

New South Wales

Voluntary Assisted Dying Bill 2021

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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,

, 2021



New South Wales

Voluntary Assisted Dying Bill 2021

Act No , 2021

A Bill for

An Act to provide for, and regulate access to, voluntary assisted dying for persons with a terminal illness; to establish the Voluntary Assisted Dying Board; and to make consequential amendments to other Acts.

EXAMINED

Speaker

The	Legisla	ature (of New South Wales enacts—	1					
Pa	rt 1	Pre	liminary	2					
Div	ision	1	Preliminary	3					
1	Nam	e of A	ct	4					
•	· · · · · ·		Act is the Voluntary Assisted Dying Act 2021.	5					
•	•			6					
2	2 Commencement This Act commences on the day that is 18 months after the date of assent to this Act.								
		This	Act commences on the day that is 18 months after the date of assent to this Act.	7					
3	Act t	o bind	I Crown	8					
		powe	Act binds the Crown in right of New South Wales and, in so far as the legislative or of the Parliament of New South Wales permits, the Crown in all its other cities.	9 10 11					
Div	ision	2	Principles	12					
4	Princ	ciples		13					
	(1)		erson exercising a power or performing a function under this Act must have and to the following principles—	14 15					
		(a)	every human life has equal value,	16					
		(b)	a person's autonomy, including autonomy in relation to end of life choices, should be respected,	17 18					
		(c)	a person has the right to be supported in making informed decisions about the person's medical treatment and should be given, in a way the person understands, information about medical treatment options, including comfort and palliative care and treatment,	19 20 21 22					
		(d)	a person approaching the end of life should be provided with high quality care and treatment, including palliative care and treatment, to minimise the person's suffering and maximise the person's quality of life,	23 24 25					
		(e)	a therapeutic relationship between a person and the person's health practitioner should, wherever possible, be supported and maintained,	26 27					
		(f)	a person should be encouraged to openly discuss death and dying, and the person's preferences and values regarding the person's care, treatment and end of life should be encouraged and promoted,	28 29 30					
		(g)	a person should be supported in conversations with the person's health practitioners, family, carers and community about care and treatment preferences,	31 32 33					
		(h)	a person is entitled to genuine choices about the person's care, treatment and end of life, irrespective of where the person lives in New South Wales and having regard to the person's culture and language,	34 35 36					
		(i)	a person who is a regional resident is entitled to the same level of access to voluntary assisted dying and high quality care and treatment, including palliative care and treatment, as a person who lives in a metropolitan region,	37 38 39					
		(j)	there is a need to protect persons who may be subject to pressure or duress,	40					
			Note— See the definition of <i>pressure or duress</i> in the Dictionary in Schedule 1.	41					
		(k)	all persons, including health practitioners, have the right to be shown respect for their culture, religion, beliefs, values and personal characteristics.	42 43					

	(2)	inclu	absection (1), the reference to a person exercising a function under this Act ades the Supreme Court exercising its jurisdiction in relation to a decision made or this Act.	1 2 3
Divi	sion	3	Interpretation	4
5	Defi	nitions	5	5
		Note	Dictionary in Schedule 1 defines words and expressions used in this Act. — The <i>Interpretation Act 1987</i> also contains definitions and other provisions that affect interpretation and application of this Act.	6 7 8
6	Deci	sion-r	making capacity	9
	(1)		the purposes of this Act, a patient has <i>decision-making capacity</i> in relation to ntary assisted dying if the patient has the capacity to—	10 11
		(a)	understand information or advice about a voluntary assisted dying decision required under this Act to be provided to the patient, and	12 13
		(b)	remember the information or advice referred to in paragraph (a) to the extent necessary to make a voluntary assisted dying decision, and	14 15
		(c)	understand the matters involved in a voluntary assisted dying decision, and	16
		(d)	understand the effect of a voluntary assisted dying decision, and	17
		(e)	weigh up the factors referred to in paragraphs (a), (c) and (d) for the purposes of making a voluntary assisted dying decision, and	18 19
		(f)	communicate a voluntary assisted dying decision in some way.	20
	(2)	For t	the purposes of this Act, a patient is—	21
		(a)	presumed to have the capacity to understand information or advice about voluntary assisted dying if it reasonably appears the patient is able to understand an explanation of the consequences of making the decision, and	22 23 24
		(b)	presumed to have decision-making capacity in relation to voluntary assisted dying unless the patient is shown not to have the capacity.	25 26
	(3)	In th	is section—	27
		volu	ntary assisted dying decision means—	28
		(a)	a request for access to voluntary assisted dying, or	29
		(b)	a decision to access voluntary assisted dying.	30
7	Volu	ntary	assisted dying substance	31
	(1)	The	Health Secretary may, in writing, approve a Schedule 4 poison or Schedule 8 on for use under this Act for the purpose of causing a patient's death.	32 33
	(2)	A po	bison approved under subsection (1) is a <i>voluntary assisted dying substance</i> .	34
	(3)	The	Health Secretary must keep a list of voluntary assisted dying substances.	35
8	Whe	n requ	uest and assessment process completed	36
			the purposes of this Act, the request and assessment process has been <i>completed</i> lation to a patient if the patient's coordinating practitioner—	37 38
		(a)	has completed the final review form in relation to the patient, and	39
		(b)	has certified in the final review form that the request and assessment process has been completed in accordance with this Act.	40 41

Division 4		4	Other provisions				
9	Regi	stered	d health practitioner may refuse to participate in voluntary assisted dying	2			
	(1)		egistered health practitioner who has a conscientious objection to voluntary ted dying has the right to refuse to do any of the following—	3			
9 Reg (1)		(a)	participate in the request and assessment process,	5			
		(b)	prescribe, supply or administer a voluntary assisted dying substance,	6			
		(c)	be present at the time of the administration of a voluntary assisted dying substance.	7 8			
	(2)		section (1) does not limit the circumstances in which a registered health titioner may refuse to do any of the things referred to in the subsection.	(10			
10	Heal	th car	e worker not to initiate discussion about voluntary assisted dying	11			
	(1)		ealth care worker who provides health services or professional care services to a con must not, while providing the services to the person—	12 13			
		(a)	initiate a discussion with the person that is in substance about voluntary assisted dying, or	14 15			
		(b)	in substance, suggest voluntary assisted dying to the person.	16			
			Note — A contravention of this Act is capable of constituting unsatisfactory professional conduct or professional misconduct for the purposes of the <i>Health Practitioner Regulation National Law</i> , whether or not the contravention constitutes an offence.	17 18 19			
	(2)	make is ini	section (1) does not apply to a medical practitioner who initiates a discussion or es a suggestion referred to in subsection (1)(a) or (b) if, at the time the discussion itiated or the suggestion is made, the medical practitioner also informs the person at the following—	20 21 22 23			
		(a)	the treatment options available to the person that would be considered standard care for the disease, illness or medical condition with which the person has been diagnosed,	24 25 26			
		(b)	the likely outcomes of the treatment options available to the person,	27			
		(c)	the palliative care and treatment options available to the person,	28			
		(d)	the likely outcomes of the palliative care and treatment options.	29			
	(3)	Also, subsection (1) does not apply to a health care worker, other than a medical practitioner, who initiates a discussion or makes a suggestion referred to in subsection (1)(a) or (b) if, at the time the discussion is initiated or the suggestion is made, the health care worker also informs the person that the person—		30 31 32 33			
		(a)	has palliative care and treatment options available, and	34			
		(b)	should discuss the palliative care and treatment options with the person's medical practitioner.	35 36			
	(4)		void doubt, subsection (1) does not apply to a health care worker who provides rmation about voluntary assisted dying to a person at the person's request.	37 38			
	(5)	In th	is section—	39			
		healt	th care worker means—	40			
		(a)	a registered health practitioner, or	41			
		(h)	another person who provides health services or professional care services	10			

11	Con	raven	tion of Act by registered health practitioner	1				
	(1)	capa	ontravention of a provision of this Act by a registered health practitioner is ble of constituting unsatisfactory professional conduct or professional conduct for the purposes of the <i>Health Practitioner Regulation National Law</i> .	2 3 4				
	(2)	Subs this A	section (1) applies whether or not the contravention constitutes an offence under Act.	5 6				
12	Volu	ntary	assisted dying not suicide	7				
	(1)		the purposes of the law of the State, a person who dies as the result of the inistration of a prescribed substance in accordance with this Act does not die by de.	8 9 10				
	(2)	Voluntary assisted dying action does not—						
		(a)	constitute an attempt by the person to cause serious physical harm to the person for the purposes of the <i>Mental Health Act 2007</i> , section 22, or	12 13				
		(b)	otherwise provide a ground for a police officer to take action under that section.	14 15				
	(3)	In th	is section—	16				
		this A	ntary assisted dying action means any of the following done in accordance with Act—	17 18				
		(a)	a request for access to voluntary assisted dying,	19				
		(b)	a self-administration decision or a practitioner administration decision,	20				
		(c)	self-administration by a person of a prescribed substance,	21				
		(d)	asking an administering practitioner to administer a prescribed substance.	22				
13	Inhe	rent ju	risdiction of Supreme Court not affected	23				
		Noth	ning in this Act affects the inherent jurisdiction of the Supreme Court.	24				
14			nip with Poisons and Therapeutic Goods Act 1966 and Drug Misuse and g Act 1985	25 26				
	Trafficking Act 1985 If there is an inconsistency between a provision of this Act and a provision of the <i>Poisons and Therapeutic Goods Act 1966</i> or the <i>Drug Misuse and Trafficking Act 1985</i> , the provision of this Act prevails to the extent of the conflict or inconsistency.							

Par	t 2	Red	quire	ments for access to voluntary assisted dying	1			
15	Whe	n pers	on ma	y access voluntary assisted dying	2			
		A pe	rson ma	ay access voluntary assisted dying if—	3			
		(a)	the pe	erson has made a first request, and	4			
		(b)		erson has been assessed as eligible for access to voluntary assisted dying	5			
			by—		6			
			(i)	the person's coordinating practitioner, and	7			
		()	(ii)	the person's consulting practitioner, and	8			
		(c)		erson has made a written declaration, and	9			
		(d)	the pe	erson has made a final request to the person's coordinating practitioner,	10 11			
		(e)	the potential	erson's coordinating practitioner has certified in a final review form	12 13			
			(i)	the request and assessment process has been completed in accordance with this Act, and	14 15			
			(ii)	the practitioner is satisfied of each of the matters referred to in section 52(3)(f), and	16 17			
		(f)	the pe	erson has made an administration decision, and	18			
		(g)		e person has made a self-administration decision—the person has inted a contact person, and	19 20			
		(h)	a volu	untary assisted dying substance authority has been issued by the Board in on to the person.	21 22			
16	Eligi	Eligibility criteria						
	(1)							
		(a)	the pe	erson is an adult,	26			
		(b)	the pe	erson—	27			
			(i)	is an Australian citizen, or	28			
			(ii)	is a permanent resident of Australia, or	29			
			(iii)	at the time of making a first request, has been resident in Australia for at least 3 continuous years,	30 31			
		(c)		time of making a first request, the person has been ordinarily resident in South Wales for a period of at least 12 months,	32 33			
		(d)	the pe	erson is diagnosed with at least 1 disease, illness or medical condition	34 35			
			(i)	is advanced, progressive and will cause death, and	36			
			(ii)	will, on the balance of probabilities, cause death—	37			
			` ,	(A) for a disease, illness or medical condition that is neurodegenerative—within a period of 12 months, or	38 39			
				Note — See subsection (2)(b) which provides that a person is not eligible for access to voluntary assisted dying merely because the person has dementia.	40 41 42			
				(B) otherwise—within a period of 6 months, and	43			
			(iii)	is causing suffering to the person that cannot be relieved in a way the person considers tolerable,	44 45			

	(e)	the person has decision-making capacity in relation to voluntary assisted dying,	1 2
	(f)	the person is acting voluntarily,	3
	(g)	the person is not acting because of pressure or duress,	4
		Note— See the definition of <i>pressure or duress</i> in the Dictionary in Schedule 1.	5
	(h)	the person's request for access to voluntary assisted dying is enduring.	6
(2)		rson is not eligible for access to voluntary assisted dying merely because the on has—	7 8
	(a)	a disability, or	9
	(b)	dementia, or	10
	(c)	a mental health impairment within the meaning of the Mental Health and Cognitive Impairment Forensic Provisions Act 2020.	11 12
(3)	to vo	void doubt, if a person permanently loses decision-making capacity in relation luntary assisted dying at any time during the request and assessment process the on ceases to be eligible for access to voluntary assisted dying under subsection).	14
(4)	For s	ubsection (3)—	17
	dyin	canently , for a loss of decision-making capacity in relation to voluntary assisted g by a person, means the person has lost the capacity to make decisions in on to voluntary assisted dying forever.	
Resi	dency	exemptions	21
(1)	A pe	rson may apply to the Board for an exemption from the requirement in section $o(c)$.	22 23
(2)	The	Board must grant the exemption if satisfied—	24
	(a)	the person has a substantial connection to New South Wales, and	25
		Examples—	26
		1 a person who is a long-term resident of a place close to the New South Wales border and who works in New South Wales or receives medical treatment in New South Wales	
		2 a person who has family members who reside in New South Wales and who has moved to New South Wales to be closer to the family members for care and support as a result of the person's terminal illness	
		3 a person who resides outside New South Wales but who is a former resident of New South Wales and whose family resides in New South Wales	33 34
	(b)	there are compassionate grounds for granting the exemption.	35

Part 3			Requesting access to voluntary assisted dying and assessment of eligibility				
Divi	sion	1	Eligibility requirements for medical practitioners	3			
18	18 Eligibility		act as coordinating practitioner or consulting practitioner	4			
			dical practitioner is eligible to act as a coordinating practitioner or consulting tioner for a patient if—	5 6			
		(a)	the medical practitioner—	7			
			(i) holds specialist registration, or	8			
			(ii) holds general registration and has practised the medical profession for at least 10 years as the holder of general registration, and	9 10			
		(b)	the medical practitioner has completed the approved training, and	11			
		(c)	the medical practitioner meets other requirements prescribed by the regulations for the purposes of this section, and	12 13			
		(d)	the medical practitioner is not a family member of the patient, and	14			
		(e)	the medical practitioner does not know or believe that the practitioner—	15			
			(i) is a beneficiary under a will of the patient, or	16			
			(ii) may otherwise benefit financially or in any other material way from the death of the patient, other than by receiving reasonable fees for the	17 18			
			provision of services as the coordinating practitioner or consulting practitioner for the patient.	19 20			
Division 2 First request		First request	21				
19	Pers	on may	make first request to medical practitioner	22			
	(1)		son may make a request to a medical practitioner for access to voluntary ed dying.	23 24			
	(2)	The re	equest must be—	25			
		(a)	clear and unambiguous, and	26			
		(b)	made during a medical consultation, and	27			
		(c)	made in person or, if that is not practicable, in accordance with section 176(1)(a).	28 29			
	(3)	The p	erson may make the request—	30			
		(a)	verbally, or	31			
		(b)	in another way.	32			
			Example for paragraph (b)— by use of gestures	33			
	(4)	The p	erson may make the request with the assistance of an interpreter.	34			
20	No o	bligatio	on to continue after making first request	35			
	(1)		son who makes a first request may decide at any time not to continue the request ssessment process.	36 37			
	(2)	The reproces	equest and assessment process ends if the person decides not to continue the ss.	38 39			
	(3)		request and assessment process ends under subsection (2), the person may	40			

21	Medical practitioner to accept or refuse first request					
	(1)	If a f	irst request is made to a medical practitioner, the practitioner must decide to—	2		
		(a)	accept the request, or	3		
		(b)	refuse the request.	4		
	(2)	The only reasons for which the medical practitioner may decide to refuse the first request are that—				
		(a)	the practitioner has a conscientious objection to voluntary assisted dying or is otherwise unwilling to perform the duties of a coordinating practitioner, or	, 8		
		(b)	the practitioner is unable to perform the duties of a coordinating practitioner because of unavailability or another reason, or	9 10		
		(c)	the practitioner is required to refuse the request under subsection (3).	11		
	(3)	The medical practitioner must immediately decide to refuse the first request if the practitioner is not eligible to act as a coordinating practitioner at the time the first request is made.				
	(4)		ss subsection (5) applies, the medical practitioner must, within 2 business days the first request is made—	15 16		
		(a)	inform the patient that the practitioner has decided to accept or refuse the request, and	17 18		
		(b)	give the patient the information approved by the Health Secretary, by Gazette notice, for the purposes of this section.	19 20		
	(5)	has a	e medical practitioner decides to refuse the first request because the practitioner a conscientious objection to voluntary assisted dying, the practitioner must, ediately after the first request is made, inform the patient the practitioner has led to refuse the request.	21 22 23 24		
22	Med	ical pr	actitioner to record first request and acceptance or refusal	25		
		The 1	medical practitioner must record the following in the patient's medical record—	26		
		(a)	the first request,	27		
		(b)	the practitioner's decision to accept or refuse the first request,	28		
			Note — See section 21(2), which provides the only reasons for which a medical practitioner may refuse a first request.	29 30		
		(c)	if the practitioner's decision is to refuse the first request—the reason for the refusal,	31 32		
		(d)	whether the practitioner has given the patient the information referred to in section 21(4)(b) and (5)(b).	33 34		
23	Med	ical pr	actitioner to notify Board of first request	35		
	(1)		in 5 business days after deciding to accept or refuse the first request, the medical itioner must—	36 37		
		(a)	complete the approved form (the first request form), and	38		
		(b)	give a copy of the first request form to the Board.	39		
	(2)	The t	first request form must include the following—	40		
		(a)	the patient's name, date of birth and contact details,	41		
		(b)	the medical practitioner's name and contact details,	42		
		(c)	the date the first request was made.	43		

		(d)	whether the first request was made in person or using audiovisual communication,	1 2			
		(e)	whether the first request was made verbally or in another way,	3			
		(f)	if the patient was assisted by an interpreter to make the first request—the interpreter's name, contact details and accreditation details,	4 5			
		(g)	the medical practitioner's decision to accept or refuse the first request,	6			
		(h)	if the medical practitioner's decision is to refuse the first request—the reason for the refusal,	7 8			
		(i)	the date the medical practitioner informed the patient of the practitioner's decision and gave the patient the information referred to in section 21(4)(b) or (5)(b),	9 10 11			
		(j)	the medical practitioner's signature and the date the form was signed.	12			
24	Medi	cal pr	actitioner becomes coordinating practitioner if first request accepted	13			
			e medical practitioner accepts the first request, the practitioner becomes the dinating practitioner for the patient.	14 15			
Divi	sion	3	First assessment	16			
25	First	First assessment					
	(1)		coordinating practitioner for a patient must assess whether the patient is eligible ccess to voluntary assisted dying.	18 19			
	(2)		the purposes of subsection (1), the coordinating practitioner must make a sion in relation to each of the eligibility criteria.	20 21			
	(3)	relev	ning in this section prevents the coordinating practitioner from having regard to vant information about the patient that has been prepared by, or at the instigation nother registered health practitioner.	22 23 24			
26		rral to lition	another medical practitioner for opinion—disease, illness or medical	25 26			
	(1)	patie	section applies if the coordinating practitioner is unable to decide whether the ent has a disease, illness or medical condition that meets the requirements of on 16(1)(d).	27 28 29			
	(2)	appr	coordinating practitioner must refer the patient to a medical practitioner who has opriate skills and training to make a decision about the matter. — See section 181(2)(a) about guidelines that apply to the referral.	30 31 32			
	(3)	The	medical practitioner must—	33			
		(a)	decide whether the patient has a disease, illness or medical condition that—	34			
			(i) is advanced, progressive and will cause death, and	35			
			(ii) will, on the balance of probabilities, cause death—	36			
			(A) for a disease, illness or medical condition that is neurodegenerative—within a period of 12 months, or	37 38			
			(B) otherwise—within a period of 6 months, and	39			
			(iii) is causing suffering to the person that cannot be relieved in a way the person considers tolerable, and	40 41			
		(b)	provide a clinical report to the coordinating practitioner that sets out the medical practitioner's decision.	42 43			

	(4)	practition	ordinating practitioner makes a referral under this section, the coordinating ner may adopt the decision of the medical practitioner about the matter in to which the referral was made.	1 2 3
	(5)	A medic be—	eal practitioner to whom the patient is referred under this section must not	4 5
		(a) a t	family member of the patient, or	6
		(b) a 1	person who knows or believes that they—	7
		(i	i) are a beneficiary under a will of the patient, or	8
		(ii	may otherwise benefit financially or in any other material way from the death of the patient, other than by receiving reasonable fees for the provision of services in connection with the referral.	9 10 11
27	Refe	rral for op	pinion—other matters	12
	(1)	This sect	tion applies if the coordinating practitioner is unable to decide whether—	13
	()	(a) as	required by section 16(1)(e), the patient has decision-making capacity in lation to voluntary assisted dying, or	14 15
		Ex	cample— due to a past or current mental illness of the patient	16
		(b) as	required by section 16(1)(f), the patient is acting voluntarily, or	17
			required by section $16(1)(g)$, the patient is not acting because of pressure or aress.	18 19
		No	ote— See the definition of <i>pressure or duress</i> in the Dictionary in Schedule 1.	20
	(2)	The coor	rdinating practitioner must refer the patient to—	21
		de ps	the coordinating practitioner is unable to decide whether the patient has ecision-making capacity in relation to voluntary assisted dying—a sychiatrist or another registered health practitioner who has appropriate skills and training to make a decision about the matter, or	22 23 24 25
		no pr pe	the coordinating practitioner is unable to decide whether the patient is or is of acting voluntarily or whether the patient is or is not acting because of essure or duress—a psychiatrist or another registered health practitioner or erson who has appropriate skills and training to make a decision about the atter.	26 27 28 29 30
		Note— S	ee section 181(2)(b) about guidelines that apply to the referral.	31
	(3)	practition	ordinating practitioner makes a referral under this section, the coordinating ner may adopt the decision of the psychiatrist, other registered health ner or other person about the matter in relation to which the referral was	32 33 34 35
	(4)		iatrist, registered health practitioner or other person to whom the patient is under this section must not be—	36 37
		(a) a t	family member of the patient, or	38
		(b) a 1	person who knows or believes that they—	39
		(i	i) are a beneficiary under a will of the patient, or	40
		(ii	may otherwise benefit financially or in any other material way from the death of the patient, other than by receiving reasonable fees for the provision of services in connection with the referral.	41 42 43

28 Information to be provided if patient assessed as meeting eligibility criteria

- (1) If the coordinating practitioner is satisfied the patient meets all of the eligibility criteria, the coordinating practitioner must inform the patient about the following matters—
 - (a) the patient's diagnosis and prognosis,
 - (b) the treatment options available to the patient that would be considered standard care for the disease, illness or medical condition with which the patient has been diagnosed and the likely outcomes of treatment,

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- (c) the palliative care and treatment options available to the patient and the likely outcomes of the care and treatment,
- (d) the potential risks of self-administering or being administered a voluntary assisted dying substance likely to be prescribed under this Act for the purposes of causing the patient's death,
- (e) that the expected outcome of self-administering or being administered a substance referred to in paragraph (d) is death,
- (f) the method by which a substance referred to in paragraph (d) is likely to be self-administered or administered,
- (g) the request and assessment process, including the requirement for a written declaration signed by the patient, or a person on the patient's behalf, in the presence of 2 witnesses,
- (h) that if the patient makes a self-administration decision, the patient must appoint a contact person,
- (i) that the patient may decide at any time not to continue the request and assessment process or not to access voluntary assisted dying,
- (j) it is unlawful for a person to apply pressure or duress on the patient to request voluntary assisted dying or to continue the request and assessment process,

Note— See the Crimes Act 1900, section 41C for the relevant offence

- (k) that if the patient is receiving ongoing health services from a medical practitioner (the *treating practitioner*) other than the coordinating practitioner—
 - (i) the patient is encouraged to inform the treating practitioner about the patient's request for access to voluntary assisted dying, and
 - (ii) it is unlawful for the treating practitioner to withdraw other services the practitioner would usually provide to the patient or the patient's family and other close contacts because of the patient's request for access to voluntary assisted dying, and
 - (iii) if the treating practitioner withdraws services mentioned in subparagraph (ii)—the matter should be the subject of a complaint to the Health Care Complaints Commission under the Health Care Complaints Act 1993,
- (l) that if the patient is a resident of a residential facility, whether permanently or not, the patient should inform the residential facility manager about the patient's request for access to voluntary assisted dying.
- (2) For the purposes of subsection (1)(d), if the access standard includes information about the potential risks of self-administering or being administered a voluntary assisted dying substance likely to be prescribed under this Act for the purposes of causing the patient's death, the information must be given in accordance with the access standard.

