First print



New South Wales

Energy Security Corporation Bill 2024

Explanatory note

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

Overview of Bill

The object of this Bill is to establish the Energy Security Corporation (the *Corporation*) for the following purposes—

- (a) to accelerate private sector investments in clean energy projects in NSW that improve the reliability, security and sustainability of the electricity supply in NSW,
- (b) to support the NSW Government in meeting its emissions reduction targets under the *Climate Change (Net Zero Future) Act 2023*,
- (c) to complement other Government initiatives and partner with the private sector for clean energy projects in NSW,
- (d) to achieve a Government-mandated rate of return through a portfolio approach.

Outline of provisions

Part 1 Preliminary

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

Clause 2 provides for the commencement of the proposed Act on the date of assent to the proposed Act.

Clause 3 defines certain words and expressions used in the proposed Act.

Part 2 Establishment and functions of Energy Security Corporation

Clause 4 establishes the Energy Security Corporation.

Clause 5 constitutes the Corporation as a corporation and a statutory body.

Clause 6 sets out the objects of the Corporation.

Clause 7 provides that the functions of the Corporation are the investment function and any other function under the proposed Act or another Act.

Clause 8 provides that the Corporation is subject to the control of the Minister and sets out the limits of a direction given by the Minister to the Corporation.

Clause 9 provides that the Corporation may employ staff, engage contractors and enter into certain other arrangements to assist the Corporation to exercise its functions.

Clause 10 provides that the Corporation may delegate any of its functions to a Board member of the Corporation, the chief executive officer of the Corporation (the *CEO*) or a person or body prescribed by the regulations.

Part 3 Board

Clause 11 establishes the Board for the Corporation (the *Board*).

Clause 12 sets out the functions of the Board and provides that actions performed by the Board, including actions performed on behalf of the Corporation, are taken to have been done by the Corporation.

Clause 13 provides that the Board must consist of between 5 and 7 members appointed by the Treasurer and the Finance Minister (*Board members*), and provides for certain limitations of who the Treasurer may appoint to the Board.

Clause 14 sets out the criteria for a person to be eligible to be appointed as a member of the Board.

Clause 15 provides that the Treasurer and Finance Minister must appoint a Board member as the Chairperson and the Chairperson must not be a government sector employee.

Clause 16 requires the Board to submit a statement of business intent to the Treasurer and Finance Minister each financial year and sets out the mandatory particulars of the statement, including a business plan for the financial year.

Clause 17 requires the Board to establish committees to advise the Board or assist the Board or Corporation in the exercise of their functions, provides who may be a member of a committee and requires the Board to set terms of reference and establish procedures for each committee.

Clause 18 provides that the Treasurer and the Finance Minister determine the pay and allowances of a member of a committee and that the Board are to decide all other terms and conditions of the appointment of a committee member.

Clause 19 provides that the Board may delegate any of its functions, other than the power of delegation, to a Board member or the CEO.

Part 4 Chief Executive Officer

Clause 20 provides that the Board, in consultation with the Treasurer and the Finance Minister, may appoint a CEO on a full-time basis for the Corporation and that the CEO must not be a Board member.

Clause 21 sets out the functions of the CEO and provides that the CEO must act in accordance with the policies and directions determined by the Board.

Clause 22 provides that the CEO holds office on terms and conditions determined by the Board and that the CEO must make certain personal interest disclosures.

Clause 23 provides for particulars where the CEO resigns from office and for the Board to terminate the CEO's appointment.

Clause 24 provides that the CEO may delegate any of the CEO's functions and subdelegate any function delegated to the CEO by the Board to certain members of the Corporation's staff.

Part 5 Investment

Division 1 Investment mandate

Clause 25 requires the Minister for Energy (the *Minister*) and the Treasurer to issue one or more directions (the *Investment Mandate*) for the Corporation's investment functions and publish any such direction in the Gazette.

Clause 26 requires the Minister, in giving an Investment Mandate direction, to have regard to the objects of the Corporation and provides that the Minister may have regard to other matters. The Investment Mandate may also set out mandatory policies for the Corporation.

Clause 27 sets out certain requirements of the Minister before giving an Investment Mandate direction and requires the Board to publish a submission about a draft direction on the Corporation's website.

Clause 28 requires the Board to take reasonable steps to ensure the Corporation complies with the Investment Mandate and sets out the requirements of the Board and the powers of the Minister in circumstances where the Board becomes aware, or the Minister is satisfied, that the Corporation has failed to comply with the Investment Mandate

Division 2 Investment and risk policies

Clause 29 requires the Board to prepare written investment and risk policies (*investment and risk policies*) about certain matters that are consistent with the Investment Mandate.

Clause 30 requires the investment and risk policies to be published on the Corporation's website.

Clause 31 requires the Corporation to comply with the investment and risk policies.

Clause 32 requires the Board must review the investment and risk policies at regular intervals and when there is a change to the Investment Mandate.

Division 3 Investment function and related matters

Clause 33 sets out how the Corporation may invest in clean energy technologies and how the corporation may exercise its investment function.

Clause 34 provides that the Board must ensure that investments made by the Corporation are investments that are in certain clean energy technologies that are based in New South Wales (a *complying investment*). The Minister has certain powers in circumstances where an investment ceases to be, or never was, a complying investment.

Clause 35 defines *clean energy technologies* and requires the Board to issue and publish clean energy technology guidelines that are consistent with the Investment Mandate.

Clause 36 requires an investment made by the Corporation to be solely or mainly based in New South Wales. The Board must issue and publish guidelines that set out how the Board is to be satisfied an investment is based solely or mainly in NSW.

Clause 37 prohibits the Corporation from investing in certain technologies (*prohibited technologies*). The regulations may provide for how to determine an investment is a prohibited technology.

Part 6 Financial matters

Division 1 Energy Security Corporation Fund

Clause 38 provides that an Energy Security Corporation Fund (the *ESC Fund*) must be established in the Special Deposits Account, as defined by the *Government Sector Finance Act 2018*, and is to be managed by the Treasurer and the Minister.

Clause 39 sets out what monies may be paid into the ESC Fund, including up to \$1,000,000,000 from the Restart NSW Fund under the *Restart NSW Fund Act 2011*, which may be paid in instalments determined by the Treasurer, and the particulars of those payments.

Clause 40 provides for monies that may be paid out of the ESC Fund into the Consolidated Fund in certain circumstances, or into the Operational Fund, as defined by clause 46.

Clause 41 provides that the Corporation may, in writing, request the Minister and the Treasurer pay a specified amount from the ESC Fund into the Operational Fund for certain purposes.

Clause 42 requires the Minister and the Treasurer to make a decision about a request under clause 41 as soon as practicable and if the request is approved, pay the requested amount.

Clause 43 provides that the Minister, the Treasurer and the Corporation must agree to certain matters for payments from the ESC Fund into the Operational Fund.

Clause 44 provides that the Treasurer or the Minister may invest money in the ESC Fund, however, the Minister may only do so in a way approved by the Treasurer.

Division 2 Energy Security Corporation Operational Fund

Clause 45 establishes the Energy Security Corporation Operational Fund (the *Operational Fund*) in the Special Deposits Account and provides it is to be managed by the Board.

Clause 46 sets out what monies may be paid into the Operational Fund.

