

New South Wales

Security Interests in Goods Bill 2005

Explanatory note

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

Overview of Bill

The *Bills of Sale Act 1898* currently requires the registration of certain bills of sale within a specified time after their execution. Bills of sale generally fall into 2 broad categories. Firstly, they include documents that assign a legal or equitable interest in personal goods as a security for a debt. The assignment may be either conditional or absolute, provided that the grantor retains possession of the goods. Secondly, they include documents that confer powers or authorities to take possession of personal goods as a security for a debt.

The *Bills of Sale Act 1898* distinguishes between bills of sale given by traders (*trader's bills of sale*) and other bills of sale (*ordinary bills of sale*). Unregistered trader's bills of sale are absolutely void and confer no security on grantees over the goods to which they relate. However, unregistered ordinary bills of sale are valid as between grantor and grantee, but void against certain judgment creditors and other third parties.

The mischief to which the *Bills of Sale Act 1898* was principally directed was to prevent third parties from being misled into believing that the goods to which the bill related were unencumbered because the grantor retained possession of them.

The *Liens on Crops and Wool and Stock Mortgages Act 1898* currently provides for the following matters:

- (a) a landholder may grant a preferable lien over crops to be grown on the land to a person who advances money or goods to the landholder as a security for the advance,
- (b) an owner of sheep may grant a preferable lien over the wool of the sheep to a person who advances money or goods to the owner as a security for the advance.
- (c) an owner of sheep, cattle or horses may grant a stock mortgage over such stock

The *Liens on Crops and Wool and Stock Mortgages Act 1898* sought to overcome doubts at common law about the efficacy of securities granted over goods that were still in the course of production, namely, crops before harvest and wool before it is shorn. It also sought to clarify the rights of the holders of stock mortgages.

The objects of this Bill are:

- (a) to repeal the *Bills of Sale Act 1898* and the regulations made under that Act and to enact instead provisions that modify the existing law as follows:
 - (i) the outdated distinction between trader's bills of sale and ordinary bills of sale is dispensed with and the concept of a security interest in goods is used instead,
 - (ii) the registration of certain instruments relating to the creation of security interests in goods (including interests created by bills of sale) will be optional rather than mandatory,
 - (iii) the period of registration will not be limited to the current period of 5 years,
 - (iv) the registration of a security interest in goods will generally confer priority over unregistered interests and subsequently registered interests over the same goods, but a failure to register an otherwise valid interest will not affect its validity, and
- (b) to repeal the *Liens on Crops and Wool and Stock Mortgages Act 1898* and the regulations made under that Act and to enact instead provisions that modify the existing law as follows:
 - (i) the registration of certain kinds of instruments will create mortgages over existing and future crops and wool instead of liens over such goods,
 - (ii) the kinds of animals over which a stock mortgage may be granted under the proposed Act is extended beyond sheep, cattle and horses,
 - (iii) the owners of fish that are cultivated or kept for the purposes of aquaculture will be permitted to grant a mortgage under the proposed Act over such fish, and

- (c) to make consequential amendments to certain Acts and Regulations, and
- (d) to enact provisions of a savings and transitional nature.

Outline of provisions

Part 1 Preliminary

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

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 defines certain terms and expressions used in the proposed Act. In particular, the following terms are defined:

An *agriculture goods mortgage* is defined to mean any of the following:

- (a) a crop mortgage granted under proposed section 7,
- (b) a stock mortgage (including a wool mortgage) granted under proposed section 12,
- (c) an aquaculture fish mortgage granted under proposed section 15.

The term *goods* is defined to mean any chattels personal, fixtures or other things capable of complete transfer by delivery (whether immediately or at any future time), but is defined not to include any of the following:

- (a) title deeds, negotiable instruments, choses in action or chattel interests in real estate,
- (b) shares or interests in the stock, funds or securities of any of the following:
 - (i) a Government (whether of this State or otherwise),
 - (ii) the Crown or a body representing the Crown (whether in right of this State or otherwise),
- (c) shares or interests in the capital or property of a body corporate (wherever constituted).
- (d) access licences in respect of water granted under the *Water Management Act* 2000,
- (e) any other thing prescribed by the regulations for the purposes of the definition.

The term *security instrument* is defined to mean any instrument (including an instrument granting an agricultural goods mortgage) by or under which a security interest is reserved or created, or otherwise arises, in respect of goods (whether existing or future).

The term *security interest*, in relation to goods (whether existing or future), is defined to mean an interest or power:

(a) reserved in or over an interest in the goods, or

(b) created or otherwise arising in or over an interest in the goods under a bill of sale, mortgage, charge, trust or power,

by way of security for the payment of a debt or other pecuniary obligation or the performance of any other obligation, but is defined not to include an interest or a power reserved or created, or otherwise arising, by or under any of the following:

- (c) a letting of goods with an option to purchase the goods,
- (d) an agreement for the purchase of goods by instalments (whether described as rent or hire or otherwise) not being an agreement by which the property in the goods being purchased passes at the time of the agreement or on, or at any time before, delivery of the goods,
- (e) any other contract for the hiring of goods,
- (f) any other agreement, arrangement, instrument or circumstance of a kind prescribed by the regulations.

Clause 4 specifies the circumstances in which an instrument will be treated as being duly executed for the purposes of the proposed Act.

Clause 5 explains the inter-relationship between the proposed Act and other Acts and laws. In particular, the proposed section makes it clear that the proposed Act will not:

- (a) affect any rule or principle of the common law or equity in relation to security interests in goods except to the extent that the proposed Act provides otherwise (whether expressly or by necessary implication), or
- (b) prevent any person from granting a mortgage or other security interest over agricultural goods under another law (for example, at common law) instead of in accordance with the provisions of Part 2 of the proposed Act, or
- (c) apply to or affect any security interest in prescribed goods within the meaning of the *Registration of Interests in Goods Act 1986*, except to the extent provided by certain regulations made under that Act.

The proposed section also makes it clear that the proposed Act is not intended to limit or affect the operation of Chapter 2K or any other provisions of the *Corporations Act 2001* of the Commonwealth. Chapter 2K of that Act provides for the registration of charges over certain property of companies and the order of priority of such charges.

Clause 6 provides that the proposed Act binds the Crown in all of its capacities.

Part 2 Agricultural goods mortgages

Division 1 Crop mortgages

Clause 7 enables a person to grant a mortgage under the proposed section over crops (a *crop mortgage*) that grow or are grown on land by way of security for payment of a debt or other pecuniary obligation if the person:

(a) owns the land, or

- (b) has exclusive possession of the land and a right to harvest crops that grow or are grown on the land, or
- (c) holds a lease over the land granted under the *Western Lands Act 1901* (whether or not the lease confers exclusive possession of the land) and has a right to harvest crops that grow or are grown on the land, or
- (d) is entitled under a sharefarming agreement with the owner or lessee of the land to crops (or a share of the crops) that grow or are grown on the land and has obtained the written consent of the owner or lessee to grant the mortgage.

A crop mortgage granted under the proposed section must be in the prescribed form (as specified in proposed section 17 (1)) and comply with certain other formal requirements. In particular, it must be registered within the period of 45 days after it is executed and only has effect when it is registered. The period during which a crop lien under the *Liens on Crops and Wool and Stock Mortgages Act 1898* must be registered is 30 days after its execution.

Under the *Liens on Crops and Wool and Stock Mortgages Act 1898*, a crop lien may only be granted over agricultural or horticultural crops that have already been sown. However, a crop mortgage may extend to existing or future crops on the land concerned and also to crops that will be produced on the land in the ordinary course of nature.

The maximum period for the duration of a crop mortgage is 5 years (including any renewals). The maximum period for a crop lien under the *Liens on Crops and Wool and Stock Mortgages Act 1898* is only one year.

Clause 8 confers the following rights on a mortgagee under a crop mortgage if the mortgagor fails or refuses to pay the debt or other pecuniary obligation secured by the mortgage:

- (a) the right to take possession of any crops to which the mortgage applies,
- (b) the right to cut, gather, harvest, sell or otherwise deal with the crops,
- (c) the right to enter the land on which the crops are growing, or grew, for the purpose of exercising any such power,
- (d) the right to require the mortgagor to pay to the mortgagee the proceeds of any sale of the crops if the mortgagor has already harvested and sold the crops.

The rights conferred by the proposed section are subject to any contrary provision made by the parties in the crop mortgage. They are also subject to the requirements imposed by or under other legislation that circumscribe dealings with the kinds of crops to which the mortgage applies.

Clause 9 requires a mortgagee under a crop mortgage in respect of land that is mortgaged to another person (the *land mortgagee*) to pay the land mortgagee a certain amount of interest due under the land mortgage before exercising a power of sale over the crops.

The proposed section is based on section 7 of the *Liens on Crops and Wool and Stock Mortgages Act 1898*, which imposes a similar obligation on a lienee under a crop lien.

Clause 10 requires a mortgagee under a crop mortgage in respect of land over which the mortgagor has a lease to pay the lessor a certain amount of rent due under the lease before exercising a power of sale over the crops.

The proposed section is based on section 6 of the *Liens on Crops and Wool and Stock Mortgages Act 1898*, which imposes a similar obligation on a lienee under a crop lien.

