

Statute Law Amendment Act 2025

A2025-29

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Statute Law Amendment Act 2025

A2025-29

An Act to amend legislation for the purpose of statute law revision, and for other purposes

The Legislative Assembly for the Australian Capital Territory enacts as follows:

1 Name of Act

This Act is the Statute Law Amendment Act 2025.

2 Commencement

- (1) The following provisions commence on the 10th day after this Act's notification day:
 - sections 3 to 6
 - schedules 1 and 2
 - schedule 3, parts 3.1 to 3.50 (other than part 3.16).

Note The naming and commencement provisions automatically commence on the notification day (see Legislation Act, s 75 (1)).

- (2) Schedule 3, part 3.16 commences on the commencement of the *Property Developers Act 2024*, schedule 2, part 2.4, amendment 2.31.
- (3) Schedule 3, parts 3.51 to 3.109 (other than part 3.101) commence on the 20th day after this Act's notification day.
- (4) Schedule 3, part 3.101 commences on the commencement of the *Voluntary Assisted Dying Act 2024*, section 105.
- (5) Schedule 4, parts 4.1 to 4.50 commence on the 30th day after this Act's notification day.
- (6) Schedule 4, parts 4.51 to 4.100 commence on the 40th day after this Act's notification day.
- (7) Schedule 4, parts 4.101 to 4.150 commence on the 50th day after this Act's notification day.
- (8) Schedule 4, parts 4.151 to 4.196 commence on the 60th day after this Act's notification day.
- (9) However, if a law is amended in schedule 3 (a *schedule 3 amendment*) and the law is also amended in schedule 4 (a *schedule 4 amendment*) the schedule 4 amendments to that law commence on the day the schedule 3 amendments commence.

3 Notes

A note included in this Act is explanatory and is not part of this Act.

Note See the Legislation Act, s 127 (1), (4) and (5) for the legal status of notes.

4 Purpose of Act

The purpose of this Act is to improve the quality of the statute law of the Territory by amending legislation for the purpose of statute law revision.

5 Legislation amended—schs 1-4

This Act amends the legislation mentioned in schedules 1 to 4.

Schedule 1 Minor amendments

(see s 5)

Note

Statute Law Amendment Acts may include a schedule for minor amendments proposed by government agencies. This Act does not provide for such amendments but the schedule heading is retained to preserve the usual numbering of schedules 2 and 3. Schedule 2 provides for amendments to the Legislation Act. Schedule 3 provides for minor and technical amendments proposed by the parliamentary counsel.

Schedule 2 Structural amendments

(see s 5)

Part 2.1 Legislation Act 2001

[2.1] Section 151A (4), definition of *public entity*, paragraph (c)

omit

statutory-office holder

substitute

statutory office-holder

Explanatory note

This amendment corrects a minor typographical error.

[2.2] Dictionary, part 1, definition of *Australian driver licence* and note

substitute

Australian driver licence—see the Road Transport (Driver Licensing) Act 1999, dictionary.

Note

Australian driver licence is defined in the Road Transport (Driver Licensing) Act 1999, dict to mean a licence (including a conditional licence, learner licence, probationary licence, provisional licence or restricted licence or a driver licence receipt) issued under the law of the ACT, the Commonwealth, a State or an internal Territory authorising the holder to drive a motor vehicle on a road or road related area.

Explanatory note

This amendment updates a definition and note in line with current legislative drafting practice.

[2.3] Dictionary, part 1, new definition of *Commonwealth Criminal Code*

insert

Commonwealth Criminal Code means the criminal code set out in the Criminal Code Act 1995 (Cwlth), schedule.

Explanatory note

This amendment inserts a definition of a term used in a number of Acts and subordinate legislation.

[2.4] Dictionary, part 1, definition of *driver licence* and note

substitute

driver licence—see the *Road Transport (Driver Licensing) Act 1999*, dictionary.

Note

Driver licence is defined in the *Road Transport (Driver Licensing)* **Act 1999**, dict to mean a licence (including a conditional licence, learner licence, probationary licence, provisional licence or restricted licence issued under that Act or a driver licence receipt issued under that Act) authorising the holder to drive a motor vehicle on a road or road related area.

Explanatory note

This amendment updates a definition and note in line with current legislative drafting practice.

[2.5] Dictionary, part 1, definition of enrolled nurse, paragraph (a) (i)

omit

nursing and midwifery profession

substitute

nursing profession

Explanatory note

This amendment updates a definition. The *Health Practitioner Regulation National Law and Other Legislation Amendment Act 2017* (Qld) amended the *Health Practitioner Regulation National Law (ACT)*, definition of *health profession* to change the 'nursing and midwifery profession' from a single profession to separate professions for nursing and midwifery.

[2.6] Dictionary, part 1, definition of *midwife*, paragraph (a)

omit

nursing and midwifery profession as a midwife

substitute

midwifery profession

Explanatory note

This amendment updates a definition. The *Health Practitioner Regulation National Law and Other Legislation Amendment Act 2017* (Qld) amended the *Health Practitioner Regulation National Law (ACT)*, definition of *health profession* to change the 'nursing and midwifery profession' from a single profession to separate professions for nursing and midwifery.

Amendment [2.7]

[2.7] Dictionary, part 1, definition of *National Credit Code*

omit

section 5

substitute

section 5 (1)

Explanatory note

This amendment corrects a cross-reference.

[2.8] Dictionary, part 1, definition of *nurse*, paragraph (a)

omit

nursing and midwifery profession as a nurse

substitute

nursing profession

Explanatory note

This amendment updates a definition. The *Health Practitioner Regulation National Law and Other Legislation Amendment Act 2017* (Qld) amended the *Health Practitioner Regulation National Law (ACT)*, definition of *health profession* to change the 'nursing and midwifery profession' from a single profession to separate professions for nursing and midwifery.

[2.9] Dictionary, part 1, definition of *nurse*, paragraph (b)

omit

registration; and

substitute

registration; but

Explanatory note

This amendment corrects a minor typographical error.

[2.10] Dictionary, part 1, definition of public sector body

substitute

public sector body—

- (a) means a body made up of public sector members; and
- (b) includes a body made up of 1 statutory office-holder.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[2.11] Dictionary, part 1, definition of *territory-owned* corporation

substitute

territory-owned corporation means a territory-owned corporation under the *Territory-owned Corporations Act 1990*, section 6 (1).

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 2.2 Legislation Regulation 2003

[2.12] Section 7 (2), note

omit

Explanatory note

This amendment omits a standard note about examples. The note is no longer used in current legislative drafting practice.

Schedule 3 Part 3.1 Technical amendments

ACTEW/AGL Partnership Facilitation Act 2000

Amendment [3.1]

Schedule 3 Technical amendments

(see s 5)

Part 3.1 ACTEW/AGL Partnership Facilitation Act 2000

[3.1] Section 30 (2)

omit

section 16 (1) (d)

substitute

section 16 (1) (f)

Explanatory note

This amendment corrects a cross-reference.

Part 3.2 Administrative Decisions (Judicial Review) Act 1989

[3.2] Section 13 (8) (a)

omit

requestor

substitute

requester

Explanatory note

This amendment corrects a minor typographical error.

Part 3.3 Adoption Regulation 1993

[3.3] Section 7 (3) (a)

omit

a person prescribed by the *Statutory Declarations Regulations* (Cwlth), regulation 4

substitute

a prescribed person under the *Statutory Declarations Act 1959* (Cwlth), section 4

Explanatory note

This amendment updates a cross-reference in line with current legislative drafting practice.

Part 3.4 Annual Reports (Government Agencies) Act 2004

[3.4] Section 7A (1), note

omit

s 217 and s 283

substitute

s 218 (3) and s 283 (3)

Explanatory note

This amendment corrects cross-references.

Part 3.5 Architects Act 2004

[3.5] Section 88 (3)

omit

incorporate, apply or adopt

substitute

apply, adopt or incorporate

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.6] Section 88 (4) and (5)

omit

incorporated, applied or adopted

substitute

applied, adopted or incorporated

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.7] Section 88 (5) (a)

omit

Explanatory note

This amendment omits a redundant paragraph. The ACT legislation register is an ACT government website within the scope of the *Architects Act 2004*, section 88 (5) (c).

[3.8] Section 88 (6)

omit

incorporated, applied or adopted

substitute

applied, adopted or incorporated

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.9] Section 88 (7)

omit

Explanatory note

This amendment omits a definition consequential on another amendment.

Part 3.6 Assisted Reproductive Technology Act 2024

[3.10] Section 40 (1) (c)

before

a child were

insert

if

Explanatory note

This amendment corrects a minor typographical error.

[3.11] Section 118 (3)

substitute

- (3) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
 - (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
 - (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;
 - (b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.12] Section 126 heading

substitute

126 Applying, adopting or incorporating documents in regulations

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.13] Section 126 (1)

omit

incorporate, apply or adopt

substitute

apply, adopt or incorporate

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.14] Section 126 (2) and (3)

omit

incorporated, applied or adopted

substitute

applied, adopted or incorporated

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.15] Section 126 (3) (a)

omit

Explanatory note

This amendment omits a redundant paragraph. The ACT legislation register is an ACT government website within the scope of the *Assisted Reproductive Technology Act* 2024, section 126 (3) (c).

Schedule 3 Part 3.7 Technical amendments

Australian Crime Commission (ACT) Act 2003

Amendment [3.16]

[3.16] Section 126 (4)

omit

incorporated, applied or adopted

substitute

applied, adopted or incorporated

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.17] Section 126 (5)

omit

Explanatory note

This amendment omits a definition consequential on another amendment.

Part 3.7 Australian Crime Commission (ACT) Act 2003

[3.18] Section 12 (1)

omit

meetings

substitute

a meeting

Explanatory note

This amendment recasts the provision in singular form in line with current legislative drafting practice. The Legislation Act, section 145 (b) provides that words in the singular include the plural.

[3.19] Section 12 (2)

omit

The chair, in exercising his or her power to call meetings, must ensure that meetings of the board are

substitute

If the chair calls a meeting of the board, they must ensure the meeting is

Explanatory note

This amendment updates language in line with current legislative drafting practice. This amendment also recasts the provision in singular form in line with current legislative drafting practice. The Legislation Act, section 145 (b) provides that words in the singular include the plural.

[3.20] Section 21 (6)

omit

he or she is

substitute

they are

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.21] Sections 26 (4) (b) and 31 (1) (c)

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

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Schedule 3 Part 3.8 Technical amendments

Bail Act 1992

Amendment [3.22]

[3.22] Sections 42, 43 and 45 (9) (c)

omit

Territory authority

substitute

territory authority

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.23] Section 49 (a) (ii)

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.8 Bail Act 1992

[3.24] Section 9B (c)

omit

Criminal Code Act 1995 (Cwlth)

substitute

Commonwealth Criminal Code

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

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[3.25] Section 9D (4) and (5) (b)

omit

authorised person

substitute

authorised officer

Explanatory note

This amendment corrects a minor typographical error. The *Bail Act 1992* allows authorised officers to grant bail in certain stated circumstances and prohibits them from granting bail in other stated circumstances. The term 'authorised person' should be a reference to an 'authorised officer'.

[3.26] Schedule 1, part 1.6 heading

substitute

Part 1.6 Offences against Commonwealth Criminal Code

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

[3.27] Dictionary, note 2

insert

- Commonwealth Criminal Code
- Criminal Code

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1. The definition of *Commonwealth Criminal Code* is inserted in the Legislation Act, dictionary, part 1 by another amendment.

Part 3.9 Biosecurity Act 2023

[3.28] Section 227 (3)

substitute

- (3) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
 - (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
 - (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;
 - (b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.29] Section 234E, new note

insert

Note A transitional provision is repealed on its expiry but continues to have effect after its repeal (see Legislation Act, s 88).

Explanatory note

This amendment inserts a note in line with current legislative drafting practice.

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Part 3.10 Building Act 2004

[3.30] Section 87 (a)

omit

Territory authority

substitute

territory authority

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.31] Section 139A (5) (a)

omit

Explanatory note

This amendment omits a redundant paragraph. The ACT legislation register is an ACT government website within the scope of the *Building Act 2004*, section 139A (5) (c).

[3.32] Section 139A (7)

omit

Explanatory note

This amendment omits a definition consequential on another amendment.

[3.33] Section 151A (3) (a)

omit

Explanatory note

This amendment omits a redundant paragraph. The ACT legislation register is an ACT government website within the scope of the *Building Act 2004*, section 151A (3) (c).

[3.34] Section 151A (5)

omit

Explanatory note

This amendment omits a definition consequential on another amendment.

[3.35] Dictionary, note 2

omit

Territory land

substitute

• territory land

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.36] Dictionary, note 2

insert

territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

[3.37] Further amendments, mentions of *Territory law*

omit

Territory law

substitute

territory law

in

- section 68
- section 107
- section 117
- section 142

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.11 Building and Construction Industry Training Levy Act 1999

[3.38] Section 15, definition of exempt work, paragraph (e), except note

substitute

(e) building work to which the Building Act, part 3 (Building work) does not apply.

Explanatory note

This amendment omits a redundant cross-reference. The *Building Act 2004*, section 15 was omitted by the *Planning, Building and Environment Legislation Amendment Act 2015*.

Part 3.12 Casino Control Act 2006

[3.39] Section 136C (1) (c)

omit

Territory authority

substitute

territory authority

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.40] Dictionary, note 2

insert

• territory authority

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

Part 3.13 Casino (Electronic Gaming) Act 2017

[3.41] Section 11 (2), note

omit

(see s 18(2))

substitute

(see s 18)

Explanatory note

This amendment corrects a cross-reference.

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[3.42] Section 14 (2), note

omit

(see s 18(2))

substitute

(see s 18)

Explanatory note

This amendment corrects a cross-reference.

Part 3.14 Children and Young People Act 2008

[3.43] Section 635J, definition of *review application*, paragraph (a)

omit

that the ACAT decides to deal with as a reviewable decision under section 635F (3)

substitute

under section 635F (2)

Explanatory note

This amendment omits redundant words and corrects a cross-reference.

[3.44] Section 863 (2) (c), example 3

omit

Explanatory note

This amendment omits a redundant example. Treatment orders were omitted from the *Drugs of Dependence Act 1989* by the *Health Legislation Amendment Act 2010* and inserted into the *Crimes (Sentence Administration) Act 2005*. Section 863 (2) (c), example 1 covers the administration of treatment orders under the *Crimes (Sentence Administration) Act 2005*.

Technical amendments Circular Economy Act 2023

Amendment [3.45]

[3.45] Section 865 (5), definition of court, example

omit

Explanatory note

This amendment omits an example that is no longer necessary.

Part 3.15 Circular Economy Act 2023

[3.46] Section 55 heading

substitute

Applying, adopting or incorporating documents in regulation and instruments

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.47] Section 55 (1)

omit

incorporate, apply or adopt

substitute

apply, adopt or incorporate

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.48] Section 55 (2) and (3)

omit

incorporated, applied or adopted

substitute

applied, adopted or incorporated

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.49] Section 55 (3) (a)

omit

Explanatory note

This amendment omits a redundant paragraph. The ACT legislation register is an ACT government website within the scope of the *Circular Economy Act 2023*, section 55 (3) (c).

[3.50] Section 55 (4)

omit

incorporated, applied or adopted

substitute

applied, adopted or incorporated

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.51] Section 55 (5)

omit

Explanatory note

This amendment omits a definition consequential on another amendment.

Amendment [3.52]

Part 3.16 Civil Law (Sale of Residential Property) Act 2003

Section 19AC (2) [3.52]

insert

The defendant has an evidential burden in relation to the matters Note mentioned in s (2) (see Criminal Code, s 58).

Explanatory note

This amendment inserts a note consistent with current legislative drafting practice.

Part 3.17 Civil Unions Act 2012

[3.53] Section 7 (d) (ii)

omit

descendent

substitute

descendant

Explanatory note

This amendment corrects a minor typographical error.

Amendment [3.54]

Part 3.18 Classification (Publications, Films and Computer Games) (Enforcement) Act 1995

[3.54] Section 53B (1) (b) (ii)

omit

section 8 (Markings for classifications)

substitute

section 8 (Determined markings and consumer advice)

Explanatory note

This amendment corrects a cross-reference.

[3.55] Dictionary, definition of restricted publications area

omit

part of a premises

substitute

part of premises

Explanatory note

This amendment corrects a minor typographical error.

Part 3.19 Competition Policy Reform Act 1996

[3.56] Section 29, definition of *Commonwealth administrative laws*, paragraph (a)

substitute

(a) the *Administrative Review Tribunal Act 2024* (Cwlth), other than part 7 (Appeals and references of questions of law to Federal Court);

Explanatory note

This amendment updates cross-references. The *Administrative Appeals Tribunal Act 1975* (Cwlth) was repealed by the *Administrative Review Tribunal (Consequential and Transitional Provisions No. 1) Act 2024* (Cwlth) and replaced by the *Administrative Review Tribunal Act 2024* (Cwlth).

[3.57] Section 33A heading

substitute

References to the Administrative Review Tribunal Act 2024 (Cwlth), pt 7

Explanatory note

This amendment updates cross-references. The *Administrative Appeals Tribunal Act 1975* (Cwlth) was repealed by the *Administrative Review Tribunal (Consequential and Transitional Provisions No. 1) Act 2024* (Cwlth) and replaced by the *Administrative Review Tribunal Act 2024* (Cwlth).

[3.58] Section 33A

omit

Administrative Appeals Tribunal Act 1975 (Cwlth) (as that provision applies as a law of this jurisdiction) to part 4A (Appeals and references of questions of law to the Federal Court of Australia) of that Act

substitute

Administrative Review Tribunal Act 2024 (Cwlth) (as that provision applies as a law of this jurisdiction) to that Act, part 7 (Appeals and references of questions of law to Federal Court)

Explanatory note

This amendment updates cross-references. The *Administrative Appeals Tribunal Act 1975* (Cwlth) was repealed by the *Administrative Review Tribunal (Consequential and Transitional Provisions No. 1) Act 2024* (Cwlth) and replaced by the *Administrative Review Tribunal Act 2024* (Cwlth).

Part 3.20 Construction Occupations (Licensing) Act 2004

[3.59] Section 26C (2)

substitute

- (2) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with section 26B;

- (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
- (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with section 26B;
- (b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.60] Section 128A (3) (a)

omit

Explanatory note

This amendment omits a redundant paragraph. The ACT legislation register is an ACT government website within the scope of the *Construction Occupations (Licensing) Act 2003*, section 128A (3) (c).

[3.61] Section 128A (5)

omit

Explanatory note

This amendment omits a definition consequential on another amendment.

Part 3.21 Controlled Sports Act 2019

[3.62] Section 13 (4), definition of *class A offence*, paragraph (e) (iii)

omit

Criminal Code Act 1995 (Cwlth), schedule

substitute

Commonwealth Criminal Code

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

[3.63] Dictionary, note 2

insert

Commonwealth Criminal Code

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a new term used in the Act and defined in the Legislation Act, dictionary, part 1. The definition of *Commonwealth Criminal Code* is inserted in the Legislation Act, dictionary, part 1 by another amendment.

Part 3.22 Court Procedures Regulation 2004

[3.64] Section 4, 1st dot point

substitute

• Crown Proceedings Act 1993 (NT)

Explanatory note

This amendment corrects a cross-reference.

Part 3.23 Crimes Act 1900

[3.65] Section 66AA (2) (d) (i)

omit

section 356 (2)

substitute

section 356 (3)

Explanatory note

This amendment corrects a cross-reference.

[3.66] Section 393A (2), note

omit

Criminal Code 2002

substitute

Criminal Code

Explanatory note

This amendment updates language in line with current legislative drafting practice. *Criminal Code* is defined in the Legislation Act, dictionary, part 1 to mean the *Criminal Code 2002*.

Part 3.24 Crimes (Child Sex Offenders) Act 2005

[3.67] Section 9 (2), note

omit

Criminal Code Act 1995 (Cwlth)

substitute

Commonwealth Criminal Code

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

[3.68] Sections 54 (2) (i) and 55 (3) (i)

omit

at a particular premises

substitute

at particular premises

Explanatory note

This amendment corrects a minor typographical error.

[3.69] Section 116B, definition of occupier

omit

of a premises

substitute

of premises

Explanatory note

This amendment corrects a minor typographical error.

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[3.70] Section 116H (1) (k)

omit

part of a premises

substitute

part of premises

Explanatory note

This amendment corrects a minor typographical error.

[3.71] Schedule 1, part 1.2 and schedule 2, part 2.2

omit

Criminal Code Act 1995 (Cwlth)

substitute

Commonwealth Criminal Code

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

[3.72] Dictionary, note 2

insert

- Commonwealth Criminal Code
- Criminal Code

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1. The definition of *Commonwealth Criminal Code* is inserted in the Legislation Act, dictionary, part 1 by another amendment.

[3.73] Dictionary, definition of occupier

omit

of a premises

substitute

of premises

Explanatory note

This amendment corrects a minor typographical error.

Part 3.25 Crimes (Sentence Administration) Act 2005

[3.74] Dictionary, note 2

insert

- correctional centre
- corrections officer

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1.

[3.75] Dictionary, definitions of *correctional centre* and *corrections officer*

omit

Explanatory note

This amendment omits redundant definitions. The terms are defined in the Legislation Act, dictionary, part 1.

