

New South Wales

Electricity Infrastructure Investment Bill 2020

Contents

		Page				
Part 1	Preliminary					
	 Name of Act Commencement Objects of Act Definitions 	2 2 2 2				
Part 2	Board and advocate					
	 Definitions NSW renewable energy sector board Plan for NSW renewable energy sector Effect of plan Electricity infrastructure jobs advocate Appointment of electricity infrastructure jobs advocate 	3 3 4 4 4 5				
Part 3	Energy security targets					
	Division 1 Setting and monitoring of energy security targets					
	 Energy security target monitor to set and monitor targets Energy security target monitor reports Publication of energy security target monitor reports Minister to consider energy security target monitor reports 	6 6 7 7				

20

41

Transfer of network infrastructure

				Page			
Part 6	Electricity infrastructure investment safeguard						
	Divis	sion 1	Preliminary				
	42	Applicat	tion of Part	21			
	Divis	sion 2	Objectives and planning				
	43 44		ucture investment objectives g by consumer trustee	21 22			
	Divis	sion 3	Long-term energy service agreements				
	45 46 47	Tenderi	g of "long-term energy service agreement" or "LTES agreement" ng for LTES agreements mendations about LTES agreements	22 23 23			
	Divis	sion 4	Operation of long-term energy service agreements				
	48 49	-	of LTES agreements and conditions of LTES agreements	24 24			
	Divis	sion 5	Risk management				
	50 Risk management framework51 Risk management contracts						
Part 7	Electricity infrastructure fund						
	 Electricity infrastructure fund Payments into Fund Payments out of Fund Regulator to make annual contribution determinations Variation of contribution determinations Contributions by distribution network service providers 						
Part 8	Adn	ninistra	tion				
	Divis	sion 1	Roles and functions				
	58 59 60 61 62 63	Consum Financia Scheme	security target monitor ner trustee al trustee e financial vehicle ucture planner	29 29 29 30 30 31			
	Divis	sion 2	Appointment and performance				
	64 65 66 67 68	Perform Suspen	on I provisions for appointments nance audits sion or termination of appointment ation from appointment	31 31 32 32 33			
Part 9	Mis	cellane	ous				
	69 70	Annual Delegat		34 34			

Electricity Infrastructure Investment Bill 2020 [NSW] Contents

		Page
74	O comment the control of the control	0.4
71	Competition authorisation	34
72	Personal liability	35
73	False or misleading information	35
74	Disclosure of information	35
75	Penalty notices	36
76	Proceedings for offences	36
77	Review of Act	36
78	Regulations	36
Schedule 1	Savings, transitional and other provisions	38
Schedule 2	Amendment of other legislation	39
Dictionary		42

This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2020



New South Wales

Electricity Infrastructure Investment Bill 2020

Act No , 2020

An Act to co-ordinate investment in new generation, storage and network infrastructure in New South Wales; and for other purposes.

EXAMINED

Speaker

The	Legisl	ature	of New South Wales enacts—	1
Par	t 1	Pre	eliminary	2
1	Nam	e of A	ct	3
		This	Act is the Electricity Infrastructure Investment Act 2020.	4
2	Com	menc	ement	5
		This	Act commences on a day or days to be appointed by proclamation.	6
3	Obje	cts of	Act	7
	(1)	The	objects of this Act are—	8
		(a)	to improve the affordability, reliability, security and sustainability of electricity supply, and	9 10
		(b)	to co-ordinate investment in new generation, storage, network and related infrastructure, and	11 12
		(c)	to encourage investment in new generation, storage, network and related infrastructure by reducing risk for investors, and	13 14
		(d)	to foster local community support for investment in new generation, storage, network and related infrastructure, and	15 16
		(e)	to support economic development and manufacturing, and	17
		(f)	to create employment, including employment for Aboriginal and Torres Strait Islander people, and	18 19
		(g)	to invest in education and training, and	20
		(h)	to promote local industry, manufacturing and jobs, and	21
		(i)	to promote export opportunities for generation, storage and network technology.	22 23
	(2)		erson or body exercising a function under this Act must do so in a way that is istent with the objects of this Act.	24 25
4	Defin	nitions	5	26
		The	Dictionary defines words used in this Act.	27
		Note interp	The Interpretation Act 1987 contains definitions and other provisions that affect the oretation and application of this Act.	28 29

Part 2		Board and advocate					
5	Defir	nitions	2				
		In this Part—					
		board means the board for manufacturing and construction in the NSW renewable energy sector established under section 6.	4 5				
		<i>plan</i> means a plan prepared by the board and approved by the Minister under section 7.	6 7				
6	NSW	/ renewable energy sector board	8				
	(1)	As soon as practicable after the commencement of this section, the Minister is to establish a board for the NSW renewable energy sector, in particular in relation to the operation of the sector and the manufacture and construction of infrastructure in the sector.					
	(2)	The board is to consist of—	13				
		(a) persons appointed by the Minister, including at least 1 person representing each of the following groups—	14 15				
		(i) manufacturers of steel, aluminium and other similar materials,	16				
		(ii) the metal fabrication industry,	17				
		(iii) the Australian Workers' Union,	18				
		(iv) the Electrical Trades Union,	19				
		(v) the Australian Manufacturing Workers' Union,	20				
		(vi) the Construction, Forestry, Maritime, Mining and Energy Union (Mining and Energy Division)	21 22				
		(vii) employers in the electricity, manufacturing and construction sectors,	23				
		(viii) persons involved in the planning, design, construction and operation of generation infrastructure,	24 25				
		(ix) NSW electricity customers, and	26				
		(b) the Energy Corporation, and	27				
		(c) other persons appointed by the Minister.	28				
	(3)	The Minister is to appoint as joint chairperson of the board—	29				
		(a) one person appointed under subsection (2)(a)(iii)–(vi), and	30				
		(b) one person appointed under subsection (2)(a)(ix).	31				
	(4)	The board has the following functions—	32				
		(a) to prepare and provide to the Minister a plan for the NSW renewable energy sector, in particular in relation to the operation of the sector and the manufacture and construction of infrastructure in the sector.	33 34 35				
		(b) to monitor and review the plan and make recommendations to the Minister about the implementation of the plan,	36 37				
		(c) to report to the Minister on another matter if requested by Parliament by resolution of both Houses of Parliament.	38 39				
	(5)	The board is to meet at least once every 6 months.	40				
	(6)	The board is to provide to the Minister a report on the board's activities—	41				
	` /	(a) by 31 March 2021, and	42				
		(b) by 30 June 2021, and	43				

		(c) by 30 June of each following financial year.	1			
	(7)	The regulations may make further provision for or with respect to the membership,	2			
		procedures and functions of the board, including the terms and condition of	3			
		appointment of members.	4			
7	Plan	for NSW renewable energy sector	5			
	(1)	The plan required to be prepared by the board under section $6(4)(a)$ is to set out how	6 7			
		to achieve the following objectives in relation to the construction of generation, storage and network infrastructure carried out under this Act in a cost effective				
		way—	8 9			
		(a) to maximise the use of locally produced and supplied goods and services,	10			
		(b) to maximise the employment of suitable qualified local workers,	11			
		(c) to foster opportunities for apprentices and trainees,	12			
		(d) other objectives prescribed by the regulations.	13			
	(2)	The board is to provide the plan to the Minister and to make any amendments requested by the Minister.	14 15			
	(3)	The Minister may approve the plan only on the recommendation of the regulator.	16			
	(4)	The regulator may recommend a board's plan to the Minister only if satisfied that the	17			
		plan—	18			
		(a) protects the financial interests of NSW electricity customers, and	19			
		(b) is consistent with Australia's international trade obligations.	20			
	(5)	A plan approved by the Minister must be published on the Department's website and takes effect on the day it is published.	21 22			
8	Effec	et of plan	23			
	(1)	In the exercise of functions under this Act, the Minister and the consumer trustee are to take into account the plan.	24 25			
	(2)	The Minister may impose a condition that is consistent with the plan on a direction under section 31 or an authorisation under section 35(2).	26 27			
	(3)	The consumer trustee may, in a recommendation to the Minister under section 30(1)(a), include a recommendation that a condition that is consistent with the plan be imposed on the Minister's direction.	28 29 30			
	(4)	The consumer trustee may impose a condition that is consistent with the plan on an authorisation under section $30(1)(b)$.	31 32			
9	Elec	tricity infrastructure jobs advocate	33			
	(1)	As soon as practicable after the commencement of this section, the Minister is to appoint a person or body as the electricity infrastructure jobs advocate.	34 35			
	(2)	The electricity infrastructure jobs advocate is to advise the Minister about—	36			
		(a) strategies and incentives to encourage investment, development, workforce	37			
		development, employment, education and training in the energy sector in the	38			
		Hunter and Central Coast, Illawarra, Far West and Central West regions of New South Wales, and	39 40			
		(b) road, rail and port infrastructure required in the regions specified in paragraph	41			
		(a) to promote export opportunities for generation, storage and network technology, and	42 43			
		(c) other matters requested by the Minister.	44			

	(3)	The electricity infrastructure jobs advocate is to provide the Minister with a report on the advocate's activities—					
		(a) as soon as practicable after being appointed, and	3				
		(b) once a year after the first report.	4				
10	App	ointment of electricity infrastructure jobs advocate	5				
	(1)	The electricity infrastructure jobs advocate holds office for the term, not exceeding 5 years, specified in the instrument of appointment, but is eligible for re-appointment.	6 7 8				
	(2)	The office may be a full-time or part-time office, as specified in the instrument of appointment.	9 10				
	(3)	The employment of the electricity infrastructure jobs advocate is, subject to this Act, to be governed by a contract of employment between the advocate and the Minister.	11 12				
	(4)	In the exercise of functions under this Act, the electricity infrastructure jobs advocate is not subject to the direction or control of the Minister.	13 14				
	(5)	The regulations may make further provision for or with respect to the appointment of the electricity infrastructure jobs advocate, including the terms and conditions of appointment.	15 16 17				