Clause 11 provides that a right or other entitlement of a sharefarmer under a sharefarming agreement over crops that are the subject of a crop mortgage has priority over the security interest of the mortgagee under the crop mortgage unless the sharefarmer is a party to the mortgage.

A *sharefarming agreement* is defined in proposed section 3 (1) to mean an agreement between the owner or lessee of land and another person under which the other person undertakes:

- (a) to cultivate or otherwise utilise the land, and
- (b) to share with the owner or lessee in agreed proportions any crops or other produce, or profits derived from crops or other produce, grown on or derived from the land.

Division 2 Stock mortgages and wool mortgages

Clause 12 enables a person to grant a mortgage under the proposed section (a *stock mortgage*) by way of security for payment of a debt or other pecuniary obligation over either or both of the following:

- (a) stock owned by the person,
- (b) wool produced by stock owned by the person.

A stock mortgage granted under the proposed section must be in the prescribed form (as specified in proposed section 17 (2)) and comply with certain other formal requirements. In particular, it must be registered within the period of 45 days after it is executed and only has effect when it is registered.

A stock mortgage granted under the proposed section differs from wool liens and stock mortgages granted under the *Liens on Crops and Wool and Stock Mortgages Act 1898* in the following respects:

- (a) Both wool from stock and the stock can be the subject of a single stock mortgage under the proposed section. Under the *Liens on Crops and Wool and Stock Mortgages Act 1898*, it would be necessary to execute both a wool lien and stock mortgage.
- (b) A wool lien granted under the *Liens on Crops and Wool and Stock Mortgages*Act 1898 may only be granted over the wool of sheep. However, under the proposed Act, wool is defined in proposed section 3 (1) to mean the natural fibre from the fleece of sheep, goats, alpacas, llamas or any other kind of stock that produces fleece that can be shorn. Accordingly, a stock mortgage over wool under the proposed section extends beyond the wool of sheep.

(c) A stock mortgage under the proposed section can be granted over any stock. The term *stock* is defined widely in proposed section 3 (1) to include any sheep, goats, cattle, horses, swine, poultry, alpacas, llamas, ostriches or other animals (except fish). However, stock mortgages may be granted under the *Liens on Crops and Wool and Stock Mortgages Act 1898* only in respect of sheep, cattle or horses.

Clause 13 provides that a stock mortgage that relates only to wool may be referred to as a *wool mortgage* for the purposes of the proposed Act.

Clause 14 confers the following rights on a mortgagee under a stock mortgage if the mortgagor fails or refuses to pay the debt or other pecuniary obligation secured by the mortgage:

- (a) if the mortgage applies to or includes the wool of stock—the right to do any or all of the following:
 - (i) take possession of the wool wherever it is located,
 - (ii) shear the wool from the stock,
 - (iii) sell or otherwise deal with the wool,
 - (iv) enter the land on which the stock is located for the purpose of exercising any such power,
- (b) if the mortgage applies to or includes stock—the right to do any or all of the following:
 - (i) take possession of the stock wherever it is located,
 - (ii) slaughter, sell or otherwise deal with the stock,
 - (iii) enter the land on which the stock is located for the purpose of exercising any such power.

The proposed section also confers the right to recover certain expenses consequent on taking possession of the stock because of a refusal or failure to shear or deliver wool under the mortgage.

The rights conferred by the proposed section are subject to any contrary provision made by the parties in the stock mortgage. They are also subject to the requirements imposed by or under other legislation that circumscribe dealings with the kinds of stock or wool to which the mortgage applies.

Division 3 Aquaculture fish mortgages

Clause 15 enables a person to grant a mortgage under the proposed section (an *aquaculture fish mortgage*) over any fish owned by the person that are cultivated or kept for the purposes of aquaculture by way of security for payment of a debt or other pecuniary obligation. The terms *aquaculture* and *fish* are defined in proposed section 3 (1) to have the same meanings as they have in the *Fisheries Management Act 1994*. In this regard, it should be noted that section 144 of the *Fisheries*

Management Act 1994 prohibits a person from undertaking aquaculture except under the authority of an aquaculture permit issued under that Act even if the person owns the fish concerned.

An aquaculture fish mortgage granted under the proposed section must be in the prescribed form (as specified in proposed section 17 (3)) and comply with certain other formal requirements. In particular, it must be registered within the period of 45 days after it is executed and only has effect when it is registered.

Clause 16 confers the following rights on a mortgagee under an aquaculture fish mortgage if the mortgagor fails or refuses to pay the debt or other pecuniary obligation secured by the mortgage:

- (a) the right to take the fish to which the mortgage applies wherever it is located,
- (b) the right to sell or otherwise deal with the fish,
- (c) the right to enter the land or water source on or in which the fish is located for the purpose of exercising any such power.

The rights conferred by the proposed section are subject to any contrary provision made by the parties in the aquaculture fish mortgage. They are also subject to the requirements imposed by or under other legislation that circumscribe dealings with the kinds of fish to which the mortgage applies. In this regard, the provisions of the *Fisheries Management Act 1994* (particularly those in Part 6 of that Act dealing with aquaculture management) are of particular relevance.

Division 4 Prescribed forms for agricultural goods mortgages

Clause 17 sets out the circumstances in which an agricultural goods mortgage is in the prescribed form for the purposes of the proposed Act. Basically, a mortgage will be in the prescribed form if the instrument that creates the mortgage:

- is in or to the effect of the relevant Form for the kind of mortgage concerned set out in Schedule 1 (Form for crop mortgage), 2 (Form for stock mortgage or wool mortgage) or 3 (Form for aquaculture fish mortgage), or
- (b) is not in or to the effect of the relevant Form, but nevertheless specifies or describes certain matters (including that it is granted under the proposed Act) set out in the proposed section.

Clause 18 enables the Governor to make regulations that replace or amend Schedule 1, 2 or 3 (or any combination of them).

Division 5 Dealings concerning agricultural goods mortgages

Clause 19 provides that an agricultural goods mortgage is not extinguished or otherwise prejudicially affected by any of the following:

(a) the death, bankruptcy or insolvency of the mortgagor,

(b) the sale of, or the creation of a mortgage or other encumbrance over, the goods or land or water sources to which the mortgage relates.

However, the proposed section makes it clear that it has effect subject to any contrary provisions of a law of the Commonwealth. In this regard, the *Bankruptcy Act 1966* and the *Corporations Act 2001* of the Commonwealth are of particular relevance in situations of bankruptcy and company insolvency.

Clause 20 enables the parties to an agricultural goods mortgage to vary the provisions of the mortgage on the registration of certain duly executed instruments.

Clause 21 enables the parties to an agricultural goods mortgage to provide for the renewal of the mortgage for a further period on the registration of a duly executed instrument of renewal.

Clause 22 enables the parties to an agricultural goods mortgage to assign the security interest created by the mortgage on the registration of certain duly executed instruments.

Clause 23 enables the parties to an agricultural goods mortgage to discharge the mortgage on the registration of certain duly executed instruments.

Part 3 Registration of security interests in goods

Division 1 General

Clause 24 specifies the matters that a security instrument must set out for it to be a *registrable security instrument* for the purposes of the proposed Act.

Clause 25 provides that an instrument is *registered* for the purposes of the proposed Act if it is recorded in the General Register of Deeds kept under the *Conveyancing Act 1919*.

Division 2 Registration of registrable security instruments

Clause 26 enables the Registrar-General to register a security instrument if satisfied that it is a registrable security instrument.

Division 3 Dealings with registered security interests

Clause 27 enables the Registrar-General to register certain instruments that vary the terms of registered security instruments.

Clause 28 enables the Registrar-General to register certain instruments that assign security interests in goods created by registered security instruments.

Clause 29 enables the Registrar-General to register certain instruments that effect or evidence the devolution of security interests in goods created by registered security instruments. The proposed section defines a *devolution* of such an interest to mean the passing of the interest from a deceased grantor or holder of the interest to a living heir of the grantor or holder.

Clause 30 enables the Registrar-General to register certain instruments that effect a partial or full discharge of security interests in goods created by registered security instruments.

Division 4 Effect of registration on priority of security interests

Clause 31 sets out rules governing the determination of priority between registered security interests and registered and unregistered security interests unless the holders of the interests concerned have agreed otherwise.

A registered security interest will generally rank in priority over an unregistered security interest over the same goods. However, an unregistered security interest will rank in priority over a registered security interest if the holder of the unregistered interest takes possession of the goods before the registered interest is registered.

An earlier registered security interest ranks in priority over a later registered security interest over the same goods.

Part 4 Miscellaneous

Clause 32 makes it an offence for a mortgagor under an agricultural goods mortgage (or an employee, contractor or agent of the mortgagor) to do certain acts or things that defeat, destroy or prejudice the security interest created by the mortgage unless the mortgagor or person has a reasonable excuse for doing it.

The maximum penalty for the offence will be 100 penalty units (currently, \$11,000) or imprisonment for 2 years, or both.

Clause 33 provides that if a corporation contravenes any provision of the proposed Act or the regulations, each director or other person concerned in the management of the corporation is also taken to have contravened the provision if the director or person knowingly authorised or permitted the contravention.

Clause 34 provides that an offence under the proposed Act may be dealt with summarily before a Local Court.

