2008

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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2008

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

A Bill for

An Act to amend legislation in relation to tribunals and other bodies, the functions of which are to be conferred on the ACT Civil and Administrative Tribunal, and for other purposes

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

J2008-348

1	1	Name of Act
2 3		This Act is the ACT Civil and Administrative Tribunal Legislation Amendment Act 2008 (No 2).
4	2	Commencement
5 6 7	(1) This Act, other than part 1.56 (Housing Assistance Act 2007), commences on the commencement of the <i>ACT Civil and Administrative Tribunal Act 2008</i> , section 6 (Objects of Act).
8 9		<i>Note</i> The naming and commencement provisions automatically commence on the notification day (see Legislation Act, s 75 (1)).
10	(2	Part 1.56 commences on the later of—
11 12		(a) the commencement of the <i>ACT Civil and Administrative</i> <i>Tribunal Act 2008</i> , section 6; and
13 14		(b) the commencement of the <i>Housing Assistance Amendment</i> <i>Act 2008</i> , section 9 (New part 6A).
15	3	Legislation amended—sch 1
16		This Act amends the legislation mentioned in schedule 1.

page 2

Schedule 1 Legislation amended 1

2 (see s 3)

6

20

21

22

23

24

ACT Civil and Administrative Part 1.1 3 **Tribunal Act 2008** 4

- [1.1] New sections 22R and 22S 5
 - in division 4A.5, insert

22R People who make certain decisions 7

- (1) In this Act or an authorising law, a reference to a person (the 8 decision-maker) who makes an internally reviewable decision or 9 reviewable decision includes, if the decision-maker is an 10 unincorporated body, the Territory or a territory authority, a 11 reference to the body, Territory or authority. 12
- (2) In this section: 13
- internally reviewable decision means a reviewable decision that, 14 under an authorising law, may be internally reviewed or 15 reconsidered before review by the tribunal. 16
- *reviewable decision* means a decision that, under an authorising law, 17 is reviewable by the tribunal. 18

22S Legal and financial assistance for certain people 19

- (1) This section applies to a person who, in relation to a matter arising under this part—
 - (a) makes, or proposes to make, an application to the tribunal; or
- (b) is a party to an application before the tribunal made by another person; or

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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1 2		(c) proposes to begin a proceeding for review of a decision, or is a party to a proceeding, before a court.
3 4	(2)	The person may apply to the Minister for assistance in relation to the application or proceeding.
5 6 7	(3)	The Minister may authorise the provision by the Territory of legal or financial assistance determined by the Minister in relation to the application or proceeding if satisfied that—
8 9		(a) it would involve hardship to the person to refuse the application; and
10 11		(b) in all the circumstances, it is reasonable that the application be granted.
12 13	(4)	The Minister may impose conditions on the authorisation to provide assistance.
14	[1.2]	Section 41 (1), note 1
15		substitute
16 17		<i>Note 1</i> Documents may be produced electronically in certain circumstances (see <i>Electronic Transactions Act 2001</i>).
18	[1.3]	Section 42 (3)
18 19	[1.3]	Section 42 (3) omit
	[1.3]	
19	[1.3]	omit

1	[1.4]	New section 67B
2		in division 6.3, insert
3	67B	Internal review notice
4 5 6 7	(1)	A person who makes an internally reviewable decision must take reasonable steps to give written notice (an <i>internal review notice</i>) of the decision to any person whose interests are affected by the decision.
8 9 10	(2)	Subsection (1) does not apply to a decision not to impose a liability, penalty or limitation on a person if the decision does not adversely affect the interests of another person.
11	(3)	A regulation may prescribe—
12 13		(a) the time within which an internal review notice must be given; and
14		(b) what a notice must or may contain; and
15		(c) any document or thing that must accompany a notice; and
16		(d) anything else in relation to a notice.
17 18	(4)	A failure to comply with this section in relation to an internally reviewable decision does not affect the validity of the decision.
19	(5)	In this section:
20 21 22		<i>internally reviewable decision</i> means a reviewable decision that, under an authorising law, may be internally reviewed or reconsidered before review by the tribunal.
23		<i>reviewable decision</i> —see section 67A.

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Schedule 1Legislation amendedPart 1.1ACT Civil and Administrative Tribunal Act 2008Amendment [1.5]

1 [1.5] New part 9A

2

insert

3 Part 9A ACAT trust account

4	115A	Definitions—pt 9A
5		In this part:
6		ACAT trust account—see section 115B (2).
7		trust amount means an amount mentioned in section 115B (1).
8	115B	ACAT trust account
9	(1)	The following amounts are held on trust by the Territory:
10		(a) amounts paid to the Territory under this Act;
11 12		(b) amounts that may or must be paid into the ACAT trust account under an authorising law;
13		(c) interest on the amounts.
14 15		<i>Note</i> The <i>Financial Management Act 1996</i> , pt 7 sets out how trust amounts are to be held and administered.
16 17	(2)	The chief executive must open and maintain a trust account (the <i>ACAT trust account</i>) for the trust amounts.
18 19 20	(3)	The chief executive must keep a record of the trust amounts paid into the ACAT trust account under this Act and each authorising law.
21	(4)	In this section:
22		interest—see the Financial Management Act 1996, dictionary.

1	115C	Use of trust amounts		
2 3	(1)	If a trust amount is paid into the ACAT trust account under an authorising law, the amount may be used only—		
4 5				
6 7	(b) if a purpose is prescribed by regulation for the amour prescribed purpose.			
8	(2)	Any other trust amount may be used—		
9 10		(a) to meet the recurrent costs of remuneration and administration of the ACAT; or		
11 12		(b) to reimburse the Territory for the costs of administering this Act; or		
13		(c) for a purpose prescribed by regulation.		
14	[1.6]	Section 119		
14 15	[1.6]	Section 119 substitute		
	[1.6] 119			
15		substitute		
15 16	119	substitute Legislation repealed		
15 16 17	119	substitute Legislation repealed The following Acts are repealed:		
15 16 17 18	119	 substitute Legislation repealed The following Acts are repealed: (a) Administrative Appeals Tribunal Act 1989 (A1989-51); 		
15 16 17 18 19 20	119 (1)	 substitute Legislation repealed The following Acts are repealed: (a) Administrative Appeals Tribunal Act 1989 (A1989-51); (b) Consumer and Trader Tribunal Act 2003 (A2003-16). The following legislative instruments under the Administrative 		

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Schedule 1	Legislation amended
Part 1.1	ACT Civil and Administrative Tribunal Act 2008
Amendment [1.6]	

1	(3) Also	o, the following legislative instruments are repealed:
2 3	(a)	Consumer Credit (Administration) Act 1996—Appointment (DI1997-87);
4 5	(b)	Consumer Credit (Administration) Act 1996—Appointment (DI1997-88);
6 7	(c)	Consumer Credit (Administration) Act 1996—Appointment (DI1998-246);
8 9	(d)	Consumer Credit (Administration) Act 1996—Appointment (DI1998-247);
10 11	(e)	Consumer Credit (Administration) Act 1996—Appointment (DI1998-275);
12	(f)	Credit Act 1985—Appointment (DI1996-174);
13	(g)	Credit Act 1985—Appointment (DI1996-176);
14	(h)	Credit Act 1985—Appointment (DI1996-177);
15	(i)	Credit Act 1985—Appointment (DI1996-179);
16	(j)	Credit Act 1985—Appointment (DI1996-245);
17	(k)	Discrimination Act 1991—Form 1—Subpoena (AF2007-27);
18 19	(1)	Health Professionals (Tribunal) Appointment 2005 (No 1) (NI2005-266);
20 21	(m)	Legal Profession (Disciplinary Tribunal) Appointment 2008 (No 2) (DI2008–175);
22 23	(n)	<i>Liquor Licensing Board Appointment</i> 2003 (No 1) (DI2003-296);
24	(0)	Liquor Licensing Board Appointment 2004 (DI2004-268);
25	(p)	Liquor Licensing Board Appointment 2006 (DI2006-75);
26	(q)	Liquor Licensing Board Appointment 2007 (DI2007-99);

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1	(r)	Liquor Licensing Board Appointment 2008 (DI2008-98);
2 3	(s)	Remuneration Tribunal (Notification of Offices and Appointments) 2006 (No 1) (NI2006-350);
4 5	(t)	Remuneration Tribunal (Specification of offices and appointments) 2003 (No 5) (NI2003-425);
6 7	(u)	<i>Residential Tenancies Act 1997—Form 1—Termination notice</i> (AF2002-87);
8 9	(v)	Residential Tenancies (Criteria) Determination 1998 (DI1998-82);
10 11	(w)	Residential Tenancies Tribunal Appointment 2007 (No 1) (DI2007-229);
12 13	(x)	Residential Tenancies Tribunal Appointment 2007 (No 2) (DI2007-230);
14 15	(y)	Residential Tenancies Tribunal Appointment 2008 (No 1) (DI2008-176);
16 17	(z)	Residential Tenancies Tribunal Appointment 2008 (No 2) (DI2008-177);
18 19	(za)	Residential Tenancies (Tribunal) Selection 2005 (No 2) (DI2005-248);
20 21	(zb)	Residential Tenancies Tribunal Selection 2008 (No 2) (DI2008-178).
22	[1.7] Nev	w section 308
23	inse	ert
24	308 Tru	ist money
25	(1) Tru	st money held immediately before the commencement day-
26 27	(a)	is, for this Act, an amount received under the Agents Act 2003; and

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Schedule 1	Legislation amended
Part 1.2	Adoption Act 1993
Amendment [1.8]	

1 2		(b) must, as soon as practicable, be paid into the ACAT trust account.		
3 4		<i>Note</i> The <i>Financial Management Act 1996</i> , s 51B deals with transfers of amounts between trust banking accounts.		
5	(2)	In this section:		
6		<i>trust money</i> —see the pre-amendment Act, section 162.		
7	[1.8]	Dictionary, new definitions		
7 8	[1.8]	Dictionary, new definitions insert		
	[1.8]			
8	[1.8]	insert		
8 9	[1.8]	<i>insert</i> ACAT trust account, for part 9A (ACAT trust account)—see		
8 9 10	[1.8]	<i>insert</i> <i>ACAT trust account</i> , for part 9A (ACAT trust account)—see section 115B (2).		

14Part 1.2Adoption Act 1993

15 [1.9] Section 17 (5)

substitute

16

If, at the end of 14 days after the applicant has requested the chief
 executive to reconsider the decision, the applicant has not been
 notified of the decision on the reconsideration, the chief executive is
 taken to have reconsidered and confirmed the decision.

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1	[1.10]	New part 7A
2		insert
3 4	Part 7A	A Notification and review of decisions
5	102	Meaning of reviewable decision—pt 7A
6		In this part:
7		<i>reviewable decision</i> means a decision prescribed by regulation.
8	103	Reviewable decision notices
9 10 11	(1)	If a person makes a reviewable decision, the person must give a reviewable decision notice only to each entity prescribed by regulation in relation to the decision.
12 13 14 15	(2)	If a child is prescribed by regulation for subsection (1), the chief executive must give a reviewable decision notice to the child only if the chief executive considers it is appropriate to give the notice to the child having regard to the child's age.
16 17		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
18	103A	Applications for review
19 20		An entity prescribed by regulation in relation to a reviewable decision may apply to the ACAT for review of the decision.
21 22		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
23	[1.11]	Sections 109 and 110
24		omit

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Schedule 1
Part 1.3Legislation amended
Adoption Regulation 1993Amendment [1.12]

1	[1.12]	Dictionary, note 2, dot points
2		omit
3		administrative appeals tribunal
4		substitute
5		• ACAT
6	[1.13]	Dictionary, note 2, new dot point
7		insert
8		reviewable decision notice
9	[1.14]	Dictionary, new definition of reviewable decision
10		insert
11 12		<i>reviewable decision</i> , for part 7A (Notification and review of decisions)—see section 102.

13Part 1.3Adoption Regulation 1993

14	[1.15]	Sections 30 and 30A
15		substitute
16 17	30	Reviewable decisions—Act, s 102, def <i>reviewable decision</i>
18 19		A decision mentioned in schedule 2, column 3, under a provision mentioned in column 2 in relation to the decision is prescribed.
20 21	30A	Right of review and notice—Act, s 103 and s 103A An entity mentioned in schedule 2, column 4 is prescribed.