Par	t 3	Energy security targets	1		
Divi	sion	1 Setting and monitoring of energy security targets	2		
11	Ener	gy security target monitor to set and monitor targets	3		
	(1)	The energy security target monitor is to calculate an <i>energy security target</i> for each of the following 10 financial years using the following formula—	4 5		
		energy security target = maximum demand + reserve margin			
		where—	6		
		maximum demand is the forecast peak demand for megawatts of electricity used by NSW electricity customers, based on a 10% probability of exceedance (POE) forecast methodology.	7 8 9		
		Note. A 10% POE forecast is expected to be exceeded, on average, 1 year in 10 years.	10		
		reserve margin is the sum of the amount of megawatts of electricity capable of being produced by the 2 generating units in the State that are capable of producing the largest amounts of megawatts of electricity according to AEMO for the financial year or a different amount prescribed by the regulations.	11 12 13 14		
	(2)	The energy security target monitor is to assess and monitor whether or not the firm capacity will meet the energy security target for a financial year.	15 16		
	(3)	The regulations may prescribe—	17		
		(a) the factors to be considered in calculating the maximum demand, and	18		
		(b) the method for calculating the maximum demand.	19		
	(4)	In this section—	20		
		generating unit has the same meaning as in the National Electricity Rules.	21		
12	Ener	gy security target monitor reports	22		
	(1)) The energy security target monitor is to report to the Minister about the energy security targets.			
	(2)	A report is to be provided to the Minister—	25		
		(a) once a year, no later than 60 days after AEMO publishes a statement of opportunities under the <i>National Electricity Rules</i> , and	26 27		
		(b) at any time the Minister requests a report.	28		
	(3)	A report must include the following—	29		
		(a) the energy security target for each of the following 10 financial years and how they were calculated,	30 31		
		(b) the firm capacity for each of the following 10 financial years and how they were calculated,	32 33		
		(c) an assessment of whether or not the firm capacity will meet the energy security target over the following 10 financial years,	34 35		
		 (d) for a financial year in which the energy security target monitor considers the firm capacity will not meet the energy security target (a <i>target breach</i>)— (i) the expected size of the target breach in megawatts, and 	36 37 38		
		(ii) the expected duration of the target breach,	39		
		(e) information that may assist the Minister in considering what action, if any, the Minister intends to take in relation to a target breach,	40 41		
		(f) other information the energy security target monitor considers relevant,	42		

		(g)	other matters prescribed by the regulations.	1
	(4)	In pro	eparing the report, the energy security target monitor must—	2
		(a)	consult with the Secretary and AEMO, and	3
		(b)	take into account any matters prescribed by the regulations.	4
	(5)		energy security target monitor must, if requested by the Minister, provide ional information or a clarification of a report.	5 6
	(6)		re providing the information or clarification, the energy security target monitor consult with the Secretary and AEMO.	7
	(7)	conta	energy security target monitor may provide a further report to the Minister that ains additional information or revises information contained in a previous report monitor considers it necessary because of a change in relevant circumstances.	9 10 11
	(8)	Subs	ections (3) and (4) do not apply to a further report under subsection (7).	12
13	Publ	icatior	n of energy security target monitor reports	13
	(1)		energy security target monitor report is to be published on the Department's ite no later than 60 days after it is given to the Minister.	14 15
	(2)	repor	re the report is published, the energy security target monitor must amend the t so that it does not contain information the disclosure of which could, in the on of the monitor, reasonably be expected to—	16 17 18
		(a)	diminish the competitive commercial value of the information to the person who provided the information to the monitor, or	19 20
		(b)	prejudice the legitimate business, commercial, professional or financial interests of the person who provided the information to the monitor.	21 22
14	Minis	ster to	consider energy security target monitor reports	23
	(1)	the n	oon as practicable after receiving an energy security target monitor report from nonitor, the Minister must consider what action, if any, the Minister intends to in response to the report.	24 25 26
	(2)		Minister may prepare a statement about what action the Minister intends to take must make the statement publicly available.	27 28
Divi	ision	2	Energy security target monitor's information gathering powers	29 30
15	Requ	uireme	ents to provide information to energy security target monitor	31
	(1)	The o	energy security target monitor may, by written notice to a person, require the on to provide relevant information to the monitor.	32 33
	(2)	A no	tice under subsection (1) must specify the following—	34
		(a)	the information required to be provided,	35
		(b)	the form in which the information is to be provided,	36
		(c)	the time within which the information is to be provided.	37
	(3)	relati	energy security target monitor may require a person to answer questions in on to a relevant matter if the monitor believes on reasonable grounds that the on has knowledge of the relevant matter.	38 39 40

(5)	The place and time at which a person may be required to attend is to be—	1
	(a) a place or time nominated by the person, or	2
	(b) if the place and time nominated is not reasonable in the circumstances or a place and time is not nominated by the person—a place and time nominated by the energy security target monitor that is reasonable in the circumstances.	3 4 5
(6)	Without limiting the persons who may be required to provide information or to answer questions under this section, the persons may include the following—	6 7
	(a) a person who owns, controls or operates generation infrastructure,	8
	(b) a person who owns, controls or operates network infrastructure,	9
	(c) a small generation aggregator or a market small generation aggregator,	10
	(d) a person who provides wholesale demand response services,	11
	(e) an operator of a virtual power plant,	12
	(f) an aggregator of distributed energy resources,	13
	(g) a person who supplies fuel to generation infrastructure,	14
	(h) a person involved in planning and designing generation infrastructure,	15
	(i) other registered participants.	16
(7)	In this section—	17
	market small generation aggregator, registered participant and small generation aggregator have the same meanings as in the National Electricity Rules. relevant information means information that the energy security target monitor	18 19 20
	reasonably requires to assist the monitor in exercising its functions, and may include information about the following—	21 22
	(a) current and planned construction, operation and maintenance of generation infrastructure,	23 24
	(b) current and planned network infrastructure that may affect the operation of generation infrastructure,	25 26
	(c) aggregated distributed energy resources,	27
	(d) wholesale demand response activities.	28
	<i>relevant matter</i> means a matter in relation to which information is reasonably required to assist the energy security target monitor in exercising its functions.	29 30
Offe	nces	31
(1)	A person must not, without lawful excuse, fail to comply with a requirement made of the person under section 15.	32 33
(2)	A person must not give information in purported compliance with a requirement under section 15 knowing that the information is false or misleading in a material respect.	34 35 36
	Maximum penalty—2,000 penalty units for a corporation or 100 penalty units for an individual.	37 38
Disc	losure of protected information	39
(1)	The energy security target monitor must not disclose protected information, except—	40
` /	(a) to the Minister under section 12, or	41
	(b) as required by another law.	42
(2)	The Minister must not disclose protected information, except—	43
(-)	(a) with the consent of the person who provided the protected information, or	44

17

	(b)	to A	EMO with the consent of the energy security target monitor, or	1		
	(c)	for th Act,	ne purposes of, or in connection with, legal proceedings arising out of this or	2		
	(d)	to a p	person belonging to a class prescribed by the regulations, or	4		
	(e)	if the	e disclosure is, in the opinion of the Minister, appropriate.	5		
(3)	The Minister is not to recommend the making of a regulation for the purposes of subsection (2)(d) unless the disclosure of the protected information to the class of persons prescribed by the regulation is, in the opinion of the Minister, appropriate.					
(4)			to whom protected information is disclosed by the Minister must not otected information, except—	9 10		
	(a)	with	the authorisation of the Minister, and	11		
	(b)		cordance with a direction, if any, given by the Minister to the person that oses a condition on or restricts the disclosure.	12 13		
	Maximum penalty—2,000 penalty units for a corporation or 100 penalty units for an individual.					
(5)			er may authorise the disclosure of protected information under subsection the disclosure is, in the opinion of the Minister, appropriate.	16 17		
(6)	In this section—					
	appropriate, in relation to the disclosure of protected information, means—					
	(a)	reaso	onably necessary—	20		
		(i)	to assist the Minister and the Department in considering what action, if any, the Minister intends to take in relation to a target breach identified in an energy security target monitor report, or	21 22 23		
		(ii)	to ensure the reliability and security of electricity supply, or	24		
		(iii)	to enable the energy security target to be met, and	25		
	(b)	in th	e public interest.	26		
	protected information means information provided to the energy security target monitor the disclosure of which could, in the opinion of the monitor, reasonably be expected to—					
	(a)	diminish the competitive commercial value of the information to the person who provided the information to the monitor, or				
	(b)		idice the legitimate business, commercial, professional or financial ests of the person who provided the information to the monitor.	32 33		

Part	4	Ren	iewa	able energy zones and access schemes	1
Divis	sion	1	Ren	newable energy zones	2
18	Minis	ster ma	ay de	clare renewable energy zone	3
	(1)	The Minister may, by order published in the Gazette, declare a renewable energy zone comprising—			4 5
		(a)	a spe	ecified geographical area of the State, and	6
		(b)		ified generation, storage or network infrastructure, including planned or ing infrastructure.	7 8
	(2)			rk infrastructure that forms part of a renewable energy zone may extend geographical area specified in the declaration.	9 10
	(3)	A dec	clarati	on must also include the following—	11
		(a)	a ma	p showing the geographical area,	12
		(b)		ntended network capacity for network infrastructure in the renewable gy zone,	13 14
		(c)		nfrastructure planner appointed by the Minister for the renewable energy or part of the renewable energy zone,	15 16
		(d)	other	r matters prescribed by the regulations.	17
	(4)	The N	Minist	er may make a declaration only if the Minister—	18
		(a)	is sa	tisfied that it is consistent with the objects of this Act, and	19
		(b)	has c	considered the following—	20
			(i)	existing network infrastructure in the renewable energy zone and the rest of the State,	21 22
			(ii)	land use planning, environmental and heritage matters,	23
			(iii)	the views of the local community in the renewable energy zone,	24
			(iv)	other matters prescribed by the regulations.	25
	(5)	A dec	clarati	on is to be published on the Department's website.	26
19	Proc	edure	for de	eclaring renewable energy zone	27
		Befor	e mal	king a declaration of a renewable energy zone, the Minister must—	28
		(a)		ider a report from the Secretary about the potential effects of the aration on electricity costs for NSW electricity customers, and	29 30
		(b)	cons	ider the infrastructure investment objectives and the most recent report ared by the consumer trustee under section 44, and	31 32
		(c)	cons	ult with the Minister for Planning and Public Spaces, and	33
		(d)	cons	ult with AEMO, and	34
		(e)		e a draft declaration publicly available on the Department's website for at 28 days.	35 36
20	Appl	ication	for c	declaration of renewable energy zone	37
	(1)	The N	Minist	er may make a declaration of a renewable energy zone—	38
		(a)		ne Minister's own initiative, or	39
		(b)	on th	ne application of the consumer trustee or another person.	40

	(2)		regulations may make provision for or with respect to an application to the ster for a declaration of a renewable energy zone, including the following—	1 2
		(a)	the form of the application,	3
		(b)	who may make an application,	4
		(c)	the requirements for making a valid application,	5
		(d)	the fee payable for an application by a person other than the consumer trustee,	6
		(e)	the information to be included in the application,	7
		(f)	requirements for public consultation before an application is made,	8
		(g)	the procedures for the determination of an application by the Minister.	9
21	Ame	ndme	nt of renewable energy zone declaration	10
	(1)	The 1	Minister may amend a declaration of a renewable energy zone only—	11
		(a)	to expand the geographical area that forms the renewable energy zone,	12
		(b)	to specify additional generation, storage and network infrastructure for the renewable energy zone,	13 14
		(c)	to increase the intended network capacity for the renewable energy zone,	15
		(d)	to provide further details and specifications about information contained in the declaration,	16 17
		(e)	to correct a minor error or misdescription.	18
	(2)	The 18.	Minister cannot repeal a declaration of a renewable energy zone under section	19 20
22	Rene and	ewable Hunte	e energy zones in Central-West Orana, Illawarra, New England, South West r-Central Coast areas	21 22
	(1)	The l	Minister is to declare the following as renewable energy zones—	23
		(a)	Central-West Orana,	24
		(b)	Illawarra,	25
		(c)	New England,	26
		(d)	South West.	27
		(e)	Hunter-Central Coast.	28
	(2)		indicative geographical areas of the renewable energy zones are shown on a map ished on the Department's website on the commencement of this section.	29 30
	(3)		Central-West Orana renewable energy zone has an intended network capacity of gawatts.	31 32
	(4)		New England renewable energy zone has an intended network capacity of 8 watts.	33 34
	(5)	the C	Minister is to appoint the Energy Corporation as the infrastructure planner for Central-West Orana, Illawarra, New England, South West and Hunter-Central at renewable energy zones.	35 36 37
Divi	sion	2	Access schemes for renewable energy zones	38
23	Mini	ster m	ay declare access scheme for renewable energy zone	39
	(1)		Minister may, by order published in the Gazette, declare the access scheme that apply in a renewable energy zone or part of a renewable energy zone.	40 41

