

Transport Administration Amendment (NSW Motorways) Bill 2024

Explanatory note

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

Overview of Bill

The object of this Bill is to amend the *Transport Administration Act 1988* (*the Act*) to establish NSW Motorways and provide for its functions, management and status and to make related amendments to the *Roads Act 1993*.

Outline of provisions

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

Clause 2 provides for the commencement of the proposed Act.

Schedule 1 Amendment of Transport Administration Act 1988 No 109

Schedule 1[1] inserts definitions of NSW Motorways, toll operator, toll road and toll service provider.

Schedule 1[10] inserts proposed Part 3E.

Division 1 of the proposed part establishes NSW Motorways as a corporation and a NSW government agency.

Division 2 of the proposed part provides that the principal objective of NSW Motorways is to deliver safe and reliable toll roads and toll road services in an efficient, effective and financially responsible manner. The proposed division also sets out other objectives of NSW Motorways.

Division 3 of the proposed part sets out the functions of NSW Motorways.

Division 4 of the proposed part provides for the management of NSW Motorways, including the role of the Chief Executive of NSW Motorways, the supply of information to the Minister for Roads (the *Minister*), when NSW Motorways' functions may be delegated and when information may be collected, used and disclosed.

Schedule 1[2]–[6], [9], [11]–[14] and [17]–[24] make consequential amendments.

Schedule 1[7] provides that NSW Motorways—

- (a) is authorised to delegate a function of NSW Motorways to Transport for NSW (*TfNSW*), and
- (b) may accept a delegation of the functions of TfNSW.

Schedule 1[8] provides that NSW Motorways may disclose information held to TfNSW if the disclosure is for the purpose of assisting TfNSW to exercise its functions under the Act or another Act.

Schedule 1[15] provides that a reference in the Act or another instrument to an officer or employee of NSW Motorways must be read as a reference to a person employed in the Transport Service to enable NSW Motorways to exercise its functions.

Schedule 1[16] inserts proposed Part 8, Division 3AD, which establishes the NSW Motorways Fund in the Special Deposits Account. The proposed division also sets out the money that must be paid into and from the NSW Motorways Fund.

Schedule 1[25] inserts a transitional provision consequent on the enactment of the proposed Act.

Schedule 2 Amendment of Roads Act 1993 No 33

Schedule 2[1] substitutes section 7 to provide that NSW Motorways is the roads authority for a toll road vested in it.

Schedule 2[2]-[5] make consequential amendments.

Schedule 2[6] inserts proposed Part 15A. The proposed part provides that the Minister may, by order published in the Gazette, approve a tollway ombudsman scheme to deal with disputes and complaints between toll road customers and toll operators. The proposed part sets out the requirements for the scheme and makes it an offence for a toll operator to fail to comply with a decision of the tollway ombudsman. The maximum penalty is 25 penalty units for an individual and 100 penalty units in another case.

The proposed part also sets out the functions of the Independent Pricing and Regulatory Tribunal for the investigation and reporting of matters relating to toll roads in the State.

Schedule 2[7] provides that a *toll operator* includes NSW Motorways.

Schedule 2[8] inserts a definition of toll road.



Transport Administration Amendment (NSW Motorways) Bill 2024

Contents

			Page
	1	Name of Act	2
	2	Commencement	2
Schedule 1		Amendment of Transport Administration Act 1988 No 109	3
Schedule 2		Amendment of Roads Act 1993 No 33	10

This PUBLIC BILL, originated in the LEGISLATIVE COUNCIL and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Clerk of the Parliaments

Legislative Council



Transport Administration Amendment (NSW Motorways) Bill 2024

No , 2024

A Bill for

An Act to amend the *Transport Administration Act 1988* to establish NSW Motorways and make provision for its functions, management and status; and for related purposes.

The LEGISLATIVE ASSEMBLY has this day agreed to this Bill with/without amendment.