Part 3.26 Crimes (Sentencing) Act 2005

[3.76] Schedule 1, part 1.2 heading

substitute

Part 1.2 Criminal Code

Explanatory note

This amendment updates a cross-reference in line with current legislative drafting practice.

Part 3.27 Criminal Code 2002

[3.77] Section 412, definition of impairment

substitute

impairment, of electronic communication to or from a computer—

- (a) includes—
 - (i) the prevention of the communication; and
 - (ii) the impairment of the communication on an electronic link or network used by the computer; but
- (b) does not include a mere interception of the communication.

Explanatory note

This amendment updates a definition in line with current legislative drafting practice.

[3.78] Dictionary, definition of aggravated perjury etc

substitute

aggravated perjury, for chapter 7 (Administration of justice offences)—see section 702.

bet, by a person on an event, for part 3.8A (Cheating at gambling)—see section 363A (1).

cannabis, for chapter 6 (Serious drug offences)—see section 600 (1).

cannabis plant, for chapter 6 (Serious drug offences)—see section 600 (1).

cause—

- (a) a loss, for chapter 3 (Theft, fraud, bribery and related offences) generally—see section 300; and
- (b) in relation to an occurrence or state of affairs, for part 3.8A (Cheating at gambling)—see section 363B.

causes—

- (a) damage or another result, for part 4.1 (Property damage offences)—see section 400; and
- (b) for part 4.2 (Computer offences)—see section 412; and
- (c) damage or disruption, for part 4.3 (Sabotage)—see section 422; and
- (d) a detriment or another result, for chapter 7 (Administration of justice offences)—see section 700.

conceal a thing, for chapter 6 (Serious drug offences)—see section 600 (1).

conduct—

- (a) for the Act generally—see section 13; and
- (b) for part 3.8A (Cheating at gambling)—see section 363A (1).

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controlled drug, for chapter 6 (Serious drug offences)—see section 600 (1).

controlled plant, for chapter 6 (Serious drug offences)—see section 600 (1).

controlled precursor, for chapter 6 (Serious drug offences)—see section 600 (1).

damage—

- (a) property, for part 4.1 (Property damage offences)—see section 400; and
- (b) to a public facility, for part 4.3 (Sabotage)—see section 422.

encourage, a person, for part 3.8A (Cheating at gambling)—see section 363A (1).

event, for part 3.8A (Cheating at gambling)—see section 363A (1).

financial advantage, for part 3.8A (Cheating at gambling)—see section 363A (1).

financial disadvantage, for part 3.8A (Cheating at gambling)—see section 363A (1).

impairment, of electronic communication to or from a computer, for part 4.2 (Computer offences)—see section 412.

Explanatory note

This amendment updates definitions in line with current legislative drafting practice.

[3.79] Dictionary, new definition of *intermediary*

insert

intermediary, for chapter 7 (Administration of justice offences)—see the *Evidence (Miscellaneous Provisions) Act 1991*, section 4AG.

Explanatory note

This amendment inserts a definition in line with current legislative drafting practice.

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[3.80] Dictionary, definitions of obtain etc

substitute

obtain—

- (a) for chapter 3 (Theft, fraud, bribery and related offences) generally—see section 300; and
- (b) for part 3.8A (Cheating at gambling)—see section 363D.

perjury, for chapter 7 (Administration of justice offences)—see section 703.

possession, of a thing, for chapter 6 (Serious drug offences)—see section 600 (1).

prepare a drug for supply, for chapter 6 (Serious drug offences)—see section 600 (1).

required geographical nexus, for part 2.7 (Geographical application)—see section 63 (1).

supply—

- (a) for chapter 3 (Theft, fraud, bribery and related offences)—see section 300; and
- (b) for chapter 6 (Serious drug offences)—see section 600 (1).

traffics in a controlled drug, for chapter 6 (Serious drug offences)—see section 602.

transport, for chapter 6 (Serious drug offences)—see section 600 (1).

Explanatory note

This amendment updates definitions in line with current legislative drafting practice.

Part 3.28 Director of Public Prosecutions Act 1990

[3.81] Sections 7 and 8 etc

omit

his or her

substitute

the director's

in

- sections 7 and 8
- section 16
- sections 19 and 20

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.82] Section 20 (4)

omit

he or she

substitute

the Attorney-General

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.83] Section 26

omit

he or she

substitute

the director

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.84] Section 28 (2) (e)

omit

his or her

substitute

the director's

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.29 Director of Public Prosecutions Regulation 1991

[3.85] Section 3 heading

substitute

3 Prescribed functions—Act, s 6 (1) (q)

Explanatory note

This amendment is consequential on another amendment.

Schedule 3 Part 3.30

Technical amendments Discrimination Act 1991

Amendment [3.86]

[3.86] Section 3

omit

For the Act, section 6 (1) (o) the

substitute

The

Explanatory note

This amendment omits unnecessary words and brings the provision into line with current legislative drafting practice.

Part 3.30 Discrimination Act 1991

[3.87] Section 30 (1) (a) and (b)

omit

Territory law

substitute

territory law

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.88] Dictionary, note 2

insert

territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

[3.89] Dictionary, definition of employment, paragraph (b)

omit

Territory employee

substitute

territory employee

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.90] Dictionary, definition of *Territory employee*

substitute

territory employee means a person who is—

- (a) a public servant; or
- (b) employed by a territory authority.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.31 Domestic Animals Act 2000

[3.91] Section 28 (3), definition of door

omit

of a premises

substitute

to premises

Explanatory note

This amendment corrects a minor typographical error.

Part 3.32 Domestic Relationships Act 1994

[3.92] Section 37C (b) (ii)

omit

descendent

substitute

descendant

Explanatory note

This amendment corrects a minor typographical error.

Part 3.33 Drugs of Dependence Act 1989

[3.93] Dictionary, definition of government analyst

omit

section 15 (b)

substitute

section 15 (a)

Explanatory note

This amendment corrects a cross-reference.

Part 3.34 Electoral Act 1992

[3.94] Section 103 (5) (a)

omit

Criminal Code (Cwlth)

substitute

Commonwealth Criminal Code

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

[3.95] Section 232 (5), definition of short stay accommodation, paragraph (a)

omit

or a part of premises

substitute

or part of premises

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.96] Section 250, definition of undue influence

omit

Criminal Code (Cwlth)

substitute

Commonwealth Criminal Code

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

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[3.97] Dictionary, note

insert

- Commonwealth Criminal Code
- Criminal Code

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1. The definition of *Commonwealth Criminal Code* is inserted in the Legislation Act, dictionary, part 1 by another amendment.

Part 3.35 Emergencies Act 2004

[3.98] Dictionary, note 2

insert

building code

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

[3.99] Dictionary, definition of building code

omit

Explanatory note

This amendment omits a redundant definition. The term 'building code' is defined in the Legislation Act, dictionary, part 1.

Part 3.36 Environment Protection Act 1997

[3.100] Section 92A (4) definition of *Territory agency*, paragraph (c)

omit

Territory instrumentality

substitute

territory instrumentality

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.101] Section 147 (2)

substitute

- (2) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
 - (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
 - (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;

(b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.102] Dictionary, note 2

insert

• territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

Part 3.37 Environment Protection Regulation 2005

[3.103] Section 66 (1) (f)

omit

Explanatory note

This amendment omits a paragraph that is no longer necessary. The Environment Protection and Heritage Council was abolished in 2011 and replaced by the Standing Council on Environment and Water. The Standing Council on Environment and Water was abolished in 2013 and replaced by the National Environment Protection Council (NEPC). The NEPC is a recognised entity under the *Environment Protection Regulation* 2005, section 66 (1) (d).

[3.104] Section 66 (1), note, 3rd dot point

omit

Explanatory note

This amendment omits a redundant dot point in a note consequential on another amendment.

[3.105] Section 66 (1), note, 4th dot point

omit

www.crc.gov.au

substitute

www.cooperativeresearch.org.au

Explanatory note

This amendment updates a website.

[3.106] Dictionary, definition of sell, note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

[3.107] Dictionary, definition of stormwater, note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

[3.108] Dictionary, definition of stormwater system, note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

[3.109] Dictionary, definition of *waste*, note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

Schedule 3 Part 3.38 Technical amendments

Evidence (Miscellaneous Provisions) Act 1991

Amendment [3.110]

[3.110] Dictionary, definition of waterway, note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

Part 3.38 Evidence (Miscellaneous Provisions) Act 1991

[3.111] Section 8 (e)

omit

Explanatory note

This amendment omits a paragraph that is no longer necessary. The *Victims of Crime (Financial Assistance) Act 1983* was repealed and replaced with the *Victims of Crime (Financial Assistance) Act 2016*. Under the *Victims of Crime (Financial Assistance) Act 1983*, applications for financial assistance were made to the Magistrates Court. Under the *Victims of Crime (Financial Assistance) Act 2016*, applications for financial assistance are made to the victims of crime commissioner.

[3.112] Section 16 (1), definition of territory court, paragraph (h)

omit

chapter 9 (Conduct of disciplinary review—general)

substitute

chapter 9 (Criminal matters—conduct of disciplinary reviews)

Explanatory note

This amendment corrects a cross-reference.

[3.113] Section 35D (3), examples, 3rd dot point

substitute

• Criminal Code, ch 7

Explanatory note

This amendment updates language in line with current legislative drafting practice. *Criminal Code* is defined in the Legislation Act, dictionary, part 1 to mean the *Criminal Code 2002*.

[3.114] Dictionary, definition of ACT court, note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

Part 3.39 Financial Management Act 1996

[3.115] Section 34 (5)

omit

he or she

substitute

the Minister or director-general

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Schedule 3 Part 3.39

Technical amendments

Financial Management Act 1996

Amendment [3.116]

[3.116] Section 35 (2)

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.117] Section 53A (1) (b)

omit

him or her or according to his or her

substitute

them according to their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.118] Section 53A (9)

omit

his or her

substitute

the Treasurer's

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.119] Section 78 (8)

omit

statutory office holder

substitute

statutory office-holder

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.120] Section 78 (8), note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice. Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1.

[3.121] **Dictionary**, note 2

insert

- statutory office-holder
- territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1.

Schedule 3 Part 3.40 Technical amendments

Financial Sector Reform (ACT) Act 1999

Amendment [3.122]

[3.122] Dictionary, definition of controlled recurrent payment

omit

or to be provided

substitute

or to be provided,

Explanatory note

This amendment corrects a minor typographical error.

Part 3.40 Financial Sector Reform (ACT) Act 1999

[3.123] Section 15 (2) (b) (i)

omit

Territory law

substitute

territory law

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.124] Section 48 (3)

omit

Territory authority

substitute

territory authority

Explanatory note

This amendment updates language in line with current legislative drafting practice.

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Statute Law Amendment Act 2025

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Part 3.41 Firearms Act 1996

[3.125] Sections 10 (1) (a) and 18 (1) (b) (vi)

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.126] Sections 138 (1) (c), 139 (1) (c) and 140A (1) (d)

omit

he or she intends

substitute

they intend

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.127] Section 205 (1) (a)

omit

he or she is

substitute

they are

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Schedule 3 Part 3.41 Technical amendments Firearms Act 1996

Amendment [3.128]

[3.128] Section 213 (1) (c)

omit

himself or herself

substitute

themself

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.129] Sections 221, 223 (b) and 229 (7)

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.130] Section 250 (4)

omit

his or her

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.131] Section 251 (3)

omit

his or her

substitute

the registrar's

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.132] Section 251 (3)

omit

to him or her

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.133] Section 254 (1)

omit

his or her

substitute

their

Explanatory note

Schedule 3 Part 3.41 Technical amendments Firearms Act 1996

Amendment [3.134]

[3.134] Section 256 (a)

omit

himself or herself

substitute

themself

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.135] Section 263

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.136] Section 264

omit

himself of herself

substitute

themself

Explanatory note

[3.137] Section 267 (2)

omit

he is she

substitute

the registrar

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.138] Section 267 (3) (b)

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.139] Dictionary, note 2

insert

territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

First Home Owner Grant Act 2000

Amendment [3.140]

[3.140] Dictionary, definition of *government agency*, paragraph (b)

omit

Territory authority

substitute

territory authority

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.42 First Home Owner Grant Act 2000

[3.141] Section 2, note 1

omit

'identity card—see the Taxation Administration Act 1999, dictionary.'

substitute

'identity card—see the Taxation Administration Act 1999, section 83 (4).'

Explanatory note

This amendment is consequential on another amendment.

[3.142] Dictionary, definition of identity card

omit

dictionary

substitute

section 83 (4)

Explanatory note

This amendment updates a cross-reference because of amendments made by the *Revenue Legislation Amendment Act 2016*.

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Part 3.43 Fisheries Act 2000

[3.143] Section 111 (2)

substitute

- (2) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
 - (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
 - (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;
 - (b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

Part 3.44 Gaming Machine Regulation 2004

[3.144] Section 6 heading

substitute

Required documents for applications or notifications— Act, s 16 (i), s 22 (2) (e), s 28 (2) (h) and s 173D (2) (c)

Explanatory note

This amendment updates the section heading to omit a redundant reference to the *Gaming Machine Act 2004*, section 38H. Section 38H was omitted by the *Gaming Machine Amendment Act 2024*.

[3.145] Section 6 (1) (e) and note

omit

Explanatory note

This amendment omits a redundant paragraph and note. The *Gaming Machine Act 2004*, section 38H was omitted by the *Gaming Machine Amendment Act 2024*.

[3.146] Section 7 (3), note

omit

Explanatory note

This amendment omits a redundant note. The provisions of the *Gaming Machine Act 2004* that related to in-principle authorisation certificates were omitted by the *Gaming Machine Amendment Act 2024*.

[3.147] Section 9, definition of *relevant gaming machine* application, paragraph (d)

omit

Explanatory note

This amendment omits a redundant paragraph. The provisions of the *Gaming Machine Act 2004* that related to in-principle authorisation certificates were omitted by the *Gaming Machine Amendment Act 2024*.

[3.148] Section 9, definition of *relevant premises*, paragraph (c)

omit

Explanatory note

This amendment omits a redundant paragraph. The provisions of the *Gaming Machine Act 2004* that related to in-principle authorisation certificates were omitted by the *Gaming Machine Amendment Act 2024*.

[3.149] Section 10 (2)

omit

, the authorisation certificate as proposed to be amended or the in-principle authorisation certificate

substitute

or the authorisation certificate as proposed to be amended

Explanatory note

This amendment omits redundant words. The provisions of the *Gaming Machine Act 2004* that related to in-principle authorisation certificates were omitted by the *Gaming Machine Amendment Act 2024*.

[3.150] Section 14 (1), note, last dot point

omit

Explanatory note

This amendment omits a redundant cross-reference. The *Gaming Machine Act 2004*, section 38 was omitted by the *Gaming Machine Amendment Act 2024*.

[3.151] **Dictionary**, note 3

omit

• in-principle authorisation certificate (see s 38A)

Explanatory note

This amendment omits a redundant dot point in a note. The *Gaming Machine Act 2004*, section 38A was omitted by the *Gaming Machine Amendment Act 2024*.

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Technical amendments
Gene Technology Act 2003

Amendment [3.152]

Part 3.45 Gene Technology Act 2003

[3.152] Section 80 (2), note

omit

Explanatory note

This amendment omits a redundant note. The *Gene Technology Act 2000* (Cwlth), section 80 (3) was omitted by the *Acts and Instruments (Framework Reform) Act 2015* (Cwlth).

Part 3.46 Health Records (Privacy and Access) Act 1997

[3.153] Section 14A (a) (iv)

omit

Children and Young People Act 2008, section 845 (2) (b)

substitute

Children and Young People Act 2008, section 845 (2), definition of care and protection report information, paragraph (b)

Explanatory note

This amendment corrects a cross-reference.

[3.154] Schedule 1, principle 10, clause 12, definition of *carer*, paragraph (b) (iii), examples

relocate after paragraph (c) (ii)

Explanatory note

This amendment relocates examples that relate to the provision as a whole.

Part 3.47 Heritage Act 2004

[3.155] Section 13 (1), definition of *interested person*, paragraph (a)

omit

Territory land

substitute

territory land

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.156] Section 116 (2)

substitute

- (2) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
 - (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
 - (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;

(b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.157] Dictionary, note 2

insert

territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

[3.158] Further amendments, mentions of Territory law

omit

Territory law

substitute

territory law

in

- section 18
- section 55
- section 76
- section 99

Explanatory note

Part 3.48 Human Cloning and Embryo Research Act 2004

[3.159] Section 39 (3), definition of *Territory agency*, paragraph (c)

omit

Territory instrumentality

substitute

territory instrumentality

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.160] Section 43 (4)

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.161] Section 46B (2)

omit

himself or herself

substitute

themself

Explanatory note

This amendment updates language in line with current legislative drafting practice.

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Schedule 3 Part 3.48 Technical amendments

rt 3.48 Human Cloning and Embryo Research Act 2004

Amendment [3.162]

[3.162] Section 46C (a)

omit

he or she is

substitute

they are

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.163] Section 47 (a)

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.164] Section 48 (1)

omit

he or she

substitute

they

Explanatory note

[3.165] Section 49 (2)

omit

his or her employees and agents

substitute

any employee or agent of the occupier

Explanatory note

This amendment updates language in line with current legislative drafting practice. This amendment also recasts the provision in singular form in line with current legislative drafting practice. The Legislation Act, section 145 (b) provides that words in the singular include the plural.

Part 3.49 Human Rights Commission Act 2005

[3.166] Section 14 (1) (e)

omit

Territory law

substitute

territory law

Explanatory note

Human Rights Commission Act 2005

Amendment [3.167]

[3.167] Section 53G

omit

older person service complaint

substitute

older people service complaint

Explanatory note

This amendment updates language in line with the language used in the Act.

[3.168] Section 99A (3), definition of statutory office-holder information

omit

a state

substitute

a State

Explanatory note

This amendment corrects a minor typographical error.

[3.169] Dictionary, note 2

insert

territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

Part 3.50 Insurance Authority Act 2005

[3.170] Section 6 (1), definition of territory entity, note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice. Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1.

[3.171] Section 6 (2), definition of public sector company, note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice. Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1.

[3.172] Dictionary, note 2

insert

- territory authority
- territory-owned corporation

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1.

Technical amendments Lands Acquisition Act 1994

Amendment [3.173]

Part 3.51 Lands Acquisition Act 1994

[3.173] Section 18 (3)

omit

Territory land

substitute

territory land

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.174] Section 32 (2) (c) etc

omit

Territory authority

substitute

territory authority

in

- section 32 (2) (c)
- section 99, heading
- section 99
- section 104 (4), definition of relevant land
- section 116 (1) (b)

Explanatory note

[3.175] Dictionary, note 2

omit

territory authority

Explanatory note

This amendment omits a redundant dot point. The term 'territory authority' is defined in the *Lands Acquisition Act 1994*, dictionary.

[3.176] Dictionary, note 2

insert

territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

[3.177] Dictionary, definition of land

omit

Territory land

substitute

territory land

Explanatory note

[3.178] Dictionary, definition of Territory authority

substitute

territory authority means an authority incorporated under a territory law, but does not include a body declared by regulation not to be a territory authority.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.179] Further amendments, mentions of *Territory law*

omit

Territory law

substitute

territory law

in

- section 5
- section 18
- section 31
- section 32
- section 98

Explanatory note

Part 3.52 Law Officers Act 2011

[3.180] Section 19 (1) (a)

omit

practice

substitute

practise

Explanatory note

This amendment corrects a minor typographical error.

Part 3.53 Leases (Commercial and Retail) Regulation 2002

[3.181] Section 4 (1) (d)

omit

existence

substitute

exercise

Explanatory note

This amendment corrects a minor typographical error.

Schedule 3 Part 3.54 Technical amendments Legal Profession Act 2006

Amendment [3.182]

Part 3.54 Legal Profession Act 2006

[3.182] Section 212 (4), definitions of Australian financial services licence, authorised representative and financial service

omit

section 761A

substitute

section 9

Explanatory note

This amendment corrects cross-references.

[3.183] Section 212 (4), definition of financial service business

omit

Explanatory note

This amendment omits a redundant definition. The term 'financial service business', which was defined under the *Corporations Act 2001* (Cwlth), section 761A, was one of a number of definitions repealed by the *Treasury Laws Amendment (2023 Law Improvement Package No. 1) Act 2023* (Cwlth) because they 'replicate the ordinary meaning of the defined term' and 'are redundant and unnecessarily add to the length and complexity of the law' (see the Explanatory Memorandum for the *Treasury Laws Amendment (2023 Law Improvement Package No. 1) Bill 2023* (Cwlth), p 20, par 1.36).

[3.184] Section 329 (4), definitions of Australian financial services licence, authorised representative and financial service

omit

section 761A

substitute

section 9

Explanatory note

This amendment corrects cross-references.

[3.185] Section 329 (4), definition of financial service business

omit

Explanatory note

This amendment omits a redundant definition. The term 'financial service business', which was defined under the *Corporations Act 2001* (Cwlth), section 761A, was one of a number of definitions repealed by the *Treasury Laws Amendment (2023 Law Improvement Package No. 1) Act 2023* (Cwlth) because they 'replicate the ordinary meaning of the defined term' and 'are redundant and unnecessarily add to the length and complexity of the law' (see the Explanatory Memorandum for the *Treasury Laws Amendment (2023 Law Improvement Package No. 1) Bill 2023* (Cwlth), p 20, par 1.36).