		Note— See section 174(3), which provides that the access standard may include information about the potential risks of self-administering or being administered a voluntary assisted dying substance likely to be prescribed under this Act for the purposes of causing a patient's death.	1 2 3
	(3)	The withdrawal of services by a medical practitioner in circumstances mentioned in subsection (1)(k)(ii) may be unsatisfactory professional conduct for the purposes of the <i>Health Practitioner Regulation National Law</i> .	4 5 6
	(4)	In addition to informing the patient about the matters referred to in subsection (1), the coordinating practitioner must take all reasonable steps to fully explain to the patient and, if the patient consents, another person nominated by the patient—	7 8 9
		(a) all relevant clinical guidelines, and	10
		(b) a plan in relation to the administration of a voluntary assisted dying substance.	11
	(5)	Nothing in this section affects a duty a medical practitioner has—	12
		(a) at common law, or	13
		(b) under another Act or other law.	14
29	Outo	come of first assessment	15
	(1)	The coordinating practitioner must assess the patient as eligible for access to voluntary assisted dying if the coordinating practitioner is satisfied—	16 17
		(a) the patient meets all of the eligibility criteria, and	18
		(b) the patient understands the information required to be provided under section 28(1).	19 20
	(2)	If the coordinating practitioner is not satisfied about a matter in subsection (1)—	21
		(a) the coordinating practitioner must assess the patient as ineligible for access to voluntary assisted dying, and	22 23
		(b) the request and assessment process ends.	24
		Note — See sections 26 and 27, which provide that the coordinating practitioner may, in certain circumstances, refer a patient to another registered health practitioner or another person if the coordinating practitioner is unable to make a decision about eligibility for access to voluntary assisted dying.	25 26 27 28
30	Reco	ording and notification of outcome of first assessment	29
	(1)	The coordinating practitioner must inform the patient of the outcome of the first assessment as soon as practicable after its completion.	30 31
	(2)	Within 5 business days after completing the first assessment, the coordinating practitioner must—	32 33
		(a) complete the approved form (the <i>first assessment report form</i>), and	34
		(b) give a copy of the first assessment report form to the Board.	35
		Maximum penalty—100 penalty units.	36
	(3)	As soon as practicable after completing the first assessment report form, the coordinating practitioner must give a copy of the form to the patient.	37 38
	(4)	The first assessment report form must include the following—	39
		(a) the patient's name, date of birth and contact details,	40
		(b) the following information about the patient—	41
		(i) gender,	42
		(ii) nationality,	43
		(iii) ethnicity, (iv) whether the potient has a disability and if so details of the disability	44
		(iv) whether the patient has a disability and, if so, details of the disability,	45

	(v)	whether the patient's first language is a language other than English,	1
	(vi)	whether the coordinating practitioner engaged an interpreter in accordance with section 176(2) to communicate the information in section 28(1) and (4) to the patient,	2 3 4
(c) the c	coordinating practitioner's name and contact details,	5
(d	•	tement confirming the coordinating practitioner meets the requirements of	6
(4)		on 18,	7
(e) the c	late the first request was made,	8
(f) the c	late the first assessment was completed,	9
(g		outcome of the first assessment, including the coordinating practitioner's sion about each of the eligibility criteria,	10 11
(h) the c	late the patient was informed of the outcome of the first assessment,	12
(i	refer	e patient was referred under section 26(2) or 27(2)—the outcome of the ral, including a copy of a report given by the registered health practitioner ther person to whom the patient was referred,	13 14 15
(j		e patient was assisted by an interpreter when having the first assessment— nterpreter's name, contact details and accreditation details,	16 17
(k		palliative care and treatment options available to the patient and the likely omes of the care and treatment,	18 19
(1	treat	tement confirming the patient has been advised of the palliative care and ment options available to the patient and the likely outcomes of the care treatment,	20 21 22
(m	to ap	tement confirming the patient has been advised it is unlawful for a person oply pressure or duress on the patient to request voluntary assisted dying continue the request and assessment process,	23 24 25
	Note	 See the Crimes Act 1900, section 41C for the relevant offence 	26
(n	whet volu will	attement confirming the coordinating practitioner has asked the patient ther the patient has experienced pressure or duress to request access to ntary assisted dying from a person who is a beneficiary under the patient's or may otherwise benefit financially or in another material way from the ent's death,	27 28 29 30 31
(o) a sta with	tement confirming the coordinating practitioner has acted in accordance guidelines under section 181 in relation to the following matters—	32 33
	(i)	deciding whether to refer the patient to a specialist under section 26,	34
	(ii)	deciding whether to refer the patient to a psychiatrist, another registered health practitioner or another person under section 27,	35 36
(p)	with	tement confirming the coordinating practitioner has acted in accordance guidelines under section 181 in determining whether the patient has crienced pressure or duress to request access to voluntary assisted dying,	37 38 39
(q) the c	coordinating practitioner's signature and the date the form was signed.	40
Referral	for cons	sulting assessment if patient assessed as eligible	41
ass	sisted dy	linating practitioner assesses the patient as eligible for access to voluntary ing, the practitioner must refer the patient to another medical practitioner liting assessment.	42 43 44

Divi	sion	4	Consulting assessment	1	
32	Med	ical pr	actitioner to accept or refuse referral for consulting assessment	2	
	(1)	secti	a patient is referred to a medical practitioner for a consulting assessment under ction 31, 42 or 175(6)(a), the practitioner must decide to accept or refuse the terral.		
	(2)	The that-	reasons for which the medical practitioner may decide to refuse the referral are	6 7	
		(a)	the practitioner has a conscientious objection to voluntary assisted dying or is otherwise unwilling to perform the duties of a consulting practitioner, or	8 9	
		(b)	the practitioner is unable to perform the duties of a consulting practitioner because of unavailability or some other reason, or	10 11	
		(c)	the practitioner is required to refuse the referral under subsection (3).	12	
	(3)		medical practitioner must decide to refuse the referral if the practitioner is not ble to act as a consulting practitioner.	13 14	
	(4)	after	ess subsection (5) applies, the medical practitioner must, within 2 business days receiving the referral, inform the patient and the patient's coordinating titioner that the practitioner has decided to—	15 16 17	
		(a)	accept the referral, or	18	
		(b)	refuse the referral.	19	
	(5)	a co	e medical practitioner decides to refuse the referral because the practitioner has enscientious objection to voluntary assisted dying, the practitioner must, ediately after receiving the referral, inform the patient and the patient's dinating practitioner that the practitioner has decided to refuse the referral.	20 21 22 23	
33	Med	ical pr	actitioner to record referral and acceptance or refusal	24	
		The	medical practitioner must record the following in the patient's medical record—	25	
		(a)	the referral,	26	
		(b)	the practitioner's decision to accept or refuse the referral,	27	
		(c)	if the practitioner's decision is to refuse the referral—the reason for the refusal.	28 29	
34	Med	ical pr	ractitioner to notify Board of referral	30	
	(1)		nin 5 business days after deciding to accept or refuse the referral, the medical titioner must—	31 32	
		(a)	complete the approved form (the consultation referral form), and	33	
		(b)	give a copy of the consultation referral form to the Board.	34	
		Max	imum penalty—100 penalty units.	35	
	(2)	The	consultation referral form must include the following—	36	
		(a)	the patient's name, date of birth and contact details,	37	
		(b)	the medical practitioner's name and contact details,	38	
		(c)	the date the referral was received,	39	
		(d)	the medical practitioner's decision to accept or refuse the referral,	40	
		(e)	if the medical practitioner's decision is to refuse the referral—the reason for the refusal,	41 42	

		(f) the date the medical practitioner informed the patient and the patient's coordinating practitioner of the medical practitioner's decision,	1 2
		(g) the medical practitioner's signature and the date the form was signed.	3
35	Medi	ical practitioner becomes consulting practitioner if referral accepted	4
		If the medical practitioner accepts the referral, the practitioner becomes the consulting practitioner for the patient.	5 6
36	Cons	sulting assessment	7
	(1)	The consulting practitioner for a patient must assess whether the patient is eligible for access to voluntary assisted dying.	8 9
	(2)	For the purposes of subsection (1), the consulting practitioner must—	10
		(a) make a decision about each of the eligibility criteria, and	11
		(b) independently of the coordinating practitioner, form the practitioner's own opinions on the matters to be decided.	12 13
	(3)	Nothing in this section prevents the consulting practitioner having regard to relevant information about the patient that has been prepared by, or at the instigation of, another registered health practitioner.	14 15 16
37		rral to another medical practitioner for opinion—disease, illness or medical dition	17 18
	(1)	This section applies if the consulting practitioner is unable to decide whether the patient has a disease, illness or medical condition that meets the requirements of section 16(1)(d).	19 20 21
	(2)	The consulting practitioner must refer the patient to a medical practitioner who has appropriate skills and training to make a decision about the matter. Note— See section 181(2)(a) about guidelines that apply to the referral.	22 23 24
	(3)	The medical practitioner must—	25
	(3)	(a) decide whether the patient has a disease, illness or medical condition that—	25 26
		(i) is advanced, progressive and will cause death, and	27
		(ii) will, on the balance of probabilities, cause death—	28
		(A) for a disease, illness or medical condition that is neurodegenerative—within a period of 12 months, or	29 30
		(B) otherwise—within a period of 6 months, and	31
		(iii) is causing suffering to the person that cannot be relieved in a way the person considers tolerable, and	32 33
		(b) provide a clinical report to the consulting practitioner that sets out the medical practitioner's decision.	34 35
	(4)	If the consulting practitioner makes a referral under this section, the consulting practitioner may adopt the decision of the medical practitioner about the matter in relation to which the referral was made.	36 37 38
	(5)	A medical practitioner to whom the patient is referred under this section must not be—	39 40
		(a) a family member of the patient, or	41
		(b) a person who knows or believes that they—	42
		(i) are a beneficiary under a will of the patient, or	43

			(ii)	may otherwise benefit financially or in any other material way from the death of the patient, other than by receiving reasonable fees for the provision of services in connection with the referral.	1 2 3		
38	Refe	rral fo	r opini	on—other matters	4		
	(1)	This	section	applies if the consulting practitioner is unable to decide whether—	5		
		(a)		quired by section 16(1)(e), the patient has decision-making capacity in on to voluntary assisted dying, or	6 7		
				ple— due to a past or current mental illness of the patient	8		
		(b)		quired by section 16(1)(f), the patient is acting voluntarily, or	9		
		(c)	dures		10 11		
				 See the definition of pressure or duress in the Dictionary in Schedule 1. 	12		
	(2)			ing practitioner must refer the patient to—	13		
		(a)	decis:	e consulting practitioner is unable to decide whether the patient has ion-making capacity in relation to voluntary assisted dying—a niatrist or another registered health practitioner who has appropriate skills raining to make a decision about the matter, or	14 15 16 17		
		(b)	acting psych appro	consulting practitioner is unable to decide whether the patient is or is not g voluntarily or is or is not acting because of pressure or duress—a niatrist or another registered health practitioner or person who has opriate skills and training to make a decision about the matter. section 181(2)(b) about guidelines that apply to the referral.	18 19 20 21 22		
	(3)	If the consulting practitioner makes a referral under this section, the consulting practitioner may adopt the decision of the psychiatrist, other registered health practitioner or other person about the matter in relation to which the referral was made.					
	(4)			ist, registered health practitioner or other person to whom the patient is der this section must not be—	27 28		
		(a)	a fam	nily member of the patient, or	29		
		(b)	a pers	son who knows or believes that they—	30		
			(i)	are a beneficiary under a will of the patient, or	31		
			(ii)	may otherwise benefit financially or in any other material way from the death of the patient, other than by receiving reasonable fees for the provision of services in connection with the referral.	32 33 34		
39	Infor	matio	n to be	provided if patient assessed as meeting eligibility criteria	35		
	(1)	the c	onsulti	lting practitioner is satisfied the patient meets all of the eligibility criteria, ing practitioner must give the patient information about the matters n section 28(1).	36 37 38		
	(2)	Noth	ing in 1	this section affects a duty a medical practitioner—	39		
		(a)	has a	t common law, or	40		
		(b)	under	r another Act or law.	41		
40	Outo	ome o	f cons	sulting assessment	42		
	(1)			ing practitioner must assess the patient as eligible for access to voluntary ng if the consulting practitioner is satisfied—	43 44		
		(a)	the pa	atient meets all of the eligibility criteria, and	45		

		(b)	the patient understands the information required to be given under section 39(1).	1 2
	(2)	cons	e consulting practitioner is not satisfied about a matter in subsection (1), the ulting practitioner must assess the patient as ineligible for access to voluntary ted dying.	3 4 5
41	Rec	ording	and notification of outcome of consulting assessment	6
	(1)	pract	consulting practitioner must inform the patient and the patient's coordinating titioner of the outcome of the consulting assessment as soon as practicable after empletion.	7 8 9
	(2)		in 5 business days after completing the consulting assessment, the consulting titioner must—	10 11
		(a)	complete the approved form (the <i>consulting assessment report form</i>) in relation to the patient, and	12 13
		(b) Maxi	give a copy of the consulting assessment report form to the Board. imum penalty—100 penalty units.	14 15
	(3)	As so	oon as practicable after completing the consulting assessment report form, the ulting practitioner must give a copy of the form to the patient.	16 17
	(4)	The	consulting assessment report form must include the following—	18
		(a)	the patient's name, date of birth and contact details,	19
		(b)	the consulting practitioner's name and contact details,	20
		(c)	a statement confirming the consulting practitioner meets the requirements of section 18,	21 22
		(d)	the date the referral for the consulting assessment was made,	23
		(e)	the date the referral for the consulting assessment was received,	24
		(f)	the date the consulting assessment was completed,	25
		(g)	the outcome of the consulting assessment, including the consulting practitioner's decision about each of the eligibility criteria,	26 27
		(h)	the date the patient was informed of the outcome of the consulting assessment,	28
		(i)	the date the patient's coordinating practitioner was informed of the outcome of the consulting assessment,	29 30
		(j)	if the patient was referred under section 37(2) or 38(2)—the outcome of the referral, including a copy of a report given by the registered health practitioner or other person to whom the patient was referred,	31 32 33
		(k)	if the patient was assisted by an interpreter when having the consulting assessment—the interpreter's name, contact details and accreditation details,	34 35
		(1)	the palliative care and treatment options available to the patient and the likely outcomes of the care and treatment,	36 37
		(m)	a statement confirming the patient has been advised it is unlawful for a person to apply pressure or duress on the patient to request voluntary assisted dying or to continue the request and assessment process,	38 39 40
			Note— See the <i>Crimes Act 1900</i> , section 41C for the relevant offence	41
		(n)	a statement confirming the practitioner has asked the patient whether the patient has experienced pressure or duress to request access to voluntary assisted dying from a person who is a beneficiary under the patient's will or may otherwise benefit financially or in another material way from the patient's death,	42 43 44 45 46

		(o)	a statement confirming the consulting practitioner has acted in a with guidelines under section 181 in relation to the following matter	
			(i) deciding whether to refer the patient to a medical practition section 26,	oner under 3
			(ii) deciding whether to refer the patient to a psychiatrist, another health practitioner or another person under section 27,	registered 5 6
		(p)	a statement confirming the consulting practitioner has acted in a with guidelines under section 181 in determining whether the p experienced pressure or duress to request access to voluntary assisted	eatient has 8
		(q)	the consulting practitioner's signature and the date the form was sig	gned. 10
	(5)	form	consulting practitioner must give a copy of the consulting assessment to the patient's coordinating practitioner as soon as practicable after consulting assessment.	
42	Refe	rral fo	or further consulting assessment if patient assessed as ineligible	14
		assis	the consulting practitioner assesses the patient as ineligible for access to sted dying, the patient's coordinating practitioner may refer the patient lical practitioner for a further consulting assessment.	
Divi	sion	5	Written declaration	18
43	Patie	ent as	sessed as eligible may make written declaration	19
	(1)	dyin	atient may make a written declaration requesting access to voluntaring if the patient has been assessed as eligible for access to voluntaring by—	
		(a)	the patient's coordinating practitioner, and	23
		(b)	the patient's consulting practitioner.	24
	(2)	The	written declaration must be—	25
		(a)	in the approved form, and	26
		(b)	given to the patient's coordinating practitioner.	27
	(3)	The	written declaration must—	28
		(a)	state that the patient—	29
			(i) makes the declaration voluntarily, and	30
			(ii) does not make the declaration because of pressure or duress,	
			Note — See the definition of <i>pressure or duress</i> in the Dictionary in 1.	n Schedule 32 33
			(iii) understands its nature and effect, and	34
		(b)	be signed by the patient, or a person referred to in subsection (presence of 2 witnesses, and	(4), in the 35 36
		(c)	include the following—	37
			(i) the patient's name, date of birth and contact details,	38
			(ii) if the patient was assisted by an interpreter—the interprete contact details and accreditation details,	40
			(iii) the name and contact details of the patient's coordinating pra	ectitioner. 41
	(4)	A pe	erson may sign the written declaration on behalf of the patient if—	42
		(a)	the patient is unable to sign the declaration, and	43
		(b)	the patient directs the person to sign the declaration, and	44

		(c)	the person—	1
			(i) is an adult, and	2
			(ii) is not a witness to the signing of the declaration, and	3
			(iii) is not the coordinating practitioner or consulting practitioner for the patient making the declaration.	4 5
	(5)		erson who signs the written declaration on behalf of the patient must do so in the ent's presence.	6 7
	(6)	inter	e patient makes the written declaration with the assistance of an interpreter, the preter must certify on the declaration that the interpreter provided a true and ect translation of any material translated.	8 9 10
14	Witn	ess to	o signing of written declaration	11
	(1)	For t	the purposes of section 43(3)(b), a person is eligible to witness the signing of a ten declaration if the person—	12 13
		(a)	is an adult, and	14
		(b)	is not an ineligible witness.	15
	(2)	For t	the purposes of subsection (1)(b), a person is an ineligible witness if the person—	16
		(a)	knows or believes the person—	17
			(i) is a beneficiary under a will of the patient making the declaration, or	18
			(ii) may otherwise benefit financially or in any other material way from the death of the patient making the declaration, or	19 20
		(b)	is a family member of the patient making the declaration, or	21
		(c)	is the coordinating practitioner or consulting practitioner for the patient making the declaration, or	22 23
		(d)	is a family member or employee of the coordinating practitioner or consulting practitioner for the patient making the declaration.	24 25
15	Certi	ificatio	on of witness to signing of written declaration	26
	(1)		erson who witnesses the signing of a written declaration by the patient making declaration must—	27 28
		(a)	certify in writing in the declaration that, in the presence of the witness, the patient appeared to freely and voluntarily sign the declaration, and	29 30
		(b)	state that the witness is not knowingly an ineligible witness.	31
	(2)	A pe	erson who witnesses the signing of a written declaration by another person on alf of the patient making the declaration must—	32 33
		(a)	certify in writing in the declaration that—	34
			(i) in the presence of the witness, the patient appeared to freely and voluntarily direct the other person to sign the declaration, and	35 36
			(ii) the other person signed the declaration in the presence of the patient and the witness, and	37 38
		(b)	state that the witness is not knowingly an ineligible witness.	39
	(3)	In th	is section—	40
		ineli	<i>igible witness</i> means a person who is an ineligible witness under section 44(2).	41
16	Cool	rdinati	ing practitioner to record written declaration	42
			patient gives a written declaration to the patient's coordinating practitioner, the dinating practitioner must record the following in the patient's medical record—	43 44

