

STATUTE LAW (MISCELLANEOUS PROVISIONS) BILL 2020

---

Schedule of the amendments referred to in the Legislative Council's message of 15 October 2020.

No. 1 **GOVT No. 1 [c2020-176B]**

Page 7, Schedule 1.13, lines 28–33. Omit all words on those lines.

No. 2 **GOVT No. 2 [c2020-176B]**

Pages 9 and 10, Schedule 1.18, lines 20–33 on page 9 and lines 28–31 on page 10. Omit all words on those lines.

No. 3 **OPP No. 1 [c2020-167D]**

Page 14, Schedule 1. Insert before line 1—

**1.26A Independent Commission Against Corruption Regulation 2017**

**Appendix NSW Ministerial Code of Conduct**

Insert after Part 3 in the Schedule to the NSW Ministerial Code of Conduct—

**Part 3A Commissions from property developers**

**Note—** This Part also applies to Parliamentary Secretaries, and a reference to a Minister in this Part includes a reference to a Parliamentary Secretary.

**16A Commissions from property developers**

- (1) A Minister must not accept or seek payment of a commission from a property developer, either directly or through a third party.
- (2) In this clause—  
*property developer* means a property developer within the meaning of Part 2, Division 7 of the *Electoral Funding Act 2018*.