

# Child Protection Legislation (Registrable Persons) Amendment Act 2009 No 93

[2009-93]



New South Wales

## Status Information

### Currency of version

Repealed version for 1 December 2009 to 12 March 2010 (accessed 19 July 2024 at 20:19)

Legislation on this site is usually updated within 3 working days after a change to the legislation.

### Provisions in force

The provisions displayed in this version of the legislation have all commenced.

### Notes—

- **Repeal**

The Act was repealed by sec 30C of the [Interpretation Act 1987 No 15](#) with effect from 13.3.2010.

### Authorisation

This version of the legislation is compiled and maintained in a database of legislation by the Parliamentary Counsel's Office and published on the NSW legislation website, and is certified as the form of that legislation that is correct under section 45C of the [Interpretation Act 1987](#).

File last modified 13 March 2010

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# Child Protection Legislation (Registrable Persons) Amendment Act 2009 No 93



New South Wales

An Act to amend the *Child Protection (Offenders Registration) Act 2000* and the *Child Protection (Offenders Prohibition Orders) Act 2004* to make further provision with respect to registrable persons.

## 1 Name of Act

This Act is the *Child Protection Legislation (Registrable Persons) Amendment Act 2009*.

## 2 Commencement

- (1) This Act commences on the date of assent to this Act, except as provided by subsection (2).
- (2) Schedule 1 [1]-[3] commence on a day to be appointed by proclamation.

## Schedule 1 Amendment of **Child Protection (Offenders Registration) Act 2000 No 42**

### [1] Section 9 Relevant personal information to be reported

Omit “ages” from section 9 (1) (e). Insert instead “dates of birth”.

### [2] Section 11 Registrable person must report changes to relevant personal information

Omit “3 days” from section 11 (1) (a). Insert instead “24 hours”.

### [3] Section 11F

Insert after section 11E:

#### **11F Intended change of place where registrable person generally resides**

- (1) This section applies if a registrable person intends to change the place where the registrable person generally resides.

**Note—**

This section imposes an additional reporting requirement with respect to residence to that imposed under section 11 (1) (b), which requires a registrable person to report actual (as opposed to intended) changes in the place where the person generally resides.

- (2) At least 14 days before changing the place, the registrable person must report the intended change to the Commissioner of Police and must provide details of:
  - (a) the address where the person proposes to generally reside, or
  - (b) if the person does not intend to reside at particular premises—the name of the locality of the place where the person intends to generally reside.
- (3) If a change in the place at which a person generally resides occurs because of an emergency or other exceptional circumstances arise making it impracticable for the registrable person to report the intended change, it is sufficient compliance with subsection (2) if the registrable person:
  - (a) reports the required information to the Commissioner of Police as soon as practicable (but not more than 3 days) after the change occurs, and
  - (b) provides satisfactory evidence of the circumstances which made it impracticable to report the required information sooner to the Commissioner of Police.
- (4) A registrable person who reports an intended change of place under this section and who subsequently changes the place where he or she generally resides to the place detailed in the report is not required to comply with the reporting obligations imposed by section 11 with respect to that change of place.
- (5) A registrable person who reports an intended change and does not make the change within 14 days after it is reported must report this fact to the Commissioner of Police within 3 days after the end of that 14-day period.

**[4]-[12] (Repealed)**

**Schedule 2 (Repealed)**