	(2)	The	final re	equest form must include the following—	1		
		(a)	the pa	atient's name, date of birth and contact details,	2		
		(b)	the co	oordinating practitioner's name and contact details,	3		
		(c)	the da	ate the first request was made,	4		
		(d)	the da	ate the final request was made,	5		
		(e)		her the final request was made in person or using audiovisual nunication,	6 7		
		(f)	whetl	her the final request was made verbally or in another way,	8		
		(g)		e patient was assisted by an interpreter when making the final request— nterpreter's name, contact details and accreditation details,	9 10		
		(h)		e final request was made before the end of the designated period—the on for the final request being made before the end of the period,	11 12		
		(i)	the co	oordinating practitioner's signature and the date the form was signed.	13		
52	Fina	l revie	w by c	coordinating practitioner on receiving final request	14		
	(1)		eceivin ent mus	ng a final request made by a patient, the coordinating practitioner for the	15 16		
		(a)	revie	w all consulting assessment report forms in relation to the patient, and	17		
		(b)	revie	w the patient's written declaration, and	18		
		(c)	comp	plete the approved form (the <i>final review form</i>) in relation to the patient.	19		
	(2)	decis	In conducting the final review, the coordinating practitioner must have regard to a decision made by the Supreme Court under Part 6 in relation to a decision made in the request and assessment process.				
	(3)	The	final re	eview form must include the following—	23		
		(a)	the pa	atient's name, date of birth and contact details,	24		
		(b)	the co	oordinating practitioner's name and contact details,	25		
		(c)	a stat	tement that the coordinating practitioner has reviewed—	26		
			(i) (ii)	all consulting assessment report forms in relation to the patient, and the patient's written declaration,	27 28		
		(d)		tement certifying whether or not the request and assessment process has completed in accordance with this Act,	29 30		
		(e)		e patient was assisted by an interpreter—the interpreter's name, contact ls and accreditation details,	31 32		
		(f)	a stat that—		33 34		
			(i)	the patient has decision-making capacity in relation to voluntary assisted dying, and	35 36		
			(ii)	the patient, in requesting access to voluntary assisted dying, is acting voluntarily, and	37 38		
			(iii)	the patient, in requesting access to voluntary assisted dying, is not acting because of pressure or duress, and	39 40		
				Note — See the definition of <i>pressure or duress</i> in the Dictionary in Schedule 1.	41 42		
			(iv)	the patient's request to access voluntary assisted dying is enduring,	43		
		(g)	the co	oordinating practitioner's signature and the date the form was signed.	44		

		Within 5 business days after completing the final review form, the coordinating practitioner must give a copy of the form to the Board.	1
		Maximum penalty—100 penalty units.	3
53	Techn	ical error not to invalidate request and assessment process	4
		The validity of the request and assessment process is not affected by—	5
		(a) a minor or technical error in a document under this Act, including, for example—	6 7
		(i) a final review form, or	8
		(ii) a consulting assessment report form, or	9
		(iii) a patient's written declaration, or	10
		(iv) a prescription, or	11
		(b) the failure of a person to provide a form within the time required under this Act.	12 13
54	No ob	ligation for patient to continue after completion of request and assessment ss	14 15
		A patient for whom the request and assessment process has been completed may decide at any time not to take any further step in relation to access to voluntary assisted dying.	16 17 18

Part	4	Acc	essi	ng voluntary assisted dying and death	1
Divis	sion '	1	Eligi	bility requirements for administering practitioners	2
55	55 Eligibility to act as administering practitioner				3
		A per	rson is	eligible to act as an administering practitioner for a patient if—	4
		(a)	the pe	erson is—	5
		()	(i)	a medical practitioner who holds specialist registration, or	6
			(ii)	a medical practitioner who holds general registration and has practised the medical profession for at least 5 years, or	7 8
			(iii)	a medical practitioner who is an overseas-trained specialist who holds limited registration or provisional registration, or	9 10
			(iv)	a nurse practitioner, and	11
		(b)	the pe	erson has completed approved training, and	12
		(c)		erson meets other requirements prescribed by the regulations for the uses of this section, and	13 14
		(d)	the pe	erson is not a family member of the patient, and	15
		(e)	the pe	erson does not know or believe that the person—	16
			(i)	is a beneficiary under a will of the patient, or	17
			(ii)	may otherwise benefit financially or in any other material way from the	18
				death of the patient, other than by receiving reasonable fees for the provision of services as the administering practitioner for the patient.	19 20
				provision of services as the administering practitioner for the patient.	20
Divis	sion 2	2	Adm	inistration of voluntary assisted dying substance	21
56	Appli	cation	n of Div	vision	22
		This	Divisio	on applies if—	23
		(a)	the rea	quest and assessment process has been completed in relation to a patient,	24 25
		(b)		nal review form for the patient certifies that the coordinating practitioner e patient is satisfied—	26 27
			(i)	the patient has decision-making capacity in relation to voluntary assisted dying, and	28 29
			(ii)	the patient, in requesting access to voluntary assisted dying, is acting voluntarily, and	30 31
			(iii)	the patient, in requesting access to voluntary assisted dying, is not acting because of pressure or duress, and	32 33
				Note— See the definition of <i>pressure or duress</i> in the Dictionary in Schedule 1.	34 35
			(iv)	the patient's request to access voluntary assisted dying is enduring.	36
57	Admi	nistra	ition de	ecision	37
	(1)		oatient i itioner-	may, in consultation with and on the advice of the patient's coordinating	38 39
		(a)	decide	e to self-administer a voluntary assisted dying substance (a dministration decision), or	40 41
		(b)	decid	e a voluntary assisted dying substance is to be administered to the patient administering practitioner for the patient (a <i>practitioner administration</i>	42 43 44

	(2)	An a	administration decision must be—	1			
		(a)	clear and unambiguous, and	2			
		(b)	made in person before the patient's coordinating practitioner or, if that is not practicable, in accordance with section $176(1)(a)$.	3 4			
	(3)	The	patient may make an administration decision—	5			
		(a)	verbally, or	6			
		(b)	in another way.	7			
			Example for paragraph (b)— by use of gestures	8			
	(4)		patient may make the administration decision with the assistance of an epreter.	9 10			
	(5)	If the patient makes an administration decision, the patient's coordinating practitioner must record the decision in the patient's medical record.					
	(6)		patient's coordinating practitioner must also, within 5 business days after the ent makes an administration decision—	13 14			
		(a)	complete the approved form for the administration decision (the <i>administration decision form</i>) as required by subsection (7), and	15 16			
		(b)	give the Board a copy of the administration decision form.	17			
		Max	imum penalty—100 penalty units.	18			
	(7)	The	administration decision form must include the following—	19			
		(a)	the patient's name, date of birth and contact details,	20			
		(b)	the coordinating practitioner's name and contact details,	21			
		(c)	the administration decision made by the patient,	22			
		(d)	the date the administration decision was made,	23			
		(e)	if the patient was assisted by an interpreter when making the administration decision—the interpreter's name, contact details and accreditation details,	24 25			
		(f)	the coordinating practitioner's name and the date the form was signed.	26			
58	Revo	ocatio	n of administration decision	27			
	(1)	The	patient may at any time—	28			
		(a)	revoke a self-administration decision by informing the patient's coordinating practitioner the patient has decided not to self-administer a voluntary assisted dying substance, or	29 30 31			
		(b)	revoke a practitioner administration decision by informing the patient's administering practitioner the patient has decided not to proceed with the administration of a voluntary assisted dying substance.	32 33 34			
	(2)	A decision to revoke an administration decision must be clear and unambiguous.					
	(3)	For prac	the purposes of subsection (1), the patient may inform the coordinating titioner or administering practitioner of the patient's decision—	36 37			
		(a)	in writing, or	38			
		(b)	verbally, or	39			
		(c)	in another way.	40			
			Example for paragraph (c)— by use of gestures	41			
	(4)		patient may inform the coordinating practitioner or administering practitioner of patient's decision with the assistance of an interpreter.	42 43			

(3)	coor	dinating practitioner or administering practitioner who is informed of the ent's decision must—	1 2 3
	(a)	record the revocation in the patient's medical record, and	4
	(b)	if the practitioner is not the patient's coordinating practitioner—inform the coordinating practitioner of the revocation, and	5 6
	(c)	within 5 business days after the revocation—	7
		(i) complete the approved form (the <i>revocation form</i>), and	8
		(ii) give a copy of the revocation form to the Board.	9
	Max	imum penalty—100 penalty units.	10
(6)	The	revocation form must include the following—	11
	(a)	the patient's name, date of birth and contact details,	12
	(b)	the name and contact details of the person completing the form,	13
	(c)	if the person completing the form is not the patient's coordinating practitioner—the coordinating practitioner's name and contact details,	14 15
	(d)	the date the administration decision was revoked,	16
	(e)	any reason given by the patient for the revocation of the administration decision,	17 18
	(f)	if the patient was assisted by an interpreter when revoking the administration decision—the interpreter's name, contact details and accreditation details,	19 20
	(g)	the signature of the person completing the form and the date the form was signed.	21 22
(7)		revocation of an administration decision does not prevent the patient from ing another administration decision under section 57(1).	23 24
Self-	admir	nistration	25
(1)	This	section applies if the patient—	26
` ′	(a)	has made a self-administration decision, and	27
	(b)	has not revoked the decision.	28
(2)		coordinating practitioner for the patient is authorised to prescribe a voluntary ted dying substance for the patient that is of a sufficient dose to cause death.	29 30
(3)	To a	void doubt, subsection (2) is subject to—	31
	(a)	the contact person appointment form having been given to the coordinating practitioner as required by section 67(5), and	32 33
	(b)	the Board having granted a voluntary assisted dying substance authority under section 71 in relation to the patient.	34 35
(4)	The to—	authorised supplier who is given the prescription for the patient is authorised	36 37
	(a)	possess the prescribed substance for the purpose of preparing and supplying the substance to a person referred to in paragraph (c), and	38 39
	(b)	prepare the prescribed substance, and	40
	(c)	supply the prescribed substance to the patient, the contact person for the patient or an agent of the patient.	41 42
(5)	The	patient is authorised to—	43

		(a) receive the prescribed substance from an authorised supplier, the contact person for the patient or an agent of the patient, and	1 2
		(b) possess the prescribed substance for the purpose of preparing and self-administering it, and	3 4
		(c) prepare the prescribed substance, and	5
		(d) self-administer the prescribed substance.	6
	(6)	The contact person for the patient is authorised as set out in section 68(1).	7
	(7)	An agent of the patient is authorised to—	8
		(a) receive the prescribed substance from an authorised supplier, and	9
		(b) possess the prescribed substance for the purpose of supplying the substance to the patient, and	10 11
		(c) prepare the prescribed substance for self-administration by the patient, and	12
		(d) supply the prescribed substance to the patient.	13
60	Prac	titioner administration	14
	(1)	This section applies if the patient—	15
		(a) has made a practitioner administration decision, and	16
		(b) has not revoked the decision.	17
	(2)	The coordinating practitioner for the patient is authorised to prescribe a voluntary assisted dying substance for the patient that is of a sufficient dose to cause death.	18 19
	(3)	To avoid doubt, subsection (2) is subject to the Board having granted a voluntary assisted dying substance authority under section 71 in relation to the patient.	20 21
	(4)	The authorised supplier who is given the prescription for the patient is authorised to—	22 23
		(a) possess the prescribed substance for the purpose of preparing and supplying the substance to the administering practitioner for the patient, and	24 25
		(b) prepare the prescribed substance, and	26
		(c) supply the prescribed substance to the administering practitioner for the patient.	27 28
	(5)	The administering practitioner for the patient is authorised to—	29
		(a) receive the prescribed substance from an authorised supplier, and	30
		(b) possess the prescribed substance for the purpose of preparing and administering the substance to the patient, and	31 32
		(c) prepare the prescribed substance.	33
	(6)	The administering practitioner for the patient is authorised, in the presence of a witness, to administer the prescribed substance to the patient if the administering practitioner is satisfied at the time of administration that—	34 35 36
		(a) the patient has decision-making capacity in relation to voluntary assisted dying, and	37 38
		(b) the patient is acting voluntarily, and	39
		(c) the patient is not acting because of pressure or duress, and	40
		Note— See the definition of <i>pressure or duress</i> in the Dictionary in Schedule 1.	41
		(d) the patient's request for access to voluntary assisted dying is enduring.	42

61	Coo	rdinati	ing pra	ctitioner to notify Board about prescription of substance	1	
	(1)	Within 5 business days after prescribing a voluntary assisted dying substance for the patient, the patient's coordinating practitioner must—				
		(a)	dying	plete the approved form for the prescription of the voluntary assisted g substance (the <i>prescription form</i>) including the information required by action (2), and	4 5 6	
		(b)	give 1	the Board a copy of the prescription form.	7	
		Max	imum p	penalty—100 penalty units.	8	
	(2)	The	prescrij	ption form must include the following—	9	
		(a)	the pa	atient's name, date of birth and contact details,	10	
		(b)	the co	oordinating practitioner's name and contact details,	11	
		(c)		ement confirming the coordinating practitioner has complied with section or (3),	12 13	
		(d)	the da	ate the prescription for the voluntary assisted dying substance was issued,	14	
		(e)	the co	oordinating practitioner's name and the date the form was signed.	15	
62		ification stance		administering practitioner following administration of prescribed	16 17	
	(1)			on applies if the patient's administering practitioner administers the substance to the patient.	18 19	
	(2)	The	admini	stering practitioner must certify in writing that—	20	
		(a)		atient made a practitioner administration decision and did not revoke the ion, and	21 22	
		(b)		dministering practitioner was satisfied when administering the prescribed ance to the patient that—	23 24	
			(i)	the patient had decision-making capacity in relation to voluntary assisted dying, and	25 26	
			(ii)	the patient was acting voluntarily, and	27	
			(iii)	the patient was not acting because of pressure or duress, and Note— See the definition of <i>pressure or duress</i> in the Dictionary in Schedule	28 29 30	
			(iv)	the patient's request for access to voluntary assisted dying was enduring.	31 32	
	(3)	The <i>form</i>	certifice) and n	cation must be in the approved form (the <i>practitioner administration</i> must include the following—	33 34	
		(a)	the pa	atient's name and date of birth,	35	
		(b)	the ac	dministering practitioner's name and contact details,	36	
		(c)		ame, date of birth and contact details of the witness to the administration e prescribed substance,	37 38	
		(d)	the da	ate and time the prescribed substance was administered,	39	
		(e)	the lo	ocation at which the prescribed substance was administered,	40	
		(f)	the da	ate and time of the patient's death,	41	
		(g)		eriod of time that elapsed between the administration of the prescribed ance and the patient's death,	42 43	
		(h)	detail subst	ls of any complications relating to the administration of the prescribed ance,	44 45	

		(i) t	he witness' certification required under section 63(3),	1
		(j) t	he administering practitioner's signature and the date the form was signed,	2
		(k) t	he witness's signature and the date the form was signed.	3
	(4)		5 business days after administering the prescribed substance, the stering practitioner must give a copy of the practitioner administration form Board.	5
		Maxim	um penalty—100 penalty units.	7
63	Witn	ess to a	dministration of prescribed substance	8
	(1)	For the	purposes of section 60(6), a person is eligible to witness the administration escribed substance to a patient if the person—	9 10
		(a) i	s an adult, and	11
		(b) is	s not an ineligible witness.	12
	(2)	For the	purposes of subsection (1)(b), a person is an ineligible witness if the person—	13
		(a) i	s a family member of the patient's administering practitioner, or	14
			s employed, or engaged under a contract for services, by the patient's administering practitioner.	15 16
	(3)		tness to the administration of a prescribed substance to a patient must certify practitioner administration form for the patient that—	17 18
			he patient's request for access to voluntary assisted dying appeared to be free, voluntary and enduring, and	19 20
			he patient's administering practitioner administered the prescribed substance of the patient in the presence of the witness.	21 22
64	Tran	sfer of a	dministering practitioner's role	23
	(1)	This se	ction applies if—	24
		(a) a	a patient has made a practitioner administration decision, and	25
			he coordinating practitioner for the patient has prescribed a voluntary assisted lying substance for the patient, and	26 27
		u	he patient's administering practitioner (the <i>original practitioner</i>) is unable or inwilling for any reason to administer the prescribed substance to the patient, whether the original practitioner is—	28 29 30
			(i) the coordinating practitioner for the patient, or	31
		((ii) a person to whom the role of administering practitioner has been transferred under subsection (2).	32 33
	(2)	The or	iginal practitioner must transfer the role of administering practitioner to person who—	34 35
		(a) i	s eligible to act as an administering practitioner for the patient, and	36
		(b) a	accepts the transfer of the role.	37
	(3)		erson (the <i>new practitioner</i>) accepts the transfer of the role, the original oner must—	38 39
		(a) i	nform the patient—	40
			(i) that the role of administering practitioner has been transferred to the new practitioner, and	41 42
		`	(ii) of the new practitioner's name and contact details, and	43
		(b) r	record the transfer in the patient's medical record, and	44

		(c)	form (the <i>administering practitioner transfer form</i>) and give a copy of the form to the Board.	1 2 3
		Max	imum penalty—100 penalty units.	4
	(4)		administering practitioner transfer form must include the following—	5
	(.)	(a)	the patient's name, date of birth and contact details,	6
		(b)	the original practitioner's name and contact details,	7
		(c)	the new practitioner's name and contact details,	8
		(d)	the date the new practitioner accepted the transfer,	9
		(e)	the date the patient was informed of the transfer,	10
		(f)	the original practitioner's signature and the date the form was signed.	11
	(5)	If the	e original practitioner has possession of the prescribed substance when the role unsferred—	12 13
		(a)	the original practitioner is authorised to supply the prescribed substance to the new practitioner, and	14 15
		(b)	the new practitioner is authorised to receive the prescribed substance from the original practitioner.	16 17
	(6)	desp	coordinating practitioner for the patient remains the coordinating practitioner ite any transfer of the role of administering practitioner under subsection (2), but ect to section 175.	18 19 20
Divi	sion	3	Contact person	21
65	Appl	icatio	n of Division	22
		This	Division applies if a patient has made a self-administration decision.	23
66	Patie	ent to	appoint contact person	24
	(1)		patient must appoint a person as the patient's contact person.	25
	(2)	-	erson is eligible for appointment if the person is an adult.	26
	(3)	With	nout limiting who may be appointed as the contact person, the patient may bint—	27 28
		(a)	the patient's coordinating practitioner, or	29
		(b)	the patient's consulting practitioner, or	30
		(c)	another registered health practitioner.	31
	(4)		erson must not be appointed as the contact person unless the person consents to appointment.	32 33
	(5)	The j	patient may revoke the appointment of the contact person.	34
	(6)	If the	e patient revokes the appointment of the contact person—	35
	, ,	(a)	the patient must inform the person of the revocation, and	36
		(b)	the person ceases to be the contact person for the patient on being informed under paragraph (a), and	37 38
		(c)	the patient must make another appointment under subsection (1).	39

67	67 Contact person appointment form							
	(1)	The appointment of a contact person by the patient must be made in the approved form (the <i>contact person appointment form</i>) and include the following—						
		(a)	the patient's name, date of birth and contact details,	4				
		(b)	the name and contact details of the coordinating practitioner for the patient,	5				
		(c)	the contact person's name, date of birth and contact details,	6				
		(d)	a statement that the contact person consents to the appointment,	7				
		(e)	a statement that the contact person understands the person's role under this Act, including—	8 9				
			(i) that the contact person agrees to comply with guidelines issued by the Health Secretary under section 181(2)(d), and	10 11				
			(ii) the requirements under section 125 and the penalties for contravening the requirements,	12 13				
		(f)	if the patient was assisted by an interpreter when making the appointment, the interpreter's name, contact details and accreditation details,	14 15				
		(g)	the contact person's signature and the date the form was signed,	16				
		(h)	the patient's signature, or the signature of the other person who completes the form on behalf of the patient, and the date the form was signed.	17 18				
	(2)	Anot	her person may complete the form on behalf of the patient if—	19				
		(a)	the patient is unable to complete the contact person appointment form, and	20				
		(b)	the patient directs the person to complete the contact person appointment form, and	21 22				
		(c)	the person is an adult.	23				
	(3)		patient or the patient's contact person must give the contact person appointment to the patient's coordinating practitioner.	24 25				
	(4)	patie	in 5 business days after receiving the contact person appointment form, the nt's coordinating practitioner must give a copy of the form to the Board. imum penalty—100 penalty units.	26 27 28				
	(5)	Maximum penalty—100 penalty units.						
68	Role	of co	ntact person	32				
	(1)	The c	contact person for the patient is authorised to—	33				
		(a)	receive the prescribed substance from an authorised supplier, and	34				
		(b)	possess the prescribed substance for the purposes of paragraphs (c)–(e), and	35				
		(c)	prepare the prescribed substance for self-administration by the patient, and	36				
		(d)	supply the prescribed substance to the patient, and	37				
		(e)	give the prescribed substance, or any unused or remaining prescribed substance, to an authorised disposer as required by section 125.	38 39				
	(2)	patie	patient's contact person must inform the patient's coordinating practitioner if the nt dies, whether as a result of self-administering the prescribed substance or some other cause.	40 41 42				