1 [1.16] New schedule 2

Note

insert

3 Schedule 2 Reviewable decisions

4 (see s 30 and s 30A)

2

5

6

7 8 If a child is mentioned in col 4 in relation to a decision, the chief executive must give a notice to the child only if the chief executive considers it appropriate, having regard to the age of the child (see Act, s 103 (2)).

column 1 item	column 2 section	column 3 decision	column 4 entity
1	Act, 17 (4)	confirm or vary decision under section 16 (1) (a)	person who requested review of decision
2	Act, 32	deny access	person denied access or person who has custody of child or child
3	Act, 38	refuse to declare that child is under chief executive's guardianship	requesting authority in State or another Territory or person with whom child has been placed with view to adoption or child
4	Act, 62	refuse to give information, request authority to give information, or make enquires	applicant for information

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Schedule 1
Part 1.3Legislation amended
Adoption Regulation 1993Amendment [1.16]

column 1 item	column 2 section	column 3 decision	column 4 entity
5	Act, 62 (3)	refuse to cause search to be made in register of births or refuse to issue copy of, or extract from, search or notification of result of search	applicant for search
6	Act, 68 (7)	withhold information	applicant for information
7	Act, 72 (1)	supply document or information when applicant has not attended interview with approved counsellor	applicant for document or information
8	Act, 72 (4)	refuse to approve person as counsellor	person refused approval
9	Act, 82	refuse to grant approval of private adoption agency	principal officer of organisation
10	Act, 85	revoke or suspend approval	principal officer of organisation that has approval revoked or suspended
11	Act, 92	deny approval of communication	person who seeks approval to communicate or child or adoptive parent

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

column 1 item	column 2 section	column 3 decision	column 4 entity
12	Act, 92 (b)	approve communication subject to conditions or restrictions	person who seeks approval to communicate or child or adoptive parent
13	Act, 94 (2) (b)	refuse to approve payment in respect of hospital and medical expenses	adoptive parent or birth mother of child or person who sought approval of payment
14	Act, 94 (2) (c)	refuse to authorise payment or reward	adoptive parent or birth mother of child or person who sought approval of payment or reward
15	Act, 96 (2)	refuse to approve advertising or other matter	person who seeks approval of advertisement or other matter or child
16	16 (a)	refuse to approve tertiary qualification in social work or in appropriate social science	person who seeks appointment as principal officer of private adoption agency
17	17 (a)	refuse to approve course in social work	person who seeks to act for or on behalf of private adoption agency

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Schedule 1
Part 1.4Legislation amended
Agents Act 2003Amendment [1.17]

Part 1.4Agents Act 2003

[1.17]	Sections 162 and 163
	substitute
162	Amounts received under Act
(1)	This section applies to all amounts paid to the Territory under this Act.
(2)	The chief executive must pay the amounts into the ACAT trust account.
163	Determination and payment of amounts for compensation fund
(1)	As soon as practicable after the beginning of a financial year, the Minister must determine an amount for the compensation fund, if the Minister considers it necessary to increase the amount in the compensation fund to meet the likely claims against the fund during the financial year.
(2)	A determination is a notifiable instrument.
	<i>Note</i> A notifiable instrument must be notified under the Legislation Act.
(3)	If the amount paid into the ACAT trust account under this Act and available when the Minister makes the determination is at least the determined amount, the amount must be paid from the trust account into the compensation fund.
(4)	If the amount paid into the ACAT trust account under this Act and available when the Minister makes the determination is less than the determined amount, the whole amount must be paid into the compensation fund.
	 162 (1) (2) 163 (1) (2) (2) (2) (3)

1	Part 1.	5	Agents Regulation 2003
2	[1.18]	Section 16	
3		omit	
4	Part 1.	6	Animal Diseases Act 2005
5	[1.19]	Part 7	
6		substitute	
7 8	Part 7		Notification and review of decisions
9	85	Meaning of r	reviewable decision—pt 7
10		In this part:	
11		reviewable dec	ision means a decision prescribed by regulation.
12	86	Reviewable of	decision notices
13 14 15		-	akes a reviewable decision, the person must give a cision notice to each entity prescribed by regulation in decision.
16 17 18		decision	rson must also take reasonable steps to give a reviewable n notice to any other person whose interests are affected by the (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
19 20		-	uirements for reviewable decision notices are prescribed under <i>Civil and Administrative Tribunal Act 2008</i> .

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Schedule 1	Legislation amended
Part 1.7	Animal Diseases Regulation 2006
Amendment [1.20]	

1	86A	Applications for review			
2 3		The following may apply to the ACAT for review of a reviewable decision:			
4		(a) an entity prescribed by regulation in relation to the decision;			
5		(b) any other person whose interests are affected by the decision.			
6 7		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.			
8	[1.20]	Dictionary, note 2, new dot points			
9 10 11		<i>insert</i> ACAT reviewable decision notice 			
12	[1.21]	Dictionary, new definition of reviewable decision			
13		insert			
14 15		<i>reviewable decision</i> , for part 7 (Notification and review of decisions)—see section 85.			

16 Part 1.7 Animal Diseases Regulation 2006

17	[1.22]	Sections 38 and 39
18		substitute
19	38	Reviewable decisions—Act, s 85, def reviewable decision
20 21		A decision mentioned in schedule 1, column 3, under a provision mentioned in column 2 in relation to the decision is prescribed.
22	39	Right of review and notice—Act, s 86 and 86A (a)
23		An entity mentioned in schedule 1, column 4 is prescribed.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Amendment [1.23]

1 [1.23] New schedule 1

insert

2

3 Schedule 1 Reviewable decisions

4 (see s 38 and s 39)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	Act, 11 (2)	refuse to issue certificate that premises are free of disease	applicant for certificate
2	Act, 18 (1)	give direction to prevent or control spread of endemic disease	owner or person in charge of animal given direction
3	Act, 18 (3)	give direction to keep animal at stated premises for stated time	owner or person in charge of animal given direction
4	Act, 23 (4)	refuse to give consent to alteration etc of quarantine notice	entity that seeks consent
5	Act, 24 (2)	refuse to give approval for animal to enter or leave quarantine area	entity that seeks approval
6	Act, 32 (2)	refuse to give approval to thing that communicates disease or disease agent	entity that seeks approval

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column 1 item	column 2 section	column 3 decision	column 4 entity
7	Act, 33 (2)	 refuse to give approval to use— (a) virus, vaccine or other biological product containing living organisms for treatment or prevention of exotic or endemic disease; or (b) biological product containing something derived from living organism for diagnosis of 	entity that seeks approval
8	Act, 35 (3)	 exotic or endemic disease refuse to give approval to— (a) sell, move, abandon, hide or leave animal carcass, part of carcass near road, creek or waterhole; or (b) dispose of animal carcass or part of carcass 	entity that seeks approval
9	Act, 36 (2)	refuse to give approval to damage, interfere with or remove fence or other structure securing animal	entity that seeks approval
10	Act, 42	refuse to issue tag number	applicant for tag number
11	Act, 50	cancel tag number	entity that has tag number cancelled
12	Act, 60 (5)	refuse to give approval to feed restricted feed material to ruminant for research purposes	applicant for approval

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column 1 item	column 2 section	column 3 decision	column 4 entity
13	7	refuse to approve tag	applicant for approval
14	8	refuse to approve way of using tag	applicant for approval
15	9	refuse to approve NLIS device	applicant for approval
16	29	refuse to approve special purpose tag	applicant for approval
17	36	refuse to approve property identifier code	applicant for approval

Part 1.8 Animal Welfare Act 1992

2	[1.24]	Sections 34 (5), 46 (5), 59A (5), 71 (5) and 73D (3), note
3		omit
4		Section 108 (Notice of reviewable decisions)
5		substitute
6		Section 107A
7	[1.25]	Section 73G (1) (b)
7 8	[1.25]	Section 73G (1) (b) omit
	[1.25]	
8	[1.25]	omit
8 9	[1.25]	omit section 108 (Notice of reviewable decisions)

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 21

Schedule 1Legislation amendedPart 1.8Animal Welfare Act 1992Amendment [1.26]

1 [1.26] Part 8

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16 17

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substitute

Part 8 4 Notification and review of decisions

5 **107** Meaning of *reviewable decision*—pt 8

6 In this part:

reviewable decision means a decision mentioned in schedule 1,
column 3 under a provision of this Act mentioned in column 2 in
relation to the decision.

10 **107A** Reviewable decision notices

11 If a person makes a reviewable decision, the person must give a 12 reviewable decision notice to each entity mentioned in schedule 1, 13 column 4 in relation to the decision.

- *Note 1* The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
 - *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

19 108 Applications for review

The following may apply to the ACAT for review of a reviewable decision:

- 22 (a) an entity mentioned in schedule 1, column 4 in relation to the 23 decision;
 - (b) any other person whose interests are affected by the decision.
- Note If a form is approved under the ACT Civil and Administrative Tribunal
 Act 2008 for the application, the form must be used.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 [1.27] Schedule 1

2

substitute

3 Schedule 1 Reviewable decisions

4 (see pt 8)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	27 (1) (a) and 30	grant or renew licence for period less than 3 years	applicant for licence or renewal
2	27 (1) (b)	refuse to grant or renew licence	applicant for licence or renewal
3	28 (b)	put condition on licence	licensee
4	34 (1)	amend licence	licensee
5	34 (1)	amend licence in way other than the way applied for	applicant for amendment
6	34 (1)	refuse to amend licence	applicant for amendment
7	38 (1) (a) and 41	grant or renew authorisation for period less than 3 years	applicant for authorisation or renewal
8	38 (1) (b)	refuse to grant or renew authorisation	applicant for authorisation or renewal

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 23

Schedule 1
Part 1.8Legislation amended
Animal Welfare Act 1992Amendment [1.27]

column 1 item	column 2 section	column 3 decision	column 4 entity
9	39 (b)	put condition on authorisation	entity that holds authorisation
10	46 (1)	amend authorisation	entity that holds authorisation
11	46 (1)	amend authorisation in way other than way applied for	applicant for amendment
12	46 (1)	refuse to amend authorisation	applicant for amendment
13	49B (3)	end application of s 49B (1) to researcher	interstate researcher
14	55 (1) (b)	refuse to grant or renew circus or travelling zoo permit	applicant for permit or renewal
15	56 (b)	put condition on circus or travelling zoo permit	permit holder
16	59A (1)	amend circus or travelling zoo permit	permit holder
17	59A (1)	amend circus or travelling zoo permit in way other than way applied for	applicant for amendment
18	59A (1)	refuse to amend circus or travelling zoo permit	applicant for amendment
19	64 (1) (a) and 67	grant or renew trapping permit for period less than 3 years	applicant for permit or renewal

page 24

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

column 1 item	column 2 section	column 3 decision	column 4 entity
20	64 (1) (b)	refuse to grant or renew trapping permit	applicant for permit or renewal
21	65 (b)	put condition on trapping permit	permit holder
22	71 (1)	amend trapping permit	permit holder
23	71 (1)	amend trapping permit in way other than way applied for	applicant for amendment
24	71 (1)	refuse to amend trapping permit	applicant for amendment
25	73D	take regulatory action	approved person against whom action taken
26	73E	suspend approval immediately	approved person whose approval suspended
27	95 (2) (a)	approve claim for compensation for particular amount	claimant for compensation
28	95 (2) (b)	refuse to approve claim for compensation	claimant for compensation

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Dictionary, note 2, dot points *omit*

3

[1.28]

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 25

Schedule 1
Part 1.9Legislation amended
Annual Leave Act 1973Amendment [1.29]

[1.29] Dictionary, note 2, new dot points 1 insert 2 3 ACAT • reviewable decision notice 4 • [1.30] Dictionary, definition of reviewable decision 5 6 substitute reviewable decision, for part 8 (Notification and review of 7 decisions)—see section 107. 8

9 Part 1.9 Annual Leave Act 1973

10	[1.31]	Section 14G (4), new note
11		insert
12 13		<i>Note</i> The notice must be in the form of a reviewable decision notice (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
14	[1.32]	Section 14H
15		substitute
16	14H	Review by ACAT
17 18 19	(1)	This section applies to a decision (the <i>reviewable decision</i>) mentioned in table 14H, column 3, under a provision of this Act mentioned in column 2 in relation to the decision.
20 21 22	(2)	If a person makes a reviewable decision, the person must give a reviewable decision notice to each entity mentioned in table 14H, column 4 in relation to the decision.
23 24 25		<i>Note 1</i> The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
3 4	(3)	The following may apply to the ACAT for review of a reviewable decision:
5 6		(a) an entity mentioned in table 14H, column 4 in relation to the decision;
7		(b) any other person whose interests are affected by the decision.
8 9		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative</i> <i>Tribunal Act 2008</i> for the application, the form must be used.