(2)	An access scheme is a scheme that authorises or prohibits access to, and use of, specified network infrastructure in a renewable energy zone by network operators and operators of generation and storage infrastructure.						
(3)	An a	ccess scheme must be consistent with the objects of this Act.	4				
(4)	Ther	e may be more than one access scheme for a renewable energy zone.	5				
(5)		eclaration may also specify the following matters in relation to the access me—	6 7				
	(a)	the person or body who is to administer the access scheme,	8				
	(b)	how access rights are to be conferred on participants, which may include contractual arrangements between participants and the infrastructure planner, the scheme financial vehicle or another person,	9 10 11				
	(c)	the terms and conditions of access rights,	12				
	(d)	the functions of the regulator in relation to the access scheme,	13				
	(e)	the rights and liabilities of the scheme financial vehicle in relation to the access scheme,	14 15				
	(f)	other matters prescribed by the regulations.	16				
(6)	Befo	re making a declaration, the Minister must—	17				
	(a)	consult with the infrastructure planner and relevant operators who may be affected by the declaration, and	18 19				
	(b)	make a draft declaration publicly available on the Department's website for at least 28 days, and	20 21				
	(c)	seek and consider submissions from the public on the draft declaration.	22				
(7)	A de	claration is to be published on the Department's website.	23				
Guid	elines	for access scheme declarations	24				
(1)	The lof th	Minister is to publish guidelines on the Department's website about the exercise e Minister's functions in relation to the declaration of access schemes.	25 26				
(2)	Befo	re publishing guidelines, the Minister must—	27				
	(a)	make draft guidelines publicly available on the Department's website for at least 28 days, and	28 29				
	(b)	seek and consider submissions from the public on the draft guidelines.	30				
Fees	for a	ccess schemes	31				
(1)		consumer trustee is to determine the fees payable to the scheme financial vehicle articipants in an access scheme, taking into account the following principles—	32 33				
	(a)	maximising financial value for NSW electricity customers,	34				
	(b)	recovering the cost of the operation of the access scheme,	35				
	(c)	optimal use of the existing and planned network infrastructure in the renewable energy zone,	36 37				
	(d)	other principles prescribed by the regulations.	38				
(2)		fees determined by the consumer trustee must include a component that is to be for a community purpose prescribed by the regulations.	39 40				
(3)	by t	component must not be less than the minimum amount or proportion prescribed he regulations and must not exceed the maximum amount or proportion cribed by the regulations.	41 42 43				

25

	(4)	The fees determined by the consumer trustee must include a component that is to be used for an employment purpose prescribed by the regulations.	1 2
	(5)	The component must not be less than the minimum amount or proportion prescribed by the regulations and must not exceed the maximum amount or proportion prescribed by the regulations.	3 4 5
	(6)	In exercising its function under subsection (4), the consumer trustee is to seek advice from the committee established under section 34W(1)(b) of the <i>Energy and Utilities Administration Act 1987</i> .	6 7 8
	(7)	In this section—	9
		<i>community purpose</i> means a purpose that benefits the local community in the geographic area that forms the renewable energy zone to which the access scheme applies.	10 11 12
		<i>employment purpose</i> means a purpose that promotes employment, skills and training for employees in the geographic area that forms the renewable energy zone to which the access scheme applies who are affected by changes in electricity generation in the State.	13 14 15 16
26	Appl	ication of National Electricity (NSW) Law and National Electricity Rules	17
	(1)	The regulations may modify the application of, or disapply, a provision of the <i>National Electricity (NSW) Law</i> or the <i>National Electricity Rules</i> to the extent reasonably necessary to—	18 19 20
		(a) enable the operation of an access scheme in a renewable energy zone, and	21
		(b) achieve the objects of this Act.	22
	(2)	A regulation under this section that affects the operation or safety of network infrastructure may not be made unless the Minister has consulted with distribution network service providers and transmission network service providers.	23 24 25
	(3)	A regulation under this section that affects AEMO in the exercise of its functions may not be made without the concurrence of AEMO.	26 27
27	Ame	ndment and repeal of access scheme declaration	28
	(1)	The Minister may amend a declaration of an access scheme only—	29
		(a) to correct a minor error or misdescription, or	30
		(b) to provide further details and specifications about information contained in the declaration, or	31 32
		(c) if there are no participants in the access scheme immediately before the declaration is amended, or	33 34
		(d) if the amendment is made in accordance with the terms of the access scheme.	35
	(2)	The Minister may repeal a declaration of an access scheme only if—	36
		(a) there are no participants in the access scheme immediately before the repeal, or	37 38
		(b) the repeal is made in accordance with the terms of the access scheme.	39
28	Orde	ers prohibiting connection to network infrastructure	40
	(1)	The infrastructure planner may, by order served on a relevant operator, prohibit the relevant operator from allowing a proponent to connect proposed infrastructure to the relevant operator's network infrastructure.	41 42 43
	(2)	An order is to apply to network infrastructure in a specified area within a renewable energy zone.	44 45

(3)	Before making an order, the infrastructure planner must seek and consider submissions from—				
	(a) the relevant operator and other relevant operators in the local area, and	3			
	(b) the proponent, and	4			
	(c) the local council in the local area.	5			
(4)	The infrastructure planner must not make an order unless satisfied that—	6			
	(a) there is significant opposition from the community in the local area proposed infrastructure, and	to the 7 8			
	(b) making the order is reasonably necessary to maintain community support the local area for other infrastructure in the renewable energy zone, and				
	(c) making the order is in the public interest.	11			
(5)	An order may not be made if the proponent has development consent und <i>Environmental Planning and Assessment Act 1979</i> to construct and opera proposed infrastructure.	ler the 12 te the 13 14			
(6)	The infrastructure planner is to publish guidelines on its website about the ex of its functions under this section.	tercise 15			
(7)	The Energy Corporation is appointed as the infrastructure planner to exercise the functions under this section for a renewable energy zone or part of a renewable energy zone.				
(8)	In this section—	20			
	local area means the area in which the proposed infrastructure will be located	l. 21			
	proponent means a person or body who proposes to construct or operate proinfrastructure.	oposed 22 23			
	<i>proposed infrastructure</i> means proposed generation or storage infrastructure capacity of at least 30 megawatts.	with a 24 25			

Par	t 5	Net	twork infrastructure projects	1
Divi	sion	1	Assessment of REZ network infrastructure projects	2
29	Infra rene	struct wable	ture planner to recommend REZ network infrastructure projects for energy zone	3 4
	(1)	recor	infrastructure planner for a renewable energy zone is to assess and make mmendations to the consumer trustee about REZ network infrastructure projects ired for the renewable energy zone.	5 6 7
	(2)		infrastructure planner must assess and make recommendations about the wing—	8
		(a)	the different options for REZ network infrastructure projects to provide the intended network capacity for the renewable energy zone,	10 11
		(b)	staging and sequencing of REZ network infrastructure projects,	12
		(c)	funding, procurement and cost recovery for the recommended REZ network infrastructure projects,	13 14
		(d)	other matters prescribed by the regulations.	15
	(3)		ssessing and making recommendations about REZ network infrastructure ects, the infrastructure planner must consult with the following—	16 17
		(a)	AEMO,	18
		(b)	relevant operators in the renewable energy zone,	19
		(c)	each local council in the renewable energy zone.	20
	(4)	infra	infrastructure planner must make recommendations about REZ network structure projects to the consumer trustee within the period specified by the umer trustee.	21 22 23
	(5)	The	regulations may make further provision for or with respect to the following—	24
		(a)	the exercise of the infrastructure planner's functions under this section,	25
		(b)	requiring the consumer trustee to provide information to the infrastructure planner,	26 27
		(c)	public consultation requirements.	28
30	Cons	sidera	tion of recommendations by infrastructure planner	29
	(1)	Afte	r considering the infrastructure planner's recommendations in relation to REZ ork infrastructure projects, the consumer trustee may—	30 31
		(a)	recommend the Minister give a direction under section 31 to a network operator for a REZ network infrastructure project, or	32 33
		(b)	authorise a network operator to carry out a REZ network infrastructure project.	34
	(2)	the p	e consumer trustee authorises a network operator under subsection (1)(b), the umer trustee must, by written notice to the regulator, set a maximum amount for prudent, efficient and reasonable capital costs for development and construction are REZ network infrastructure project that may be determined by the regulator for section 37(4).	35 36 37 38 39
	(3)	The perso	consumer trustee or the regulator must not disclose the maximum amount to any on.	40 41
	(4)	selec	regulations may make provision for or with respect to the eligibility criteria and etion process for network operators who may be authorised or directed to carry network infrastructure project under this Part	42 43

	(5)	In exercising its functions under this section, the consumer trustee is to consider the development pathway contained in the latest report by the consumer trustee under section 44.	1 2 3
Divi	sion	2 Directions to carry out network infrastructure projects	4
31	Mini	ster may direct network infrastructure projects be carried out	5
	(1)	The Minister may, by order published in the Gazette, direct a network operator to carry out—	7
		(a) a REZ network infrastructure project, or	8
		(b) a priority transmission infrastructure project.	9
	(2)	A direction must specify the following—	10
		(a) the network operator required to carry out the infrastructure project,	11
		(b) the location and description of the infrastructure project,	12
		(c) the requirements for the development and construction of the infrastructure project,	13 14
		(d) the staging and sequencing of the planning, design and construction of the infrastructure project,	15 16
		(e) the date by which the network operator, taking all reasonable steps, is to complete the planning, design and construction stages of the infrastructure project,	17 18 19
		(f) other matters prescribed by the regulations.	20
	(3)	The Minister must consult with a network operator before giving the network operator a direction.	21 22
	(4)	The Minister must give a direction only if satisfied that—	23
		(a) it is in the public interest, and	24
		(b) it is consistent with the objects of this Act.	25
	(5)	The regulations may make further provision for or with respect to the classes of renewable energy zones and the classes of REZ network infrastructure project and priority transmission infrastructure project in relation to which a direction can be given.	26 27 28 29
32	Dire	ctions for REZ network infrastructure projects	30
		The Minister may direct a network operator to carry out a REZ network infrastructure project only on the recommendation of the consumer trustee.	31 32
33	Dire	ctions for priority transmission infrastructure projects	33
	(1)	Before directing a network operator to carry out a priority transmission infrastructure project, the Minister must consult with the following—	34 35
		(a) the Minister for Planning and Public Spaces,	36
		(b) AEMO,	37
		(c) the regulator,	38
		(d) distribution network service providers and transmission network service providers.	39 40
	(2)	The Minister must not direct a network operator to carry out a priority transmission infrastructure project unless the Minister has considered the following—	41 42