69	69 Contact person may refuse to continue in role							
	(1)	The o	contact person for a patient may refuse to continue to perform the role of contact on.	2				
	(2)	If the	e contact person for a patient refuses to continue to perform the role—	4				
		(a)	the person must inform the patient of the refusal, and	5				
		(b)	the person ceases to be the contact person for the patient on informing the patient under paragraph (a), and	6 7				
		(c)	the patient must make another appointment under section 66(1).	8				
Divi	sion	4	Authorisations in relation to voluntary assisted dying substances	9 10				
70			ng practitioner may ask Board to issue voluntary assisted dying authorisation	11 12				
	(1)	pract	patient has made an administration decision, the patient's coordinating itioner may apply to the Board for a voluntary assisted dying substance orisation for the patient.	13 14 15				
	(2)	The a	application must be—	16				
		(a)	in the approved form, and	17				
		(b)	accompanied by the documents relating to the request and assessment process required by the Board.	18 19				
71	Boar	d mus	et decide application	20				
	(1)	subst	oon as practicable after receiving an application for a voluntary assisted dying cance authorisation from the patient's coordinating practitioner, the Board	21 22 23				
		(a)	consider the application, and	24				
		(b)	decide to—	25				
			(i) approve the application, or	26				
			(ii) if section 72 applies—refuse the application.	27				
	must— (a) consider the application, and (b) decide to— (i) approve the application, or (ii) if section 72 applies—refuse the application. (2) If the Board decides to approve the application, the Board must, as soon as practicable after making the decision, grant a voluntary assisted dying substance authority, in the approved form, in relation to the patient. (3) A voluntary assisted dying substance authority must include the following information—		28 29 30					
	(3)			31 32				
		(a)	the patient's name and address,	33				
		(b)	the name of the patient's coordinating practitioner,	34				
		(c)	the period during which the patient's coordinating practitioner may prescribe a prescribed substance under the authority,	35 36				
		(d)	other information required by the Health Secretary.	37				
	(4)		cluntary assisted dying substance authority may relate to a voluntary assisted g substance that may be self-administered or administered to a person.	38 39				
72	Refu	sal of	application for voluntary assisted dying substance authority	40				
	(1)		Board must refuse to issue to a patient's coordinating practitioner a voluntary ted dying substance authority in relation to the patient if—	41 42				

		(a)	the Board has not received all the documents relating to the request and assessment process required under section 70(2)(b), or	1 2
		(b)	the Board suspects the requirements of this Act have not been met in relation to the patient.	3 4
	(2)	the E	Board refuses an application for a voluntary assisted dying substance authority, Board must, within 2 business days, give the patient's coordinating practitioner en notice that states—	5 6 7
		(a)	the application has been refused, and	8
		(b)	the reasons for the refusal.	9
Div	ision	5	Prescribing, supplying and disposing of voluntary assisted dying substance	10 11
73	Info	matio	n to be given before prescribing substance	12
	(1)	This	section applies if—	13
		(a)	a patient has made an administration decision, and	14
		(b)	the Board has issued a voluntary assisted dying substance authority in relation to the patient.	15 16
	(2)	self-	patient's coordinating practitioner must, if the patient has made a administration decision, before prescribing a voluntary assisted dying substance ne patient, inform the patient, in writing, of the following—	17 18 19
		(a)	the Schedule 4 poison or Schedule 8 poison, or combination of poisons, constituting the substance,	20 21
		(b)	that the patient is not under an obligation to obtain the substance,	22
		(c)	that the patient is not under an obligation to self-administer the substance,	23
		(d)	how to dispense the substance,	24
		(e)	that the substance must be stored—	25
			(i) in a locked box that complies with the requirements stated in section 79, and	26 27
			(ii) otherwise in accordance with the information provided by the authorised supplier who supplies the substance,	28 29
		(f)	how to prepare and self-administer the substance,	30
		(g)	the method by which the substance will be self-administered,	31
		(h)	the expected effects of self-administration of the substance,	32
		(i)	the period within which the patient is likely to die after self-administration of the substance,	33 34
		(j)	the potential risks of self-administration of the substance,	35
		(k)	that, if the patient decides not to self administer the substance, the patient's contact person must give the substance to an authorised disposer for disposal,	36 37
		(1)	that, if the patient dies, the patient's contact person must give any unused or remaining substance to an authorised disposer for disposal.	38 39
	(3)	admi	coordinating practitioner for a patient who has made a practitioner inistration decision must, before prescribing a voluntary assisted dying tance for the patient, inform the patient, in writing, of the following—	40 41 42
		(a)	the Schedule 4 poison or Schedule 8 poison, or combination of poisons, constituting the substance,	43 44

		(0)	mai i	the patient is not under an obligation to have the substance administered,	
		(c)	how t	the substance will be dispensed,	2
		(d)	the m	nethod by which the substance will be administered,	3
		(e)	the ex	xpected effects of administration of the substance,	4
		(f)	the possibst	eriod within which the patient is likely to die after administration of the ance,	5
		(g)	the p	otential risks of administration of the substance,	7
		(h)	a sel	if the practitioner administration decision is made after the revocation of f-administration decision, the patient's contact person must give any ribed substance received by the patient, the contact person or an agent of atient, to an authorised disposer for disposal.	8 9 10 11
74	Pres	criptio	n for s	substance	12
	(1)	assist	ed dyi	n applies if a patient's coordinating practitioner prescribes a voluntary ng substance for the patient.	13 14
		Note- 1	The re	equirements in this section in relation to prescriptions for a voluntary assisted substance are in addition to the requirements applicable to prescriptions under—	15 16 17
			(a)	the Poisons and Therapeutic Goods Act 1966, or	18
			(b)	another law of New South Wales or the Commonwealth.	19
		2	and th	also section 14 which provides that if there is an inconsistency between this Act the Poisons and Therapeutic Goods Act 1966, this Act prevails to the extent of the sistency.	20 21 22
	(2)	The p	orescrij	ption issued by the coordinating practitioner must include—	23
		(a)		tement that clearly indicates the prescription is for a voluntary assisted g substance, and	24 25
		(b)	a stat	ement—	26
			(i)	certifying that the request and assessment process has been completed in relation to the patient in accordance with this Act, and	27 28
			(ii)	certifying that the patient has made an administration decision and stating whether the decision is a self-administration decision or a practitioner administration decision, and	29 30 31
		(c)	the pa	atient's telephone number.	32
	(3)	The p	rescri	ption must not be in the form of a medication chart.	33
	(4)				
	(5)	The suppl		nating practitioner must give the prescription directly to an authorised	36 37
	(6)	to an	authorised s	bubt, the requirement under subsection (5) to give the prescription directly prised supplier does not require the prescription to be given to the supplier in person but may be given by post or electronic means, including	38 39 40 41
	(7)	In thi	s secti	on—	42
				<i>chart</i> means a chart, however described, that records medicines used, or for the treatment of a patient.	43 44

75	Auth	orise	d supplie	∍r to a	authenticate prescription	1
		subs	ance mu	st not	plier who is given a prescription for a voluntary assisted dying supply the substance in accordance with the prescription unless blier has confirmed—	2 3 4
		(a)			ity of the prescription, and	5
		(b)			of the person who issued the prescription, and	6
		(c)		•	of the person to whom the substance is to be supplied.	7
76	Infor	matio	n to be g	jiven	when supplying prescribed substance	8
	(1)	This	section a	- applie	es if an authorised supplier supplies a prescribed substance to a	9 10
	(2)					11 12
		(a)	that the	patie	ent is not under an obligation to self-administer the substance,	13
		(b)	that the	subst	tance must be stored—	14
					cked box that complies with the requirements stated in section 79,	15 16
						17 18
		(c)	how to	prepa	are and self-administer the substance,	19
		(d)				20 21
		(e)	remain	ing su	abstance to an authorised disposer for disposal not later than 14	22 23 24
		(f)	details an auth	of the orised	place where any unused or remaining substance may be given to disposer for disposal.	25 26
	(3)	patient, a patient's contact person or an agent of a patient (the <i>recipient</i>). The authorised supplier must, when supplying the prescribed substance, inform the recipient, in writing, of the following— (a) that the patient is not under an obligation to self-administer the substance, (b) that the substance must be stored— (i) in a locked box that complies with the requirements stated in section 79, and (ii) otherwise in accordance with other requirements provided by the authorised supplier, (c) how to prepare and self-administer the substance, (d) that, if the patient decides not to self-administer the substance, the patient's contact person must give the substance to an authorised disposer for disposal, (e) that, if the patient dies, the patient's contact person must give any unused or remaining substance to an authorised disposer for disposal not later than 14 days after the day on which the patient dies, (f) details of the place where any unused or remaining substance may be given to an authorised disposer for disposal. If the recipient is not the patient, the authorised supplier must, when supplying the prescribed substance, advise the recipient to give the information given under subsection (2) to the patient. abelling requirements for prescribed substance In addition to labelling requirements under the <i>Poisons and Therapeutic Goods Act 1966</i> , an authorised supplier who supplies a prescribed substance must attach a statement in writing to the relevant package or container that— (a) warns of the purpose of the dose of the substance, and (b) states the dangers of administration of the substance, and (c) states that, if the substance is supplied for self-administration— (i) the substance must be stored— (A) in a locked box that complies with the requirements stated in section 79, and (B) otherwise in accordance with other requirements provided by the authorised supplier, and (ii) any unused or remaining substance must be given to an authorised disposer by the contact person for the patient to who		27 28 29		
77	Labe	elling ı	equirem	ents	for prescribed substance	30
	(1)	1966	, an autl	horise	d supplier who supplies a prescribed substance must attach a	31 32 33
		(a)	warns o	of the	purpose of the dose of the substance, and	34
		(b)	states t	he dar	ngers of administration of the substance, and	35
		(c)	states t	hat, if	the substance is supplied for self-administration—	36
			(i) t	he sul	bstance must be stored—	37
			(38 39
			`		authorised supplier, and	40 41
			C	dispos	er by the contact person for the patient to whom the substance is	42 43 44
	(2)	The	statemen	t musi	t be in the approved form.	45

78	Authorised supplier to record and notify of supply						
	(1)	(1) An authorised supplier who supplies a prescribed substance must immediately complete the approved form (the <i>authorised supply form</i>).					
	(2)	The	authorised supply form must include the following—	4			
		(a)	the patient's name, date of birth and contact details,	5			
		(b)	the authorised supplier's name and contact details,	6			
		(c)	a statement certifying that the prescribed substance was supplied,	7			
		(d)	the name and contact details of the person to whom the prescribed substance was supplied,	3			
		(e)	the date the prescribed substance was supplied,	10			
		(f)	a statement certifying that the requirements under sections 75, 76 and 77 were complied with,	11 12			
		(g)	the authorised supplier's signature and the date the form was signed.	13			
	(3)	supp	in 5 business days after supplying the prescribed substance, the authorised dier must give a copy of the completed authorised supply form to the Board.	14 15			
		IVIAX	imum penalty—100 penalty units.	16			
79	Stor	age of	voluntary assisted dying substance	17			
	(1)		erson who receives a voluntary assisted dying substance must store the substance locked box.	18 19			
	(2)	The	locked box must be—	20			
		(a)	made of steel, and	21			
		(b)	not easily penetrable, and	22			
		(c)	locked using a lock of sturdy construction.	23			
80	Disp	osal o	of prescribed substance by authorised disposer	24			
	(1)		section applies if a prescribed substance, or any unused or remaining prescribed tance, is given to an authorised disposer by the patient's contact person.	25 26			
	(2)	The	authorised disposer is authorised to—	27			
		(a)	possess the prescribed substance for the purpose of disposing of it, and	28			
		(b)	dispose of the prescribed substance.	29			
	(3)		authorised disposer must dispose of the prescribed substance as soon as ticable after receiving it.	30 31			
	(4)		sposing of the prescribed substance, the authorised disposer must comply with irements of the <i>Poisons and Therapeutic Goods Act 1966</i> that apply to the osal.	32 33 34			
81	Auth	orise	d disposer to record and notify of disposal	35			
	(1)		authorised disposer who disposes of a prescribed substance must immediately plete the approved form (the <i>authorised disposal form</i>).	36 37			
	(2)	The	authorised disposal form must include the following—	38			
	. /	(a)	the patient's name, date of birth and contact details,	39			
		(b)	the authorised disposer's name and contact details,	40			
		(c)	the name and contact details of the person who gave the prescribed substance to the authorised disposer,	41 42			

		(d)	the date the prescribed substance was given to the authorised disposer,	1
		(e)	the date the prescribed substance was disposed of by the authorised disposer,	2
		(f)	the authorised disposer's signature and the date the form was signed.	3
	(3)	dispo	in 5 business days after disposing of the prescribed substance, the authorised seer must give a copy of the completed authorised disposal form to the Board. mum penalty—100 penalty units.	4 5 6
82	Dien		f prescribed substance by administering practitioner	7
02	(1)		ections (2) and (3) apply if—	8
	(1)	(a)	a patient who has made a practitioner administration decision revokes the decision, and	9
		(b)	the administering practitioner for the patient has possession of the prescribed substance when the decision is revoked.	11 12
	(2)	The a	administering practitioner is authorised to—	13
	()	(a)	possess the prescribed substance for the purpose of disposing of it, and	14
		(b)	dispose of the prescribed substance.	15
	(3)		prescribed substance must be disposed of by the administering practitioner as as practicable after the practitioner administration decision is revoked.	16 17
	(4)	Subs	ections (5) and (6) apply if—	18
		(a)	a patient who has made a practitioner administration decision dies, whether or not after being administered the prescribed substance, and	19 20
		(b)	the patient's administering practitioner has possession of any prescribed substance that is unused or remaining after the patient's death (the <i>unused or remaining substance</i>).	21 22 23
	(5)	The a	administering practitioner is authorised to—	24
		(a)	possess the unused or remaining substance for the purpose of disposing of it, and	25 26
		(b)	dispose of the unused or remaining substance.	27
	(6)		unused or remaining substance must be disposed of by the administering itioner as soon as practicable after the patient's death.	28 29
	(7)	case	sposing of the prescribed substance or the unused or remaining substance, as the requires, the administering practitioner must comply with requirements of the ons and Therapeutic Goods Act 1966 that apply to the disposal.	30 31 32
83	Adm	inister	ing practitioner to record and notify of disposal	33
	(1)		tient's administering practitioner who disposes of a prescribed substance must ediately complete the approved form (the <i>practitioner disposal form</i>).	34 35
	(2)	The p	practitioner disposal form must include the following—	36
		(a)	the patient's name, date of birth and contact details,	37
		(b)	the administering practitioner's name and contact details,	38
		(c)	the date the prescribed substance was supplied to the administering practitioner,	39 40
		(d)	the date the patient revoked the practitioner administration decision or died,	41
		(e)	the date the prescribed substance was disposed of by the administering practitioner,	42 43

		(f) the administering practitioner's signature and the date the form was signed.	1
	(3)	Within 5 business days after disposing of the prescribed substance, the administering practitioner must give a copy of the completed practitioner disposal form to the Board.	3
		Maximum penalty—100 penalty units.	5
Divi	sion	6 Other matters	6
84	Auth	orised suppliers and authorised disposers	7
	(1)	The Health Secretary may, by Gazette notice, authorise a registered health practitioner, or persons in a class of registered health practitioners, to supply prescribed substances for the purposes of this Part.	9
	(2)	A person who is authorised under subsection (1) is an <i>authorised supplier</i> .	11
	(3)	The Health Secretary may, by Gazette notice, authorise a registered health practitioner, or persons in a class of registered health practitioners, to dispose of prescribed substances for the purposes of this Part.	12 13 14
	(4)	A person who is authorised under subsection (3) is also an <i>authorised disposer</i> .	15
	(5)	The Health Secretary may, by Gazette notice, revoke an authorisation given under subsection (1) or (3).	16 17
	(6)	The Health Secretary must keep a register that includes details of—	18
		(a) authorised suppliers, and	19
		(b) authorised disposers.	20
	(7)	The register kept under subsection (6) may only be made available for inspection by a person who is—	21 22
		(a) a patient, or	23
		(b) a contact person or an agent of a patient, or	24
		(c) a coordinating practitioner, or	25
		(d) a consulting practitioner, or	26
		(e) an administering practitioner, or	27
		(f) a person performing functions under this Act, for the purposes of performing the functions.	28 29
85	Certa	in directions as to supply or administration prohibited	30
	(1)	A patient's coordinating practitioner must not direct a health professional to supply a prescribed substance to the patient, the contact person for the patient or an agent of the patient, unless—	31 32 33
		(a) the health professional is an authorised supplier, and	34
		(b) the direction is in the form of a prescription for the prescribed substance given directly to the authorised supplier.	35 36
	(2)	A patient's coordinating practitioner or administering practitioner must not direct a health professional to administer a prescribed substance to the patient.	37 38
86	Stru	ctured administration and supply arrangement not to be issued for substance	39
	(1)	A person must not issue a structured administration and supply arrangement in relation to the administration or supply of a medicine for the purpose of voluntary assisted dying.	40 41 42

	(2)	In this section—	1
		structured administration and supply arrangement means a document that sets out the circumstances in which a health professional stated, or of a class stated, in the document may administer or supply a medicine stated in the document.	2 3 4
87	Noti	fication of death	5
	(1)	A patient's coordinating practitioner or administering practitioner must, within 5 business days after becoming aware the patient has died, notify the Board, in the approved form, of the patient's death. Maximum penalty—100 penalty units.	6 7 8 9
	(2)	Subsection (1) applies whether or not the patient dies after self-administering, or being administered, a voluntary assisted dying substance in accordance with this Act.	10 11
	(3)	Subsection (1) does not apply if the administering practitioner for a patient gives the Board a copy of a practitioner administration form in relation to the patient under section 62(4).	12 13 14
	(4)	Subsections (5) and (6) apply if a medical practitioner who is required to give a cause of death certificate for a person knows or reasonably believes the person was a patient who self-administered, or was administered, a voluntary assisted dying substance in accordance with this Act.	15 16 17 18
	(5)	The medical practitioner must, within 5 business days after becoming aware the person has died, notify the Board, in the approved form, of the person's death unless the medical practitioner is the person's coordinating practitioner or administering practitioner.	19 20 21 22
	(6)	The medical practitioner must identify the following in the cause of death certificate for the person—	23 24
		(a) that the medical practitioner knows or reasonably believes the patient self-administered, or was administered, a voluntary assisted dying substance in accordance with this Act,	25 26 27
		(b) the disease, illness or medical condition with which the person had been diagnosed that made the person eligible to access voluntary assisted dying.	28 29
		Maximum penalty—100 penalty units.	30
	(7)	In this section—	31
		cause of death certificate, for a person, means a notice of the death of the person and of the cause of the person's death under the <i>Births, Deaths and Marriages Registration Act 1995</i> , section 39(1).	32 33 34

Part 5 Par		Par	rticipation		
Divi	sion	1	Preliminary	2	
88	Defin	itions	}-	3	
		In thi	is Part—	4	
		decia	ling practitioner, for a decision about a person, means—	5	
		(a)	the person's coordinating practitioner, or	6	
		(b)	if the person's coordinating practitioner is not available—another medical practitioner nominated by the person.	7 8	
		healt	th care means medical, surgical or nursing care.	9	
		healt	th care establishment means—	10	
		(a)	a private health facility within the meaning of the <i>Private Health Facilities Act</i> 2007, or	11 12	
		(b)	a public hospital within the meaning of the Health Services Act 1997.	13	
		healt	th entity means an entity that owns or operates a health care establishment.	14	
		<i>relev</i> servi	ant entity means an entity, other than an individual, that provides a relevant ce.	15 16	
		relev	ant service means—	17	
		(a)	a personal care service, or	18	
		(b)	a residential aged care service.	19	
		resid	dential aged care means nursing care or personal care provided to a person in a ential facility in which the person is also provided with accommodation that des—	20 21 22	
		(a)	staffing to meet the nursing care and personal care needs of the person, and	23	
		(b)	meals and cleaning services, and	24	
		(c)	furnishings, furniture and equipment for the provision of the person's nursing care or personal care and accommodation.	25 26	
89	Parti	cipatio	on in providing voluntary assisted dying services	27	
	(1)		sidential facility or health care establishment may decide that it will not provide ces relating to voluntary assisted dying at the facility or establishment.	19 a 20 at 21 22 23 24 25 26 27 4e 28 29 31 31 27 32 33	
	(2)	estab empl	the purposes of subsection (1), the residential facility or health care lishment may refuse to do any of the following or refuse to have persons oyed by or at the facility or establishment do any of the following at the facility tablishment—	31 32	
		(a)	participate in the request and assessment process,	34	
		(b)	participate in an administration decision,	35	
		(c)	prescribe, supply or administer a voluntary assisted dying substance,	36	
		(d)	store a voluntary assisted dying substance,	37	
		(e)	be present at the time of the administration or self-administration of a voluntary assisted dying substance.	38 39	
	(3)	Subs	ections (1) and (2) are subject to the requirements of Divisions 2 and 3.	40	

Division 2		2	Residential facilities			
Sub	divis	ion 1	Information about voluntary assisted dying	2		
90	Acce	ss to i	nformation about voluntary assisted dying	3		
	(1)	This	section applies if—	4		
		(a)	a person is receiving relevant services from a relevant entity at a residential facility, and	5 6		
		(b)	the person asks the relevant entity for information about voluntary assisted dying, and	7 8		
		(c)	the relevant entity does not provide at the residential facility, to persons to whom relevant services are provided, the information that has been requested.	9 10		
	(2)	The facility	relevant entity and any other entity that owns or occupies the residential	11 12		
		(a)	must not hinder the person's access at the residential facility to information about voluntary assisted dying, and	13 14		
		(b)	must, if asked, allow reasonable access to the person at the residential facility by—	15 16		
			(i) a registered health practitioner or another person to enable the practitioner or other person to personally provide the requested information about voluntary assisted dying to the person, or	17 18 19		
			(ii) a member of an official voluntary assisted dying care navigator service to provide support, assistance and information to persons relating to voluntary assisted dying.	20 21 22		
Sub	divis	ion 2	Access to voluntary assisted dying	23		
91	Appl	icatior	of Subdivision	24		
			Subdivision applies if a person is receiving relevant services from a relevant at a residential facility.	25 26		
92	First	and fi	nal requests	27		
	(1)	This	section applies if—	28		
		(a)	the person or the person's agent advises the relevant entity that the person wishes to make a first request or final request (each a <i>relevant request</i>), and	29 30		
		(b)	the relevant entity does not provide, to persons to whom relevant services are provided at the residential facility, access to the request and assessment process at the facility.	31 32 33		
	(2)	The reason	elevant entity and any other entity that owns or occupies the facility must allow nable access to the person at the residential facility by a medical practitioner—	34 35		
		(a)	whose presence is requested by the person, and	36		
		(b)	who—	37		
			 (i) for a first request—is eligible to act as a coordinating practitioner, or (ii) for a final request—is the coordinating practitioner for the person. 	38 39		
	(3)	must	requested medical practitioner is not available to attend, the relevant entity take reasonable steps to facilitate the transfer of the person to and from a place the person's relevant request may be made to—	40 41 42		
		(a)	the requested medical practitioner, or	43		