Clause 35 enables the Governor to make regulations for the purposes of the proposed Act.

Clause 36 repeals the following Acts and Regulations:

- (a) the Bills of Sale Act 1898,
- (b) the Liens on Crops and Wool and Stock Mortgages Act 1898,
- (c) any regulation made under an Act referred to in paragraph (a) or (b).

Clause 37 gives effect to Schedule 4 containing savings, transitional and other provisions.

Clause 38 gives effect to consequential amendments made to certain Acts and Regulations set out in Schedule 5.

Clause 39 provides for a review of the operation of the proposed Act to be undertaken after 5 years from the date of assent to the proposed Act.

Schedule 1 Form for crop mortgage

Schedule 1 contains a Form for a crop mortgage granted under Part 2 of the proposed Act.

Schedule 2 Form for stock mortgage or wool mortgage

Schedule 2 contains a Form for a stock mortgage or a wool mortgage (or both) granted under Part 2 of the proposed Act.

Schedule 3 Form for aquaculture fish mortgage

Schedule 3 contains a Form for an aquaculture fish mortgage granted under Part 2 of the proposed Act.

Schedule 4 Savings, transitional and other provisions

Schedule 4 contains provisions enabling the Governor to make regulations of a savings or transitional nature. It also provides that the *Bills of Sale Act 1898*, the *Liens on Crops and Wool and Stock Mortgages Act 1898* and the regulations made under those Acts continue to apply to bills of sales, liens and mortgages executed (or purportedly executed) before the repeal of those Acts and regulations.

Schedule 5 Amendment of other Acts and Regulations

Schedule 5 makes amendments to certain Acts and Regulations that are consequential on the enactment of the proposed Act.

In particular, Schedule 5.5 amends the Registration of Interests in Goods Act 1986:

- (a) to make it clear that it does not apply to or affect security interests in agricultural goods, and
- (b) to enable savings and transitional regulations to be made if goods to which the proposed Act applies become prescribed goods under the *Registration of Interests in Goods Act 1986*.

Explanatory note



New South Wales

Security Interests in Goods Bill 2005

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New South Wales

Security Interests in Goods Bill 2005

No , 2005

A Bill for

An Act with respect to security interests in goods; and for other purposes.

The	Legisl	ture of New South Wales enacts:	•
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		<i>crop</i> includes the following:	27
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		(b) oranges, grapes (whether as fruit or for wine or spirit) and any other kind of fruit or horticultural produce	31

Preliminary Part 1

<i>crop mortgage</i> means a mortgage over crops that is granted as provided by section 7.	
crop mortgagee means the holder of a crop mortgage.	;
crop mortgagor means the grantor of a crop mortgage.	4
<i>cultivate</i> , in relation to fish, includes propagate, hatch, breed, rear and farm.	(
duly executed—see section 4.	7
exercise a function includes perform a duty.	8
fish has the same meaning as in section 5 of the <i>Fisheries Management Act 1994</i> .) 10
Note. Under section 5 of the <i>Fisheries Management Act</i> 1994, fish means marine, estuarine or freshwater fish or other aquatic animal life at any stage of their life history (whether alive or dead), including oysters and other aquatic molluscs, crustaceans, echinoderms, beachworms and other aquatic polychaetes.	1; 12 1; 14 1;
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(b) shares or interests in the stock, funds or securities of any of the following:	22 23
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(c) shares or interests in the capital or property of a body corporate (wherever constituted),	27 28
(d) access licences in respect of water granted under the <i>Water Management Act 2000</i> ,	29 30
(e) any other thing prescribed by the regulations for the purposes of this definition.	3° 32
grantor, in relation to a security interest, means:	33
(a) the person who grants, confers or creates the security interest, or	34
(b) the legal personal representative of the person referred to in paragraph (a), or	38 36
(c) if the person referred to in paragraph (a) is a body corporate—its successors in title and permitted assigns.	3 7 38

hold	<i>er</i> , in relation to a security interest, means:	1
(a)	the person who holds the security interest (whether for the person's own benefit or the benefit of another person), or	2
(b)	the legal personal representative of the person referred to in paragraph (a), or	4 5
(c)	if the person referred to in paragraph (a) is a body corporate—its successors in title and permitted assigns.	6 7
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•	a letting of goods with an option to purchase the goods	39

an agreement for the purchase of goods by instalments (whether described as rent or hire or otherwise) not being an agreement by

39 40

(d)

(2)

Preliminary Part 1

	time of the agreement or on, or at any time before, delivery of the goods,	1 2 3
(e)	any other contract for the hiring of goods,	4
(f)	any other agreement, arrangement, instrument or circumstance of a kind prescribed by the regulations.	5 6
shar	efarmer means a party to a sharefarming agreement.	7
lesse	efarming agreement means an agreement between the owner or be of land and another person under which the other person trakes:	8 9 10
(a)	to cultivate or otherwise utilise the land, and	11
(b)	to share with the owner or lessee in agreed proportions any crops or other produce, or profits derived from crops or other produce, grown on or derived from the land.	12 13 14
	it includes any sheep, goats, cattle, horses, swine, poultry, alpacas, as, ostriches or other animals (except fish).	15 16
	a mortgage means a mortgage over stock or wool (or both) that is ted as provided by section 12.	17 18
stock	a mortgagee means the holder of a stock mortgage.	19
stock	a mortgagor means the grantor of a stock mortgage.	20
take	fish includes:	21
(a)	catch or kill fish, or	22
(b)	gather or collect fish, or	23
(c)	remove fish from any rock or other matter.	24
	gistered security interest means a security interest reserved, ed or arising by or under a security instrument that is not registered.	25 26
wate	r source means:	27
(a)	a river, lake, creek, pond or any other land that is submerged by water (whether permanently or intermittently or whether naturally or artificially), or	28 29 30
(b)	any part of such a river, lake, creek, pond or submerged land.	31
	means the natural fibre from the fleece of sheep, goats, alpacas, as or any other kind of stock that produce fleece that can be shorn.	32 33
wool	mortgage means a stock mortgage that relates only to wool.	34
	s included in this Act (other than in Schedule 1, 2 or 3) do not form of this Act	35 36

4	Due	execution of instruments	1
	(1)	Subject to subsection (2), if a provision of this Act provides for an instrument to be duly executed:	2
		(a) the instrument must be signed by the person or persons specified by the provision, and	4 5
		(b) the signing of the instrument must be attested by at least one witness (being a person who is not a party to the instrument).	6 7
	(2)	A receipt of the kind referred to in section 23 (1) (a) does not need to be attested as provided by subsection (1) (b) in order for it to be duly executed.	8 9 10
	(3)	A person is not excluded from being a witness for the purposes of subsection (1) (b) merely because the person is an employee of a party to the instrument acting in the ordinary course of business.	11 12 13
	(4)	No particular form of words is required for an attestation by a witness.	14
	(5)	For the purposes of this section, section 38 (1A) and (1B) of the <i>Conveyancing Act 1919</i> extend to the execution and attestation of an instrument of the kind referred to in subsection (1) even if the instrument is not a deed. Note. Section 38 (1A) and (1B) of the <i>Conveyancing Act 1919</i> make provision	15 16 17 18
	(6)	for when deeds are taken to have been sufficiently signed. Nothing in this section affects the operation of Part 3 of the Conveyancing Act 1919 in its application to the execution of deeds.	20 21 22
5	Relat	tionship of this Act with general law and other Acts	23
•	(1)	Operation of general law	24
		This Act does not affect any principle or rule of the common law or equity in relation to security interests in goods except to the extent that this Act provides otherwise (whether expressly or by necessary implication). Note. Section 31 affects the priority of security interests by reference to the date of registration of the security instrument by or under which the security is reserved, created, conferred or arises. Generally, the registration of a security instrument does not of itself perfect a security interest that is not valid under the general law. However, agricultural goods mortgages granted as provided by this	25 26 27 28 29 30 31 32 33
		Act require registration under this Act before they can have effect.	34
	(2)	Mortgages and other security interests over agricultural goods	35
		Without limiting subsection (1), nothing in this Act prevents a person from granting a mortgage or other security interest over agricultural goods under another law (whether written or unwritten) instead of in accordance with the provisions of Part 2.	36 37 38 39

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Security	Interests	in	Goods	Bill 2005	
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Clause 6

Preliminary	Part 1
Preliminary	Part 1

(3)	Relationship with Registration of Interests in Goods Act 1986	1
	Nothing in this Act applies to or affects any security interest in	2
	prescribed goods within the meaning of the Registration of Interests in	3
	Goods Act 1986, except to the extent provided by regulations made for	4
	the purposes of section 3C of that Act.	5
	Note. The Registration of Interests in Goods Act 1986 provides for the	6
	registration of security interests in prescribed goods within the meaning of that Act. The Act makes provision for the priority of both registered and unregistered	7 8
	security interests in such goods.	9
	The term prescribed goods is defined in section 3 (1) of the <i>Registration of</i>	10
	Interests in Goods Act 1986 to mean a motor vehicle or any other goods	11
	prescribed by the regulations, whether situated in the State or elsewhere.	12
	Section 3C of the <i>Registration of Interests in Goods Act 1986</i> enables savings and transitional regulations to be made in the event that goods to which this Act	13 14
	applies become prescribed goods under the former Act.	15
(4)	Relationship with Corporations Act 2001 of the Commonwealth	16
	Nothing in this Act is intended to limit or otherwise affect the operation	17
	of Chapter 2K or any other provision of the <i>Corporations Act 2001</i> of	18
	the Commonwealth.	19
	Note. Chapter 2K of the Corporations Act 2001 of the Commonwealth provides	20
	for the registration of charges over certain property of companies and the order	21
	of priority of such charges.	22
Act	to bind Crown	23
	This Act binds the Crown in right of New South Wales and, in so far as	24
	the legislative power of the Parliament of New South Wales permits, the	25
	Crown in all its other capacities.	26