[3.186] Section 369, definitions of *member* and *responsible entity*

omit

(Dictionary)

Explanatory note

Schedule 3 Part 3.55 Technical amendments Limitation Act 1985

Amendment [3.187]

[3.187] Section 379 (3), definition of scheme property

omit

(Dictionary)

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.55 Limitation Act 1985

[3.188] Section 30A (6), note

omit

Explanatory note

This amendment omits a redundant note. The Civil Law (Wrongs) Act 2002, section 107 was omitted by the Justice and Community Safety Legislation Amendment Act 2006.

Part 3.56 Liquor Act 2010

[3.189] Section 69 (1), definition of suitability information, paragraph (a) (vi)

substitute

(vi) the Commonwealth Criminal Code;

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

[3.190] Section 90B (1) (a)

omit

a licensed premises

substitute

licensed premises

Explanatory note

This amendment corrects a minor typographical error.

[3.191] Dictionary, note 2

insert

- Commonwealth Criminal Code
- Criminal Code

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1. The definition of *Commonwealth Criminal Code* is inserted in the Legislation Act, dictionary, part 1 by another amendment.

Part 3.57 Liquor Regulation 2010

[3.192] Section 6 (2)

omit

(a licensed premises plan)

Explanatory note

This amendment omits a redundant definition.

Schedule 3 Part 3.57 Technical amendments Liquor Regulation 2010

Amendment [3.193]

[3.193] Section 18 (b), note

omit

a licensed premises

substitute

licensed premises

Explanatory note

This amendment corrects a minor typographical error.

[3.194] Section 31 (2) (a)

omit

child care centre

substitute

childcare centre

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.195] Dictionary, definition of licensed premises plan

omit

Explanatory note

This amendment omits a redundant definition.

Part 3.58 Long Service Leave (Portable Schemes) Act 2009

[3.196] Section 79C (1) (d)

omit

territory Law

substitute

territory law

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.197] Section 84 (2), definition of territory entity, note

omit

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.198] Dictionary, note 2

insert

- administrative unit
- territory authority
- territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1.

Part 3.59 Machinery Regulation 1950

[3.199] Section 5 heading

substitute

5 Machinery to which regulation does not apply

Explanatory note

This amendment corrects a minor typographical error.

[3.200] Section 5

omit

This regulation do not

substitute

This regulation does not

Explanatory note

This amendment corrects a minor typographical error.

[3.201] Dictionary, note 2

omit

• person.

substitute

• person (see s 160).

Explanatory note

This amendment updates a dot point in a note in line with current legislative drafting practice.

Part 3.60 Magistrates Court Act 1930

[3.202] Section 41E (1)

omit

Territory law

substitute

territory law

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.203] Section 116H (1)

omit

subsection (3)

substitute

subsection (4)

Explanatory note

This amendment corrects a cross-reference.

Schedule 3 Part 3.61 Technical amendments

irt 3.61 IVI

Magistrates Court (Domestic Animals Infringement Notices) Regulation 2005

Amendment [3.204]

Part 3.61 Magistrates Court (Domestic Animals Infringement Notices) Regulation 2005

[3.204] Schedule 1, part 1.1, item 19, column 3

omit

child-care centre

substitute

education and care service

Explanatory note

This amendment updates language to reflect the language used in the *Domestic Animals Act*, section 42 (1).

Part 3.62 Medicines, Poisons and Therapeutic Goods Act 2008

[3.205] Section 26 (2) etc

omit

himself or herself

substitute

themself

in

- section 26 (2)
- section 37 (2)
- section 40 (2)

Explanatory note

[3.206] Section 43 (3) (a)

omit

himself or herself

substitute

themselves

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.207] Section 74 (3)

omit

himself or herself

substitute

themself

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.208] Sections 103 and 104 (1) (a)

omit

his or her

substitute

their

Explanatory note

[3.209] Section 111 (1) (c)

omit

himself or herself

substitute

themself

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.210] Section 142 (2) (b)

omit

he or she

substitute

they

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.211] Section 172 (2)

substitute

- (2) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;

- (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
- (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;
- (b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.212] Section 177 (1), note 1

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice. Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1.

[3.213] Dictionary, note 2

insert

territory-owned corporation

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

Part 3.63 Mental Health Act 2015

[3.214] Sections 38 and 39

omit

section 37 (a), (b) or (c)

substitute

section 37 (1) (a), (b) or (c)

Explanatory note

This amendment corrects cross-references.

[3.215] Section 43 (1) (a)

omit

section 37 (a), (b) or (c) (Assessment order)

substitute

section 37 (1) (a), (b) or (c)

Explanatory note

This amendment corrects a cross-reference.

[3.216] Section 43 (1) (b)

omit

section 37 (d) or (e)

substitute

section 37 (1) (d) or (e)

Explanatory note

This amendment corrects a cross-reference.

Amendment [3.217]

Part 3.64 Motor Accident Injuries (Insurer Information Collection)

Regulation 2020

[3.217] Schedule 1, section 1.2 (2), definition of serious offence

omit

section 48(7)

substitute

section 48 (6)

Explanatory note

This amendment corrects a cross-reference.

Part 3.65 Partnership Act 1963

[3.218] Sections 14 (3) and 14A (3)

omit

Territory authority

substitute

territory authority

Explanatory note

Schedule 3 Part 3.65 Technical amendments Partnership Act 1963

Amendment [3.219]

[3.219] Sections 18 and 40 (1) (d) (ii)

omit

himself or herself

substitute

themself

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.220] Section 41 (2) etc

omit

his or her

substitute

their

in

- section 41 (2)
- section 44 (3)
- section 45 (2)
- section 48 (1)

Explanatory note

[3.221] Section 82 (1), note etc

omit

Territory law

substitute

territory law

in

- section 82 (1), note
- section 95 (2) (c) and (4)
- section 98 and note

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.222] Dictionary, note 2

insert

• territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

Part 3.66 Period Products and Facilities (Access) Act 2023

[3.223] Dictionary, note

omit

• territory instrumentality

Explanatory note

This amendment omits a redundant dot point. The term 'territory instrumentality' is not used in the *Period Products and Facilities (Access) Act 2023*.

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Part 3.67 Powers of Attorney Act 2006

[3.224] Section 25, example 3

omit

attorneys act

substitute

attorneys to act

Explanatory note

This amendment corrects a typographical error by inserting a missing word.

[3.225] Section 37 (2), definition of health care primarily to treat organic malfunction or disease, example heading

omit

of health care covered by par (a)

Explanatory note

This amendment omits redundant words from an example heading.

[3.226] Section 37 (2), definition of sterilisation, example 1

omit

oblation

substitute

ablation

Explanatory note

This amendment corrects a minor typographical error.

Part 3.68 Professional Engineers Act 2023

[3.227] Section 87 heading

substitute

87 Applying, adopting or incorporating documents in regulations and certain instruments

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.228] Section 87 (2)

omit

incorporate, apply or adopt

substitute

apply, adopt or incorporate

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.229] Section 87 (3) and (4)

omit

incorporated, applied or adopted

substitute

applied, adopted or incorporated

Explanatory note

Schedule 3 Part 3.68 Technical amendments

Professional Engineers Act 2023

Amendment [3.230]

[3.230] Section 87 (4) (a)

omit

Explanatory note

This amendment omits a redundant paragraph. The ACT legislation register is an ACT government website within the scope of the *Professional Engineers Act 2023*, section 87 (4) (c).

[3.231] Section 87 (5)

omit

incorporated, applied or adopted

substitute

applied, adopted or incorporated

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.232] Section 87 (6)

omit

Explanatory note

This amendment omits a definition consequential on another amendment.

Part 3.69 Prohibited Weapons Act 1996

[3.233] Section 3 (1) (a) etc

omit

his or her

substitute

their

in

- section 3 (1) (a)
- section 4 (1) (f) and (g)
- section 12 (1) (a)

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.70 Property Developers Act 2024

[3.234] Section 46 (1), definition of *property developer*, paragraph (a)

omit

done

substitute

undertaken

Explanatory note

Amendment [3.235]

[3.235] New section 65 (2)

insert

(2) In this section:

operational Act, for the Construction Occupations (Licensing) Act 2004—see that Act, section 16.

Explanatory note

This amendment inserts a definition in line with current legislative drafting practice.

[3.236] Section 120 heading

substitute

120 Applying, adopting or incorporating documents in regulations and instruments

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.237] Section 120 (1)

omit

incorporate, apply or adopt

substitute

apply, adopt or incorporate

Explanatory note

[3.238] Section 120 (2) and (3)

omit

incorporated, applied or adopted

substitute

applied, adopted or incorporated

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.239] Section 120 (3) (a)

omit

Explanatory note

This amendment omits a redundant paragraph. The ACT legislation register is an ACT government website within the scope of the *Property Developers Act 2024*, section 120 (3) (c).

[3.240] Section 120 (4)

omit

incorporated, applied or adopted

substitute

applied, adopted or incorporated

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.241] Section 120 (5)

omit

Explanatory note

This amendment omits a definition consequential on another amendment.

Part 3.71 Public Health Act 1997

[3.242] Section 9 (2) etc

omit

Territory law

substitute

territory law

in

- section 9 (2)
- section 12A (3)
- section 14 (2)

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.243] Section 118B, definition of water distributor

substitute

water distributor—see the *Utilities Act 2000*, section 83 (4).

Explanatory note

This amendment corrects a cross-reference. The definition of 'water distributor' in the *Utilities Act 2000* was omitted from the dictionary and relocated to section 83 (4) by the *Statute Law Amendment Act 2014 (No 2)*.

[3.244] Dictionary, note 2

insert

territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

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Part 3.72 Public Sector Management Act 1994

[3.245] Section 18 (1), note 2

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

[3.246] Section 20 (1), note 2

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

[3.247] Section 149 (1), note 2

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

[3.248] Section 152 (5), note 2

omit

Explanatory note

Schedule 3 Part 3.73 Technical amendments
Public Unleased Land Act 2013

Amendment [3.249]

[3.249] Dictionary, definition of *public sector*, paragraph (b)

omit

Territory instrumentality

substitute

territory instrumentality

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.73 Public Unleased Land Act 2013

[3.250] Section 98 (7), definitions of road and road related area

substitute

road—see the Road Transport (General) Act 1999, dictionary.

road related area—see the Road Transport (General) Act 1999, dictionary.

Explanatory note

This amendment corrects cross-references. The terms 'road' and 'road related area' were relocated from the *Road Transport (Safety and Traffic Management) Act 1999* to the *Road Transport (General) Act 1999* by the *Road Transport Legislation Amendment Act 2019*.

Part 3.74 Racing Act 1999

[3.251] Section 61I (2)

substitute

- (2) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
 - (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
 - (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;
 - (b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

Part 3.75 Radiation Protection Act 2006

[3.252] Section 48 (4), note

omit

Explanatory note

This amendment omits a redundant note. The *Radiation Protection Act 2006*, section 121 was omitted by the *Radiation Protection Amendment Act 2022*.

[3.253] Section 64 (2)

substitute

- (2) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
 - (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
 - (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;
 - (b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

Part 3.76 Radiation Protection Regulation 2007

[3.254] Dictionary, definition of tanning unit

omit

utilizing

substitute

using

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.77 Rail Safety National Law (ACT) Act 2014

[3.255] Dictionary, new definition of sampling facility

insert

sampling facility, for part 3 (Alcohol and drug testing)—see section 10 (1).

Explanatory note

This amendment inserts a definition in line with current legislative drafting practice.

Amendment [3.256]

Part 3.78 Referendum (Machinery **Provisions) Act 1994**

[3.256] Section 10 (3)

omit

that division

substitute

the Electoral Act, division 9.4

Explanatory note

This amendment corrects a cross-reference.

[3.257] Section 12 (3) (d)

omit

The Electoral Act

substitute

the Electoral Act

Explanatory note

This amendment corrects a minor typographical error.

[3.258] Section 12 (3) (e)

omit

Part 10

substitute

the Electoral Act, part 10

Explanatory note

[3.259] Section 14 (3) (d)

omit

Part 12

substitute

the Electoral Act, part 12

Explanatory note

This amendment corrects a cross-reference.

[3.260] Section 15 (2)

omit

divisions

substitute

the Electoral Act, divisions

Explanatory note

This amendment corrects a cross-reference.

[3.261] Section 15 (3) (c)

omit

part 14

substitute

the Electoral Act, part 14

Explanatory note

Schedule 3 Part 3.78 Technical amendments

Referendum (Machinery Provisions) Act 1994

Amendment [3.262]

[3.262] Section 15 (3) (e)

omit

that part

substitute

the Electoral Act, part 14

Explanatory note

This amendment corrects a cross-reference.

[3.263] Section 16 (3) (b)

omit

Part 16

substitute

the Electoral Act, part 16

Explanatory note

This amendment corrects a cross-reference.

[3.264] Section 18 (3)

omit

sections 321 (1) (a) and 322 (1) (a)

substitute

sections 321 (2) and 322 (2)

Explanatory note

[3.265] Section 19 (3)

omit

part 19

substitute

the Electoral Act, part 19

Explanatory note

This amendment corrects a cross-reference.

Part 3.79 Residential Tenancies Act 1997

[3.266] Section 83 (1) (k), note

omit

par (j)

substitute

par (k)

Explanatory note

Part 3.80 Retirement Villages Act 2012

[3.267] Section 65 (1) (a)

omit

renovate a residential premises

substitute

renovate residential premises

Explanatory note

This amendment corrects a minor typographical error.

[3.268] Section 214 (1), definition of departure fee, note

omit

Explanatory note

This amendment omits a note that is no longer necessary.

[3.269] Section 259 (1)

omit

sale of a residential premises

substitute

sale of residential premises

Explanatory note

This amendment corrects a minor typographical error.

Part 3.81 Road Transport (Alcohol and Drugs) Act 1977

[3.270] Section 4B (3), definition of heavy vehicle

omit

section 5

substitute

section 6

Explanatory note

This amendment corrects a cross-reference.

[3.271] Section 5 (2)

omit

he or she

substitute

the police officer

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.272] Section 14 (1) (a) (i)

omit

his or her arrival

substitute

the person arrived

Explanatory note

This amendment updates language in line with current legislative drafting practice.

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Schedule 3 Part 3.81 Technical amendments

Road Transport (Alcohol and Drugs) Act 1977

Amendment [3.273]

[3.273] Section 14 (3) (b)

omit

his or her opinion

substitute

the opinion of the doctor or nurse practitioner

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.274] Sections 15 (1) and 16 (2)

omit

his or her

substitute

the person's

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.275] Section 17 (2) (b)

omit

section 15 (Taking blood samples from persons in custody)

substitute

section 15 (Taking blood samples from people in custody)

Explanatory note

[3.276] Section 18 (3) (b)

omit

his or her

substitute

the person's

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.277] Section 18 (5), definition of specified procedure

omit

section 17

substitute

section 17 (1)

Explanatory note

This amendment corrects a cross-reference.

[3.278] Section 21 (8), definition of controlled drug

omit

section 600

substitute

section 600 (1)

Explanatory note

Schedule 3 Part 3.81

Technical amendments

Road Transport (Alcohol and Drugs) Act 1977

Amendment [3.279]

[3.279] Section 23 (3) (b)

omit

his or her

substitute

the person's

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.280] Section 41 (1) (a) (i)

omit

he or she

substitute

the police officer

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.281] Section 41 (1) (a) (ii) and (vi)

omit

his or her

substitute

the person's

Explanatory note

[3.282] Section 41 (1) (a) (viii)

omit

the regulations make

substitute

a regulation makes

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.283] Section 41 (1) (a) (x)

omit

he or she

substitute

the police officer

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.284] Section 41 (1) (b) (i)

omit

he or she

substitute

the police officer

Explanatory note

Schedule 3 Part 3.81 Technical amendments

Road Transport (Alcohol and Drugs) Act 1977

Amendment [3.285]

[3.285] Section 41 (1) (b) (ii), (v) and (vi)

omit

his or her

substitute

the person's

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.286] Section 41 (1) (e) (i)

omit

he or she is

substitute

they are

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.287] Section 41 (1) (e) (ii)

omit

he or she

substitute

the doctor or nurse practitioner

Explanatory note

[3.288] Section 41 (1) (e) (iv)

after

nurse

insert

practitioner

Explanatory note

This amendment corrects a minor typographical error by inserting a missing word.

[3.289] Section 41 (1) (h)

omit

the regulations

substitute

a regulation

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.290] Section 47 (2), example

omit

his or her

substitute

the person's

Explanatory note

Amendment [3.291]

[3.291] Section 47C (2), definition of *alcohol-related test*, paragraph (c)

omit

under 2.7 (Analysis of person's blood—alcohol and drugs)

substitute

under division 2.7 (Analysis of blood—alcohol and drugs)

Explanatory note

This amendment corrects a cross-reference.

[3.292] Section 47C (2), definition of *drug-related test* paragraph (c)

omit

under 2.7 (Analysis of person's blood—alcohol and drugs)

substitute

under division 2.7 (Analysis of blood—alcohol and drugs)

Explanatory note

This amendment corrects a cross-reference.

[3.293] Schedule 1 heading, reference

omit

def of drug

substitute

def *drug*

Explanatory note

[3.294] Dictionary, note 2

omit

function

Explanatory note

This amendment omits a redundant dot point in a note. The term 'function' is not used in the *Road Transport (Alcohol and Drugs) Act 1977*.

[3.295] Dictionary, definition of another jurisdiction

omit

Explanatory note

This amendment omits a redundant definition. The term 'another jurisdiction' is defined in the *Road Transport (General) Act 1999*.

Part 3.82 Road Transport (General) Act 1999

[3.296] Section 53 (6), note

omit

s 707

substitute

pt 13.3, div 1

Explanatory note

Amendment [3.297]

[3.297] Section 61A, definition of *immediate suspension offence*, paragraph (h)

omit

paragraph (h)

substitute

paragraph (i)

Explanatory note

This amendment corrects a cross-reference.

Part 3.83 Sale of Goods Act 1954

[3.298] Section 7 (2)

omit

he or she

substitute

they

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.299] Section 7 (3), definition of necessaries

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

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[3.300] Section 23 (5)

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.301] Section 36 (3)

omit

to himself or herself

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.302] Section 42 (2), definition of seller

omit

himself or herself

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.303] Sections 43, 45 and 46

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

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Schedule 3 Part 3.83 Technical amendments Sale of Goods Act 1954

Amendment [3.304]

[3.304] Section 50 (2)

after

transfers the document to a person

insert

(the relevant transfer)

Explanatory note

This amendment is consequential on another amendment.

[3.305] Section 50 (2)

omit

lastmentioned transfer

substitute

relevant transfer

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.306] Section 60 (4)

omit

his or her

substitute

their

Explanatory note

[3.307] Section 60 (7) (a)

omit

himself or herself

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.308] Dictionary, definition of mercantile agent

omit

his or her

substitute

their

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.84 Security Industry Act 2003

[3.309] Section 21 (3) (c)

omit

Criminal Code 2002

substitute

Criminal Code

Explanatory note

This amendment updates language in line with current legislative drafting practice. *Criminal Code* is defined in the Legislation Act, dictionary, part 1 to mean the *Criminal Code 2002*.

[3.310] Section 21 (3) (e)

omit

Criminal Code (Cwlth), schedule

substitute

Commonwealth Criminal Code

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

[3.311] Dictionary, note 2

insert

- Commonwealth Criminal Code
- Criminal Code

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1. The definition of *Commonwealth Criminal Code* is inserted in the Legislation Act, dictionary, part 1 by another amendment.

Part 3.85 Senior Practitioner Act 2018

[3.312] Section 49 (3)

substitute

- (3) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):

- (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
- (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
- (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;
- (b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.86 Smoke-Free Public Places Act 2003

[3.313] Sections 14 and 15

omit

his or her

substitute

their

Explanatory note

Amendment [3.314]

Part 3.87 Smoke-Free Public Places Regulation 2005

[3.314] Section 14

omit

licensed premises plan

substitute

floor plan of the licensed premises

Explanatory note

This amendment updates language and is consequential on another amendment.

Part 3.88 Spent Convictions Act 2000

[3.315] Dictionary, note 2

omit

• Territory authority

substitute

• territory authority

Explanatory note

[3.316] Dictionary, definition of public authority

omit

Territory authority

substitute

territory authority

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.89 Supreme Court Act 1933

[3.317] Section 37U (4) (h)

omit

administrative appeals tribunal

substitute

administrative review tribunal

Explanatory note

This amendment updates the name of a tribunal. The administrative appeals tribunal of the Commonwealth was established under the *Administrative Appeals Tribunal Act 1975* (Cwlth). The *Administrative Review Tribunal (Consequential and Transitional Provisions No. 1) Act 2024* (Cwlth) repealed the 1975 Act. The *Administrative Review Tribunal Act 2024* (Cwlth) established the Commonwealth administrative review tribunal.