		(b)	another medical practitioner who is eligible and willing to act as a coordinating practitioner.	1 2							
93	First	asses	ssments	3							
	(1)	This	section applies if—	4							
		(a)	the person has made a first request, and	5							
		(b)	the person, or the person's agent, advises the relevant entity that the person wishes to undergo a first assessment, and	6 7							
		(c)	the relevant entity does not provide, to persons to whom relevant services are provided at the residential facility, access to the request and assessment process at the facility.	8 9 10							
	(2)	If the	e person is a permanent resident at the residential facility—	11							
		(a)	the relevant entity and any other entity that owns or occupies the residential facility must allow reasonable access to the person at the facility by a relevant practitioner for the practitioner to assess the person, and	12 13 14							
		(b)	if a relevant practitioner is not available to attend—the relevant entity must take reasonable steps to facilitate the transfer of the person to and from a place where the person's assessment may be carried out by—	15 16 17							
			(i) the relevant practitioner, or	18							
			(ii) another medical practitioner who is eligible and willing to act as a relevant practitioner.	19 20							
	(3)	If the	e person is not a permanent resident at the residential facility—	21 22							
		(a)	the relevant entity must take reasonable steps to facilitate the transfer of the person to and from a place where the person's first assessment may be carried out by a relevant practitioner for the person, or	22 23 24							
		(b)	if, in the deciding practitioner's opinion, transfer of the person as described in paragraph (a) would not be reasonable in the circumstances—the relevant entity and any other entity that owns or occupies the residential facility must allow reasonable access to the person at the facility by a relevant practitioner for the person.	25 26 27 28 29							
	(4)		aking a decision for subsection (3)(b), the deciding practitioner must have regard e following—	30 31							
		(a)	whether the transfer would be likely to cause serious harm to the person,	32							
		(b)	whether the transfer would be likely to adversely affect the person's access to voluntary assisted dying,	33 34							
		(c)	whether the transfer would cause undue delay and prolonged suffering in accessing voluntary assisted dying,	35 36							
		(d)	whether the place to which the person is proposed to be transferred is available to receive the person,	37 38							
		(e)	whether the person would incur financial loss or costs because of the transfer.	39							
	(5)	In th	is section—	40							
		relev	pant practitioner, for a person, means—	41							
		(a)	the person's coordinating practitioner, or	42							
		(b)	a medical practitioner to whom the person's coordinating practitioner has referred a matter under section 26.	43 44							

94	Consulting assessments							
	(1)	This	section applies if—	2				
	. ,	(a)	the person has undergone a first assessment, and	3				
		(b)	the person, or the person's agent, advises the relevant entity that the person wishes to undergo a consulting assessment, and	4				
		 (b) the person, or the person's agent, advises the wishes to undergo a consulting assessment, and (c) the entity does not provide, to persons to whe provided at the residential facility, access to process at the facility. If the person is a permanent resident at the residential (a) the relevant entity and any other entity that ow facility must allow reasonable access to the person practitioner for the practitioner to assess the person take reasonable steps to facilitate the transfer of where the person's assessment may be carried (i) the relevant practitioner, or (ii) another medical practitioner who is eliminated in the relevant entity must take reasonable steps to person to and from a place where the person's frout by a relevant practitioner. If the person is not a permanent resident at the resider (a) the relevant entity must take reasonable steps to person to and from a place where the person's frout by a relevant practitioner for the person, or (b) if, in the deciding practitioner's opinion, transfer paragraph (a) would not be reasonable in the entity and any other entity that owns or occupicallow reasonable access to the person at the fact for the person. In making a decision for subsection (3)(b), the deciding to the following— (a) whether the transfer would be likely to cause set to the following whether the transfer would cause undue delation accessing voluntary assisted dying, (b) whether the place to which the person is propose to receive the person, 	the entity does not provide, to persons to whom the relevant services are provided at the residential facility, access to the request and assessment process at the facility.	6 7				
	(2)	If the	e person is a permanent resident at the residential facility—	9				
		(a)	the relevant entity and any other entity that owns or occupies the residential facility must allow reasonable access to the person at the facility by a relevant practitioner for the practitioner to assess the person, and	10 11 12				
		(b)	if a relevant practitioner is not available to attend—the relevant entity must take reasonable steps to facilitate the transfer of the person to and from a place where the person's assessment may be carried out by—	13 14 15				
			(i) the relevant practitioner, or	16				
				17 18				
	(3)	If the	e person is not a permanent resident at the residential facility—	19				
		(a)	the relevant entity must take reasonable steps to facilitate the transfer of the person to and from a place where the person's first assessment may be carried out by a relevant practitioner for the person, or	20 21 22				
		(b)	if, in the deciding practitioner's opinion, transfer of the person as described in paragraph (a) would not be reasonable in the circumstances—the relevant entity and any other entity that owns or occupies the residential facility must allow reasonable access to the person at the facility by a relevant practitioner for the person.	23 24 25 26 27				
	(4)		In making a decision for subsection (3)(b), the deciding practitioner must have regard to the following—					
		(a)	whether the transfer would be likely to cause serious harm to the person,	30				
		(b)	whether the transfer would be likely to adversely affect the person's access to voluntary assisted dying,	31 32				
		(c)	whether the transfer would cause undue delay and prolonged suffering in accessing voluntary assisted dying,	33 34				
		(d)	whether the place to which the person is proposed to be transferred is available to receive the person,	35 36				
		(e)	whether the person would incur financial loss or costs because of the transfer.	37				
	(5)	In th	is section—	38				
		relev	vant practitioner, for a person, means—	39				
		(a)	the person's consulting practitioner, or	40				
		(b)	a medical practitioner to whom the person's consulting practitioner has referred a matter under section 37.	41 42				
95	Writ	ten de	clarations	43				
	(1)	This	section applies if—	44				
		(a)	the person has been assessed as eligible for access to voluntary assisted dying, and	45 46				

	(b)	the person or the person's agent advises the relevant entity that the person wishes to make a written declaration, and	1 2
	(c)	the entity does not provide, to persons to whom relevant services are provided at the residential premises, access to the request and assessment process at the facility.	3 4 5
(2)	If the	e person is a permanent resident at the residential facility—	6
	(a)	the relevant entity and any other entity that owns or occupies the residential facility must allow reasonable access to the person at the facility by—	7 8
		(i) the person's coordinating practitioner, and	9
		(ii) another person lawfully participating in the person's request for access to voluntary assisted dying to enable the person to make a written declaration, and	10 11 12
	(b)	if the coordinating practitioner is not available to attend—the relevant entity must take reasonable steps to facilitate the transfer of the person to and from the place where the person may make a written declaration.	13 14 15
(3)	If the	e person is not a permanent resident at the residential facility—	16
	(a)	the relevant entity must take reasonable steps to facilitate the transfer of the person to and from a place where the person may make a written declaration, or	17 18 19
	(b)	if, in the deciding practitioner's opinion, transfer of the person as described in paragraph (a) would not be reasonable in the circumstances—the entity and any other entity that owns or occupies the residential facility must allow reasonable access to the person at the facility by—	20 21 22 23
		(i) the person's coordinating practitioner, and	24
		(ii) any other person lawfully participating in the person's request for access to voluntary assisted dying.	25 26
(4)		aking a decision for subsection (3)(b), the deciding practitioner must have regard e following—	27 28
	(a)	whether the transfer would be likely to cause serious harm to the person,	29
	(b)	whether the transfer would be likely to adversely affect the person's access to voluntary assisted dying,	30 31
	(c)	whether the transfer would cause undue delay and prolonged suffering in accessing voluntary assisted dying,	32 33
	(d)	whether the place to which the person is proposed to be transferred is available to receive the person,	34 35
	(e)	whether the person would incur financial loss or costs because of the transfer.	36
App	licatio	n for administration decision	37
(1)	This	section applies if—	38
	(a)	the person has made a final request, and	39
	(b)	the person or the person's agent advises the relevant entity that the person wishes to make an application for an administration decision, and	40 41
	(c)	the entity does not provide, to persons to whom relevant services are provided at the residential facility, access to a person's coordinating practitioner to enable the application to be made.	42 43 44
(2)	If the	e person is a permanent resident at the residential facility—	45

		(a)	the relevant entity and any other entity that owns or occupies the facility must allow reasonable access to the person at the facility by the person's coordinating practitioner for the practitioner to consult with and assess the person in relation to the application, and	1 2 3 4
		(b)	if the coordinating practitioner is not available to attend—the relevant entity must take reasonable steps to facilitate the transfer of the person to and from a place where consultation and assessment of the person can occur in relation to the application in consultation with, and on the advice of—	5 6 7 8
			(i) the coordinating practitioner, or	9
			(ii) another medical practitioner who is eligible and willing to act as the person's coordinating practitioner.	10 11
	(3)	If the	e person is not a permanent resident at the residential facility—	12
		(a)	the relevant entity must take reasonable steps to facilitate the transfer of the person to and from the place where the person's coordinating practitioner can consult with and assess the person in relation to the application, or	13 14 15
		(b)	if, in the deciding practitioner's opinion, transfer of the person as described in paragraph (a) would not be reasonable in the circumstances—the relevant entity and any other entity that owns or occupies the residential facility must allow reasonable access to the person at the facility by the person's coordinating practitioner to consult with and assess the person in relation to the application.	16 17 18 19 20 21
	(4)		aking a decision for subsection (3)(b), the deciding practitioner must have regard to following—	22 23
		(a)	whether the transfer would be likely to cause serious harm to the person,	24
		(b)	whether the transfer would be likely to adversely affect the person's access to voluntary assisted dying,	25 26
		(c)	whether the transfer would cause undue delay and prolonged suffering in accessing voluntary assisted dying,	27 28
		(d)	whether the place to which the person is proposed to be transferred is available to receive the person,	29 30
		(e)	whether the person would incur financial loss or costs because of the transfer.	31
Sub	divisi	on 3	Administration of voluntary assisted dying substance	32
97	Admi	inistra	ation of voluntary assisted dying substance	33
	(1)	This	section applies if—	34
		(a)	the person has made an administration decision, and	35
		(b)	the person or the person's agent advises the relevant entity that the person wishes to self-administer a voluntary assisted dying substance or have the person's administering practitioner administer a voluntary assisted dying substance to the person, and	36 37 38 39
		(c)	the relevant entity does not provide, to persons to whom relevant services are provided at the residential facility, access to the administration of a voluntary assisted dying substance at the facility.	40 41 42
	(2)	If the any o	e person is a permanent resident at the residential facility, the relevant entity and other entity that owns or occupies the facility must—	43 44
		(a)	if the person has made a practitioner administration decision—allow reasonable access to the person at the facility by the following persons—	45 46

			(i)	the person's administering practitioner, for the practitioner to administer a voluntary assisted dying substance to the person,	1 2
			(ii)	any other person lawfully participating in the person's request for access to voluntary assisted dying, including an eligible witness to the	3 4
				administration of the voluntary assisted dying substance by the person's administering practitioner, or	5 6
		(b)	if the	person has made a self-administration decision—	7
			(i)	allow reasonable access to the person at the facility by a person lawfully delivering a voluntary assisted dying substance to the person, and	8 9
			(ii)	allow reasonable access to the person at the facility by another person lawfully participating in the person's request for voluntary assisted dying, and	10 11 12
			(iii)	not otherwise hinder access by the person to a voluntary assisted dying substance.	13 14
	(3)	If the	perso	n is not a permanent resident at the residential facility—	15
		(a)	perso	elevant entity must take reasonable steps to facilitate the transfer of the on to a place where the person may be administered or may administer a voluntary assisted dying substance, or	16 17 18
		(b)	parag appli	the deciding practitioner's opinion, transfer of the person as described in graph (a) would not be reasonable in the circumstances—subsection (2) es in relation to the person as if the person were a permanent resident at esidential facility.	19 20 21 22
	(4)			decision for subsection (3)(b), the deciding practitioner must have regard wing—	23 24
		(a)	whet	her the transfer would be likely to cause serious harm to the person,	25
		(b)		her the transfer would be likely to adversely affect the person's access to ntary assisted dying,	26 27
		(c)		her the transfer would cause undue delay and prolonged suffering in ssing voluntary assisted dying,	28 29
		(d)		her the place to which the person is proposed to be transferred is available ceive the person,	30 31
		(e)	whet	her the person would incur financial loss or costs because of the transfer.	32
Sub	divisi	ion 4		nformation about non-availability of voluntary assisted ying	33 34
98	Relev	/ant e	ntities	to inform public about non-availability of voluntary assisted dying	35
	(1)	at wl	nich th ted dyi	applies to a relevant entity that does not provide, at a residential facility the entity provides relevant services, services associated with voluntary ing, including access to the request and assessment process or access to stration of a voluntary assisted dying substance.	36 37 38 39
	(2)	provi	ide any	nt entity must publish information about the fact the entity does not y services, or services of a specified type, associated with voluntary ng at the residential facility.	40 41 42
	(3)	perso	ns wh	nt entity must publish the information in a way in which it is likely that o receive the services of the entity at the residential facility become aware mation.	43 44 45

Division 3		3	Health care establishments		
Sub	divis	ion 1	Information about voluntary assisted dying	2	
99	Acce	ess to	information about voluntary assisted dying	3	
	(1)	This	section applies if—	2	
		(a)	a person is receiving health care from a health entity at a health establishment, and		
		(b)	the person asks the health entity for information about voluntary assisted dying, and	1 8	
		(c)	the health entity does not provide at the health establishment, to persons to whom health care is provided, the information that has been requested.	10	
	(2)	The l	nealth entity—	11	
		(a)	must not hinder the person's access at the health establishment to information about voluntary assisted dying, and	12 13	
		(b)	must, if asked, allow reasonable access to the person at the health establishment by a member of an official voluntary assisted dying care navigator service to provide support, assistance and information to persons relating to voluntary assisted dying.	14 15 16 17	
Sub	divis	ion 2	Access to voluntary assisted dying	18	
100	App	lication	n of Subdivision	19	
			Subdivision applies if a person is receiving health care from a health entity at a h establishment.	20 21	
101	First	and fi	inal requests	22	
	(1)	This	section applies if—	23	
		(a)	the person or the person's agent advises the health entity that the person wishes to make a first request or final request (each a <i>relevant request</i>), and	2 ⁴ 25	
		(b)	the health entity does not provide, to persons to whom health care is provided at the health care establishment, access to the request and assessment process at the establishment.	26 27 28	
			nealth entity must take reasonable steps to facilitate the transfer of the person to from a place where the person's relevant request may be made to—	29 30	
		(a)	a medical practitioner requested by the person who—	31	
			(i) for a first request—is eligible to act as a coordinating practitioner, or	32	
			(ii) for a final request—is the person's coordinating practitioner, or	33	
		(b)	if the requested medical practitioner is not available—another medical practitioner who is eligible and willing to act as a coordinating practitioner for the person.	34 35 36	
102	First	asses	esments	37	
	(1)	This	section applies if—	38	
		(a)	the person has made a first request, and	39	
		(b)	the person, or the person's agent, advises the health entity that the person wishes to undergo a first assessment, and	40 41	

	(c)	the health entity does not provide, to persons to whom health care is provided at the health establishment, access to the request and assessment process at the facility.	1 2 3
(2)	and f	health entity must take reasonable steps to facilitate the transfer of the person to from a place where the person's first assessment may be carried out by a relevant itioner for the person.	4 5 6
(3)	taker	aking a decision under subsection (2) about the reasonable steps that may be a to facilitate the transfer of the person, the health entity must have regard to the wing—	7 8 9
	(a)	whether the transfer would be likely to cause serious harm to the person,	10
	(b)	whether the transfer would be likely to adversely affect the person's access to voluntary assisted dying,	11 12
	(c)	whether the transfer would cause undue delay and prolonged suffering in accessing voluntary assisted dying,	13 14
	(d)	whether the place to which the person is proposed to be transferred is available to receive the person,	15 16
	(e)	whether the person would incur financial loss or costs because of the transfer.	17
(4)	In th	is section—	18
	relev	ant practitioner, for a person, means—	19
	(a)	the person's coordinating practitioner, or	20
	(b)	a medical practitioner to whom the person's coordinating practitioner has referred a matter under section 26.	21 22
Cons	sulting	gassessments	23
(1)	This	section applies if—	24
	(a)	the person has undergone a first assessment, and	25
	(b)	the person, or the person's agent, advises the health entity that the person wishes to undergo a consulting assessment, and	26 27
	(c)	the entity does not provide, to persons to whom health care is provided at the health establishment, access to the request and assessment process at the establishment.	28 29 30
(2)	and f	health entity must take reasonable steps to facilitate the transfer of the person to from a place where the person's first assessment may be carried out by a relevant citioner for the person.	31 32 33
(3)	taker	aking a decision under subsection (2) about the reasonable steps that may be a to facilitate the transfer of the person, the health entity must have regard to the wing—	34 35 36
	(a)	whether the transfer would be likely to cause serious harm to the person,	37
	(b)	whether the transfer would be likely to adversely affect the person's access to voluntary assisted dying,	38 39
	(c)	whether the transfer would cause undue delay and prolonged suffering in accessing voluntary assisted dying,	40 41
	(d)	whether the place to which the person is proposed to be transferred is available to receive the person,	42 43
	(e)	whether the person would incur financial loss or costs because of the transfer.	44
(4)	In th	is section—	45
` ′	relev	ant practitioner, for a person, means—	46

		(a)	the person's consulting practitioner, or	1				
		(b)	a medical practitioner to whom the person's consulting practitioner has referred a matter under section 37.	2				
104	Writt	ten de	clarations	4				
	(1)	This	This section applies if—					
		(a)	the person has been assessed as eligible for access to voluntary assisted dying, and	6 7				
		(b)	the person or the person's agent advises the health entity that the person wishes to make a written declaration, and	8 9				
		(c)	the entity does not provide, to persons to whom health care is provided at the residential premises, access to the request and assessment process at the facility.	10 11 12				
	(2)		health entity must take reasonable steps to facilitate the transfer of the person to from a place where the person may make a written declaration.	13 14				
	(3)	taker	aking a decision under subsection (2) about the reasonable steps that may be a to facilitate the transfer of the person, the health entity must have regard to the wing—	15 16 17				
		(a)	whether the transfer would be likely to cause serious harm to the person,	18				
		(b)	whether the transfer would be likely to adversely affect the person's access to voluntary assisted dying,	19 20				
		(c)	whether the transfer would cause undue delay and prolonged suffering in accessing voluntary assisted dying,	21 22				
		(d)	whether the place to which the person is proposed to be transferred is available to receive the person,	23 24				
		(e)	whether the person would incur financial loss or costs because of the transfer.	25				
105	Appl	licatio	n for administration decision	26				
	(1)	This	section applies if—	27				
		(a)	the person has made a final request, and	28				
		(b)	the person or the person's agent advises the health entity that the person wishes to make an application for an administration decision, and	29 30				
		(c)	the entity does not provide, to persons to whom relevant services are provided at the health establishment, access to a person's coordinating practitioner to enable the application to be made.	31 32 33				
	(2)	••						
	(3)	taker	aking a decision under subsection (2) about the reasonable steps that may be a to facilitate the transfer of the person, the health entity must have regard to the wing—	37 38 39				
		(a)	whether the transfer would be likely to cause serious harm to the person,	40				
		(b)	whether the transfer would be likely to adversely affect the person's access to voluntary assisted dying,	41 42				
		(c)	whether the transfer would cause undue delay and prolonged suffering in accessing voluntary assisted dying,	43 44				

		(d)	whether the place to which the person is proposed to be transferred is available to receive the person,	1 2		
		(e)	whether the person would incur financial loss or costs because of the transfer.	3		
Sub	divis	ion 3	Administration of voluntary assisted dying substance	4		
106	Adm	inistra	tion of voluntary assisted dying substance	5		
	(1)	This	section applies if—	6		
		(a)	the person has made an administration decision, and	7		
		(b)	the person or the person's agent advises the health entity that the person wishes to self-administer a voluntary assisted dying substance or have the person's administering practitioner administer a voluntary assisted dying substance to the person, and	8 9 10 11		
		(c)	the health entity does not provide, to persons to whom health care is provided at the health establishment, access to the administration of a voluntary assisted dying substance at the establishment.	12 13 14		
	(2) The health entity must take reasonable steps to facilitate the transfer of the person to a place where the person may be administered, or may self-administer, a voluntary assisted dying substance.					
	(3)	taken	making a decision under subsection (2) about the reasonable steps that may be en to facilitate the transfer of the person, the health entity must have regard to the owing—			
		(a)	whether the transfer would be likely to cause serious harm to the person,	21		
		(b)	whether the transfer would be likely to adversely affect the person's access to voluntary assisted dying,	22 23		
		(c)	whether the transfer would cause undue delay and prolonged suffering in accessing voluntary assisted dying,	24 25		
		(d)	whether the place to which the person is proposed to be transferred is available to receive the person,	26 27		
		(e)	whether the person would incur financial loss or costs because of the transfer.	28		
Sub	divis	ion 4	Information about non-availability of voluntary assisted dying	29 30		
107	Rele	vant ei	ntities to inform public about non-availability of voluntary assisted dying	31		
	(1)	at wh dying	section applies to a health entity that does not provide, at a health establishment ich the entity provides health care, services associated with voluntary assisted g, including access to the request and assessment process or access to the nistration of a voluntary assisted dying substance.	32 33 34 35		
	(2)	any s	health entity must publish information about the fact the entity does not provide ervices, or services of a specified type, associated with voluntary assisted dying health establishment.	36 37 38		
	(3)	perso	nealth entity must publish the information in a way in which it is likely that ns who receive health care at the health establishment will become aware of the mation.	39 40 41		