Page 7

Part 2

Part 2 Ag		Agı	gricultural goods mortgages	
Division 1			Crop mortgages	2
7	Crea	tion o	f crop mortgages	3
	(1)	mort secu	erson may grant a mortgage as provided by this section (a <i>crop</i> tgage) over any crops that grow or are grown on land by way of rity for payment of a debt or other pecuniary obligation in umstances where the person:	4 5 6 7
		(a)	owns the land, or	8
		(b)	has exclusive possession of the land and a right to harvest crops that grow or are grown on the land, or	9 10
		(c)	holds a lease over the land granted under the Western Lands Act 1901 (whether or not the lease confers exclusive possession of the land) and has a right to harvest crops that grow or are grown on the land, or	11 12 13 14
		(d)	is entitled under a sharefarming agreement with the owner or lessee of the land to crops (or a share of the crops) that grow or are grown on the land and has obtained the written consent of the owner or lessee to grant the mortgage.	15 16 17 18
	(2)	A cre	op mortgage may extend to any or all of the following:	19
		(a)	crops that are growing on the land concerned during the period of the mortgage,	20 21
		(b)	crops to be sown or planted on the land concerned by the mortgagor during the period of the mortgage,	22 23
		(c)	crops that grow on the land concerned in the ordinary course of nature during the period of the mortgage.	24 25
	(3)	A cre	op mortgage must:	26
		(a)	be in the prescribed form, and	27
		(b)	be duly executed by the mortgagor, and	28
		(c)	describe or otherwise identify the crops to which the mortgage is to apply, and	29 30
		(d)	describe or otherwise identify the land on which the crops concerned are growing or will grow, and	31 32
		(e)	specify a period for its duration in accordance with subsection (5), and	33 34
7 Creatio (1) A m sc cri (() (() (() (() (() (() (() (() (() (((f) Note	be registered within the period of 45 days after its execution. Division 4 makes provision for the prescribed form for a crop mortgage.	35 36	

	(4)		os to which a crop mortgage relates are sufficiently described or d for the purposes of subsection (3) if the crops are described or d:	1 2 3
		(a) by	reference to the species of crops, or	4
		(b) in	another way that reasonably allows the crops to be identified.	5
	(5)		iod specified for the duration of a crop mortgage must not a total period of 5 years commencing from the time it is first ed.	6 7 8
	(6)	A crop registere	mortgage has effect on and from the time at which it is ed.	9 10
	(7)	mortgag liabilitie	to this Part and the provisions of any other Act or law, a crop e may make such provision with respect to the respective rights, s and obligations of the parties to the mortgage as the parties ee from time to time.	11 12 13 14
8	Righ	ts of crop	o mortgagee	15
	(1)	obligation	o mortgagor refuses or fails to pay the debt or other pecuniary on secured by the crop mortgage in accordance with the ns of the mortgage, the crop mortgagee may do any or all of the g:	16 17 18 19
		` /	ke possession of any crops to which the mortgage applies,	20
		` /	it, gather, harvest, sell or otherwise deal with the crops,	21
			nter the land on which the crops are growing, or grew, for the arpose of exercising any such power,	22 23
		sa	quire the mortgagor to pay to the mortgagee the proceeds of any le of the crops if the mortgagor has already harvested and sold e crops.	24 25 26
	(2)		on (1) has effect subject to any contrary provision made by a rtgage with respect to the rights, liabilities or obligations of the rtgagee.	27 28 29
	(3)	to which provisio	in this section authorises a crop mortgagee to deal with crops a crop mortgage applies in a manner that would contravene a n of another Act or an instrument made under another Act. r example, the <i>Plant Diseases Act 1924</i> makes provision with respect gs with diseased plants within New South Wales.	30 31 32 33 34
9	Exer land	cise of po	ower of sale under crop mortgage in respect of mortgaged	35 36
	(1)		tion applies to the exercise of a power of sale in respect of crops crop mortgage if:	37 38

		(a)	a mortgage existed over the land on which the crops are growing or grew (the <i>land mortgage</i>) at the time the crop mortgage was granted, and	1 2 3
		(b)	the land is occupied by the mortgagee under the land mortgage (the <i>land mortgagee</i>) at the time the crops are harvested under the crop mortgage.	4 5 6
	(2)	section	op mortgagee must, before exercising a power of sale to which this on applies, pay to the land mortgagee such amount of interest (not eding an amount equal to 12 months' interest) as may be due under and mortgage at the time of harvesting the crops.	7 8 9 10
	(3)	under payir	ever, the crop mortgagee may retain the amount of any interest paid r subsection (2) out of the proceeds of the sale of the crops before ng over the balance (if any) under the crop mortgage to the crop gagor.	11 12 13 14
10	Exer	cise o	f power of sale under crop mortgage in respect of leased land	15
	(1)	exerce the la mont	crop mortgagor holds a lease over the land on which the crops erned are growing or grew, the crop mortgagee must, before eising a power of sale under the crop mortgage, pay to the lessor of and such amount of rent (not exceeding an amount equal to 12 ths' rent) as may be due under the lease of the land at the time of esting the crops.	16 17 18 19 20 21
	(2)	under payir	ever, the crop mortgagee may retain the amount of any rent paid r subsection (1) out of the proceeds of the sale of the crops before ng over the balance (if any) under the crop mortgage to the crop gagor.	22 23 24 25
11	Effe	ct of c	rop mortgages on sharefarming agreements	26
	(1)	mean which	holder sharefarmer, in relation to a sharefarming agreement, as a party to the agreement who is an owner or lessee of the land to the holder sharefarmer, in relation to a sharefarming agreement, as a party to the agreement who is not the owner or lessee of the to which the agreement relates.	27 28 29 30 31 32 33
	(2)	Any share crops morts share	right or other entitlement of a landholder sharefarmer under a efarming agreement to a share of crops, or profits derived from s, that grow on land has priority over any security interest of a gagee under a crop mortgage granted by a non-landholder efarmer in respect of the same crops unless the landholder efarmer is also a mortgagor under that crop mortgage.	34 35 36 37 38 39

	(3)	share crops mort in re	right or other entitlement of a non-landholder sharefarmer under a efarming agreement to a share of crops, or profits derived from s, that grow on land has priority over any security interest of a gagee under a crop mortgage granted by a landholder sharefarmer spect of the same crops unless the non-landholder sharefarmer is a mortgagor under that crop mortgage.	1 2 3 4 5 6
Divi	sion	2	Stock mortgages and wool mortgages	7
12	Crea	tion o	f stock mortgages	8
	(1)	môrt	erson may grant a mortgage as provided by this section (a <i>stock gage</i>) by way of security for payment of a debt or other pecuniary action over either or both of the following:	9 10 11
		(a)	stock owned by the person,	12
		(b)	wool produced by stock owned by the person.	13
	(2)	writt	mortgagor under a stock mortgage over stock may not, without the en consent of the stock mortgagee, grant a stock mortgage over the of the stock to a third person.	14 15 16
	(3)	A sto	ock mortgage must:	17
		(a)	be in the prescribed form, and	18
		(b)	be duly executed by the mortgagor, and	19
		(c)	describe or otherwise identify the stock to which the mortgage is to apply, and	20 21
		(d)	describe or otherwise identify the land on which the stock concerned is, or is to be, kept, and	22 23
		(e)	specify a period for its duration, and	24
		(f) Note	be registered within the period of 45 days after its execution. Division 4 makes provision for the prescribed form for a stock mortgage.	25 26
	(4)	ident	stock to which a stock mortgage relates is sufficiently described or ified for the purposes of subsection (3) if the stock is described or ified:	27 28 29
		(a)	by reference to the number of stock and the brand, earmark or other mark on the stock, or	30 31
		(b)	in another way that reasonably allows the stock to be identified.	32
	(5)		ock mortgage over stock extends to the following unless the stock gage expressly provides otherwise:	33 34
		(a)	any progeny of the stock produced during the period of the mortgage,	35 36

