilege, obligation or liability saved by the operation of the Act or statutory

(c) any amendment or validation made by the Act or statutory rule,
 (d) the operation of any savings or transitional provision contained in the Act or statutory

Schedule 4

3 4 5

6

7 8

Schedule 5		le 5	General savings, transitional and other provisions	1
			(Section 5)	3
1	Effe	ct of a	mendment of amending provisions	4
	(1)	the com	amendment made by Schedule 1 or 2 to an amending provision ained in an Act is, if the amending provision has commenced before date of assent to this Act, taken to have effect as from the mencement of the amending provision (whether or not the nding provision has been repealed).	5 6 7 8 9
	(2)	In th	is clause:	10
			nding provision means a provision of an Act that makes a direct ndment to an Act by:	11 12
		(a)	the repeal or omission of matter contained in the amended Act without the insertion of any matter instead of the repealed or omitted matter, or	13 14 15
		(b)	the omission of matter contained in the amended Act and the insertion of matter instead of the omitted matter, or	16 17
		(c)	the insertion into the amended Act of matter, not being matter inserted instead of matter omitted from the Act.	18 19
	Expl	anatory	y note	20
	in ted direct errors cross be ta	chnical tions as s (for e s-refere	ensures that certain amendments, including amendments correcting errors provisions (for example, headings indicating the section to be amended or s to where a new section is to be inserted) and rectifying minor drafting xample, corrections in numbering of provisions, correction or insertion of nces, omission of unnecessary matter or insertion of omitted matter), will have commenced on the date the amendments to which they relate l.	21 22 23 24 25 26 27
2	Effe	ct of a	mendment or repeal on acts done or decisions made	28
		Exce	ept where it is expressly provided to the contrary, if this Act:	29
		(a)	amends a provision of an Act or an instrument, or	30
		(b)	repeals and re-enacts (with or without modification) a provision of an Act or an instrument,	31 32
		has e	act done or decision made under the provision amended or repealed effect after the amendment or repeal as if it had been done or made or the provision as so amended or repealed.	33 34 35
	•	anatory	•	36
	expre	essly pr	ensures that the amendment or repeal of a provision will not, unless rovided, vitiate any act done or decision made under the provision as in the amendment or repeal.	37 38 39

App	Application of Interpretation Act 1987 to amendments to statutory rules				
Evnl		ions 39, 40 and 41 of the <i>Interpretation Act 1987</i> do not apply to amendments to statutory rules made by this Act.	:		
This disall	clause	makes it clear that certain provisions concerning the making, tabling and e of statutory rules do not apply to amendments to statutory rules made by	:		
Effe	ct of a	mendment on instruments	;		
(1)	unde the	ept where expressly provided to the contrary, any instrument made or an Act amended by this Act, that is in force immediately before commencement of the amendment, is taken to have been made or the Act as amended.	10 1 1 12		
(2)		amendment of an instrument by this Act does not prevent its later andment or repeal by another instrument.	1; 14		
Expla	anatory	y note	1		
and r	nade ui	1) ensures that, unless expressly provided, any instrument that is in force nder a provision of an Act that is amended or substituted by the proposed sken to have been made under the Act as amended.	16 17 18		
Subc not p	lause (2 revent i	2) ensures that the amendment of an instrument by the proposed Act does its later amendment or repeal by another instrument.	19 20		
Revo	ocatio	n of repeal	2		
(1)		Governor may by proclamation published in the Gazette revoke the al of any Act or instrument effected by this Act.	2: 2:		
(2)		Act or instrument the subject of a proclamation under subclause (1) ken not to be, and never to have been, repealed by this Act.	24 25		
(3)	Subc	clause (2) does not operate in respect of any Act or instrument so as:	20		
	(a)	to affect in a manner prejudicial to any person (other than the State or an authority of the State) the rights of that person existing before the date of publication in the Gazette of the proclamation under subclause (1) in respect of that Act or instrument, or	2° 28 29 30		
	(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of publication of that proclamation.	3: 3:		
(4)	to a j	ference in this clause to an Act or instrument includes a reference provision of any Act or instrument.	34 38		
-	anatory		30		
instru instru	ment o	enables the Governor, by proclamation, to revoke the repeal of any Act or or the provision of any Act or instrument repealed by this Act. The Act or provision of an Act or instrument the subject of the revocation of repeal to be and never to have been repealed.	3: 3: 3: 4:		