10	Table 14H	Reviewable decision	S	
	column 1 item	column 2 section	column 3 decision	column 4 entity
	1	7 (2)	further period within which annual leave must be taken	employee
	2	14G	uphold, revoke or amend terms of requirement made of the employer	employer
11	[1.33]	Dictionary, note 2,	new dot points	
12		insert		
13		• ACAT		
14		 reviewable 	decision notice	

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Part 1.10 Associations Incorporation Act 1991

[1.34] Part 10 heading and sections 118 and 119
 substitute

Part 10 Notification and review of decisions

6 7

8

118 Meaning of *reviewable decision*—pt 10

In this part:

reviewable decision means a decision mentioned in
schedule 3, column 3 under a provision of this Act mentioned in
column 2 in relation to the decision.

12 **119** Reviewable decision notices

13 If the registrar-general makes a reviewable decision, the 14 registrar-general must give a reviewable decision notice to each 15 entity mentioned in schedule 3, column 4 in relation to the decision.

- *Note 1* The registrar-general must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
- *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008.*

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Applications for review

- The following may apply to the ACAT for review of a reviewable decision:
 - (a) an entity mentioned in schedule 3, column 4 in relation to the decision;

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

 (b) any other person whose interests are affected by the decision.
 Note If a form is approved under the *ACT Civil and Administrative Tribunal Act 2008* for the application, the form must be used.

4 Part 11 Miscellaneous

- 5 [1.35] New schedule 3
- 6 insert

7 Schedule 3 Reviewable decisions

8 (see pt 10)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	13 (1)	refuse to receive or register document submitted for lodgment	association lodging document
2	19	refuse application for incorporation of association or proposed association	applicant for incorporation
3	27	refuse application for incorporation of amalgamating associations	applicant for incorporation
4	39 (1)	direct association to change name	association given direction
5	83 (8)	cancel incorporation of association	association that has incorporation cancelled

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 29

Schedule 1	Legislation amended
Part 1.10	Associations Incorporation Act 1991
Amendment [1.36]	

column 1 item	column 2 section	column 3 decision	column 4 entity
6	93 (3)	cancel incorporation of association	association that has incorporation cancelled
7	114	withhold approval to invitation for investment in incorporated association	association that seeks approval
8	120 (1)	refuse application for extension of time	applicant for extension of time
9	120 (2)	vary or revoke grant of extension of time	association that has extension of time varied or revoked

1	[1.36]	Dictionary, note 2, new dot points
2		insert
3		• ACAT
4		reviewable decision notice
5	[1.37]	Dictionary, new definition of reviewable decision
5 6	[1.37]	Dictionary, new definition of reviewable decision insert

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Part 1.11 **Births, Deaths and Marriages** 1 **Registration Act 1997** 2

[1.38] Part 8 3

4

8

substitute

Part 8 Notification and review of 5 decisions 6

Meaning of reviewable decision-pt 8 53 7

In this part:

reviewable decision means decision mentioned in а 9 schedule 1, column 3 under a provision of this Act mentioned in 10 column 2 in relation to the decision. 11

54 **Reviewable decision notices** 12

If the registrar-general makes a reviewable decision, the 13 registrar-general must give a reviewable decision notice to each 14 person mentioned in schedule 1, column 4 in relation to the 15 decision. 16

- Note 1 The registrar-general must also take reasonable steps to give a 17 reviewable decision notice to any other person whose interests are 18 affected by the decision (see ACT Civil and Administrative Tribunal 19 Act 2008, s 67A). 20
- The requirements for reviewable decision notices are prescribed under 21 Note 2 the ACT Civil and Administrative Tribunal Act 2008. 22

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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1	55	Applications for review
2		The following may apply to the ACAT for review of a reviewable
3		decision:
4		(a) a person mentioned in schedule 1, column 4 in relation to the
5		decision;
6		(b) any other person whose interests are affected by the decision.
7		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal</i>
8		Act 2008 for the application, the form must be used.
9	[1.39]	New schedule 1
10		insert

Schedule 1 Reviewable decisions

12 (see pt 8)

column 1 item	column 2 section	column 3 decision	column 4 person
1	12 (a)	assign name to child	parent
2	20 (2)	refuse to register change of name	applicant
3	20 (5)	refuse to register change of name	applicant
4	26 (b)	refuse to alter register to record change of sex	applicant
5	68	refuse to refund or remit payment of fee or part of fee	applicant

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	[1.40]	Dictionary, note 2, new dot points
2		insert
3		• ACAT
4		reviewable decision notice
5	[1.41]	Dictionary, new definition of reviewable decision
6		insert
7		reviewable decision, for part 8 (Notification and review of
8		decisions)—see section 53.

Part 1.12 Board of Senior Secondary Studies Act 1997

- 11 [1.42] Sections 27E and 27F
 - substitute

12

Part 4A Notification and review of decisions

- 15 27E Meaning of *reviewable decision*—pt 4A
- 16 In this part:
- *reviewable decision* means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 33

1	27F	Reviewable decision notices
2 3 4		If the board makes a reviewable decision, the board must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.
5 6 7		<i>Note 1</i> The board must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
8 9		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
10	27G	Applications for review
10 11 12	27G	Applications for review The following may apply to the ACAT for review of a reviewable decision:
11	27G	The following may apply to the ACAT for review of a reviewable
11 12 13	27G	The following may apply to the ACAT for review of a reviewable decision:(a) an entity mentioned in schedule 1, column 4 in relation to the

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1 [1.43] New schedule 1

2

5 6 7

8

insert

3 Schedule 1 Reviewable decisions

4 (see pt 4A)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	27A	refuse to approve application for approval as specialist education provider	applicant
2	27C	suspend approval of specialist education provider	specialist education provider
3	27D	cancel approval of specialist education provider	specialist education provider
1.44]	Dictionary,	note 2, new dot points	·
	insert		
	• A	САТ	

- ACAT
- reviewable decision notice

9	[1.45]	Dictionary, new definition of reviewable decision
10		insert
11		reviewable decision, for part 4A (Notification and review of
12		decisions—see section 27E.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 35

Schedule 1Legislation amendedPart 1.13Boxing Control Act 1993Amendment [1.46]

Part 1.13 Boxing Control Act 1993

2 [1.46] Part 4

3

15

16

substitute

Part 4 Notification and review of decisions

- 6 18 Meaning of *reviewable decision*—pt 4
- 7 In this part:
- *reviewable decision* means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

11 18A Reviewable decision notices

- 12 If the Minister makes a reviewable decision, the Minister must give 13 a reviewable decision notice only to each entity mentioned in 14 schedule 1, column 4 in relation to the decision.
 - *Note* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

17 **19** Applications for review

- An entity mentioned in schedule 1, column 4 in relation to a
 reviewable decision may apply to the ACAT for review of the
 decision.
- 21NoteIf a form is approved under the ACT Civil and Administrative Tribunal22Act 2008 for the application, the form must be used.

1 [1.47] New schedule 1

insert

3 Schedule 1 Reviewable decisions

4 (see pt 4)

2

column 1 item	column 2 section	column 3 decision	column 4 entity
1	8 (1) (b)	approve application subject to condition	applicant
2	8 (1) (c)	refuse to approve application	applicant
3	9	cancel approval to conduct boxing contest	person to whom approval given
4	13	refuse to approve body	body
5	14 (4) (b)	approve application subject to condition	applicant
6	14 (4) (c)	refuse to approve application	applicant

5 [1.48] Dictionary, note 2, dot points

-		
6		omit
7		administrative appeals tribunal
8		substitute
9		• ACAT
10	[1.49]	Dictionary, note 2, new dot point
11		insert
12		reviewable decision notice

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 37

Schedule 1
Part 1.14Legislation amended
Building Act 2004Amendment [1.50]

	-	
1	[1.50]	Dictionary, new definition of reviewable decision
2		insert
3		reviewable decision, for part 4 (Notification and review of
4		decisions)—see section 18.
5	Part 1.	14 Building Act 2004
6	[1.51]	Section 146
7		omit
8	Part 1.	15 Canberra Institute of Technology
9		Act 1987
10	[1.52]	Part 9
11		substitute
	-	
12	Part 9	Notification and review of
13		decisions
14	61	Meaning of reviewable decision—pt 9
15		In this part:
16		reviewable decision means a decision mentioned in table 61,
17		column 3, under a provision of this Act mentioned in column 2 in
18		relation to the decision.

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1	Table 61	1 Reviewable decisions		
	column 1 item	column 2 section	column 3 decision	column 4 entity
	1	19 (c)	refuse to admit person to course of study or instruction of institute or examination the institute	person refused admission
	2	19 (d)	refuse to confer award (other than honorary award) on person	person refused award
2	62	Reviewable de	cision notices	
3 4 5		reviewable decis	akes a reviewable decision ion notice to each entity ion to the decision.	-
6 7 8		decision ne	tor must also take reasonable otice to any other person whos see ACT Civil and Administrativ	e interests are affected by the
9 10		1	rements for reviewable decisior ivil and Administrative Tribuna	1
11	63	Applications for	or review	
12 13		The following m decision:	ay apply to the ACAT fo	r review of a reviewable
14 15		(a) an entity m decision;	entioned in table 61, col	umn 4 in relation to the
16		(b) any other pe	erson whose interests are at	ffected by the decision.
17		<i>Note</i> If a form i	s approved under the ACT Civi	1 and A desiring the stine Triberry of

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 39

Schedule 1
Part 1.16Legislation amended
Casino Control Act 2006Amendment [1.53]

1	[1.53]	Dictionary, note 2, new dot points
2		insert
3		• ACAT
4		reviewable decision notice
5	[1.54]	Dictionary, definition of reviewable decision
		Brodenary, definition of reviewable decision
6		substitute

9 Part 1.16 Casino Control Act 2006

 10
 [1.55]
 Part 9

 11
 substitute

Part 9 Notification and review of decisions

13

137 Meaning of *reviewable decision*—Act

15 In this Act:

reviewable decision means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

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1	138	Reviewable decision notices	
2 3 4		If a person makes a reviewable decision, the person must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.	
5 6 7		<i>Note 1</i> The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).	
8 9		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .	
10	139	Applications for review	
11 12		The following people may apply to the ACAT for review of a reviewable decision:	
13 14		(a) an entity mentioned in schedule 1, column 4 in relation to the decision;	
15		(b) any other person whose interests are affected by the decision.	
16 17		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.	
18	[1.56]	Section 140 (1)	
19		omit everything before paragraph (a), substitute	
20 21 22	(1)	If the commission makes a reviewable decision in relation to the security of the casino or an authorised game, the commission must—	

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Schedule 1
Part 1.16Legislation amended
Casino Control Act 2006Amendment [1.57]

1 [1.57] No

New schedule 1

2

insert

3 Schedule 1 Reviewable decisions

4 (see pt 9)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	13 (1)	refuse to approve sale or other disposal of owner's interest in lease of casino, or part of interest	applicant for approval
2	16 (1)	refuse to approve owner of casino entering into proposed lease with proposed lessee	applicant for approval
3	18 (1)	refuse to approve amendment of casino lease	applicant for amendment
4	21 (2)	refuse to grant casino licence to person on ground that person not eligible person	applicant for licence
5	22	put condition on casino licence (other than when granting licence)	licensee
6	30 (1)	refuse to transfer casino licence	applicant for transfer
7	37 (3)	take disciplinary action against casino licensee	licensee