		(b)	any sperm and embryos of the stock produced during the period of the mortgage,	2			
		(c)	any stock of the kind identified in the mortgage that is acquired during the period of the mortgage.	3			
	(6)	of th	ock mortgage over wool is limited to the next ensuing clip of wool ne owner of the stock concerned following the execution of the gage unless the stock mortgage expressly provides otherwise.	6			
	(7)	A stock mortgage has effect on and from the time at which it is registered.					
	(8)	mort liabil	ect to this Part and the provisions of any other Act or law, a stock gage may make such provision with respect to the respective rights, lities and obligations of the parties to the mortgage as the parties agree from time to time.	10 11 12 13			
13	Whe	n stoc	k mortgages may be referred to as wool mortgages	14			
			he purposes of this Act, a stock mortgage that relates only to wool be referred to as a <i>wool mortgage</i> .	15 16			
14	Righ	ts of s	stock mortgagee	17			
	(1)	oblig provi	stock mortgagor refuses or fails to pay the debt or other pecuniary gation secured by the stock mortgage in accordance with the isions of the mortgage, the stock mortgagee may do any or all of the wing:	18 19 20 21			
		(a) (b)	 if the mortgage applies to or includes the wool of stock: (i) take possession of the wool wherever it is located, (ii) shear the wool from the stock, (iii) sell or otherwise deal with the wool, (iv) enter the land on which the stock is located for the purpose of exercising any such power, if the mortgage applies to or includes stock: (i) take possession of the stock wherever it is located, (ii) slaughter, sell or otherwise deal with the stock, 	22 23 24 25 26 27 28 29			
			(iii) enter the land on which the stock is located for the purpose of exercising any such power.	3 ²			
	(2)	or ho	out limiting subsection (1), if the mortgagor under a stock gage over wool (or a subsequent purchaser, bailee or possessor of, older of a security interest over, the sheep bearing the wool) refuses ils to shear and deliver the wool of any such stock in accordance the provisions of the mortgage:	33 34 35 36			

		(a)	of she which	nortgagee may take possession of the stock for the purpose earing the wool from the stock (and may enter the land on a the stock is located for the purpose of exercising any such r), and	1 2 3 4
		(b)		the following expenses of the mortgagee are taken to form of any debt or other pecuniary obligation secured by the gage:	5 6 7
			(i)	the expenses associated with taking possession of the stock,	8 9
			(ii)	the expenses associated with shearing the stock,	10
			(iii)	the expenses associated with conveying the wool to the place specified in the mortgage for the conveyance of the	11 12
				wool or, if no such place is specified, to the mortgagee's principal place of residence (if the mortgagee is an	13 14
				individual) or principal place of business (in any other	15
				case).	16
	(3)	Subse	ections	(1) and (2) have effect subject to any contrary provision	17
	(5)			stock mortgage with respect to the rights, liabilities or	18
	obligations of the stock mortgagee.				19
	(4)			this section authorises a stock mortgagee to deal with stock	20
				which a stock mortgage applies in a manner that would	21
				a provision of another Act or an instrument made under	22
			er Act		23
				ample, the Stock Diseases Act 1923 makes provision with respect ith diseased stock within New South Wales.	24 25
Divis	sion 3	3	Aqu	aculture fish mortgages	26
15	Creat	ion of	aqua	culture fish mortgages	27
	(1)	A pe	rson 1	may grant a mortgage as provided by this section (an	28
		aqua	cultur	e fish mortgage) over any fish owned by the person that are	29
				r kept for the purposes of aquaculture by way of security for	30
		paym	ent of	a debt or other pecuniary obligation.	31
		from	underta	n 144 of the <i>Fisheries Management Act 1994</i> prohibits a person liking aquaculture except under the authority of an aquaculture I under that Act.	32 33 34
				Part 6 of that Act also enables aquaculture leases to be granted	35
				ater land for the purposes of aquaculture. Public water land is land	36
				by water (whether permanently or intermittently), being land that is or vested in certain trustees or public authorities. An aquaculture	37 38
		lease	confere	s ownership of the fish specified in the lease on the holder of the	39
		lease.	Howe	ver, the lessee must also hold a permit in order to undertake n the waters to which the lease applies.	40 41

	(2)	An a	equaculture fish mortgage may extend to any or all of the following:	1		
		(a)	fish that are being cultivated or kept on the land or in the water source concerned during the period of the mortgage,	2		
		(b)	fish that are to be cultivated or kept on the land or in the water	4		
		(0)	source concerned by the mortgagor during the period of the	5		
			mortgage.	6		
	(3)	An a	equaculture fish mortgage must:	7		
		(a)	be in the prescribed form, and	8		
		(b)	be duly executed by the mortgagor, and	9		
		(c)	describe or otherwise identify the fish to which the mortgage is to apply, and	10 11		
		(d)	describe or otherwise identify the land or water source on or in which the fish concerned are being, or are to be, cultivated or	12 13		
			kept, and	14		
		(e)	specify a period for its duration, and	15		
		(f)	be registered within the period of 45 days after its execution.	16		
		Note. Division 4 makes provision for the prescribed form for an aquaculture fish mortgage.				
	(4)	desc	fish to which an aquaculture fish mortgage relates are sufficiently ribed or identified for the purposes of subsection (3) if the fish are ribed or identified:	19 20 21		
		(a)	by reference to the species of fish, or	22		
		(b)	in another way that reasonably allows the fish to be identified.	23		
	(5)		equaculture fish mortgage has effect on and from the time at which registered.	24 25		
	(6)	Subj	ect to this Part and the provisions of any other Act or law, an	26		
	. ,	aqua	iculture fish mortgage may make such provision with respect to the	27		
			ective rights, liabilities and obligations of the parties to the tagge as the parties may agree from time to time.	28 29		
				29		
16	Righ	ts of a	aquaculture fish mortgagee	30		
	(1)		aquaculture fish mortgagor refuses or fails to pay the debt or other	31		
			iniary obligation secured by the aquaculture fish mortgage in ordance with the provisions of the mortgage, the aquaculture fish	32 33		
			tgagee may do any or all of the following:	34		
		(a)	take the fish to which the mortgage applies wherever it is located,	35		
		(b)	sell or otherwise deal with the fish,	36		
		(c)	enter the land or water source on or in which the fish is located for the purpose of exercising any such power.	37 38		

	(2)	Subsection (1) has effect subject to any contrary provision made by an aquaculture fish mortgage with respect to the rights, liabilities or obligations of the aquaculture fish mortgagee.	1 2 3
	(3)	Nothing in this section authorises an aquaculture fish mortgagee to deal with fish to which an aquaculture fish mortgage applies in a manner that would contravene a provision of another Act or an instrument made under another Act.	4 5 6 7
		Note. For example, the <i>Fisheries Management Act 1994</i> makes provision with respect to dealings with fish within New South Wales and, in particular, in relation to aquaculture.	8 9 10
Divi	ision	4 Prescribed forms for agricultural goods mortgages	11 12
17	Pres	cribed forms	13
	(1)	Crop mortgages	14
		A crop mortgage is in the prescribed form for the purposes of this Act if the instrument by which the mortgage is granted:	15 16
		(a) is in or to the effect of the Form set out in Schedule 1, or	17
		(b) is not in or to the effect of that Form, but includes provisions that specify or describe at least each of the following matters:	18 19
		(i) that it is a crop mortgage granted under this Act,	20
		(ii) the name and address of each mortgagor,	21
		(iii) the name of each mortgagee,	22
		(iv) the crops to which the mortgage relates or will relate,	23
		(v) the land on which the crops are growing or will grow,	24
		(vi) the debt or other pecuniary obligations secured by the mortgage,	25 26
		(vii) the period for the duration of the mortgage.	27
	(2)	Stock mortgages	28
		A stock mortgage is in the prescribed form for the purposes of this Act if the instrument by which the mortgage is granted:	29 30
		(a) is in or to the effect of the Form set out in Schedule 2, or	31
		(b) is not in or to the effect of that Form, but includes provisions that specify or describe at least each of the following matters:	32 33
		(i) that it is a stock mortgage granted under this Act,	34
		(ii) the name and address of each mortgagor,	35
		(iii) the name of each mortgagee,	36

		(iv	the stock or wool (or both) to which the mortgage relates or will relate,	1 2
		(v	the land on which the stock concerned is kept or is to be kept,	3 4
		(vi	the debt or other pecuniary obligations secured by the mortgage,	5 6
		(vii) the period for the duration of the mortgage.	7
	(3)	Aquacul	cure fish mortgages	8
			culture fish mortgage is in the prescribed form for the purposes ct if the instrument by which the mortgage is granted:	9 10
		(a) is	in or to the effect of the Form set out in Schedule 3, or	11
			not in or to the effect of that Form, but includes provisions that eacify or describe at least each of the following matters:	12 13
		(i	that it is an aquaculture fish mortgage granted under this Act,	14 15
		(ii) the name and address of each mortgagor,	16
		(iii		17
		(iv	,	18
		(v	the land or water source on or in which the fish are being, or are to be, cultivated or kept,	19 20
		(vi	the debt or other pecuniary obligations secured by the mortgage,	21 22
		(vii	, 1	23
		Registrar- capable of specified in agricultura	sion 5 of Part 6 of the <i>Conveyancing Act 1919</i> enables the General to register a memorandum setting out provisions that are of being covenants in an agricultural goods mortgage of a class in the memorandum. Any such covenants may then be included in an all goods mortgage of that class by reference to the registered dum without the need to set out the covenants in full.	24 25 26 27 28 29
18	Regu	ulations m	ay amend Schedules 1–3	30
	(1)		alations may replace or amend Schedule 1, 2 or 3 (or any tion of them).	31 32
	(2)	The ame not:	ndment or repeal of a Form set out in Schedule 1, 2 or 3 does	33 34
		mo im	onfer or impose any additional functions on a mortgagee or ortgagor under an agricultural goods mortgage that was in force mediately before the day on which the amendment or repeal ares effect (an <i>existing mortgage</i>), or	35 36 37 38
			move any function conferred or imposed on a mortgagee or ortgagor under an existing mortgage, or	39 40

