

New South Wales

# COVID-19 Legislation Amendment (Emergency Measures—Miscellaneous) Bill 2020

## **Explanatory note**

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

This Bill is cognate with the COVID-19 Legislation Amendment (Emergency Measures—Attorney General) Bill 2020.

#### Overview of Bill

The object of this Bill is to amend various Acts and Regulations in response to the COVID-19 pandemic.

### 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.

Clause 3 provides that explanatory notes do not form part of the proposed Act.

#### Schedule 1 Miscellaneous amendments

Schedule 1 amends the following Acts and Regulations—

- (a) Annual Holidays Act 1944,
- (b) Associations Incorporation Act 2009,
- (c) Biodiversity Conservation Act 2016,
- (d) Children (Community Service Orders) Act 1987,
- (e) Children's Guardian Act 2019,
- (f) Community Land Management Act 1989,

- (g) Contract Cleaning Industry (Portable Long Service Leave Scheme) Act 2010,
- (h) Crimes (Administration of Sentences) Act 1999,
- (i) Crown Land Management Act 2016,
- (j) Electricity Supply Act 1995,
- (k) Environmental Planning and Assessment Act 1979,
- (1) Fair Trading Act 1987,
- (m) Fair Trading Legislation Amendment (Reform) Act 2018,
- (n) Fisheries Management Act 1994,
- (o) Human Tissue Act 1983,
- (p) Industrial Relations Act 1996,
- (q) Interpretation Act 1987,
- (r) Landlord and Tenant Regulation 2015,
- (s) Local Government Act 1993,
- (t) Long Service Leave Act 1955,
- (u) Mental Health Act 2007,
- (v) Mining Act 1992,
- (w) Private Health Facilities Act 2007,
- (x) Property Stock and Agents Act 2002,
- (y) Protection of the Environment Operations Act 1997,
- (z) Public Health Act 2010,
- (aa) Registered Clubs Act 1976,
- (ab) Residential Tenancies Act 2010,
- (ac) Residential Tenancies Regulation 2019,
- (ad) Retirement Villages Act 1999,
- (ae) Strata Schemes Management Act 2015,
- (af) Valuation of Land Act 1916,
- (ag) Waste Avoidance and Resource Recovery Act 2001,
- (ah) Water Management Act 2000.

The amendments are explained in detail in the explanatory note for each Act in Schedule 1.



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# COVID-19 Legislation Amendment (Emergency Measures—Miscellaneous) Bill 2020

No , 2020

#### A Bill for

An Act to amend certain legislation to implement further emergency measures as a result of the COVID-19 pandemic.

The	Legisl	ature of New South Wales enacts—	1	
1	Nam	e of Act	2	
		This Act is the COVID-19 Legislation Amendment (Emergency Measures—Miscellaneous) Act 2020.	3	
2	Commencement			
	(1)	This Act, other than Schedule 1.12, commences on the date of assent to this Act.	6	
	(2)	Schedule 1.12 commences on the commencement of Schedule 1.1[5] to the <i>Fair Trading Legislation Amendment (Reform) Act 2018</i> .	7	
3	Expl	anatory notes	9	
		The matter appearing under the heading "Explanatory note" in Schedule 1 does not form part of this Act	10	

Scl	hedu	le 1	N	discellaneous amendments	1		
1.1	Ann	ual F	lolida	ays Act 1944 No 31	2		
	Sect	ion 14	Α		3		
	Insert after			n 14—	4		
	14A	Annı	nnual holidays for local council workers				
		(1)	This	section—	6		
			(a)	applies to a worker who is an employee of a council (within the meaning of the <i>Local Government Act 1993</i> ), and	7 8		
			(b)	prevails to the extent of any inconsistency with any other provision of this Act.	9 10		
		(2)	Payn	ment in lieu of annual holidays	11		
				pite section 3(5), an employer and worker may agree to a payment in lieu period of annual holiday to which the worker is entitled under this Act.	12 13		
		(3)	An e	employer and worker may agree to a payment under subsection (2) only	14 15		
			(a)	after the payment, the worker will have an accrued annual holiday entitlement of not less than 4 weeks, and	16 17		
			(b)	the total number of weeks for which the worker receives payment in lieu of a period of annual holiday does not exceed 2 weeks in any 12 month period, and	18 19 20		
			(c)	the payment in lieu of a period of annual holiday is not less than the worker's ordinary pay for that period.	21 22		
		(4)	Annı	ual holidays at half pay or double pay	23		
				pite section 3, an employer and worker may agree to the worker taking a ified period of annual holiday at double pay or at half pay.	24 25		
		(5)		employer and worker may agree on a worker taking a specified period of all holiday at double pay only if—	26 27		
			(a)	after taking the holiday, the worker will have an accrued annual holiday entitlement of not less than 4 weeks, and	28 29		
			(b)	the specified period of annual holiday at double pay does not exceed 2 weeks in any 12 month period.	30 31		
		(6)	For t	the purposes of this section—	32		
			(a)	a worker takes a specified period of annual holiday at double pay if the worker—	33 34		
				(i) redeems the specified period of accrued annual holiday entitlement, and	35 36		
				(ii) takes leave for half that specified period of time, and	37		
				(iii) is paid during that period of leave at twice the worker's ordinary pay, and	38 39		
			(b)	a worker takes a specified period of annual holiday at half pay if the worker—	40 41		
				(i) redeems the specified period of accrued annual holiday entitlement, and	42 43		
				(ii) takes leave for twice that specified period of time, and	44		

			(iii) is paid during that period of leave at half the worker's ordinary pay.	1 2
	The p	n circui	y note ed amendment allows an employee of a local council and the local council to agree, in mstances, to a payment in lieu of an annual holiday or part of an annual holiday or for an ay to be taken at double or half pay.	3 4 5 6
1.2	Ass	ociat	tions Incorporation Act 2009 No 7	7
	Sche	edule 4	4 Savings, transitional and other provisions	8
	Inser	t after	Part 5—	9
	Par	t 6	Meetings and voting during COVID-19 pandemic	10
	17	Defi	nition	11
			In this Part—	12
			prescribed period means the period—	13
			(a) starting on the commencement of this Part, and	14
			(b) ending on—	15
			(i) 26 September 2020, or	16
			(ii) the later day, not later than 26 March 2021, prescribed by the regulations.	17 18
	18	Com	nmittee meetings	19
		(1)	Despite section 30(2), a committee meeting of an association may, during the prescribed period, be held at 2 or more venues using any technology that gives each of the committee members a reasonable opportunity to participate, even if the association's constitution does not provide for the committee meeting to be held in that way.	20 21 22 23 24
		(2)	Section 30(3) extends to a committee meeting held in accordance with subclause (1).	25 26
	19	Gen	eral meetings	27
		(1)	Despite section 37(3), a general meeting of an association may, during the prescribed period, be held at 2 or more venues using any technology that gives each of the association's members a reasonable opportunity to participate, even if the association's constitution does not provide for the general meeting to be held in that way.	28 29 30 31 32
		(2)	Section 37(4) extends to a general meeting held in accordance with subclause (1).	33 34
	20	Voti	ng on ordinary resolutions	35
		(1)	Despite section 38(2), a postal or electronic ballot may, during the prescribed period, be conducted in relation to an ordinary resolution even if the association's constitution does not permit the ordinary resolution to be voted on in that way.	36 37 38 39
		(2)	However, the postal or electronic ballot must still be conducted in accordance with the regulations.	40 41

#### 21 Voting on special resolutions 1 Despite section 39(3), a postal or electronic ballot may, during the prescribed 2 period, be conducted in relation to a special resolution even if the association's 3 constitution does not permit the special resolution to be voted on in that way. 4 However, the postal or electronic ballot must still be conducted in accordance (2) 5 with the regulations. 6 22 **Application of Part** 7 To avoid doubt, this Part— 8 extends to an association's constitution that was recorded in the 9 Register of Incorporated Associations immediately before this Part 10 11 continues to apply to a meeting, or a ballot, that is begun, but not 12 completed, during the prescribed period. 13 **Explanatory note** 14 The proposed amendment allows an association to hold a meeting at multiple venues using 15 technology (such as audiovisual link software) that gives a reasonable opportunity for participation in 16 the meeting. The amendment also allows voting on resolutions by the members of an association to be conducted by postal or electronic ballot. These alternative arrangements are permitted, on a 17 18 temporary basis, even if the association's constitution does not currently allow meetings and votes to 19 take place remotely. 20 1.3 Biodiversity Conservation Act 2016 No 63 21 Section 12.19 Power of authorised officers to require answers 22 Insert after section 12.19(5)— 23 The authorised officer may, in the notice under subsection (4) or in a 24 subsequent notice, authorise the person to answer the questions using an audio 25 link or audio visual link of a kind approved by the authorised officer. 26 If the questions are to be answered by the person using an audio link or audio (7) 27 visual link-28 the place at which the person is required to attend is taken to be any 29 place having adequate facilities for the answering of questions in that 30 manner at the time nominated under subsection (5), and 31 the person must ensure that the audio link or audio visual link is 32 operated appropriately so that the answers given to the questions are 33 clear to the authorised officer. 34 (8) In this section— 35 audio link means technology that enables continuous and contemporaneous 36 audio communication between persons at different places, including 37 telephones. 38 audio visual link means technology that enables continuous and 39 contemporaneous audio and visual communication between persons at 40 different places, including video conferencing. 41 (9) This subsection and subsections (6)–(8) are repealed on 13 November 2020. 42 **Explanatory note** 43 Section 12.19 of the Biodiversity Conservation Act 2016 permits an authorised officer under that Act 44

to require a person to answer questions about certain matters if the authorised officer suspects on

reasonable grounds that the person has knowledge of those matters. The proposed amendment

enables the authorised officer to authorise the questions to be answered using an audio link (for

example a telephone) or an audio visual link (for example a video conferencing application).

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1.4	Chi	ldren	(Community Service Orders) Act 1987 No 56				
[1]	Sect	ion 9 <i>A</i>		2			
	Insert after section 9—						
	9A	cov	ID-19 pandemic—availability of work	4			
		(1)	This section has effect for the prescribed period and prevails to the extent of any inconsistency with any other provision of this Act.	(			
		(2)	Despite section 9(b)(ii), a court may make a community service order under section 5 in respect of a person if—				
			(a) the court is not satisfied that community service work can be provided for the person under the arrangements referred to in section 9(a) only because those arrangements have been or may be affected by the COVID-19 pandemic, and	10 11 12			
			(b) the court is satisfied that community service work is likely to be provided for the person before the end of the relevant maximum period.	1; 14			
		(3)	In this section—	1			
			prescribed period means the period—	16			
			(a) starting on the commencement of this section, and	17			
			(b) ending on—	18			
			(i) 26 September 2020, or	19			
			(ii) the later day, not later than 26 March 2021, prescribed by the regulations.	20 2			
[2]	Section 14A						
	Insert after section 14—						
	14A	cov	ID-19 pandemic—presentation for work	24			
		(1)	This section has effect for the prescribed period and prevails to the extent of any inconsistency with any other provision of this Act.	25 26			
		(2)	For the purposes of section 14(1), a person may present himself or herself by audio link or audio visual link.	27 28			
		(3)	In this section—	29			
			audio link has the same meaning as it has in the Evidence (Audio and Audio Visual Links) Act 1998.	30 3			
			audio visual link has the same meaning as it has in the Evidence (Audio and Audio Visual Links) Act 1998.	32 33			
			prescribed period means the period—	34			
			(a) starting on the commencement of this section, and	3			
			(b) ending on—	36			
			(i) 26 September 2020, or	37			
			(ii) the later day, not later than 26 March 2021, prescribed by the regulations.	38 39			
	-	anatory		40			
	if it is	satisfic	e proposed amendments enables a court to make a children's community service order and that community service work will become available during the period of the proposed for work is not available when the order is proposed to be made.	4: 4: 4:			