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

column 1 item	column 2 section	column 3 decision	column 4 entity
8	38 (1)	suspend or cancel casino licence	person whose licence is suspended or cancelled
9	44 (1)	refuse to approve application for casino employee licence	applicant for licence
10	44 (7)	put condition on casino employee licence	licensee
11	46 (3)	refuse to replace casino employee licence	applicant for replacement
12	47 (3)	refuse to renew casino employee licence	applicant for renewal
13	51 (1)	amend condition of casino employee licence on own initiative	licensee
14	51 (2)	refuse to amend condition of casino employee licence	applicant for amendment
15	52 (3)	refuse to amend casino employee licence	applicant for amendment
16	59 (3)	take disciplinary action against casino employee	employee
17	63 (1)	give direction to casino licensee	licensee
18	67 (1) (a)	reject plans showing changed or new layout	licensee
19	72	terminate supply contract	each party to contract

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 43

Schedule 1
Part 1.16Legislation amended
Casino Control Act 2006Amendment [1.57]

column 1 item	column 2 section	column 3 decision	column 4 entity
20	76 (4) (a)	reject proposed change to control procedures	licensee
21	76 (4) (b), (c) or (d) or (7)	give casino licensee direction in relation to control procedures	licensee
22	83 (2)	confirm, change or revoke exclusion notice	person given exclusion notice or licensee
23	84 (1)	exclude person from entering or remaining in casino	person given exclusion notice or licensee
24	87 (2)	refuse to revoke exclusion notice	person given exclusion notice
25	91 (1)	refuse to approve gaming equipment or chips	applicant for approval
26	93	suspend or cancel approval of gaming equipment or chips	licensee
27	94 (1)	refuse to authorise person to possess or use gaming equipment outside casino	applicant for authorisation
28	94 (6)	refuse to authorise casino official to possess chips outside casino	casino official or applicant for authorisation
29	95 (2)	refuse to declare game to be authorised game	licensee

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Legislation amended Cemeteries and Crematoria Act 2003 Schedule 1 Part 1.17

column 1 item	column 2 section	column 3 decision	column 4 entity
30	95 (4)	include condition in relation to playing of authorised game	licensee
31	96	refuse to approve rules for authorised game	licensee
32	97	refuse to approve amendment of approved rules for authorised game	licensee
33	131 (2)	refuse to approve use of banking account	licensee
[1.58]	Dictionary	, note 2, dot points	
	omit		
		AAT	
[1.59]	Dictionary,	, note 2, new dot points	
	insert		
		ACAT	
	•	reviewable decision notice	
[1.60]		reviewable decision notice , definition of <i>reviewable</i> (decision
			decision
	Dictionary, substitute	, definition of <i>reviewable</i> (decision
	Dictionary, substitute		decision
	Dictionary, substitute reviewable d	, definition of <i>reviewable</i> (
Part 1.1	Dictionary, substitute reviewable d	, definition of <i>reviewable</i> of <i>lecision</i> —see section 137. Cemeteries and C	Crematoria Act

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Part 4 Notification and review of decisions

Meaning of reviewable decision-pt 4

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decisions

46 Reviewable decision notices If a person makes a reviewable decision, the person must give a reviewable decision notice to each entity mentioned in schedule 1

reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision. *Note 1* The person must also take reasonable steps to give a reviewable

reviewable decision means a decision mentioned in schedule 1, column 3 under a provision of this Act mentioned in column 2 in

- decision notice to any other person whose interests are affected by the decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A).
 - *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.
- 17 46A Applications for review

In this part:

relation to the decision.

- The following may apply to the ACAT for review of a reviewabledecision:
- 20 (a) an entity mentioned in schedule 1, column 4 in relation to the 21 decision;
 - (b) any other person whose interests are affected by the decision.
- Note If a form is approved under the ACT Civil and Administrative
 Tribunal Act 2008 for the application, the form must be used.

Legislation amendedSchedule 1Cemeteries and Crematoria Act 2003Part 1.17

Amendment [1.62]

1 Part 5 Miscellaneous

2 [1.62] New schedule 1

insert

4 Schedule 1 Reviewable decisions

5 (see pt 4)

3

column 1 item	column 2 section	column 3 decision	column 4 entity
1	11 (1) (a)	determination of perpetual care trust percentage	operator of cemetery or crematorium
2	11 (1) (b)	determination of perpetual care trust reserve percentage	operator of cemetery or crematorium
3	17	issue improvement notice requiring operator to remedy consequences of contravention of Act	operator of cemetery or crematorium
4	19	refuse to allow additional time to remedy consequences of contravention of Act	operator of cemetery or crematorium
5	23	refuse to give permission to exhume human remains buried in cemetery	applicant for permission

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Schedule 1Legislation amendedPart 1.18Charitable Collections Act 2003Amendment [1.63]

column 1	column 2	column 3	column 4
item	section	decision	entity
6	24	refuse to give permission to bury human remains other than at cemetery	applicant for permission

[1.63] Dictionary, note 2, new dot points

2 insert

1

3

4

7

8

- ACAT
- reviewable decision notice

5 [1.64] Dictionary, new definition of *reviewable decision*

6 insert

reviewable decision, for part 4 (Notification and review of decisions)—see section 45.

9 Part 1.18 Charitable Collections Act 2003

[1.65] Section 36, except note 10 substitute 11 36 Notice and operation of decision to amend etc licence 12 (1) If the chief executive suspends or cancels a licence under 13 section 35 (5), the reviewable decision notice given to the licensee 14 must include a statement about the effect of section 38 (Action to be 15 taken by former licensee when licence suspended or cancelled). 16 The decision to suspend or cancel a licence is a reviewable decision (see 17 Note s 57), and the chief executive must give a reviewable decision notice to 18 the licensee (see s 58). 19 The amendment, suspension or cancellation of a licence takes effect 20 (2)on— 21

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

(a) the 14th day after the day the reviewable decision notice about 1 the amendment, suspension or cancellation is given to the 2 licensee; or 3 (b) if the notice states a later date of effect—the stated date. 4 (3) If the chief executive amends a licence under section 35, the chief 5 executive must give the licensee an amended licence for the 6 remainder of the term of the licence amended. 7 [1.66] Part 7 8

substitute

Part 7 Notification and review of decisions

- 12 57 Meaning of *reviewable decision*—pt 7
- 13 In this part:

reviewable decision means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

17 **58 Reviewable decision notices**

If the chief executive makes a reviewable decision, the chief executive must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.

- *Note 1* The chief executive must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
 - *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

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1	59	Applications for review
2		The following may apply to the ACAT for review of a reviewable
3		decision:
4		(a) an entity mentioned in schedule 1, column 4 in relation to the
5		decision;
6		(b) any other person whose interests are affected by the decision.
7		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal</i>
8		Act 2008 for the application, the form must be used.
9	[1.67]	Schedule 1
10		substitute

Schedule 1 Reviewable decisions

12 (see pt 7)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	23 (1)	refuse to issue licence	applicant for licence
2	23 (1) and 24	issue licence subject to condition	applicant for licence
3	23 (1) and 25	issue licence for less than period applied for	applicant for licence
4	23 (1) and 27 (1)	issue licence for collections other than collections applied for	applicant for licence

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Legislation amended Charitable Collections Act 2003 Schedule 1 Part 1.18

column 1 item	column 2 section	column 3 decision	column 4 entity
5	34 (4)	refuse to amend licence in way applied for	licensee
6	35 (5)	amend, suspend or cancel licence	 person whose licence amended, suspended or cancelled if person whose licence amended, suspended or cancelled is nominated person for unincorporated body—body's executive officer
7	37 (2)	give direction	licensee or, if person ceases to hold licence, the person
8	49 (4) (b)	refuse to approve auditor	applicant for approval
[1.68]	Dictionary, no	ote 2, new dot points	

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2 3

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ACAT •

insert

reviewable decision notice

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Schedule 1
Part 1.19Legislation amended
Civil Partnerships Act 2008Amendment [1.69]

1 Part 1.19 Civil Partnerships Act 2008

2	[1.69]	Sections 16 and 17	
3		substitute	
4	16	Reviewable decision notices	
5 6 7		If the registrar-general makes a decision under section 8 (1) (b), the registrar-general must give a reviewable decision notice to each person affected by the decision.	
8 9		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .	
10	17	Application for review	
11 12		A person whose interests are affected by a reviewable decision may apply to the ACAT for review of the decision.	
13 14		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.	
15	[1.70]	Dictionary, note 2, new dot points	
16		insert	
17		• ACAT	
18		reviewable decision notice	

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Part 1.20 **Classification (Publications,** 1 Films and Computer Games) 2 (Enforcement) Act 1995 3

Division 6.3 [1.71] 4 omit 5 Sections 58 and 59 [1.72]

substitute

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Part 7A Notification and review of 8 decisions 9

- 58 Meaning of reviewable decision—pt 7A 10
- In this part: 11

reviewable decision means a decision mentioned in schedule 1, 12 column 3 under a provision of this Act mentioned in column 2 in 13 relation to the decision. 14

Reviewable decision notices 59 15

If a person makes a reviewable decision, the person must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.

- Note 1 The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A).
 - Note 2 The requirements for reviewable decision notices are prescribed under the ACT Civil and Administrative Tribunal Act 2008.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Schedule 1 Part 1.20	Legislation amended Classification (Publications, Films and Computer Games) (Enforcement) Act 1995
Amendment [1.73]	

Applications for review 60 1 The following may apply to the ACAT for review of a reviewable 2 decision: 3 (a) an entity mentioned in schedule 1, column 4 in relation to the 4 decision; 5 (b) any other person whose interests are affected by the decision. 6 7 Note If a form is approved under the ACT Civil and Administrative 8 Tribunal Act 2008 for the application, the form must be used. [1.73] New schedule 1 9 insert 10

Schedule 1 Reviewable decisions

12 (see pt 7A)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	54E (1) (b)	refuse to grant licence	applicant for licence
2	54E (2)	grant licence subject to conditions	applicant for licence
3	54K (1)	vary condition of licence	licensee
4	54N (1)	cancel licence	entity that has licence cancelled
5	54YB (1)	refuse to approve extension of defined period in relation to seized film	applicant for extension

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Amendment [1.73]

column 1 item	column 2 section	column 3 decision	column 4 entity
6	54YB (1)	approve extension of defined period in relation to seized film for period less than that applied for	applicant for extension
7	54ZB (1)	destroy seized film	entity that had film seized
8	55	refuse to exempt film, publication, computer game or advertisement	applicant for exemption
9	55	state provisions of Act from which film, publication, computer game or advertisement is exempt	applicant for exemption
10	55	state conditions subject to which exemption is given	applicant for exemption
11	56	refuse to exempt organisation	applicant for exemption
12	56	state provisions of Act from which organisation is exempt	applicant for exemption
13	56	state conditions subject to which exemption is given	applicant for exemption
14	57 (1)	refuse to approve organisation	applicant for approval

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 55

Schedule 1	Legislation amended
Part 1.21	Clinical Waste Act 1990

Amendment [1.74]

column 1 item	column 2 section	column 3 decision	column 4 entity
15	57 (2)	refuse to approve organisation	applicant for approval
16	57 (7)	revoke approval	entity that has approval revoked

[1.74] Dictionary, note 2, new dot points

2 insert

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3

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8

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ACAT

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reviewable decision notice

5 [1.75] Dictionary, new definition of *reviewable decision*

6 insert

reviewable decision, for part 7A (Notification and review of decisions)—see section 58.