[3.318] Section 47 (1) and (2) etc

omit

Territory law

substitute

territory law

in

- section 47 (1) and (2)
- section 50 (d)
- section 51 (1)

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.319] Dictionary, note 2

insert

• territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

Part 3.90 Taxation Administration Act 1999

[3.320] Section 70 (2), definition of *related offence*, paragraph (b) (v)

omit

Criminal Code (Cwlth)

substitute

Commonwealth Criminal Code

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

[3.321] Section 70 (3)

omit

Criminal Code (Cwlth)

substitute

Commonwealth Criminal Code

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

[3.322] Dictionary, note 2

insert

- Commonwealth Criminal Code
- Criminal Code

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1. The definition of *Commonwealth Criminal Code* is inserted in the Legislation Act, dictionary, part 1 by another amendment.

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Amendment [3.323]

Part 3.91 Taxation (Government Business Enterprises) Act 2003

[3.323] Section 6

omit

under the regulations for this section

substitute

by regulation

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.324] Section 7

omit

regulations

substitute

a regulation

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.325] Section 9

omit

under the regulations for this section

substitute

by regulation

Explanatory note

This amendment updates language in line with current legislative drafting practice.

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[3.326] Sections 9 and 10 (1)

omit

Territory law

substitute

territory law

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.327] Section 10 (2), note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

[3.328] Section 11, note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

[3.329] Dictionary, note 2

omit

- Territory authority
- Territory owned corporation.

substitute

- territory authority
- territory law
- territory-owned corporation.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

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[3.330] Dictionary, definition of *Territory entity*

substitute

territory entity includes the following:

- (a) a territory authority;
- (b) a territory-owned corporation;
- (c) an administrative unit;
- (d) a part of an administrative unit.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.331] Further amendments, mentions of *Territory entity*

omit

Territory entity

substitute

territory entity

in

- section 6
- section 8
- section 10

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.92 Territory Records Act 2002

[3.332] Section 31B, definition of Assembly

omit

Explanatory note

This amendment omits a redundant definition. The term 'Assembly' is not used in the Act, part 3A.

[3.333] Section 31C (1), note

omit

accessible executive document

substitute

accessible executive record

Explanatory note

This amendment corrects a minor typographical error.

[3.334] Section 31G (4)

omit

document

substitute

record

Explanatory note

This amendment corrects a minor typographical error.

Schedule 3

Technical amendments

Part 3.93 Terrorism (Extraordinary Temporary Powers) Act 2006

Amendment [3.335]

[3.335] Section 31M

omit

interest

substitute

interests

Explanatory note

This amendment corrects a minor typographical error.

[3.336] Dictionary, definition of Assembly

omit

Explanatory note

This amendment omits a redundant definition consequential on the omission of the term by another amendment.

Part 3.93 Terrorism (Extraordinary Temporary Powers) Act 2006

[3.337] Dictionary, note 2

insert

- Commonwealth Criminal Code
- Criminal Code

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1. The definition of *Commonwealth Criminal Code* is inserted in the Legislation Act, dictionary, part 1 by another amendment.

[3.338] Dictionary, definition of Commonwealth Criminal Code

omit

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

Part 3.94 Uncollected Goods Act 1996

[3.339] Section 14 (1) (a)

omit

he or she

substitute

the officer

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.340] Section 14 (1) (b)

omit

he or she shall

substitute

the person must

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Schedule 3 Part 3.94 Technical amendments Uncollected Goods Act 1996

Amendment [3.341]

[3.341] Section 24A (1) (a)

omit

section 83 (1) (j) (i)

substitute

section 83 (1) (k) (i)

Explanatory note

This amendment corrects a cross-reference.

[3.342] Section 24A (1) (b) and note

omit

section 83 (1) (j) (ii)

substitute

section 83 (1) (k) (ii)

Explanatory note

This amendment corrects a cross-reference.

[3.343] Section 24A (3), definition of mobile home

omit

Explanatory note

This amendment omits a redundant definition. The term 'mobile home' is defined in the *Uncollected Goods Act 1996*, dictionary.

[3.344] Section 26 (1)

omit

he or she

substitute

the person

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.345] Section 33 (a)

omit

him or her

substitute

them

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.346] Further amendments, mentions of shall

omit

shall

substitute

must

in

- section 7
- section 28
- section 29
- section 30 (2), (4) and (5)

Explanatory note

This amendment updates language in line with current legislative drafting practice.

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Schedule 3 Part 3.95 Technical amendments

Unit Titles (Management) Act 2011

Amendment [3.347]

Part 3.95 Unit Titles (Management) Act 2011

[3.347] Dictionary, definition of unit subsidiary

omit

Explanatory note

This amendment omits a redundant definition. The term 'unit subsidiary' is not used in the *Unit Titles (Management) Act 2011*.

Part 3.96 Unit Titles (Management) Regulation 2011

[3.348] Section 12 (d)

omit

Corporations Act 2001 (Cwlth)

substitute

Corporations Act

Explanatory note

This amendment updates language in line with current legislative drafting practice. *Corporations Act* is defined in the Legislation Act, dictionary, part 1 to mean the *Corporations Act 2001* (Cwlth).

[3.349] Dictionary, notes 1 and 2

substitute

Note 1 The Legislation Act contains definitions relevant to this regulation. For example:

- Corporations Act
- GST
- in relation to.

Explanatory note

This amendment updates notes in line with current legislative drafting practice.

Part 3.97 Unlawful Gambling Act 2009

[3.350] Section 34 (2)

substitute

- (2) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
 - (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
 - (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;

(b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.351] Section 40 (2)

omit

Territory law

substitute

territory law

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.352] Dictionary, note 2

insert

territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the Act and defined in the Legislation Act, dictionary, part 1.

Part 3.98 Utilities Act 2000

[3.353] Sections 166 and 251

omit

Territory law

substitute

territory law

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.354] Dictionary, note 2

insert

- territory land
- territory law

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts terms used in the Act and defined in the Legislation Act, dictionary, part 1.

[3.355] Dictionary, definitions of land-holder and public land

omit

Territory land

substitute

territory land

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.99 Veterinary Practice Act 2018

[3.356] Section 31 (1), definition of *suitability information*, paragraph (a) (vi)

substitute

(vi) the Commonwealth Criminal Code;

Explanatory note

This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

[3.357] Dictionary, note 2

insert

• Commonwealth Criminal Code

Explanatory note

Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a new term used in the Act and defined in the Legislation Act, dictionary, part 1. The definition of *Commonwealth Criminal Code* is inserted in the Legislation Act, dictionary, part 1 by another amendment.

Part 3.100 Victims of Crime (Financial Assistance) Act 2016

[3.358] Schedule 1, section 1.1, definition of Criminal Code

omit

Explanatory note

This amendment omits a redundant definition. *Criminal Code* is defined in the Legislation Act, dictionary, part 1.

[3.359] Dictionary, definition of Criminal Code

omit

Explanatory note

This amendment is consequential on another amendment.

Part 3.101 Voluntary Assisted Dying Act 2024

[3.360] Section 105 (1) (a)

omit

section 100

substitute

section 104

Explanatory note

This amendment corrects a cross-reference.

Part 3.102 Waste Management and Resource Recovery Act 2016

[3.361] Section 105 (3)

substitute

- (3) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):

- (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
- (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
- (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;
- (b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.103 Water and Sewerage Act 2000

[3.362] Section 46 (3) (a)

omit

Explanatory note

This amendment omits a redundant paragraph. The ACT legislation register is an ACT government website within the scope of the *Water and Sewerage Act 2000*, section 46 (3) (c).

[3.363] Section 46 (5)

omit

Explanatory note

This amendment omits a definition consequential on another amendment.

Part 3.104 Water and Sewerage Regulation 2001

[3.364] Section 16B (3), note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

[3.365] Section 16E (3) (b), note

omit

Explanatory note

This amendment omits a note in line with current legislative drafting practice.

[3.366] Dictionary, notes 1 to 3

substitute

Note 1 The Legislation Act contains definitions relevant to this Act. For example:

- AS (see s 164)
- AS/NZS (see s 164)
- the Territory.

Explanatory note

This amendment updates notes in line with current legislative drafting practice.

[3.367] Dictionary, note 4

insert

- land sublease
- owner

Explanatory note

Dictionary, note 4 lists examples of terms used in the regulation that are defined in the Act. This amendment inserts terms used in the regulation and defined in the Act.

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Part 3.105 Water Resources Act 2007

[3.368] Section 104 (2)

substitute

- (2) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
 - (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
 - (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;
 - (b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Part 3.106 Workers Compensation Act 1951

[3.369] Chapter 3 heading, note 2, 1st dot point

omit

his or her

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.370] Section 27 (1) (b)

omit

his or her

substitute

the worker's

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.371] Section 36G (1), definition of pension age

after

pension age

insert

, for a worker,

Explanatory note

This amendment updates a definition in line with current legislative drafting practice.

[3.372] Section 36G (1), definition of statutory floor

omit

Fair Work Australia

substitute

the Fair Work Commission

Explanatory note

This amendment updates the name of an entity. The *Fair Work Amendment Act 2012* (Cwlth) changed the name of Fair Work Australia to Fair Work Commission.

[3.373] Section 36G (2), definition of annual wage review

substitute

annual wage review—see the Fair Work Act 2009 (Cwlth), section 285 (1).

Explanatory note

This amendment updates definitions in line with current legislative drafting practice.

[3.374] Section 36G (2), definition of Fair Work Australia

substitute

Fair Work Commission—see the Fair Work Act 2009 (Cwlth), section 12.

Explanatory note

This amendment is consequential on another amendment.

[3.375] Sections 65 (2) and 74 (3) (a)

omit

himself or herself

substitute

themself

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.376] Section 185 (2)

omit

he or she

substitute

the dependant

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.377] Section 196 (1)

omit

his or her

substitute

the worker's

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.378] Section 203 (2)

substitute

- (2) In deciding whether the executive officer took (or failed to take) reasonable steps to prevent the commission of the relevant offence, a court must consider the following:
 - (a) any action the officer took directed towards ensuring the following (to the extent that the action is relevant to the act or omission):
 - (i) that the corporation arranges regular professional assessments of the corporation's compliance with the provision to which the relevant offence relates;
 - (ii) that the corporation implements any appropriate recommendation arising from such an assessment;
 - (iii) that the corporation's employees, agents and contractors have a reasonable knowledge and understanding of the requirement to comply with the provision to which the relevant offence relates;
 - (b) any action the officer took when the officer became aware that the relevant offence was, or might be, about to be committed.

Explanatory note

This amendment updates language in line with current legislative drafting practice.

[3.379] Schedule 2, section 2.1, new definition of *Offshore Petroleum Act*

insert

Offshore Petroleum Act means the Offshore Petroleum and Greenhouse Gas Storage Act 2006 (Cwlth).

Explanatory note

This amendment inserts a new definition. The *Petroleum (Submerged Lands) Act 1967* (Cwlth) was repealed by the *Offshore Petroleum (Repeals and Consequential Amendments) Act 2006* (Cwlth) and replaced by the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* (Cwlth).

[3.380] Schedule 2, section 2.1, definition of *Petroleum* (Submerged Lands) Act

omit

Explanatory note

This amendment is consequential on another amendment.

[3.381] Schedule 2, section 2.2 (1) (a) and (2) (a)

omit

Petroleum (Submerged Lands) Act, schedule 2

substitute

Offshore Petroleum Act, schedule 1

Explanatory note

This amendment corrects a cross-reference consequential on another amendment.

Technical amendments

Workers Compensation Act 1951

Amendment [3.382]

[3.382] Schedule 2, section 2.2 (2) (b)

omit

Petroleum (Submerged Lands) Act, section 5A (7)

substitute

Offshore Petroleum Act, section 8 (2)

Explanatory note

This amendment corrects a cross-reference consequential on another amendment.

[3.383] Schedule 2, section 2.2 (3) and (4) (a)

omit

Petroleum (Submerged Lands) Act, schedule 2

substitute

Offshore Petroleum Act, schedule 1

Explanatory note

This amendment corrects a cross-reference consequential on another amendment.

[3.384] Schedule 2, section 2.2 (4) (b)

omit

Petroleum (Submerged Lands) Act section 5A (3)

substitute

Offshore Petroleum Act, schedule 1

Explanatory note

This amendment corrects a cross-reference consequential on another amendment.

[3.385] Dictionary, definition of initial incapacity date

omit

section 36G

substitute

section 36G (1)

Explanatory note

This amendment corrects a cross reference.

[3.386] Dictionary, new definition of Offshore Petroleum Act

insert

Offshore Petroleum Act, for schedule 2 (Adjacent areas for States and Territories)—see schedule 2, section 2.1.

Explanatory note

This amendment is consequential on another amendment.

[3.387] Dictionary, new definition of pension age

insert

pension age, for a worker, for part 4.3 (Weekly compensation)—see section 36G (1).

Explanatory note

This amendment inserts a definition in line with current legislative drafting practice.

[3.388] Dictionary, definition of *Petroleum (Submerged Lands)*Act

omit

Explanatory note

This amendment is consequential on another amendment.

Schedule 3 Part 3.107 Technical amendments

Workers Compensation Regulation 2002

Amendment [3.389]

[3.389] Dictionary, definition of weekly compensation

omit

section 36G

substitute

section 36G (1).

Explanatory note

This amendment corrects a cross reference.

Part 3.107 Workers Compensation Regulation 2002

[3.390] Schedule 3, part 3.1, item 2, column 2

omit

Act, s 145D (1)

substitute

Act, 145D (1) (b)

Explanatory note

This amendment corrects a cross-reference.

Part 3.108 Work Health and Safety Act 2011

[3.391] Schedule 4, section 4.4 (1)

omit

sections 4.1 to 4.3

substitute

sections 4.1, 4.2 and 4.3

Explanatory note

This amendment corrects a cross-reference.

Part 3.109 Working with Vulnerable People (Background Checking) Act 2011

[3.392] Section 18A (2), definition of *law enforcement agency*, paragraph (b)

omit

territory

substitute

Territory

Explanatory note

This amendment updates language in line with current legislative drafting practice.

Schedule 3

Technical amendments

Part 3.109 Working with Vulnerable People (Background Checking) Act 2011

Amendment [3.393]

[3.393] Schedule 3, section 3.1, definition of Criminal Code

omit

Explanatory note

This amendment omits a redundant definition. *Criminal Code* is defined in the Legislation Act, dictionary, part 1.

[3.394] Dictionary, definition of Criminal Code

omit

Explanatory note

This amendment is consequential on another amendment.

Schedule 4 Technical amendments—Notes

(see s 5)

Part 4.1 Aboriginal and Torres Strait Islander Elected Body Act 2008

[4.1] Section 29A (3), note etc

omit the following notes

- section 29A (3), note
- section 34 (2) and (3), notes
- section 36 (1), note
- schedule 1, modification 1.17, section 109 (1A), note
- schedule 1, modification 1.21, section 111 (3), note
- schedule 1, modification 1.21, section 111A (3), note
- schedule 1, modification 1.23, section 114 (2) and (3), notes
- schedule 1, modification 1.41, section 133A (6), note
- schedule 1, modification 1.70, section 189 (2), note

Explanatory note

This amendment omits standard notes about notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Amendment [4.2]

Part 4.2 ACT Civil and Administrative Tribunal Act 2008

[4.2] Section 10 (1), notes etc

omit the following notes

- section 10 (1), notes
- section 24 (4), note
- section 41 (1), note 2 and (5), note
- section 94 (6), note
- section 95 (2), note
- section 96 (5), note
- section 97 (4), note
- section 102 (3), note
- section 117 (2), note
- section 118 (1), note

Explanatory note

This amendment omits standard notes about notifiable instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.3 ACTEW/AGL Partnership Facilitation Act 2000

[4.3] Section 10 (2), (3) and (9), notes etc

omit the following notes

- section 10 (2), (3) and (9), notes
- section 11 (4), note
- section 13 (3), note
- section 25 (2) (a), note

Explanatory note

This amendment omits standard notes about approved forms and notifiable instruments. The notes are no longer used in current legislative drafting practice.

Part 4.4 ACT Teacher Quality Institute Act 2010

[4.4] Section 25 (4), note etc

omit the following notes

- section 25 (4), note
- section 30 (1), notes
- section 32 (4), note
- section 33 (4), note
- section 35 (4), note
- section 38 (4) and (8), notes
- section 51 (1), notes
- section 52 (4), note
- section 53 (1), notes
- section 54 (4), note
- section 56 (7), note

- section 57 (1), notes
- section 59 (1) and (4), notes
- section 73 (1), notes
- section 75 (2), note
- section 79 (1), notes
- section 89, note
- section 90, note
- section 95 (1) and (2), notes
- section 96 (2) and (3), notes
- section 97 (1) and (2), notes
- section 98 (1)

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.5 ACT Teacher Quality Institute Regulation 2010

[4.5] Section 18D (1), notes etc

omit the following notes

- section 18D (1), notes
- section 18F (2), note
- section 20B, note
- section 20C, note

Explanatory note

This amendment omits standard notes about notifiable instruments, reviewable decision notices, approved forms and fees. The notes are no longer used in current legislative drafting practice.

Part 4.6 Adoption Act 1993

[4.6] Section 30, note etc

omit the following notes

- section 30, note
- section 35A (1) (b), note
- section 72 (5), note
- section 80 (2), note
- section 103 (2), note
- section 103A, note
- section 104 (1), note
- section 105, note
- section 118 (1) and (2), notes
- section 120A (3), note
- section 121 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.7 Adoption Regulation 1993

[4.7] Section 5, note etc

omit the following notes

- section 5, note
- section 23 (1), note
- section 24 (2), note

Explanatory note

This amendment omits standard notes about approved forms and fees. The notes are no longer used in current legislative drafting practice.

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Part 4.8 Agents Act 2003

[4.8] Section 29 (1), notes etc

omit the following notes

- section 29 (1), notes
- section 36 (1), notes
- section 38 (2), notes
- section 53 (1), notes
- section 60 (1), notes
- section 62 (2), notes
- section 84 (2) and (4), notes
- section 85 (2) and (4), notes
- section 86 (2) (a) and (b) and (4), notes
- section 87 (2) (a) and (b) and (4), notes
- section 100 (1), note
- section 110 (1), note
- section 111 (3), note
- section 114 (2), note
- section 122, note
- section 123 (2), note
- section 124 (2), note 2
- section 163 (2), note
- section 167, note 2
- section 168 (2), note

- section 176 (1) and (2), notes
- section 177 (2) and (3), notes
- section 178 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.9 Animal Welfare Act 1992

[4.9] Section 8 (4), note etc

omit the following notes

- section 8 (4), note
- section 15B (2), note
- section 22 (1) and (2), notes
- section 23 (4), note
- section 24F (2), note
- section 26 (1), note
- section 34 (2), note
- section 37 (1), note
- section 46 (2), note
- section 54 (1), note
- section 59A (2), note
- section 63 (1), note
- section 71 (2), note
- section 82A (2), note
- section 84AA (2), note
- section 86A (3), note
- section 95 (1), note
- section 107A, note 2

- section 108, note
- section 109 (4), note
- section 110 (1) and (2), notes
- section 112 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.10 Annual Reports (Government Agencies) Act 2004

[4.10] Section 7 (3), note etc

omit the following notes

- section 7 (3), note
- section 7C (2), note
- section 8 (4), note
- section 12 (2), note
- section 13 (3), note

Explanatory note

This amendment omits standard notes about notifiable instruments. The note is no longer used in current legislative drafting practice.

Part 4.11 Architects Act 2004

[4.11] Section 8 (7), note 1 etc

omit the following notes

- section 8 (7), note 1
- section 68 (4), note
- section 86, note 2
- section 86A, note
- section 87 (3), note
- section 89 (3)
- section 91 (1) and (2), notes
- section 92 (2) and (3), notes
- section 93 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.12 Associations Incorporation Act 1991

[4.12] Section 11 (1), note 1 etc

omit the following notes

- section 11 (1), note 1
- section 13 (1), note
- section 13A (2), note
- section 15 (3), note
- section 18 (1), note
- section 26 (2), note

- section 30 (2), note
- section 33 (2), note
- section 37 (1) and (6), notes
- section 38 (2), note
- section 59 (1), note
- section 62 (2), note 1
- section 82 (3), note
- section 83 (9), note
- section 93 (4), note
- section 119, note 2
- section 119A, note
- section 125 (1) and (2), notes
- section 126 (2) and (3), notes
- section 127 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.13 Australian Crime Commission (ACT) Act 2003

[4.13] Section 53, note

omit

Explanatory note

This amendment omits a standard note about regulations. The note is no longer used in current legislative drafting practice.

Part 4.14 Bail Act 1992

[4.14] Section 28 (1), note etc

omit the following notes

- section 28 (1), note
- section 30 (4), note 2
- section 34 (1), note
- section 47 (1), note
- section 48 (2), note
- section 58 (3) and (4), notes
- section 59 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.15 Births, Deaths and Marriages Registration Act 1997

[4.15] Section 5 (4), note etc

- section 5 (4), note
- section 6, note
- section 16 (5), notes 1 and 2
- section 18, notes
- section 19 (1) and (5), notes
- section 19A, note
- section 21 (2), note
- section 22B, notes
- section 24 (1), notes

- section 29A (1), notes
- section 32B (2), note
- section 32C (3), note
- section 32E (3), note
- section 35 (1), note
- section 42 (1), note
- section 43 (1), note
- section 54 (1), note 2
- section 55, note
- section 67 (1) and (2), notes
- section 69 (2) and (3), notes
- section 70 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.16 Board of Senior Secondary Studies Act 1997

[4.16] Section 3B (3), note etc

- section 3B (3), note
- section 3C (3), note
- section 6 (3), note
- section 7 (4), note
- section 11 (2), note
- section 16A (2), note
- section 17 (2), note

- section 27F, note 2
- section 27G, note
- section 30 (2) and (3), notes

This amendment omits standard notes about disallowable and notifiable instruments, examples, reviewable decision notices and approved forms. The notes are no longer used in current legislative drafting practice.