	Item [2] provides that, during the COVID-19 pandemic period, a person may present himself or herself by audio link or audio visual link for the purpose of enabling the administration of a community service order to be commenced.						
1.5	Chi	ldren	r's Guardian Act 2019 No 25	4			
	Sche	edule 4	4 Savings, transitional and other provisions	5			
		t "30 J <sup>.</sup> anatory	fune 2020" from clause 2(3). Insert instead "1 March 2021".  y note	6 7			
	The proposed amendment extends a transitional arrangement that provides for certain provisions of regulations made under the <i>Adoption Act 2000</i> , the <i>Children and Young Persons (Care and Protection) Act 1998</i> , the <i>Community Services (Complaints, Reviews and Monitoring) Act 1993</i> and the <i>Ombudsman Act 1974</i> to continue in force despite the commencement of the <i>Children's Guardian Act 2019</i> or a regulation under that Act.						
1.6	Con	nmur	nity Land Management Act 1989 No 202	13			
[1]	Sect	ion 12	22A	14			
	Inser	t after	section 122—	15			
,	122A	Rea	ulation-making power for COVID-19 pandemic	16			
		(1)	The regulations under this Act may provide for the following matters for the purposes of responding to the public health emergency caused by the COVID-19 pandemic—	17 18 19			
			(a) altered arrangements for convening an association meeting, including arrangements for the issue or service of notices and other documents in relation to the meeting,	20 21 22			
			(b) altered arrangements for the way voting may be conducted at an association meeting, including—	23 24			
			<ul> <li>(i) the circumstances in which the altered arrangements for voting may apply, and</li> <li>(ii) conditions that apply to the way the vote is exercised,</li> </ul>	25 26 27			
			(c) an alternative to affixing the seal of the association, including any requirements for witnessing or attesting to the alternative way,	28 29			
			(d) extension of a time period in which a thing is required to be done under the Act.	30 31			
		(2)	However, a regulation made under subsection (1)(d) must not result in the total time period within which the thing is required to be done to be extended to be a time period of more than 6 months.	32 33 34			
		(3)	Regulations made under this section—	35			
			(a) are not limited by the regulation-making power in this Act, and	36			
			(b) may override a provision of this Act.	37			
		(4)	Regulations made under this section expire on—	38			
			(a) the day that is 6 months after its commencement, or	39			
			(b) the earlier day decided by Parliament by resolution of either House of Parliament.	40 41			
		(5)	This section is repealed on—	42			
			(a) 13 November 2020, or	43			
			(b) a later day, not later than 13 May 2021, prescribed by the regulations.	44			

		(6)	In this	section—	1
			associ	ation meeting means—	2
			(a)	a first annual general meeting of the association, or	3
				an annual general meeting of the association, other than the first annual general meeting, or	4 5
			(c)	a special general meeting of the association, or	6
			(d)	a meeting of the executive committee of an association.	7
			not the	<i>I general meeting</i> , in relation to an association, means a meeting that is e first annual general meeting of the association or an annual general ng of the association.	8 9 10
[2]	Sche	edule 7		gs, transitional and other provisions	11
,			clause 6	- ·	12
	7	Savii	•	variation of a time period prescribed by regulation for COVID-19	13
			end of	alation made under section 122A(1)(d) continues to have effect until the time period specified by the regulation, despite the repeal of section or the regulation.	14 15 16
	Expla	anatory			17
	_	propose		dments provide that regulations may be made to provide for the following	18 19
	(a)			gements for convening meetings of associations, including for the issue or ces and other documents in relation to those meetings,	20 21
	(b)	altere	d arrang	ements for the way a vote may be conducted at meetings,	22
	(c)			to affixing the seal of the association,	23
	(d)		_	time period in which a thing is required to be done under the Act.	24
	contir regula	nues to	d amend have eff	ments also provide that a variation of a time period prescribed by the regulations ect for the specified time despite the repeal of the section or the expiry of the	25 26 27
		•	•	e 6 months after commencement, unless earlier resolved by Parliament.	28
				Iments are repealed on 13 November 2020, unless the regulations prescribe a eal, being not later than 13 May 2021.	29 30
1.7		tract		ing Industry (Portable Long Service Leave Scheme) Act	31 32
					32
		ion 11			33
	Inser	t after	section	117—	34
	118	Spec	ial prov	vision for pro rata payment during COVID-19 pandemic	35
		(1)	Section	n 63(1)(b) and (c) do not apply during the prescribed period.	36
		(2)		g the prescribed period, a reference in this Act to section 63 is to be read ference to section 63 as modified by this section.	37 38
		(3)	In this	section—	39
		. ,	prescr	<i>ibed period</i> means the period—	40
			_	starting on the commencement of this section, and	41
			(b)	ending on the day that is 6 months after the commencement.	42
	Expla	anatory	` ′		43
				Iment provides that a registered worker for the contract cleaning industry who nised service and who has permanently left the industry is entitled to payment	44 45

	only l worke	instead of long service leave during the COVID-19 pandemic. Currently, the registered worker would only be entitled to this payment if 20 weeks had passed since the worker left the industry and the worker had not been credited with service in the Long Service Corporation's workers register for any days during that period.							
1.8	Crir	nes ( <i>l</i>	Admi	nistration of Sentences) Act 1999 No 93	5				
[1]	Sect	ion 3 l	nterpr	retation	6				
	Inser	t", 159	9" afte	er "158" in the definition of <i>parole order</i> in section 3(1).	7				
[2]	Sect	ion 15	9		8				
	Inser	t after	section	n 158—	9				
	159	Maki	ng of	parole orders by Parole Authority	10				
		(1)	This	section applies to an offender who—	11				
			(a)	is subject to a sentence of 3 years or less, being a sentence for which a non-parole period was set, and	12 13				
			(b)	is no longer subject to a statutory parole order or a parole order under this section because the order has been revoked.	14 15				
		(2)		Parole Authority may make a parole order directing the release on parole offender to whom this section applies.	16 17				
		(3)	Divis maki	sion 2 applies to an offender to whom this section applies and to the ing of a parole order under this section, subject to subsection (4).	18 19				
		(4)	who	ion 137 or 143 (as the case requires) does not apply to an offender to m this section applies whose statutory parole order is revoked prior to use under section 130.	20 21 22				
[3]	Schedule 5 Savings, transitional and other provisions								
	Inser	t after	Part 2	5—	24				
	Le			ovision consequent on enactment of COVID-19 gislation Amendment (Emergency Measures—scellaneous) Act 2020	25 26 27				
	137	Paro	le ord	ers for sentences of 3 years or less	28				
		(1)	in re relev	thing done or omitted to be done by or on behalf of the Parole Authority spect of an offender subject to a sentence of 3 years or less during the rant period is taken to have been validly done or omitted, if it would have validly done or omitted after the relevant period.	29 30 31 32				
		(2)	2018	is clause, <i>relevant period</i> means the period commencing on 26 February and ending on the date on which section 159 was inserted by the <i>ID-19 Legislation Amendment (Emergency Measures—Miscellaneous)</i> 2020.	33 34 35 36				
	_	anatory			37				
	Item [2] of the proposed amendments applies to an offender who is sentenced to imprisonment for 3 years or less and who is in custody following revocation of the offender's statutory parole order or a parole order under the proposed section. Under the proposed section, the State Parole Authority (the <b>Parole Authority</b> ) will be able to make an order releasing an offender on parole in the same way as it can for an offender sentenced to more than 3 years of imprisonment. The Parole Authority will also be required to consider releasing an offender on parole at least 60 days before the offender's parole eligibility date, except in the case of an offender whose statutory parole order is revoked prior to release. Item [1] is a consequential amendment.								

		nent of	anything done by the Parole Authority between 26 February 2018 and the the proposed amendments if it would have been valid had the proposed in force.	1 2 3
1.9	Crown La	and N	Management Act 2016 No 58	4
[1]	Section 10	.23 Po	wer of authorised officers to require answers	5
	Insert after	section	n 10.23(5)—	6
	(6)	subse	authorised officer may, in the notice under subsection (4) or in a equent notice, authorise the person to answer the questions using an audio or audio visual link of a kind approved by the authorised officer.	7 8 9
	(7)		e questions are to be answered by the person using an audio link or audio al link—	10 11
		(a)	the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that manner at the time nominated under subsection (5), and	12 13 14
		(b)	the person must ensure that the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the authorised officer.	15 16 17
	(8)	In th	is section—	18
		audio	o link means technology that enables continuous and contemporaneous communication between persons at different places, including hones.	19 20 21
		conte	o visual link means technology that enables continuous and emporaneous audio and visual communication between persons at rent places, including video conferencing.	22 23 24
	(9)	This	subsection and subsections (6)–(8) are repealed on 13 November 2020.	25
[2]	Section 12	.18 Pr	eparation of draft State strategic plan for Crown land	26
	Omit "with	in 2 ye	ears of the commencement of this Part" from section 12.18(2).	27
	Explanatory	note	fore 1 July 2021".	28 29
	to require a reasonable amendments link (for exar	person grounds s enable nple a t	e Crown Land Management Act 2016 permits an authorised officer under that Act to answer questions about certain matters if the authorised officer suspects on its that the person has knowledge of those matters. Item [1] of the proposed es the authorised officer to authorise the questions to be answered using an audio delephone) or an audio visual link (for example a video conferencing application).	30 31 32 33 34
	Industry and	Enviro	of 1 year the period during which the Secretary of the Department of Planning, inment must prepare a draft State strategic plan for Crown land and submit the hister for Planning and Public Spaces for approval.	35 36 37
1.10	Electricit	y Su <sub>l</sub>	pply Act 1995 No 94	38
[1]	Part 8B			39
	Insert after	Part 8	A—	40

Pai	t 8B	Ene	ergy security safeguard	1
Div	ision	1	Preliminary	2
98A	Defi	nitions	3	3
		In th	is Part—	4
			gy activity—see section 98C.	5
		•	guard—see section 98B.	6
		sche	me object—see section 98D(1).	7
Div	ision	2	Constitution and object of safeguard	8
98B	Con	stitutio	on of safeguard	9
			energy security safeguard (the <i>safeguard</i> ) is constituted by the schemes ided for in Schedule 4A.	10 11
98C	Obje	ct of s	safeguard	12
			object of the safeguard is to improve the affordability, reliability and	13
			inability of energy through the creation of financial incentives that	14
			urage the consumption, contracting or supply of energy in particular ways consumption, contracting or supply of energy being an <i>energy activity</i> ).	15 16
Divi	ision	3	Schemes to give effect to object of safeguard	17
98D	Givi	ng effe	ect to object of safeguard through schemes	18
	(1)		object of the safeguard may be given effect to by the establishment, by a	19
			lation that amends Schedule 4A (other than Part 1 of Schedule 4A), of a me whose object is to encourage a specified energy activity (the <i>scheme</i>	20 21
		obje		22
	(2)	A scl	heme so established may deal with the following matters—	23
		(a)	the persons who may or are required to participate in the scheme (scheme participants) and the classes of scheme participants,	24 25
		(b)	the scheme's annual target or targets in respect of or related to energy	26
			activities for each class of scheme participant (the <i>scheme target</i> or <i>scheme targets</i> ),	27 28
		(c)	annual individual targets (individual targets), which may involve contingencies,	29 30
		(d)	the requirement for scheme participants to meet individual targets,	31
		(e)	the penalty payable per certificate which is not surrendered as required to satisfy an individual target,	32 33
		(f)	the carrying forward, to a later year, of an individual target shortfall,	34
		(g)	exemptions from the scheme, and the effect of those exemptions,	35
		(h)	the lodging, by a scheme participant, of an annual statement regarding the scheme participant's individual target and the estimated penalty payable in respect of an individual target shortfall,	36 37 38
		(i)	the assessment of a scheme participant's liability for the payment of penalties under the scheme,	39 40
		(j)	certificates in respect of energy activities, including the circumstances in which, and terms upon which, certificates may be or are created,	41 42

allocated, traded, transferred, sold, forfeited, or surrendered (including the specific energy activities in respect of which those certificates may be created, and the circumstances in which, and terms upon which, the energy activity needs to occur for certificates to be created), the persons by whom certificates may be created (*certificate providers*), offences for the improper creation of certificates, and the surrender of certificates by scheme participants to a scheme regulator to meet an individual target,