		(a)	existing network infrastructure in the area in which the priority transmission infrastructure project will be located,	1 2
		(b)	land use planning, environmental and heritage matters,	3
		(c)	the views of the local community in the area in which the priority transmission infrastructure project will be located,	4 5
		(d)	other matters prescribed by the regulations.	6
	(3)		Minister must not direct a network operator to carry out a priority transmission structure project unless the Minister is satisfied that—	7 8
		(a)	it is an appropriate response to a target breach identified in an energy security target monitor report, and	9 10
		(b)	it is in the public interest, and	11
		(c)	any conditions prescribed by the regulations are complied with.	12
34	Failu	ire to d	comply with direction	13
	(1)		twork operator to whom a direction is given under section 31 must not, without nable excuse, fail to comply with the direction.	14 15
			mum penalty—5,000 penalty units for a corporation or 2,500 penalty units for dividual.	16 17
	(2)	unde	network operator to whom a direction is given under section 31 holds a licence of the <i>Electricity Supply Act 1995</i> it is a condition of the licence that the licensee blies with the direction.	18 19 20
	(3)		rson cannot be both prosecuted for an offence against subsection (1) and dealt by the Minister for a contravention of a licence condition under clause 8 in	21 22
		Sche	dule 2 to the <i>Electricity Supply Act 1995</i> in relation to the same act or omission.	23
Divi	sion	Sche	dule 2 to the <i>Electricity Supply Act 1995</i> in relation to the same act or omission. Functions of regulator	
Divi		Schee 3	dule 2 to the <i>Electricity Supply Act 1995</i> in relation to the same act or omission.	23
		Schee 3 ication	dule 2 to the <i>Electricity Supply Act 1995</i> in relation to the same act or omission. Functions of regulator	23 24
	Appl	Scheo 3 ication This	dule 2 to the <i>Electricity Supply Act 1995</i> in relation to the same act or omission. Functions of regulator of Division	23 24 25
	Appl (1)	Sched 3 lication This The I infras Before consu	dule 2 to the <i>Electricity Supply Act 1995</i> in relation to the same act or omission. Functions of regulator of Division Division applies to a network operator who is subject to an authorisation. Minister may authorise a network operator to carry out a priority transmission	23 24 25 26 27
	(1) (2) (3)	Scheron Schero	Functions of regulator n of Division Division applies to a network operator who is subject to an authorisation. Minister may authorise a network operator to carry out a priority transmission structure project for the purposes of this Division. re authorising a network operator under subsection (2), the Minister must alt with the persons and bodies specified in section 33(1) and be satisfied of the	23 24 25 26 27 28 29 30
	(1) (2) (3)	Schee 3 ication This The I infras Before constructed In this	Functions of regulator n of Division Division applies to a network operator who is subject to an authorisation. Minister may authorise a network operator to carry out a priority transmission structure project for the purposes of this Division. The authorising a network operator under subsection (2), the Minister must alt with the persons and bodies specified in section 33(1) and be satisfied of the ears specified in section 33(2).	23 24 25 26 27 28 29 30 31
	(1) (2) (3)	Schee 3 ication This The I infras Before constructed In this	Functions of regulator n of Division Division applies to a network operator who is subject to an authorisation. Minister may authorise a network operator to carry out a priority transmission structure project for the purposes of this Division. re authorising a network operator under subsection (2), the Minister must alt with the persons and bodies specified in section 33(1) and be satisfied of the ears specified in section 33(2).	23 24 25 26 27 28 29 30 31 32
	(1) (2) (3)	Schee 3 ication This The I infras Before constructed In this authorities	Functions of regulator n of Division Division applies to a network operator who is subject to an authorisation. Minister may authorise a network operator to carry out a priority transmission structure project for the purposes of this Division. The authorising a network operator under subsection (2), the Minister must alt with the persons and bodies specified in section 33(1) and be satisfied of the ers specified in section 33(2). The privation means— an authorisation by the consumer trustee under section 30 to carry out a REZ network infrastructure project, or an authorisation by the Minister under subsection (2), or	23 24 25 26 27 28 29 30 31 32 33 34
	(1) (2) (3)	Schee 3 ication This The I infras Before constructed In this author (a)	Functions of regulator n of Division Division applies to a network operator who is subject to an authorisation. Minister may authorise a network operator to carry out a priority transmission structure project for the purposes of this Division. re authorising a network operator under subsection (2), the Minister must alt with the persons and bodies specified in section 33(1) and be satisfied of the ears specified in section 33(2). Is Division— Prisation means— an authorisation by the consumer trustee under section 30 to carry out a REZ network infrastructure project, or	23 24 25 26 27 28 29 30 31 32 33 34 35
	Appl (1) (2) (3) (4)	Schee 3 ication This The I infras Before constructed In this author (a) (b) (c)	Functions of regulator n of Division Division applies to a network operator who is subject to an authorisation. Minister may authorise a network operator to carry out a priority transmission structure project for the purposes of this Division. re authorising a network operator under subsection (2), the Minister must alt with the persons and bodies specified in section 33(1) and be satisfied of the ears specified in section 33(2). Is Division— orisation means— an authorisation by the consumer trustee under section 30 to carry out a REZ network infrastructure project, or an authorisation by the Minister under subsection (2), or a direction given by the Minister under section 31 to carry out a REZ network	23 24 25 26 27 28 29 30 31 32 33 34 35 36 37

		(a)	a network operator is entitled to recover the prudent, efficient and reasonable costs incurred by the network operator for carrying out the infrastructure project,	1 2 3
		(b)	incentives should be given to network operators to promote economic efficiency,	4 5
		(c)	a network operator is entitled to revenue for the ongoing ownership, control and operation of an infrastructure project that is commensurate with the regulatory and commercial risks to the network operator,	6 7 8
		(d)	a network operator is entitled to be informed of material issues being considered by the regulator under this Division,	9 10
		(e)	other principles prescribed by the regulations.	11
	(2)		carrying out of an infrastructure project by a network operator to whom this sion applies includes—	12 13
		(a)	the development and construction of network infrastructure as specified in the network operator's authorisation, and	14 15
		(b)	the ownership, control and operation of network infrastructure as specified in the network operator's authorisation, and	16 17
		(c)	other matters prescribed by the regulations.	18
	(3)		regulations may make further provision for or with respect to the principles in ection (1).	19 20
37			to determine amount payable to network operators for network ure projects	21 22
	(1)		regulator is to determine the amount payable to a network operator to whom this sion applies.	23 24
	(2)	A de	termination is to include amounts for different components, including—	25
		(a)	repayment of capital costs as determined under the transmission efficiency test,	26 27
		(b)	the return on capital costs that have not been repaid,	28
		(c)	an allowance for operating costs,	29
		(d)	other components prescribed by the regulations.	30
	(3)		termination may include provision for the adjustment of amounts on the basis of rences between the estimated and actual capital costs.	31 32
	(4)	reasc	re making a determination, the regulator is to calculate the prudent, efficient and onable capital costs for development and construction of the network structure project, which is referred to as the <i>transmission efficiency test</i> .	33 34 35
	(5)	The test.	regulator is to publish guidelines on its website about the transmission efficiency	36 37
	(6)	autho must	amount determined by the regulator under subsection (4) for a network operator prised by the consumer trustee to carry out a REZ network infrastructure project not exceed the maximum amount, if any, notified to the regulator by the umer trustee under section 30(2) for the network operator.	38 39 40 41
	(7)	opera	regulator may, by written notice to a network operator, require the network ator to provide information to the regulator that the regulator considers ssary to enable the regulator to make a determination.	42 43 44
	(8)	A no	tice under subsection (7) must specify the following—	45
		(a)	the information required to be provided,	46

	(b)	the for	m in which the information is to be provided,	1	
	(c)	the tim	ne within which the information is to be provided.	2	
(9)	A n	etwork (rement i	operator must not, without lawful excuse, fail to comply with a made of the network operator under subsection (7).	3 4	
		imum pe idual	enalty—2,000 penalty units for a corporation or 100 penalty units for an	5 6	
(10)	The	regulatio	ons may make provision for or with respect to the following—	7	
	(a)	the ma	king of a determination by the regulator,	8	
	(b)	includi	atters the regulator is to take into account in making a determination, ing any loans or other financial arrangements entered into by the rk operator for the purposes of carrying out the infrastructure project,	9 10 11	
	(c)	the info	ormation required to be provided to the regulator by a network operator,	12	
	(d)	the infe	ormation to be included in a determination,	13	
	(e)	other n	natters relating to the transmission efficiency test,	14	
	(f)	other n	natters relating to a determination by the regulator.	15	
Effe	ct of re	gulator	's determination	16	
(1)			financial vehicle is required to pay the network operator the amount the rator is entitled to in accordance with the regulator's determination.	17 18	
(2)	The regulations may make provision for or with respect to circumstances in which the scheme financial vehicle is not required to pay the network operator if the network operator is entitled to receive an equivalent amount under the <i>National Electricity (NSW) Law</i> .				
(3)	direc		on of a network operator to carry out an infrastructure project under a ler section 31 does not arise until the regulator makes a determination 37.	23 24 25	
Regi	ulator	to revie	w determinations	26	
(1)		egulator	is, in accordance with the regulations, to remake a determination under	27 28	
	(a)	once e	very 5 years, and	29	
	(b)	at any	time the consumer trustee directs.	30	
(2)		regulato ations.	r may review and remake a determination at any time, subject to the	31 32	
App	licatio	n of Nat	ional Electricity (NSW) Law and National Electricity Rules	33	
(1)	Natio	onal Ele	ons may modify the application of, or disapply, a provision of the actricity (NSW) Law or the National Electricity Rules to the extent ecessary to achieve the objects of this Act and—	34 35 36	
	(a)		ble a network operator to whom this Division applies to carry out an ructure project, or	37 38	
	(b)	to enab	ole a network operator to whom this Division applies to—	39	
		•	receive payment from the scheme financial vehicle to which the operator is entitled under this Division, or	40 41	
			recover costs for carrying out an infrastructure project under the <i>National Electricity Rules</i> , or	42 43	

39

40

		(c) to enable a network operator to transition between the arrangements specified in paragraph (b)(i) and (ii), or	1 2
		(d) to ensure a network operator does not receive payment under both arrangements specified in paragraph (b)(i) and (ii).	3 4
	(2)	A regulation under this section that affects the operation or safety of network infrastructure may not be made unless the Minister has consulted with distribution network service providers and transmission network service providers.	5 6 7
	(3)	A regulation under this section that affects AEMO in the exercise of its function may not be made without the concurrence of AEMO.	8 9
41	Tran	sfer of network infrastructure	10
	(1)	The regulations may make provision for or with respect to the effect of the transfer of network infrastructure by a network operator to whom this Division applies (the <i>transferor</i>) to another person (the <i>transferee</i>).	11 12 13
	(2)	Without limiting subsection (1), the regulations may make provision for or with respect to the circumstances in which the transferee is taken to be a network operator to whom this Division applies.	14 15 16