Clause 47 provides for monies that may be paid out of the Operational Fund. If the Minister transfers an amount from the Operational Fund into the ESC Fund, the transfer must not result in the balance of the Operational Fund being less than the total of the Corporation's operating balance and contracted investment commitments.

Division 3 Other financial matters

Clause 48 provides that the Corporation may borrow money in certain circumstances, including circumstances prescribed by the regulations, and for certain purposes and the Corporation must comply with any conditions prescribed by the regulations.

Clause 49 provides that the Corporation may guarantee repayment of a loan in certain circumstances if the loan is a loan that could have been made by the Corporation in exercising its investment function and provides for circumstances where a guarantee given by the Corporation is void.

Clause 50 provides that the Corporation may acquire a derivative only for certain purposes and prohibits the Corporation from acquiring a derivative for the purpose of speculation.

Clause 51 provides that the Corporation may accept of an asset with he approval of the Minister and the gift must be credited to the Operational Fund.

Part 7 Reports

Clause 52 requires the Corporation to publish investment reports annually on the Corporation's website and sets out the particulars of what the report must include. The Corporation may publish additional reports and the Minister, with the concurrence of the Treasurer, may request additional reports.

Clause 53 provides that the Minister may publish reports, documents and other information about the Corporation on a NSW Government website provided the Minister omits any information the Board advises the Minister is commercial-in-confidence.

Clause 54 sets out the mandatory annual reporting information for the Corporation under the *Government Sector Finance Act 2018*, Division 7.3.

Part 8 Miscellaneous

Clause 55 makes it an offence for particular persons, including a Board member and the CEO, to disclose information obtained in connection with the administration or execution of the proposed Act, except in certain circumstances, with a maximum penalty of 100 penalty units.

Clause 56 provides that the following may delegate their functions, other than the power of delegation, to certain department secretaries under the proposed Act—

- (a) for the Treasurer—the Secretary of the NSW Treasury,
- (b) for the Minister—the Secretary of the Department of Climate Change, Energy, the Environment and Water
- (c) for the Finance Minister—the Secretary of the NSW Treasury.

Clause 57 requires the Minister to review the proposed Act and sets out the particulars of a report on the outcome of the review that the Minister must table in each House of Parliament every 5 years.

Clause 58 provides that the Governor may make certain regulations under the proposed Act.

Schedule 1 Members and procedure of board

Schedule 1 sets out provisions relating to the appointed members of the Board, including the terms of office, remuneration and vacancy and removal. The proposed schedule also sets out the procedure for meetings of the Board.

Schedule 2 Savings, transitional and other provisions

Schedule 2 contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

Schedule 3 Dictionary

Schedule 3 contains the dictionary that defines certain words and expressions used in the proposed Act.

First print



New South Wales

Energy Security Corporation Bill 2024

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This PUBLIC BILL, originated in the LEGISLATIVE ASSEMBLY and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly

Clerk of the Legislative Assembly



New South Wales

Energy Security Corporation Bill 2024

No , 2024

A Bill for

An Act to establish the Energy Security Corporation; to provide for the Corporation's functions, including the Corporation's investment function in relation to clean energy technologies; to provide for the functions of the Minister, the Treasurer and the Finance Minister in relation to the Corporation, including providing an Investment Mandate; and for related matters.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with/without amendment.

Legislative Council

Clerk of the Parliaments

The	The Legislature of New South Wales enacts—				
Par	1 Preliminary	2			
1	lame of Act	3			
	This Act is the Energy Security Corporation Act 2024.	4			
2	Commencement	5			
	This Act commences on the date of assent to this Act.	6			
3	Definitions	7			
	The dictionary in Schedule 3 defines words used in this Act. Note— The <i>Interpretation Act 1987</i> contains definitions and other provisions that affect the interpretation and application of this Act.	8 9 10			

Part 2		-	Establishment and functions of Energy Security Corporation				
4	Esta	blishn	nent	3			
		The	Energy Security Corporation is established.	4			
5	Statu			5			
U	Olali	-	Corporation is—	6			
		(a)	a corporation, and	7			
		(a) (b)	a statutory body that represents the Crown.	8			
		Note	— The <i>Interpretation Act 1987</i> , section 50 provides for additional matters that apply to tory corporations.	9 10			
6	Obje	cts		11			
		The	objects of the Corporation are as follows—	12			
		(a)	to accelerate private sector investments in clean energy projects in New South Wales that improve the reliability, security and sustainability of electricity supply,	13 14 15			
		(b)	to support New South Wales to achieve the targets for reducing net greenhouse gas emissions under the <i>Climate Change (Net Zero Future) Act 2023</i> ,	16 17			
		(c)	to complement other Government initiatives relating to clean energy technologies and partner with the private sector to finance clean energy technologies,	18 19 20			
		(d)	to achieve a government-mandated rate of return through a portfolio approach.	21			
7	Fund	ctions	of Corporation	22			
		The	functions of the Corporation are—	23			
		(a)	the investment function, and	24			
		(b)	any other functions conferred or imposed on the Corporation by this Act or another Act.	25 26			
8	Cont	trol an	d direction of Minister	27			
	(1)	The	Corporation is subject to the control and direction of the Minister.	28			
	(2)	How	ever, a direction must not—	29			
		(a)	require the Corporation to make, or not to make, a particular investment, or	30			
		(b)	be likely to have the effect of requiring the Corporation to make, or not to make, a particular investment.	31 32			
	(3)		irection may be given to the Corporation by the Minister only with the urrence of the Treasurer.	33 34			
	(4)	Inve the C	e Board considers compliance with a direction of the Minister, other than the stment Mandate, is likely to have a significant adverse effect on the exercise of Corporation's or Board's functions, the Board may ask the Minister to review the ster's decision to give the direction.	35 36 37 38			
	(5)		Minister must, if asked to review a decision to grant a direction, in concurrence the Treasurer, decide to—	39 40			
		(a)	confirm the decision to give the direction and make no change to the content of the direction, or	41 42			

		(b)		irm the decision to give the direction and make changes to the content of lirection, or	1 2
		(c)	revol	ke the direction.	3
	(6)			under subsection (4) does not result in a change to the direction, the Board le the following in its annual report—	4 5
		(a)	partie	culars of the direction,	6
		(b)	the B	Board's opinion of the effect of compliance with the direction.	7
	(7)	mere		of the Minister is not stayed and does not otherwise cease to have effect ause a request has been made by the Corporation for a review of the	8 9 10
	(8)	Mini	ster an	an inconsistency between a direction given to the Corporation by the a direction given by the Board, the Minister's direction prevails to the e inconsistency.	11 12 13
9	Staff	, cont	ractor	s and consultants	14
	(1)		Corpor tions—	ration may do any of the following to assist the Corporation to exercise its	15 16
		(a)	empl	oy staff,	17
		(b)	enga	ge contractors or consultants or appoint agents,	18
		(c)	enga	into arrangements with any of the following agencies or authorities to ge persons employed by the agency or authority as staff of the poration—	19 20 21
			(i)	a government sector agency within the meaning of the Government Sector Employment Act 2013,	22 23
			(ii)	a public authority or government agency of the Commonwealth or of another State or Territory.	24 25
	(2)	empl	loymen	ions of the <i>Government Sector Employment Act 2013</i> relating to the of Public Service employees do not apply to persons employed or the Corporation.	26 27 28
10	Dele	gatior	n by Co	orporation	29
				ration may delegate the exercise of any function of the Corporation under her than this power of delegation, to—	30 31
		(a)	a Boa	ard member, or	32
		(b)	the C	CEO, or	33
		(c)	a per	son or body, or a class of persons or bodies, prescribed by the regulations.	34