- (k) the accreditation of certificate providers and accreditation in respect of energy activities including eligibility and applications for accreditation, duration and conditions of accreditation, the transfer of accreditation, and information and records of accredited certificate providers and accreditation in respect of energy activities,
- (1) the registration, form and duration of certificates,
- (m) transfers and other dealings in certificates, including the purchase, transfer, sale, surrender or forfeiture of certificates and the price of certificates (including by a scheme administrator),
- (n) administration of the scheme, including the appointment, functions (including functions with respect to contracting), entitlements and removal or replacement of a scheme regulator and a scheme administrator, the establishment, custody and keeping of accounts, the maintenance and custody of records, application of funds from the scheme administrator's sale of certificates, novation or transfer of a scheme regulator or administrator's rights, powers and obligations to a replacement scheme regulator or scheme administrator, and the conduct of audits and the provision of information in connection with the scheme (including the requirements made by the scheme regulator or scheme administrator for a person to provide information in connection with the scheme),
- (o) the establishment and keeping of registers in connection with the scheme, including a register of certificates and of accredited certificate providers, and the information in those registers,
- (p) the application of the scheme to a person who ceases to be a scheme participant,
- (q) administrative review under the *Administrative Decisions Review Act* 1997 of a decision by the scheme regulator or the scheme administrator,
- (r) the periodic review of the scheme by the Minister,
- (s) waiver or suspension by the Minister of a scheme participant's obligations,
- (t) the termination of the scheme,
- (u) the functions of the Minister.

#### 98E Regulations to amend Schedule 4A

In establishing a scheme, the regulations may amend Schedule 4A (other than Part 1 of Schedule 4A) to make provision for or with respect to any matter that is necessary or convenient for carrying out or giving effect to the object of the safeguard and, in particular, for or with respect to the following—

- (a) a matter referred to in section 98D,
- (b) any other matter that is consequent on, or ancillary or incidental to, a matter referred to in section 98D,

		(c)	the subdelegation, to rules approved by the Minister ( <i>scheme rules</i> ), of provision with respect to a matter referred to in section 98D or paragraph (b) (but only if the scheme rules are not inconsistent with this Act or the regulations),	1 2 3
		(d)	the creation of an offence punishable by a penalty not exceeding 10,000 penalty units (in the case of a corporation) and 5,000 penalty units (in any other case).	5 6 7
	Divi	sion 4	Limitations on schemes	8
	98F	Schemes	must have scheme objects consistent with object of safeguard	9
		sche	regulations cannot amend Schedule 4A to establish a scheme unless the eme includes a scheme object that is consistent with the object of the guard.	10 11 12
	98G	No further	provision for schemes after 2021	13
		The	regulations cannot amend Schedule 4A after 31 December 2021.	14
[2]	Sect	ion 116 Ene	ergy savings shortfalls may be carried forward	15
	Omit	"2025" who	erever occurring in section 116(6) and the note. Insert instead "2050".	16
[3]	Sect	ion 178, hea	ading	17
	Omit	"2025". Ins	ert instead "2050".	18
[4]	Sect	ion 178(1) a	and (3)	19
	Omit	"2025" who	erever occurring. Insert instead "2050".	20
[5]	Sect	ion 191 Reg	gulations	21
	Omit	"Part 9" fro	om section 191(1)(h1). Insert instead "Schedule 4A".	22
[6]	Sect	ion 191(1)(h	n2)	23
	Omit	"the Schem	ne Regulator or the Scheme Administrator under Part 9".	24
	Inser	t instead "a	scheme regulator or scheme administrator under Schedule 4A".	25
[7]	Sche	dule 4A		26
	Inser	t after Scheo	lule 4—	27
	Sch	nedule 4	A Energy security safeguard schemes	28
[8]	Sche	dule 4A, Pa	art 1	29
	(as in	serted by ite	ections 98–178) of the Act (as amended by this Schedule) to Schedule 4A em [7]), and renumber as Part 1 (clauses 1–80) of that Schedule, and amend in the Part accordingly.	30 31 32
[9]	Sche	dule 4A, Pa	art 2	33
	Inser	t after Part 1	(as transferred by item [8])—	34
	Par	t 2		35
	_	_	vas inserted it was blank)	36

	Explanatory note  Item [1] of the proposed amendments constitutes the energy security safeguard, whose object is to						
	improve the incentives the safeguard co schemes that	afforda at enco nsists o may b	ability, in ourage to of the er oe create	reliability and sustainability of energy through the creation of financial the consumption, contracting or supply of energy in particular ways. The nergy savings scheme under the <i>Electricity Supply Act 1995</i> and any other ed, by regulation, to give effect to the object of the safeguard. Items [5]–[9]	2 3 4 5 6 7		
make consequential amendments.  Item [4] postpones the date of automatic termination of the energy savings scheme from the end of 2025 to the end of 2050. Items [2] and [3] make consequential amendments.							
1.11	11 Environmental Planning and Assessment Act 1979 No 203						
[1]	Section 4.5	3 Lap	sing o	f consent	11		
	Omit section	n 4.53	(1)–(3.	A). Insert instead—	12		
	(1)	A de	velopn	nent consent lapses—	13		
		(a)		rs after the date from which it operates if the development consent nences operation after the prescribed period, or	14 15		
		(b)		rs after the date from which it operates if the development consent nences operation during the prescribed period, or	16 17		
		(c)	other opera	ars after the date on which the development consent would wise have lapsed if the development consent commenced attion before, and has not lapsed at, the commencement of the ribed period.	18 19 20 21		
	(2)			uthority may reduce a period specified in subsection (1)(a) or (b) development consent.	22 23		
	(3)	Subs	ection	(2) does not—	24		
		(a)	appli	to development consent granted to a concept development cation under Division 4.4 for development that requires a equent development application and consent, or	25 26 27		
		(b)	autho	rise a reduction to be made that would cause—	28		
			(i)	a development consent to erect or demolish a building or to subdivide land to lapse within 2 years after the date from which the consent operates, or	29 30 31		
			(ii)	a development consent that commences operation during the prescribed period to lapse within 5 years after the date from which the consent operates, or	32 33 34		
			(iii)	a development consent of a kind prescribed by the regulations to lapse within the period prescribed by the regulations in relation to the consent.	35 36 37		
	(3A)			elopment consent that lapsed after the commencement of the period and before the commencement of subsection (1)(c)—	38 39		
		(a)		evelopment consent is taken not to have lapsed, and	40		
		(b)	subse	ection (1)(c) applies to the development consent.	41		
[2]	Section 4.5	3(6)–(	(6C)		42		
	Omit section	n 4.53	(6). Ins	sert instead—	43		
	(6) Despite any other provision of this section, a development consent that is subject to a deferred commencement condition under section 4.16(3) lapses if the applicant fails to satisfy the consent authority as to the matter specified in the condition within—						

		(a) 5 years after the grant of consent if the consent is granted after the prescribed period, or	1 2					
		(b) 7 years after the grant of consent if the consent is granted during the prescribed period, or	3 4					
		(c) 2 years after the date on which the development consent would otherwise have lapsed if—	5 6					
		(i) the grant of consent was before the commencement of the prescribed period, and	7 8					
		(ii) the development consent has not lapsed at that commencement.	9					
	(6A)	A consent authority may reduce a period specified in subsection (6)(a) or (b) in granting development consent.	10 11					
	(6B)	Subsection (6A) does not authorise a reduction to be made that would cause a development consent granted during the prescribed period to lapse within 5 years after the date on which it was granted.	12 13 14					
	(6C)	For a development consent that lapsed after the commencement of the prescribed period and before the commencement of subsection (6)(c)—	15 16					
		(a) the development consent is taken not to have lapsed, and	17					
		(b) subsection (6)(c) applies to the development consent.	18					
[3]	Section 4.5	53(8)	19					
	Insert after section 4.53(7)—							
	(8)	In this section—	21					
		<i>prescribed period</i> means the period commencing on 25 March 2020 and ending on 25 March 2022.	22 23					
[4]	Section 4.0	66 Continuance of and limitations on existing use	24					
	Insert after	section 4.66(3)—	25					
	(4)	During the period commencing on 25 March 2020 and ending on 25 March 2022, the reference to 12 months in subsection (3) is taken to be a reference to 3 years.	26 27 28					
[5]	Section 4.6	68 Continuance of and limitations on other lawful uses	29					
	Insert after section 4.68(3)—							
	(4)	During the period commencing on 25 March 2020 and ending on 25 March 2022, the reference to 12 months in subsection (3) is taken to be a reference to 3 years.	31 32 33					
[6]	Section 71	7 Directions by Minister	34					
	Insert at the end of section 717(1)(f)—							
		, and	36					
		(g) how money paid under this Division for different purposes in accordance with the conditions of development consents is to be pooled and applied progressively for those purposes, or	37 38 39					
		(h) the time at which a monetary contribution or levy is to be paid.	40					
	(1A)	A provision of a development consent granted before and inconsistent with a direction under subsection (1A)(h) is taken to be modified so as to be consistent with the direction, but only for a contribution or levy (or a	41 42 43					

			component of a contribution or levy) that has not been paid before the direction is given.	1 2
[7]	Sect	ion 8.1	0	3
	Omit	the se	etion. Insert instead—	4
	8.10	Timo	within which appeals may be made	-
	0.10		within which appeals may be made	5
		(1)	An appeal under this Division (except by an objector) may be made only within the following periods after the <i>relevant date</i> (being the date the	6 7
			decision appealed against is notified or registered on the NSW planning portal or the date of deemed refusal under section 8.11)—	8 9
			(a) 6 months after the relevant date, if the relevant date occurs after the prescribed period, or	10 11
			(b) 12 months after the relevant date, if the relevant date occurs—	12
			(i) during the prescribed period, or	13
			(ii) during the 6-month period immediately before the prescribed period.	14 15
		(2)	An appeal under this Division by an objector may be made only within the	16
			following periods after the <i>relevant date</i> (being the date the objector is notified of the decision appealed against)—	17 18
			(a) 28 days after the relevant date, if the relevant date occurs after the prescribed period, or	19 20
			(b) 56 days after the relevant date, if the relevant date occurs—	21
			(i) during the prescribed period, or	22
			(ii) during the 28-day period immediately before the prescribed period.	23 24
		(3)	In this section—	25
			<i>prescribed period</i> means the period commencing on 25 March 2020 and ending on 25 March 2022.	26 27
[8]	Sect	ion 9.2	3 Power of investigation officers to require answers and record evidence	28
	Inser	t after	section 9.23(5)—	29
		(6)	An investigation officer may, in the notice under subsection (3) or in a	30
		(-)	subsequent notice, authorise the person to answer the questions using an audio link or audio visual link of a kind approved by the investigation officer.	31 32
		(7)	If the questions are to be answered by the person using an audio link or audio visual link—	33 34
			(a) the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that manner at the time nominated under subsection (4), and	35 36 37
			(b) the person must ensure that the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the investigation officer.	38 39 40
		(8)	In this section—	41
			audio link means technology that enables continuous and contemporaneous audio communication between persons at different places, including telephones.	42 43 44

audio visual link means technology that enables continuous and contemporaneous audio and visual communication between persons at different places, including video conferencing.