Par	t 6	Ele	ctricity infrastructure investment safeguard	1
Divi	sion	1	Preliminary	2
42	Appl	oplication of Part		3
	(1)	This	Part applies to the following infrastructure—	4
		(a)	generation infrastructure that involves generation from a renewable energy source and that has a generation capacity of not less than 30 megawatts,	5 6
		(b)	long-duration storage infrastructure for storage of electricity that—	7
			(i) consists of storage units with a registered capacity that can be dispatched for at least 8 hours, and	8 9
			(ii) is scheduled by AEMO in the central dispatch process under the <i>National Electricity Rules</i> ,	10 11
		(c)	firming infrastructure that is scheduled by AEMO in the central dispatch process under the <i>National Electricity Rules</i> .	12 13
	(2)	This proje	Part does not apply to infrastructure that is part of a committed infrastructure ect.	14 15
	(3)	In th	is Part—	16
		or ex	mitted infrastructure project means a project that was identified as committed isting in a generation information page published by AEMO under the <i>National tricity Rules</i> on or before 14 November 2019.	17 18 19
			stered capacity has the same meaning as in Chapter 4A of the National tricity Rules.	20 21
			<i>bility standard</i> means the reliability standard implemented by AEMO under the <i>onal Electricity Rules</i> that is prescribed by the regulations.	22 23
		of th	wable energy source means an energy source specified in section 17(1)(a)–(s) to Renewable Energy (Electricity) Act 2000 of the Commonwealth as in force on commencement of this section.	24 25 26
Divi	sion	2	Objectives and planning	27
43	Infra	struct	ure investment objectives	28
	(1)	The	infrastructure investment objectives are—	29
		(a)	the overall objectives for the construction of infrastructure to which this Part applies, and	30 31
		(b)	the minimum objectives for the period ending on 31 December 2029 for the construction of generation infrastructure and long-duration storage infrastructure to which this Part applies.	32 33 34
	(2)	The	overall objectives are—	35
		(a)	construction of generation infrastructure that is necessary to minimise electricity costs for NSW electricity customers, and	36 37
		(b)	construction of long-duration storage infrastructure that is necessary to meet the reliability standard, and	38 39
		(c)	construction of firming infrastructure that is necessary to meet the energy security target and the reliability standard.	40 41
	(3)	The	minimum objectives are—	42
		(a)	construction of generation infrastructure that generates at least the same amount of electricity in a year as—	43 44

			(i) 8 gigawatts of generation capacity from the New England renewable energy zone, and	1
			(ii) 3 gigawatts of generation capacity from the Central-West Orana renewable energy zone, and	3
			(iii) 1 additional gigawatt of generation capacity, and	5
		(b)	construction of long-duration storage infrastructure with 2 gigawatts capacity.	6
	(4)		mitted infrastructure projects are not to be counted towards the infrastructure tment objectives.	7
44	Plann	ning b	y consumer trustee	ç
	(1)		consumer trustee is to prepare a report about the infrastructure investment tives that contains—	10 11
		(a)	the development pathway for the infrastructure to which this Part applies that is required to be constructed over the following 20 years to achieve the infrastructure investment objectives, and	12 13 14
		(b)	a plan for the competitive tenders that the consumer trustee will conduct during the following 10 years to give effect to the development pathway, including when tenders will be conducted and the classes of LTES agreements for which a tender will be conducted, and	15 16 17 18
		(c)	other matters prescribed by the regulations.	19
	(2)	The c	consumer trustee is to prepare a report—	20
		(a)	as soon as practicable after the commencement of this section, and	21
		(b)	every 2 years after the first report.	22
	(3)	direct	consumer trustee is also to prepare a report as soon as practicable after being ted by the Minister under section 46(2) to conduct a competitive tender for agreements for firming infrastructure.	23 24 25
	(4)		regulations may prescribe the matters that the consumer trustee is to take into ant in preparing the report.	26 27
	(5)	The r	eport is to be published on the consumer trustee's website.	28
	(6)		consumer trustee is to exercise its functions under this Part on the basis of the ts prepared under this section.	29 30
Divis	sion 3	3	Long-term energy service agreements	31
45	Mean	ing of	f "long-term energy service agreement" or "LTES agreement"	32
	(1)		ig-term energy service agreement or LTES agreement is an agreement entered between the scheme financial vehicle and a person (the LTES operator) under in—	33 34 35
		(a)	the LTES operator constructs and operates infrastructure to which this Part applies as specified in the agreement, and	36 37
		(b)	if the LTES operator does this, the LTES operator may periodically opt to exercise a derivative arrangement.	38 39
	(2)	An L	TES agreement must—	40
		(a)	provide for the construction and operation of the infrastructure to which the agreement relates if the LTES operator wishes to exercise an option under the agreement, and	41 42 43

		(b)	divide the term of the agreement into periods of no less than 1 financial year, and	1 2
		(c)	give the LTES operator an option to exercise a derivative arrangement, and	3
		(d)	require notice to be given to the scheme financial vehicle of a proposal to exercise an option that is not less than the minimum notice period prescribed by the regulations, and	4 5 6
		(e)	provide for the repayment to the scheme financial vehicle of amounts paid because of the exercise of an option in certain circumstances set out in the agreement, and	7 8 9
		(f)	contain or deal with other matters prescribed by the regulations.	10
46	Tend	dering	for LTES agreements	11
	(1)		consumer trustee must conduct a competitive tender for LTES agreements ss the regulator otherwise authorises generally or in a particular case.	12 13
	(2)	The for f	consumer trustee must not conduct a competitive tender for LTES agreements irming infrastructure unless directed by the Minister.	14 15
	(3)	A co	empetitive tender must be carried out in accordance with—	16
		(a)	any requirements prescribed by the regulations, and	17
		(b)	the rules made by the consumer trustee under this section.	18
	(4)	how	nder bid must, unless exempted by the regulations, include information about the proposal will create employment and support industry in New South Wales e person enters into an LTES agreement.	19 20 21
	(5)		ore conducting a competitive tender, the consumer trustee must make rules that consistent with the regulations to deal with the following matters—	22 23
		(a)	the eligibility criteria for making a tender bid,	24
		(b)	the notification of the opening of the competitive tender,	25
		(c)	the procedure for making a tender bid, including the information required to be included in a bid,	26 27
		(d)	the fee payable for making a bid and requirements for bonds or other security,	28
		(e)	the assessment of a tender bid by the consumer trustee,	29
		(f)	other matters the consumer trustee considers necessary,	30
		(g)	other matters prescribed by the regulations.	31
	(6)	Befo	ore making rules, the consumer trustee is to consult with the regulator.	32
	(7)	The	rules are to be published in the Gazette.	33
47	Rec	omme	ndations about LTES agreements	34
	(1)		consumer trustee must make recommendations to the scheme financial vehicle at the LTES agreements that the scheme financial vehicle may enter into.	35 36
	(2)		aking a recommendation, the financial value of LTES agreements is to be the ary consideration for the consumer trustee.	37 38
	(3)	relate be, p	consumer trustee must not recommend the making of an LTES agreement that es to generation infrastructure specified in section 42(1)(a) that is not, or will not part of a renewable energy zone, unless the consumer trustee is satisfied that the S agreement shows outstanding merit.	39 40 41 42
	(4)	The	regulations may make provision for or with respect to—	43

		(a)	the circumstances in which an LTES agreement shows outstanding merit for the purposes of subsection (3), and	1 2
		(b)	the matters to be taken into account by the consumer trustee in making recommendations.	3 4
Divi	sion	4	Operation of long-term energy service agreements	5
48	Mak	ing of	LTES agreements	6
	(1)	An L maki	TES agreement may not be made, unless the consumer trustee recommends the ing of the LTES agreement.	7 8
	(2)		regulations may prescribe further circumstances in which an LTES agreement not be made.	9 10
	(3)		LTES agreement remains in force for the term of the agreement unless the ement is sooner suspended or terminated.	11 12
49	Tern	ns and	conditions of LTES agreements	13
	(1)		consumer trustee is to determine the terms and conditions of an LTES ement, subject to any requirements prescribed by the regulations.	14 15
	(2)	the e	TES operator is required to provide information to the Minister every year about extent to which the LTES operator is creating employment and supporting stry in New South Wales.	16 17 18
	(3)	The	information is to be provided in a form prescribed by the regulations.	19
	(4)		Minister is to prepare a yearly report summarising the information received from S operators and is to table the report in each House of Parliament.	20 21
	(5)		stermining the terms and conditions of an LTES agreement, the consumer trustee take into account the following principles—	22 23
		(a)	to align the financial incentives offered under LTES agreements with the changing needs of the electricity system,	24 25
		(b)	to adopt, to the maximum extent possible, the conventions and standards in relation to similar agreements in the national electricity market,	26 27
		(c)	to ensure that LTES agreements allow for future changes in the national electricity market,	28 29
		(d)	to ensure that LTES agreements are consistent with the risk management framework under Division 5,	30 31
		(e)	other principles prescribed by the regulations.	32
	(6)	cond	regulations may make further provision for or with respect to the terms and itions of an LTES agreement, including in relation to a requirement for a bond her security to be provided by the LTES operator under the LTES agreement.	33 34 35
	(7)		section does not prevent the parties to an LTES agreement from agreeing to tional terms and conditions.	36 37
	(8)	natio	is section— onal electricity market has the same meaning as in the National Electricity V) Law.	38 39 40

Divi	sion	5 Risk management	1
50	Risk	management framework	2
	(1)	The consumer trustee is to prepare a risk management framework to protect the financial interests of NSW electricity customers in connection with the risks associated with LTES agreements.	3
	(2)	The risk management framework may provide for the functions of the consumer trustee, the financial trustee, the scheme financial vehicle and the regulator under the framework.	6 7
	(3)	The risk management framework must be approved by the regulator.	ç
	(4)	The approved risk management framework is to be published on the consumer trustee's website.	10 11
	(5)	Despite subsection (4), the consumer trustee is not required to publish a part of the risk management framework if—	12 13
		(a) the consumer trustee considers it is in the public interest not to publish the part, and	14 15
		(b) the consumer trustee has the approval of the regulator to not publish the part.	16
	(6)	The Minister may require the regulator to review an approved risk management framework.	17 18
	(7)	Following a review by the regulator, the Minister may direct the consumer trustee to amend the risk management framework.	19 20
	(8)	The regulations may prescribe requirements for the risk management framework.	21
51	Risk	management contracts	22
	(1)	The scheme financial vehicle may enter into a risk management contract for the purposes of this Part if it is consistent with the risk management framework that is in force under this Division.	23 24 25
	(2)	A risk management contract may be a derivative arrangement.	26
	(3)	Subject to the regulations, the term of the contract and the circumstances in which it	27