Par	t 3	Board	1	
11	Esta	blishment of Board	2	
		There is a Board for the Corporation (the <i>Board</i>).	3	
12	Functions of Board			
	(1)	The Board's functions are as follows—	5	
		(a) to determine strategies and policies for the Corporation,	6	
		(b) to ensure the proper, efficient and effective exercise of the Corporation's functions,	7 8	
		(c) to approve investment decisions made by the Corporation,	9	
		(d) any other functions conferred or imposed on the Board by this Act.	10	
		Note— See also the <i>Interpretation Act 1987</i> , section 50 which provides for additional matters in relation to statutory corporations including that the statutory corporation may do all other things that bodies corporate may, by law, do that are necessary for, or incidental to, the exercise of its functions.	11 12 13 14	
	(2)	Anything done in the name of, or on behalf of, the Corporation by the Board or with the Board's authority, is taken to have been done by the Corporation.	15 16	
		Note— The <i>Interpretation Act 1987</i> , section 50 provides for additional matters that apply to statutory corporations.	17 18	
13	Mem	bership of Board	19	
	(1)	The Board must consist of at least 5, but no more than 7, members.	20	
	(2)	The Board members are to be appointed by the Treasurer by written instrument.	21	
	(3)	The Treasurer may appoint a Board member only with the concurrence of the Finance Minister.	22 23	
	(4)	An office holder cannot be appointed as a member of the Board.	24	
	(5)	No more than 1 Board member may be a government sector employee.	25	
	(6)	Schedule 1 contains provisions about the membership and procedures of the Board.	26	
	(7)	In this section—	27	
		office holder has the same meaning as in the Statutory and Other Offices Remuneration Act 1975, section 10A.	28 29	
14	Eligi	bility for appointment to Board	30	
		A person is eligible for appointment as a member of the Board only if the Treasurer and Finance Minister are satisfied the person has substantial experience or expertise, professional credibility and significant standing in at least one of the following—	31 32 33	
		(a) banking and finance,	34	
		(b) economics,	35	
		(c) financial accounting,	36	
		(d) venture capital, private equity or infrastructure investment,	37	
		(e) clean energy technologies,	38	
		(f) the energy market,	39	
		(g) government funding programs or bodies,	40	
		(h) the environmental sector,	41	
		(i) law and governance,	42	

		(j) engineering,	1
		(k) planning, development and financing.	2
15	Chai	irperson of Board	3
	(1)	The Treasurer must appoint one of the Board members as the Chairperson of the Board.	4 5
	(2)	The Treasurer may appoint a Board member as the Chairperson only with the concurrence of the Finance Minister.	6 7
	(3)	If a Board member is a government sector employee, the Board member cannot be appointed as the Chairperson.	8 9
16	State	ement of business intent	10
	(1)	The Board must prepare and submit to the Treasurer and the Finance Minister a statement of business intent for each financial year.	11 12
	(2)	The statement of business intent for a financial year must be submitted to the Treasurer and Finance Minister by 31 July in the financial year.	13 14
	(3)	The statement of business intent for a financial year must—	15
		(a) include an overview of how the Corporation intends to carry out the Investment Mandate,	16 17
		(b) set out the Corporation's business plan for the financial year, and	18
		(c) include the following for the financial year—	19
		(i) the Corporation's objectives and main undertakings,	20
		(ii) an overview of the Corporation's business and a summary of the nature and scope of the activities to be undertaken by the Corporation,	21 22
		(iii) a statement about the accounting standards, policies and other requirements that will be applied in preparing the Corporation's financial reports,	23 24 25
		(iv) performance targets and other measures by which the Corporation's performance may be judged in relation to its objects,	26 27
		(v) the Corporation's risk appetite,	28
		(vi) any other matters required by the Treasurer or Finance Minister.	29
	(4)	The statement of business intent must be consistent with the Investment Mandate.	30
	(5)	If the Treasurer and Finance Minister are not satisfied with the statement of business intent for a financial year, the Treasurer or Finance Minister may direct the Board to amend and resubmit the statement in the way and time specified in the direction.	31 32 33
17	Com	nmittees	34
	(1)	The Board may establish committees to—	35
		(a) advise the Board, or	36
		(b) assist the Board or Corporation in the exercise of the Board's or Corporation's functions.	37 38
	(2)	A committee may be constituted by the following—	39
		(a) Board members,	40
		(b) other persons decided by the Board.	41
	(3)	The Board must decide the following for each committee—	42
		(a) the committee's terms of reference,	43

		(b) the procedures to be followed by the committee.	1
18	Term	ns and conditions of appointment of committee members	2
	(1)	Committee members, including Board members who are committee members, are entitled to be paid the remuneration and allowances determined by the Treasurer with the concurrence of the Finance Minister.	3 4 5
	(2)	The other terms and conditions of the appointment of committee members are to be decided by the Board.	6 7
19	Dele	gation	8
		The Board may delegate the exercise of any function of the Board under this Act, other than this power of delegation, to—	9 10
		(a) a Board member, or	11
		(b) the CEO.	12

Part 4		Chief Executive Officer				
20	Арр	pointment of CEO		2		
	(1)	The Board may, in consultation with the Treasur- chief executive officer (<i>CEO</i>) for the Corporation	er and Finance Minister, appoint a	3 4		
	(2)	The CEO must be appointed—		5		
		(a) by written instrument, and		6		
		(b) on a full-time basis.		7		
	(3)	The CEO must not be a Board member.		8		
21	Fund	ctions of CEO		9		
	(1)	The CEO is responsible for the day-to-day admin	istration of the Corporation.	10		
	(2)	The CEO has the power to do all things necessary connection with the exercise of the CEO's function		11 12		
	(3)	In exercising the CEO's functions, the CEO-		13		
		(a) must act in accordance with policies determ	nined by the Board, and	14		
		(b) is subject to written directions from the functions.	Board about the exercise of the	15 16		
22	Tern	ms and conditions of CEO's appointment		17		
	(1)	Subject to this Act and the regulations, the CE conditions, including the terms and condition allowances, determined by the Board.		18 19 20		
	(2)	The CEO must, as soon as practicable after become personal interest that relates to the affairs of the C interest to the Board by written notice given to the	Corporation, disclose details of the	21 22 23		
23	Vaca	ancy in office of CEO		24		
	(1)	The CEO vacates office if—		25		
		(a) the CEO's appointment is terminated by th	e Board under subsection (2), or	26		
		(b) the CEO resigns the office by written instru	ment addressed to the Chairperson.	27		
	(2)	The Board may terminate the CEO's appointment and Finance Minister.	only after consulting the Treasurer	28 29		
	(3)	The resignation of the CEO under subsection (1)((b) takes effect on—	30		
		(a) the day the instrument of resignation is rec	eived by the Chairperson, or	31		
		(b) if a later date is specified in the instrument	of resignation—the later day.	32		
	(4)	If the CEO vacates office, the Chairperson mus Minister written notice that—	st give the Treasurer and Finance	33 34		
		(a) the CEO's appointment has been terminate	ed, or	35		
		(b) the CEO has resigned.		36		
24	Dele	egation		37		
	(1)	The CEO may delegate the exercise of any function than this power of delegation, to a member of the		38 39		
	(2)	The CEO may subdelegate the exercise of any fur Board to a senior member of the Corporation's st		40 41		