		(c)	otherwise affect the continued operation of an existing mortgage.	1
Divi	sion	5	Dealings concerning agricultural goods mortgages	2
19	Agric matt		al goods mortgage not affected by certain sales and other	4 5
	(1)	preju	agricultural goods mortgage is not extinguished or otherwise adicially affected by the death, bankruptcy or insolvency of the gagor.	6 7 8
	(2)	preju	agricultural goods mortgage is not extinguished or otherwise idicially affected by the sale of, or the creation of a mortgage or encumbrance over, any of the following:	9 10 11
		(a)	the agricultural goods to which the mortgage relates,	12
		(b)	the land or water source on or in which the agricultural goods concerned are growing or being cultivated or kept (or will be growing, cultivated or kept).	13 14 15
	(3)		ections (1) and (2) have effect subject to any contrary provision of of the Commonwealth.	16 17
		to prosecure provided the descure excepsection with response to the control of th	The Bankruptcy Act 1966 of the Commonwealth makes special provision of tect the security interests of secured creditors of bankrupt persons. A red creditor is a creditor who holds a mortgage, charge or lien on the certy of the debtor as a security for a debt due. Section 58 (5) of that Act des that the vesting of the property of a bankrupt person in the Official ee does not affect the right of a secured creditor to realise or otherwise with the creditor's security. Also, section 153 (3) of that Act provides that lischarge of a person from bankruptcy does not affect the rights of a red creditor to realise the creditor's security. There are some limited obtions to the protection afforded to secured creditors. See, for example, on 121 (Transfers to defeat creditors). For provision is made in the Corporations Act 2001 of the Commonwealth respect to the insolvency of companies. See, for example, section 471C Subdivision C of Division 6 of Part 5.6 of that Act.	18 19 20 21 22 23 24 25 26 27 28 29 30
20	Varia	ation c	of provisions of agricultural goods mortgages	32
	(1)		parties to an agricultural goods mortgage may vary the provisions e mortgage by:	33 34
		(a)	an instrument that is duly executed by the parties to the mortgage, or	35 36
		(b)	a memorandum of variation endorsed on or annexed to the original agricultural goods mortgage in accordance with the provisions of section 91 of the <i>Conveyancing Act 1919</i> .	37 38 39
		may b	Section 91 of the <i>Conveyancing Act 1919</i> provides that any mortgage be varied by a memorandum endorsed on or annexed to the mortgage, and d by the persons to be bound by it and attested by one witness. Such a	40 41 42

		memorandum may be in terms of certain of the short forms set out in Schedule 5 to that Act.	1 2			
	(2)	Any such variation does not have effect until the instrument or memorandum that provides for the variation is registered.	3 4			
	(3)	Nothing in this section permits the period for the duration of a crop mortgage to be varied if the variation would result in the total period for the duration of the mortgage exceeding 5 years commencing from the time it is first registered.	5 6 7 8			
21	Rene	ewals of agricultural goods mortgages	9			
	(1)	An agricultural goods mortgage may provide for one or more renewals of the mortgage for a further period on the registration of an instrument of renewal that is duly executed by the parties to the mortgage.	10 11 12			
	(2)	Any such renewal does not have effect until the instrument of renewal is registered.	13 14			
	(3)	The Registrar-General may register an instrument of renewal. Note. Section 202 of the <i>Conveyancing Act 1919</i> enables the Governor to make regulations with respect to the following:	15 16 17			
		(a) the manner and form of registering instruments in the General Register of Deeds under that Act or any other Act (including this Act),(b) the fees to be paid for any such registration.	18 19 20			
	(4)	An instrument of renewal may be registered even if it does not disclose any consideration for the renewal.	21 22			
	(5)	Nothing in this section permits a crop mortgage to be renewed for a total period commencing from the time it is first registered that exceeds 5 years.				
22		gnment of security interest created by agricultural goods gages	26 27			
	(1)	A mortgagee under an agricultural goods mortgage may assign the security interest created by the mortgage to another person by:	28 29			
		(a) an instrument that is duly executed by the mortgagee, or	30			
		(b) a memorandum of transfer endorsed on or annexed to the original agricultural goods mortgage in accordance with the provisions of section 91 of the <i>Conveyancing Act 1919</i> .	31 32 33			
		Note. Section 91 of the <i>Conveyancing Act 1919</i> provides that any mortgage may be transferred by a memorandum endorsed on or annexed to the mortgage, and signed by the persons to be bound by it and attested by one witness. Such a memorandum may be in terms of certain of the short forms set out in Schedule 5 to that Act.	34 35 36 37 38			
	(2)	Any such assignment does not have effect until the instrument or memorandum that provides for the assignment is registered.	39 40			

23	Disc	harge of agricultural goods mortgage	1
	(1)	An agricultural goods mortgage is discharged on the registration of:	2
	, ,	(a) a receipt for the payment of all of the debt or other pecuniary obligation secured by the mortgage that is duly executed by the mortgagee, or	3 4 5
		(b) a memorandum of discharge endorsed on or annexed to the original agricultural goods mortgage in accordance with the provisions of section 91 of the <i>Conveyancing Act 1919</i> .	6 7 8
		Note. Section 91 of the <i>Conveyancing Act 1919</i> provides that any mortgage may be discharged by a memorandum endorsed on or annexed to the mortgage, and signed by the persons to be bound by it and attested by one witness. Such a memorandum may be in terms of certain of the short forms set out in Schedule 5 to that Act.	
	(2)	Without limiting subsection (1), any property interest of the mortgagee under the agricultural goods mortgage reverts to the mortgagor when the mortgage is discharged.	14 15 16
	(3)	However, the discharge of an agricultural goods mortgage does not affect the validity of any lawful sale or other disposition of, or dealing with, agricultural goods under the mortgage before the discharge.	17 18 19

Part 3		Registration of security interests in goods				
Division 1			General	2		
24	Mea	ning o	f "registrable security instrument"	3		
			the purposes of this Act, a security instrument is a <i>registrable rity instrument</i> if:	4 5		
		(a)	the instrument states the name and address of each grantor and the name of the holder of the security interest concerned, and	6 7		
		(b)	the instrument includes a description of the goods to which the security interest relates to the extent to which the goods are ascertainable at the time of the execution of the instrument, and	8 9 10		
		(c)	the instrument has been duly executed by the parties to it, and	11		
		(d)	in the case of an agricultural goods mortgage—the instrument otherwise complies with the requirements of Part 2.	12 13		
25	Registration to be in General Register of Deeds					
	(1)	in the Conv	nstrument is <i>registered</i> for the purposes of this Act if it is recorded e General Register of Deeds kept under Division 1 of Part 23 of the <i>veyancing Act 1919</i> in accordance with the provisions of that Act. Section 202 of the <i>Conveyancing Act 1919</i> enables the Governor to make ations with respect to the following:	15 16 17 18 19		
		(a)	the manner and form of registering instruments in the General Register of Deeds under that Act or any other Act (including this Act),	20 21		
		(b)	the fees to be paid for any such registration.	22		
	(2)	disti	stration of an instrument takes effect on and from the time when a nctive reference is first allocated for the instrument under section E of the <i>Conveyancing Act 1919</i> .	23 24 25		
Division 2 F			Registration of registrable security instruments	26		
26	Regi	stratio	on of registrable security instruments	27		
			Registrar-General may register a security instrument if satisfied the instrument is a registrable security instrument.	28 29		
Division 3			Dealings with registered security interests	30		
27	Varia	ation o	of registered security interests	31		
		The	Registrar-General may register:	32		
		(a)	an instrument that is duly executed by the parties to a registered security instrument, or	33 34		

		(b)	a memorandum endorsed on or annexed to a registered security instrument in accordance with the provisions of section 91 of the <i>Conveyancing Act 1919</i> ,	1 2 3
			Registrar-General is satisfied that it varies the terms of the security ument.	4 5
28	Assi	gnmeı	nt of registered security interests	6
	(1)	The l	Registrar-General may register:	7
		(a)	an instrument that is duly executed by each relevant party to the registered security instrument concerned, or	8 9
		(b)	a memorandum endorsed on or annexed to a registered security instrument in accordance with the provisions of section 91 of the <i>Conveyancing Act 1919</i> ,	10 11 12
			Registrar-General is satisfied that it assigns the registered security est to another person.	13 14
	(2)	instru regis instru	the purposes of subsection (1), a party to a registered security ument is a relevant party for the purposes of the assignment of the tered security interest reserved, created or arising under the ument if the instrument of assignment must be executed by that of for it to have effect in law.	15 16 17 18 19
29	Devo	olution	of registered security interests	20
	(1)		Registrar-General may register an instrument if satisfied that the ument effects or evidences the devolution of a registered security est.	21 22 23
	(2)	In th	is section:	24
		inter	lution of a registered security interest means the passing of the est from a deceased grantor or holder of the interest to a living heir e grantor or holder.	25 26 27
30	Disc	harge	of registered security interests	28
		The l	Registrar-General may register:	29
		(a)	an instrument that is duly executed by the parties to a registered security instrument, or	30 31
		(b)	a memorandum endorsed on or annexed to a registered security instrument in accordance with the provisions of section 91 of the <i>Conveyancing Act 1919</i> , or	32 33 34
		(c)	a receipt of the kind referred to in section 23 (1) (a) given in relation to an agricultural goods mortgage,	35 36
			e Registrar-General is satisfied that it partially or fully discharges egistered security interest.	37 38