9 Part 1.21 Clinical Waste Act 1990

10 [1.76] Section 27

substitute

Part 4A Notification and review of decisions

1427Meaning of reviewable decision—pt 4A15In this part:16reviewable decision means a decision mentioned in schedule 1,17column 3 under a provision of this Act mentioned in column 2 in18relation to the decision.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	27A	Reviewable decision notices
2 3 4		If a person makes a reviewable decision, the person must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.
5 6 7		<i>Note 1</i> The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
8 9		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
10	27B	Application for review
11 12		The following may apply to the ACAT for review of a reviewable decision:
13 14		(a) an entity mentioned in schedule 1, column 4 in relation to the decision;
15		(b) any other person whose interests are affected by the decision.
16 17		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
18	[1.77]	New schedule 1
19		insert

20 Schedule 1 Reviewable decisions

21 (see pt 4A)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	20 (1) (a)	grant licence subject to conditions	applicant for licence
2	20 (1) (b)	refuse to grant licence	applicant for licence

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 57

Schedule 1Legislation amendedPart 1.22Common Boundaries Act 1981Amendment [1.78]

column 1 item	column 2 section	column 3 decision	column 4 entity
3	22 (1)	vary licence	licensee
4	23 (2) (a)	suspend licence	entity that has licence suspended
5	23 (2) (b)	cancel licence	entity that has licence cancelled
6	25 (2)	suspend licence	entity that has licence suspended
[1.78]	Dictionary, no	ote 2, dot points	
	omit	· ·	
	• adm	inistrative appeals tribunal	
	substitute		
	• AC	AT	
[1.79]	Dictionary, no	ote 2, new dot point	
	insert		
	• revi	ewable decision notice	
[1.80]	Dictionary, ne	ew definition of revie	ewable decision
	insert		
			Notification and review

13Part 1.22Common Boundaries Act 1981

14	[1.81]	Section 2, new definitions
15		insert
16		new fence determination means a determination of the ACAT under
17		section 10.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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1 2		<i>repair cost determination</i> means a determination of the ACAT under section 12.
3 4		<i>repair determination</i> means a determination of the ACAT under section 11.
5 6		<i>unleased land determination</i> means a determination of the ACAT under section 13.
7	[1.82]	Sections 4 to 15
8		substitute
9	4	Application to ACAT—new fence determination
10	(1) This section applies if—
11		(a) adjoining parcels of land are not separated by a fence; and
12 13 14		(b) the occupier of 1 of the parcels has asked the occupier of the adjoining parcel to join in erecting a fence between the parcels; and
15		(c) either—
16 17		(i) the occupier of the adjoining parcel has refused to join in erecting the fence; or
18 19		(ii) the occupiers of the parcels are unable to agree about a matter relating to the construction of the fence.
20 21	(2) Either occupier may apply to the ACAT for a new fence determination.
22 23		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 59

Schedule 1	Legislation amended
Part 1.22	Common Boundaries Act 1981
Amendment [1.82]	

1		(3)	However, an occ	cupier must not apply to the ACAT unless—
2 3 4 5			(the <i>other</i> discuss ere	er has given the occupier of the adjoining parcel <i>occupier</i>) a notice asking the other occupier to cting, and paying for, the fencing of the boundary e parcels; and
6 7			(b) 1 month ha to the other	is passed since the day the occupier gave the notice occupier.
8 9				is approved under the <i>ACT Civil and Administrative Tribunal</i> for the notice, the form must be used.
10 11 12		(4)	within 14 days a	1), an occupier who does not join in erecting a fence fter the day the occupier is asked to join is taken to oin in erecting the fence.
13	5		Application to	ACAT—repair determination
14		(1)	This section app	lies if—
15			(a) adjoining p	arcels of land are separated by a fence; and
16			• • •	er of 1 of the parcels of land has asked the occupier
17 18			of the adjo fence; and	bining parcel to join in repairing or replacing the
			0	bining parcel to join in repairing or replacing the
18			fence; and (c) either— (i) the or	coupier of the adjoining parcel has refused to join in ing or replacing the fence; or
18 19 20			fence; and (c) either— (i) the or repair (ii) the or	ccupier of the adjoining parcel has refused to join in ing or replacing the fence; or ccupiers of the parcels of land are unable to agree a matter relating to the repair or replacement of the
18 19 20 21 22 23		(2)	fence; and (c) either— (i) the or repair (ii) the or about fence	ccupier of the adjoining parcel has refused to join in ing or replacing the fence; or ccupiers of the parcels of land are unable to agree a matter relating to the repair or replacement of the

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2		(3)	However, the occupier of a parcel must not apply to the ACAT unless—
3 4 5 6			 (a) the occupier has given the occupier of the adjoining parcel (the <i>other occupier</i>) a notice asking the other occupier to discuss the repair or replacement of the fence between the parcels; and
7 8			(b) 1 month has passed since the day the occupier gave the notice to the other occupier.
9 10			<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the notice, the form must be used.
11 12 13 14		(4)	For subsection (1), an occupier who does not join in repairing or replacing a fence within 14 days after the day the occupier is asked to join is taken to have refused to join in repairing or replacing the fence.
15	6		Application to ACAT—repair cost determination
15 16	6	(1)	Application to ACAT—repair cost determination This section applies if—
-	6	(1)	
16 17	6	(1)	This section applies if—(a) a fence between adjoining parcels of land has been damaged or
16 17 18 19 20	6	(1)	 This section applies if— (a) a fence between adjoining parcels of land has been damaged or destroyed; and (b) the fence needs to be repaired or replaced without delay to protect people living in premises on 1 of the parcels or to
16 17 18 19 20 21 22	6		 This section applies if— (a) a fence between adjoining parcels of land has been damaged or destroyed; and (b) the fence needs to be repaired or replaced without delay to protect people living in premises on 1 of the parcels or to prevent the escape of animals The occupier of either parcel may, without giving notice to the
16 17 18 19 20 21 22 23 24	6	(2)	 This section applies if— (a) a fence between adjoining parcels of land has been damaged or destroyed; and (b) the fence needs to be repaired or replaced without delay to protect people living in premises on 1 of the parcels or to prevent the escape of animals The occupier of either parcel may, without giving notice to the occupier of the adjoining parcel, repair or replace the fence. The occupier who repairs or replaces a fence under subsection (2)

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 61

Schedule 1	Legislation amended
Part 1.22	Common Boundaries Act 1981
Amendment [1.82]	

1		(4)	However, the occupier must not apply to the ACAT unless—
2 3 4 5			 (a) the occupier has given the occupier of the adjoining parcel (the <i>other occupier</i>) a notice asking the other occupier to discuss contributing to the cost of repairing or replacing the fence; and
6 7			(b) 14 days has passed since the day the occupier gave the notice to the other occupier.
8 9			<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the notice, the form must be used.
10	7		Application to ACAT—unleased land determination
11		(1)	This section applies if—
12 13 14			(a) the occupier of a parcel of land has begun erecting a fence between the parcel and adjoining land that is not a parcel of land for this division; and
15 16			(b) after the erecting began, the adjoining land becomes a parcel of land for this division.
17 18		(3)	The occupier may apply to the ACAT for an unleased land determination.
19 20			<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 117 for this provision, the form must be used.
21	8		Parties to applications
22			The parties to an application are—
23 24			(a) for a new fence determination—the applicant and the person to whom the applicant gives a notice under section 4 (3) (a); and
25 26			(b) for a repair determination—the applicant and the occupier to whom the applicant gives notice under section 5 (3) (a); and

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1			(c) for a repair cost determination—the applicant and the person to
2			whom the applicant gives the notice under section 6 (4) (a);
3			and
4			(d) for an unleased land determination—the applicant and the
5			owner or occupier of the adjoining parcel of land.
6	9		Dealing with applications
7		(1)	This section applies if the ACAT is considering an application for a
8			determination under this division.
9		(2)	On receiving the application, the ACAT must—
10			(a) decide that a conference may be held between the parties; or
11			(b) if satisfied that there is no reasonable possibility of the parties
12			settling the issues in dispute at a conference—decide to hold a
13			hearing on the application.
14 15		(3)	If the ACAT decides that a conference may be held, the ACAT must—
15			
16			(a) fix a day for the conference; and
17			(b) not later than 10 days before the day fixed for the conference—
18			(i) serve a copy of the application on the respondent; and
19			(ii) serve notice of the conference on the parties.
20			<i>Note</i> For how documents may be served, see s 18.
21		(4)	If the ACAT decides to hold a hearing, the ACAT must—
22			(a) fix a day for the hearing; and
23			(b) not later than 10 days before the day fixed for the hearing—
24			(i) serve a copy of the application on the respondent; and
25			(ii) serve notice of the hearing on the parties.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 63

1	10		ACAT powers—new fence determination
2 3		(1)	This section applies if the ACAT holds a hearing on an application for a new fence determination.
4		(2)	The ACAT may determine—
5 6			(a) the nature of the fence that should be erected between the parcels of land occupied by the parties; and
7			(b) the line where the fence should be erected; and
8			(c) the party who should be responsible for erecting the fence; and
9 10			(d) the amount that should be contributed by the other party to the cost of erecting the fence; and
11 12			(e) how, and by when, the amount should be paid to the party responsible for erecting the fence.
13 14 15 16		(3)	If a party asks the ACAT to determine that a basic fence is to be erected between the parcels of land to which the application relates, the ACAT must not require the party to contribute more than $\frac{1}{2}$ the cost of erecting a basic fence between the parcels.
17 18		(4)	Subsection (3) does not apply in relation to parcels of land if the ACAT is satisfied that—
19 20			(a) it is not practicable for a basic fence to be erected between the parcels of land; or
21 22			(b) there are special circumstances that require a fence, other than a basic fence, to be erected.
23	11		ACAT powers—repair determination
24 25		(1)	This section applies if the ACAT holds a hearing on an application for a repair determination.
26 27		(2)	The ACAT must determine if the fence to which the application relates is in need of repair or replacement.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2		(3)	If the ACAT determines that the fence is in need of repair or replacement, the ACAT may determine—
3 4 5			(a) whether the party other than the applicant should be required to contribute to the cost of the repair or replacement of the fence; and
6 7			(b) the nature of the repair that is required or the nature of the replacement fence that should be erected; and
8 9			(c) the party who should be responsible for the repair or replacement; and
10 11			(d) the amount that should be contributed by the other party to the cost of the repair or replacement; and
12 13			(e) how, and by when, the amount should be paid to the party responsible for the repair or replacement.
14 15 16 17 18		(4)	For the purpose of determining the amount that should be contributed under subsection (3) (d), the ACAT must apply the principle that the cost should be borne by the parties in equal proportions unless there are circumstances that make it just that 1 party bears a greater proportion of the cost than the other party.
19	12		ACAT powers—repair cost determination
20 21		(1)	This section applies if the ACAT holds a hearing on an application for a repair cost determination.
22 23 24		(2)	The ACAT must determine whether it is reasonable for the party other than the applicant to be required to contribute to the cost of the repair or replacement by the applicant.
25 26 27		(3)	If the ACAT determines that it is reasonable for the party to be required to contribute to the cost of the repair or replacement, the ACAT must also determine—
28			(a) the amount that should be contributed; and

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 65

1			(b) how, and by when, the amount should be paid to the applicant.
2 3 4 5 6		(4)	For the purpose of determining the amount that should be contributed under subsection (3) (a), the ACAT must apply the principle that the cost should be borne by the parties in equal proportions unless there are circumstances that make it just that 1 party bears a greater proportion of the cost than the other party.
7	13		ACAT powers—unleased land determination
8 9		(1)	This section applies if the ACAT holds a hearing on an application for an unleased land determination.
10 11 12		(2)	The ACAT must determine whether it is reasonable for the party other than the applicant to be required to contribute to the cost of the applicant erecting the fence.
13 14		(3)	If the ACAT determines that it is reasonable for the party to contribute to the cost, the ACAT must also determine—
15			(a) the amount that should be contributed; and
16			(b) how, and by when, the amount should be paid to the applicant.
17		(4)	For subsection (3) (a), the amount must be—
18 19 20			(a) if the adjoining land became a parcel of land for this division less than 6 months after the applicant began erecting the fence—the lesser of the following:
21			(i) $1/2$ the cost of erecting the fence;
22			(ii) $1/2$ of what it would have cost to erect a basic fence; and
23 24 25 26			(b) if the adjoining land became a parcel of land for this division 6 months or more after the applicant began erecting the fence—a reasonable amount that is not more than the lesser of the following:
27			(i) $1/2$ the cost of erecting the fence;