(9) This subsection and subsections (6)–(8) are repealed on 13 November 2020.

#### **Explanatory note**

Item [1] of the proposed amendments to the *Environmental Planning and Assessment Act* 1979 (the *Principal Act*) extends the period for the lapsing of development consents that come into operation during the period of 2 years after 25 March 2020 (the *prescribed period*) or that were already in operation when the prescribed period commenced. The lapsing of those development consents is extended by 2 years. A development consent granted during the prescribed period will now lapse 7 years after it comes into operation unless the consent authority specifies a lesser period when granting consent. However, that lesser period must not be less than 5 years after the development consent comes into operation. Item [2] of the proposed amendments makes similar changes to the lapsing of development consents with deferred commencement provisions. Item [3] makes a consequential amendment.

Items [4] and [5] provide that, during the prescribed period, an existing use, or other lawful use, under the Principal Act is abandoned if that use ceases for a continuous period of 3 years (rather than 12 months as is currently the case).

Item [6] permits the Minister for Planning and Public Spaces (the *Minister*) to give 2 additional directions to a consent authority in relation to local infrastructure contributions. The first relates to the pooling of funds received by the consent authority for different purposes under a contributions plan or under different contributions plans. The second permits the Minister to specify the time at which a monetary contribution or levy is to be paid.

Item [7] extends the period within which a person may appeal against a decision relating to a development consent if the right to the appeal arises during the prescribed period or had arisen before the prescribed period and had not lapsed at the commencement of the prescribed period. In the case of an appeal by an objector, the period is extended from 28 days to 56 days and for any other appeal the period is extended from 6 months to 12 months.

Section 9.23 of the Principal Act permits an investigation officer under that Act to require a person to answer questions about certain matters if the investigation officer suspects on reasonable grounds that the person has knowledge of the matter. Item [8] enables the investigation officer to authorise the questions to be answered using an audio link (for example a telephone) or an audio visual link (for example a video conferencing application).

# 1.12 Fair Trading Act 1987 No 68 (as amended by the Fair Trading Legislation Amendment (Reform) Act 2018)

#### Section 70 Remedy provisions of ACL that extend to local matters

Insert "to the extent that it relates to a provision of Part 3-1 (other than section 47(1)) of that Law" after "(Pecuniary penalties)" in section 70(3)(a).

#### **Explanatory note**

The proposed amendment specifies which pecuniary penalties in the ACL apply to a contravention of proposed sections 47A and 47B of the Fair Trading Act 1987 that are to be inserted by Schedule 1.1[3] of the Fair Trading Legislation Amendment (Reform) Act 2018. Proposed section 47A requires a supplier, before supplying a consumer with goods or services, to take reasonable steps to ensure the consumer is aware of any term or condition relating to the supply that may substantially prejudice the consumer's interests. Proposed section 47B applies to an intermediary who, under an arrangement that provides for the intermediary to receive a financial incentive, arranges contracts for the supply of goods or services as an agent or refers consumers to another supplier of goods and services. The intermediary is required, before acting under the arrangement, to take reasonable steps to ensure the consumer who will be supplied with the goods or services to which the financial incentive relates is aware of the arrangement.

#### 1.13 Fair Trading Legislation Amendment (Reform) Act 2018 No 65

#### [1] Section 2 Commencement

Omit "Schedule 2.7[2]" from section 2(2).

Insert instead "Schedules 2.13, 4.1 and 4.2[2]".

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[2]	Section 2(3)							
	Insert	after s	section	n 2(2)—	_	2		
		(3)		dules 2 amatio	.13, 4.1 and 4.2[2] commence on a day or days to be appointed by n.	3 4		
	•	natory				5		
	The proposed amendments provide for the commencement of amendments to the <i>Home Building Act</i> 1989 and the <i>Surveying and Spatial Information Act</i> 2002 relating to—							
	(a)	the pe	eriods ence o	within  ν n a day	es, licences, registrations and certificates (the <i>relevant authorities</i> ), and which the relevant authorities may be restored, under those Acts to or days to be appointed by proclamation to enable the registration system litate the new terms, and	8 9 10 11		
	(b)			of the fe orities.	ee that must accompany an application for the continuation of particular	12 13		
1.14	Fish	eries	Man	agem	ent Act 1994 No 38	14		
[1]	Section received		6 Prod	luction	of records relating to commercial fishing activities and fish	15 16		
	Insert	afters	section	256(2	A)(c)—	17		
			(d)	that th	ne answer be given by audio link or audio visual link.	18		
[2]	Secti	on 256	6(5) an	nd (6)		19		
	Insert after section 256(4)—							
		(5)	In thi	s sectio	on—	21		
			audio		means technology that enables continuous and contemporaneous munication between persons at different places, including	22 23 24		
			audio conte	visu mpora	tal link means technology that enables continuous and neous audio and visual communication between persons at aces, including video conferencing.	25 26 27		
		(6)	This s 2020.		tion and subsections (2A)(d) and (5) are repealed on 13 November	28 29		
		natory				30 31		
	Section 256 of the <i>Fisheries Management Act 1994</i> permits a fisheries officer under that Act to require a person to answer questions about certain matters. The proposed amendments enable the fisheries officer to specify that the questions to be answered using an audio link (for example a telephone) or an audio visual link (for example a video conferencing application).							
1.15	Hum	an T	issue	Act	1983 No 164	35		
[1]	Secti	on 34	Act do	oes no	t prevent specified removals of tissue	36		
	Insert	after s	section	34(1)	(b4)—	37		
			(b5)	(whet	se of any tissue that is lawfully removed from the body of a person ther living or deceased) for the purpose of carrying out any test, sis, investigation or research that—	38 39 40		
				(i)	is required in connection with managing or monitoring the risks to public health arising from COVID-19, and	41 42		
				(ii)	is approved, either generally or in a particular case or class of cases, by the Health Secretary.	43 44		

[2]	Section 34(3)–(5)								
	Inser	t after	section 34(2)—	2					
		(3)	Information relating to any test, analysis, investigation or research carried out under subsection (1)(b5) may not be published in a generally available publication (within the meaning of the <i>Health Records and Information Privacy Act 2002</i> ) if it is in a form that could reasonably be expected to identify any person the subject of the test, analysis, investigation or research.	3 4 5 6 7					
		(4)	The use of any tissue (other than blood or blood products) for the purpose of carrying out any test, analysis, investigation or research ceases to be authorised under subsection (1)(b5) on the date specified by the Minister by notice published in the Gazette.	8 9 10 11					
		(5)	In determining that date, the Minister must—	12					
			(a) be reasonably satisfied that the date is the earliest possible day that a vaccine for COVID-19 is generally available to members of the public, and	13 14 15					
			(b) consult with the Chief Health Officer of the Ministry of Health.	16					
	•	natory		17					
	respo the Se requir tissue possil Item [ be pu	nse to the cretary ing the other to oth	e proposed amendments permits any test, analysis, investigation or research required in he risks to public health arising from COVID-19 to be carried out, with the approval of of the Ministry of Health, on tissue that has been lawfully removed from a person without person's consent to the use of the tissue for that purpose. Item [2] provides that use of han blood or blood products for that purpose ceases to be authorised on the earliest that a vaccine for COVID-19 is generally available.  provides that information relating to a test, analysis, investigation or research must not in a generally available publication if it could reasonably be expected to identify any object of the test, analysis, investigation or research.	18 19 20 21 22 23 24 25 26					
1.16	-		Relations Act 1996 No 17	27					
	Secti	ion 41	2	28					
	Insert after section 411—								
	412	Spec	Special provision for COVID-19 pandemic						
		(1)	This section applies if this Act or the rules of a State organisation provide for a period in relation to—	31 32					
			(a) the term of office for an officer in the organisation, or	33					
			(b) when an election for an office of the organisation must be held.	34					
		(2)	The regulations may provide for the modification of the period.	35					
		(3)	A regulation under subsection (2)—	36					
			(a) may modify the period to extend it to a day that is no later than 12 months after the commencement of this section, and	37 38					
			(b) prevails to the extent of any inconsistency with any provision of this Act or the rules.	39 40					
		(4)	The Minister may recommend the making of a regulation under this section only if—	41 42					
			(a) the Minister considers the regulation is necessary for the purposes of responding to the public health emergency caused by the COVID-19 pandemic, and	43 44 45					

the Electoral Commissioner has agreed to the making of the regulation.

46

(b)

The p	ropose	ed amendment allows regulations to be made that will permit an election of officers in	1 2 3 4
	_		5
Part '	12		6
Insert	t after s	section 83—	7
Par	t 12	Special provisions for COVID-19 pandemic	8
84	Powe	er of person to modify statutory time periods	9
	(1)	This section applies if a person is authorised or required under an Act to take any of the following actions—	10 11
		(a) modify, on any ground, a period within which the person, or another person, is authorised or required to do a thing or omit to do a thing,	12 13
			14
		(c) waive, on any ground, a period within which a thing must be done or omitted to be done,	15 16
		(d) agree that a thing may be done or omitted to be done despite the expiry of a period.	17 18
	(2)	The power of the person to take the action referred to in subsection (1) is taken to include a power to take the action on the ground the person is satisfied the modification, waiver or agreement is reasonable for the purposes of responding to the public health emergency caused by the COVID-19 pandemic.	19 20 21 22 23
	(3)	If a period is extended, suspended or waived under subsection (2), the period may only be extended, suspended or waived to a day that is no later than 31 December 2020.	24 25 26
	(4)	If it is agreed under subsection (2) that a thing may be done or omitted to be done despite the expiry of a period, the day by which it is agreed the thing may be done or omitted to be done may be no later than 31 December 2020.	27 28 29
	(5)	A reference in this section to a period within which a person is authorised or required to do a thing or omit to do a thing includes a reference to any expression of time provided for under a provision for doing or omitting to do the thing.  Note. Examples of an expression of time include a requirement for a person to do a	30 31 32 33 34
		thing immediately or promptly.	35
	(6)	The power of a person to take the action referred to in subsection (1) operates retrospectively to the extent it applies to a period that ends on or after 16 March 2020.	36 37 38
85			39 40
	(1)	This section applies if an Act (a <i>relevant Act</i> ) provides for a period—	41
		(a) within which a person is authorised or required to do a thing or omit to do a thing, or	42 43
		(b) at the end of which a thing expires.  Note: Examples of periods for which an Act may provide include—	44 45
	The p State Inter Insert 84	Explanatory The propose State organis Interpreta Part 12 Insert after Part 12 84 Powe (1)  (2)  (3)  (4)  (5)  (6)  85 Regultime	Explanatory note The proposed amendment allows regulations to be made that will permit an election of officers in State organisations to be postponed for up to 12 months from the commencement of the amendment.  Interpretation Act 1987 No 15  Part 12  Insert after section 83—  Part 12 Special provisions for COVID-19 pandemic  84 Power of person to modify statutory time periods  (1) This section applies if a person is authorised or required under an Act to take any of the following actions—  (a) modify, on any ground, a period within which the person, or another person, is authorised or required to do a thing or omit to do a thing, by modify, on any ground, a period at the end of which a thing expires,  (c) waive, on any ground, a period within which a thing must be done or omitted to be done,  (d) agree that a thing may be done or omitted to be done despite the expiry of a period.  (2) The power of the person to take the action referred to in subsection (1) is taken to include a power to take the action on the ground the person is satisfied the modification, waiver or agreement is reasonable for the purposes of responding to the public health emergency caused by the COVID-19 pandemic.  (3) If a period is extended, suspended or waived under subsection (2), the period may only be extended, suspended or waived to a day that is no later than 31 December 2020.  (4) If it is agreed under subsection (2) that a thing may be done or omitted to be done despite the expiry of a period, the day by which it is agreed the thing may be done or omitted to be done may be no later than 31 December 2020.  (5) A reference in this section to a period within which a person is authorised or required to do a thing or omit to do a thing includes a reference to any expression of time provided for under a provision for doing or omitting to do the thing:  Note. Examples of an expression of time include a requirement for a person to do a thing immediately or promptly.  (6) The power of a person to take the action referred to in subsection (1