Division 4 Effect of registration on priority of security interests		1 2	
31	Prior	ity of security interests	3
	(1)	A registered security interest in goods ranks in priority over any unregistered security interest in the same goods with respect to all debts and other pecuniary obligations (including contingent obligations) and all other obligations secured under the registered security interest.	4 5 6 7
	(2)	Registered security interests in the same goods rank in priority in the order in which they are registered with respect to all debts and other pecuniary obligations (including contingent obligations) and all other obligations respectively secured under them whenever arising.	8 9 10 11
	(3)	However, an unregistered security interest in goods ranks in priority over a registered security interest in the same goods if the holder of the unregistered security interest takes possession of goods before the registered security interest is registered.	12 13 14 15
	(4)	The order of priority of security interests established by this section is subject to any agreement between the holders of the security interests concerned.	16 17 18
	(5)	This section has effect subject to section 11 (Effect of crop mortgages on sharefarming agreements).	19 20

Miscellaneous Part 4

Par	t 4	Miscellaneous	1
32	Offe	nces in relation to agricultural goods mortgages	2
	(1)	A mortgagor under an agricultural goods mortgage (or an employee, contractor or agent of the mortgagor) must not, without reasonable excuse:	3 4 5
		(a) destroy, sell or otherwise dispose of any agricultural goods to which the mortgage relates without the written consent of the mortgagee, or	6 7 8
		(b) do any other act or thing that defeats, destroys or prejudices (or that is calculated to defeat, destroy or prejudice) the security interest created by the mortgage.	9 10 11
		Maximum penalty: 100 penalty units or imprisonment for 2 years (or both).	12 13
	(2)	For the purposes of subsection (1) (but without limiting that subsection), <i>reasonable excuse</i> includes doing an act or thing that the person is required to do under a provision of another Act or an instrument made under another Act.	14 15 16 17
33	Offe	nces by corporations	18
	(1)	If a corporation contravenes, whether by act or omission, any provision of this Act or the regulations, each person who is a director of the corporation or who is concerned in the management of the corporation is taken to have contravened the same provision if the person knowingly authorised or permitted the contravention.	19 20 21 22 23
	(2)	A person may be proceeded against and convicted under a provision pursuant to subsection (1) whether or not the corporation has been proceeded against or has been convicted under the provision.	24 25 26
	(3)	Nothing in this section affects any liability imposed on a corporation for an offence committed by the corporation under this Act or the regulations.	27 28 29
34	Natu	re of proceedings for offences	30
		Proceedings for an offence under this Act or the regulations may be dealt with summarily before a Local Court.	31 32
35	Reg	ulations	33
		The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act	34 35 36

36	Repo	eal of certain Acts and Regulations	1
	The following Acts and Regulations are repealed:		
		(a) the Bills of Sale Act 1898,	3
		(b) the Liens on Crops and Wool and Stock Mortgages Act 1898,	4
		(c) any regulation made under an Act referred to in paragraph (a or (b).) 5 6
37	Savi	ings, transitional and other provisions	7
		Schedule 4 has effect.	8
38	Ame	endment of other Acts and Regulations	g
		The Acts and Regulations specified in Schedule 5 are amended as se out in that Schedule.	et 10
39	Revi	iew of Act	12
	(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.	
	(2)	The review is to be undertaken as soon as possible after the period of years from the date of assent to this Act.	5 16 17
	(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years	f 18

Schedule 1 Form for crop mortgage

(Section 17 (1))

Crop mortgage

I, [state name of mortgagor] of [state address of mortgagor], (the Mortgagor) grant a mortgage as provided by the Security Interests in Goods Act 2005 in respect of the crops described in the Schedule in favour of [state name of mortgagee] of [state address of mortgagee] (the Mortgagee).

This mortgage is granted as security for the payment by the Mortgagor of the following:

- [state debt or other pecuniary obligations for which mortgage granted]
- 2
- *The provisions set out in the memorandum of covenants, registered in the General Register of Deeds as number [specify number of memorandum], are included as part of this mortgage subject to the following:
- (a) *[specify any alterations to or omissions from provisions]
- (b)

*Note. Division 5 of Part 6 of the *Conveyancing Act 1919* enables the Registrar-General to register a memorandum setting out provisions that are capable of being covenants in an agricultural goods mortgage of a class specified in the memorandum. Any such covenants may then be included in an agricultural goods mortgage of that class by reference to the registered memorandum without the need to set out the covenants in full.

This mortgage has effect for the period specified in the Schedule commencing from the date of its registration.

Note. Part 2 of the *Security Interests in Goods Act 2005* makes provision for the rights and obligations of mortgagors and mortgagees under a crop mortgage granted under that Act.

Dated: [state date of execution]	
Signed by or on behalf of the Mortgagor:	[Mortgagor's or attorney's signature]
in the presence of:	
[witness's name]	[witness's signature]
[witness's address]	

Schedule

1 Crop to which mortgage relates

[describe crops to which mortgage relates or will relate]

Page 25

Schedule 1 Form for crop mortgage

2 Land to which mortgage relates [describe land on which the crops to which mortgage relates are growing or are to g	grow] 1
3 Duration of the mortgage [specify period for duration of the mortgage, including any renewal rights]	3
[*Cross out the options that you do not want]	5

Schedule 2	Form for sto mortgage	ock mortgage or wool	2
		(Section 17 (2))	3
*Stock mortgag	e/*Wool mortga	qe	2
I, [state name of mo mortgage as provide *stock/*wool/*stock	rtgagor] of [state add d by the Security Int	dress of mortgagor], (the Mortgagor) grant a derests in Goods Act 2005 in respect of the in the Schedule in favour of state name of	5 7 8
This mortgage is gran	ted as security for the p	payment by the Mortgagor of the following:	9
1 [state debt or o	other pecuniary obligat	ions for which mortgage granted]	10
	specify number of mem	of covenants, registered in the General Register orandum], are included as part of this mortgage	11 12 13
(a) *[specify any a	alterations to or omissi	ons from provisions]	14
memorandum setting or mortgage of a class spe	ut provisions that are ca ecified in the memorandu age of that class by referer	Act 1919 enables the Registrar-General to register a pable of being covenants in an agricultural goods m. Any such covenants may then be included in an acce to the registered memorandum without the need to	15 16 17 18 19
This mortgage has eff of its registration.	ect for the period speci	fied in the Schedule commencing from the date	20 21
Note. Part 2 of the Secur	rity Interests in Goods Act ees under a *stock mortga	2005 makes provision for the rights and obligations of age/*wool mortgage granted under that Act.	22 23
		o [state any limitations on or extensions on the urity Interests in Goods Act 2005].	24 25
Dated: [state date of	execution]		
Signed by or on beha	alf of the Mortgagor:	[Mortgagor's or attorney's signature]	
in the presence of:		[
[witness's name]		[witness's signature]	
[witness's address]	•••••	[wuness s signature]	

Schedule 2 Form for stock mortgage or wool mortgage

Schedule	Schedule	
1 *Stock and wool/*stock/*v	vool to which mortgage relates	2
[describe stock and/or wool to which	mortgage relates or will relate]	3
2 Land on which stock con-	cerned to be kept	4
[describe land on which stock concer	ned are being kept or are to be kept]	5
3 Duration of the mortgage		6
[specify period for duration of the mo	ortgage, including any renewal rights]	7
[*Cross out the options that you do n	ot want]	8

Schedule 3	Form for aq	uaculture fish mortgage	1
		(Section 17 (3))	2
Aquaculture fis	sh mortgage		3
I, [state name of momortgage as provide	ortgagor] of [state add d by the Security Inter- nedule in favour of [st	dress of mortgagor], (the Mortgagor) grant a rests in Goods Act 2005 in respect of the fish tate name of mortgagee] of [state address of	4 5 6 7
This mortgage is gran	nted as security for the	payment by the Mortgagor of the following:	8
1 [state debt or 2	other pecuniary obligat	tions for which mortgage granted]	9
*The provisions set of Deeds as number [subject to the following subject to the following states are not subject to the follow	specify number of mem	of covenants, registered in the General Register orandum], are included as part of this mortgage	10 11 12
(a) *[specify any	alterations to or omissi	ons from provisions]	13
memorandum setting of mortgage of a class sp agricultural goods mortg set out the covenants in This mortgage has ef of its registration. Note. Part 2 of the Secu	out provisions that are called in the memorandulage of that class by referential. fect for the period speciality Interests in Goods Act	Act 1919 enables the Registrar-General to register a apable of being covenants in an agricultural goods im. Any such covenants may then be included in an ance to the registered memorandum without the need to differ in the Schedule commencing from the date at 2005 makes provision for the rights and obligations of the fish mortgage granted under that Act.	14 15 16 17 18 19 20 21 22
Dated: [state date of	fexecution]		
Signed by or on beh	alf of the Mortgagor:	[Mortgagor's or attorney's signature]	
in the presence of:			
[witness's name]			
[witness's address]		[witness's signature]	
Schedule			23
1 Fish to which	ch mortgage relates		24
[describe fish to whice	h mortgage relates or i	will relate]	25