Schedule 5 General savings, transitional and other provisions

6	Regulations			
	(1)	The Governor may make regulations containing provisions of a savings or transitional nature consequent on the enactment of this Act.		
	(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to this Act or a later date.		
	(3)	To the extent to which any such provision takes effect from a date is earlier than the date of its publication in the Gazette, the provi does not operate so as:		
		(a) to affect, in a manner prejudicial to any person (other than State or an authority of the State), the rights of that pe existing before the date of its publication, or		
		(b) to impose liabilities on any person (other than the State of authority of the State) in respect of anything done or omitted be done before the date of its publication.		
	Explanatory note			
	This clause enables the making of regulations of a savings or transitional nature having a short term effect and relating to incidental matters arising out of the proposed Act with regard to which no specific, or sufficient, provision has been made in the proposed Act.			

Notes	1
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Agricultural Industry Services Act 1998 No 45—Schedule 1	4
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Australian Museum Trust Act 1975 No 95—Schedule 1	6
Betting Tax Act 2001 No 43—Schedule 2	7
Births, Deaths and Marriages Registration Act 1995 No 62—Schedule 1	8
Bombala Local Environmental Plan 1990—Schedule 2	9
Building and Construction Industry Security of Payment Act 1999 No 46—Schedule 2	10 11
Cabonne Local Environmental Plan 1991—Schedule 2	12
Casino, Liquor and Gaming Control Authority Act 2007 No 91—Schedule 2	13
Children and Young Persons (Care and Protection) Act 1998 No 157—Schedule 2	14
Coal Acquisition (Compensation) Arrangements 1985—Schedule 2	15
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Conargo Local Environmental Plan 1987—Schedule 2	18
Consumer Credit Administration Regulation 2002—Schedule 2	19
Conveyancers Licensing Act 2003 No 3—Schedule 1	20
Conveyancing Act 1919 No 6—Schedule 2	21
Coonabarabran Local Environmental Plan 1990—Schedule 2	22
Co-operatives Act 1992 No 18—Schedule 2	23
Court Security Act 2005 No 1—Schedule 2	24
Credit (Savings and Transitional) Regulation 1984—Schedule 2	25
Criminal Records Act 1991 No 8—Schedule 3	26
Crown Advocate Act 1979 No 59—Schedule 3	27
Culcairn Local Environmental Plan 1998—Schedule 2	28
Dental Practice Act 2001 No 64—Schedule 1	29
Election Funding Regulation 2004—Schedule 2	30
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Holroyd Local Environmental Plan 1991—Schedule 2	8
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Nature Conservation Trust Act 2001 No 10—Schedule 1	22
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Police Regulation 2000—Schedule 2	35
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Delice was (Leasure to Town for) Are 1002 No. 104 Celes 1-1-2	
Prisoners (Interstate Transfer) Act 1982 No 104—Schedule 3	1
Probate and Administration Act 1898 No 13—Schedule 1	2
Professional Standards Act 1994 No 81—Schedule 3	3
Property, Stock and Business Agents Act 2002 No 66—Schedules 1 and 3	4
Property, Stock and Business Agents Regulation 2003—Schedule 2	5
Protection of the Environment Operations Act 1997 No 156—Schedule 1	6
Psychologists Act 2001 No 69—Schedule 2	7
Public Finance and Audit Act 1983 No 152—Schedule 3	8
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Quirindi Local Environmental Plan 1991—Schedule 2	10
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