Part 7		Electricity infrastructure fund		1
52	Elec	tricity	infrastructure fund	2
	(1)		scheme financial vehicle is to establish and maintain an electricity infrastructure for the purposes of this Act (the <i>Fund</i>).	3 4
	(2)		ey held in the Fund is to be paid into an account kept with an authorised sit-taking institution.	5 6
	(3)	The Fund	regulations may make provision for or with respect to the administration of the l.	7 8
53	Payr	nents	into Fund	9
			following are payable into the Fund, subject to any requirements prescribed by egulations—	10 11
		(a)	all money received by the scheme financial vehicle from a distribution network service provider under a contribution order,	12 13
		(b)	all money advanced by the scheme financial vehicle for the Fund,	14
		(c)	all money paid to the scheme financial vehicle under an LTES agreement or a risk management contract,	15 16
		(d)	all money paid to the scheme financial vehicle as fees by participants in an access scheme,	17 18
		(e)	the proceeds of investment of money in the Fund,	19
		(f)	all money received from voluntary contributions to the Fund made by a person or body,	20 21
		(g)	other money required to be paid into the Fund by or under this or another Act or law.	22 23
54	Payr	nents	out of Fund	24
			following are payable from the Fund, subject to any requirements prescribed by egulations—	25 26
		(a)	money required to meet the liabilities of the scheme financial vehicle under this Act, including, but not limited to, liabilities for payments by the scheme financial vehicle under an access scheme, section 38, an LTES competitive tender, an LTES agreement or a risk management contract,	27 28 29 30
		(b)	money as payment to the consumer trustee, financial trustee and regulator, as required in the instrument of appointment or otherwise authorised by the Minister, to enable the exercise of their functions under this Act,	31 32 33
		(c)	money directed or authorised to be paid from the Fund by or under this or another Act or law.	34 35
55	Regi	ulator	to make annual contribution determinations	36
	(1)	deter	regulator is to determine an amount for a financial year (a <i>contribution</i> rmination) that is required for the scheme financial vehicle to be able to make payments from the Fund that are required under this Act, including the amount ired for the scheme financial vehicle to meet its liabilities as they fall due.	37 38 39 40
	(2)		purpose of the contribution determination is to determine the amount required to ecovered from distribution network service providers.	41 42
	(3)	The	amount determined by the regulator is to include—	43
	. ,	(a)	a minimum prudent cash balance for the Fund, and	44

		(b) the amount required to be paid by each distribution network service provider.	1
	(4)	A contribution determination must contain—	2
		(a) details of how the contribution determination was made, and	3
		(b) other information prescribed by the regulations.	4
	(5)	A contribution determination must be published in the Gazette no later than 28	5
	()	February before the beginning of the financial year to which the contribution determination is to apply, unless the Minister approves a later date.	6 7
	(6)	In making a contribution determination, the regulator must—	8
		(a) consult with the financial trustee, and	9
		(b) take into account the matters prescribed by the regulations.	10
	(7)	The scheme financial vehicle must, if requested by the regulator, provide the regulator with the information the regulator considers necessary to enable the regulator to make a contribution determination.	11 12 13
56	Varia	tion of contribution determinations	14
	(1)	The regulator may, by further order published in the Gazette, vary a contribution determination if it appears to the regulator that—	15 16
		(a) the scheme financial vehicle will not be able to meet its liabilities as they fall due, or	17 18
		(b) the cash balance of the Fund has fallen, or is likely to fall, below the minimum prudent cash balance specified in the determination.	19 20
	(2)	The regulator is to publish guidelines on its website about the exercise of the regulator's functions under this section.	21 22
	(3)	An order varying a contribution determination may be made before or during the financial year to which the determination applies or during the following financial year, but not later.	23 24 25
57	Cont	ributions by distribution network service providers	26
	(1)	The scheme financial vehicle may, by order served on a distribution network service provider (a <i>contribution order</i>), require the distribution network service provider to pay a specified amount into the Fund.	27 28 29
	(2)	The amount specified in a contribution order is to be the amount specified in the regulator's contribution determination for the distribution network service provider, subject to any requirements prescribed by the regulations.	30 31 32
	(3)	The scheme financial vehicle may determine the amount specified in a contribution order on its own initiative if the regulator does not publish a contribution determination for the financial year within the period required under section 55(5).	33 34 35
	(4)	The amount determined by the scheme financial vehicle under subsection (3) is not to exceed the amount reasonably required to enable the scheme financial vehicle to meets its liabilities as they fall due.	36 37 38
	(5)	An amount payable by a distribution network service provider under a contribution order is recoverable by the scheme financial vehicle as a debt in any court of competent jurisdiction for payment into the Fund.	39 40 41
	(6)	The regulations may make provision for or with respect to the circumstances in which a distribution network service provider is or is not authorised to recover part of the amount payable under a contribution order from a person who is exempt from the energy savings scheme under clause 22 of Schedule 4A to the <i>Electricity Supply</i>	42 43 44 45

Act 1995 or from a person who buys electricity to use in the production of hydrogen energy.

Part 8		Administration	
Divi	sion	1 Roles and functions	2
58	Ener	gy security target monitor	3
	(1)	The Minister may appoint a person or body as the energy security target monitor.	4
	(2)	The functions of the energy security target monitor are to be exercised by the person or body appointed by the Minister as energy security target monitor or, in the absence of an appointment, the Tribunal.	5 6 7
	(3)	The energy security target monitor has the following functions—	8
		(a) the functions prescribed by the regulations,	9
		(b) other functions conferred or imposed on the monitor by or under this or another Act or law.	10 11
	(4)	In the exercise of functions under this Act, the energy security target monitor is not subject to the direction or control of the Minister.	12 13
59	Cons	sumer trustee	14
	(1)	The Minister is to appoint a person or body as the consumer trustee.	15
	(2)	The functions of the consumer trustee are to be exercised by the Secretary at any time during which a person or body is not appointed as the consumer trustee.	16 17
	(3)	The consumer trustee is to act independently and in the long-term financial interests of NSW electricity customers.	18 19
	(4)	The consumer trustee has the following functions—	20
		(a) to advise the Minister and the infrastructure planner in relation to proposed and declared renewable energy zones and proposed and required REZ network infrastructure projects,	21 22 23
		(b) to negotiate, in accordance with any requirements prescribed by the regulations, with a person in relation to LTES agreements,	24 25
		(c) other functions prescribed by the regulations,	26
		(d) other functions conferred or imposed on the consumer trustee by or under this or another Act or law.	27 28
	(5)	In the exercise of functions under this Act, the consumer trustee is not subject to the control or direction of the Minister.	29 30
60	Fina	ncial trustee	31
	(1)	The consumer trustee is to appoint a person or body as the financial trustee.	32
	(2)	The financial trustee has the following functions—	33
	. ,	(a) to administer the scheme financial vehicle,	34
		(b) to advise the regulator in relation to contribution determinations,	35
		(c) other functions prescribed by the regulations,	36
		(d) other functions conferred or imposed on the financial trustee by or under this or another Act or law.	37 38
	(3)	In the exercise of functions under this Act, the financial trustee is not subject to the control or direction of the consumer trustee or the Minister.	39 40

61 Scheme financial vehicle

(1) Within 3 months of the commencement of this section, the financial trustee is to establish the scheme financial vehicle as a company limited by shares under the *Corporations Act 2001* of the Commonwealth.

- (2) Despite subsection (1), the regulations may authorise the financial trustee to instead be the scheme financial vehicle.
- (3) The financial trustee is to arrange for all the shares in a company referred to in subsection (1) to be held on trust by the financial trustee for the purposes of this Act.
- (4) The scheme financial vehicle is to act in a commercially reasonable and prudent way under any contract or agreement made under this Act.
- (5) If the appointment of a person or body as financial trustee under section 60 is terminated or the person or body resigns the appointment, the person or body is to arrange for its shares in the scheme financial vehicle to be transferred to the new financial trustee.
- (6) The regulations may make provision for or with respect to the transfer of shares following the termination or resignation of the appointment of the financial trustee in circumstances where the financial trustee is the scheme financial vehicle.
- (7) A court assessing liquidated damages in relation to a breach of a contract to which the scheme financial vehicle is a party is to take into account damages suffered by NSW electricity customers as if they were damages suffered by the scheme financial vehicle.

62 Infrastructure planner

- (1) The Minister is to appoint a person as the infrastructure planner.
- (2) Different infrastructure planners may be appointed to exercise different functions or functions in relation to different renewable energy zones or different parts of renewable energy zones.
- (3) The functions of an infrastructure planner in relation to a renewable energy zone or part of a renewable energy zone are to be exercised by the Energy Corporation at any time during which a person is not appointed as the infrastructure planner for the renewable energy zone or part of the renewable energy zone.
- (4) Subject to limitations in the instrument of appointment, an infrastructure planner has the following functions—
 - (a) to make and enter into contracts or other agreements in connection with the exercise of its functions under this Act,
 - (b) to investigate, plan, co-ordinate and carry out planning and design of generation infrastructure,
 - (c) to investigate, plan, co-ordinate and carry out planning, design, construction and operation of storage and network infrastructure,
 - (d) other functions prescribed by the regulations,
 - (e) other functions conferred or imposed on the infrastructure planner by or under this or another Act or law.
- (5) If the Energy Corporation is appointed as an infrastructure planner, the Energy Corporation has the functions, as modified by the regulations, that the Corporation has under the *Energy and Utilities Administration Act 1987* and may exercise those functions as the infrastructure planner under this Act, to the extent reasonably necessary to—
 - (a) enable the infrastructure planner to exercise its functions under this Act, and

		(b)	achieve the objects of this Act.	1
	(6)	Secti apply	ions 11(3) and 12(4) of the <i>Energy and Utilities Administration Act 1987</i> do not to the Energy Corporation when exercising functions under subsection (5).	2
	(7)	If the	e Energy Corporation is appointed as an infrastructure planner, it may—	4
		(a)	form, or participate in the formation of, a private subsidiary corporation, and	5
		(b)	acquire interests in private subsidiary corporations, and	6
		(c)	sell or otherwise dispose of interests in private subsidiary corporations.	7
	(8)		e exercise of functions under this Act, an infrastructure planner is subject to the rol or direction of the Minister.	8 9
	(9)	In th	is section—	10
		Corp	nte subsidiary corporation means a corporation within the meaning of the corations Act 2001 of the Commonwealth in which the Energy Corporation has introlling interest.	11 12 13
63	Regi	ulator		14
	(1)	The	Minister is to appoint one of the following as the regulator—	15
		(a)	the AER,	16
		(b)	the Tribunal,	17
		(c)	a person prescribed by the regulations.	18
	(2)	More	e than 1 regulator may be appointed.	19
	(3)		functions of the regulator are to be exercised by the Tribunal at any time during h a person or body is not appointed as the regulator.	20 21
	(4)		ect to limitations in the instrument of appointment, a regulator has the following tions—	22 23
		(a)	to issue guidelines in relation to the exercise of functions by the persons and bodies appointed under this Act,	24 25
		(b)	other functions prescribed by the regulations,	26
		(c)	other functions conferred or imposed on the regulator by or under this or another Act or law.	27 28
	(5)		e exercise of functions under this Act, a regulator is not subject to the control or tion of the Minister.	29 30
Divi	sion	2	Appointment and performance	31
64	Defi	nition		32
		In th	is Division—	33
		appo	intor means—	34
		(a)	in relation to the appointment of the financial trustee—the consumer trustee, and	35 36
		(b)	in relation to the appointment of another person or body—the Minister.	37
65	Gen	eral pr	rovisions for appointments	38
	(1)		rson or body may be appointed under this Part only if the appointor is satisfied the person or body—	39 40
		(a)	is fit and proper, and	41