Par	t 5	Investment	1
Divi	sion	1 Investment Mandate	2
25	Inves	stment Mandate to be issued	3
	(1)	The Minister must, with the concurrence of the Treasurer, give the Board 1 or more directions (the <i>Investment Mandate</i>) about the exercise of the Corporation's investment function.	4 5 6
	(2)	A direction given under subsection (1) must, as soon as practicable after being given, be published in the Gazette.	7 8
26	Cont	tent of Investment Mandate	9
	(1)	In giving a direction under section 25, the Minister—	10
		(a) must have regard to the objects of the Corporation, and	11
		(b) may have regard to other matters the Minister considers relevant.	12
	(2)	Without limiting subsection (1), the Investment Mandate may set out the policies with which the Corporation must comply, including policies about the following—	13 14
		(a) matters of risk and return,	15
		(b) clarification of types of technologies, projects and businesses that are eligible for investment,	16 17
		(c) making capital investments,	18
		(d) the types of financial instruments in which the Corporation may invest,	19
		(e) the types of derivatives that the Corporation may acquire,	20
		(f) the nature of the guarantees the Corporation may give and the circumstances in which the guarantees may be given,	21 22
		(g) operational matters,	23
		(h) the public policy goals and societal benefits being considered in investment decisions,	24 25
		(i) the role of the Corporation in relation to other entities operating in clean energy.	26 27
27	Cons	sultation with Board about Investment Mandate	28
	(1)	Before giving the Board a direction under section 25, the Minister must—	29
		(a) give the Board written notice about the proposal to make the direction accompanied by a copy of the draft direction to the Board, and	30 31
		(b) invite the Board to make a submission to the Minister about the draft direction within a reasonable time specified in the notice,	32 33
		(c) consider any submission made by the Board in accordance with the notice.	34
	(2)	If the Board makes a submission about a proposed direction under subsection (1), the submission and proposed direction must be published on the Corporation's website.	35 36
28	Com	pliance with Investment Mandate	37
	(1)	The Board must take all reasonable steps to ensure the Corporation complies with the Investment Mandate.	38 39
	(2)	If the Board becomes aware the Corporation has failed to comply with the Investment Mandate, the Board must, as soon as practicable after becoming aware of the failure, give the Minister a written notice—	40 41 42

		(a)	informing the Minister of the failure to comply with the Investment Mandate, and	1 2
		(b)	setting out the action the Board proposes to take to ensure the Corporation complies with the Investment Mandate.	3 4
	(3)	Man	e Minister is satisfied the Corporation has failed to comply with the Investment date, the Minister may give the Board a written direction (a <i>direction for failure mply</i>) to—	5 6 7
		(a)	give the Minister a written explanation for the failure, within the period specified in the direction, and	8 9
		(b)	take action specified in the direction, within a specified period, to ensure the Corporation complies with the Investment Mandate.	10 11
	(4)		ection (3) applies whether or not the Minister is given notice under subsection f a failure to comply with the Investment Mandate.	12 13
	(5)	The	Board must comply with a direction for failure to comply.	14
	(6)		ilure by the Board to comply with either of the following does not affect the ity of any transaction—	15 16
		(a)	the Investment Mandate,	17
		(b)	a direction for failure to comply.	18
Divi	sion	2	Investment and risk policies	19
29	Boai	rd to p	repare investment and risk policies	20
	(1)		Board must prepare written policies (<i>investment and risk policies</i>) about the wing—	21 22
		(a)	the Corporation's investment strategy,	23
		(b)	benchmarks and standards for assessing-	24
			(i) the Corporation's performance, and	25
			(ii) the performance of the Corporation's investments,	26
		(c)	risk management for—	27
			(i) the Corporation in exercising its functions, and(ii) the Corporation's investments,	28 29
		(d)	other matters prescribed by the regulations.	30
	(2)		nvestment and risk policies must be consistent with the Investment Mandate.	31
~~				
30	Publ		n of investment and risk policies	32
		The	nvestment and risk policies must be published on the Corporation's website.	33
31	Com	plianc	e with investment and risk policies	34
	(1)		Corporation must comply with the investment and risk policies in exercising the oration's functions.	35 36
	(2)		lure to comply with the investment and risk policies does not affect the validity y transaction.	37 38
32	Revi	ew of	investment and risk policies	39
		The	Board must review the investment and risk policies—	40
		(a)	if there is a change to the Investment Mandate, and	41

		(b)	at other regular intervals.	1
Divi	sion '		Investment function and related matters	
Division 3 33 Investmen		-		2
33				3
	(1)		Corporation may invest in clean energy technologies by—	4
		(a)	investing in businesses or projects for the development or commercialisation of, or in relation to the use of, clean energy technologies, or	5 6
		(b)	investing in businesses that supply goods or services needed to develop or commercialise, or for use in, clean energy technologies, or	7 8
		(c)	guaranteeing the repayment of loans.	9
	(2)		out limiting subsection (1), the Corporation may exercise its investment ion by—	10 11
		(a)	making investments directly, including as a participant in partnerships, trusts, joint ventures or similar arrangements, or	12 13
		(b)	making investments indirectly through investment vehicles.	14
	(3)		void doubt, the Corporation may invest in any combination of investment ns referred to in subsection (2).	15 16
34	Com	plying	investments	17
	(1)	or pu	Board must take all reasonable steps to ensure investments for the purposes of, rportedly for the purposes of, the Corporation's investment function are, at all , complying investments.	18 19 20
	(2)		Board becomes aware an investment of the Corporation has ceased to be, or was, a complying investment, the Board must give the Minister written notice	21 22 23
		(a)	states the investment has ceased to be, or never was, a complying investment, and	24 25
		(b)	sets out the action the Board proposes to take to ensure current and future investments made for the investment function are complying investments.	26 27
	(3)		Minister is satisfied an investment has ceased to be, or never was, a complying tment, the Minister may, by written notice to the Board, direct the Board to—	28 29
		(a)	give the Minister a written explanation, within the period specified in the notice, about the investment and why it has ceased to be, or never was, a complying investment, and	30 31 32
		(b)	take the action specified in the notice, within the period specified in the notice, to ensure current and future investments made for the investment function are complying investments.	33 34 35
	(4)		Minister may give a direction under subsection (3) whether or not the Board has the Minister a notice under subsection (2).	36 37
	(5)	The H	Board must comply with a direction under subsection (3).	38
	(6)		act an investment has ceased to be, or never was, a complying investment does ffect the validity of a transaction.	39 40
	(7)	becau	westment does not cease to be an investment in clean energy technology only use the technology has, since the investment was made, ceased to qualify as energy technology because—	41 42 43