Clerk of the Legislative Assembly

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Transport Administration Amendment (NSW Motorways) Act 2024.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5

Scł	nedule 1	Amendment of Transport Administration Act 1988 No 109	1
[1]	Section 3 I	Definitions	3
	Insert in alp	phabetical order in section 3(1)—	2
		NSW Motorways means NSW Motorways constituted under this Act.	5
		toll operator has the same meaning as in the Roads Act 1993.	6
		toll road has the same meaning as in the Roads Act 1993.	7
		<i>toll service provider</i> means a person that provides accounts, products or related services to enable the payment of tolls for the use of toll roads, tollways, bridges, tunnels or road-ferries by persons who are required to pay the tolls.	8 9 10 11
[2]	Section 3E	B Ministerial responsibility and delegation	12
	Insert after	section 3B(1)(f)—	13
		(f1) NSW Motorways,	14
[3]	Section 30	, heading	15
	Omit the he	eading. Insert instead—	16
	3G Dire	ctions by TfNSW to certain transport authorities	17
[4]	Section 30	G(1)(f3)	18
	Insert after	section 3G(1)(f2)—	19
		(f3) NSW Motorways,	20
[5]	Section 3I	Delegation of TfNSW's functions	21
	Insert before	re section 3I(3), definition of <i>authorised person</i> , paragraph (b)—	22
		(a3) NSW Motorways or a member of staff of NSW Motorways, or	23
[6]	Section 3J	Acceptance of delegated functions by TfNSW	24
	Insert ", NS	SW Motorways" after "public transport agency" in section 3J(1).	25
[7]	Section 3J	(6) and (7)	26
	Insert in ap	propriate order in the section—	27
	(6)	NSW Motorways is authorised to delegate a function of NSW Motorways to TfNSW.	28 29
	(7)	NSW Motorways may accept a delegation of the functions of TfNSW.	30
[8]	Section 3K	CDisclosure of information by agencies to TfNSW	31
	Insert before	re section 3K(2)—	32
	(1B)	NSW Motorways is authorised to disclose information held by it to TfNSW if the disclosure assists TfNSW in the exercise of its functions under this Act or another Act.	33 34 35
[9]	Section 3K	((2)	36
	Insert " NS	SW Motorways" after "agency concerned"	37

[10]	Part Inser	3E t after	Part 31	D—	1 2
	Par	t 3E	NS	W Motorways	3
	Division 1			Constitution of NSW Motorways	4
	39	Cons	titutio	on of NSW Motorways	5
		(1)		e is constituted by this Act a corporation with the corporate name of NSW orways.	6 7
		(2)	NSW	Motorways is a NSW Government agency.	8
	Divi	sion	2	Objectives of NSW Motorways	9
	39A	Obje	ctives	of NSW Motorways	10
		(1)	roads	principal objective of NSW Motorways is to deliver safe and reliable toll and toll road services in an efficient, effective and financially onsible way.	11 12 13
		(2)	The o	other objectives of NSW Motorways are as follows—	14
			(a)	to be a successful business and, to that end—	15
				(i) to operate at least as efficiently as any comparable business, and	16
				(ii) to maximise the net worth of the State's investment in NSW Motorways,	17 18
			(b)	to exhibit a sense of social responsibility by having regard to the interests of the community in which it operates,	19 20
			(c)	where its activities affect the environment, to conduct its operations in compliance with the principles of ecologically sustainable development contained in the <i>Protection of the Environment Administration Act</i> 1991, section 6(2),	21 22 23 24
			(d)	to exhibit a sense of responsibility towards regional development and decentralisation in the way in which it operates.	25 26
		(3)		other objectives of NSW Motorways are of equal importance, but are not aportant as the principal objective of the corporation.	27 28
	Divi	sion	3	Functions of NSW Motorways	29
	39B	NSW	Moto	rways functions	30
		(1)	NSW	Motorways has the following functions—	31
			(a)	to operate toll roads in the State and provide toll road services in the State,	32 33
			(b)	to facilitate the collection of tolls by it and other toll operators,	34
			(c)	to collect and publish information about toll roads and the provision of toll road services in the State,	35 36
			(d)	to advocate on behalf of toll road customers,	37
			(e)	to administer toll relief schemes,	38
			(f)	to enter into or administer arrangements involving the collection of tolls,	39 40