	(a)	time limits for civil and criminal procedures and processes, including limitation periods and time limits for giving notices, lodging applications and filing documents, and	1 2 3					
	(b)	the expiry of a document at the end of a period.	4					
(2)	A regulation may be made under either of the following to provide for the modification or suspension of the period—							
	(a)	the relevant Act,	7					
	(b)	this section.	8					
(3)	Subs to—	ection (2) does not provide power for a regulation to be made in relation	9 10					
	(a)	a period under the Constitution Act 1902 relating to—	11					
		(i) the duration of the Legislative Assembly, or	12					
		(ii) the date of a general election for Members of the Legislative Assembly, or	13 14					
		(iii) the date of a periodic Council election, or	15					
	(b)	a period under the <i>Electoral Act 2017</i> relating to a State election.	16					
(4)		emove any doubt, for the purposes of subsection (2)(a), the relevant Act is a to include a power to make a regulation as provided in this section.	17 18					
(5)	Without limiting subsection (2), a regulation under a relevant Act or this section may—							
	(a)	expressly modify or suspend the period, or	21					
	(b)	authorise a person having a function under the relevant Act to modify or suspend the period, or	22 23					
	(c)	authorise a person mentioned in paragraph (b) to delegate or subdelegate a power given under paragraph (b) to suspend or modify the period.	24 25 26					
(6)	How	ever, a regulation under a relevant Act or this section may not—	27					
	(a)	modify the period to shorten the period, or	28					
	(b)	extend or suspend the period to a day that is later than 31 December 2020, or	29 30					
	(c)	authorise a person mentioned in subsection (5)(b), or a person to whom a power is delegated or subdelegated as mentioned in subsection (5)(c), to—	31 32 33					
		(i) shorten the period, or	34					
		(ii) extend or suspend the period to a day that is later than 31 December 2020.	35 36					
(7)	A reference in this section to a period within which a person is authorised or required to do a thing or omit to do a thing includes a reference to any expression of time provided for under a provision for doing or omitting to do the thing.							
		Examples of an expression of time include a requirement for a person to do a immediately or promptly.	41 42					
(8)	A regulation may operate retrospectively to the extent that it applies to a period that ends on or after 16 March 2020.							

86	Regulation-making power relating to altered arrangements for physical attendance and meetings								
	(1)	This section applies if an Act (a <i>relevant Act</i> ), or a statutory rule made under a relevant Act, requires or permits a person to—							
		(a)	physically attend a place or meeting for a particular purpose or particular matter, or	5 6					
		(b)	call or hold a meeting for a particular purpose or particular matter.	7					
	(2)	arran	gulation may be made under either of the following to provide for altered gements for undertaking the particular purpose or matter or calling or ng the meeting—	8 9 10					
		(a)	the relevant Act,	11					
		(b)	this section.	12					
	(3)		move any doubt, for the purposes of subsection (2)(a), the relevant Act is to include a power to make a regulation as provided in this section.	13 14					
	(4)	Without limiting subsection (2), a regulation under a relevant Act or this section may provide for the following—							
		(a)	a meeting to be held—	17					
			(i) using communication technology, or	18					
			(ii) on the papers or out of session,	19					
		(b)	modified procedures and requirements relating to meetings, including procedures and requirements about quorums, voting, decision-making and the recording of decisions,	20 21 22					
		(c)	alternative ways that a person may produce information or a stated thing for the purposes of a meeting,	23 24					
		(d)	the suspension of a requirement for a meeting to be held or for a person to attend a meeting,	25 26					
		(e)	alternatives for an attendance or inspection, including requiring information to be shared or provided in other ways or communication technology to be used in place of a physical visit,	27 28 29					
		(f)	the empowerment of a decision-maker under a relevant Act to exercise discretion about whether, when or how attendance is to be required, to suspend a requirement for a person to call or hold a meeting or to issue guidelines regarding the altered arrangements.	30 31 32 33					
	(5)	In thi	s section—	34					
		alter	ed arrangements includes—	35					
		(a)	modified arrangements, permissions or requirements, and	36					
		(b)	suspended arrangements, permissions or requirements.	37					
87	Reg	ulation	-making powers	38					
	(1)	The Governor may make regulations, not inconsistent with this Part, for or with respect to any matter that by this Part is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Part.							
	(2)	A reg	gulation mentioned in this Part may be made—	43					
		(a)	only for the purposes of responding to the public health emergency caused by the COVID-19 pandemic, and	44 45					

		(b)	if made under another Act—only on the recommendation of the Minister administering that Act.	1 2
	(3)	made the r	, a Minister may recommend a regulation mentioned in section 85 be e only if Parliament is not sitting and, due to the COVID-19 pandemic or esponse to it, is not likely to be sitting within 2 weeks after the day the lation is made.	3 4 5 6
88	Appl	icatio	n of regulations	7
		Regu	alations mentioned in this Part—	8
		(a)	are not limited by the regulation-making power in another Act, and	9
		(b)	if the regulation is made under this Part—may override the provisions of any Act, regulation or other law, and	10 11
		(c)	if the regulation is made under a relevant Act—may override the provisions of that Act or a regulation made under that Act.	12 13
89	Expi	ry of r	egulations	14
		Regu days-	alations mentioned in this Part expire on the earliest of the following	15 16
		(a)	the day the provision of this Part that provides power for the making of the regulation is repealed,	17 18
		(b)	the day that is 6 months after the regulations commence,	19
		(c)	the day decided by Parliament by resolution of either House of Parliament.	20 21
90	Repe	al of p	provision of Part	22
		A pro	ovision of this Part is repealed on—	23
		(a)	26 September 2020, or	24
		(b)	the later day, no later than 31 December 2020, prescribed by the regulations as being the day on which that provision is repealed.	25 26
91	Savi	ng pro	ovision	27
	(1)	This	section applies if—	28
		(a)	under a provision of this Part or a regulation mentioned in this Part, the period (the <i>modified period</i> ) to do a thing or to omit to do a thing is modified, and	29 30 31
		(b)	at the time the provision or the regulation is repealed, the modified period has not yet ended.	32 33
	(2)		ite the repeal of the provision or the regulation, the modified period nues to apply to doing the thing or omitting to do the thing.	34 35
	(3)	modi	is section—  ified, in relation to a period to do a thing or to omit to do a thing, des—	36 37 38
		(a)	suspended, and	39
		(b)	waived, and	40
		(c)	agreement that the thing may be done or omitted to be done despite the period having expired.	41 42

	The provide statute purpo	de powe ory time	d amer er for r frames espond	dification of legislative requi d attendance at places or me to the public health emergen	aking power into the <i>Interpretation Act 1987</i> to irements across the statute book dealing with etings. These special arrangements apply for the cy caused by the COVID-19 pandemic and apply	1 2 3 4 5 6
1.18	Lan	dlord	and <sup>†</sup>	nant Regulation 201	5	7
	Repe	al of re	egulat	1		8
	The l	Landlor	d and	nant Regulation 2015 is re	epealed.	9
	-	natory		ent repeals the <i>Landlord and</i>	Tenant Regulation 2015	10 11
1 10	•	-		ent Act 1993 No 30	Tenant Negulation 2015.	
						12
[1]				512(1)		13
	Omit	or 51	IA'' w	rever occurring. Insert ins	tead ", 511A or /4/AD".	14
[2]	Sect	ion 511	Catc	ng up of shortfall in gene	eral income	15
				of the next 2 years" from	` '	16
	Inser	t instea	d "any	or more of the next 10 years	ars".	17
[3]	Sect	ion 511	l(1), n	ŧ		18
	Inser	t after s		11(1)—		19
			\$100,0		nad a shortfall referred to in subsection (1) of ecover that amount by increasing the amount of	20 21 22
			(a)		over an additional \$100,000 in that year, or	23
			(b)	4 of the next 10 years to reco	over an additional \$25,000 in each of those years,	24 25
			(c)	each of the next 10 years to ears.	recover an additional \$10,000 in each of those	26 27
[4]	Sect	ion 512	2, head	g		28
	Omit	"or 51	1A". I	ert instead ", 511A or 747	'AD''.	29
[5]	Chap	oter 18,	Part '	and section 747AA		30
	Inser	t before	e sectio	747A—		31
	Par	t 1A	CO	D-19 pandemic—	special provisions	32
747	7AA	Defin	ition			33
			In thi	art—		34
			presc	ed period means the period	od—	35
			(a)	arting on 25 March 2020,	and	36
			(b)	nding on—		37
				i) 26 September 2020,		38
				<ul> <li>the later day, not lat regulations.</li> </ul>	er than 26 March 2021, prescribed by the	39 40

[6]	Section 747A, heading Omit "special provisions". Insert instead "meetings".								
[7] Section 747A(3)									
Omit the subsection.									
	Omit	the su	absection.	4					
[8]	Sect	ions 7	747AB-747AD	5					
	Inser	t after	section 747A—	6					
74	7AB	COV	/ID-19 pandemic—recovery of unpaid rates	7					
			During the prescribed period, proceedings for the recovery of a rate or charge may not be commenced against a person by or on behalf of a council under section 712 unless the council has considered each of the following—	8 9 10					
			(a) whether the payment of the rate or charge could be made in instalments or by way of some other financial arrangement,	11 12					
			(b) whether the person should be referred to a financial counsellor,	13					
			(c) whether mediation or alternative dispute resolution should be attempted first,	14 15					
			(d) whether interest on the unpaid amount should be deferred or waived.	16					
74	7AC	cov	COVID-19 pandemic—expenditure on council buildings						
		(1)	From the commencement of this section until 13 May 2022, a council must not enter a contract or agreement for the carrying out of building work involving a building used (or to be used) by the council in the exercise of its administrative or decision-making functions.	18 19 20 21					
		(2)	Subsection (1) does not apply to building work—	22					
			(a) required to be carried out in an emergency, or	23					
			(b) for the purposes of maintenance, or	24					
			(c) having a capital value of less than \$1,000,000, or	25					
			(d) prescribed by the regulations.	26					
74	7AD	cov	/ID-19 pandemic—general income derived by council	27					
		(1)	During the prescribed period, the Minister may, by order in writing given to a council, set a maximum amount of general income that the council may produce in the year ending 30 June 2021.	28 29 30					
		(2)	The order may specify the maximum amount as a dollar amount or by reference to the general income derived by the council in a previous year.	31 32					
		(3)	This provision has effect despite any provision of Part 2 of Chapter 15.	33					
	_	natory		34					
	recov	er sho	he proposed amendments to the <i>Local Government Act 1993</i> provides for a council to rtfalls in rates and charges in a particular year by increasing rates and charges in later [3] inserts a note giving examples of how this could be done.	35 36 37					
	Item [8] contains 3 new sections. Proposed section 747AB requires a council to consider certain matters before commencing proceedings for the recovery of a rate or charge during the prescribed period relating to the COVID-19 pandemic. Proposed section 747AC prevents, for 2 years, a council from undertaking major building work involving certain council buildings. Proposed section 747AD permits the Minister, during the prescribed period relating to the COVID-19 pandemic, to set the maximum amount of general income that a particular council may derive from rates and charges in the year ending 30 June 2021. Item [5] inserts a missing heading and a definition of <i>prescribed period</i> . Items [1], [4], [6] and [7] make consequential amendments.								