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1			(ii) $1/2$ of what it would have cost to erect a basic fence.
2	14		Applications for variation of certain determinations
3 4 5		(1)	A person who was a party to an application for a determination under this division (other than under section 13) may apply to the ACAT for a variation of the determination.
6 7			<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
8 9		(2)	The parties to the application are the applicant and the other party to the application on which the determination was made.
10	15		Dealing with variations
11 12		(1)	This section applies if the ACAT is considering an application for the variation of a determination under section 14.
13		(2)	On receiving the application, the ACAT must—
14			(a) decide that a conference may be held between the parties; or
15 16 17			(b) if satisfied that there is no reasonable possibility of the parties settling the issues in dispute at a conference—decide to hold a hearing on the application.
18 19		(3)	If the ACAT decides that a conference may be held, the ACAT must—
20			(a) fix a day for the conference; and
21			(b) not later than 10 days before the day fixed for the conference—
22			(i) serve a copy of the application on the respondent; and
23			(ii) serve notice of the conference on the parties.
24			<i>Note</i> For how documents may be served, see s 18.
25		(4)	If the ACAT decides to hold a hearing, the ACAT must—
26			(a) fix a day for the hearing; and
			ACT Civil and Administrative Tribunal Legislation page 67

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Amendment Bill 2008 (No 2)

Schedule 1	Legislation amended
Part 1.22	Common Boundaries Act 1981
Amendment [1.83]	

1		(b) not later than 10 days before the day fixed for the hearing—
2		(i) serve a copy of the application on the respondent; and
3		(ii) serve notice of the hearing on the parties.
4	(5)	The ACAT must not vary the determination so that the
5		determination as varied could not have been made on the original
6		application.
7	[1.83]	Section 19 (1) (a)
8		substitute
9		(a) a determination of the ACAT under this division; or
10	[1.84]	Section 22
11		substitute
11 12	22	substitute Directions about entry by people on land
	22 (1)	
12 13		Directions about entry by people on land This section applies if the ACAT makes a determination under this
12 13 14	(1)	Directions about entry by people on landThis section applies if the ACAT makes a determination under this division in relation to erecting, repairing or replacing a fence.The ACAT may give the directions that it considers necessary in relation to the entry of people on land to erect, repair or replace the
12 13 14 15	(1) (2)	Directions about entry by people on landThis section applies if the ACAT makes a determination under this division in relation to erecting, repairing or replacing a fence.The ACAT may give the directions that it considers necessary in relation to the entry of people on land to erect, repair or replace the fence.
12 13 14 15 16 17 18	(1)	Directions about entry by people on landThis section applies if the ACAT makes a determination under this division in relation to erecting, repairing or replacing a fence.The ACAT may give the directions that it considers necessary in relation to the entry of people on land to erect, repair or replace the fence.However, the ACAT must not give directions under this section in
12 13 14 15 16 17	(1) (2)	 Directions about entry by people on land This section applies if the ACAT makes a determination under this division in relation to erecting, repairing or replacing a fence. The ACAT may give the directions that it considers necessary in relation to the entry of people on land to erect, repair or replace the fence. However, the ACAT must not give directions under this section in relation to the entry of people on land, other than land occupied
12 13 14 15 16 17 18 19 20	(1) (2)	 Directions about entry by people on land This section applies if the ACAT makes a determination under this division in relation to erecting, repairing or replacing a fence. The ACAT may give the directions that it considers necessary in relation to the entry of people on land to erect, repair or replace the fence. However, the ACAT must not give directions under this section in relation to the entry of people on land, other than land occupied by—
12 13 14 15 16 17 18 19 20 21	(1) (2)	 Directions about entry by people on land This section applies if the ACAT makes a determination under this division in relation to erecting, repairing or replacing a fence. The ACAT may give the directions that it considers necessary in relation to the entry of people on land to erect, repair or replace the fence. However, the ACAT must not give directions under this section in relation to the entry of people on land, other than land occupied by— (a) a party to the application; or
12 13 14 15 16 17 18 19 20	(1) (2)	 Directions about entry by people on land This section applies if the ACAT makes a determination under this division in relation to erecting, repairing or replacing a fence. The ACAT may give the directions that it considers necessary in relation to the entry of people on land to erect, repair or replace the fence. However, the ACAT must not give directions under this section in relation to the entry of people on land, other than land occupied by—

1 2 3 4 5	(4)	If a person is given a direction under this section, the person may enter on land to undertake work necessary to erect, repair or replace the fence stated in the direction—(a) at any reasonable time; and(b) in accordance with the direction.
6	[1.85]	Section 26A
7		substitute
8	26A	Damage by fire to dividing fence
9	(1)	This section applies if—
10 11 12 13		 (a) the occupier of land (the <i>clearing occupier</i>) clears the land of flammable materials for the space of 6m from a fence (a <i>dividing fence</i>) dividing the land from the land of another owner or occupier; and
14 15		(b) the other owner or occupier (the <i>non-clearer</i>) neglects or omits to clear the owner or occupier's land; and
16 17		(c) damage from fire happens to the dividing fence because of the neglect or omission.
18 19	(2)	The non-clearer must, at the non-clearer's expense, arrange for the dividing fence to be repaired or replaced within—
20		(a) 1 month after the day it is damaged; or
21 22		(b) if the ACAT extends the time to repair or replace the fence— the extended time.
23 24 25	(3)	If the non-clearer applies for an extension of time to repair or replace the dividing fence, the non-clearer must give the clearing occupier reasonable notice of the application.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 69

Schedule 1	Legislation amended
Part 1.22	Common Boundaries Act 1981
Amendment [1.86]	

1 2 3	(4)	If the non-clearer refuses or omits to repair or replace the dividing fence within the time required under subsection (2), the clearing occupier may repair or replace the fence.
4 5 6	(5)	An amount incurred by the clearing occupier repairing or replacing the dividing fence is taken to be an amount owing to the clearing occupier by the non-clearer.
7	[1.86]	Dictionary, note 2, new dot point
8		insert
9		• ACAT
10	[1.87]	Dictionary, note 2, dot points
11		omit
12		Small Claims Court
13	[1.88]	Dictionary, new definitions
14		insert
15 16		<i>new fence determination</i> , for division 2.1 (Fences requested by occupiers)—see section 2.
17 18		<i>repair cost determination</i> , for division 2.1 (Fences requested by occupiers)—see section 2.
19 20		<i>repair determination</i> , for division 2.1 (Fences requested by occupiers)—see section 2.
21 22		<i>unleased land determination</i> , for division 2.1 (Fences requested by occupiers)—see section 2.

Part 1.23 Community Title Act 2001

2 [1.89] Division 13.1

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16 17

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substitute

⁴ Division 13.1 Notification and review of decisions

6 93 Meaning of *reviewable decision*—div 13.1

7 In this division:

reviewable decision means a decision mentioned in
schedule 1, column 3 under a provision of this Act mentioned in
column 2 in relation to the decision.

94 Reviewable decision notices

If the planning and land authority makes a reviewable decision, the authority must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.

- *Note 1* The planning and land authority must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
- *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

94A Applications for review
The following may apply to the ACAT for review of a reviewable decision:
(a) an entity mentioned in schedule 1, column 4 in relation to the decision;

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Schedule 1	Legislation amended
Part 1.23	Community Title Act 2001
Amendment [1.90]	

1		(b) any other person whose interests are affected by the decision.
2		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal</i>
3		Act 2008 for the application, the form must be used.
4	[1.90]	New schedule 1
5		insert

6 Schedule 1 Reviewable decisions

7 (see div 13.1)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	9	require changes to proposed community title scheme	applicant for approval
2	10	refuse to approve community title scheme	applicant for approval
3	11	amend management statement	applicant for approval
4	12 (b)	state provisions under which leases of common property to be held	applicant for approval
5	13 (2)	require developer to give bond	developer
6	13 (2)	fix amount of bond	developer

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column 1 item	column 2 section	column 3 decision	column 4 entity
7	23 (2)	authorise amendment of community title scheme subject to conditions	applicant for authorisation
8	23 (2)	refuse to authorise amendment of community title scheme	applicant for authorisation
9	81 (1) (a)	refuse to consent to amalgamation of community title schemes	body corporate of scheme or owner of lot in scheme
[1.91]	Dictionary, r	ote 2, dot points	
	omit		
	• ad	ministrative appeals tribunal	
	substitute		
	• AC	CAT	
[1.92]	Dictionary, n	ote 2, new dot point	
	insert		
	• res	viewable decision notice	
	- 10		
[1.93]		new definition of <i>revi</i> e	wable decision

1 2 3

4 5

6 7 8

9 10

reviewable decision, for division 13.1 (Notification and review of 11 12 decisions)—see section 93.

> ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Part 1.24 Consumer Credit (Administration) Act 1996

3	[1.94]	New section 125A
4		insert
5	125A	Payment into ACAT trust account
6		Despite section 125, the chief executive may arrange for—
7 8		(a) the payment of an amount mentioned in section 125 to the ACAT trust account; or
9 10		(b) the transfer of amounts from the financial counselling fund to the ACAT trust account.
11 12		<i>Note</i> The <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 115C sets out how amounts paid into the ACAT trust account may be used.
13	[1.95]	Dictionary, new definition of ACAT trust account
14		insert
15 16		<i>ACAT trust account</i> —see the <i>ACT Civil and Administrative Tribunal Act 2008</i> , dictionary.

Part 1.25 Cooperatives Act 2002

2 [1.96] Part 18

3

7

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16 17

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substitute

Part 18 Notification and review of decisions

6 456 Meaning of *reviewable decision*—pt 18

In this part:

reviewable decision means a decision mentioned in schedule 5,
column 3 under a provision of this Act mentioned in column 2 in
relation to the decision.

11 457 Reviewable decision notices

If the registrar makes a reviewable decision, the registrar must give
a reviewable decision notice to each entity mentioned in schedule 5,
column 4 in relation to the decision.

- *Note 1* The registrar must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
- *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

20	458	Applications for review
21 22		The following may apply to the ACAT for review of a reviewable decision:
23 24		(a) an entity mentioned in schedule 5, column 4 in relation to the decision;

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Schedule 1	Legislation amended
Part 1.25	Cooperatives Act 2002
Amendment [1.97]	

1		(b) any other person whose interests are affected by the decision.
2		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal</i>
3		Act 2008 for the application, the form must be used.
4	[1.97]	New schedule 5
5		insert

insert

Schedule 5 **Reviewable decisions** 6

7 (see pt 18)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	20 (5) (b)	amend draft disclosure statement or require stated amendment of draft disclosure statement	proposed cooperative that submits statement
2	20 (5) (c)	approve draft disclosure statement different from draft disclosure statement submitted to registrar	proposed cooperative that submits statement
3	20 (5) (d)	refuse to approve draft disclosure statement	proposed cooperative that submits statement
4	21 (3) (b)	approve different draft rules for proposed cooperative to those submitted to registrar	proposed cooperative that submits draft rules
5	21 (3) (c)	refuse to approve draft rules for proposed cooperative	proposed cooperative that submits draft rules

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column 1 item	column 2 section	column 3 decision	column 4 entity
6	23 (3) (a)	refuse to register proposed cooperative and its rules	proposed cooperative that applies for registration
7	28 (3)	refuse to register existing corporation and its rules	existing cooperative that applies for registration
8	109 (3) (b)	approve different alteration to proposed alteration of rules of cooperative submitted to registrar	cooperative that submits proposed alteration
9	109 (3) (c)	refuse to approve proposed alteration of rules of cooperative	cooperative that submits proposed alteration
10	112 (3)	refuse to register alteration or proposed alteration of rules of cooperative	cooperative that applies for registration of alteration
11	256 (6)	refuse to approve change of name of cooperative	cooperative that changes its name
12	256 (7)	order cooperative to change its name	cooperative given order

1	[1.98]	Dictionary, note 2, new dot points
2		insert
3		• ACAT
4		reviewable decision notice

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Schedule 1
Part 1.26Legislation amended
Crimes (Child Sex Offenders) Act 2005Amendment [1.99]

1	[1.99]	Dictionary, definition of alteration
2		omit
3	[1.100]	Dictionary, definition of reviewable decision
4		substitute
5 6		<i>reviewable decision</i> , for part 18 (Notification and review of decisions)—see section 456.
7 8	Part 1.	26 Crimes (Child Sex Offenders) Act 2005
9	[1.101]	Section 112 (4)
10		substitute
11 12	(4)	After deciding the application, the chief police officer must give an internal review notice to the registrable offender.
13 14		<i>Note 1</i> The requirements for internal review notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008.</i>
15 16		<i>Note 2</i> Internal review notice—see the ACT Civil and Administrative Tribunal Act 2008, section 67B (1).
17	[1.102]	Sections 113 and 114
18		substitute
19	113	Chief police officer must tell offender about ACAT review
20 21 22 23	(1)	offender declaration under section 112 (2), the chief police officer must give the offender a reviewable decision notice in relation to the decision.
24 25		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .

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(2) To remove any doubt, for the *ACT Civil and Administrative Tribunal Act 2008*, section 67A (Reviewable decision notice), the offender is taken to be the only person whose interests are affected by the decision.

5 114 ACAT review of chief police officer's decision

A registrable offender may apply to the ACAT for review of a
decision under section 112 (2) by the chief police officer to confirm
an unprotected registrable offender declaration.

9 [1.103] Section 115 (2) (c)

substitute

1

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11 (c) if the offender applies to the ACAT under section 114 for 12 review of the confirmation of an unprotected registrable 13 offender declaration—on the day the ACAT decides the 14 appeal.

15	[1.104]	Dictionar	y, note 2, new dot points
16		insert	
17		•	ACAT
18		•	reviewable decision notice

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Part 1.27 Dangerous Substances Act 2004

2 [1.105] Chapter 9

3

substitute

Chapter 9 Solution of the second second

6 186 Definitions—ch 9

0	100	Deminions—cn 3
7		In this chapter:
8		decision-maker means the Minister, chief executive or an inspector.
9 10 11		<i>internally reviewable decision</i> means a decision (other than a decision made personally by the Minister or chief executive) prescribed by regulation.
12		internal reviewer—see section 188.
13 14		<i>internal review notice</i> —see the <i>ACT Civil and Administrative Tribunal Act 2008</i> , section 67B (1).
15		reviewable decision means—
16 17		(a) an internal reviewer's decision in relation to an internally reviewable decision; or
18 19		(b) a decision-maker's decision (other than an internally reviewable decision) prescribed by regulation.

1	186A	Internal review notices	
2 3 4		If a decision-maker makes an internally reviewable decision, the decision-maker must give an internal review notice to each entity prescribed by regulation in relation to the decision.	
5 6 7		<i>Note 1</i> The decision-maker must also take reasonable steps to give an internal review notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67B).	
8 9		<i>Note 2</i> The requirements for internal review notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008.</i>	
10	187	Applications for internal review	
11 12	(1)	The following may apply to the chief executive for review of an internally reviewable decision:	
13		(a) an entity prescribed by regulation in relation to the decision;	
14		(b) any other person whose interests are affected by the decision.	
15	(2)	The application must—	
16		(a) be in writing; and	
17		(b) state the applicant's name and address; and	
18		(c) set out the applicant's reasons for making the application.	
19 20		<i>Note</i> If a form is approved under s 222 for the application, the form must be used.	
21	(3)	The application must be given to the chief executive within—	
22 23		(a) 28 days after the day the applicant is given the internal review notice for the decision; or	
24 25		(b) any longer period allowed by the chief executive before or after the end of the 28-day period.	
26 27		<i>Note</i> Section 191 provides for ACAT review of reviewable decisions that are not internally reviewable decisions.	

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187A Applications not stay internally reviewable decisions

2 The making of an application for review of an internally reviewable 3 decision does not affect the operation of the decision.

4 188 Internal reviewer

5 The chief executive must arrange for a person (the *internal* 6 *reviewer*) who did not make the internally reviewable decision to 7 review the decision.

8 189 Review by internal reviewer

- 9 (1) The internal reviewer for an internally reviewable decision must
 review the decision.
- (2) The review must happen within 5 business days (the *5-day period*)
 after the day the chief executive receives the application for review
 of the internally reviewable decision.
- 14 *Note* **Business day**—see the Legislation Act, dictionary, pt 1.
- 15 (3) The internal reviewer must—
 - (a) confirm the decision; or
- 17 (b) vary the decision; or
 - (c) set aside the decision and substitute the reviewer's own decision.
 - (4) If the decision is not varied or set aside within the 5-day period, the decision is taken to have been confirmed by the internal reviewer.

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1	190	Reviewable decision notices
2 3 4 5		If an internal reviewer or decision-maker makes a reviewable decision, the reviewer or decision-maker must give a reviewable decision notice to each entity prescribed by regulation in relation to the decision.
6 7 8 9		<i>Note 1</i> The internal reviewer or decision-maker must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
10 11		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
12	191	Applications for review
13 14		The following may apply to the ACAT for review of a reviewable decision:
15 16 17		 (a) for an internal reviewer's decision in relation to an internally reviewable decision—an entity to whom an internal review notice is required to be given in relation to the decision;
18		(b) an entity prescribed by regulation in relation to the decision;
19		(c) any other person whose interests are affected by the decision.
20 21		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
22	[1.106]	Dictionary, note 2, new dot points
23		insert
24		• ACAT
25		reviewable decision notice

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[1.107] Dictionary, definition of decision-maker 1 substitute 2 decision-maker, for chapter 9 (Notification and review of 3 decisions)-see section 186. 4 [1.108] Dictionary, definitions of internally reviewable decision 5 and internal reviewer 6 substitute 7 internally reviewable decision—see section 186. 8 internal reviewer, for chapter 9 (Notification and review of 9 decisions)—see section 188. 10 [1.109] Dictionary, new definitions 11 insert 12 internal review notice, for chapter 9 (Notification and review of 13 decisions)-see the ACT Civil and Administrative Tribunal 14 Act 2008, section 67B (1). 15 reviewable decision—see section 186. 16

Part 1.28 Dangerous Substances (Explosives) Regulation 2004

3	[1.110]	Section 33 and note
4		substitute
5	33	Decision to refuse to authorise—ACAT review
6 7 8	(1)	A decision of the chief executive to refuse a request for authorisation is a reviewable decision for the Act, section 186, definition of <i>reviewable decision</i> , paragraph (b).
9 10		<i>Note</i> The effect of this subsection is to make the decision reviewable by the ACAT. See the Act, ch 9 for the relevant procedures.
11 12 13	(2)	The person requesting authorisation is prescribed for the Act, section 190 (Reviewable decision notices) and section 191 (b) (Applications for review).
14	[1.111]	Section 35 (3) and (4) and note
15		substitute
16 17 18	(3)	A decision of the chief executive to revoke the authorisation of an explosive is a reviewable decision for the Act, section 186, definition of <i>reviewable decision</i> , paragraph (b).
19 20		<i>Note</i> The effect of this subsection is to make the decision reviewable by the ACAT. See the Act, ch 9 for the relevant procedures.
21 22 23	(4)	The person at whose request the explosive was authorised is prescribed for the Act, section 190 (Reviewable decision notices) and section 191 (b) (Applications for review).

1	[1.112]	Section 39 (3) and (4) and note
2		substitute
3 4 5 6	(3)	A decision of the chief executive to refuse a request to register a consumer firework for Queen's birthday supply is a reviewable decision for the Act, section 186, definition of <i>reviewable decision</i> , paragraph (b).
7 8		<i>Note</i> The effect of this subsection is to make the decision reviewable by the ACAT. See the Act, ch 9 for the relevant procedures.
9 10 11	(4)	The person requesting registration is prescribed for the Act, section 190 (Reviewable decision notices) and section 191 (b) (Applications for review).
12	[1.113]	Section 154 (3) and (4) and note
13		substitute
14 15 16	(3)	A decision of the chief executive to refuse a request for approval is a reviewable decision for the Act, section 186, definition of <i>reviewable decision</i> , paragraph (b).
17 18		<i>Note</i> The effect of this subsection is to make the decision reviewable by the ACAT. See the Act, ch 9 for the relevant procedures.
19 20 21	(4)	The person requesting approval is prescribed for the Act, section 190 (Reviewable decision notices) and section 191 (b) (Applications for review).
22	[1.114]	Section 175 (2) and (3) and note
23		substitute
24 25 26	(2)	A decision of the chief executive to refuse a request for approval is a reviewable decision for the Act, section 186, definition of <i>reviewable decision</i> , paragraph (b).
27 28		<i>Note</i> The effect of this subsection is to make the decision reviewable by the ACAT. See the Act, ch 9 for the relevant procedures.

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(3) The person requesting approval is prescribed for the Act, 1 section 190 (Reviewable decision notices) and section 191 (b) 2 (Applications for review). 3 [1.115] Section 194 (2) and (3) and note 4 substitute 5 (2) A decision of the chief executive to refuse to issue a special 6 purchase authority is a reviewable decision for the Act, section 186, 7 definition of *reviewable decision*, paragraph (b). 8 The effect of this subsection is to make the decision reviewable by the 9 Note 10 ACAT. See the Act, ch 9 for the relevant procedures. (3) The applicant for the special authority is prescribed for the Act, 11 section 190 (Reviewable decision notices) and section 191 (b) 12 (Applications for review). 13

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Part 1.29 Dangerous Substances (General) Regulation 2004

3 [1.116] Chapter 5

4

substitute

Chapter 5 Chapter 5 Notification and review of decisions

⁷ 500 Internally reviewable decisions—Act, s 186, def *internally* ⁸ *reviewable decision*

A decision mentioned in schedule 5, part 5.2, column 3 under a
provision mentioned in column 2 in relation to the decision is
prescribed.

- 12501Reviewable decisions—Act, s 186, def reviewable13decision
- A decision mentioned in schedule 5, part 5.1 or part 5.3, column 3
 under a provision mentioned in column 2 in relation to the decision
 is prescribed.
- 17502Internally reviewable decisions—right of review and18notice—Act, s 186A and s 187 (1) (a)
- 19 A person mentioned in schedule 5, part 5.2, column 4 is prescribed.

20503Reviewable decisions—right of review and notice—Act,21s 190 and s 191 (1) (a)

A person mentioned in schedule 5, part 5.1 or part 5.3, column 4 is prescribed.

[1.117]	Schedule 5 heading
	omit
	(see s 500)
	substitute
	(see ch 5)
[1.118]	Schedule 5, column 4 heading
	omit
	person to be notified of decision
	substitute
	person
[1.119]	Dictionary, note 2, dot points
	omit
	• AAT
	substitute
	• ACAT
[1.120]	Dictionary, note 2, new dot point
	insert
	reviewable decision notice
[1.121]	Dictionary, note 3, dot points
	omit
	• internally reviewable decision (see s 188 (1))
	substitute
	• internally reviewable decision (see s 186)
	[1.118]

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Schedule 1Legislation amendedPart 1.30Domestic Animals Act 2000Amendment [1.122]

Part 1.30 Domestic Animals Act 2000

2	[1.122]	Section 67 (3) (d)
3		omit
4		section 119
5		substitute
6		section 120
7	[1.123]	Part 8
8	-	substitute

Part 8 Notification and review of decisions

- 11 118 Meaning of *reviewable decision*—pt 8
- 12 In this part:
- 13 *reviewable decision* means a decision prescribed by regulation.

14 **119** Reviewable decision notices

- 15 If a person makes a reviewable decision, the person must give a 16 reviewable decision notice to each entity prescribed by regulation in 17 relation to the decision.
 - *Note 1* The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
 - *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

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120 **Applications for review** 1 The following may apply to the ACAT for review of a reviewable 2 decision: 3 (a) an entity prescribed by regulation in relation to the decision; 4 (b) any other person whose interests are affected by the decision. 5 If a form is approved under the ACT Civil and Administrative Tribunal 6 Note Act 2008 for the application, the form must be used. 7 [1.124] Dictionary, note 2, new dot points 8 insert 9 ACAT 10 . 11 reviewable decision notice [1.125] Dictionary, new definition of reviewable decision 12 insert 13 reviewable decision, for part 8 (Notification and review of 14 decisions)—see section 118. 15

Part 1.31 Domestic Animals Regulation 2001

[1.126] Section 23 substitute 23 Reviewable decisions—Act, s 118, def reviewable decision A decision A decision mentioned in schedule 1, column 3, under a provision mentioned in column 2 in relation to the decision is prescribed.