		(g)	to charge and recover fees relating to its functions,	1
		(h)	other functions conferred or imposed on it by or under this Act or another Act.	2
	(2)	NSW	Motorways also has the following functions—	4
		(a)	to conduct a business or activity, whether or not related to a function under subsection (1), that it considers will further its objectives,	5 6
		(b)	to make and enter into contracts or arrangements with other persons to enable it to carry out its functions,	7 8
		(c)	to appoint agents and act as agents for other persons.	9
	(3)		Roads Act 1993, sections 158(2) and 177 extend to NSW Motorways as if eferences in the sections to TfNSW were references to NSW Motorways.	10 11
	(4)	NSW	Motorways cannot employ any staff.	12
39C	Effec	ct of di	ivision	13
			division does not limit the functions of NSW Motorways apart from this ion, but is subject to the provisions of this Act and other Acts and laws.	14 15
Divi	ision	4	Management of NSW Motorways	16
39D	Chie	f Exec	cutive of NSW Motorways	17
			Transport Secretary may, with the approval of the Minister, appoint a f Executive of NSW Motorways.	18 19
		Note - Motor	 Schedule 2 contains ancillary provisions relating to the Chief Executive of NSW rways. 	20 21
39E	Chie	f Exec	cutive to manage NSW Motorways	22
	(1)	Exec	affairs of NSW Motorways must be managed and controlled by the Chief outive of NSW Motorways in accordance with any directions of TfNSW r section 3G.	23 24 25
	(2)		ct, matter or thing done in the name of, or on behalf of, NSW Motorways are Chief Executive is taken to have been done by NSW Motorways.	26 27
39F	NSW	Moto	rways to supply information to Minister	28
		NSW	/ Motorways must—	29
		(a)	supply the Minister or a person nominated by the Minister with information relating to its activities that the Minister or person requires, and	30 31 32
		(b)	keep the Minister informed of the general conduct of its activities and of significant developments in its activities.	33 34
39G	Com	mon c	objectives and service delivery priorities	35
	(1)		Motorways must also, in the exercise of its functions, have regard to the mon objectives of public transport agencies set out in section 2B(1).	36 37
	(2)	to the State	Motorways must determine its service delivery priorities having regard to Transport Secretary's expectations for service delivery established by a sement of Expectations issued annually to NSW Motorways by the sport Secretary.	38 39 40 41

39H	Corp	orate	plans	1	
	(1)	finan	Motorways must, at least 3 months before the beginning of each cial year, prepare and give to TfNSW a draft corporate plan for the cial year.	2 3 4	
	(2)	NSW	Motorways must—	5	
		(a)	consider comments on the draft corporate plan that were made by TfNSW within 2 months after the draft plan was given to TfNSW, and	6 7	
		(b)	give the completed corporate plan to TfNSW before the beginning of the financial year.	8 9	
	(3)	NSW	Motorways must—	10	
		(a)	make the draft plan available for public comment for at least 30 days, and	11 12	
		(b)	consider the submissions it receives about the draft plan within that period.	13 14	
	(4)		Motorways must make the completed corporate plan available for public ection.	15 16	
	(5)		ever, NSW Motorways is not required to include in any draft or bleted plan made available for public comment or inspection information	17 18 19	
		(a)	is of a commercially sensitive nature, or	20	
		(b)	would otherwise not be required to be disclosed under the <i>Government Information (Public Access) Act 2009</i> .	21 22	
	(6)		Motorways must, as far as practicable, exercise its functions in rdance with the relevant corporate plan.	23 24	
	(7)	A con	rporate plan must specify—	25	
		(a)	the separate activities of NSW Motorways and, in particular, the separate commercial and non-commercial activities, and	26 27	
		(b)	the objectives of each separate activity for the financial year and for future financial years, and	28 29	
		(c)	the strategies, policies and budgets for achieving the objectives in relation to each separate activity, and	30 31	
		(d)	the targets and criteria for assessing NSW Motorways' performance.	32	
	(8)		section is subject to requirements made by or under this Act, including a rement of a direction by the Minister or TfNSW under this Act.	33 34	
391	Dele	gation	of functions of NSW Motorways	35	
	(1)	NSW Motorways may delegate to an authorised person any of its functions, other than this power of delegation.			
	(2)	NSW	legate may sub-delegate to an authorised person a function delegated by Motorways if the delegate is authorised in writing to do so by NSW prways.	38 39 40	
	(3)	In thi	is section—	41	
		auth	orised person means—	42	
		(a)	a member of staff of NSW Motorways, or	43	
		(b)	a person of a class prescribed by the regulations or approved by TfNSW.	44 45	