Schedule 3 Form for aquaculture fish mortgage

2	Land or water source to which mortgage relates	1
	cribe land or water source on or in which fish to which mortgage relates are being vated or are to be cultivated]	2
3	Duration of the mortgage	4
[spe	cify period for duration of the mortgage, including any renewal rights]	5
[* <i>C</i> 1	coss out the options that you do not want	6

Schedule 4		ıle 4	Savings, transitional and other provisions	
			(Section 37)	3
Par	't 1	Gei	neral	4
1	Reg	ulation	ns	5
	(1)	natui	regulations may contain provisions of a savings or transitional reconsequent on the enactment of the following Acts:	6 7
		this A	Act	8
	(2)		such provision may, if the regulations so provide, take effect from late of assent to the Act concerned or a later date.	9 10
	(3)	is ea	ne extent to which any such provision takes effect from a date that rlier than the date of its publication in the Gazette, the provision not operate so as:	11 12 13
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	14 15 16
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	17 18 19
	(4)	the t	alations made as referred to in subclause (1) may have effect despite erms of any savings or transitional provisions contained in this dule, if the regulations so provide.	20 21 22
Par	t 2		visions consequent on enactment of this	23
		Act	i.	24
2	Defi	nitions	5	25
		In th	is Part:	26
			al date, in relation to legislation or a provision of legislation, means lay on which the legislation or provision is repealed by this Act.	27 28
			aled bills legislation means the following legislation as in force ediately before its repeal or amendment by this Act:	29 30
		(a)	the <i>Bills of Sale Act 1898</i> and the regulations made under that Act,	31 32
		(b)	the <i>Conveyancing Act 1919</i> and the regulations made under that Act in their application to matters arising under the <i>Bills of Sale Act 1898</i> .	33 34 35

	repealed liens legislation means the following legislation as in force immediately before its repeal or amendment by this Act:		1 2
	(a)	the <i>Liens on Crops and Wool and Stock Mortgages Act 1898</i> and the regulations made under that Act,	3 4
	(b)	the Conveyancing Act 1919 and the regulations made under that Act in their application to matters arising under the Liens on Crops and Wool and Stock Mortgages Act 1898.	5 6 7
Conti	nued a	application of repealed bills legislation	8
	trader	epealed bills legislation continues to apply to a bill of sale or 's bill of sale within the meaning of the <i>Bills of Sale Act 1898</i> as provisions of this Act (other than this Part) had not been enacted	9 10 11 12
	(a)	the bill of sale was executed, or purportedly executed, before the repeal date of the <i>Bills of Sale Act 1898</i> , and	13 14
	(b)	the bill of sale was an instrument to which the <i>Bills of Sale Act 1898</i> would have applied but for its repeal.	15 16
Conti	nued a	application of repealed liens legislation	17
		epealed liens legislation continues to apply to the following as if ovisions of this Act (other than this Part) had not been enacted:	18 19
	(a)	a lien over crops executed, or purportedly executed, before the repeal date of the <i>Liens on Crops and Wool and Stock Mortgages Act 1898</i> and to which that Act would have applied but for its repeal,	20 21 22 23
	(b)	a lien over wool executed, or purportedly executed, before the repeal date of the <i>Liens on Crops and Wool and Stock Mortgages Act 1898</i> and to which that Act would have applied but for its repeal,	24 25 26 27
	(c)	a mortgage over stock executed, or purportedly executed, before the repeal date of the <i>Liens on Crops and Wool and Stock Mortgages Act 1898</i> and to which that Act would have applied but for its repeal.	28 29 30 31

3

Sch	nedule 5	Amendment of other Acts and Regulations	1 2			
		(Section 38)	3			
5.1	Conveyan	Conveyancing Act 1919 No 6				
[1]	Section 184C General Register of Deeds					
	Insert after se	ection 184C (2) (h):	6			
	(1	instruments that are registered under the <i>Security Interests</i> in <i>Goods Act 2005</i> (including instruments granting agricultural goods mortgages),	7 8 9			
[2]	Section 184	E Method of registration	10			
• •	Omit section 184E (1A).					
5.2	Conveyan	cing (General) Regulation 2003	12			
[1]	Clause 4 Reg	gistration of instruments generally	13			
	Omit clause 4	4 (2).	14			
[2]	Schedule 1 i	Fees	15			
	Omit items 2	-5. Insert instead:	16			
	mort mear or an secui	each registration of an agricultural goods gage or other security instrument within the ning of the Security Interests in Goods Act 2005, ny other instrument relating to a registered rity interest within the meaning of that Act, made er the Security Interests in Goods Act 2005				
	of a r capal secur	registration under Division 5 of Part 6 of the Act memorandum containing provisions that are ble of being covenants that may be included in a rity instrument that is registered under the vity Interests in Goods Act 2005				
5.3	Co-operati	ives Regulation 1997	17			
	Clause 47 Charges required to be registered					
	Omit clause 47 (a). Insert instead:					
		(a) Part 2 (Agricultural goods mortgages) of the <i>Security Interests in Goods Act 2005</i> ,	20 21			

5.4	Duti	ies A	ct 199	97 No 123	1	
	Sect	ion 22	2 Exe	mpt mortgages and supporting instruments	2	
	Inser	t after	section	n 222 (2) (f):	3	
			(f1)	an agricultural goods mortgage under the Security Interests in Goods Act 2005, and	4 5	
5.5	Reg	istrat	ion c	of Interests in Goods Act 1986 No 37	6	
[1]	Section 3C					
	Insert after section 3B:					
	3C	Relationship of this Act with Security Interests in Goods Act 2005			9	
		(1)		Security Interests in Goods Act 2005 provides for the wing:	10 11	
			(a)	the granting of mortgages over certain agricultural goods by means of the execution and registration under that Act of agricultural goods mortgages,	12 13 14	
			(b)	the registration of certain other instruments (<i>security instruments</i>) by or under which security interests in goods are reserved, created or otherwise arise,	15 16 17	
			(c)	that the registration of a security interest in goods under that Act will generally confer priority over unregistered interests and subsequently registered interests over the same goods,	18 19 20 21	
			(d)	that nothing in that Act applies to or affects any security interest in goods that are prescribed goods under this Act.	22 23	
			Note. Secu	. The term agricultural goods is defined in section 3 (1) of the <i>rity Interests in Goods Act 2005</i> to mean crops, fish, stock or wool.	24 25	
		(2)	matte being	regulations may make provision for or with respect to ers of a savings or transitional nature consequent on goods g prescribed for the purposes of paragraph (b) of the nition of <i>prescribed goods</i> in section 3 (1) in circumstances re:	26 27 28 29 30	
			(a)	the goods are prescribed on or after the commencement of section 5 (Relationship of this Act with general law and other Acts) of the <i>Security Interests in Goods Act 2005</i> , and	31 32 33 34	
			(b)	security instruments in respect of goods of that kind could have been registered under the <i>Security Interests in Goods Act 2005</i> immediately before the goods were so prescribed.	35 36 37 38	

	(3)	Without limiting subsection (2), the regulations may provide for the following:	2
		(a) that registered security interests within the meaning of the <i>Security Interests in Goods Act 2005</i> in respect of goods that have become prescribed goods are, or are not, to be treated as having been registered under this Act,	3 2 5
		(b) that all or specified provisions of the <i>Security Interests in Goods Act 2005</i> or this Act are, or are not, to apply to any such registered security interests.	7 8 9
	(4)	However, nothing in this Act applies to or affects any security interest in agricultural goods within the meaning of the <i>Security Interests in Goods Act 2005</i> .	10 11 12
[2]	Schedule 1	Savings, transitional and other provisions	13
	Insert at the	end of clause 1A (1):	14
		Security Interests in Goods Act 2005 (but only to the extent that it amends this Act)	15 16
5.6	Warehou	semen's Liens Act 1935 No 19	17
[1]	Section 5 N by person	ecessity of notice by warehouseman where goods deposited entrusted with possession	18 19
	Omit section	n 5 (1) (b). Insert instead:	20
		(b) to the grantee of the goods under any security instrument registered at the date of the deposit under the Security Interests in Goods Act 2005.	21 22 23
[2]	Section 6 Power to sell goods		
	Omit section	n 6 (2) (c). Insert instead:	25
		(c) to the grantee of the goods under any security instrument registered under the <i>Security Interests in Goods Act 2005</i> at the date of the deposit of the goods.	26 27 28

Schedule 5 Amendment of other Acts and Regulations

5.7	Warehousemen's Liens Regulation 2002			
	Clause 6 Verification of statements of account	2		
	Omit "Bills of Sale Act 1898" from clause 6 (2) (e).	3		
	Insert instead "Security Interests in Goods Act 2005"	4		