1.20	Long	g Ser	vice	Leave	e Act 1955 No 38	1		
	Sections 15B and 15C							
	Insert after section 15A—							
	15B	COVID-19 pandemic—taking long service leave						
		(1)			has effect for the prescribed period and prevails to the extent of stency with any other provision of this Act.	5 6		
		(2)	takin	g long	tion 4(3)(b), an employer and worker may agree to the worker service leave during the prescribed period in 2 or more separate ot less than 1 day.	7 8 9		
		(3)	In thi	s section	on—	10		
			presc	ribed p	period means the period—	11		
			(a)	startii	ng on the commencement of this section, and	12		
			(b)	endin	g on—	13		
				(i)	the day that is 6 months after the commencement, or	14		
				(ii)	the later day, not more than 12 months after the commencement, prescribed by the regulations.	15 16		
	15C	cov	ID-19	pande	mic—accrual of long service leave	17		
		(1)	If, du	f, during the prescribed period, a worker is stood down without pay by an employer as a direct or indirect result of the COVID-19 pandemic—				
			(a)		ervice of the worker with the employer is, despite that break, taken continuous service, and	20 21		
			(b)	the w	orker continues to accrue long service leave while stood down.	22		
		(2)	This	section	extends to long service leave entitlements under any other Act.	23		
		(3)	In this section—					
			prescribed period means the period—					
			(a)	startii	ng on 11 March 2020, and	26		
			(b)	endin	g on—	27		
				(i)	12 September 2020, or	28		
				(ii)	a later day, not later than 12 March 2021, prescribed by the regulations.	29 30		
					udes any person who may access long service leave entitlements r any other Act.	31 32		
	-	-	tory note					
	The proposed amendment inserts 2 new provisions into the <i>Long Service Leave Act 1955</i> section 15B allows an employer and worker to agree to accrued long service leave being multiple periods of not less than 1 day (for example, 4 periods, each being 2 days, in c weeks) during the prescribed period.					34 35 36 37		
	period	in the	section 15C ensures that a worker's long service leave continues to accrue during any he specified COVID-19 pandemic period during which the worker is stood down without pay t or indirect result of the COVID-19 pandemic.			38 39 40		
1.21	Men	tal He	ealth	Act 2	2007 No 8	41		
	Section	on 203	3			42		
	Insert after section 202—					43		

	203	COVID-19 pandemic—examination by audio visual link for purpose of detention							
		(1)	This section applies to an examination of a person or observation of a person's condition during the prescribed period for the purpose of determining under section 27 whether the person is a mentally ill person or a mentally disordered person.						
	(2)		Desp	ite secon's con	etion 27A(1), an examination of a person or observation of a ndition may be carried out using an audio visual link by—	7 8			
			(a)	a med	dical practitioner, or	9			
			(b)		credited person authorised by the medical superintendent of the al health facility to do so.	10 11			
		(3)			ation or observation may be carried out under subsection (2) only all practitioner or accredited person is satisfied that—	12 13			
			(a)		ing out the examination or observation by audio visual link is sary because of the COVID-19 pandemic, and	14 15			
			(b)	care ı	camination or observation can be carried out with sufficient skill or using an audio visual link so as to form the required opinion about erson.	16 17 18			
		(4)	obsei	rvation	A(2), (4) and (5) of this Act applies to an examination or carried out under this section in the same way as it applies to an a or observation carried out under section 27A.	19 20 21			
		(5)	In thi	is secti	on—	22			
			presc	ribed <sub>l</sub>	period means the period—	23			
			(a)	starti	ng on the commencement of this section, and	24			
			(b)	endin	g on—	25			
				(i)	26 September 2020, or	26			
				(ii)	the later day, not later than 26 March 2021, prescribed by the regulations.	27 28			
	_	natory		4		29 30			
	The proposed amendment enables an assessment of a person detained in a mental health facility to be carried out by a medical practitioner or accredited person via audio visual link, for the purposes of determining whether the person is a mentally ill person or mentally disordered person.								
	Asses pande	sments mic and	may l	be done assess	e by audio visual link only if it is necessary because of the COVID-19 ment can be effectively carried out by audio visual link.	33 34			
1.22	Mini	ng A	ct 19	92 No	29	35			
	Secti	on 248	BL Pov	wer of	inspectors to require answers	36			
	Insert	after s	ter section 248L(5)—						
	(6)		The inspector may, in the notice under subsection (4) or in a subsequent notice authorise the person to answer the questions using an audio link or audio visual link of a kind approved by the inspector.						
		(7)	If the visua	questi 1 link–	ons are to be answered by the person using an audio link or audio	41 42			
			(a)	place	lace at which the person is required to attend is taken to be any having adequate facilities for the answering of questions in that her at the time nominated under subsection (5), and	43 44 45			

			(b)	the person must ensure that the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the inspector.	1 2 3			
		(8)	In thi	is section—	4			
			audio	o link means technology that enables continuous and contemporaneous o communication between persons at different places, including hones.	5 6 7			
			conte	o visual link means technology that enables continuous and emporaneous audio and visual communication between persons at rent places, including video conferencing.	8 9 10			
		(9)	This	subsection and subsections (6)–(8) are repealed on 13 November 2020.	11			
	Expla	natory	note	•	12			
	questi knowl questi	ons abo edge o ons to l	out cer f those be ans	Mining Act 1992 permits an inspector under that Act to require a person to answer tain matters if the inspector suspects on reasonable grounds that the person has e matters. The proposed amendment enables the inspector to authorise the wered using an audio link (for example a telephone) or an audio visual link (for nferencing application).	13 14 15 16 17			
1.23	Priv	ate H	ealth	Facilities Act 2007 No 9	18			
		on 12/			19			
	Inser	t after s	section	1 12—	20			
	12A	Spec	ial co	nditions during COVID-19 pandemic	21			
		(1)	neces	sence may be subject to any conditions that the Secretary considers ssary, having regard to the COVID-19 pandemic, to protect the health and y of the public, manage resources or ensure the provision of balanced and dinated health services throughout the State.	22 23 24 25			
		(2)	A co	ndition referred to in this section may be—	26			
			(a)	specified in a licence when the licence is issued by the Secretary, or	27			
			(b)	attached to a licence when the licence is amended by the Secretary under section 17(3)(c).	28 29			
		(3)		section is repealed, and any conditions referred to in this section are ked, on—	30 31			
			(a)	26 March 2021, or	32			
			(b)	the later day, not later than 26 March 2022, prescribed by the regulations.	33 34			
	Expla	natory	note		35			
	The proposed amendment permits the Secretary of the Ministry of Health to impose any conditions on a licence for a private health facility that the Secretary considers necessary, having regard to the COVID-19 pandemic, to protect the health and safety of the public, manage resources or ensure the provision of balanced and coordinated health services. The proposed amendment is repealed on 26 March 2021 unless the regulations prescribe a later date for the repeal, not being later than 26 March 2022. Any condition imposed by the Secretary is also revoked on the same day that the proposed amendment is repealed.							
1.24	Prop	erty	and s	Stock Agents Act 2002 No 66	43			
	Sche	dule 1	Savir	ngs, transitional and other provisions	44			
				of the Part inserted by Schedule 2.12 to the Fair Trading Legislation rm) Act 2018, with appropriate clause numbering—	45 46			

	Expir	ed or	cancelled certificates of registration	1
		Section if—	on 26B(1) does not apply to an application for a certificate of registration	2
		(a)	the application is made within 1 year after the commencement day, and	4
		(b)	the applicant previously held a certificate of registration that expired or was cancelled within 1 year before the commencement day.	5 6
Expla	natory	note		7
registr	ation u	nder th	e <i>Property and Stock Agents Act 2002</i> within 1 year of the expiry or cancellation	8 9 10
(a)	the ap	plicatio	on is made within 1 year after the commencement of section 26B(1) of the Act, and	11
(b)				12 13
Prot	ectio	n of t	the Environment Operations Act 1997 No 156	14
Secti	on 203	B Pow	er of authorised officers to require answers	15
Insert	after s	section	1 203(6)—	16
	(7)	subse	equent notice, authorise the person to answer the questions using an audio	17 18 19
	(8)			20 21
		(a)	the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that manner at the time nominated under subsection (6), and	22 23 24
		(b)	the person must ensure that the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the authorised officer.	25 26 27
	(9)	In thi	s section—	28
		audio	communication between persons at different places, including	29 30 31
		conte	emporaneous audio and visual communication between persons at	32 33 34
	(10)	This	subsection and subsections (7)–(9) are repealed on 13 November 2020.	35
Expla	natory	note		36
under suspe amen	that Accts on diment e	t to rec reason enables	quire a person to answer questions about certain matters if the authorised officer able grounds that the person has knowledge of those matters. The proposed the authorised officer to authorise the questions to be answered using an audio	37 38 39 40 41
Pub	lic He	alth	Act 2010 No 127	42
Secti	on 53	Notifi	cation of death arising from scheduled medical condition	43
				11
	The piregistr of a pi (a) (b)  Prot Secti Insert  Expla Sectiounder suspendlink (for Publ Secti	Explanatory The proposed registration upon a previous  (a) the apositive condition (a) the apositive condition (b) the apositive condition (c) the condition	Section if—  (a) (b)  Explanatory note The proposed amen registration under the of a previous certific (a) the applicant the commence (b) the applicant the commence (c)  Protection of the Section 203 Power (a)  (The subservious (a)  (Solution 203 Power (a)  (B) If the visual (a)  (C)  (B) In this audion telephology (a)  (C)  (B) In this audion telephology (a)  (C)  (C)  (D) This is  Explanatory note  Section 203 of the Founder that Act to regulate the content of the power (a)  (D) This is  Explanatory note  Section 203 of the Founder that Act to regulate the content of the power (a)  (D) This is  Explanatory note  Section 203 of the Founder that Act to regulate the power (a)  (D) This is  Explanatory note  Section 203 of the Founder that Act to regulate the power (a)  (D) This is  Explanatory note  Section 203 of the Founder that Act to regulate the power (a)  (D) This is  Explanatory note  Section 203 of the Founder that Act to regulate the power (a)  (D) This is  Explanatory note  Section 203 of the Founder that Act to regulate the power (a)  (D) This is  Explanatory note  Section 203 of the Founder that Act to regulate the power (a)  (D) This is  Explanatory note  Section 203 of the Founder that Act to regulate the power (a)  (D) This is the power (a) t	(a) the application is made within 1 year after the commencement day, and (b) the applicant previously held a certificate of registration that expired or was cancelled within 1 year before the commencement day.  Explanatory note  The proposed amendment provides that, despite a general prohibition on applying for a certificate of registration under the <i>Property and Stock Agents Act 2002</i> within 1 year of the expiry or cancellation of a previous certificate of registration, an application of that kind may be made, i—  (a) the applicant previously held a certificate that expired or was cancelled within 1 year after the commencement of section 26B(1) of the Act, and (b) the applicant previously held a certificate that expired or was cancelled within 1 year before the commencement of section 26B(1) of the Act.  Protection of the Environment Operations Act 1997 No 156  Section 203 Power of authorised officers to require answers  Insert after section 203(6)—  (7) The authorised officer may, in the notice under subsection (5) or in a subsequent notice, authorise the person to answer the questions using an audio link or audio visual link—  (8) If the questions are to be answered by the person using an audio link or audio visual link—  (a) the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that manner at the time nominated under subsection (6), and  (b) the person must ensure that the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the authorised officer.  (9) In this section—  audio visual link means technology that enables continuous and contemporaneous audio communication between persons at different places, including telephones.  audio visual link means technology that enables continuous and contemporaneous audio and visual communication between persons at different places, including video conferencing.  (10) This subsection and subsections (7)—(9) are repealed on 1