		(b)	has the necessary qualifications and experience.	1
	(2)	Subs	section (1) does not apply to the appointment of the following—	2
		(a)	the AER,	3
		(b)	AEMO,	4
		(c)	the Tribunal,	5
		(d)	the Energy Corporation.	6
	(3)	A pe	erson or body is appointed under this Part—	7
		(a)	for the term specified in the instrument of appointment, if any, and	8
		(b)	subject to the terms and conditions specified in the instrument of appointment and prescribed by the regulations.	9 10
	(4)	finaı	erson or body appointed under this Part is entitled to be paid by the scheme notal vehicle the amount determined from time to time by the appointor in ordance with the regulations for the exercise of functions under this Act.	11 12 13
	(5)	The	regulations may make further provision for or with respect to the following—	14
		(a)	the appointment of persons or bodies under this Part,	15
		(b)	the circumstances in which a person or body is not considered fit and proper,	16
		(c)	the necessary qualifications and experience for appointment,	17
		(d)	limitations on the functions of a person or body appointed under this Part,	18
		(e)	the amounts determined as payment for the exercise of functions by a person or body appointed under this Part.	19 20
66	Perf	ormar	nce audits	21
	(1)	The	regulator is to audit the performance of the following—	22
		(a)	the consumer trustee,	23
		(b)	the financial trustee,	24
		(c)	the scheme financial vehicle,	25
		(d)	the infrastructure planner.	26
	(2)	The	Minister may require the regulator to conduct an audit under this section.	27
	(3)	The targe	Minister may appoint a person to audit the performance of the energy security et monitor or the regulator.	28 29
	(4)		regulations may make provision for or with respect to an audit under this section, uding the following—	30 31
		(a)	the matters that may be the subject of an audit,	32
		(b)	for an audit of the performance of the energy security target monitor and the regulator —the persons who may be appointed to conduct the audit,	33 34
		(c)	the functions that may be exercised by the person conducting an audit,	35
		(d)	the conduct of an audit,	36
		(e)	reporting on an audit, including the publication of an audit report.	37
67	Susp	oensio	on or termination of appointment	38
	(1)		appointor may suspend or terminate the appointment of a person or body under Part by giving written notice to the person or body.	39 40

	(2)	an a	appointor may suspend or terminate the appointment of a person or body only if udit of the performance of the person or body carried out under section 66 finds mpetence, misconduct or incapacity.	1 2 3
	(3)	Befo	ore terminating the appointment of a person or body under this Part, the appointor t—	4 5
		(a)	advise the person or body in writing that the person or body's performance is unsatisfactory and the basis on which it is unsatisfactory, and	6 7
		(b)	provide the person or body with an opportunity to make submissions and consider the submissions received.	8 9
	(4)	The the a	Governor may terminate the appointment of a person or body under this Part on address of both Houses of Parliament.	10 11
	(5)		evoid doubt, a person or body appointed under this Part cannot be removed from the under Part 6 of the <i>Government Sector Employment Act 2013</i> .	12 13
68	Resi	gnatio	on from appointment	14
			erson or body appointed under this Part may resign the appointment by providing onths written notice to the appointor or as agreed to by the appointor.	15 16

Part 9		Miscellaneous			
69	Ann	ual reports	2		
	(1)	The consumer trustee, the financial trustee and the infrastructure planner must, as soon as reasonably practicable after the end of each financial year, each provide the regulator with a report on the exercise of the person or body's functions under this Act during the financial year.	3 4 5 6		
	(2)	The regulator must prepare an annual report on the exercise of functions under this Act by the consumer trustee, the financial trustee, the infrastructure planner and the regulator itself.	7 8 9		
	(3)	The annual report must contain the information required by the Minister.	10		
	(4)	The regulator must provide the annual report to the Minister no later than 4 months after the end of the financial year to which the report relates.	11 12		
	(5)	The regulator must publish the annual report on its website as soon as reasonably practicable after providing it to the Minister.	13 14		
70	Dele	gation	15		
	(1)	The Minister may delegate a function of the Minister under this Act, other than this power of delegation, to any person.	16 17		
	(2)	The infrastructure planner may delegate its functions, other than this power of delegation, to any person.	18 19		
	(3)	The consumer trustee, the financial trustee and the regulator may delegate any of their functions, other than this power of delegation, to a person of a class prescribed by the regulations.	20 21 22		
71	Com	petition authorisation	23		
	(1) Relevant conduct is conduct that is specifically authorised by this Act for the purposes of the <i>Competition and Consumer Act 2010</i> of the Commonwealth and the <i>Competition Code of New South Wales</i> .				
	(2)	· · · · · · · · · · · · · · · · · · ·			
	(3)	In this section—	30		
		giving effect to a requirement includes—	31		
		(a) complying with an obligation arising in connection with the requirement, and	32		
		(b) exercising or enforcing a right or power arising in connection with the requirement.	33 34		
		relevant conduct means the following conduct—	35		
		(a) making an order under section 28,	36		
		(b) giving effect to a requirement under an order under section 28,	37		
		(c) conducting a competitive tender for LTES agreements,	38		
		(d) offering to enter into and entering into an LTES agreement or risk management contract,	39 40		
		(e) giving effect to a requirement under an LTES agreement or risk management contract,	41 42		
		(f) other conduct prescribed by the regulations.	43		

72	Pers	onal liability					
	(1)	A protected person is not personally subject to any liability for anything done—	2				
		(a) in good faith, and	3				
		(b) for the purpose of exercising functions under this Act.	4				
	(2)	The liability instead attaches to the Crown.	5				
	(3)	In this section—	6				
		done includes omitted to be done.	7				
		liability means civil liability and includes action, claim or demand.	8				
		protected person means the following—	9				
		(a) the energy security target monitor,	10				
		(b) the consumer trustee,	11				
		(c) the financial trustee, except in its capacity as the scheme financial vehicle if the financial trustee is prescribed as the scheme financial vehicle by the regulations under section 61(2),	12 13 14				
		(d) the regulator,	15				
		(e) the infrastructure planner, except in relation to the administration of an access scheme in a renewable energy zone or the carrying out of construction or development of storage and network infrastructure,	16 17 18				
		(f) a person acting under the direction of a person or body specified in paragraphs (a)–(e), other than the scheme financial vehicle.	19 20				
73	False or misleading information						
		A person must not, for the purposes of this Act, give to any of the following persons or bodies, whether orally or in writing, information or a document that the person knows to be false or misleading in a material particular, unless the person informs the person or body of that fact—					
		(a) the consumer trustee,	26				
		(b) the financial trustee,	27				
		(c) the scheme financial vehicle,	28				
		(d) the regulator,	29				
		(e) the infrastructure planner.	30				
		Maximum penalty—2,000 penalty units for a corporation or 100 penalty units for an individual.	31 32				
		Note. See section 16 for offences relating to giving information or documents to the energy security target monitor.	33 34				
74	Disc	osure of information	35				
	(1)	A person must not disclose information obtained in connection with the administration or execution of this Act unless that disclosure is made—	36 37				
		(a) with the consent of the person from whom the information was obtained, or	38				
		(b) in connection with the administration or execution of this Act, or	39				
		(c) for the purposes of legal proceedings arising out of this Act, or	40				
		(d) in accordance with a requirement of the Ombudsman Act 1974, or	41				
		(e) with other lawful excuse.	42				
		Maximum penalty—2,000 penalty units for a corporation or 100 penalty units for an individual.	43 44				

	(2)	This section does not apply to information that is protected information under section 17.	1 2				
75	Pena	alty notices	3				
	(1)	An authorised officer may issue a penalty notice to a person if it appears to the officer that the person has committed a penalty notice offence.	4 5				
	(2)	A penalty notice offence is an offence against this Act or the regulations that is prescribed by the regulations as a penalty notice offence.	6 7				
	(3)	The <i>Fines Act 1996</i> applies to a penalty notice issued under this section. Note. The <i>Fines Act 1996</i> provides that, if a person issued with a penalty notice does not wish to have the matter determined by a court, the person may pay the amount specified in the notice and is not liable to any further proceedings for the alleged offence.	8 9 10 11				
	(4)	The amount payable under a penalty notice issued under this section is the amount prescribed for the alleged offence by the regulations, not exceeding the maximum amount of penalty that could be imposed for the offence by a court.	12 13 14				
	(5)	This section does not limit the operation of any other provision of, or made under, this or any other Act relating to proceedings that may be taken in respect of offences.	15 16				
	(6)	In this section—	17				
		authorised officer means a person of a class prescribed by the regulations.	18				
76	Proc	eedings for offences	19				
	(1)	Proceedings for an offence against this Act or the regulations are to be dealt with summarily before the Local Court.	20 21				
	(2)	Proceedings for an offence against this Act or the regulations may instead be dealt with summarily before the Supreme Court in its summary jurisdiction.	22 23				
	(3)	Proceedings for an offence against this Act or the regulations may be instituted at any time within 2 years after the commission of the offence.	24 25				
	(4)	The maximum penalty that may be imposed by the Local Court in proceedings for an offence against this Act or the regulations is 100 penalty units for a corporation and 50 penalty units for an individual.	26 27 28				
	(5)	The maximum penalty that may be imposed by the Supreme Court in proceedings for an offence against this Act or the regulations is the maximum penalty specified by the relevant section of this Act, or relevant clause of the regulations, for the offence.	29 30 31				
	(6)	Without limiting section 14 of the <i>Criminal Procedure Act 1986</i> , proceedings for an offence against this Act or the regulations may be commenced by the regulator.	32 33				
77	Revi	ew of Act	34				
	(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 the objectives.	35 36 37				
	(2)	The review is to be undertaken as soon as possible after the period of 5 years from the commencement of this section.	38 39				
	(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.	40 41				
78	Regi	ulations	42				
	(1)	The Governor may make regulations, not inconsistent with this Act, for or with	43				
		respect to any matter that by this Act is required or permitted to be prescribed or that	44				

	is necessary or convenient to be prescribed for carrying out or giving effect to this Act.	1
(2)	A regulation may create an offence punishable by a penalty not exceeding 2,000 penalty units for a corporation or 500 penalty units for an individual.	3
(3)	The regulations may incorporate by reference, wholly or in part and with or without modification, any standards, rules, codes, specifications or methods, as in force at a particular time or as in force from time to time, prescribed or published by an authority or body, whether or not it is a New South Wales authority or body.	5 7 8