		(a)	the investment's performance has not met reasonable expectations that existed at the time the investment was made, or	1 2
		(b)	different standards for measuring clean energy technologies are being applied than were being applied at the time the investment was made.	3 4
	(8)	In th	is section—	5
		com	plying investments are investments that are—	6
		(a)	in clean energy technologies, and	7
		(b)	based solely or mainly in New South Wales, and	8
		(c)	not in prohibited technologies.	9
35	Clea	n enei	rgy technologies	10
	(1)		<i>n energy technologies</i> are technologies, including energy storage and enabling nologies, that contribute to the reliability, security or sustainability of electricity ly.	11 12 13
	(2)	the n	Board must issue guidelines (<i>clean energy technologies guidelines</i>) that set out natters to which the Board will have regard in satisfying itself a technology is a n energy technology.	14 15 16
	(3)	The Man	clean energy technologies guidelines must be consistent with the Investment date.	17 18
	(4)		Corporation must publish the clean energy technologies guidelines on the poration's website.	19 20
36	NSW	-base	d investment guidelines	21
	(1)		nvestment made as part of the Corporation's investment function must be solely ainly based in New South Wales.	22 23
	(2)	the c	Board must make guidelines (<i>NSW-based investment guidelines</i>) that set out ircumstances, conditions and other matters to which the Board will have regard tisfying itself that an investment is solely or mainly based in New South Wales.	24 25 26
	(3)	The Man	NSW-based investment guidelines must be consistent with the Investment date.	27 28
	(4)		Corporation must publish the NSW-based investment guidelines on the poration's website.	29 30
37	Proh	ibited	technologies	31
	(1)	The	Corporation must not invest in prohibited technologies.	32
	(2)	For s	subsection (1), the following are prohibited technologies—	33
		(a)	technology for carbon capture and storage within the meaning of the <i>National Greenhouse and Energy Reporting Act 2007</i> of the Commonwealth,	34 35
		(b)	nuclear technology,	36
		(c)	nuclear power,	37
		(d)	technologies prescribed by the regulations.	38
	(3)		regulations may provide for how an investment is determined to be a prohibited nology mentioned in subsection $(2)(a)-(d)$.	39 40

Part	6	Fina	ancial matters	1
Divis	sion 1		Energy Security Corporation Fund	2
38	Estab	lishm	ient of Fund	3
	(1)		nd called the Energy Security Corporation Fund (the <i>ESC Fund</i>) must be lished in the Special Deposits Account.	4
	(2)	The I	ESC Fund is to be jointly managed by the Treasurer and the Minister.	6
39	Paym	ents i	into the ESC Fund	7
	(1)	The f	ollowing may be paid into the ESC Fund—	8
		(a)	\$1,000,000,000 from the Restart NSW Fund under the <i>Restart NSW Fund Act</i> 2011,	9 10
			Note— The <i>Restart NSW Fund Act 2011</i> , section 8(c) provides that money is payable from the Restart NSW Fund if the money is directed or authorised to be paid from the Fund by another Act.	11 12 13
		(b)	money appropriated by Parliament for the purposes of the ESC Fund,	14
		(c)	money appropriated by Parliament to the Treasurer for the general purposes of the Government, not for the purposes of an individual agency, and directed by the Treasurer to be paid into the Fund,	15 16 17
		(d)	the proceeds of investment money in the ESC Fund,	18
		(e)	money received from voluntary contributions to the ESC Fund made by a government agency or another person or body,	19 20
		(f)	money the Corporation pays into the account,	21
		(g)	other money required by this Act or another Act or law to be paid into the ESC Fund.	22 23
	(2)		amount under subsection (1)(a) may be paid in instalments determined by the surer by order published in the Gazette.	24 25
	(3)	(1)(b)	Treasurer may give a direction that money appropriated or paid under subsection) or (c) is appropriated or paid on condition of repayment into the Consolidated in accordance with the Treasurer's direction.	26 27 28
40	Paym	ents	out of the ESC Fund	29
	(1)	Mone	ey may be paid out of the ESC Fund into the Operational Fund.	30
	(2)	of re	ey may be paid out of the ESC Fund into the Consolidated Fund for the purposes paying money paid into the ESC Fund under section 39(1)(b) or (c) if the tent was on condition of repayment under a direction given under section 39(3).	31 32 33
	(3)		Minister and the Treasurer may pay the proceeds of investment money in the Fund into the Consolidated Fund.	34 35
41	Requ	ests f	or payments from ESC Fund into Operational Fund	36
	(1)		Corporation may ask the Minister and Treasurer to pay a specified amount of by out of the ESC Fund into the Operational Fund for the following—	37 38
		(a)	to make investments during the period specified in the request,	39
		(b)	to meet the Corporation's liabilities or expenses that are due, or will be or are expected to be due, during the period specified in the request,	40 41
		(c)	to ensure the total balance of the Operational Fund is at least the operating balance.	42 43

	(2)	The (•	ation's request must—	1		
		(a)	be in v	writing, and	2		
		(b)	specif	ŷ—	3		
			(i)	that the money is required for making investments, or	4		
			(ii)	the liabilities or expenses for which the money is required, or	5		
			(iii)	the amount by which the balance of the Operational Fund falls short of the operating balance.	6 7		
	(3)			ation may make a request under this section only if the payment of the ld be in accordance with an agreement under section 43.	8 9		
	(4)			ation must not request an amount that would be more than the d balance of the ESC Fund at the time the request is made.	10 11		
42	Deci	sion a	bout re	equest for payment	12		
		As so the N	oon as p Iinister	practicable after a request is made by the Corporation under section 41, and the Treasurer must—	13 14		
		(a)		y determine whether the request is in accordance with an agreement section 43, and	15 16		
		(b)	if satis amour	sfied the request is in accordance with the agreement—pay the requested nt.	17 18		
43	Agre	ement	t about	payments from ESC Fund to Operational Fund	19		
		relati	on to re	ng matters must be agreed by the Treasurer, Minister and Corporation in equests by the Corporation for payments of money from the ESC Fund erational Fund—	20 21 22		
		(a)	how r	equests are to be made, including—	23		
		. ,	(i)	the way in which requests are to be made, and	24		
			(ii)	the person to whom requests are to be made,	25		
		(b)	the pe	riod that may be specified in a request,	26		
		(c)	the an	nount of the operating balance for the Operational Fund.	27		
44	Investment of money in the ESC Fund						
	(1)	The 7	Freasur	er may invest money in the ESC Fund.	29		
	(2)	The I	Minister	r may invest money in the ESC Fund in a way approved by the Treasurer.	30		
Divi	sion	2	Ener	gy Security Corporation Operational Fund	31		
45	Esta	blishm	nent of	Operational Fund	32		
	(1)			ed the Energy Security Corporation Operational Fund (the <i>Operational</i> be established in the Special Deposits Account.	33 34		
	(2)	The (Operatio	onal Fund is to be managed by the Board.	35		
46	Payr	nents	into Op	perational Fund	36		
		The f	followir	ng amounts may be paid into the Operational Fund—	37		
		(a)	money	y paid to the Corporation out of the ESC Fund,	38		
		(b)	all pro	oceeds of investment money in the Operational Fund,	39		
		(c)		ther amount required by this Act or another Act or law to be paid into the ational Fund,	40 41		