Part 4.17 Building Act 2004

[4.17] Section 14 (3), note etc

- section 14 (3), note
- section 20 (3), note
- section 24 (2), note
- section 26 (2), note
- section 28 (2), notes
- section 28A (1) and (4), notes
- section 29 (6), note
- section 30 (1), note 1
- section 31 (2), note
- section 33 (1) and (3), notes
- section 37 (2), note 2 and (5), note 2
- section 39 (2), note
- section 44 (2), note 2
- section 63A (2), note
- section 69 (2A), note
- section 74 (5), note
- section 81 (2), note

- section 89B (1), definition of *residential building work contract*, note
- section 99 (3), note 2 and (4), note
- section 103 (3), note 2 and (4), note
- section 107 (6), note
- section 108 (3), note
- section 136 (3) and (4), notes
- section 139B (1) and (3), notes
- section 139BA (1) and (3), notes
- section 139D (2), note
- section 142B, note 2
- section 142C, note
- section 143 (3), note
- section 150 (1) and (3), notes
- section 151 (2) and (3), notes
- section 152 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.18 Building and Construction Industry (Security of Payment) Act 2009

[4.18] Section 30 (2), note etc

omit the following notes

- section 30 (2), note
- section 31 (1), note
- section 35 (3), note
- section 37A (1) and (2), notes
- section 40, note 2
- section 41, note
- section 46 (1) and (2), notes
- section 48 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.19 Building and Construction Industry Training Levy Act 1999

[4.19] Sections 25 (3), note and 37, note

omit

Explanatory note

This amendment omits standard notes about notifiable instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.20 Building (General) Regulation 2008

[4.20] Section 7 (2), note etc

omit the following notes

- section 7 (2), note
- section 11 (2), note
- section 18A (5) and (8), notes
- section 29A (3), note
- section 38A (2), note
- section 47 (2), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments and approved forms. The notes are no longer used in current legislative drafting practice.

Part 4.21 Canberra Institute of Technology Act 1987

[4.21] Section 7 (3), note etc

omit the following notes

- section 7 (3), note
- section 21, note 2
- section 22, note
- section 24 (2), note
- section 26 (1), note

Explanatory note

This amendment omits standard notes about notifiable instruments, reviewable decision notices, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.22 Casino Control Act 2006

[4.22] Section 12, notes etc

- section 12, notes
- section 15 (2), notes
- section 17 (2), notes
- section 26 (4), note
- section 29 (2), notes
- section 38A (2), note
- section 42 (1), notes
- section 43 (2), notes
- section 46 (2) and (3), notes
- section 47 (1), note
- section 52 (1), notes
- section 61 (2), note
- section 69 (2), note 1
- section 83 (1), note
- section 87 (1), notes
- section 95 (1) and (3), notes
- section 96 (1) and (3), notes
- section 97 (1) and (3), notes
- section 115 (3), note
- section 126 (2), note
- section 129 (1), note 1
- section 131 (1), notes

- section 138, note 2
- section 139, note
- section 143 (1) and (2), notes
- section 144 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.23 Casino (Electronic Gaming) Act 2017

[4.23] Section 9 (2), note 2 etc

- section 9 (2), note 2
- section 10 (1), notes 2 and 3
- section 13 (1), notes 2 and 3
- section 21 (2), notes
- section 26 (3), note
- section 28 (3), note
- section 31 (2), note
- section 36 (1), notes 2 and 3
- section 46 (1), note 2
- section 47, note
- section 49 (2), notes 3 and 4
- section 51 (2), notes 3 and 4

- section 53 (1) and (2), notes
- section 54 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.24 Cemeteries and Crematoria Act 2020

[4.24] Section 39 (10), note etc

omit the following notes

- section 39 (10), note
- section 43 (3), note
- section 105 (3), note
- section 106 (4), note
- section 115 (2), note
- section 120 (3), note
- section 123 (2), note 2 and (3), note
- section 126, note 2
- section 128 (1) and (2), notes
- section 130 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.25 Charitable Collections Act 2003

[4.25] Section 21 (1), notes 2 and 3 etc

omit the following notes

- section 21 (1), notes 2 and 3
- section 28 (2), note 1
- section 34 (1), notes
- section 38 (1) (d), note
- section 48 (2), note
- section 58, note 2
- section 59, note
- section 63 (1) and (2), notes
- section 64 (2) and (3), notes
- section 65 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.26 Children and Young People Act 2008

[4.26] Section 24 (3), note etc

- section 24 (3), note
- section 27 (2), note
- section 62 (1) and (3), notes
- section 78 (3), note
- section 115 (4), note

- section 142 (2), note 1
- section 143 (2), notes
- section 144 (4), note
- section 148 (2), note
- section 149 (7), note
- section 219 (1), note
- section 228 (2), note 2
- section 236 (4), note
- section 240 (1), note
- section 241 (2), notes
- section 242 (3), notes
- section 294 (2), notes
- section 296, note
- section 297 (2), note
- section 301 (1), note
- section 307 (5), note 1
- section 309 (5), note
- section 313 (2), note 1
- section 314 (3), note 1
- section 352F (4), notes
- section 352N (3), note
- section 352O (3), note
- section 352T (2), note
- section 352U (1), note
- section 390 (2), note
- section 438 (3), note
- section 514A, note
- section 514E (4), note 2
- section 529N (3), note

- section 591 (2), note 1
- section 635B, note 2
- section 635G, note 2
- section 640 (3), note
- section 641 (3), note
- section 642 (3), note
- section 727R (2), note
- section 743 (2), notes 3 and 4
- section 749 (8), note
- section 751 (1), notes
- section 752 (1), notes
- section 753 (1), notes
- section 754 (3), notes 2 and 3
- section 761 (4), note
- section 763 (4), note
- section 774 (3), note
- section 775 (3), note
- section 776 (2), note
- section 783 (2), notes 2 and 3
- section 796 (2), note
- section 798 (2), note
- section 799 (2), notes 2 and 3
- section 810 (2), note
- section 839A, note 2
- section 839B, note
- section 883 (2), note
- section 885 (1) and (2), notes

- section 886 (2) and (3), notes
- section 887 (1) and (3), notes
- section 888 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, internal review and reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.27 City Renewal Authority and Suburban Land Agency Act 2017

[4.27] Section 11 (3), note etc

omit the following notes

- section 11 (3), note
- section 17 (3), note
- section 18 (4), note
- section 26 (4), note
- section 35 (1) and (3), notes
- section 36C (3), note
- section 36D (4), note
- section 36F, note
- section 41 (3), note
- section 54 (4), note
- section 63 (3), note
- section 65 (7), note
- section 66 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices and regulations. The notes are no longer used in current legislative drafting practice.

Amendment [4.28]

Civil Law (Sale of Residential Part 4.28 **Property) Act 2003**

[4.28] Section 14 (1), note 1 etc

omit the following notes

- section 14 (1), note 1
- section 39 (2) and (3), notes
- section 40 (1), note

Explanatory note

This amendment omits standard notes about notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.29 Civil Law (Wrongs) Act 2002

[4.29] Section 11 (2), note etc

omit the following notes

- section 11 (2), note
- section 51 (1), note 3
- section 139F (5), note
- section 222 (2) and (3), notes
- section 222A (1) and (2), notes
- section 223 (1), note
- schedule 4, section 4.10 (2), note
- schedule 4, section 4.14A (2), note 1
- schedule 4, section 4.28 (5), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.30 Civil Unions Act 2012

[4.30] Section 8 (1), note 1 etc

omit the following notes

- section 8 (1), note 1 and (3), note
- section 12 (1) and (3), notes
- section 15 (1), notes
- section 19, note 2
- section 20, note
- section 28 (1) and (2), notes
- section 29 (2) and (3), notes
- section 30, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Schedule 4 Part 4.31 Technical amendments—Notes

Classification (Publications, Films and Computer Games) (Enforcement)

Act 1995

Amendment [4.31]

Part 4.31 Classification (Publications, Films and Computer Games) (Enforcement) Act 1995

[4.31] Section 59, note 2 etc

omit the following notes

- section 59, note 2
- section 60, note
- section 67 (1) and (2), notes
- section 69, note

Explanatory note

This amendment omits standard notes about disallowable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.32 Climate Change and Greenhouse Gas Reduction Act 2010

[4.32] Section 7 (3), note etc

omit the following notes

- section 7 (3), note
- section 9 (3), note
- section 10 (1) and (2), notes
- section 11 (1) and (2), notes
- section 27, note

Explanatory note

This amendment omits standard notes about disallowable instruments, the power to make, amend or repeal instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.33 Clinical Waste Act 1990

[4.33] Section 3 (3), note etc

omit the following notes

- section 3 (3), note
- section 11 (2), note
- section 14 (1), note
- section 15 (1), notes
- section 19 (2), note
- section 27A, note 2
- section 27B, note
- section 40 (1) and (2), notes
- section 42 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.34 Commissioner for Sustainability and the Environment Act 1993

[4.34] Section 13 (1), note etc

omit the following notes

- section 13 (1), note
- section 19 (6), note and (7), definition of *sustainability plan*, note
- section 28 (2) and (3), notes
- section 29, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

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Part 4.35 Common Boundaries Act 1981

[4.35] Section 4 (2) and (3), notes etc

omit the following note

- section 4 (2) and (3), notes
- section 5 (2) and (3), notes
- section 6 (3) and (4), notes
- section 7 (3), note
- section 14 (1), note

Explanatory note

This amendment omits standard notes about approved forms. The notes are no longer used in current legislative drafting practice.

Part 4.36 Community Title Act 2001

[4.36] Section 7, note etc

- section 7, note
- section 8 (1), notes
- section 13 (2), note
- section 14, note
- section 16 (1), notes
- section 22 (1), notes
- section 25 (1), notes
- section 27 (9), note
- section 50 (1), notes
- section 56 (1), note
- section 59 (2), notes
- section 61 (7), notes

- section 64, note
- section 67 (2), note
- section 82 (1), notes
- section 90 (1), notes
- section 94, note 2
- section 94A, note
- section 96 (1) and (2), notes
- section 97 (2) and (3), notes
- section 98, note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.37 Competition Policy Reform Act 1996

[4.37] Sections 6 (1) and (2), notes and 38, note

omit

Explanatory note

This amendment omits standard notes about notifiable instruments, the power to make, amend or repeal instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.38 Construction Occupations (Licensing) Act 2004

[4.38] Section 17 (1), notes 1 and 2 etc

omit the following notes

- section 17 (1), notes 1 and 2
- section 47 (3), note
- section 104A (4), note
- section 104B (3), note
- section 123AE (2), note
- section 123B, note 2
- section 123C, note
- section 126A (1) and (3), notes
- section 127 (1) and (2), notes
- section 128 (2) and (3), notes

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms and fees. The notes are no longer used in current legislative drafting practice.

Part 4.39 Construction Occupations (Licensing) Regulation 2004

[4.39] Section 13 (4), note etc

- section 13 (4), note
- section 17 (7), note
- section 31A (3), note

- section 33, notes
- section 35 (2), note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and fees. The notes are no longer used in current legislative drafting practice.

Part 4.40 Controlled Sports Act 2019

[4.40] Section 8 (5), note etc

omit the following notes

- section 8 (5), note
- section 10 (4), note
- section 12 (3), note
- section 13 (3), note
- section 14 (1), note
- section 22 (1), note
- section 25 (1), note
- section 31 (1), note
- section 34 (1), note 2
- section 49 (2), note
- section 63 (2) and (5), notes
- section 82 (1), note 2
- section 83, note
- section 86 (4), note
- section 89 (1) and (2), notes
- section 90 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

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Part 4.41 Co-operatives National Law (ACT) Act 2017

[4.41] Section 12 (2), definition of *notifiable instrument*, note etc

omit the following notes

- section 12 (2), definition of *notifiable instrument*, note
- section 35 (1), notes
- schedule 1, modification 1.1A, section 26 (1) (b) (ii), note
- schedule 1, modification 1.1B, section 31 (b) (ii), note
- schedule 1, modification 1.1C, section 37 (b) (ii), note
- schedule 1, modification 1.1D, section 57 (2) (b), note
- schedule 1, modification 1.1E, section 57 (3) (b), note
- schedule 1, modification 1.5A, section 92 (8) (b), note
- schedule 1, modification 1.5C, section 214 (5) (b), note
- schedule 1, modification 1.5D, section 243 (2) (c), note 2
- schedule 1, modification 1.12A, section 522 (4) (b), note
- schedule 1, modification 1.15, section 601 (5), definition of *prescribed fee*, paragraph (b), note
- schedule 1, modification 1.16, section 604 (b), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.42 Corrections Management Act 2007

[4.42] Section 13 (3), note etc

omit

- section 13 (3), note
- section 14 (2), notes
- section 24 (2), note 1
- section 34 (3), note
- section 81 (2), note 2
- section 96 (2), note
- section 133 (4), note
- section 143 (2), note 2
- section 159, note
- section 164 (2), note
- section 167 (1), note
- section 171 (5), note 1
- section 173 (1), note
- section 176 (2), note 1
- section 179 (2), note 1
- section 180 (2), note 1
- section 204 (1), note
- section 205 (1), notes
- section 207 (3), note
- section 208 (2), notes
- section 225 (3), note
- section 226 (9), note

- section 227 (1) and (2), notes
- section 228 (2) and (3), notes
- section 229 (5), note 2 and (6), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.43 Corrections Management Regulation 2010

[4.43] Section 9 (3), note etc

omit

- section 9 (3), note
- section 12, note
- section 18 (3), note
- section 21 (2), note 2
- section 36 (1), note
- section 45 (1), note
- section 51 (2), note

Explanatory note

This amendment omits standard notes about examples and approved forms. The notes are no longer used in current legislative drafting practice.

Part 4.44 Court Procedures Act 2004

[4.44] Section 8 (2) and (4), notes etc

omit the following notes

- section 8 (2) and (4), notes
- section 13 (3), note
- section 18B (1), note 2 and (2), note
- section 83, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.45 Crimes Act 1900

[4.45] Section 252, note 1 etc

omit the following notes

- section 252, note 1
- section 254 (2), note
- section 443 (3), note
- section 444, note

Explanatory note

This amendment omits standard notes about notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.46 Crimes (Child Sex Offenders) Act 2005

[4.46] Section 132ZW, note 1 etc

omit

- section 132ZW, note 1
- section 132ZX, note
- section 133 (2) and (3), notes
- section 137 (1), note

Explanatory note

This amendment omits standard notes about notifiable instruments, reviewable decision notices, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.47 Crimes (Restorative Justice) Act 2004

[4.47] Section 23 (2), note etc

omit the following notes

- section 23 (2), note
- section 32 (3), note
- section 61 (3), note
- section 73 (2) and (3), notes
- section 74 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.48 Crimes (Sentence Administration) Act 2005

[4.48] Section 12 (2), note 2 etc

omit

- section 12 (2), note 2
- section 17 (2), note 2
- section 27 (3), note
- section 121 (5), note
- section 163 (2), note
- section 211 (2), notes
- section 221 (3), note
- section 321A (9), note
- section 323 (1) and (2), notes
- section 324 (2) and (3), notes
- section 325 (1), note and (2), note 2

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.49 Crimes (Sentencing) Act 2005

[4.49] Sections 80ZO (4), note and 139, note

omit

Explanatory note

This amendment omits standard notes about notifiable instruments and regulations. The notes are no longer used in current legislative drafting practice.

Amendment [4.50]

Part 4.50 Criminal Code 2002

[4.50] Section 10 (2), note etc

omit

- section 10 (2), note
- section 377 (5), note
- section 800, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.51 Dangerous Goods (Road Transport) Act 2009

[4.51] Section 20 (2), note etc

- section 20 (2), note
- section 26 (3), note
- section 151 (5), note
- section 155 (6), note
- section 156 (2), note 1
- section 170, note 3
- section 175, note 2
- section 176, note
- section 179 (2), note
- section 194 (1) and (2), notes

- section 196 (1), note
- section 202 (1), note 2

This amendment omits standard notes about disallowable and notifiable instruments, internal review and reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.52 Dangerous Goods (Road Transport) Regulation 2010

[4.52] Section 29 (3), note etc

omit

- section 29 (3), note
- section 30 (2), note
- section 49 (3), note
- section 117 (1), note
- section 165 (3), note
- section 169 (1), note
- section 175 (1), note
- section 198 (2), note
- section 203 (2), note
- section 211 (2), note 2
- section 214 (2), note

Explanatory note

This amendment omits standard notes about notifiable instruments and fees. The notes are no longer used in current legislative drafting practice.

Part 4.53 Dangerous Substances Act 2004

[4.53] Section 10 (3), note etc

omit the following notes

- section 10 (3), note
- section 10A (3), note
- section 13 (4), note
- section 47M (2), note
- section 52 (1), notes
- section 58 (1), notes
- section 60 (2), note 1
- section 140 (2), note 1
- section 179, note 2
- section 186A, note 2
- section 187 (2), note
- section 190, note 2
- section 191, note
- section 213 (1), note 2
- section 218 (4), note
- section 219 (2), note 2 and (3), note
- section 221 (1) and (2), notes
- section 222 (2) and (3), notes
- section 223 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, internal review and reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.54 Dangerous Substances (Explosives) Regulation 2004

[4.54] Section 7 (2), note etc

omit

- section 7 (2), note
- section 14 (4), note
- section 27 (2), note 1
- section 29 (4), note 1
- section 30 (1), notes
- section 32 (4), note
- section 91 (4), note
- section 117 (2), note
- section 186 (4), note
- section 201 (3), note
- section 259 (2), note
- section 305 (4), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and fees. The notes are no longer used in current legislative drafting practice.

Part 4.55 Director of Public Prosecutions Act 1990

[4.55] Sections 20 (5), note and 35, note

omit

Explanatory note

This amendment omits standard notes about notifiable instruments and regulations. The notes are no longer used in current legislative drafting practice.

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Part 4.56 Disability Services Act 1991

[4.56] Section 4 (4), note etc

omit the following notes

- section 4 (4), note
- section 5A (3), note
- section 8B (3), note
- section 9 (2), note
- section 10 (4), note
- section 11A (2) and (3), notes
- section 12 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.57 Discrimination Act 1991

[4.57] Section 30 (3), note etc

omit the following notes

- section 30 (3), note
- section 52 (3), note
- section 109 (4), note
- section 123 (1), note

Explanatory note

This amendment omits standard notes about notifiable instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.58 Domestic Animals Act 2000

[4.58] Section 39B (2), note 1 etc

- section 39B (2), note 1
- section 39C (1), notes
- section 40 (3), note
- section 41 (3), note
- section 53A (5), note
- section 55A (2), note
- section 71 (3), note
- section 72A, note
- section 72F (1), note
- section 72J (2), note
- section 85 (3), note
- section 87 (2), note
- section 93 (3), note
- section 95 (2) and (4), notes
- section 114C (3), note
- section 119, note 2
- section 120, note
- section 137 (2), note
- section 143 (2), note 2 and (3), note
- section 143B (3), note
- section 144 (1) and (2), notes

- section 147 (2) and (3), notes
- section 148 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.59 Domestic Animals Regulation 2001

[4.59] Section 10 (2), note etc

omit the following notes

- section 10 (2), note
- section 16 (2), note
- section 22 (2), note
- section 24 (5), note
- section 25 (2), note 2

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments. The notes are no longer used in current legislative drafting practice.