Part 6		Review by Supreme Court				
108	Defi	nitions	6		2	
		In th	is Part	; 	3	
		eligi	ble ap	<i>plicant</i> means—	4	
		(a)	a pat	tient who is the subject of a decision referred to in section 109(1)(a)–(d), or	5	
		(b)		rson who has been appointed by a patient mentioned in paragraph (a) as patient's agent—	6 7	
			(i)	in writing, or	8	
			(ii)	by other means the Supreme Court considers satisfactory in the circumstances, or	9 10	
		(c)	inter	her person who has a sufficient and genuine interest in the rights and rests of a patient referred to in paragraph (a) in relation to voluntary sted dying.	11 12 13	
				the proceeding , in relation to a review application, means a party to the g before the Supreme Court relating to the application.	14 15	
				<i>lication</i> , in relation to a patient, means an application under section 109(1) w of a decision made in relation to the patient.	16 17	
				<i>lecision</i> , in relation to a review application, means the decision the subject ication.	18 19	
109	Application for review of certain decisions by Supreme Court					
	(1)			e applicant may apply to the Supreme Court for a review of any of the decisions—	21 22	
		(a)	a dec patie	cision of a patient's coordinating practitioner in a first assessment that the ent—	23 24	
			(i)	at the time of making the first request, has or has not been ordinarily resident in New South Wales for a period of at least 12 months, or	25 26	
			(ii)	has or does not have decision-making capacity in relation to voluntary assisted dying, or	27 28	
			(iii)	is or is not acting voluntarily, or	29	
			(iv)	is or is not acting because of pressure or duress,	30	
				Note — See the definition of <i>pressure or duress</i> in the Dictionary in Schedule 1.	31 32	
		(b)		cision of a patient's consulting practitioner in a consulting assessment that patient—	33 34	
			(i)	at the time of making the first request, has or has not been ordinarily resident in New South Wales for a period of at least 12 months, or	35 36	
			(ii)	has or does not have decision-making capacity in relation to voluntary assisted dying, or	37 38	
			(iii)	is or is not acting voluntarily, or	39	
			(iv)	is or is not acting because of pressure or duress,	40	
		(c)	revie	cision of a patient's coordinating practitioner to make a statement in a final ew form certifying that the coordinating practitioner is satisfied the ent—	41 42 43	
			(i)	has or does not have decision-making capacity in relation to voluntary assisted dying, or	44 45	
			(ii)	in requesting access to voluntary assisted dying—	46	

			(A) is or is not acting voluntarily, or	1			
			(B) is or is not acting because of pressure or duress, and	2			
		(d)	a decision of the Board to refuse an application for a voluntary assisted dying substance authority in relation to a patient.	3 4			
	(2)	A rev	view of a reviewed decision—	5			
		(a)	is to be dealt with as a new hearing, and	6			
		(b)	evidence or information may be given in addition to, or in substitution for, the information given in relation to the reviewed decision.	7 8			
110	Patie	ent pai	rty to proceedings	9			
			review application is made in relation to a patient, the patient is a party to the eeding whether or not the patient is the applicant for the review.	10 11			
111	Cons	seque	nces of review application	12			
	(1)	This	section applies if a review application is made in relation to a patient.	13			
	(2)		e request and assessment process in relation to the patient has not been bleted—	14 15			
		(a)	the request and assessment process is suspended, and	16			
		(b)	no further step in the process is to be taken until the review application is decided or otherwise disposed of.	17 18			
	(3)	If the	e request and assessment process in relation to the patient has been completed—	19			
		(a)	the process for accessing voluntary assisted dying under Part 4 is suspended, and	20 21			
		(b)	no step under that Part, including the prescription, supply or administration of a voluntary assisted dying substance, is to be taken in relation to the patient until the review application is decided or otherwise disposed of.	22 23 24			
112	Revi	ew ap	plication taken to be withdrawn if patient dies	25			
			view application made in relation to a patient is taken to be withdrawn if the ent dies.	26 27			
113	Decision of Supreme Court						
		In de	ciding a review application made in relation to a patient, the Supreme Court may de that—	29 30			
		(a)	at the time of making the first request, the patient had been ordinarily resident in New South Wales for a period of at least 12 months, or	31 32			
		(b)	at the time of making the first request, the patient had not been ordinarily resident in New South Wales for a period of at least 12 months, or	33 34			
		(c)	the patient has decision-making capacity in relation to voluntary assisted dying, or	35 36			
		(d)	the patient does not have decision-making capacity in relation to voluntary assisted dying, or	37 38			
		(e)	the patient is acting voluntarily, or	39			
		(f)	the patient is not acting because of pressure or duress, or	40			
		(5)	Note— See the definition of <i>pressure or duress</i> in the Dictionary in Schedule 1.	41			
		(g)	the patient is not acting voluntarily, or	42			
		(h)	the patient is acting because of pressure or duress, or	43			

		(i)	a gro	ound to refuse to issue a voluntary assisted dying substance authority s, or	1 2				
		(j)	a gro	und to refuse to issue a voluntary assisted dying substance authority does xist.	3 4				
114	Effect of decision under s 113(a), (c), (e), (f) or (j)								
	(1)			eme Court makes a decision referred to in section 113(a), (c), (e), (f) or (j) application made in relation to a patient—	6 7				
		(a)	section	on 111 ceases to apply, and	8				
		(b)	comp	e request and assessment process in relation to the patient had not been bleted when the review application was made—the request and esment process can be resumed, and	9 10 11				
		(c)	comp	e request and assessment process in relation to the patient had been bleted when the review application was made—the process under Part 4 be resumed, and any step that is authorised under that Part can be taken, in ion to the patient, and	12 13 14 15				
		(d)	if the	e Court sets aside the reviewed decision—subsection (2), (3) or (4) es.	16 17				
	(2)			ewed decision set aside by the Supreme Court is a decision of a g practitioner in a first assessment—	18 19				
		(a)	the C	Court's decision is substituted for the reviewed decision, and	20				
		(b)	have assist	e outcome of the first assessment would, but for the reviewed decision, been that the patient was assessed as ineligible for access to voluntary ted dying—the coordinating practitioner is taken to have made a first sament assessing the patient as eligible for access to voluntary assisted g.	21 22 23 24 25				
	(3)			wed decision set aside by the Supreme Court is a decision of a consulting in a consulting assessment—	26 27				
		(a)	the C	Court's decision is substituted for the reviewed decision, and	28				
		(b)	decis volur consu	e outcome of the consulting assessment would, but for the reviewed ion, have been that the patient was assessed as ineligible for access to ntary assisted dying—the consulting practitioner is taken to have made a ulting assessment assessing the patient as eligible for access to voluntary ted dying.	29 30 31 32 33				
	(4)			ewed decision set aside by the Supreme Court is a decision of a g practitioner in a final review—	34 35				
		(a)	the C	Court's decision is substituted for the reviewed decision, and	36				
		(b)	the fi	inal review form is taken to include—	37				
			(i)	if the reviewed decision is a decision referred to in section 109(1)(c)(i)—a statement certifying that the coordinating practitioner is satisfied that the patient has decision-making capacity in relation to voluntary assisted dying, or	38 39 40 41				
			(ii)	if the reviewed decision is a decision referred to in section 109(1)(c)(ii)(A)—a statement certifying that the coordinating practitioner is satisfied the patient is acting voluntarily in requesting access to voluntary assisted dying, or	42 43 44 45				
			(iii)	if the reviewed decision is a decision referred to in section 109(1)(c)(ii)(B)—a statement certifying that the coordinating	46 47				

			practitioner is satisfied the patient is not acting because of pressure or duress in requesting access to voluntary assisted dying.	1
			Note— See the definition of <i>pressure or duress</i> in the Dictionary in Schedule 1.	3
115	Effe	ct of d	ecision under s 113(b), (d), (g), (h) or (i)	5
			e Supreme Court makes a decision referred to in section 113(b), (d), (g), (h) or a review application made in relation to a patient—	6
		(a)	the patient is taken to be ineligible for access to voluntary assisted dying for the purposes of the request and assessment process in relation to the patient, and	8 9 10
		(b)	if the request and assessment process in relation to the patient had not been completed when the review application was made—the request and assessment process ends, and	11 12 13
		(c)	if the request and assessment process in relation to the patient had been completed when the review application was made—	14 15
			(i) the process for accessing voluntary assisted dying under Part 4 ends, and	16 17
			(ii) no step under that Part, including the prescription, supply or administration of a voluntary assisted dying substance, is to be taken in relation to the patient.	18 19 20
116	Coo	rdinati	ng practitioner may refuse to continue in role	21
	(1)	for a	nder section 114(2)(a) or (4)(a), a decision of the Supreme Court is substituted decision of a patient's coordinating practitioner, the coordinating practitioner refuse to continue to perform the role of coordinating practitioner.	22 23 24
	(2)	the	ordinating practitioner who refuses under subsection (1) to continue to perform role of coordinating practitioner must transfer the role of coordinating citioner in accordance with section 175.	25 26 27
117	Hear	ings o	of Supreme Court to be held in private	28
	(1)	Hear priva	rings of the Supreme Court in relation to a review application must be held in ate.	29 30
	(2)		Supreme Court may give directions about persons who may be present at a ing in relation to a review application.	31 32
118	Noti	ce req	uirements	33
	(1)	If a review application is made in relation to a patient, the Principal Registrar of the Supreme Court must give notice of the application and any decision or order, however described, of the Court in relation to the application to the following—		34 35 36
		(a)	if the coordinating practitioner is not a party to the proceeding—the patient's coordinating practitioner,	37 38
		(b)	if the consulting practitioner is not a party to the proceeding—the patient's consulting practitioner,	39 40
		(c)	if the role of administering practitioner for the patient has been transferred under section 64(2)—the patient's administering practitioner,	41 42
		(d)	the Health Secretary,	43
		(e)	the Board.	44
	(2)		Board must, as soon as practicable after receiving notice of a review application r subsection (1), give notice of the effect of section 111(2) and (3) to—	45 46

		(a)	each party to the proceeding, and	1
		(b)	if the coordinating practitioner is not a party to the proceeding—the patient's coordinating practitioner, and	2
		(c)	if the role of administering practitioner for the patient has been transferred under section 64(2)—the patient's administering practitioner.	4 5
119	Cool	rdinati	ng and consulting practitioners to give Supreme Court relevant material	6
	(1)	coord	receiving a notice of a review application under section 118(1), a patient's dinating practitioner or consulting practitioner must give the Principal Registrar e Supreme Court—	7 8 9
		(a)	if the coordinating practitioner or consulting practitioner made the decision the subject of the review—	10 11
			(i) a statement of the reasons for the reviewed decision, and	12
			(ii) other documents and material in the practitioner's possession or under the practitioner's control and relevant to the Court's review of the reviewed decision, or	13 14 15
		(b)	if the coordinating practitioner or consulting practitioner did not make the decision the subject of the review—documents and material—	16 17
			(i) in the practitioner's possession or under the practitioner's control, and	18
			(ii) relevant to the Court's review of the reviewed decision.	19
	(2)	Regi	coordinating practitioner or consulting practitioner must give the Principal strar of the Supreme Court the documents and material, including any statement asons—	20 21 22
		(a)	within 7 business days after receiving the notice of the review application, or	23
		(b)	within the shorter period ordered by the Court.	24
120	Supr	eme C	Court to give written reasons for decision	25
	(1)		Supreme Court must give written reasons for a decision made in relation to a w application.	26 27
	(2)		Principal Registrar of the Supreme Court must give a copy of the written reasons e following—	28 29
		(a)	each party to the proceeding,	30
		(b)	if the coordinating practitioner is not a party to the proceeding—the coordinating practitioner for the patient,	31 32
		(c)	if the consulting practitioner is not a party to the proceeding—the consulting practitioner for the patient,	33 34
		(d)	if the role of administering practitioner for the patient has been transferred under section 64(2)—the administering practitioner for the patient,	35 36
		(e)	the Health Secretary,	37
		(f)	the Board.	38
	(3)	reasc	ritten transcript of the part of the proceeding in which the Supreme Court's ons for the decision are given orally is sufficient to constitute written reasons for urposes of this section.	39 40 41
121	Publ	ished	decisions or reasons to exclude personal information	42
	(1)	If the	e Supreme Court publishes a decision, or its reasons for a decision, made in on to a review application, the Court must ensure the decision or reasons are	43 44

			ished in a form that does not disclose personal information about any of the wing—	1 2
		(a)	a party to the proceeding,	3
		(b)	a person who has appeared before the Court in the proceeding,	4
		(c)	if the coordinating practitioner is not a party to the proceeding—the coordinating practitioner for the patient,	5 6
		(d)	if the consulting practitioner is not a party to the proceeding—the consulting practitioner for the patient,	7 8
		(e)	if the person is not a party to the proceeding—a former coordinating practitioner or consulting practitioner for the patient,	9 10
		(f)	if the role of administering practitioner for the patient has been transferred under section 64(2)—a person to whom the role has been transferred.	11 12
	(2)		section (1) does not prevent the Supreme Court from disclosing personal rmation about a person referred to in the subsection—	13 14
		(a)	in written reasons given under section 120(1), or	15
		(b)	in a copy of written reasons given under section 120(2).	16
	(3)	In th	is section—	17
		perso	conal information includes any information that would disclose the identity of a con.	18 19
122	Inter	im ord	ders	20
			review application, the Supreme Court may make an interim order the Court iders just.	21 22

Part 7		Offences				
123	False	e or misleading information	2			
		It is an offence under the <i>Crimes Act 1900</i> , Part 5A for a person, for any purpose or requirement under this Act, to—	3 4			
		(a) make a statement or give information the person knows is false or misleading, or	5 6			
		(b) omit anything without which the statement or information is, to the person's knowledge, misleading.	7 8			
124	Cano	cellation of document presented as prescription	9			
	(1)	This section applies if—	10			
		(a) an authorised supplier is given a document that is presented as a prescription for a voluntary assisted dying substance, and	11 12			
		(b) the authorised supplier is satisfied the document—	13			
		(i) does not comply with section 74, or	14			
		(ii) is not issued by the coordinating practitioner for the patient to whom the document relates, or	15 16			
		(iii) is false in a material particular.	17			
	(2)	The authorised supplier must—	18			
		(a) cancel the document by marking the word "cancelled" across it, and	19			
		(b) give the Health Secretary written notice—	20			
		(i) that the document has been cancelled, and	21			
		(ii) the reasons for cancelling the document.	22			
		Maximum penalty—imprisonment for 12 months.	23			
125	Cont	act person to give unused or remaining substance to authorised disposer	24			
	(1)	If a patient revokes a self-administration decision after an authorised supplier has supplied a prescribed substance for the patient, the contact person for the patient must, as soon as practicable and not later than 14 days after the day on which the decision is revoked, give the prescribed substance to an authorised disposer. Maximum penalty—imprisonment for 12 months.	25 26 27 28 29			
	(2)	If a patient who has made a self-administration decision dies and the patient's death occurs after an authorised supplier has supplied a prescribed substance for the patient, the contact person for the patient must, as soon as practicable and not later than 14 days after the day on which the patient dies, give any unused or remaining substance to an authorised disposer. Maximum penalty—imprisonment for 12 months.	30 31 32 33 34			
	(3)	In subsection (2), the reference to any unused or remaining substance is a reference to any prescribed substance the contact person knows is unused or remaining after the patient's death.	36 37 38			
126	Reco	ording, use or disclosure of information	39			
	(1)	A person must not, directly or indirectly, record, use or disclose information obtained by the person because of a function the person has or had under this Act. Maximum penalty—imprisonment for 12 months.	40 41 42			
	(2)	Subsection (1) does not apply to the recording use or disclosure of information—	43			

		(a)	for the purpose of performing a function under this Act, of	
		(b)	as required or allowed under this Act or another Act, or	2
		(c)	under an order of a court or other person or body acting judicially, or	3
		(d)	for the purpose of a proceeding under Part 6 or another proceeding before a court or other person or body acting judicially, or	4
		(e)	for the purpose of the investigation of a suspected offence or the conduct of proceedings against a person for an offence, or	6 7
		(f)	with the written consent of—	8
			(i) the person to whom the information relates, or	9
			(ii) an executor or administrator of the estate of the person to whom the information relates.	10 11
	(3)	Subs infor	ection (1) does not apply to the recording, use or disclosure of statistical or other mation that is not personal information.	12 13
127	Publ	icatio	n of personal information concerning proceeding before Supreme Court	14
	(1)		rson must not publish information about a proceeding under Part 6 that discloses onal information about the following—	15 16
		(a)	a party to the proceeding,	17
		(b)	a person who has appeared before the Supreme Court in the proceeding,	18
		(c)	if the coordinating practitioner is not a party to the proceeding—the patient's coordinating practitioner,	19 20
		(d)	if the consulting practitioner is not a party to the proceeding—the patient's consulting practitioner,	21 22
		(e)	if the person is not a party to the proceeding—a former coordinating practitioner or consulting practitioner for the patient,	23 24
		(f)	if the role of administering practitioner for the patient has been transferred under section 64(2)—a person to whom the role has been transferred.	25 26
		Max	imum penalty—imprisonment for 12 months.	27
	(2)	In th	is section—	28
		infor	rmation about a proceeding means information about—	29
		(a)	a proceeding before the Supreme Court under Part 6, or	30
		(b)	a decision or order, however described, of the Supreme Court in a proceeding under Part 6.	31 32
		party	to the proceeding—see section 108.	33
			ish means to disseminate to the public or a section of the public by any means, ding the following—	34 35
		(a)	in a newspaper or periodical publication,	36
		(b)	by radio broadcast, television, a website, an online facility or other electronic means.	37 38

Part	8	Enforcement	1
128	Appl	ication of Poisons and Therapeutic Goods Act 1996	2
	(1)	The provisions of the <i>Poisons and Therapeutic Goods Act 1966</i> , Part 5, Divisions 2–4 (the <i>applied provisions</i>) apply, for the purposes of the enforcement of this Act, with—	3 4 5
		(a) the modifications prescribed by the regulations, and	6
		(b) other necessary modifications.	7
	(2)	A definition in the <i>Poisons and Therapeutic Goods Act 1966</i> of a term used in the applied provisions also applies for the purposes of the application of the provisions under subsection (1).	8 9 10
129	Cour	rt to notify Health Secretary of conviction of offence under Act	11
		If a court convicts a person of an offence under this Act, the registrar of the court must give the Health Secretary and the Board notice of—	12 13
		(a) the conviction, and	14
		(b) the penalty imposed.	15

Par	t 9	Pro	tecti	on from liability	1	
130				rsons assisting access to voluntary assisted dying or present when istered	2	
		A pe	rson do	es not incur criminal liability if the person—	4	
		(a)	in goo assiste	od faith, assists another person to request access to, or access, voluntary ed dying in accordance with this Act, or	5 6	
		(b)		esent when another person self-administers, or is administered, a ribed substance in accordance with this Act.	7 8	
131	Prot	ection	for pe	rsons acting in accordance with Act	9	
	(1)	This a thin		applies if a person, in good faith and with reasonable care and skill, does	10 11	
		(a)	in acc	cordance with this Act, or	12	
		(b)	believ	ving on reasonable grounds the thing is done in accordance with this Act.	13	
	(2)	The 1		does not incur—	14	
		(a)		liability for doing the thing, or	15	
		(b)	crimii	nal liability under this Act for doing the thing.	16	
	(3)	The	doing o	f the thing is not to be regarded as—	17	
		(a)		travention of professional ethics or standards or principles of conduct cable to the person's employment, or	18 19	
		(b)		isfactory professional conduct or professional misconduct for the sees of the <i>Health Practitioner Regulation National Law</i> .	20 21	
	(4)		is section	on, a reference to the doing of a thing includes a reference to an omission g.	22 23	
132	Prot	ection	for me	edical practitioner who refers person or seeks information	24	
	(1)	A medical practitioner—				
	. ,	(a)	-	despite any other law—	26	
			(i)	refer a person (a <i>patient</i>) to another person under this Act, and	27	
			(ii)	make a request for a copy of the patient's medical records, or other information about the patient, to another person under this Act, and	28 29	
		(b)	is not and	liable to any punishment under law because of the referral or request,	30 31	
		(c)	functi	not be sanctioned, censured or otherwise penalised by an entity whose ion is to regulate the professional conduct of the medical practitioner, because of having made the referral or request.	32 33 34	
	(2)	A pe	rson to	whom a referral or request mentioned in subsection (1)(a) is made—	35	
		(a)	may,	despite any other law—	36	
			(i)	examine the patient to whom the referral relates, or	37	
			(ii)	give to the medical practitioner who made the request a copy of the medical records or the information requested, and	38 39	
		(b)	exami	cliable to any punishment under law because of having carried out the ination or having given a copy of the medical records or other nation requested, and	40 41 42	
		(c)		not be sanctioned, censured or otherwise penalised by an entity whose ion is to regulate the professional conduct of the medical practitioner only	43 44	

			because of having carried out the examination or having given the copy of the medical records or other information requested.	1 2		
133	Prot	ection	for certain persons who do not administer lifesaving treatment	3		
	(1)		section applies if a protected person, in good faith, does not administer aving treatment to another person in circumstances in which—	4 5		
		(a)	the other person has not requested the administration of lifesaving treatment, and	6 7		
		(b)	the protected person believes on reasonable grounds the other person is dying after self-administering or being administered a prescribed substance in accordance with this Act.	8 9 10		
	(2)	The protected person is not liable, civilly, criminally or under an administrative process, for not administering the lifesaving treatment.				
	(3)		nout limiting subsection (2), the failure to administer the lifesaving treatment not constitute—	13 14		
		(a)	professional negligence or another contravention of a duty of care that would incur professional liability, or	15 16		
		(b)	a contravention of professional ethics or standards or a departure from accepted standards of professional conduct, or	17 18		
		(c)	unsatisfactory professional conduct or professional misconduct for the purposes of the <i>Health Practitioner Regulation National Law</i> , or	19 20		
		(d)	a contravention of principles of conduct applicable to the protected person's employment.	21 22		
	(4)	In th	is section—	23		
		basis	<i>ulance officer</i> means a person employed or engaged, including on a voluntary s, by the provider of an ambulance service to provide medical or other assistance ersons in an emergency.	24 25 26		
		lifes	aving treatment means—	27		
		(a)	lifesaving medical treatment, or	28		
		(b)	life-preserving medical treatment.	29		
		prote	ected person means—	30		
		(a)	a registered health practitioner, or	31		
		(b)	an ambulance officer, or	32		
		(c)	a person, other than a person referred to in paragraph (a) or (b), who has a duty to administer lifesaving treatment to another person.	33 34		