		(d)	any other money received by the Corporation.	1
47	Payn	nents	out of Operational Fund	2
	(1)	The f	following amounts may be paid out of the Operational Fund—	3
		(a)	amounts required to meet the expenditure incurred by the Corporation in the exercise of the Corporation's functions, including investments, administration expenses and remuneration and allowances of Board members and the Corporation's staff,	4 5 6 7
		(b)	an amount authorised by the Minister, with the concurrence of the Treasurer, to be paid out of the Operational Fund and into the ESC Fund,	8 9
		(c)	amounts authorised by the regulations to be paid out of the Operational Fund,	10
		(d)	other amounts authorised by this Act or another Act or law to be paid out of the Operational Fund.	11 12
	(2)	Oper	mount transferred under subsection (1)(b) must not result in the balance of the ational Fund being less than the total of the Corporation's operating balance and acted investment commitments.	13 14 15
Divi	sion	3	Other financial matters	16
48	Corp	oratio	n's borrowing power	17
	(1)		Corporation is authorised to borrow money in connection with exercising its ions if—	18 19
		(a)	borrowing the money will enable the Corporation to cover settlement of a transaction for the investment, and	20 21
		(b)	at the time the decision was made to make the investment it was likely borrowing money to meet the liability was not required, and	22 23
		(c)	the period for which the money will be borrowed will not be more than 7 days.	24
	(2)		regulations may provide for other circumstances in which the Corporation may w money.	25 26
	(3)		rrowing money under subsection (1) or (2) the Corporation must comply with conditions prescribed by the regulations.	27 28
49	Guar	antee	S	29
	(1)	made	Corporation may guarantee repayment of a loan, including interest on a loan, to a person only if the loan is a loan that could have been made by the oration in exercising its investment function.	30 31 32
	(2)	to m	Corporation may guarantee obligations made to a person only if the commitment eet the obligations is a commitment that could have been made by the oration in exercising its investment function.	33 34 35
	(3)		giving of a guarantee under subsection (1) or (2) must be consistent with the oration's investment and risk policies.	36 37
	(4)	to giv unco	arantee given by the Corporation is void if, at the time the Corporation purports ve the guarantee, the guarantee would secure an amount that is more than the mmitted balance of the Operational Fund at that time, less any liabilities of the oration not already covered by the uncommitted balance.	38 39 40 41
	(5)	whet	void doubt, for subsection (4), the guarantee is wholly void regardless of her a part of the amount the guarantee would secure could be covered by the mmitted balance of the Operational Fund.	42 43 44

50	Acquisition of derivatives					
	(1)	The Corporation may acquire a derivative only for the following purposes—	2			
		(a) protecting the value of an investment of the Corporation, other than a derivative,	3 4			
		(b) protecting the return on an investment of the Corporation, other than a derivative,	5 6			
		(c) achieving indirect exposure to assets, other than derivatives, for a purpose in connection with the Corporation's investment function,	7 8			
		(d) achieving transactional efficiency for a purpose in connection with the Corporation's investment function,	9 10			
		(e) managing the Corporation's financial risks.	11			
	(2)	The Corporation must not acquire a derivative for the purpose of speculation.	12			
51	Receipt of gifts		13			
	(1)	The Corporation may accept a gift of an asset with the approval of the Minister.	14			
	(2)	A gift accepted by the Corporation must be credited to the Operational Fund.	15			

Part 7 Reports 1 52 Publication of investment reports by Corporation 2 The Corporation must, on an annual basis, publish a report on the Corporation's (1)3 website for the previous year that contains a summary of each investment made in 4 the year for the Corporation's investment function. 5 (2)Without limiting subsection (1), the report must include the following for each 6 investment-7 (a) the form of the investment, 8 (b) the value of the investment or the amount invested, 9 the length of the investment and expected rate of return on the investment, (c) 10 (d) when the investment was made, 11 (e) if the investment is a guarantee—the fee for the guarantee, 12 the place at which the main activities to which the investment relates are (f)13 carried out, and 14 any other matters agreed between the Corporation and the Minister, with the (g) 15 concurrence of the Treasurer. 16 (3)The Corporation may publish additional reports about the Corporation's 17 investments-18 on the Corporation's own initiative, or (a) 19 (b)at the request of the Minister with the concurrence of the Treasurer. 20 53 Publication by Minister of certain reports 21 The Minister may publish, on a NSW Government website, the following given to (1)22 the Minister-23 a report or other document about the Corporation, (a) 24 (b) information about the Corporation. 25 (2)The Minister must, before publishing the report or other document or information, 26 has any Board advised omit information the the Minister is 27 commercial-in-confidence. 28 (3)The Board may advise the Minister information is commercial-in-confidence if the 29 Board is satisfied-30 (a) publication of the information would cause competitive detriment to a person, 31 and 32 the information is not in the public domain and is not readily discoverable, and (b) 33 (c) the information is not required to be disclosed under another law. 34 54 Annual reporting information for Corporation 35 (1)The annual reporting information under the *Government Sector Finance Act 2018*, 36 Division 7.3 for the Corporation for an annual reporting period must-37 state the total value of the Corporation's investments as at the end of the annual (a) 38 reporting period by reference to the classes of clean energy technologies to 39 which the investments relate, and 40 set out details of the realisation of any of the Corporation's investments in the (b) 41 annual reporting period, and 42

	Act 2		12 13 14
(2)		is section— <i>ual reporting period</i> has the same meaning as in the <i>Government Sector Finance</i>	11 12
(-)	(g)	include any other matters agreed between the Minister and the Corporation.	10
	(f)	set out the total value of concessions given by the Corporation in the annual reporting period,	8 9
	(e)	include a statement about whether the total amount of the Corporation's investments in rural and regional areas at the end of the annual reporting period represent at least 30% of the Corporation's total investments, and	5 6 7
	(d)	benchmark the Corporation's operating costs and expenses for the annual reporting period against other comparable entities for the period, and	3 4
	(c)	set out the remuneration and allowances of Board members, the CEO and senior members of the Corporation's staff for the annual reporting period, and	1 2