Part 4.60 Domestic Relationships Act 1994

[4.60] Section 37E (1), note etc

omit the following notes

- section 37E (1), note
- section 37I (1) and (3), notes
- section 37R, note 2
- section 37S (2), note
- section 40A (1) and (2), notes

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- section 40B (2) and (3), notes
- section 41 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.61 Drugs of Dependence Act 1989

[4.61] Section 171BA (2), note etc

omit the following notes

- section 171BA (2), note
- section 193B (3), note
- section 204 (1) and (2), notes
- section 206, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.62 Duties Act 1999

[4.62] Section 6A (2), note etc

omit the following notes

- section 6A (2), note
- section 15 (4), note
- section 16 (3), note
- section 20 (4), note
- section 73A (2), note
- section 75A (2), note
- section 75AD (3), note

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- section 75AG (4), note
- section 115G (4), note
- section 208 (3), note 2
- section 230 (3), note
- section 232A (4), note
- section 252AB (1) and (2), notes
- section 253 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.63 Education Act 2004

[4.63] Section 9A (3), note etc

- section 9A (3), note
- section 9B (2), note
- section 9C (2), note
- section 9D (2), note
- section 13A (3), note
- section 40 (5), note
- section 43 (11), note
- section 141, note 2
- section 145, note 2
- section 145A, note
- section 151 (6), note

- section 154 (2) and (3), notes
- section 155 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, internal review and reviewable decision notices, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.64 Electoral Act 1992

[4.64] Section 12 (5), note etc

- section 12 (5), note
- section 35 (3), note
- section 39 (2), note
- section 41 (2), note
- section 44 (2), note
- section 51 (4), note
- section 61 (2), note
- section 62 (2), note
- section 76 (3), note 1
- section 77 (3), note 1
- section 81 (3), note
- section 89 (1), note
- section 91 (3), note
- section 92 (3), note
- section 98 (8) and (10), notes
- section 101 (5), note
- section 108 (2), note
- section 114 (6), note
- section 118A (4), note

- section 119 (2), note
- section 122 (2), note
- section 125 (2), note
- section 135 (3), note
- section 136A (5), note
- section 149A (2), note
- section 159 (2), note
- section 160 (6), note
- section 161 (1), note
- section 167B (2), note
- section 192 (2) (b), note 1
- section 205E (5), note
- section 215F (7), note
- section 217 (1), note 1
- section 220 (2), note 1
- section 222K (7), note
- section 224 (1), note 1
- section 226 (1), note 1
- section 230 (1), note 1 and (3), note
- section 231B (1), note 1
- section 243 (4), note
- section 246, note 2
- section 247 (2), note
- section 249A, note 2
- section 249B, note
- section 332 (2), note
- section 333 (2), note

- section 340A (2) and (3), notes
- section 340B (1) and (2), notes
- section 341 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, internal review and reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.65 Electricity Feed-in (Large-scale Renewable Energy Generation) Act 2011

[4.65] Section 6 (3), note etc

- section 6 (3), note
- section 7 (5), note
- section 10 (5), note
- section 11 (7), note
- section 16 (3), note
- section 17A (3), note
- sections 20C (5), note
- section 20D (3), note
- section 21A (3), note
- section 21C, note
- section 21D, note

- section 23 (1) and (2), notes
- section 25 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.66 Electricity Feed-in (Renewable Energy Premium) Act 2008

[4.66] Section 5B (2), note etc

omit the following notes

- section 5B (2), note
- section 5C (3), note
- section 5E (4), note
- section 5F (2), note
- section 6A (2) and (4), notes
- section 9 (2), note
- section 10 (2), note
- section 11B (2), note
- section 11C (3), note
- section 11F (6), note
- section 12 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.67 Electricity Safety Act 1971

[4.67] Section 3B (2) and (3), notes

omit the following notes

- section 3B (2) and (3), notes
- section 6 (1) (b), note
- section 10 (2), note
- sections 11A (8), note
- section 11B (3), note
- section 21 (2), note
- section 28 (3), note
- section 62, note 2
- section 62A, note
- section 64 (1) and (2), notes
- section 65 (2) and (3), notes
- section 66 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.68 Emergencies Act 2004

[4.68] Section 11 (2), note etc

- section 11 (2), note
- section 54 (4), note
- section 59 (4), note
- section 61, notes

- section 62 (5), note
- section 71 (2), note
- section 72 (5), note
- section 75 (2), note
- section 77B (4), note
- section 117 (2), note
- section 119 (4), note
- section 169 (4), note
- section 182 (4), note
- section 186, note 2
- section 187, note
- section 195 (2), note
- section 200 (2) and (3), notes
- section 201 (1) and (3), notes
- section 202 (1), note
- schedule 1A, section 1A.3 (3), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.69 Energy Efficiency (Cost of Living) Improvement Act 2012

[4.69] Section 7 (3), note etc

omit

- section 7 (3), note
- section 7A (2), note
- section 8 (3), note

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Statute Law Amendment Act 2025

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- section 10 (6), note
- section 10A (1) and (2), notes
- section 11 (3), note
- section 17A (1), note
- section 22 (6), note
- section 25 (1) and (2), notes
- section 53, note 2
- section 54, note
- section 55A (1) and (2), notes
- section 57 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.70 Environment Protection Act 1997

[4.70] Section 21B (3), note etc

omit

- section 21B (3), note
- section 25 (2), note
- section 28 (1), note
- section 31 (3), note
- section 41 (2) and (5), notes
- section 47 (2), note
- section 48 (3) and (6), notes
- section 50 (4) and (7), notes
- section 51, note
- section 59 (2), note
- section 67A (2), note

- section 78 (5), note
- section 93 (3), note
- section 136 (2), note 2
- section 136D, note
- section 165 (1) and (2), notes
- section 166 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, internal review and reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.71 Environment Protection Regulation 2005

[4.71] Section 19 (3), note etc

omit the following notes

- section 19 (3), note
- section 29A (1) and (3), notes
- section 64 (3), note
- section 66 (3), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments and the power to make, amend or repeal instruments. The notes are no longer used in current legislative drafting practice.

Part 4.72 Evidence (Miscellaneous Provisions) Act 1991

[4.72] Sections 120 (2) and (3), notes and 121 (1), note

omit

Explanatory note

This amendment omits standard notes about notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.73 Fair Trading (Australian Consumer Law) Act 1992

[4.73] Section 8 (1), note etc

omit the following notes

- section 8 (1), note
- section 23 (1) and (3), notes
- section 28 (2), note
- section 67 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.74 Financial Management Act 1996

[4.74] Section 3B (2), note etc

omit the following notes

- section 3B (2), note
- section 14A (2), note 2
- section 19C (4), note
- section 19D (5), note
- section 20C (3), note
- section 53A (4), note
- section 53B, note 2
- section 53C, note
- section 59 (9), note
- section 103 (4), note
- section 106 (4), note
- section 107 (3), note
- section 108 (6), note
- section 109 (3), note
- section 115 (5), note
- section 133 (2), note
- section 134, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.75 Firearms Act 1996

[4.75] Section 20 (2), note etc

- section 20 (2), note
- section 31 (3), note
- section 37 (5), note
- section 40 (1), (2) and (6), notes
- section 41 (1), notes
- section 52 (6), note
- section 54 (1), notes
- section 58 (3), note
- section 72 (1), note
- section 85 (1), notes 1 and 2
- section 93 (1), note
- section 101 (1), notes 2 and 3
- section 115 (1), note
- section 123 (1), notes
- section 128 (5), note
- section 135 (2), note
- section 143 (1), notes
- section 149 (1), notes
- section 160 (1), notes
- section 164 (4), notes
- section 168 (3), notes
- section 188 (1), notes
- section 194 (5), note
- section 199 (2), note 1
- section 260, note 2

- section 260A, note
- section 270 (1) and (2), notes
- section 271 (2) and (3), notes
- section 272 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.76 First Home Owner Grant Act 2000

[4.76] Section 18 (2), note etc

omit the following notes

- section 18 (2), note
- section 25 (1), note 2
- section 30, note 2
- section 31, note
- section 54 (2), note
- section 56 (1), note

Explanatory note

This amendment omits standard notes about disallowable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.77 Fisheries Act 2000

[4.77] Section 6 (4), note etc

- section 6 (4), note
- section 7 (2), notes 1 and 2
- section 8 (2), notes 1 and 2
- section 11 (4), note
- section 13 (2), note
- section 14 (2), note
- section 15 (2), note
- section 16 (2), note
- section 16A (2), note
- section 17 (2), note
- section 18 (3), note
- section 18A (3), note
- section 21 (2), note 3
- section 35 (3), note 3
- section 36A (2), note 1
- section 38, note 1
- section 47 (3), note
- section 64 (3), note
- section 67 (5), note
- section 72 (4), note
- section 72B (4), note
- section 87 (5), note
- section 108, note 2

- section 108A, note
- section 113 (3), note
- section 113A (1) and (3), notes
- section 114 (1) and (2), notes
- section 116 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.78 Food Act 2001

[4.78] Section 7A (5), note etc

- section 7A (5), note
- section 39, note 2
- section 46 (1), note 2
- section 91 (2), note
- section 92 (1), note
- section 93 (2), note
- section 97 (2), note
- section 106 (1), note
- section 114 (4), note
- section 119 (4), note
- section 120 (3), note
- section 141B, note 2
- section 141C, note
- section 149 (2), note 2 and (3), note

- section 150 (1) and (2), notes
- section 152 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.79 Freedom of Information Act 2016

[4.79] Section 18 (2), note etc

omit the following notes

- section 18 (2), note
- section 30 (1), notes
- section 59 (2), note
- section 65 (4), note
- section 66 (4), note
- section 71 (5), note 1
- section 73, note
- section 74 (1), note 1
- section 84 (1), note
- section 95 (4), note
- section 104 (1) and (6), notes
- section 108 (2) and (3), notes
- section 109 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.80 Gambling and Racing Control Act 1999

[4.80] Section 6 (4), note etc

omit the following notes

- section 6 (4), note
- section 22A (3), note
- section 35 (3), note
- section 47 (2), note
- section 50 (4), note
- section 53D (3), note
- section 54 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.81 Gambling and Racing Control (Code of Practice) Regulation 2002

[4.81] Section 9 (1) to (5), notes etc

- section 9 (1) to (5), notes
- section 16 (4), note 2
- section 17, note
- schedule 1, section 1.13 (1), note
- schedule 1, section 1.13A (2), note
- schedule 1, section 1.14 (2) (a), note

- schedule 1, section 1.20G (3), note
- schedule 1, section 1.30D (2), note

This amendment omits standard notes about notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices and approved forms. The notes are no longer used in current legislative drafting practice.

Part 4.82 Gaming Machine Act 2004

[4.82] Section 13 (2), note 2 etc

- section 13 (2), note 2
- section 15, notes
- section 21 (1), notes 1 and 2
- section 28 (1), notes
- section 31 (1), notes
- section 33 (1), notes 1 and 2
- section 45 (1), note
- section 58 (3), note 2
- section 62A (2), note 1
- section 66 (2), note
- section 69 (4), note
- section 70 (3), note
- section 71 (1), note
- section 73 (3), note
- section 81 (3), note
- section 107 (1), notes
- section 112 (1), notes
- section 113A (4), note
- section 126 (2), note

- section 127O (2), notes 2 and 3
- section 127V (2), notes
- section 127ZB (2), notes 2 and 3
- section 127ZE (1), note
- section 127ZF (2), note
- section 134 (1), notes
- section 135 (1), note
- section 139 (1), note
- section 145 (2), note
- section 151 (5), note
- section 157C (6), notes
- section 162 (2), note
- section 162C (2), note
- section 163A (4), note
- section 163D (4), note
- section 163J (3), note
- section 163Q (3), note
- section 165 (3), note
- section 167 (6), note
- section 173A, note 2
- section 173B, note
- section 173D (2), notes 2 and 3
- section 173F, notes 3 and 4
- section 177 (1) and (2), notes
- section 178 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.83 Gaming Machine Regulation 2004

[4.83] Section 20 (1) (a), note etc

omit the following notes

- section 20 (1) (a), note
- section 29 (2), note
- section 69A (4), note

Explanatory note

This amendment omits standard notes about notifiable instruments and approved forms. The notes are no longer used in current legislative drafting practice.

Part 4.84 Gas Safety Act 2000

[4.84] Section 19 (2), note etc

omit the following notes

- section 19 (2), note
- section 27 (3), note
- section 64B, note 2
- section 64C, note
- section 65 (1) and (3), notes
- section 67 (1) and (2), notes
- section 69 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.85 Gene Technology Act 2003

[4.85] Section 21 (1), note 2 etc

omit the following notes

- section 21 (1), note 2
- section 23, note 2
- section 24, note 1
- section 52 (3), note
- section 192E (3), note
- section 193 (1), note and (3), note 2

Explanatory note

This amendment omits standard notes about notifiable instruments, the power to make, amend or repeal instruments, and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.86 Gene Technology (GM Crop Moratorium) Act 2004

[4.86] Section 7 (2), note etc

omit the following notes

- section 7 (2), note
- section 8 (5), note
- section 37 (1) and (2), notes
- section 38, note
- section 39 (2), note

Explanatory note

This amendment omits standard notes about disallowable instruments, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.87 Government Agencies (Campaign Advertising) Act 2009

[4.87] Section 17 (2), note etc

omit the following notes

- section 17 (2), note
- section 23 (4), note
- section 24, note

Explanatory note

This amendment omits standard notes about disallowable instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.88 Government Procurement Act 2001

[4.88] Section 22G (6), note etc

omit the following notes

- section 22G (6), note
- section 22M (5), note
- section 22U (2), note
- section 22V (3), note
- section 38, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, and reviewable decision notices. The notes are no longer used in current legislative drafting practice.

Part 4.89 Guardianship and Management of Property Act 1991

[4.89] Section 32D (2), note 1 etc

omit the following notes

- section 32D (2), note 1
- section 32G (1), note
- section 70A (2) and (5), notes
- section 75 (2), note
- section 75A (2) and (3), notes
- section 77 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.90 Health Act 1993

[4.90] Section 25 (2), note etc

- section 25 (2), note
- section 26 (2), note
- section 27 (2), note
- section 29, note 2
- section 37 (2), note
- section 56 (2), note
- section 58, note
- section 70 (5), note
- section 84 (3), note
- section 85 (3), note

- section 86 (4), note
- section 102 (3), note
- section 103 (4), note
- section 105 (1), note
- section 106 (6), note
- section 192 (1) and (3), notes and (4), note 2
- section 193 (3), note
- section 194 (2) and (3), notes
- section 196 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.91 Health Records (Privacy and Access) Act 1997

[4.91] Section 13C (2) (c) (ii), note etc

omit the following notes

- section 13C (2) (c) (ii), note
- section 34 (1) and (2), notes
- section 36 (1), note

Explanatory note

This amendment omits standard notes about disallowable instruments, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.92 Heritage Act 2004

[4.92] Section 14 (4), (6), (8) and (10), notes etc

- section 14 (4), (6), (8) and (10), notes
- section 21 (2), (5) and (6), notes
- section 24 (3), notes 1 and 2
- section 25 (1) and (3), notes
- section 26 (7), note
- section 28 (2), notes 1 and 2
- section 30 (2), notes 1 and 2
- section 37 (3), note
- section 43 (2), notes 1 and 2
- section 46 (3), note
- section 53B (5), note
- section 53C (2), note
- section 56 (3), notes
- section 57 (3), notes 1 and 2
- section 61E (2), notes 1 and 2
- section 61G (2), notes 1 and 2
- section 61J (2), notes 1 and 2
- section 62 (2), note
- section 67A (3), note
- section 76 (4), note
- section 113, note 2
- section 114, note
- section 119 (2) and (3), notes

- section 120 (1) and (2), notes
- section 122, note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.93 Housing Assistance Act 2007

[4.93] Section 11 (3), note etc

omit the following notes

- section 11 (3), note
- section 16 (3), note
- section 18, definition of *housing assistance program*, note 2
- section 19 (2), notes
- section 31 (2), note
- section 31B, note 2
- section 31C, note
- section 32 (4), note
- section 34 (3), note
- section 38 (1) and (2), notes
- section 39 (2) and (3), notes
- section 40, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.94 Human Cloning and Embryo Research Act 2004

[4.94] Section 29 (3), note etc

omit the following notes

- section 29 (3), note
- section 52 (1) and (2), notes
- section 54, note

Explanatory note

This amendment omits standard notes about disallowable instruments, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.95 Human Rights Commission Act 2005

[4.95] Section 89 (2), note etc

omit the following notes

- section 89 (2), note
- section 94T, note 2
- section 94U, note
- section 97 (3), note
- section 101 (4), note
- section 103 (2), note
- section 104 (2), note
- section 105, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.96 Independent Competition and Regulatory Commission Act 1997

[4.96] Section 4 (3), note etc

omit the following notes

- section 4 (3), note
- section 4C (2), note
- section 15 (10), note
- section 16 (3), note
- section 18 (2), note
- section 19B (5), note
- section 19C (5), note
- section 19D (2), note
- section 19F (4), note
- section 19G (4), note
- section 24K (1), note
- section 46 (6), note
- section 53 (5), note
- section 57 (2) and (3), notes
- section 58, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.97 Information Privacy Act 2014

[4.97] Section 19 (3), note etc

omit the following notes

- section 19 (3), note
- section 35 (1), note
- section 50 (3), note 1
- section 55 (2), note
- section 56, note 2
- section 57 (2) and (3), notes
- section 58, note

Explanatory note

This amendment omits standard notes about notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.98 Insurance Authority Act 2005

[4.98] Section 8, note 2 etc

omit the following notes

- section 8, note 2
- section 13 (1) and (2), notes
- section 14 (3), note
- section 15 (2) and (3), notes
- section 16, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, examples and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.99 Integrity Commission Act 2018

[4.99] Section 25 (5), note 1 etc

omit the following notes

- section 25 (5), note 1
- section 27 (3), note
- section 64 (4), note
- section 82 (2), note 1
- section 142 (3), note
- section 198 (4), note
- section 204 (2), note
- section 230 (4), note 1
- section 232 (3), note
- section 260 (4), note
- section 264 (5), note
- section 299 (3), note
- section 302 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.100 Interactive Gambling Act 1998

[4.100] Section 9 (3), note etc

- section 9 (3), note
- section 18 (1), note
- section 22 (3), note

- section 23 (4), note
- section 26 (1), notes
- section 35, note
- section 50 (1), notes
- section 53, note
- section 58 (1), note
- section 66, note
- section 67 (1), note
- section 68, note
- section 70 (1), note
- section 79 (1), note
- section 84, note
- section 85 (2), note
- section 102 (1), notes
- section 108 (2), note
- section 121 (3), note
- section 125 (1), notes
- section 141, note 2
- section 142, note
- section 145 (1) and (2), notes
- section 147, note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.101 Intoxicated People (Care and Protection) Act 1994

[4.101] Section 31 (3), note etc

omit the following notes

- section 31 (3), note
- section 34A, note 2
- section 35, note
- section 39, note
- dictionary, definition of intoxicated, note

Explanatory note

This amendment omits standard notes about disallowable instruments, examples, reviewable decision notices, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.102 Judicial Commissions Act 1994

[4.102] Section 14 (3), note etc

omit the following notes

- section 14 (3), note etc
- section 16A (4), note
- section 62 (2) and (3), notes
- section 63, note

Explanatory note

This amendment omits standard notes about notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.103 Labour Hire Licensing Act 2020

[4.103] Section 8 (3), note 1 etc

omit the following notes

- section 8 (3), note 1
- section 9 (5), note
- section 37 (2), note
- section 72, note 2
- section 73, note
- section 75 (1) and (2), notes
- section 76, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.104 Lakes Act 1976

[4.104] Section 9 (2), note etc

- section 9 (2), note
- section 18 (1), note
- section 22 (2), note
- section 23 (2), note
- section 26 (1), note
- section 27 (3), note
- section 28 (2), note
- section 29 (1), note
- section 31 (1), note

- section 115, note 2
- section 116, note
- section 120 (1) and (2), notes
- section 122 (1), note and (3), note 2
- section 123 (4), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.105 Land Rent Act 2008

[4.105] Section 9A (2), note etc

omit the following notes

- section 9A (2), note
- section 16B (2), note
- section 16C (4), note
- section 24 (5), note
- section 25 (3), note
- section 30A (3), note
- section 31 (1), note
- section 32 (1) and (2), notes
- section 35 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.106 Lands Acquisition Act 1994

[4.106] Section 20 (2), note etc

omit the following notes

- section 20 (2), note
- section 21 (5), note
- section 25 (1) and (4), notes
- section 33 (3), note
- section 40 (2), note
- section 56 (2), note
- section 82 (2), note
- section 103 (2), note
- section 104 (2), note
- section 104AB, note
- section 104AC, note
- section 104AD, note
- section 117 (1) and (2), notes
- section 118 (3), note
- section 119, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, internal review and reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.107 Land Tax Act 2004

[4.107] Section 13A (6), note etc

omit the following notes

- section 13A (6), note
- section 34 (2) and (4), notes
- section 35 (3), note
- section 41 (1), note
- section 42 (1), note
- section 43 (1) and (2), notes
- section 44, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.108 Land Titles Act 1925

[4.108] Section 18 (2), note etc

- section 18 (2), note
- section 24 (2), note
- section 30 (1), note
- section 38 (4), note
- section 44 (2), notes
- section 47C (2), notes 2 and 3 and (4), note
- section 48BE (2), note
- section 48BF (2), note
- section 64 (1), note
- section 65, note

- section 66 (1), note
- section 67, note
- section 68 (1), note
- section 73 (1), notes
- section 82 (1), notes
- section 86 (1), notes
- section 87B (3), note
- section 87C (1), notes
- section 88 (1), notes 2 and 3
- section 92 (1), notes
- section 92A (2), notes
- section 98 (2), note
- section 101 (1), notes
- section 101A (1), notes
- section 103 (3), note
- section 103A (1), notes
- section 103B (1), notes
- section 103C (2), notes
- section 103E (1), notes
- section 103F (1), notes
- section 103G (1), notes
- section 103H (1), notes
- section 104A (1), notes
- section 107 (1), notes
- section 132 (2), notes
- section 135 (2), notes
- section 138B, note

- section 139 (1) and (2), notes
- section 140 (4), note
- section 179, note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.109 Law Officers Act 2011

[4.109] Section 11 (3), note etc

omit the following notes

- section 11 (3), note
- section 16 (5), note
- section 17 (2), note
- section 29 (2), note
- section 32, note

Explanatory note

This amendment omits standard notes about notifiable instruments and regulations. The notes are no longer used in current legislative drafting practice.