Par	rt 10	Vo	luntary Assisted Dying Board	1
Divi	ision	1	Establishment	2
134	Boar	d est	tablished	3
		The	Voluntary Assisted Dying Board is established.	4
135	Statı	ıs		5
		The	Board—	6
		(a)	is an agent of the Crown, and	7
		(b)	has the status, immunities and privileges of the Crown.	8
Division 2 Functions and powers		9		
136	Fund	tions	s of Board	10
	(1)	The	Board has the following functions—	11
		(a)	to monitor the operation of this Act,	12
		(b)	to keep a list of registered health practitioners who are willing to assist with voluntary assisted dying, including by—	13 14
			(i) participating in the request and assessment process, and	15
			(ii) prescribing, supplying or administering a voluntary assisted dying substance, and	16 17
			(iii) being present at the time of the administration of a voluntary assisted dying substance,	18 19
		(c)	to make decisions about applications made to the Board under section 17(1),	20
		(d)	to make decisions about voluntary assisted dying substance authorities,	21
		(e)	to provide to the Minister or the Health Secretary, on its own initiative or on request, advice, information and reports on matters relating to the operation of this Act, including recommendations for the improvement of voluntary assisted dying,	22 23 24 25
		(f)	to refer to any of the following persons or bodies any matter identified by the Board in relation to voluntary assisted dying that is relevant to the functions of the person or body—	26 27 28
			(i) the Commissioner of Police under the Police Act 1990,	29
			(ii) the Registrar of Births, Deaths and Marriages under the <i>Births, Deaths</i> and Marriages Registration Act 1995,	30 31
			(iii) the State Coroner appointed under the Coroners Act 2009, section 7,	32
			(iv) the Health Secretary,	33
			(v) the Secretary of the Department in which the Coroners Act 2009 is administered,	34 35
			(vi) the Australian Health Practitioner Regulation Agency established by the <i>Health Practitioner Regulation National Law</i> , section 23,	36 37
			(vii) the Commissioner appointed under the <i>Health Care Complaints Act</i> 1993, section 76,	38 39
		(g)	to conduct analysis of, and research in relation to, information given to the Board under this Act,	40 41
		(h)	to collect, use and disclose information given to the Board under this Act for the purposes of performing its functions,	42 43

		(i)	any other function given to the Board by or under this Act or another Act.	1
	(2)	pract	Board, or a member of the Board, must not give the list of registered health itioners kept under subsection (1)(b), or information on the list, to another entity so the other entity is—	2 3 4
		(a)	an official voluntary assisted dying care navigator service, or	5
		(b)	a person employed or otherwise engaged by or acting for an official voluntary assisted dying care navigator service, or	6 7
		(c)	another person exercising functions under this Act who needs access to the list or information on the list to exercise the functions.	8 9
			Example for paragraph (c)— a coordinating practitioner, a consulting practitioner, an administering practitioner	10 11
137	Pow	ers of	Board	12
		The l	Board has all the powers the Board needs to exercise its functions.	13
138	Dele	gation	by Board	14
	(1)	The l	Board may delegate a function of the Board, other than this power of delegation,	15 16
		(a)	a member of the Board, or	17
		(b)	to a committee established under section 163.	18
	(2)	The	delegation must be in writing.	19
	(3)		rson or committee to whom or which a function is delegated under this section not delegate the function.	20 21
	(4)	com	rson or committee exercising a function that has been delegated to the person or mittee under this section is taken to do so in accordance with the terms of the gation unless the contrary is shown.	22 23 24
	(5)	Noth	ing in this section limits the ability of the Board to perform a function through—	25
		(a)	a member of staff provided to the Board under section 139, or	26
		(b)	an agent of the Board.	27
Divi	sion	3	Staff and assistance	
139	Staff	and s	ervices	29
		facili	Health Secretary must ensure the Board is provided with the staff, services and ities, and other resources and support, that are reasonably necessary to enable the d to perform its functions.	30 31 32
140	Assi	stance	•	33
	(1)		Board, with the Minister's approval, may appoint a person with special vledge or skills to assist the Board in a particular matter.	34 35
	(2)		erson who has been appointed to assist the Board may attend meetings of the d and participate in its deliberations but must not vote at a meeting of the Board.	36 37
Divi	sion	4	Accountability	38
141	Mini	ster m	ay give directions	39
	(1)		Minister may give written directions to the Board about the performance of its tions.	40 41

	(1)	The Minister and the Attorney General must appoint—	42
144	Chai	rperson and deputy chairperson	41
	(5)	In this section— spent conviction means a spent conviction under the Criminal Records Act 1991.	39 40
	(5)		
		(b) has a conviction, other than a spent conviction, for an indictable offence, or(c) is a member of either House of Parliament.	37 38
		(a) is an insolvent under administration under the <i>Corporations Act 2001</i> of the Commonwealth, section 9, or	35 36
	(4)	A person may not be appointed as a member of the Board if the person—	34
	(3)	A person may be appointed as a member of the Board if the Minister and Attorney General are satisfied the person has knowledge, skills or experience relevant to the Board's functions.	31 32 33
	(2)	The Board must include 2 members who are medical practitioners.	30
	(1)	The Board consists of 5 members jointly appointed by the Minister and the Attorney General by Gazette notice.	28 29
143	Mem	bership of Board	27
Divi	ision	5 Membership	26
		<i>information</i> means information specified, or of a description specified, by the Minister that relates to the functions of the Board.	24 25
		document includes any tape, disk or other device or medium on which information is recorded or stored.	22 23
	(5)	In this section—	21
		(b) make staff and facilities available to the Minister as required under subsection (3)(c).	19 20
		(a) comply with a request under subsection (3), and	18
	(4)	The Board must—	17
		(c) for the purposes of paragraph (b), make use of staff provided to the Board under section 139 and the Board's facilities to obtain and give the information to the Minister.	14 15 16
		(b) ask the Board to give the Minister access to information, and	13
	(-)	(a) ask the Board to give information to the Minister, and	12
	(3)	unless the person has consented to the disclosure of the information. For the purposes of subsection (1), the Minister may—	10 11
	(2)	However, the Minister is not entitled to have personal information about a person	9
		(b) if the information is in or on a document—to have, and make and keep copies of, the document.	7 8
		(a) to have information in the Board's possession, and	6
	(1)	The Minister is entitled—	5
142	Mini	ster to have access to information	4
	(3)	However, a direction under subsection (1) must not be about the performance of a function in relation to a particular person or matter.	2
	(2)	The Board must comply with a direction given by the Minister under subsection (1).	1

		(b)	another member of the Board to be the deputy chairperson of the Board.	2			
	(2)		mber of the Board is not eligible to be appointed as the chairperson or deputy person unless the person is—	3			
		(a)	an Australian legal practitioner with at least 7 years' legal practice experience, and	5 6			
		(b)	either—	7			
			(i) a Judge or other judicial officer, or a former Judge or other judicial officer, of a superior court of record of the State or of another State or Territory or of Australia, or	8 9 10			
			(ii) qualified to be appointed as a Judge or other judicial officer of a court referred to in subparagraph (i).	11 12			
	(3)		chairperson is unable to act because of illness, absence or other cause or if there chairperson, the deputy chairperson acts in the chairperson's place.	13 14			
	(4)	not be	t or omission of the deputy chairperson acting in the chairperson's place must equestioned on the ground that the occasion to act in the chairperson's place of arisen or had ceased.	15 16 17			
145	Tern	n of offi	ce	18			
	(1)		mber of the Board holds office for the term, not more than 3 years, specified in ember's instrument of appointment.	19 20			
	(2)	A mei	mber of the Board is eligible for reappointment.	21			
146	Casual vacancies						
	(1)	The o	ffice of a member of the Board becomes vacant if the member—	22 23			
		(a)	dies, resigns or is removed from office under this section, or	24			
		(b)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with the member's creditors or makes an assignment of the member's remuneration for the benefit of the member's creditors, or	25 26 27 28			
		(c)	is convicted of an offence punishable by imprisonment for more than 12 months, or	29 30			
		(d)	is convicted of an offence under section 158.	31			
	(2)		mber of the Board may at any time resign from office by written notice given Minister or the Attorney General.	32 33			
	(3)		finister and the Attorney General acting jointly may remove a member of the from office on the grounds of—	34 35			
		(a)	neglect of duty, or	36			
		(b)	misconduct or incompetence, or	37			
		(c)	mental or physical incapacity, other than temporary illness, impairing the performance of the member's duties, or	38 39			
		(d)	absence, without leave, from 3 consecutive meetings of the Board of which the member has had notice.	40 41			
	(4)	In this	s section—	42			
			nduct includes conduct that renders the member unfit to hold office as a per of the Board even though the conduct does not relate to a duty of the office.	43 44			

one member of the Board to be the chairperson of the Board, and

147	Exte	nsion of term of office during vacancy	1				
	(1)	If the office of a member of the Board becomes vacant because the member's term of office expires, the member continues to be a member during the vacancy until the day on which the vacancy is filled, whether by reappointment of the member or appointment of a successor to the member.	2 3 4 5				
	(2)	Subsection (1) ceases to apply if the member resigns or is removed from office under section 146.	6 7				
	(3)	The maximum period for which a member of the Board continues to be a member under this section after the member's term of office expires is 3 months.	8 9				
148	Alte	nate members	10				
	(1)	If a member of the Board other than the chairperson is unable to act because of illness, absence or other cause, the Minister may appoint another person as an alternate member to act temporarily in the member's place.	11 12 13				
	(2)	If the deputy chairperson is acting in the chairperson's place, the Minister may appoint another person as an alternate member of the Board to act temporarily in the deputy chairperson's place.	14 15 16				
	(3)	While acting in accordance with the person's appointment, an alternate member of the Board is taken to be, and to have any entitlement of, a member of the Board.	17 18				
	(4)	An act or omission of an alternate member of the Board must not be questioned on the ground the occasion for the appointment or acting had not arisen or had ceased.	19 20				
149	Remuneration of members						
		A member of the Board is entitled to be paid the remuneration and allowances the Minister may from time to time decide.	22 23				
Divi	sion	6 Board meetings	24				
150	Hold	ling meetings	25				
	(1)	The first meeting of the Board must be convened by the chairperson, and subsequent meetings must be held at times and places decided by the Board.	26 27				
	(2)	A special meeting of the Board may at any time be convened by the chairperson.	28				
151	Quo	rum	29				
		A quorum for a meeting of the Board is 3 members of the Board.	30				
152	Pres	iding member	31				
	(1)	The chairperson, if present, must preside at a meeting of the Board.	32				
	(2)	If neither the chairperson, nor the deputy chairperson acting in the chairperson's place, is presiding under subsection (1), the members of the Board present at the meeting must elect one of the members to preside.	33 34 35				
153	Proc	edure at meetings	36				
		The Board must decide its own meeting procedures to the extent the procedures are not fixed by this Act.	37 38				
154	Voti	ng	39				
	(1)	At a meeting of the Board, each member of the Board present has a deliberative vote unless section 159 prevents the member from voting.	40 41				

	(2)		e case of an equality of votes, the member of the Board presiding has a casting in addition to a deliberative vote.	1				
	(3)	A que	estion is resolved by a majority of the votes cast.	3				
155	Holding meetings remotely							
		perso simul	presence of a person at a meeting of the Board need not be by attendance in on but may be by that person and each other person at the meeting being ltaneously in contact by telephone or other means of instantaneous nunication.	5 7 8				
156	Resc	lution	without meeting	9				
			solution in writing signed or otherwise assented to in writing by each member of board has the same effect as if the resolution had been passed at a meeting of the d.	10 11 12				
157	Minu	ites		13				
			Board must ensure accurate minutes are kept of the proceedings at each of the d's meetings.	14 15				
Divi	sion	7	Disclosure of interests	16				
158	Disc	losure	of material personal interest	17				
	(1)	consi	ember of the Board who has a material personal interest in a matter being idered or about to be considered by the Board must, as soon as practicable after elevant facts have come to the member's knowledge, disclose the nature of the est at a meeting of the Board.	18 19 20 21				
		Maxi	imum penalty—100 penalty units.	22				
	(2)	A dis	sclosure under subsection (1) must be recorded in the minutes of the meeting.	23				
159	Votir	ng by i	interested member	24				
	(1)		ember of the Board who has a material personal interest in a matter being idered by the Board—	25 26				
		(a)	must not vote, whether at a meeting or otherwise, on the matter, and	27				
		(b)	must not be present while the matter is being considered at a meeting.	28				
	(2)	under	Perence in subsection (1) to a matter includes a reference to a proposed resolution r section 160 in relation to the matter, whether relating to the member or a rent member.	29 30 31				
160	Sect	ion 15	9 may be declared inapplicable	32				
		Section	on 159 does not apply if—	33				
		(a)	a member of the Board has disclosed under section 158 an interest in a matter, and	34 35				
		(b)	the Board has at any time passed a resolution that—	36				
			(i) specifies the member, the interest and the matter, and	37				
			(ii) states that the members of the Board voting for the resolution are satisfied the interest is so trivial or insignificant as to be unlikely to influence the disclosing member's conduct and should not disqualify the member from considering or voting on the matter.	38 39 40 41				

161	Quo	rum where s 159 applies	1
	(1)	Despite section 151, if a member of the Board is disqualified under section 159 in relation to a matter, a quorum is present during the consideration of the matter if 2 members of the Board who are entitled to vote on any motion that may be moved at the meeting in relation to the matter are present.	2 3 4 5
	(2)	The Minister may deal with a matter to the extent the Board must not deal with the matter because of subsection (1).	6
162	Mini	ster may declare ss 159 and 160 inapplicable	8
	(1)	The Minister may, by written notice, declare that section 159 or 160 does not apply in relation to a specified matter either—	10
		(a) generally, or(b) in voting on particular resolutions.	11 12
	(2)	The Minister must present a copy of a declaration made under subsection (1) to be laid before each House of Parliament within 14 sitting days of the House after the declaration is made.	13 14 15
Divi	sion	8 Committees	16
163	Esta	blishment of committees	17
	(1)	The Board may establish committees to assist the Board in the performance of its functions.	18 19
	(2)	The Board may discharge, alter or reconstitute a committee.	20
	(3)	The Board may—	21
		(a) decide the functions, membership and constitution of a committee, and(b) appoint members of the Board or other persons as members of a committee.	22 23
164	Dire	ctions to committee	24
	(1)	The Board may give directions to a committee about its functions and procedures.	25
	(2)	A committee must comply with a direction given to the committee by the Board.	26
165	Com	nmittee to decide own procedures	27
		Subject to any directions of the Board and the terms of a delegation under section 138, a committee may decide its own procedures.	28 29
166	Rem	nuneration of committee members	30
		A member of a committee is entitled to be paid the remuneration and allowances the Minister from time to time decides.	31 32
Divi	sion	9 Information	33
167	Boai	rd to send information to contact person for patient	34
		The Board must, within 5 business days after receiving a copy of a contact person appointment form for a patient under section 67(4), send information to the patient's contact person that—	35 36 37
		(a) explains the requirements under section 125 to give the prescribed substance, or any unused or remaining prescribed substance, to an authorised disposer, and	38 39 40

		(b)	outlines the support services available to help the contact person to comply with the requirements.	1		
168	Requ	uest fo	or information	3		
	(1)		Board may ask any person, including a patient's contact person, to give mation to the Board to assist the Board in performing any of its functions.	4		
	(2)		erson may comply with a request under subsection (1) despite any Act that ibits or restricts the disclosure of the information.	6 7		
169	Disc	losure	of information	8		
			Board may, if asked, disclose information, other than personal information, ned in the performance of its functions to—	9 10		
		(a)	a public authority, or	11		
		(b)	a person or body for the purposes of education or research.	12		
170	Boai	rd to r	ecord and keep statistical information	13		
	(1)		Board must record and keep statistical information about the following matters ing to voluntary assisted dying—	14 15		
		(a)	the disease, illness or medical condition of a patient that met the requirements of section 16(1)(d), whether or not the patient made a final request,	16 17		
		(b)	if a patient has died after self-administering or being administered a voluntary assisted dying substance in accordance with this Act—the age of the patient on the day the patient died,	18 19 20		
		(c)	participation in the request and assessment process, and access to voluntary assisted dying, by patients who are regional residents,	21 22		
		(d)	a matter specified in a direction under subsection (2).	23		
	(2)	The	Minister may give a written direction to the Board requiring the Board—	24		
		(a)	to record and keep statistical information about a matter relating to voluntary assisted dying specified in the direction, and	25 26		
		(b)	to include the statistical information in its annual report.	27		
	(3)	The	Board must give effect to a direction under subsection (2).	28		
Divi	ision	10	Miscellaneous	29		
171	Board to notify receipt of forms					
	(1)		Board must, as soon as practicable after receiving a form or a copy of a form a person under this Act, notify the person that the form has been received.	31 32		
	(2)	dispo	Board must, as soon as practicable after receiving a copy of an authorised osal form or practitioner disposal form, give a copy of the form to the Health etary.	33 34 35		
172	Exec	ution	of documents by Board	36		
	(1)		ocument is executed by the Board if the document is signed on behalf of the d by 2 members of the Board authorised under subsection (2).	37 38		
	(2)		Board may authorise any of its members to sign documents on behalf of the d, either—	39 40		
		(a)	generally, or	41		
		(b)	subject to the conditions specified in the authorisation.	42		

	(3)	A document purporting to be executed in accordance with this section is to be presumed to be executed until the contrary is shown.	1 2					
173	Annual report							
	(1)	The Board must, within 6 months after the end of each financial year, prepare and give to the Minister a report on the operation of this Act during the financial year.	4 5					
	(2)	The report must include—	6					
		(a) any recommendations the Board considers appropriate in relation to voluntary assisted dying, and	7 8					
		(b) any information the Board considers relevant to the performance of its functions, and	9 10					
		(c) the number of referrals made by the Board under section 136(1)(f), and	11					
		(d) the text of any direction given to the Board under section 141(1) or 170(2), and	12					
		(e) details of any disclosure under section 158(1) that relates to a matter dealt with in the report and of any resolution under section 160 about the disclosure, and	13 14					
		(f) statistical information the Board is directed under section 170(2) to include in the report, and	15 16					
		(g) information about the extent to which regional residents had access to voluntary assisted dying, including statistical information recorded and kept under section 170(1)(c), and having regard to the access standard under section 174.	17 18 19 20					
	(3)	The report must not include—	21					
		(a) personal information about a patient, medical practitioner or other person who has participated in the request and assessment process or the process for accessing voluntary assisted dying under Part 4, or	22 23 24					
		(b) information that would prejudice—	25					
		(i) a criminal investigation or criminal proceeding, or	26					
		(ii) a civil proceeding, or	27					
		(iii) a proceeding in the Coroner's Court of New South Wales.	28					
	(4)	The Minister must ensure a copy of the report is laid before each House of Parliament within 6 sitting days of the House after the day on which the Minister receives the report.	29 30 31					

Part 11 Access standard 1 Standard about access to voluntary assisted dying 2 The Health Secretary must issue a standard (the access standard) setting out how the (1) 3 Ministry of Health intends to facilitate access to voluntary assisted dying for persons 4 ordinarily resident in New South Wales, including how the Ministry intends to 5 facilitate access to-6 the services of medical practitioners and other persons who carry out functions 7 under this Act, and 8 prescribed substances, and (b) 9 (c) information about accessing voluntary assisted dying. 10 The access standard must specifically set out how the Ministry intends to facilitate (2) 11 access to voluntary assisted dying for regional residents. 12 The access standard may also include information about the potential risks of (3) 13 self-administering or being administered a voluntary assisted dying substance likely 14 to be prescribed under this Act. 15 **(4)** The Health Secretary may modify or replace the access standard. 16 The Health Secretary must publish the access standard on the Ministry of Health's (5) 17 website. 18

Par	rt 12	General	1
175	Tran	sfer of coordinating practitioner's role	2
	(1)	The coordinating practitioner for a patient (the <i>original practitioner</i>) may transfer the role of coordinating practitioner to another medical practitioner for the patient if—	3 4 5
		(a) the consulting practitioner has assessed the patient as eligible for access to voluntary assisted dying, and	6 7
		(b) the other medical practitioner accepts the transfer of the role.	8
	(2)	The transfer of the role may be—	9
		(a) at the patient's request, or	10
		(b) on the original practitioner's own initiative.	11
	(3)	Within 5 business days after being asked by the original practitioner to accept a transfer under subsection (1), the other medical practitioner must inform the original practitioner whether the medical practitioner accepts or refuses the transfer of the role.	12 13 14 15
	(4)	If the other medical practitioner accepts the transfer of the role, the original practitioner must—	16 17
		(a) inform the patient of the transfer, and	18
		(b) record the transfer in the patient's medical record, and	19
		(c) within 5 business days after accepting the transfer—	20
		(i) complete the approved form (the <i>coordinating practitioner transfer form</i>), and	21 22
		(ii) give a copy of the coordinating practitioner transfer form to the Board.	23
		Maximum penalty—100 penalty units.	24
	(5)	The coordinating practitioner transfer form must include the following—	25
		(a) the patient's name, date of birth and contact details,	26
		(b) the original practitioner's name and contact details,	27
		(c) the other medical practitioner's name and contact details,	28
		(d) the date the other medical practitioner accepted the transfer,	29
		(e) the date the patient was informed of the transfer,	30
		(f) the original practitioner's signature and the date the form was signed.	31
	(6)	If the other medical practitioner refuses the transfer of the role, the original practitioner may—	32 33
		(a) refer the patient to another medical practitioner for a further consulting assessment, and	34 35
		(b) transfer the role of coordinating practitioner to that medical practitioner if the practitioner—	36 37
		(i) accepts the referral for a further consulting assessment, and	38
		(ii) assesses the patient as eligible for access to voluntary assisted dying, and	39 40
		(iii) accepts the transfer of the role.	41
	(7)	On accepting the referral for a further consulting assessment, the consulting assessment that previously assessed the patient as eligible for access to voluntary assisted dying becomes void.	42 43 44