[2]				ag of public health orders relating to person with Category 4 or 5 tact order condition	1 2
	Omit	section	n 62(3	(g). Insert instead—	3
			(g)	to undergo a specified kind of medical examination or test.	4
[3]	Secti	on 98	Publi	c health and disease registers	5
	Insert	"or cl	ass of	persons" after "a person" where firstly occurring in section 98(6).	6
[4]	Secti	on 98(	(6A)		7
	Insert	after	section	n 98(6)—	8
	(	(6A)		Secretary may authorise the following classes of persons, or a subclass of ons from the following classes, for the purposes of subsection (6)—	9 10
			(a)	health practitioners,	11
				<b>Note.</b> For example, medical practitioners are a subclass of health practitioners.	12
			(b)	health organisations within the meaning of the <i>Health Care Complaints Act 1993</i> ,	13 14
			(c)	public authorities,	15
			(d)	any other class of persons prescribed by the regulations.	16
[5]	Secti	on 129	PΑ		17
	Insert	after	section	n 129—	18
1	129A	Notif	icatio	n of deaths by Registrar of Births, Deaths and Marriages	19
			regis Regis form	Registrar of Births, Deaths and Marriages must, immediately after tering the death of a person under the <i>Births, Deaths and Marriages stration Act 1995</i> , provide the Secretary with notice of the death in the and manner, and containing the particulars, determined by the Secretary time to time.	20 21 22 23 24
	Expla	natory		time to time.	24 25
	Item [2 Public such a	2] of the Health	e propo Act 20 ID-19,	osed amendments enables a public health order, being an order made under the 010 (the <b>Act</b> ) in relation to a person who has a Category 4 or 5 medical condition to require the person subject to the order to undergo a specified kind of medical	26 27 28 29
	persor	ns to pr	ovide p	rovide for the Secretary of the Ministry of Health to approve certain classes of personal information to a health records linkage organisation for the purpose of a ease register established under the Act.	30 31 32
	registe only re a sch	ered un equired	der the	e Registrar of Births, Deaths and Marriages to notify the Secretary of all deaths a Births, Deaths and Marriages Registration Act 1995. Currently, the Registrar is ify the Secretary of the death of a person if the apparent cause of death involves call condition within the meaning of the Act. Item [1] makes a consequential	33 34 35 36 37
1.27	' Regi	stere	d Cl	ubs Act 1976 No 31	38
	Secti	on 77			39
	Insert	after	section	n 76—	40
	77	Spec	ial pro	ovision for COVID-19 pandemic	41
		(1)	perio	section applies if this Act or the rules of a registered club provide for a od in relation to the election of the governing body of the club responsible ne management of the business and affairs of the club.	42 43 44
		(2)	The 1	regulations may provide for the modification of the period.	45

		(3)	A regulation under subsection (2)—	1
			(a) may modify the period to extend it to a day that is no later than 12 months after the commencement of this section, and	2
			(b) prevails to the extent of any inconsistency with any provision of this Act or the rules.	4 5
		(4)	The Minister may recommend the making of a regulation under this section only if—	6 7
			(a) the Minister considers the regulation is necessary for the purposes of responding to the public health emergency caused by the COVID-19 pandemic, and	8 9 10
			(b) the Electoral Commissioner has agreed to the making of the regulation.	11
		(5)	This section is repealed on 30 June 2021.	12
	_	natory		13
	body		l amendment allows regulations to be made that will permit an election of the governing gistered club to be postponed for up to 12 months from the commencement of the	14 15 16
1.28	Res	identi	al Tenancies Act 2010 No 42	17
[1]	Secti	ions 22	28A-228C	18
	Inser	t before	e section 229—	19
2	28A	Defin	itions	20
			In this Part—	21
			formal rent negotiation process means a dispute resolution process between	22
			a landlord and an impacted tenant, facilitated by NSW Fair Trading, to negotiate the rent payable under a residential tenancy agreement having regard to the specific circumstances of the landlord and the impacted tenant.	23 24 25
			<i>household</i> means any tenants or other persons living together in the same residential premises.	26 27
			<i>impacted tenant</i> means a tenant who is a member of a household impacted by the COVID-19 pandemic.	28 29
			<i>moratorium period</i> means the period ending at the end of 15 October 2020.	30
			rent-paying member of a household means any member of the household who	31
			regularly contributes towards the rent payable under a residential tenancy agreement for the residential premises in which the household resides.	32 33
			termination notice has the same meaning as in section 80.	34
			termination order has the same meaning as in section 80.	35
2	28B	Wher	a household is impacted by COVID-19 pandemic	36
		(1)	For the purposes of this Part, a household is impacted by the COVID-19	37
		(-)	pandemic if—	38
			(a) any 1 or more rent-paying members of the household have—	39
			(i) lost employment or income as a result of the impact of the COVID-19 pandemic, or	40 41
			(ii) had a reduction in work hours or income as a result of the impact of the COVID-19 pandemic, or	42 43
			(iii) had to stop working, or materially reduce the member's work hours, because of—	44 45

			(A)	the men	nber's illn	ess wi	ith CC	OVID-19	9, or			1	
			(B)	another COVID	member	of	the	housel	nold's	illness	with	2	
			(C)		nber's care DVID-19, a		onsib	ilities fo	r a fan	nily mem	ber ill	5	
	(b)	house	ehold in ared to	ncome for the week	f the mattor the houseless the matter	sehold nold ir	l has t	oeen red	luced b	y at leas	t 25%	6 7 8 9	
(2)	In thi	s secti	on—									10	
	any g				means the							11 12 13	
Term	inatio	n by T	ribuna	l on app	lication b	y imp	acte	d tenan	ts			14	
(1)	The Tribunal may, on application by an impacted tenant, make a termination order if satisfied that, during the moratorium period—										nation	15 16	
	(a)	landle	ord's a	pacted tenant has, by written notice given to the landlord or d's agent, asked the landlord to participate in a formal rent ation process and the landlord—			17 18 19						
		(i)			nded to th the reque		ice wi	thin 7	days o	f the imp	pacted	20 21	
		(ii)			participate				•	•		22	
		(iii)			participa participate				bseque	ntly fail	led to	23 24	
	(b)		ndlord									25	
		(i)	proce		ond to noti by NSW l or							26 27 28	
		(ii)			pate in, o	r stop	s part	cicipatin	g in, t	he forma	ıl rent	29 30	
	(c)	negot	tiation 1	process i	and the lar n good fai nancial ha	th but	are no	ot able t	o reacl	n an agre	ement	31 32 33 34	
		(i)	the ar	nount of ndlord co	rent that yould agree	would to, or	be pa	ayable ι	ınder a	n arrang	ement	35 36	
			(ii)			unpaid res		t has a	iccrued,	or wil	l accrue,	if the	37 38
(2)					ning any o			s stated	in sub	section (	1), the	39 40	
	(a)	of the include	landlo ding w	ord or imp hether th	by NSW loacted tena e landlord offer about	ant in t or im	the for	mal ren	t negot	iation pr	ocess,	41 42 43 44	
	(b)		her the		ed tenant	has c	contin	ued to	make	any pay	ments	45 46	
	(c)				nancial hauding the							47 48	

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			(d) any special vulnerability of the impacted tenant,	1				
			(e) any other matter the Tribunal considers relevant.	2				
		(3)	An impacted tenant may make an application under this section without giving the landlord a termination notice.	3 4				
		(4)	An impacted tenant must give a copy of the application to the landlord or landlord's agent.	5 6				
		(5)	If the Tribunal makes the termination order, the Tribunal must also order the impacted tenant pay compensation to the landlord of an amount equal to 2 weeks rent.	7 8 9				
[2]	Sect	ion 230	0	10				
	Inser	t at the	e end of Part 13—	11				
	230	Repe	eal of Part	12				
		•	This Part is repealed—	13				
			(a) on 26 September 2020, or	14				
			(b) on a later day, no later than 26 March 2021, prescribed the regulations.	15				
[3]	Sche	dule 2	2 Savings, transitional and other provisions	16				
[-]			phabetical order in clause 22—	17				
	1115-1	·p	1899 Act means the Landlord and Tenant Act 1899.	18				
F 4 1	Cobo	2 ماريام						
[4]			2, clause 24(4) and (5)	19				
	inser		clause 24(3)—	20				
		(4)	Despite its repeal by Schedule 3 to the <i>Statute Law (Miscellaneous Provisions)</i> Act 2020, the Landlord and Tenant Regulation 2015 continues to apply to prescribed premises as if the Regulation had not been repealed until the 1948 Act ceases to apply to the premises under this clause.	21 22 23 24				
		(5)	Despite the repeal of the 1899 Act by section 1D of that Act, the 1899 Act continues to apply, but only to the extent and for the period necessary for the continuation of the 1948 Act under this clause.	25 26 27				
	Explanatory note							
		1] of the (the Ac	e proposed amendments insert provisions into Part 13 of the <i>Residential Tenancies Act</i>	29 30				
	(a)	who i	e the NSW Civil and Administrative Tribunal (the <i>Tribunal</i> ), on application by a tenant is a member of a household financially impacted by the COVID-19 pandemic (an <i>cted tenant</i> ), to terminate a residential tenancy agreement if satisfied—	31 32 33				
		(i)	the impacted tenant has asked the landlord to formally negotiate the rent payable under the agreement and the landlord has not responded to the request within 7 days, has refused to negotiate the rent, or has agreed to negotiate but the negotiations have not started within 7 days of the landlord's agreement, or	34 35 36 37				
		(ii)	the impacted tenant and landlord are not able, after negotiating in good faith, to reach an agreement about the rent that would avoid financial hardship for the impacted tenant, and	38 39 40				
	(b)		Tribunal makes a termination order—require the impacted tenant to pay to the landlord ensation of an amount equal to 2 weeks rent.	41 42				
	presc	2] repearibed by	als Part 13 of the Act on 26 September 2020 or a later day (no later than 26 March 2021) y the regulations.	43 44				
	2015 contir	to cert nues to	e proposed amendments extends the application of the Landlord and Tenant Regulation tain premises to which the repealed Landlord and Tenant (Amendment) Act 1948 apply. The Landlord and Tenant Regulation 2015 is repealed by Schedule 1.18 to this also continues the application of the Landlord and Tenant Act 1899 to the extent	45 46 47 48				