Scl	hedu	le 1 Savings, transitional and other provisions	1		
1	Regulations				
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the commencement of—	3		
		(a) a provision of this Act, or	5		
		(b) a provision amending this Act.	6		
	(2)	A savings or transitional provision consequent on the commencement of a provision must not be made more than 2 years after that commencement.	7 8		
	(3) A savings or transitional provision made consequent on the commencement provision is repealed 2 years after that commencement.				
	(4)	A savings or transitional provision made consequent on the commencement of a provision may take effect before that commencement but not before—	11 12		
		(a) for a provision of this Act, the date of assent to this Act, or	13		
		(b) for a provision amending this Act, the date of assent to the amending Act.	14		
	(5)	A savings or transitional provision taking effect before its publication on the NSW legislation website does not—	15 16		
		(a) affect the rights of a person existing before that publication in a way prejudicial to the person, or	17 18		
		(b) impose liabilities on a person for anything done or omitted to be done before that publication.	19 20		
	(6)	In this clause—	21		
		person does not include the State or an authority of the State.	22		

Scł	nedu	le 2	Δ	Amendment of other legislation	1	
2.1	Elec	ctricit	y Su	pply Act 1995 No 94	2	
[1]	Sect	ion 98	EA		3	
	Insert after section 98E—					
9	98EA Regulations for schemes established by regulations amending Schedule 4A					
		(1)	The estab	regulations may make provision for or with respect to a scheme blished under section 98D.	6 7	
		(2)	Sche	section (1) is limited to matters for which regulations may be made under edule 4A, Part 1 for the energy savings scheme, with necessary ifications for the scheme concerned.	8 9 10	
[2]	Sect	ion 98	G No	further provision for schemes after 2021	11	
	Insert at the end of section 98G—					
		(2)		oite subsection (1), regulations may be made under section 98EA after 31 ember 2021.	13 14	
[3]	Section 183 Delegation of Minister's functions					
	Inser	t after	section	n 183(2)(a1)—	16	
			(a2)	a committee established under section 34W of the <i>Energy and Utilities Administration Act 1987</i> , or	17 18	
[4]	Sche	edule 4	4A Ene	ergy security safeguard schemes	19	
	Inser	t after	clause	e 6(2)—	20	
			Note 5 for	. Clause 8A enables energy savings scheme targets to be inserted into Schedule the year 2026 and following years.	21 22	
[5]	Schedule 4A, clause 8(c)					
	Insert after clause 8(b)—					
			(c)	the change to the energy savings scheme target is appropriate because of a target breach identified in an energy security target monitor report under the <i>Electricity Infrastructure Investment Act 2020</i> , or	25 26 27	
[6]	Schedule 4A, clause 8A					
	Insert after clause 8—					
	8A Energy savings scheme targets and energy conversion factors for 2026 onwards					
		(1)	The targe	regulations may amend Schedule 5 to insert an energy savings scheme et and energy conversion factor for the year 2026 or a following year.	32 33	
		(2)	To a	void doubt—	34	
			(a)	an energy savings scheme target or energy conversion factor inserted by a regulation under subclause (1) may be changed under clause 7 or 11 respectively, and	35 36 37	
			(b)	clause 8 does not apply to the making of a regulation made under subclause (1).	38 39	

[7]	Schedule 4A, clause 11							
	Insert after clause 11(1)—							
	Note. Clause 8A enables energy conversion factors to be inserted into Schedule 5 for the year 2026 and following years.							
[8]	Schedule 4	4A, cla	ause 78, heading	5				
	Omit "or s	uspens	sion". Insert instead ", suspension or reduction".	6				
[9]	Schedule 4A, clause 78(2A)–(2C)							
	Insert after clause 78(2)—							
	(2A) The Minister may, by order published in the Gazette, reduce the individual energy savings target of a small retailer by a specified percentage for a specified year if it appears to the Minister that small retailers generally are, or will be, unable to meet the individual energy savings target because of an emergency affecting the State or part of the State.							
	(2B) If the reduction under subclause (2A) results in a fraction of a notional megawatt hour, the fractional amount is to be rounded up or down to the nearest whole notional megawatt hour (and, if the amount to be rounded is half a notional megawatt hour, is to be rounded up).							
	(2C)	An o	order made under subclause (2A) may—	18				
		(a)	be made subject to conditions, and	19				
		(b)	apply to all small retailers or to a specified class of small retailers.	20				
[10]	Schedule 4	4A, cla	ause 78(4)	21				
	Insert after	clause	÷ 78(3)—	22				
	(4) In this clause—							
	small retailer means a scheme participant who, in the year specified in an order made under subclause (2A)—							
		(a)	supplies electricity to no more than 5,000 end users in this State, and	26				
		(b)	makes liable acquisitions not exceeding 30,000 megawatt hours of electricity.	27 28				
[11]	Schedule 5 Energy savings scheme—targets and energy conversion factors							
	Omit "(Sections 103, 104 and 108)".							
	Insert instead "Schedule 4A, clauses 6, 7, 8A and 11".							
2.2	Energy a	nd U	tilities Administration Act 1987 No 103	32				
[1]	Section 34G Payments into Climate Change Fund							
	Insert at the end of section 34G(1)(f)—							
			, and	35				
		(g)	all money received from the repayment of a grant that was paid out of the Fund under section 34H(1)(a).	36 37				
[2]	Section 34H Payments out of Climate Change Fund							
	Insert ", including a repayable grant," after "any money" in section 34H(1)(a).							

[3]	Section 34H(1)(d1)					1	
	Insert after section 34H(1)(d)—						
			(d1)	\$50 million sector, include	between 2021 and 2030 to develop the green hydrogen ding—	3 4	
				(i) the pro	oduction of hydrogen energy using renewable energy, and	5	
					pply, use and export of hydrogen energy produced using able energy, and	6 7	
[4]	Section 34W					8	
	Omi	Omit section 34W. Insert instead—					
	34W Com		mittee	;		10	
		(1)		Minister may ter about the	establish standing or special committees to advise the following—	11 12	
			(a)		of the Minister's functions under this Act, the <i>Electricity</i> re <i>Investment Act 2020</i> or the <i>Electricity Supply Act 1995</i> ,	13 14	
			(b)		lans for diversifying the economy and supporting the and local communities affected by changes in electricity in the State,	15 16 17	
			(c)	strategies to	reduce emissions,	18	
			(d)	economic, e energy sector	export and employment opportunities in the renewable r, including global trends in the renewable energy sector,	19 20	
			(e)	other matters	s requested by the Minister.	21	
		(2)			lished under this section also has the functions conferred or under this or another Act.	22 23	
		(3)	proce	lures and fu	ay make provision for or with respect to the membership, unctions of committees established under this section, s of appointment of members and voting procedures.	24 25 26	

Dictionary	1
section 4	2
<i>access scheme</i> means an access scheme declared by the Minister under section 23 to apply in a renewable energy zone or part of a renewable energy zone.	3 4
AEMO means the Australian Energy Market Operator Limited ACN 072 010 327.	5
AER means the Australian Energy Regulator established by section 44AE of the Competition and Consumer Act 2010 of the Commonwealth.	6 7
committed infrastructure project, in Part 6—see section 42.	8
<i>consumer trustee</i> means the person or body authorised under section 59 to exercise the functions of the consumer trustee.	9 10
contribution determination—see section 55(1).	11
contribution order—see section 57(1).	12
customer includes a wholesale customer.	13
Department means the Department of Planning, Industry and Environment.	14
derivative arrangement has the same meaning as in the Government Sector Finance Act 2018.	15
distribution network service provider has the same meaning as in the National Electricity Rules.	16
<i>electricity infrastructure jobs advocate</i> means the person or body appointed as the electricity infrastructure jobs advocate under section 9.	17 18
<i>Energy Corporation</i> means the Energy Corporation of New South Wales constituted by section 7 of the <i>Energy and Utilities Administration Act 1987</i> .	19 20
energy security target—see section 11.	21
<i>energy security target monitor</i> or <i>monitor</i> means the person or body authorised under section 58 to exercise the functions of the energy security target monitor.	22 23
<i>energy security target monitor report</i> means a report prepared by the energy security target monitor under section 12.	24 25
<i>financial trustee</i> means the person or body authorised under section 60 to exercise the functions of the financial trustee.	26 27
financial year means a period of 12 months commencing on 1 July.	28
<i>firm capacity</i> for a financial year means the total number of megawatts of electricity expected to be available to NSW electricity customers at times of peak demand during the financial year, calculated by the energy security target monitor in consultation with the Secretary and in accordance with the regulations.	29 30 31 32
function includes a power, authority or duty and exercise a function includes perform a duty.	33
<i>Fund</i> means the electricity infrastructure fund established under section 52.	34
infrastructure investment objective—see section 43.	35
<i>infrastructure planner</i> means a person authorised to exercise the functions of an infrastructure planner under section 62.	36 37
long-term energy service agreement or LTES agreement—see section 45.	38
LTES operator—see section 45.	39
National Electricity (NSW) Law means the provisions applying because of section 6 of the National Electricity (New South Wales) Act 1997, and includes the National Electricity Rules.	40 41
National Electricity Rules has the same meaning as in the National Electricity (NSW) Law.	42
<i>network capacity</i> of a renewable energy zone means the maximum instantaneous amount of electricity that can be transmitted—	43 44
(a) to or from the network infrastructure in a renewable energy zone, or	45
(b) to other network infrastructure.	46

network infrastructure means transmission infrastructure and distribution infrastructure.				
<i>network operator</i> means a person who owns, controls or operates, or proposes to own, control or operate, network infrastructure.				
priority transmission infrastructure project is a transmission infrastructure project that—				
(a)	is located in the State, and	5		
(b)	is identified in, or forms part of an infrastructure project identified in, the most recent integrated system plan published by AEMO under the <i>National Electricity Rules</i> .	6 7		
regula	<i>ator</i> means a person or body authorised under section 63 to exercise the functions of a ator.	8 9		
	ant operator means a transmission operator, within the meaning of the <i>Electricity Supply Act</i> distribution network service provider or network operator.	10 11		
<i>renewable energy zone</i> or <i>REZ</i> means the geographical area of the State and the infrastructure specified in a declaration by the Minister under section 18.				
REZ.	network infrastructure project means a network infrastructure project that—	14		
(a)	forms part of a renewable energy zone, and	15		
(b)	consists of network infrastructure of a class prescribed by the regulations.	16		
risk n Divis	management contract means a contract under the risk management framework in Part 6, ion 5.	17 18		
schen	ne financial vehicle means the scheme financial vehicle under section 61.	19		
Secre	etary means the Secretary of the Department.	20		
targe	t breach—see section 12(3)(d).	21		
transi	mission network service provider has the same meaning as in the National Electricity Rules.	22		
<i>Tribunal</i> means the Independent Pricing and Regulatory Tribunal established under the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> .				