	39J	Shar	ring and obtaining information	1
		(1)	NSW Motorways may collect, use and disclose information, including personal information, obtained in the exercise of its functions for the purpose of administering the following—	2 3 4
			(a) a toll relief scheme,	5
			(b) another scheme prescribed by the regulations.	6
		(2)	A toll entity must give NSW Motorways the information, including personal information, required by NSW Motorways to enable NSW Motorways to administer the following—	7 8 9
			(a) a toll relief scheme,	10
			(b) another scheme prescribed by the regulations.	11
			Maximum penalty—	12
			(a) for an individual—20 penalty units, or	13
			(b) otherwise—200 penalty units.	14
		(3)	The toll entity must give the information to NSW Motorways within the time specified by NSW Motorways.	15 16
		(4)	In this section—	17
			personal information has the same meaning as in the Government Information (Public Access) Act 2009.	18 19
			toll entity means the following—	20
			(a) a toll operator,	21
			(b) a toll service provider.	22
[11]	Secti	ion 55	5A Definition of "transport authority"	23
	Inser	t after	section 55A,definition of <i>transport authority</i> , paragraph (f)— (f1) NSW Motorways,	24 25
[12]	Socti	ion 65	5 Definitions	26
[12]				26
	inser	t atter	section 65, definition of <i>transport authority</i> , paragraph (f)— (f1) NSW Motorways,	27 28
[13]	Secti	ion 68	C Employment in the Transport Service	29
	Inser	t befor	re section 68C(1)(d)—	30
			(c1) NSW Motorways,	31
[14]	Secti	ion 68	Q Miscellaneous provisions relating to the Transport Service	32
		t "NSV 5) and	W Motorways," after "State Transit Authority," wherever occurring in section I (6).	33 34
[15]	Secti	ion 68	3Q(10)(d)	35
	Inser	t befor	re section 68Q(10)(e)—	36
			(d) NSW Motorways or a public subsidiary corporation of NSW Motorways must be read as a reference to a person employed in the Transport Service to enable NSW Motorways or the public subsidiary corporation to exercise its functions, or	37 38 39 40

[16]		8, Division 3					
		sion 3AD	on 3AD Financial provisions relating to NSW Motorways				
	80FJ	NSW Moto	rways Fund	2			
			nd called the NSW Motorways Fund is established in the Special Deposits	5			
	80FK	Payments	into NSW Motorways Fund	7			
		The t	following must be paid into the NSW Motorways Fund—	8			
		(a)	all money received by or on account of NSW Motorways,	ć			
		(b)	all money advanced to NSW Motorways by the Treasurer,	10			
		(c)	all money—	11			
			(i) appropriated by Parliament for the purposes of TfNSW and allocated to NSW Motorways by TfNSW, or	12 13			
			(ii) otherwise appropriated by Parliament for the purposes of NSW Motorways,	14 15			
		(d)	the proceeds of the investment of money in the Fund,	16			
		(e)	all other money required by or under this Act or another Act to be paid into the Fund.	17 18			
	80FL	Payments	from NSW Motorways Fund	19			
		The	following must be paid from the NSW Motorways Fund—	20			
		(a)	all payments made on account of NSW Motorways or otherwise required to meet expenditure incurred in relation to the functions of NSW Motorways,	21 22 23			
		(b)	all other payments required by or under this Act or another Act to be paid from the Fund.	24 25			
[17]	Sect	ion 81A Defi	nition	26			
	Inser	t after section	n 81A, definition of <i>Authority</i> , paragraph (f)—	27			
		(f1)	NSW Motorways,	28			
[18]	Part	9, Division 1	A, heading	29			
	Inser	t "and other	bodies" after "rail authorities".	30			
[19]	Sect	ion 94 Trans	fers of assets, rights and liabilities	31			
	Inser	t", NSW Mo	otorways" after "the Transport Secretary" in section 94(6).	32			
[20]	Sect	ion 107 Defi	nition of "transport authority"	33			
	Inser	t after section	n 107(1), definition of <i>transport authority</i> , paragraph (b)—	34			
		(c)	NSW Motorways, or	35			
[21]	Sect	ion 109 Seal	s of Authorities	36			
	Inser	t after section	n 109(2), definition of <i>Authority</i> , paragraph (a1)—	37			
			NSW Motorways.	38			