	<i>Landl</i> that s	ord and ection (	the continuation of the <i>Landlord and Tenant (Amendment) Ac Tenant Act 1899</i> provides for the repeal of that Act 5 years aft which was 29 June 2015).  s a consequential amendment.	ct 1948. Section 1D of the ter the commencement of	1 2 3 4	
1.29	Res	identi	al Tenancies Regulation 2019		5	
[1]	Clau	se 41A	Definitions		6	
			efinitions of formal rent negotiation process, househ period and rent-paying member.	nold, impacted tenant,	7 8	
[2]	Clau	se 41B	When a household is impacted by the COVID-19 pa	andemic	9	
	Omit	the cla	use.		10	
	-	natory			11	
	The p	ropose	I amendments omit redundant definitions.		12	
1.30	Reti	reme	nt Villages Act 1999 No 81		13	
	Secti	ions 20	94 and 205		14	
	Inser	t after	section 203—		15	
	204	COVI	/ID-19 pandemic—Ministerial exemptions			
		(1)	During the prescribed period, the Minister may, by Gazette, exempt any of the following from a specified the regulations—		17 18 19	
			(a) a retirement village or a class of retirement village	ges,	20	
			(b) a resident of a retirement village or a class of res	sidents,	21	
			(c) an operator of a retirement village or a class of c	operators,	22	
			(d) the Secretary.		23	
			<b>Note.</b> Power to make an order includes power to amend a section 43(2) of the <i>Interpretation Act 1987</i> .	or repeal the order—see	24 25	
		(2)	An exemption granted under this section is subject to an in the order.	ny conditions specified	26 27	
		(3)	In particular, an order may specify that the exemptio extent that alternative requirements, specified in the or instead of the provision from which the exemption is g	rder, are complied with	28 29 30	
		(4)	The Minister must not grant an exemption under the Minister is satisfied that the exemption is necessary from which the exemption is granted requires non-comporder under section 7 of the <i>Public Health Act 2010</i> that	because the provision pliance with a specified	31 32 33 34	
		(5)	An application to the Tribunal for an order under another cannot be made in respect of a person's failure to confrom which the person has been granted an exemption usuallure is in compliance with the exemption.	mply with a provision	35 36 37 38	
		(6)	However, an application may be made to the Tribuna review under the <i>Administrative Decisions Review Act</i> grant an exemption under this section.		39 40 41	
		(7)	In this section—		42	
			prescribed period means the period—		43	

			(a)	starting on the commencement of this section, and	1
			(b)	ending on—	2
				(i) 26 September 2020, or	3
				(ii) the day, not later than 26 March 2021, prescribed by the regulations.	5
	205		ID-19   nption	pandemic—non-compliance with conditions of Ministerial s	6
		(1)	cond the p	e Minister reasonably believes a person is failing to comply with a ition of an exemption granted under section 204, the Minister may give erson a notice (a <i>compliance notice</i> ) requiring the person to comply with ondition within the period specified in the notice.	8 9 10 11
		(2)	A per	rson must comply with a compliance notice given to the person.	12
			Maxi	imum penalty—100 penalty units (in the case of a corporation) or 50 lty units (in any other case).	13 14
	_	anatory			15
	order 1999 to CC	publish that red DVID-19	ned in tl quire no ). The a	ndment enables the Minister for Better Regulation and Innovation to grant, by the Gazette, exemptions from provisions of or under the <i>Retirement Villages Act</i> in-compliance with an order under section 7 of the <i>Public Health Act 2010</i> relating amendment also enables the Minister to require, by the giving of a compliance with a condition of an exemption.	16 17 18 19 20
1.31	Stra	ıta Sc	heme	es Management Act 2015 No 50	21
[1]	Sect	ion 27	1 <b>A</b>		22
	Inser	t after	section	n 271—	23
2	71A	Regu	ulation	-making power for COVID-19 pandemic	24
		(1)	The i	regulations under this Act may provide for the following matters for the oses of responding to the public health emergency caused by the TD-19 pandemic—	25 26 27
			(a)	altered arrangements for convening a relevant strata meeting, including arrangements for the issue or service of notices and other documents in relation to the meeting,	28 29 30
			(b)	altered arrangements for the means of voting at a relevant strata meeting, including—	31 32
				(i) the circumstances in which the altered arrangements for voting may apply, and	33 34
				(ii) conditions that apply to the way the vote is exercised,	35
			(c)	an alternative to affixing the seal of the owners corporation, including any requirements for witnessing or attesting to the alternative way,	36 37
			(d)	extension of a time period in which a thing is required to be done under the Act.	38 39
		(2)	time	ever, a regulation made under subsection (1)(d) must not result in the total period within which the thing is required to be done to be extended to be e period of more than 6 months.	40 41 42
		(3)	Regu	lations made under this section—	43
			(a)	are not limited by the regulation-making power in this Act, and	44
			(b)	may override a provision of this Act.	45

		(4)	Regu	lations made under this section expire on—	1				
			(a)	the day that is 6 months after the day on which the regulation commences, or	2				
			(b)	the earlier day decided by Parliament by resolution of either House of Parliament.	4 5				
		(5)	This s	section is repealed on—	6				
			(a)	13 November 2020, or	7				
			(b)	a later day, not later than 13 May 2021, prescribed by the regulations.	8				
		(6)	In thi	s section—	9				
			relevo	ant strata meeting means—	10				
			(a)	an annual general meeting or other general meetings of an owners corporation for a strata scheme, or	11 12				
			(b)	a meeting of the strata committee of an owners corporation.	13				
[2]	Sche	dule 3	3 Savin	ngs, transitional and other provisions	14				
			section	•	15				
	17	Savi	ng of a	variation of a time period prescribed by regulation for COVID-19	16				
			A reg	gulation made under section 271A(1)(d) continues to have effect until the	17				
			end o	f the time period specified by the regulation, despite the repeal of section or the expiry of the regulation.	18 19				
	Expla	natory	note		20				
	The p		ed amei	ndments provide that regulations may be made to provide for the following	21 22				
	(a)	and r	neetings	gements for convening meetings of an owners corporation for a strata scheme s of the strata committee of an owners corporation, including for the issue or tices and other documents in relation to those meetings,	23 24 25				
	(b)	altere	d arran	gements for the way a vote may be conducted at the meetings,	26				
	(c)	an alt	ernative	e to affixing the seal of the owners corporation,	27				
	(d)		_	e time period in which a thing is required to be done under the Act.	28				
	The p contir regula	nues to	d amend have ef	dments also provide that a variation of a time period prescribed by the regulations ffect for the specified time despite the repeal of the section or the expiry of the	29 30 31				
	The r	egulatio	ons expi	ire 6 months after commencement, unless earlier resolved by Parliament.	32				
				dments are repealed on 13 November 2020, unless the regulations prescribe a leal, being not later than 13 May 2021.	33 34				
1.32	2 Valuation of Land Act 1916 No 2								
	Sect	ion 84			36				
	Inser	t after	section	1 83—	37				
	84		ID-19 p ing yea	pandemic—special provisions for land valuations for 1 July 2020 ar	38 39				
		(1)		Valuer-General is not required to ascertain the land values of any parcels and under section 14A(1) for the valuing year commencing 1 July 2020.	40 41				
		(2)		e Valuer-General does not ascertain any land values as referred to in action (1)—	42 43				

			(a)	1 July 2019 are to be used as the land values for the valuing year commencing 1 July 2020 for the purposes of—	1 2 3
				(i) this Act, and	4
				(ii) the Land Tax Management Act 1956, and	5
			(b)	the Valuer-General is not required to furnish a valuation list to the Chief Commissioner of State Revenue under section 48(2)(a) for the year ending 31 December 2020.	6 7 8
	Expla	natory	note		9
	land fo	or the v	/aluing	ndment provides that the Valuer-General is not required to carry out valuations of year commencing 1 July 2020, as is usually required. If the valuations are not a values for the previous year are to be used instead.	10 11 12
1.33	Was	te Av	oida	ince and Resource Recovery Act 2001 No 58	13
	Secti	on 53/	4		14
	Insert	after	section	n 53—	15
	53A	covi	D 19 i	response—exemptions by EPA	16
		(1)	The provi	EPA may exempt a person, or class of persons, from any specified ision of this Act or the regulations or from any agreement or arrangement e under the Act, if the EPA is satisfied the exemption is reasonable for the oses of responding to the COVID-19 pandemic.	17 18 19 20
		(2)		exemption may be granted by the EPA on its own motion or on the ication of a person.	21 22
		(3)		regulations may prescribe the manner in which a person must apply for an applion under this section.	23 24
		(4)	An e	xemption—	25
			(a)	is effected by order made by the EPA and published in the Gazette, and	26
			(b)	takes effect from the date the order is published or a later date specified in the order, and	27 28
			(c)	has effect for the period specified in the order or until the repeal of this section (whichever occurs first).	29 30
		(5)	If the	e exemption is granted in an emergency, the order—	31
			(a)	may take effect when it is made or on a later date specified in the order, and	32 33
			(b)	is to be published in the Gazette as soon as practicable after it is made.	34
		(6)		xemption may be unconditional or may be subject to conditions specified e order.	35 36
		(7)		xemption may be revoked, varied or renewed by a further order made and ished in accordance with this section.	37 38
		(8)	for th	exemption is granted, any person may make a written request to the EPA ne reasons for the exemption and the EPA is to provide a written statement e reasons to the person.	39 40 41
		(9)		regulations may make provision with respect to any such statement of ons, including—	42 43
			(a)	the time within which a request for reasons must be made or within which the statement of reasons must be provided, and	44 45

		(b)	the matters to be set out in a statement of reasons, and	1		
		(c)	the cases in which a statement of reasons is not required to be provided.	2		
	(10)	This	section is repealed on—	3		
		(a)	26 September 2020, or	4		
		(b)	the later day, no later than 26 March 2021, prescribed by the regulations.	5 6		
	Explanatory			7		
	Act) permits from provisio principal Act COVID-19 pa authorising the	the Enverse the Enverse the Endemine grander the Endemine grander the Ender the Enverse th	Independent to the Waste Avoidance and Resource Recovery Act 2001 (the principal vironment Protection Authority (the EPA) to exempt a person, or class of persons, the principal Act or regulations or agreements or arrangements made under the PA is satisfied the exemption is reasonable for the purposes of responding to the c. The exemption is granted by order published in the Gazette. The provisions ting of exemptions are repealed on 26 September 2020 or a later day prescribed the principal Act. The later day prescribed by the regulations cannot be later than	8 9 10 11 12 13 14		
1.34	Water Ma	nage	ement Act 2000 No 92	16		
	Section 33	BB Po	wer of authorised officers to require answers	17		
	Insert after	section	n 338B(5)—	18		
	(6)	The authorised officer may, in the notice under subsection (4) or in a subsequent notice, authorise the person to answer the questions using an audio link or audio visual link of a kind approved by the authorised officer.				
	(7)		questions are to be answered by the person using an audio link or audio link—	22 23		
		(a)	the place at which the person is required to attend is taken to be any place having adequate facilities for the answering of questions in that manner at the time nominated under subsection (5), and	24 25 26		
		(b)	the person must ensure that the audio link or audio visual link is operated appropriately so that the answers given to the questions are clear to the authorised officer.	27 28 29		
	(8)	In thi	s section—	30		
		audic	<i>p link</i> means technology that enables continuous and contemporaneous o communication between persons at different places, including hones.	31 32 33		
		conte	o visual link means technology that enables continuous and emporaneous audio and visual communication between persons at rent places, including video conferencing.	34 35 36		
	(9)	This	subsection and subsections (6)–(8) are repealed on 13 November 2020.	37		
	Explanatory			38		
	require a per reasonable of enables the	rson to prounds authori	e Water Management Act 2000 permits an authorised officer under that Act to answer questions about certain matters if the authorised officer suspects on that the person has knowledge of those matters. The proposed amendment sed officer to authorise the questions to be answered using an audio link (for e) or an audio visual link (for example a video conferencing application).	39 40 41 42 43		