Amendment [4.110]

Leases (Commercial and Retail) Part 4.110 **Act 2001**

[4.110] Section 31, note etc

omit the following notes

- section 31, note
- section 157A (2) and (3), notes
- section 158, note

Explanatory note

This amendment omits standard notes about notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.111 Legal Aid Act 1977

[4.111] Section 25 (1), note etc

omit the following notes

- section 25 (1), note
- section 31E (8), note
- section 60A (2), note 2 and (3), note
- section 98 (2), note
- section 99 (2) and (3), notes
- section 100, note

Explanatory note

This amendment omits standard notes about notifiable instruments, reviewable decision notices, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.112 Legal Profession Act 2006

[4.112] Section 41 (1), notes etc

- section 41 (1), notes
- section 51 (1), note
- section 61 (2) (a), note
- section 77 (3), note
- section 84 (4), notes
- section 104 (1) and (3), notes
- section 106 (1), note
- section 136 (1), note
- section 170, notes
- section 183 (2) (a), note
- section 195 (1), note
- section 206 (5), notes
- section 213 (2), note
- section 215 (3), note
- section 244 (3), note
- section 297, note 2
- section 315 (3), note
- section 330 (1), note
- section 331 (1) and (3), notes
- section 354 (3), note
- section 455 (3), note
- section 579 (1), note
- section 580 (1), note
- section 581 (1), note
- section 584 1), note

- section 587 (2), note
- section 601 (2), notes
- section 602 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.113 Legislative Assembly (Members' Staff) Act 1989

[4.113] Section 4 (2), note etc

omit the following notes

- section 4 (2), note
- section 5 (4), note
- section 6 (4), note
- section 8 (7), note
- section 10 (4), note
- section 11 (4), note
- section 13 (6), note
- section 16 (2), note
- section 17 (5), note
- section 18 (8), note
- section 20 (5), note
- section 21 (7), note
- section 23, note

Explanatory note

This amendment omits standard notes about disallowable instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.114 Lifetime Care and Support (Catastrophic Injuries) Act 2014

[4.114] Section 16 (2) and (3), notes etc

omit the following notes

- section 16 (2) and (3), notes
- section 21 (2) and (3), notes
- section 28 (1), notes 1 and 2
- section 34 (1), notes 1 and 2
- section 38 (1), notes
- section 47 (1), notes 1 and 2
- section 55 (1), notes 1 and 2
- section 61 (1), notes
- section 70 (4), note
- section 71 (5), note
- section 73 (1), note 2
- section 81 (2), note
- section 83 (2), note 2
- section 83A (2), note 2
- section 84 (2), notes 1 and 3
- section 93 (1) and (5), notes
- section 97 (1) and (2), notes
- section 98 (2) and (3), notes
- section 99 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.115 Limitation Act 1985

[4.115] Section 58 (2) and (3), notes

omit

Explanatory note

This amendment omits standard notes about notifiable instruments and approved forms. The notes are no longer used in current legislative drafting practice.

[4.116] Section 59, note

omit

Explanatory note

This amendment omits a standard note about regulations. The note is no longer used in current legislative drafting practice.

Part 4.116 Liquor Act 2010

[4.117] Section 25 (2), notes 4 and 5 etc

- section 25 (2), notes 4 and 5
- section 32A, note
- section 38 (1), notes
- section 39 (1), notes
- section 40 (2), notes 3 and 4
- section 44 (2), note 1
- section 45 (2), note 1
- section 50 (2), notes 2 and 3
- section 56 (5), note
- section 58 (1), notes
- section 61 (3), notes 2 and 3
- section 63 (2), note 1

- section 64 (1), note
- section 86 (3), note
- section 88, definition of *risk-assessment management plan*, note
- section 91 (2), notes
- section 95 (2), notes 2 and 3
- section 124 (4), note
- section 131 (1), note
- section 144 (4), note
- section 164 (3), note
- section 187D (3), note
- section 189 (1), notes
- section 198 (3), note
- section 210 (1), notes
- section 213 (2), note
- section 221, note 2
- section 222, note
- section 223 (3), note 1
- section 224 (2), note
- section 227 (1) and (2), notes
- section 228 (2) and (3), notes
- section 229 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Amendment [4.118]

Liquor Regulation 2010 Part 4.117

Schedule 1, section 1.19 (2), note etc [4.118]

omit the following notes

- schedule 1, section 1.19 (2), note
- schedule 1, section 1.19A (1), note 1
- schedule 1, section 1.20 (2), note

Explanatory note

This amendment omits a standard note about approved forms. The note is no longer used in current legislative drafting practice.

Part 4.118 Litter Act 2004

[4.119] Section 24BG (2), note etc

- section 24BG (2), note
- section 24H (2) (d) (ii), note
- section 24I (4) (d) (ii), note
- section 24K (3) (d), note
- section 24L (f), note
- section 24M (2), note
- section 24P (2), note
- section 24X, note 2
- section 24Y, note
- section 24ZA (6), note 2 and (7), note

- section 25 (1) and (2), notes
- section 26 (2) and (3), notes

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.119 Long Service Leave (Portable Schemes) Act 2009

[4.120] Section 12 (6), note etc

omit the following notes

- section 12 (6), note
- section 13 (5), note
- section 14 (3), note
- section 35 (2), note
- section 51 (5), note
- section 53 (3) and (5), notes
- section 56 (4), note
- section 56A (3), note
- section 69 (1), note
- section 79 (1), note 2
- section 81, note
- section 82 (2), note
- section 91 (1) and (2), notes
- section 93, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

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Part 4.120 Lotteries Act 1964

[4.121] Section 6 (3), note 1 etc

omit the following notes

- section 6 (3), note 1
- section 6A (1) (c) and (4), notes
- section 7 (1), notes
- section 7A, note
- section 18A (1) and (2), notes
- section 20, note

Explanatory note

This amendment omits standard notes about disallowable instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.121 Machinery Regulation 1950

[4.122] Section 6 (3), note

omit

Explanatory note

This amendment omits a standard note about notifiable instruments. The note is no longer used in current legislative drafting practice.

Part 4.122 Magistrates Court Act 1930

[4.123] Section 7AA (2), note etc

omit the following notes

- section 7AA (2), note
- section 7F (3), note
- section 8AA (2), note
- section 124A (3), note
- section 128 (3), note
- section 131AC (6), note
- section 131AD (2), note
- section 131AG (3), note
- section 166B (2), note
- section 291A (5), note
- section 291U (5), note
- section 320A (4), note
- section 321, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, and regulations. The notes are no longer used in current legislative drafting practice.

Amendment [4.124]

Major Events Act 2014 Part 4.123

[4.124] Section 6 (5), note etc

omit the following notes

- section 6 (5), note
- section 8 (3), note
- section 9 (4), note
- section 26 (4), note
- section 32 (3), note
- section 39 (3), note
- section 52 (3), note
- section 66 (2) and (3), notes
- section 67, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Medicines, Poisons and Part 4.124 **Therapeutic Goods Act 2008**

[4.125] Section 84 (1), note etc

- section 84 (1), note
- section 92 (1), note
- section 95 (2), note 1
- section 97A (3), note
- section 97G (1), note
- section 155, note 2
- section 155A, note

- section 184 (1), note
- section 189 (1), note 2
- section 190 (4), note
- section 192 (3), note
- section 193 (4), note
- section 197 (1) and (2), notes

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.125 Medicines, Poisons and Therapeutic Goods Regulation 2008

[4.126] Section 352 (4), note etc

- section 352 (4), note
- section 353 (3), note
- section 560 (4), note
- section 574 (3), note
- section 575 (2), note
- section 605 (1), note
- section 610 (1), note
- section 615 (1), note
- section 620, note
- section 625, note
- section 630 (3), note
- section 631 (2), note

- section 705 (1), note
- section 710 (1), note
- section 715 (1), note
- section 765 (1), note
- section 851, note 2
- section 852, note
- section 864 (5), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms and fees. The notes are no longer used in current legislative drafting practice.

Part 4.126 Mental Health Act 2015

[4.127] Section 33 (2), note 2 etc

- section 33 (2), note 2
- section 34 (2), note 2
- section 51 (2), note 3
- section 62 (2), note
- section 103 (2), note
- section 139 (2), note 2
- section 198 (1) and (3), notes
- section 198A (9), note
- section 204 (3), note
- section 217 (3), notes
- section 220 (2), note
- section 221 (2), note
- section 225 (2) (e), note
- section 227 (2), note

- section 228 (2), note
- section 230 (1), note
- section 244 (2), note
- section 259, note 2
- section 260, note
- section 261 (2), note 1
- section 262 (3), note 1
- section 272 (1) and (2), notes
- section 274, note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.127 Mental Health (Secure Facilities) Act 2016

[4.128] Section 7 (1), note etc

omit the following notes

- section 7 (1), note and (3), note 1
- section 9 (1), note 1 and (4), note
- section 67, note 2
- section 68, note
- section 76 (1) and (2), notes
- section 78, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.128 Motor Accident Injuries Act 2019

[4.129] Section 19 (2), note etc

omit the following notes

- section 19 (2), note
- section 95 (2), note
- section 146 (4), note
- section 208 (4), note
- section 362 (4), note 1
- section 422 (2), note
- section 478, note 2
- section 483, note 2
- section 487 (1) and (5), notes
- section 489 (1) and (2), notes
- section 490 (5), note 1 and note 3
- section 492 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, internal review and reviewable decision notices, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.129 Motor Sport (Public Safety) Act 2006

[4.130] Section 7 (4), note etc

- section 7 (4), note
- section 8 (1), notes
- section 9 (6), note

- section 11 (1), notes
- section 33, note 2
- section 33A, note
- section 35 (3), note
- section 36 (1) and (2), notes
- section 37 (2) and (3), notes
- section 38 (1), note and (3), note 2

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.130 National Environment Protection Council Act 1994

[4.131] Section 13 (4), note etc

omit the following notes

- section 13 (4), note
- section 19 (6), note
- section 21A (3), note
- section 62, note

Explanatory note

This amendment omits standard notes about notifiable instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.131 Nature Conservation Act 2014

[4.132] Section 20 (3), note etc

- section 20 (3), note
- section 23 (1) and (3), notes
- section 25 (3), note
- section 36 (7), note
- section 47, definition of *nature conservation strategy*, note
- section 51 (3), note
- section 54 (2), notes 1 and 2
- section 56 (2), note
- section 60 (7), note
- section 65 (1) and (5), notes
- section 66 (4), note
- section 71 (5), note
- section 72 (4), note
- section 76 (2), note
- section 78 (5), note
- section 79 (4), note
- section 84 (4), note
- section 90B (2), note
- section 90C (4), notes
- section 91 (2), notes
- section 100, def *draft action plan*, note 2
- section 103 (3), note
- section 105 (2), notes
- section 111 (3), notes
- section 113 (4), note

- section 114 (4), note
- section 115, definition of *native species conservation plan*, note
- section 116, definition of *draft native species conservation plan*, paragraph (c), note 2
- section 120 (3), note
- section 122 (2), notes
- section 155 (3), note
- section 157 (3), note
- section 158, definition of *controlled native species management plan*, note
- section 159 (1), definition of *draft controlled native species* management plan, note 2
- section 162 (3), note
- section 165 (2), notes
- section 167 (2), note 2
- section 168D (2), notes 1 and 2
- section 168F (3), notes
- section 172 (4), notes
- section 175, definition of *reserve management plan*, note 2
- section 179 (3), note
- section 184 (2), notes 1 and 2
- section 186 (2), note
- section 192 (1), definition of *draft Ramsar wetland management* plan, paragraph (c), note 2
- section 195 (3), note
- section 198 (2), notes 1 and 2
- section 200 (2), note
- section 208 (4), note
- section 211 (3), note
- section 226 (3), note

- section 229 (3), note
- section 254 (1) and (5), notes
- section 256 (4), note and (5) (b), note 1
- section 259 (3), note and (4) (b), note 1
- section 264 (2), note 3
- section 279 (6), note
- section 287 (3), note 3
- section 289 (2), note 3
- section 291 (1), note
- section 293 (2), note 1
- section 318A (1), note, (3), note 2 and (5), note
- section 319 (2), note 2
- section 321 (1), note 3
- section 323 (3), note
- section 325 (4), note
- section 327 (6), note
- section 329 (4), note
- section 331 (4), note
- section 333 (4), note
- section 335 (2), note
- section 355 (2), note
- section 361, note 2
- section 362, note
- section 368 (1) and (2), notes
- section 370 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.132 Official Visitor Act 2012

[4.133] Section 19 (3), note etc

omit the following notes

- section 19 (3), note
- section 23B (4), note
- section 23F (2), note
- section 26 (2) and (3), notes
- section 27, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.133 Partnership Act 1963

[4.134] Section 58 (1), notes etc

- section 58 (1), notes
- section 60 (3), note
- section 61 (1), notes
- section 62 (1), note
- section 65 (1), note
- section 74 (5), note
- section 78 (3), note
- section 84 (2), note
- section 91 (5), notes
- section 99 (1) and (2), notes

section 100 (1) and (3), notes

- - section 101 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, examples, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.134 Payroll Tax Act 2011

[4.135] Section 14 (4), note etc

omit the following notes

- section 14 (4), note
- section 29 (10), note
- section 30 (5), note
- section 79 (6), note
- section 87D, note 2
- section 87E, note
- section 101, note
- schedule 2, section 2.15 (7), note
- schedule 2, section 2.20 (2), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.135 Powers of Attorney Act 2006

[4.136] Section 13 (1), note 1 etc

omit the following notes

- section 13 (1), note 1
- section 33 (1), note
- section 46A (2), note and (5), note 1
- section 96 (2) and (3), notes
- section 97, note

Explanatory note

This amendment omits standard notes about notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.136 Prohibited Weapons Act 1996

[4.137] Section 4K (3), note etc

- section 4K (3), note
- section 4L (3), note
- section 6A (3), note
- section 6B (3), note
- section 14A, note 2
- section 14B, note
- section 17A (1) and (2), notes
- section 18 (3), note
- section 19 (1), note
- schedule 1, part 1.1, item 3, note
- schedule 1, part 1.3, item 2, note

- schedule 1, part 1.4, item 4, note
- schedule 2, item 2, note

This amendment omits standard notes about disallowable and notifiable instruments, examples, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.137 Prohibited Weapons Regulation 1997

[4.138] Section 7 (5), note etc

omit the following notes

- section 7 (5), note
- section 8 (4), note
- section 10 (5), note
- section 12 (2), note

Explanatory note

This amendment omits standard notes about disallowable instruments and approved forms. The notes are no longer used in current legislative drafting practice.

Part 4.138 Public Health Act 1997

[4.139] Section 7 (3) and (5), notes etc

- section 7 (3) and (5), notes
- section 18 (6), note
- section 22 (3), note 2 and (4), note
- section 23 (1), note
- section 25 (1), note
- section 29 (2), note

- section 33 (2), note
- section 36 (2), note
- section 42D (3), note 2 and (4), note
- section 42E (1), note
- section 42G (1), note
- section 43 (2), note
- section 56F (1), note
- section 56K (2), note
- section 56M (2), note
- section 60 (3), note
- section 65 (3), note
- section 66B (2), note
- section 72 (3), note
- section 100 (3), note 2 and (4), note
- section 101 (4), note
- section 102 (2), note
- section 117 (3), note
- section 118A (3), note
- section 118D (3), note
- section 118J (3), note
- section 119 (5), note
- section 131, note 2
- section 131A, note
- section 133 (5), note 2 and (6), note
- section 137 (1) and (4), notes
- section 138 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

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Part 4.139 Public Health Regulation 2000

[4.140] Section 4 (3), note etc

omit the following notes

- section 4 (3), note
- section 5 (3), note
- section 48 (1), note 2
- section 51 (3), note
- section 52 (2), note
- section 53 (2), note

Explanatory note

This amendment omits standard notes about disallowable instruments and reviewable decision notices. The notes are no longer used in current legislative drafting practice.

Part 4.140 Public Pools Act 2015

[4.141] Section 11 (5), note etc

- section 11 (5), note
- section 12 (3), note 1
- section 13 (4), note 1
- section 14 (4), note 1
- section 15 (3), note 1
- section 16 (3), note 1
- section 17 (5), note 1
- section 19 (3), note 1
- section 20 (3), note
- section 50, note 2
- section 51, note

- section 54 (1) and (2), notes
- section 55 (2), note
- section 56 (1), note 2
- section 58 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.141 Public Roads Act 1902

[4.142] Section 18 (2), note etc

omit the following notes

- section 18 (2), note
- section 19 (4), note
- section 20 (4), note
- section 25 (3) and (7), notes
- section 35 (2), note

Explanatory note

This amendment omits standard notes about notifiable instruments. The note is no longer used in current legislative drafting practice.

Part 4.142 Public Sector Management Act 1994

[4.143] Section 13 (3), note etc

omit the following notes

- section 13 (3), note
- section 14 (5), note
- section 17 (6), note

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Statute Law Amendment Act 2025

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Amendment [4.144]

- section 21 (2), note
- section 23 (1), note
- section 28 (3), note
- section 142 (5), note
- section 144 (5), note
- section 251 (1), note 2 and (4), note
- section 252, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.143 Public Trustee and Guardian Act 1985

[4.144] Section 59A (5), note etc

omit the following notes

- section 59A (5), note
- section 61 (10), note
- section 75 (1) and (2), notes
- section 76, note

Explanatory note

This amendment omits standard notes about disallowable instruments, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.144 Public Unleased Land Act 2013

[4.145] Section 12 (1), notes etc

- section 12 (1), notes
- section 15 (3), note
- section 19 (1), notes
- section 21 (3), note
- section 25 (1), notes
- section 27 (3), note
- section 31 (4), note
- section 34 (4), note
- section 41 (3), note
- section 45 (2), notes 2 and 3
- section 61 (6), note
- section 69 (1), notes and (3), notes 3 and 4
- section 71 (2), notes 3 and 4
- section 73 (1), notes
- section 75 (2), note 1
- section 76 (1), note
- section 92 (2), note
- section 94 (2), note
- section 96 (2) and (3), notes
- section 98 (3), note
- section 100 (4), note
- section 117 (3), note
- section 128, note 2
- section 129, note
- section 130 (1) and (2), notes

- section 131 (2) and (3), notes
- section 132, note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.145 Race and Sports Bookmaking Act 2001

[4.146] Section 6 (1), note etc

- section 6 (1), note
- section 10A (1), notes
- section 12 (1), note
- section 16A (2), notes
- section 20 (2), note
- section 21 (2), note
- section 22 (2), note
- section 23 (3), note
- section 24 (3), note
- section 29 (2), note
- section 34 (1), note
- section 44 (1), note 1
- section 47 (3), note
- section 48 (1), note
- section 55 (6), note
- section 65 (4), note
- section 66 (1), note

- section 76 (2), note
- section 82A, note 2
- section 82B (2), note
- section 83B, note 2
- section 84, note
- section 87 (2), note
- section 90 (2), note
- section 97 (1) and (2), notes
- section 98 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, internal review and reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.146 Racing Act 1999

[4.147] Section 34 (8), note etc

omit the following notes

- section 34 (8), note
- section 36 (3), note
- section 45 (2), note
- section 61D (3), note
- section 63, note 2
- section 64, note
- section 66 (1), note
- section 67 (1) and (2), notes

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

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Part 4.147 Radiation Protection Act 2006

[4.148] Section 47 (1), note etc

omit the following notes

- section 47 (1), note
- section 48 (4), note
- section 112, note 2
- section 113, note
- section 114 (4), note
- section 116 (2), note 2 and (3), note
- section 117 (3), note
- section 120 (1) and (2), notes
- section 122 (1), note and (2), note 2

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.148 Rail Safety National Law (ACT) Act 2014

[4.149] Section 8 (2), note etc

- section 8 (2), note
- section 12 (2), note
- section 14 (3), note
- section 15 (6), note
- section 17 (3), note 2
- section 18 (3), note

- section 21 (4), note
- section 55 (1), note

This amendment omits standard notes about notifiable instruments, examples and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.149 Rates Act 2004

[4.150] Section 31 (1), note etc

omit the following notes

- section 31 (1), note
- section 41 (2) and (4), notes
- section 42 (3), note
- section 46 (9), note
- section 76 (1), note
- section 77 (1), note
- section 78 (1) and (2), notes
- section 79, note
- schedule 1, section 1.2 (3), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.150 Referendum (Machinery Provisions) Act 1994

[4.151] Section 7 (3), note etc

omit the following notes

- section 7 (3), note
- section 11 (1), note
- section 14 (5), note
- section 20 (3), note
- section 21 (1), note
- schedule 1, modification 1.19, section 224 (4), note
- schedule 1, modification 1.31, section 275 (3) and (5), notes

Explanatory note

This amendment omits standard notes about notifiable instruments, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.151 Residential Tenancies Act 1997

[4.152] Section 10 (7), note etc

- section 10 (7), note
- section 25, note
- section 33 (1), note 1
- section 34D (1), note 1
- section 34E (1), note
- section 64 (1), note
- section 103 (2), note 2 and (3), note
- section 104 (4), note 2
- section 126 (3), note

- section 133 (3), note
- section 134 (1) and (2), notes
- section 136 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.152 Retirement Villages Act 2012

[4.153] Section 23 (2), note 2 etc

omit the following notes

- section 23 (2), note 2
- section 24 (3), note 2
- section 28 (2), note
- section 42 (1), notes 2 and 3 and (5), notes
- section 44 (1), notes
- section 59 (1), note
- section 116 (1), note
- section 136A (3), note
- section 159 (1), note
- section 184 (2), notes
- section 262 (1) and (2), notes
- section 263 (2) and (3), notes
- section 264 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Amendment [4.154]

Road Transport (Alcohol and Part 4.153 Drugs) Act 1977

[4.154] Section 51, note

omit

Explanatory note

This amendment omits a standard note about regulations. The note is no longer used in current legislative drafting practice.