176	Communication between patient and practitioner						
	(1)		is not practicable for a patient to make a first request, final request or inistration decision in person—	2			
		(a)	the patient may make the request or decision using audiovisual communication, and	4 5			
		(b)	the medical practitioner who receives the request or is being informed of the decision may give the patient advice or information in relation to the request or decision using audiovisual communication.	6 7 8			
	(2)	Subject to subsection (1)(b), a medical practitioner or other registered health practitioner may give advice or information to, or otherwise communicate with, a person for the purposes of this Act using any method of communication, including electronic communication or the use of an interpreter, the practitioner considers appropriate.					
	(3)	However, subsections (1) and (2) do not authorise the use of a method of communication if, or to the extent that, the use is contrary to or inconsistent with a law of the Commonwealth.					
	(4)	In th	is section—	17			
	` ,	audiovisual communication means a method of electronic communication designed to allow people to see and hear each other simultaneously.					
177	Electronic signature						
	(1)	This section applies to a requirement under this Act for an approved form or other document to be signed.					
	(2)	To avoid doubt, the document may be signed by electronic means. Example— a digitised signature may be used					
	(3)	However, a written declaration under section 43 may be signed by electronic means only if—					
		(a)	the patient is not able to physically sign the declaration, and	27			
		(b)	the patient generally uses a digitised signature to sign documents, and	28			
		(c)	signing the declaration by electronic means takes the form of the patient signing the declaration by using a digitised signature.	29 30			
178	Info	rmatio	n about voluntary assisted dying	31			
	(1)	An a avail	uthorised official may make information about voluntary assisted dying publicly able.	32 33			
	(2)	Information may be made available under this section using any method of communication, including electronic communication, that the authorised official considers appropriate.					
	(3)	(3) However, subsection (2) does not authorise the use of a method of communication if, or to the extent that, the use is contrary to or inconsistent with a law of the Commonwealth.					
	(4)		Health Secretary may, by Gazette notice, designate persons, or persons in a class, athorised officials for the purposes of this section.	40 41			
	(5)	In th	is section—	42			
		auth	orised official means—	43			
		(a)	the Health Secretary, or	44			
		(b)	a public service officer employed in the Ministry of Health, or	45			

		(c)	a person designated as an authorised official under subsection (4).	1					
179	Official voluntary assisted dying care navigator service								
	(1)		Health Secretary may, by Gazette notice, approve an entity to be an official ntary assisted dying care navigator service for this Act.	3 4					
	(2)	prov	purpose of an official voluntary assisted dying care navigator service is to ide support, assistance and information in relation to voluntary assisted dying to ies, including—	5 6 7					
		(a)	patients, and	8					
		(b)	patients' carers, family and friends, and	9					
		(c)	doctors and other members of patients' health care teams, and	10					
		(d)	residential facility managers, and other persons employed or otherwise engaged by or providing services at, residential facilities.	11 12					
	(3)	regis	n official voluntary assisted dying care navigator service is given a list of stered health practitioners kept under section 136(1)(b), a relevant person must ntentionally—	13 14 15					
		(a)	give a copy of the list to another entity that is not also a relevant person, or	16					
		(b)	disclose information on the list to another person unless the other person—	17					
			(i) has requested access to voluntary assisted dying, or	18					
			(ii) is assisting another person who has requested access.	19					
		Maximum penalty—100 penalty units.							
	(4)	In th	is section—	21					
			vant person means a person employed by, or otherwise engaged or acting for, an ial voluntary assisted dying care navigator service.	22 23					
180	Health Secretary may approve training, information and other resources								
			Health Secretary may approve training, information and other resources about following matters—	25 26					
		(a)	the operation of this Act in relation to medical practitioners and other health practitioners, including the functions of coordinating practitioners, consulting practitioners and administering practitioners,	27 28 29					
		(b)	assessing whether or not a patient meets the eligibility criteria,	30					
		(c)	identifying and assessing risk factors for pressure or duress, including elder abuse and abuse of other vulnerable persons,	31 32					
			Note— See the definition of <i>pressure or duress</i> in the Dictionary in Schedule 1.	33					
		(d)	matters that will help coordinating practitioners and consulting practitioners comply with the practitioners' obligations under this Act to provide information to patients about palliative care options,	34 35 36					
		(e)	other matters relating to the operation of this Act.	37					
181	Guio	lelines	;	38					
	(1)		Health Secretary may issue guidelines to provide guidance about the request and ssment process.	39 40					
	(2)	With	nout limiting subsection (1), the Health Secretary must issue guidelines about—	41					
		(a)	the referral by coordinating practitioners and consulting practitioners of patients to medical practitioners under sections 26 and 37, and	42 43					

		(b)	patie	referral by coordinating practitioners and consulting practitioners of ents to psychiatrists, other registered health practitioners and other persons er sections 27 and 38, and	1 2 3
		(c)	whet	coordinating practitioners and consulting practitioners may determine ther patients have experienced pressure or duress to request access to ntary assisted dying, and	4 5
		(d)	the f	functions and conduct of contact persons.	7
182	Heal	th Sec	retary	nay approve forms	8
		The	Health	Secretary may approve forms for use under this Act.	9
183	Inter	preter	's		10
	(1)	An ii	nterpre	eter for a patient—	11
		(a)	must	t be accredited by a body approved by the Health Secretary, and	12
		(b)	must	t not—	13
			(i)	be a family member of the patient, or	14
			(ii)	know or believe that they are a beneficiary under a will of the patient or that they may otherwise benefit financially or in any other material way from the death of the patient, other than by receiving reasonable fees for the provision of services as the interpreter for the patient, or	15 16 17 18
			(iii)	be an owner of, or be responsible for the day-to-day management and operation of, a health facility at which the patient is being treated or resides, or	19 20 21
			(iv)	be a person who is directly involved in providing health services or professional care services to the patient.	22 23
	(2)	In th	is sect	ion—	24
		heali	th faci	<i>lity</i> means the following—	25
		(a)	a ho	spital within the meaning of the Health Services Act 1997,	26
		(b)		nises where residential care, as defined in the <i>Aged Care Act 1997</i> of the imonwealth, section 41-3, is provided,	27 28
		(c)		nises, other than a private residence, where accommodation and personal or nursing care, or both, are provided to a person with a disability.	29 30
		inter	preter	, for a patient, means an interpreter who assists a patient in relation to—	31
		(a)		request and assessment process, or	32
		(b)	_	process for accessing voluntary assisted dying under Part 4, or	33
		(c)	a pro	oceeding under Part 6.	34
184	Rela	tionsh	nip wit	h Guardianship Act 1987 and Powers of Attorney Act 2003	35
		apply	y or fo	oubt, voluntary assisted dying is not a matter to which the following Acts r which provision may be made under an instrument made under either of ng Acts—	36 37 38
		(a)	the (Guardianship Act 1987,	39
		(b)	the I	Powers of Attorney Act 2003.	40
185	Revi	ew of	Act		41
	(1)			ter must review the operation and effectiveness of this Act, and prepare a d on the review—	42 43

		(a)	as soon as practicable after the second anniversary of the day on which this section comes into operation, and	1 2
		(b)	after that, at intervals of not more than 5 years.	3
	(2)	Act 1	out limiting subsection (1), a review of the operation and effectiveness of this must include consideration of the principles set out in section 4 including, in cular, the following principles—	4 5 6
		(a)	a person is entitled to genuine choices about the person's care, treatment and end of life, irrespective of where the person lives in New South Wales and having regard to the person's culture and language,	7 8 9
		(b)	a person who is a regional resident is entitled to the same level of access to voluntary assisted dying as a person who lives in a metropolitan region.	10 11
	(3)		Minister must cause the report to be laid before each House of Parliament as as practicable after the report is prepared, but not later than—	12 13
		(a)	for the first review—12 months after the second anniversary, or	14
		(b)	for a subsequent review—12 months after the expiry of the period of 5 years.	15
186	Regu	ulation	ns estate the second se	16
		The	Governor may make regulations about a matter that is—	17
		(a)	required or permitted to be prescribed by this Act, or	18
		(b)	necessary or convenient to be prescribed for carrying out or giving effect to this Act.	19 20

Scl	hedu	ıle 1	A Co	ensequential amendment of other Acts	1			
1A.	1 Birt	hs, D	eath	s and Marriages Registration Act 1995 No 62	2			
[1]	Sect	tion 42	Regis	stration	3			
			_	n 42(2)—	4			
		(3)	If the	e Registrar receives a cause of death certificate referred to in the <i>Voluntary</i> sted Dying Act 2021, section 87(6), the Registrar must register the death e Register by making an entry about the death that records—	5 6 7			
			(a)	the cause of death as the disease, illness or medical condition with which the person had been diagnosed that made the person eligible to access voluntary assisted dying, and	8 9 10			
			(b)	the person was the subject of a voluntary assisted dying authority under the <i>Voluntary Assisted Dying Act 2021</i> and voluntary assisted dying was the manner of death.	11 12 13			
[2]	Sec	tion 49	Issue	e of certificate	14			
	Inse	rt after	sectio	n 49(3)—	15			
		(3A)		entry in the register records information referred to in section 42(1A)(b), information is not to be included in a certificate issued by the Registrar.	16 17			
1A.2 Crimes Act 1900 No 40 Sections 41B—41E								
	Sections 41B—41E							
	Inse	Insert after section 41A—						
	41B	3 Unauthorised administration of prescribed substance						
		(1)	A person commits a crime if—					
			(a)	the person (the <i>first person</i>) administers a prescribed substance to another person, and	23 24			
			(b)	the first person is not authorised by the <i>Voluntary Assisted Dying Act</i> 2021, section 60(6) to administer the prescribed substance to the other person.	25 26 27			
			Max	imum penalty—imprisonment for life.	28			
		(2)	In th	is section—	29			
				cribed substance has the same meaning as in the Voluntary Assisted ag Act 2021.	30 31			
	41C	Indu	cing a	another person to request or access voluntary assisted dying	32			
		(1)		erson commits a crime if the person, by dishonesty or pressure or duress ces another person—	33 34			
			(a)	to make a request for access to voluntary assisted dying, or	35			
			(b)	to access voluntary assisted dying.	36			
				imum penalty—imprisonment for 7 years.	37			
		(2)		is section—	38			
				sure or duress has the same meaning as in the Voluntary Assisted Dying 2021.	39 40			

			request for access to voluntary assisted dying means any of the following under the Voluntary Assisted Dying Act 2021—	1
			(a) a first request,	3
			(b) a written declaration,	4
			(c) a final request,	5
			(d) an administration decision.	6
			voluntary assisted dying has the same meaning as in the Voluntary Assisted Dying Act 2021.	7 8
	41D	Indu	cing self-administration of prescribed substance	9
		(1)	A person commits a crime if the person, by dishonesty or pressure or duress, induces another person to self-administer a prescribed substance.	10 11
			Maximum penalty—imprisonment for life.	12
		(2)	In this section—	13
			prescribed substance has the same meaning as in the Voluntary Assisted Dying Act 2021.	14 15
			pressure or duress has the same meaning as in the Voluntary Assisted Dying Act 2021.	16 17
	41E	Adv	ertising Schedule 4 or 8 poison as voluntary assisted dying substance	18
		(1)	A person commits a crime if the person advertises a Schedule 4 poison or Schedule 8 poison as a voluntary assisted dying substance.	19 20
			Maximum penalty—330 penalty units or imprisonment for 3 years, or both.	21
		(2)	In this section—	22
			Schedule 4 poison has the same meaning as in the <i>Voluntary Assisted Dying Act 2021</i> .	23 24
			Schedule 8 poison has the same meaning as in the <i>Voluntary Assisted Dying Act 2021</i> .	25 26
			voluntary assisted dying substance has the same meaning as in the Voluntary Assisted Dying Act 2021.	27 28
1A.3	3 Crir	ninal	Procedure Act 1986 No 209	29
[1]	Sche	edule '	1 Indictable offences triable summarily	30
			2," after "41A," in Table 1, Part 1, clause 2.	31
[2]	Sche	edule '	1, Part 2A, clause 4F	32
	Inser	t after	clause 4E—	33
	4F	Volu	ntary assisted dying	34
			An offence under the Crimes Act 1900, section 41E.	35
1A.4	4 Om	buds	man Act 1974 No 68	36
[1]	Sche	edule '	1 Excluded conduct of public authorities	37
	Inser	t "(1)"	before "Conduct" in item 3.	38

[2]	Schedule 1, item 3 Insert at the end of the item—		1
			2
	(2)	However, sub-item (1) does not apply to the conduct of the Voluntary Assisted Dying Board established under the <i>Voluntary Assisted Dying Act 2021</i> .	3 4

Schedule 1 Dictionary			
section 5	2		
access standard—see section 174(1).			
administering practitioner, for a person, means—			
(a) the coordinating practitioner for the person, or	4 5		
(b) a person to whom the role of administering practitioner is transferred under section 64(2).	6		
administration, in relation to a voluntary assisted dying substance, includes self-administration.	7		
administration decision means—	8		
(a) a self-administration decision, or	9		
(b) a practitioner administration decision.	10		
adult means a person who is 18 years of age or more.	11		
agent, of a patient, means a person who acts on behalf of the patient.	12		
annual report, for the Board, means a report under section 173.	13		
approved form means a form approved by the Health Secretary under section 182.	14		
approved training means training approved by the Health Secretary under section 180.	15		
authorised disposal form—see section 81(1).	16		
authorised disposer—see section 84(4).	17		
authorised supplier—see section 84(2).	18		
Board means the Voluntary Assisted Dying Board established by section 134.	19		
completed , in relation to the request and assessment process—see section 8.	20		
consulting assessment means an assessment of a patient conducted under section 36(1).	21		
consulting assessment report form—see section 41(2)(a).	22		
consulting practitioner, for a person, means a medical practitioner who accepts a referral to conduct a consulting assessment of the person.	23 24		
<i>contact details</i> , in relation to a person, includes the address, telephone number and email address of the person.	25 26		
contact person, for a patient, means the person appointed by the patient under section 66(1).	27		
contact person appointment form—see section 67(1).	28		
coordinating practitioner, for a person, means—	29		
(a) a medical practitioner who accepts the person's first request, or	30		
(b) a medical practitioner who accepts a transfer of the role of coordinating practitioner for the person under section 175.	31 32		
decision-making capacity, in relation to voluntary assisted dying, see section 6(1).	33		
designated period, in relation to a patient's final request, means the period—	34		
(a) starting on the day on which the patient made the first request, and	35		
(b) ending on the day that is 5 days after that day.	36		
disability has the same meaning as in the Disability Inclusion Act 2014, section 7(1).	37		
eligibility criteria means the criteria set out in section 16(1).			
entity includes—	39		
(a) a person, and	40		

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(b)

an unincorporated body.

family member, of a person, means any of the following—

the person's spouse or de facto partner,

(b) the person's parent or step parent, or a sibling of the person's parent or step parent,	1
(c) the person's grandparent or step grandparent,	2
(d) the person's sibling or step sibling, or a child of the person's sibling or step sibling,	3
(e) the person's child or step child,	4
(f) the person's grandchild or step grandchild.	5
final request means a final request for access to voluntary assisted dying made under section	6 7
48(1). final review means a review conducted under section 52(1)(a) and (b) by the coordinating	
practitioner for a patient.	8 9
final review form—see section 52(1)(c).	10
first assessment means an assessment of a patient conducted under section 25(1).	11
first request means a request for access to voluntary assisted dying made under section 19(1).	12
Gazette notice means a notice published in the Gazette.	13
general registration means general registration under the <i>Health Practitioner Regulation</i> National Law in the medical profession.	14 15
Greater Sydney Region has the same meaning as in the Greater Sydney Commission Act 2015.	16
Health Practitioner Regulation National Law means the Health Practitioner Regulation National Law—	17 18
(a) as in force from time to time, set out in the Schedule of the <i>Health Practitioner Regulation National Law Act 2009</i> of Queensland, and	19 20
(b) as it applies as a law of New South Wales or another State, with or without modification.	21
Health Secretary means the Secretary of the Ministry of Health.	22
health service has the same meaning as in the Health Services Act 1997.	23
<i>limited registration</i> means limited registration under the <i>Health Practitioner Regulation National Law</i> in the medical profession.	24 25
local government authority means any of the following under the Local Government Act 1993—	26
(a) a council,	27
(b) a county council,	28
(c) a joint organisation.	29
<i>medicine</i> means regulated goods within the meaning of the <i>Poisons and Therapeutic Goods Act</i> 1966.	30 31
official voluntary assisted dying care navigator service means a voluntary assisted dying care navigator service approved by the Health Secretary under section 179.	32 33
palliative care and treatment means care and treatment that—	34
(a) is provided to a person who is diagnosed with a disease, illness or medical condition that is progressive and life-limiting, and	35 36
(b) is directed at preventing, identifying, assessing, relieving or treating the person's pain, discomfort or suffering to improve their comfort and quality of life.	37 38
patient means a person who makes a request for access to voluntary assisted dying under this Act.	39
personal information has the same meaning as in the Government Information (Public Access) Act 2009, Schedule 4, clause 4.	
practitioner administration decision—see section 57(1)(b).	42
practitioner administration form—see section 62(3).	43
practitioner disposal form—see section 83(1).	44
<i>prepare</i> , in relation to a prescribed substance—	45

(a)		means to do anything necessary to ensure the substance is in a form suitable for administration, and			
(b)	inclu	des to decant, dilute, dissolve, mix, reconstitute, colour or flavour the substance.	3		
pres		n relation to a voluntary assisted dying substance, means to issue a prescription for the	4 5		
pres	cribed .	substance means—	6		
(a)	a voluntary assisted dying substance prescribed for a patient by the coordinating practitioner for the patient, and				
(b)	in relation to a specific patient, the voluntary assisted dying substance prescribed for the patient by the patient's coordinating practitioner.				
prese prese Act	cription	n, in relation to a voluntary assisted dying substance, has the same meaning as the n of a Schedule 4 poison or Schedule 8 poison in the <i>Poisons and Therapeutic Goods</i>	11 12 13		
pres	sure or	duress includes abuse, coercion, intimidation, threats and undue influence.	14		
	•	elder abuse or abuse of other vulnerable persons	15		
		al care services means any of the following provided to another person under a contract ment or a contract for services—	16 17		
(a)		tance or support, including the following—	18		
	(i)	assistance with bathing, showering, personal hygiene, toileting, dressing, undressing or meals,	19 20		
	(ii)	assistance for persons with mobility problems,	21		
	(iii)	assistance for persons who are mobile but require some form of assistance or supervision,	22 23		
	(iv)	assistance or supervision in administering medicine,	24		
	(v)	the provision of substantial emotional support,	25		
(b)	provi	iding support or services to persons with a disability.	26		
		<i>registration</i> means provisional registration under the <i>Health Practitioner Regulation</i> win the medical profession.	27 28		
publ	ic auth	nority means—	29		
(a)	a gov 2013	vernment sector agency within the meaning of the Government Sector Employment Act	30 31		
(b)	a loc	al government authority, or	32		
(c)	a stat	tutory body representing the Crown, or	33		
(d)		a body, whether incorporated or unincorporated, established for a public purpose under the provisions of an Act or other statutory instrument, or			
(e)	an en	ntity prescribed by the regulations to be a public authority for this definition.	36		
		sident means a person who ordinarily resides in an area of New South Wales that is Greater Sydney Region.	37 38		
		health practitioner means a person registered under the Health Practitioner Regulation aw to practise a health profession, other than as a student.	39 40		
requ	est and	d assessment process means the process that consists of the following steps—	41		
(a)	a firs	t request,	42		
(b)	a firs	at assessment,	43		
(c)	a con	nsulting assessment,	44		
(d)	a wri	tten declaration,	45		
(e)	a fina	al request,	46		

(f) a final review.	1	
residential aged care facility means a facility at which residential aged care is provided, whether or not the care is provided by an approved provider under the Aged Care Quality and Safety Commission Act 2018 of the Commonwealth.		
residential facility means—		
(a) a nursing home, hostel or other facility at which accommodation, nursing or personal care	6	
is provided to persons on a residential basis who, because of infirmity, illness, disease, incapacity or disability, have a need for nursing or personal care, or	7 8	
(b) a residential aged care facility.	9	
residential facility manager means the person employed at the residential facility who is responsible for the management of that facility.		
Schedule 4 poison has the same meaning as a Schedule 4 substance in the <i>Poisons and Therapeutic Goods Act 1966</i> , section 8.		
Schedule 8 poison has the same meaning as a Schedule 8 substance in the <i>Poisons and Therapeutic Goods Act 1966</i> , section 8.		
self-administration decision—see section 57(1)(a).	16	
specialist registration means specialist registration under the <i>Health Practitioner Regulation National Law</i> in the medical profession in a recognised specialty.		
<i>supply</i> , in relation to a voluntary assistance dying substance, has the same meaning as supply of a poison in the <i>Poisons and Therapeutic Goods Act 1966</i> , section 4.		
unused or remaining substance—see section 82(4)(b).	21	
<i>voluntary assisted dying</i> means the administration of a voluntary assisted dying substance and includes steps reasonably related to the administration.	22 23	
voluntary assisted dying substance—see section 7(2).	24	
voluntary assisted dying substance authority means an authority granted under section 71(2).		
written declaration means a written declaration requesting access to voluntary assisted dying made under section 43(1).		