[22]	Section 1	12 Personal liability of certain persons	1
		SW Motorways," after "the State Transit Authority," in section 112(2), definition or of a transport authority, paragraph (a).	2
[23]	Schedule	1 Functions of Transport for NSW	4
	Insert ", N	ISW Motorways" after "RTC" wherever occurring in clause 1(i).	5
[24]	Schedule	2 Provisions relating to Chief Executives	6
	Insert in a	ppropriate order in clause 1, definition of <i>Chief Executive</i> —	7
		(b) NSW Motorways,	8
[25]	Schedule	7 Savings, transitional and other provisions	9
	Insert at the end of the schedule, with appropriate part and clause numbering—		
	Part	Provision consequent on enactment of Transport	11
		Administration Amendment (NSW Motorways) Act	12
		2024	13
	NS	W Motorways' first corporate plan	14
		NSW Motorways must prepare its first corporate plan, in accordance with section 39H, within the period approved by the Transport Secretary for this clause.	15 16 17

Schedule 2		le 2	Amendment of Roads Act 1993 No 33		
[1]	Sect	ion 7		2	
	Omi	t the se	ction. Insert instead—	3	
	7	Road	ds authorities		
		(1)	TfNSW is the roads authority for a freeway.	5	
		(2)	NSW Motorways is the roads authority for a toll road vested in NSW Motorways.	6 7	
		(3)	The Minister administering the Crown Land Management Act 2016 is the roads authority for a Crown road.	8 9	
		(4)	The regulations may declare that a specified public authority is the roads authority for a specified public road, or for a public road within a specified area, other than the following—	10 11 12	
			(a) a freeway,	13	
			(b) a toll road vested in NSW Motorways,	14	
			(c) a Crown road.	15	
		(5)	The council of a local government area is the roads authority for a public road within the area, other than the following—	16 17	
			(a) a freeway,	18	
			(b) a toll road vested in NSW Motorways,	19	
			(c) a Crown road,	20	
			(d) a public road for which another public authority is declared by the regulations to be the roads authority.	21 22	
		(6)	A roads authority has the functions conferred on it by or under this Act or another Act or law.	23 24	
[2]	Sect	ion 52	Tollways	25	
	Inser (b).	rt "or N	NSW Motorways" after "TfNSW" wherever occurring in section 52(1)(a) and	26 27	
[3]	Sect	ion 52	(4)	28	
	Inse	rt after	section 52(3)—	29	
		(4)	To avoid doubt, a road remains a tollway even if it is vested in NSW Motorways.	30 31	
[4]	Sect	ion 21	3	32	
	Omi	t the se	ction. Insert instead—	33	
	213	Tolls	and charges for tollways	34	
		(1)	A toll authority may levy and collect tolls and charges for traffic using a tollway vested in the toll authority.	35 36	
		(2)	A toll authority may, on the terms it decides—	37	
			(a) lease the operation of a tollway vested in the toll authority, or	38	
			(b) lease the collection of tolls and charges on a tollway vested in the toll authority.	39 40	

		(3)		amount of the toll or charge must not exceed the amount prescribed by or cordance with the regulations.	1 2
		(4)	In thi	is section—	3
			toll a	<i>tuthority</i> means the following—	4
			(a)	TfNSW,	5
			(b)	NSW Motorways.	6
[5]	Sect	ion 21	4 Tolls	s and charges for bridges, tunnels and road-ferries	7
	Inser	t "or N	ISW M	Intorways" after "TfNSW" wherever occurring in section 214(1) and (2).	8
[6]	Part	15A			9
	Inser	t after	Part 15	5—	10
	Par	t 15/		llway ombudsman and IPART functions relating oll roads	11 12
;	261A	Tolly	vay on	nbudsman scheme	13
		(1)		Minister may, by order published in the Gazette, approve a tollway adsman scheme.	14 15
		(2)		scheme must provide for the appointment of a tollway ombudsman to deal the disputes and complaints between toll road customers and toll ators.	16 17 18
		(3)		re approving a scheme, the Minister must be satisfied the scheme meets ollowing objectives—	19 20
			(a)	that the scheme has satisfactory arrangements in place to deal with the disputes and complaints referred to in subsection (2),	21 22
			(b)	that the tollway ombudsman will be able to operate independently of toll operators in exercising functions under the scheme,	23 24
			(c)	that the scheme will be accessible to toll road customers,	25
			(d)	that the scheme will operate expeditiously and without cost to toll road customers and to other persons prescribed by the regulations,	26 27
			(e)	that the scheme will allow toll road customers to choose whether or not the customers wish to be bound by determinations under the scheme,	28 29
			(f)	that the scheme will satisfy best practice benchmarks for schemes of a similar kind, both in terms of its constitution and procedure and in terms of its day-to-day operations,	30 31 32
			(g)	that the scheme will provide for a monetary limit on claims covered by the scheme of an amount or amounts approved by the Minister,	33 34
			(h)	that the scheme will maintain the capacity of the tollway ombudsman, where appropriate, to refer disputes or complaints to other forums,	35 36
			(i)	that the scheme will require the tollway ombudsman to inform the Minister of substantial breaches of this Act or another Act or law covered by the scheme,	37 38 39
			(j)	other objectives prescribed by the regulations.	40
		(4)		neme may treat a failure to make a decision within a specified period as a sion of a particular kind.	41 42