Road Transport (Driver Part 4.154 **Licensing) Regulation 2000**

[4.155] Section 12 (8), note etc

- section 12 (8), note
- section 15 (7), note
- section 62 (6), note
- section 65 (2) and (4), notes
- section 73I (3), note
- section 73R (3), note
- section 73X (1), note
- section 73ZG (4), note
- section 73ZL (4), note
- section 73ZM (3), notes
- section 73ZT (1), notes
- section 90A (4), note
- section 93 (3), note
- section 108 (4), note
- section 118 (2), note

- section 119 (2), note
- section 122 (2), note
- section 122A (4), note
- section 138, note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and fees. The notes are no longer used in current legislative drafting practice.

Part 4.155 Road Transport (General) Act 1999

[4.156] Section 12 (3), note etc

- section 12 (3), note
- section 13 (3), note
- section 14 (4) and (5), notes
- section 30 (3), note
- section 31A (2), note
- section 31C (6), note
- section 31D (2), note
- section 31F (1), note
- section 31I (3), note
- section 38 (3), note
- section 91, note 2
- section 91A (2), note
- section 94, note 2
- section 95, note
- section 96 (1) and (3), notes

Amendment [4.157]

- section 225 (2) and (3), notes
- section 233 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, internal review and reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.156 Road Transport (General) Regulation 2000

[4.157] Section 13AA (4), note etc

omit the following notes

- section 13AA (4), note
- section 24 (5) and (6), notes
- section 30 (1), notes
- section 31 (4), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms and fees. The notes are no longer used in current legislative drafting practice.

Part 4.157 Road Transport (Offences) Regulation 2005

[4.158] Section 14C (2), note 1 etc

omit the following notes

- section 14C (2), note 1
- section 14D (2), note 1
- section 16E (1), note
- section 21 (4), note
- section 22 (3), note

Explanatory note

This amendment omits standard notes about disallowable instruments, approved forms and fees. The notes are no longer used in current legislative drafting practice.

Part 4.158 Road Transport (Public Passenger Services) Act 2001

[4.159] Section 23 (2), note etc

- section 23 (2), note
- section 27C (2), note
- section 39 (2), note
- section 60 (2), note
- section 60Q (2), note
- section 79A (2), note
- section 82 (3), note
- section 83 (4), note
- section 93 (2) note

- section 126 (1), note and (2), note 2
- section 127 (2), note

This amendment omits standard notes about disallowable and notifiable instruments, and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.159 Road Transport (Public Passenger Services) Regulation 2002

[4.160] Section 7 (1), notes etc

- section 7 (1), notes
- section 16 (2), note 1
- section 19 (2), note
- section 19A (4), note
- section 20B (3), note
- section 30 (2), note
- section 68 (3), note and (4), note 2
- section 70AS (3), note
- section 70AAD (2), note
- section 70S (2), note
- section 71, notes
- section 72 (2), note
- section 77 (1), notes
- section 81 (2), note 1
- section 85 (3), definition of *relevant person*, notes 2 and 3

- section 92 (3), note
- section 92B (3), notes 2 and 3
- section 92C (4), note
- section 92D (3), note
- section 92E (6), note
- section 92J (1), notes
- section 92K (1), notes
- section 92M (2), note 1
- section 92O (2), note 1
- section 95A (4), note
- section 102 (4), note
- section 107 (2), note
- section 142A (3), note
- section 158 (3), note
- section 162 (2), note
- section 164 (3), definition of *vehicle inspection station*, notes 2 and 3
- section 164C (4), note
- section 164H (1), note
- section 164I (1), notes
- section 164J (1), notes
- section 164M (2), note 1
- section 164N (3), note 1
- section 166 (1), note 1
- section 175 (2), note 1
- section 177G (2), note 1
- section 177B (1), notes

- section 187 (2), note 1
- section 221F (3), note and (4), note 2
- section 221K (2), note
- section 221N (3), note
- section 221P (1) (d), (2) (d), (3) (d) and (5), notes
- section 221U (2), note
- section 230 (1), note
- section 237 (2), note 1
- section 240 (2), note 1
- section 256 (2), note
- section 258 (4), note
- section 261 (3), note
- section 302 (2), note
- section 303 (3), note and (4), note 2
- section 305 (2), note
- section 307 (5), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, approved forms and fees. The notes are no longer used in current legislative drafting practice.

Part 4.160 Road Transport (Safety and Traffic Management) Regulation 2017

[4.161] Section 33 (3), note etc

omit the following notes

- section 33 (3), note
- section 34 (2), note
- section 36 (3), note
- section 64 (6), note
- section 73 (3), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments. The notes are no longer used in current legislative drafting practice.

Part 4.161 Road Transport (Vehicle Registration) Regulation 2000

[4.162] Section 31 (5), note etc

- section 31 (5), note
- section 45A (2), note
- section 47 (2), note
- section 51 (2), note
- section 68A (3), note
- section 88 (3), note
- section 114 (4), note
- section 116 (2), note

- section 153 (2), note
- section 153A (4), note

This amendment omits standard notes about disallowable and notifiable instruments, and fees. The notes are no longer used in current legislative drafting practice.

Part 4.162 Sale of Motor Vehicles Act 1977

[4.163] Section 25 (7), note etc

omit the following notes

- section 25 (7), note
- section 25A (6), note
- section 51, note 2
- section 52, note
- section 91 (1) and (3), notes
- section 92 (2), note
- section 93 (2) and (3), notes
- section 95, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.163 Security Industry Act 2003

[4.164] Section 17 (1), notes etc

omit the following notes

- section 17 (1), notes
- section 26 (2), note
- section 36A, note 2

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- section 37, note
- section 46 (2), note
- section 50 (1) and (2), notes
- section 51 (2) and (3), notes
- section 52 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.164 Senior Practitioner Act 2018

[4.165] Section 12 (6), note etc

omit the following notes

- section 12 (6), note
- section 21 (2), note
- section 24 (3), note
- section 27 (3), note 2 and (4), note
- section 44, note 2
- section 53 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.165 Sex Work Act 1992

[4.166] Section 5, definition of police report, note

omit the following notes

- section 5, definition of *police report*, note
- section 12 (2), definition of *registration notice*, notes
- section 13 (2), definition of *annual notice*, notes
- section 29 (1) and (2), notes
- section 30 (1) and (3), notes
- section 32 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.166 Smoke-Free Public Places Act 2003

[4.167] Section 90 (6), note etc

omit the following notes

- section 90 (6), note
- section 9P (2), note
- section 22 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.167 Spent Convictions Act 2000

[4.168] Section 19B (2), note 2 etc

omit the following notes

- section 19B (2), note 2
- section 19L, note 2
- section 19M, note
- section 22A (2) and (3), notes
- section 23 (1), note

Explanatory note

This amendment omits standard notes about notifiable instruments, reviewable decision notices, approved forms and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.168 Stock Act 2005

[4.169] Section 6 (2), note etc

- section 6 (2), note
- section 7 (2), note
- section 7A (2), note
- section 9 (1), note
- section 14, notes
- section 16 (3), note
- section 24 (1), notes
- section 27, notes
- section 33 (2), note
- section 34 (2), note
- section 36 (3), note

- section 66, note 2
- section 66A, note
- section 68 (1) and (2), notes
- section 69 (2) and (3), notes
- section 70 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.169 Supreme Court Act 1933

[4.170] Section 4AA (2), note etc

omit the following notes

- section 4AA (2), note
- section 37U (7), note
- section 76, note

Explanatory note

This amendment omits standard notes about notifiable instruments and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.170 Surveyors Act 2007

[4.171] Section 9 (4), note etc

omit the following notes

- section 9 (4), note
- section 55 (4), note
- section 76, note 2
- section 77, note
- section 80 (1) and (2), notes

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- section 81 (2) and (3), notes
- section 82, note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.171 Taxation Administration Act 1999

[4.172] Section 18F (2), notes etc

omit the following notes

- section 18F (2), notes
- section 42 (4), note
- section 56H (6), note
- section 56I (3), note
- section 56L (2), note
- section 107B, note
- section 108, note
- section 108A, note
- section 137D (7), note
- section 137E (4), note
- section 137F (5), note
- section 139 (2), note
- section 139A (1) and (2), notes
- section 140 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, internal review and reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Amendment [4.173]

Taxation (Government Business Part 4.172 **Enterprises) Act 2003**

[4.173] Section 10 (2), note

omit

Explanatory note

This amendment omits a standard note about notifiable instruments. The note is no longer used in current legislative drafting practice.

[4.174]Section 11, note

omit

Explanatory note

This amendment omits a standard note about regulations. The note is no longer used in current legislative drafting practice.

Territory Records Act 2002 Part 4.173

[4.175] Section 18 (4), note etc

- section 18 (4), note
- section 19 (2), notes
- section 19A (2), notes
- section 29 (1), note
- section 31G (7), note
- section 31I(1), note
- section 31M, note

- section 55 (1) and (2), notes
- section 57, note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.174 Terrorism (Extraordinary Temporary Powers) Act 2006

[4.176] Section 102, note

omit

Explanatory note

This amendment omits a standard note about regulations. The note is no longer used in current legislative drafting practice.

Part 4.175 Tobacco and Other Smoking Products Act 1927

[4.177] Section 18A (3), note etc

- section 18A (3), note
- section 42D (3), note
- section 47 (1) and (6), notes
- section 51 (1), note
- section 69, note 2
- section 69A, note

- section 70 (2) and (4), notes
- section 73 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.176 Totalisator Act 2014

[4.178] Section 7, notes etc

- section 7, notes
- section 11 (1), note
- section 18 (1), notes
- section 32 (3), note
- section 33 (3), note
- section 34, note 1
- section 38 (5), note
- section 39 (5), note
- section 40 (3), note
- section 42 (3), note
- section 66, note 2
- section 67, note
- section 70 (5), note
- section 71 (7), note
- section 73 (3), note

- section 75 (1) and (2), notes
- section 76 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.177 Traders (Licensing) Act 2016

[4.179] Section 17 (5), note etc

omit the following notes

- section 17 (5), note
- section 21 (3), note
- section 22 (3), note
- section 24 (2), note
- section 26 (2), note
- section 28 (3), note
- section 30 (3), note
- section 34 (1), note
- section 50, note 2
- section 51, note
- section 52 (1) and (2), notes

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms and fees. The notes are no longer used in current legislative drafting practice.

Part 4.178 Training and Tertiary Education Act 2003

[4.180] Section 7 (1), notes etc

omit the following notes

- section 7 (1) and (2), notes
- section 8 (1), note 2 and (2), note
- section 10, note
- section 13 (2), note 2 and (3), note
- section 15 (1), note
- section 18 (5), note
- section 19 (5), note
- section 24, note 2
- section 25, note
- section 28 (1) and (2), notes
- section 29 (2) and (3), notes
- section 30, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, examples, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.179 Unclaimed Money Act 1950

[4.181] Section 3 (2), note etc

omit the following notes

- section 3 (2), note
- section 7 (1), note
- section 8 (3), note 2
- section 27 (1) and (2), notes
- section 30, note 2
- section 31 (1), note
- section 34 (1) and (2), notes
- section 35 (2) and (3), notes

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, examples, reviewable decision notices, approved forms and fees. The notes are no longer used in current legislative drafting practice.

Part 4.180 Uncollected Goods Act 1996

[4.182] Section 17 (2), note

omit

Explanatory note

This amendment omits a standard note about notifiable instruments. The note is no longer used in current legislative drafting practice.

[4.183] Section 38, note

omit

Explanatory note

This amendment omits a standard note about regulations. The note is no longer used in current legislative drafting practice.

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Part 4.181 Unit Titles Act 2001

[4.184] Section 17 (2), notes etc

omit the following notes

- section 17 (2), notes
- section 20 (9), note
- section 22B (2), note
- section 24 (2), note
- section 29 (1), notes
- section 30 (1), notes
- section 146 (1), notes
- section 149 (1), notes
- section 154 (4), notes
- section 160 (1), notes
- section 173A (1), note 1
- section 174 (3), note
- section 176, note
- section 177A, note
- section 179 (1) and (2), notes
- section 180 (2) and (3), notes
- section 181 (2), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, internal review and reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.182 Unit Titles (Management) Act 2011

[4.185] Section 41 (3), note etc

omit the following notes

- section 41 (3), note
- section 109 (2), note
- section 145 (1) and (2), notes
- section 146 (2) and (3), notes
- section 147 (3), note
- schedule 3, section 3.7 (2) (a), note
- schedule 3, section 3.10 (1), note
- schedule 3, section 3.26 (1), note 1

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.183 University of Canberra Act 1989

[4.186] Section 6 (1) (i), note etc

omit the following notes

- section 6 (1) (i), note
- section 7 (1), note
- section 13A, note
- section 42 (2), note

Explanatory note

This amendment omits standard notes about disallowable instruments and examples. The notes are no longer used in current legislative drafting practice.

Part 4.184 Unlawful Gambling Act 2009

[4.187] Section 7 (3), note etc

omit the following notes

- section 7 (3), note
- section 9 (3), note
- section 11 (1) and (2), notes
- section 17 (1), notes
- section 45, note 2
- section 46, note
- section 48 (1) and (2), notes
- section 49, note

Explanatory note

This amendment omits standard notes about disallowable instruments, examples, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.185 Utilities Act 2000

[4.188] Section 18 (2), note etc

- section 18 (2), note
- section 19 (5), note
- section 22 (3), note 2
- section 34, notes
- section 39 (5), note
- section 43A, note 2
- section 43B, note
- section 52 (3), note

- section 53 (3), note
- section 54E (6), note
- section 54F (5), note
- section 54GA (4), note
- section 54H (2), note
- section 56A (2), note
- section 62, note
- section 63 (3), note
- section 75G (3), note
- section 79 (4), note
- section 91, note
- section 121 (4), note
- section 122 (6), note
- section 228 (3), note
- section 229A (4), note
- section 230 (2), note
- section 254 (2) and (4), notes
- section 255 (2) and (3), notes
- section 256 (2) and (3), notes
- section 261 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.186 Utilities (Technical Regulation) Act 2014

[4.189] Section 12 (1), notes etc

omit the following notes

- section 12 (1), notes
- section 14 (4), note
- section 15 (4), note
- section 18 (6), note
- section 20 (4), note
- section 26 (2), note
- section 43 (2), notes
- section 48 (1), note 1
- section 55 (7), note
- section 59 (3), note
- section 60 (1), note
- section 69 (2), note
- section 71 (1), notes
- section 73 (4), note
- section 74 (4), note
- section 106, note 2
- section 107, note
- section 110 (1) and (2), notes
- section 111 (2) and (3), notes
- section 112, note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.187 Veterinary Practice Act 2018

[4.190] Section 16 (2), note 4 etc

omit the following notes

- section 16 (2), note 4
- section 23 (1), note
- section 24 (1), note 2
- section 42 (4), note
- section 72 (3), note
- section 73 (1), note
- section 79 (1), note
- section 81 (1), note
- section 84 (1), note 2
- section 116 (2), note
- section 129 (4), note
- section 137, note 2
- section 138, note
- section 142 (2) and (5), notes
- section 143 (2), note
- section 144 (1) and (2), notes
- section 145 (1) and (2), notes
- section 147 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.188 Victims of Crime Regulation 2000

[4.191] Section 25A, note etc

omit the following notes

- section 25A, note
- section 26 (2), note
- section 27A, note
- section 32, note
- section 46A, note 2
- section 47, note
- section 47A (2), note
- section 50 (2), note
- section 51 (1) and (3), notes

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, internal review and reviewable decision notices, and approved forms. The notes are no longer used in current legislative drafting practice.

Part 4.189 Victims of Crime (Financial Assistance) Act 2016

[4.192] Section 31 (2), note etc

- section 31 (2), note
- section 34, note
- section 35, note
- section 49 (2), note
- section 52, note
- section 56, note

- section 57, note
- section 64 (2), note
- section 66 (1), note
- section 67 (2), note
- section 73 (1), note
- section 74 (3) and (5), notes
- section 77 (1), note
- section 87 (2), note
- section 91, note
- section 92 (3), note
- section 94, note
- section 95, note
- section 99 (1) and (2), notes
- section 100 (2) and (3), notes
- section 101 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, internal review and reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.190 Waste Management and Resource Recovery Act 2016

[4.193] Section 16 (3), note etc

omit the following notes

- section 16 (3), note
- section 19 (2), note 2
- section 22 (1), note 1
- section 31 (2), note 2

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- section 34 (1), note 1 and (4), note
- section 39 (2), note
- section 60 (2), note 2 and (3), note
- section 64H (3), note
- section 64K (1), note
- section 64L (4), note
- section 64O (1), note
- section 67 (1), note 1 and (4) (a) and (b), notes
- section 70 (4), note
- section 71 (3), note
- section 82 (2), note 2
- section 121, note 2
- section 122, note
- section 126 (1) and (3), notes
- section 128 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.191 Water and Sewerage Act 2000

[4.194] Section 9A (3), note etc

- section 9A (3), note
- section 44A, note 2
- section 44B, note
- section 44C (3) and (4), notes

- section 45 (1) and (2), notes
- section 49 (1), note

This amendment omits standard notes about disallowable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.192 Water Resources Act 2007

[4.195] Section 12 (1) and (2), notes etc

- section 12 (1) and (2), notes
- section 14 (3), note
- section 16 (2), note
- section 17 (6), note
- section 18 (2), note
- section 20 (1), note
- section 24 (1), note
- section 25 (2) and (3), notes
- section 26 (1), note
- section 29 (1), note
- section 34 (1), note
- section 35 (4), note
- section 38 (1), note
- section 43 (1), note
- section 48 (1), note
- section 53 (1), note
- section 67E (7), note
- section 71 (3), note 1
- section 95, note 2

- section 96, note
- section 107 (1) and (2), notes
- section 109 (1), note

This amendment omits standard notes about disallowable and notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.193 Witness Protection Act 1996

[4.196] Section 3A (2), note etc

omit the following notes

- section 3A (2), note
- section 3B (2), note
- section 3C (2), note
- section 14 (1), note
- section 26 (2), note
- section 29 (2) and (3), notes
- section 30, note

Explanatory note

This amendment omits standard notes about notifiable instruments, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.194 Workers Compensation Act 1951

[4.197] Section 8 (4), note etc

omit the following notes

- section 8 (4), note
- section 16A (4), note
- section 17 (3), note
- section 18 (5), note
- section 19 (3), note
- section 103E (2), note
- section 110 (2), note
- section 126A (2), note
- section 144 (1), definition of *compulsory insurance policy*, note 1
- section 170B (2), note
- section 170C (2), note
- section 170D (2), note
- section 182F (2), note
- section 199A (1), note 2
- section 201 (5), note
- section 208 (2), note
- section 221 (1) and (2), notes
- section 222 (2) and (3), note
- section 223 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Part 4.195 Workers Compensation Regulation 2002

[4.198] Section 5 (1) and (3), notes etc

omit the following notes

- section 5 (1) and (3), notes
- section 7 (2), note
- section 47 (2), note
- section 80 (3) (a), note
- section 81 (4) (a), note
- section 93 (3) (a), note
- section 94 (3) (a), note
- section 95A (1), note
- section 95B (1), note
- section 100 (3), note
- section 101 (3), note

Explanatory note

This amendment omits standard notes about notifiable instruments, the power to make, amend or repeal instruments, reviewable decision notices and fees. The notes are no longer used in current legislative drafting practice.

Part 4.196 Working with Vulnerable People (Background Checking) Act 2011

[4.199] Section 8 (3), note etc

omit the following notes

- section 8 (3), note
- section 12 (4), note
- section 17 (1), note
- section 27 (3), note
- section 34 (4), note
- section 62, note
- section 63, note
- section 68 (1) and (2), notes
- section 71 (1), note

Explanatory note

This amendment omits standard notes about disallowable and notifiable instruments, reviewable decision notices, approved forms, fees and regulations. The notes are no longer used in current legislative drafting practice.

Endnotes

1 Presentation speech

Presentation speech made in the Legislative Assembly on 25 June 2025.

2 Notification

Notified under the Legislation Act on 6 November 2025.

3 Republications of amended laws

For the latest republication of amended laws, see www.legislation.act.gov.au.

I certify that the above is a true copy of the Statute Law Amendment Bill 2025, which was passed by the Legislative Assembly on 23 October 2025.

Clerk of the Legislative Assembly

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