Part 8		Miscellaneous				
55	Disc	closure of information				
	(1)		escribed person must not disclose information obtained in connection with the nistration or execution of this Act unless the disclosure is made—	3 4		
		(a)	to a relevant agency, body or person for the following purposes-	5		
			(i) to facilitate the exercise of the Corporation's investment function,	6		
			(ii) to enable the relevant agency, body or person to exercise any of the functions of the agency, body or person, or	7 8		
		(b)	otherwise in connection with the administration or execution of this Act, or	9		
		(c)	with the consent of the person from whom the information was obtained, or	10		
		(d)	for the purposes of legal proceedings arising out of this Act or of a report of the proceedings, or	11 12		
		(e)	in accordance with a requirement imposed under the Ombudsman Act 1974, or	13		
		(f)	with other lawful excuse.	14		
		Maxi	mum penalty—100 penalty units.	15		
	(2)		ection (1)(a)–(f) does not authorise the Corporation to disclose information if isclosure would contravene the <i>Privacy and Personal Information Protection 998</i> .	16 17 18		
	(3)	In thi	s section—	19		
		presc	ribed person means the following—	20		
		(a)	a Board member,	21		
		(b)	the CEO,	22		
		(c)	a member of the Corporation's staff,	23		
		(d)	a member of a committee,	24		
		(e)	another person exercising functions under this Act or otherwise involved in the administration or execution of this Act.	25 26		
		relev	ant agency, body or person means the following—	27		
		(a)	the Australian Renewable Energy Agency established by the Australian Renewable Energy Agency Act 2011 of the Commonwealth,	28 29		
		(b)	AEMO Services Limited (ABN 59 651 198 364),	30		
		(c)	the Clean Energy Finance Corporation established by the <i>Clean Energy Finance Corporation Act 2012</i> of the Commonwealth,	31 32		
		(d)	a Minister,	33		
		(e)	a government sector employee,	34		
		(f)	an agency, body or person prescribed by the regulations.	35		
56	Dele	gation	by Treasurer, Minister and Finance Minister	36		
	(1)	Act,	Treasurer may delegate the exercise of any function of the Treasurer under this other than this power of delegation, to the Secretary of the NSW Treasury, ding making payments to the Operational Fund.	37 38 39		
	(2)	Act, Clima	Minister may delegate the exercise of any function of the Minister under this other than this power of delegation, to the Secretary of the Department of ate Change, Energy, the Environment and Water, including making payments e Operational Fund.	40 41 42 43		

	(3)	The Finance Minister may delegate the exercise of any function of the Finance Minister under this Act, other than this power of delegation, to the Secretary of the NSW Treasury.	1 2 3
57	Revi	iew of Act and effectiveness of Corporation	4
	(1)	The Minister must review this Act to determine—	5
		(a) whether the policy objectives of the Act remain valid, and	6
		(b) whether the terms of the Act remain appropriate for achieving the objectives, including the effectiveness of the Corporation in achieving the Corporation's objects under this Act.	7 8 9
	(2)	The review must—	10
		(a) include public consultation about the matters mentioned in subsection (1)(a) and (b), and	11 12
		(b) be undertaken as soon as possible after the period of 5 years from the commencement of this Act.	13 14
	(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years.	15 16
58	Reg	ulation-making power	17
		The Governor may make regulations about the following—	18
		(a) a matter that is required or permitted to be prescribed by this Act,	19
		(b) a matter that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.	20 21

Scł	nedu	le 1 Members and procedure of Board	1
		section 13(6)	2
1	Tern	ns of office of Board members	3
	(1)	Subject to this schedule and the regulations, a Board member holds office for the term, not more than 3 years, specified in the instrument of appointment.	4 5
	(2)	A Board member may, if otherwise eligible, be re-appointed for-	6
		(a) 1 additional term of not more than 3 years, and	7
		(b) a second additional term, of not more than 3 years, only in the circumstances in subsection (3).	8 9
	(3)	For subsection (2)(b), a Board member may be appointed for a second additional term only if—	10 11
		(a) the Board, by written notice given to the Treasurer and Finance Minister, provides reasons for the Board member to be appointed for a third term, and	12 13
		(b) the Treasurer and Finance Minister are satisfied the appointment is appropriate.	14 15
2	Rem	uneration	16
		A Board member is entitled to be paid the remuneration, including travelling and accommodation allowances, determined by the Treasurer with the concurrence of the Finance Minister.	17 18 19
3	Acti	ng Chairperson	20
	(1)	The Treasurer may, by written instrument, appoint a person to act in the office of the Chairperson during—	21 22
		(a) any or all periods when the Chairperson is absent from duty or from Australia or is, for any other reason, unable to perform the duties of Chairperson, or	23 24
		(b) a vacancy in office.	25
	(2)	A person is not eligible to act as the Chairperson unless the person is eligible for appointment as a Board member	26 27
	(3)	The Treasurer may remove a person from the office of Chairperson to which the person was appointed to act under this section.	28 29
4	Acti	ng Board members other than Chairperson	30
	(1)	The Treasurer may, by written instrument, appoint a person to act in the office of a Board member, other than the Chairperson, during—	31 32
		(a) the illness or absence of the Board member, or	33
		(b) a vacancy in office.	34
	(2)	A person is not eligible to act as a Board member unless the person is eligible for appointment as a Board member.	35 36
	(3)	The Treasurer may remove a person from the office to which the person was appointed to act under this section.	37 38
5	Vaca	ancy in office of Board member	39
	(1)	The office of a Board member becomes vacant if the Board member—	40
	. /	(a) dies, or	41
		(b) completes a term of office and is not re-appointed, or	42

		(c)	resigns the office by written instrument addressed to the Treasurer, or	1
		(d)	is removed from office by the Treasurer under subsection (3), or	2
		(e)	is absent from 3 consecutive Board meetings of which reasonable notice has	3
			been given to the Board member, unless the Board member is—	4
			(i) on leave granted by the Treasurer, or	5
		(6)	(ii) excused by the Treasurer for having been absent from the meetings, or	6
		(f)	becomes personally insolvent, or	7
		(g)	becomes a mentally incapacitated person, or	8
		(h)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable.	9 10 11 12
	(2)	The	resignation of a Board member takes effect on—	13
		(a)	the day the instrument of resignation is received by the Treasurer, or	14
		(b)	if a later date is specified in the instrument of resignation—the later day.	15
	(3)	The '	Treasurer may, with the concurrence of the Finance Minister, remove a Board ber from office.	16 17
6	Fillir	ig of v	acancy in office of Board member	18
			e office of a Board member becomes vacant, a person may, subject to this Act he regulations, be appointed to fill the vacancy.	19 20
7	Vaca	ancy ir	n office of Chairperson	21
	(1)	The (Chairperson of the Board vacates the office of Chairperson if the Chairperson—	22
		(a)	is removed from office by the Treasurer under subsection (2), or	23
		(b)	resigns the office by written instrument addressed to the Treasurer, or	24
		(c)	ceases to be a Board member.	25
	(2)		Treasurer may, with the concurrence of the Finance Minister, remove the rperson from office.	26 27
8	Leav	e of a	bsence	28
	(1)		Treasurer may grant a leave of absence to the Chairperson on the terms and itions the Treasurer determines.	29 30
	(2)		Chairperson may grant a leave of absence to another Board member on the terms conditions the Chairperson determines.	31 32
	(3)		Chairperson must notify the Treasurer if the Chairperson grants a Board member ve of absence for a period of more than 3 months.	33 34
9	Disc	losure	e of pecuniary and other interests	35
	(1)	This	section applies if—	36
		(a)	a Board member has a direct or indirect pecuniary or other interest in a matter being considered or about to be considered at a Board meeting, and	37 38
		(b)	the interest appears to raise a conflict with the proper performance of the Board member's duties in relation to the consideration of the matter.	39 40
	(2)		member must, as soon as possible after the relevant facts have come to the ber's knowledge, disclose the nature of the interest at a Board meeting.	41 42