(5)	All toll operators in the State are members of the tollway ombudsman and, as members, are bound by the scheme.	1 2				
(6)	A toll operator is bound by a decision of the tollway ombudsman under the scheme and must not fail to comply with the decision.	3 4				
	Maximum penalty—	5				
	(a) for an individual—25 penalty units, or	6				
	(b) otherwise—100 penalty units.	7				
(7)	A toll operator must pay to the Minister a contribution towards the following—	8				
	(a) the costs of managing and administering the scheme,	10				
	(b) the costs of ensuring compliance with the scheme,	11				
	(c) other costs relating to the scheme.	12				
(8)	The contribution is the amount prescribed by and payable in accordance with the regulations.	13 14				
(9)	A contribution is recoverable by the Minister as a debt in a court of competent jurisdiction.	15 16				
(10)	The Minister may waive payment, or extend the time for payment, of a contribution or part of a contribution payable under this section.					
(11)	The tollway ombudsman must, if requested by the Minister, give the Minister a report detailing how the tollway ombudsman scheme is meeting its objectives.	19 20 21				
IPAF	RT functions	22				
(1)	IPART has the following functions—	23				
, ,	(a) to investigate and report to the Minister on the operation of toll roads in the State, including the following—	24 25				
	(i) the costs of operating toll roads and providing toll services,	26				
	(ii) the demand for toll roads in the State,	27				
	(iii) the pricing, fees and penalties for toll services, including the levels, structure and impacts of the pricing, fees and penalties on customers,	28 29 30				
	(iv) the revenue generated by the provision of toll services,	31				
	(v) the impacts of tolls on different communities in the State,	32				
	(vi) other matters prescribed by the regulations,	33				
	(b) to investigate and report to the Minister on other matters relating to toll roads.	34 35				
(2)	IPART may only exercise its functions under subsection (1) at the request of the Minister with the concurrence of the Minister administering the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> .	36 37 38				
(3)	Subject to this section, and except to the extent to which the regulations otherwise provide, the provisions of the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> , Part 3, Divisions 6 and 7 apply to an investigation or report under this section in the same way as the provisions apply to an investigation or report under that Act.	39 40 41 42 43				

261B

	(4)	The <i>Independent Pricing and Regulatory Tribunal Act 1992</i> , section 21(1) does not apply so as to require IPART to hold a hearing for an investigation under this section.	1 2 3
	(5)	IPART may issue guidelines about the way in which it exercises its functions under this section.	4
	(6)	IPART must keep the guidelines available for inspection by members of the public, free of charge, during normal office hours.	6 7
	(7)	It is sufficient compliance with subsection (6) if a copy of the guidelines is made available to the public on IPART's website.	9
[7]	Dictionary		10
	Insert after	he definition of <i>toll operator</i> , paragraph (a)—	11
		(a1) NSW Motorways, or	12
[8]	Dictionary		13
	Insert in alphabetical order—		14
		NSW Motorways means NSW Motorways constituted under the Transport Administration Act 1988.	15 16
		toll road means the following—	17
		(a) a road declared to be a tollway under section 52,	18
		(b) a bridge, tunnel or road-ferry, if, under section 214(2), a toll or charge may be levied in connection with traffic that uses the bridge, tunnel or road-ferry.	19 20 21