	(3)	Particulars of a disclosure made under this section must be recorded by the Board and	1
		made available to any person on request.	2
	(4)	It is sufficient disclosure of the nature of an interest relating to a specified company, body or person if the Board member has previously disclosed that the Board	3 4
		member—	5
		(a) is a member of, or employed by, the company or body, or	6
		(b) is a partner of, or employed by, the person, or	7
		(c) has some other specified interest relating to the company, body or person.	8
	(5)	After a member has disclosed the nature of an interest in a matter, the member must not, unless the Board otherwise determines—	9 10
		(a) be present during a deliberation of the Board about the matter, or	11
		(b) take part in a decision of the Board about the matter.	12
	(6)	A member who has a direct or indirect pecuniary or other interest in a matter to which a disclosure relates must not—	13 14
		(a) be present at the time the Board is making a determination under subsection (5), or	15 16
		(b) take part in the making of the determination.	17
	(7)	A contravention of this section does not invalidate a decision of the Board.	18
	(8)	This section applies to a member of a committee established by the Board under section 17 and the committee in the same way as it applies to a Board member and the Board.	19 20 21
10	Effec	ct of certain other Acts	22
	(1)	The provisions of the <i>Government Sector Employment Act 2013</i> relating to the employment of Public Service employees do not apply to a Board member.	23 24
	(2)	If, by or under an Act, provision is made for either of the following, the provision does not operate to disqualify the person from holding the office and also the office of a Board member, or from accepting and retaining any remuneration payable to the person under this Act as a Board member—	25 26 27 28
		(a) requiring a person who is the holder of a specified office to devote the whole of the person's time to the duties of that office,	29 30
		(b) prohibiting the person from engaging in employment outside the duties of that office.	31 32
11	Boar	rd meetings	33
	(1)	The Board must hold the meetings necessary for the efficient exercise of its functions.	34 35
	(2)	The Chairperson must convene—	36
		(a) at least 6 meetings in each calendar year, and	37
		(b) a meeting within 30 days after receiving a request from a Board member for a meeting to be convened.	38 39
	(3)	Subject to this Act and the regulations, the procedure for calling Board meetings and conducting business at Board meetings must otherwise be determined by the Board.	40 41
12	Quo	rum	42
		The quorum for a Board meeting is a majority of Board members for the time being.	43
			.0

13	Presiding Board member					
	(1)	The Chairperson of the Board must preside at a Board meeting.	2			
	(2)	If the Chairperson is absent from a Board meeting, a Board member elected by the Board members present at the meeting must preside at the meeting.	3 4			
	(3)	The presiding Board member has a deliberative vote and, if there is an equality of votes, a second or casting vote.	5 6			
14	Voting					
		A decision supported by a majority of the votes cast at a Board meeting at which a quorum is present is the decision of the Board.	8 9			
15	Transaction of business outside meetings or by electronic means					
	(1)	The Board may, if it thinks fit, transact its business—	11			
		(a) by the circulation of papers, by email or other electronic means, among all members, or	12 13			
		(b) at a meeting at which all or some Board members participate by telephone or other electronic means, but only if a Board member who speaks on a matter at the meeting can be heard by the other Board members.	14 15 16			
	(2)	If the Board transacts its business by the circulation of papers under subsection $(1)(a)$, a written resolution approved in writing by a majority of the Board members is taken to be a decision of the Board made at a Board meeting.				
	(3)	The Chairperson and other Board members have the same voting rights as at an ordinary Board meeting for the purposes of—	20 21			
		(a) a meeting held in accordance with subsection (1)(b), or	22			
		(b) the approval of a resolution under subsection (2).	23			
	(4)	A resolution approved under subsection (2) must be recorded in the minutes of the Board meeting.	24 25			

Sch	edul	e 2	Savings, transitional and other provisions	1	
Part	: 1	Gen	eral	2	
1	Regu	lation	S	3	
	(1)		egulations may contain provisions of a savings or transitional nature consequent e commencement of—	4 5	
		(a)	a provision of this Act, or	6	
		(b)	a provision amending this Act.	7	
	(2)		ings or transitional provision consequent on the commencement of a provision not be made more than 2 years after the commencement.	8 9	
	(3)		vings or transitional provision made consequent on the commencement of a sion is repealed 2 years after the commencement.	10 11	
	(4)		rings or transitional provision made consequent on the commencement of a sion may take effect before the commencement but not before—	12 13	
		(a)	for a provision of this Act, the date of assent to this Act, or	14	
		(b)	for a provision amending this Act, the date of assent to the amending Act.	15	
	(5)		ings or transitional provision taking effect before its publication on the NSW ation website does not—	16 17	
		(a)	affect the rights of a person existing before the publication in a way prejudicial to the person, or	18 19	
		(b)	impose liabilities on a person for anything done or omitted to be done before the publication.	20 21	
	(6)	In this	s section—	22	
		perso	<i>n</i> does not include the State or an authority of the State.	23	
Part	: 2	Pro	visions consequent on enactment of this Act	24	
2	Inves	tment	Mandate	25	
		The Minister—			
		(a)	may issue the first direction under section 25 before the first members of the Board are appointed, and	27 28	
		(b)	is not required, in issuing the direction, to comply with section 27.	29	
3	State	ment	of business intent	30	
			te section 16, the first statement of business intent required to be prepared and itted under that section must be prepared and submitted before—	31 32	
		(a)	31 July 2025, or	33	
		(b)	a later date specified by the Treasurer or Minister.	34	
4	Investment and risk policies				
	Despite section 29, the first investment and risk policies required to be prepared under that section must be prepared and published on the Corporation's website before—				
		(a)	1 July 2025, or	39	

5 Payments out of ESC Fund for establishment of Corporation

(1) A payment may be made out of the ESC Fund to the Consolidated Fund for the purposes of repaying a repayable appropriation for the establishment of the Corporation.

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(2) To avoid doubt, subsection (1) applies even if the repayable appropriation was not directly paid into the ESC Fund.

Schedule 3 Dictionary	1			
section 3	2			
asset—	3			
(a) means a legal or equitable estate or interest, whether present or future and whether vested or contingent, in real or personal property of any description, including money, and	4 5			
(b) includes securities, choses in action and documents.	6			
Board —see section 11.	7			
Board member means a member of the Board appointed under section 13(2).	8			
CEO—see section 20(1).	9			
Chairperson means a Board member appointed as the Chairperson of the Board under section $15(1)$.	10 11			
<i>clean energy technologies</i> —see section 35(1).	12			
clean energy technologies guidelines—see section 35(2).	13			
complying investment—see section 34(2).	14			
Corporation means the Energy Security Corporation established by section 4.	15			
ESC Fund—see section 38(1).	16			
exercise a function includes perform a duty.	17			
<i>function</i> includes a power, authority or duty.	18			
Finance Minister means the Minister for Finance.	19			
<i>government sector employee</i> means a person employed in a government sector agency within the meaning of the <i>Government Sector Employment Act 2013</i> .	20 21			
<i>investment and risk policies</i> —see section 29(1).	22			
<i>investment function</i> means investing, directly or indirectly, in clean energy technologies under section 33.	23 24			
Investment Mandate—see section 25.	25			
operating balance, of the Operational Fund, means the amount agreed under section 43(c).	26			
<i>Operational Fund</i> —see section 45(1).	27			
<i>senior member</i> , of the Corporation's staff, means a member of the staff who reports directly to the CEO.				
<i>uncommitted balance</i> , of the Operational Fund, means the amount standing to the credit of the Operational Fund less the total of the Corporation's liabilities, whether actual or contingent, in relation to guarantees given by the Corporation and still in effect.				