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1 23A Right of review and notice—Act, s 119 and 120 (a)

2

4

An entity mentioned in schedule 1, column 4 is prescribed.

3 [1.127] New schedule 1

insert

5 Schedule 1 Reviewable decisions

6 (see s 23 and s 23A)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	Act, 7 (b)	refuse to register dog	applicant for registration
2	Act, 20 (1) (b)	refuse to issue multiple dog licence	applicant for licence
3	Act, 21 (1)	issue multiple dog licence on conditions	applicant for licence
4	Act, 22 (1) or (2)	declare dog to be dangerous dog	keeper of dog
5	Act, 25 (1) (b)	refuse to issue dangerous dog licence	applicant for licence
6	Act, 25 (2)	issue dangerous dog licence on conditions	applicant for licence
7	Act, 33	vary or refuse to vary multiple dog licence or dangerous dog licence	licensee whose licence varied or applicant for variation

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column 1 item	column 2 section	column 3 decision	column 4 entity
8	Act, 36 (1)	cancel special licence	entity whose licence cancelled
9	Act, 43	refuse to issue permit to take dog into prohibited area	applicant for permit
10	Act, 43	issue permit to take dog into prohibited area on conditions	applicant for permit
11	Act, 62 (2) (c)	refuse to release dog because premises where dog will be kept are not secure enough to prevent dog escaping	person claiming release of dog
12	Act, 63 (2) (c)	refuse to release dog because premises where dog will be kept are secure not enough to prevent dog escaping	person claiming release of dog
13	Act, 70 (4)	impose conditions on return of dog	keeper of dog
14	Act, 76 (1)	refuse to issue permit to keep cat or dog that is not desexed	applicant for permit
15	Act, 84C (1) (b)	refuse to issue multiple cat licence	applicant for licence

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Schedule 1
Part 1.31Legislation amended
Domestic Animals Regulation 2001Amendment [1.127]

column 1 item	column 2 section	column 3 decision	column 4 entity
16	Act, 84D (1)	issue multiple cat licence on conditions	applicant for licence
17	Act, 92 (4)	impose conditions on return of seized cat	keeper of cat
18	Act, 112	issue nuisance notice	keeper or animal or occupier of place
19	Act, 113	refuse to revoke nuisance notice	person given notice
20	Act, 114 (1)	seize animal	keeper of animal
21	Act, 114 (4) or (5)	refuse to return animal	keeper of animal
22	13	refuse to authorise person as identifier of domestic animals	applicant for authorisation
23	14	withdraw authorisation as identifier of domestic animals	entity that has authorisation revoked
24	19	prohibit entity operating domestic animals registry service	licensed operator

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Part 1.32 Duties Act 1999

Section 252 heading [1.128] 2 substitute 3 252 **Objections** 4 Section 252 (2) and (3) [1.129] 5 substitute 6 252AA Review of decisions by ACAT 7 (1) This section applies to a determination by the commissioner of an 8 objection to a decision mentioned in section 252. 9 10 (2) The determination is prescribed for the Taxation Administration Act, section 107A (Meaning of *reviewable decision* etc-div 10.2). 11 Note Applications for review by the ACAT may be made in relation to a 12 determination by the commissioner of a decision on an objection to an 13 14 assessment. [1.130] Dictionary, note 2, new dot point 15 16 insert ACAT 17 •

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Schedule 1 Legislation amended Part 1.33 Education Act 2004 Amendment [1.131]

Education Act 2004 Part 1.33 1

[1.131] **Part 6.1** 2

3

substitute

Part 6.1 Notification and review of 4 decisions 5

140 Definitions—pt 6.1

6 In this part: 7 decision-maker means-8 (a) for an internally reviewable decision—a person mentioned in 9 schedule 1, column 5 in relation to the decision; or 10 (b) for a reviewable decision— 11 (i) the internal reviewer in relation to the decision; or 12 (ii) if the decision is made personally by the Minister or chief 13 executive—a person mentioned in schedule 1, column 5 14 in relation to the decision. 15 internally reviewable decision means a decision (other than a 16 decision made personally by the Minister or chief executive) 17 mentioned in schedule 1, column 3 under a provision of this Act 18 mentioned in column 2 in relation to the decision. 19 internal reviewer—see section 144 (1). 20 internal review notice-see the ACT Civil and Administrative 21 Tribunal Act 2008, section 67B (1). 22 *reviewable decision* means— 23 (a) a decision of an internal reviewer in relation to an internally 24 reviewable decision; or 25

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Legislation amended	Schedule 1
Education Act 2004	Part 1.33
	Amendment [1.131]

1 2 3 4			(b) if a decision is made personally by the Minister or chief executive—a decision mentioned in schedule 1, column 3 under a provision of this Act mentioned in column 2 in relation to the decision.
5	141		Internal review notices
6 7 8			If a decision-maker makes an internally reviewable decision, the decision-maker must give an internal review notice to each entity mentioned in schedule 1, column 4 in relation to the decision.
9 10 11			<i>Note 1</i> The decision-maker must also take reasonable steps to give an internal review notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67B).
12 13			<i>Note 2</i> The requirements for internal review notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008.</i>
14	142		Applications for internal review
15 16		(1)	The following may apply to the decision-maker for review of an internally reviewable decision:
17 18			(a) an entity mentioned in schedule 1, column 4 in relation to the decision;
19			(b) any other person whose interests are affected by the decision.
20		(2)	The application must—
21			(a) be in writing; and
22			(b) state the applicant's name and address; and
23			(c) set out the applicant's reasons for making the application.
24 25			<i>Note</i> If a form is approved under s 154 for the application, the form must be used.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Schedule 1	Legislation amended
Part 1.33	Education Act 2004
Amendment [1.131]	

1		(3)	The application must be given to the decision-maker within—		
2 3			(a) 28 days after the day the applicant is given the internal review statement; or		
4 5			(b) a longer period allowed by the internal reviewer before or after the end of the 28-day period.		
6	143		Applications not stay reviewable decisions		
7 8			Making an application for internal review of an internally reviewable decision does not affect the operation of the decision.		
9	144		Internal review		
10 11 12		(1)	If application is made for internal review of an internally reviewable decision, the decision-maker must arrange for someone else (the <i>internal reviewer</i>) to review the decision.		
13 14		(2)	The internal reviewer must, within 28 days after the decision-maker receives the application for internal review—		
15			(a) confirm the decision; or		
16			(b) vary the decision; or		
17			(c) set aside the decision and substitute its own decision.		
18 19		(3)	If the decision is not varied or set aside within the 28-day period, the decision is taken to have been confirmed by the internal reviewer.		
20	145		Reviewable decision notices		
21 22			If a decision-maker makes a reviewable decision, the decision-maker must give a reviewable decision notice to—		
23 24			(a) for a decision in relation to an internally reviewable decision— each entity that is given an internal review notice; or		

1 2 3		(b) for a decision made personally by the Minister or chief executive—each entity mentioned in schedule 1, column 4 in relation to the decision.		
4 5 6		<i>Note 1</i> The decision-maker must also take reasonable steps to give a reviewable decision notice to anyone whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).		
7 8		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .		
9	145A	Applications to ACAT		
10 11		The following may apply to the ACAT for review of a reviewable decision:		
12		(a) an entity mentioned in schedule 1, column 4;		
13		(b) any other person whose interests are affected by the decision.		
14 15		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.		
16	[1.132]	Schedule 1		

substitute

18 Schedule 1 Reviewable decisions

19 (see pt 6.1)

17

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision-maker
1	14	refuse to issue exemption certificate	parents of child	chief executive
2	16	revoke exemption certificate	parents of child	chief executive

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Schedule 1
Part 1.33Legislation amended
Education Act 2004Amendment [1.132]

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision-maker
3	36	suspend, transfer or exclude student	parents of student	chief executive
4	84 (5)	refuse to give in- principle approval	applicant for in-principle approval	Minister
5	86 (5)	direct registrar to refuse to provisionally register non-government school	applicant for provisional registration of school	Minister
6	88 (3)	direct registrar to register non-government school for shorter period than applied for	applicant for registration of school	Minister
7	88 (5)	direct registrar to refuse to register non-government school	applicant for registration of school	Minister
8	88B (6)	direct registrar to refuse to register non-government school at additional campus	applicant for registration of additional campus	Minister

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Legislation amended Sc Education Act 2004

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision-maker
9	90 (6)	direct registrar to refuse to register non-government school at additional educational level	applicant of registration at additional educational level	Minister
10	95 (1)	direct registrar to cancel provisional registration or registration of non-government school	entity that has registration cancelled	Minister
11	97 (3)	direct registrar to renew registration of non-government school for shorter period than period applied for	applicant for renewal of registration	Minister
12	97 (5)	direct registrar to refuse to renew registration of non-government school	applicant for renewal of registration	Minister
13	131 (3)	refuse to register child for home education	parents of child	chief executive

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Schedule 1
Part 1.33Legislation amended
Education Act 2004Amendment [1.132]

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision-maker
14	131 (3)	register child for home education for less than 2 years	parents of child	chief executive
15	135 (1)	cancel registration of child for home education	parents of child	chief executive
16	137 (3)	refuse to renew registration of child for home education	parents of child	chief executive
17	137 (3)	renew registration of child for home education for shorter period than period applied for	parents of child	chief executive

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1	[1.133]	Dictionary, note 2, dot points
2		omit
3		administrative appeals tribunal
4		substitute
5		• ACAT
6	[1.134]	Dictionary, note 2, new dot point
7		insert
8		• reviewable decision notice
9 10	[1.135]	Dictionary, new definition of <i>internally reviewable</i> decision
11		insert
12 13		<i>internally reviewable decision</i> , for part 6.1 (Notification and review of decisions)—see section 140.
14	[1.136]	Dictionary, definition of internal-reviewer
15		substitute
16 17		<i>internal reviewer</i> for part 6.1 (Notification and review of decisions)—see section 140.
18	[1.137]	Dictionary, new definition of internal review notice
19		insert
20 21		<i>internal review notice</i> , for part 6.1 (Notification and review of decisions)—see section 140.
22	[1.138]	Dictionary, definition of reviewable decision
23		substitute
24		reviewable decision, for part 6.1 (Notification and review of

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Schedule 1
Part 1.34Legislation amended
Electoral Act 1992Amendment [1.139]

1 Part 1.34 Electoral Act 1992

2	[1.139]	Section 79 (2) and (3)
3		substitute
4 5	(2)	The commissioner must suppress the particulars of the elector's address from an extract from a roll from the defined date until—
6 7 8 9		 (a) if no application for review of the decision is made to the electoral commission within 28 days after the day the elector is given an internal review notice in relation to the decision—the end of the 28-day period; or
10 11 12 13		(b) if on review the electoral commission affirms the decision, and no application for review of the commission's decision is made to the ACAT—the end of 28 days after the day the elector is given an internal review notice; or
14 15 16 17		(c) if on review the ACAT affirms the decision of the electoral commission, and no appeal from the ACAT's decision is made to the Supreme Court is made—the end of 28 days after the day the elector is given notice of the ACAT's decision; or
18 19		(d) if an appeal from the ACAT's decision is made to the Supreme Court—a proceeding on the appeal is completed.
20	(3)	Subsection (2) has effect subject to—
21 22		(a) an order of the electoral commission under section 248 (Stay of reviewable decision); and
23		(b) an order of the ACAT; and
24		(c) an order of the Supreme Court.

1	[1.140]	Section 237A (7)
2		substitute
3 4	(7)	The person is taken not to have failed to comply with the notice if the person makes application under section 247 (Applications for
5 6		internal review) for review of the decision and the application has not been decided.
7	[1.141]	Part 15
8		substitute
9 10	Part 15	Notification and review of decisions
11	244	Definition for Act—pt 15
12		In this Act:
13 14		<i>internal review notice</i> —see the <i>ACT Civil and Administrative Tribunal Act 2008</i> , section 67B (1).
15	245	Definitions—pt 15
16		In this part:
17		internally reviewable decision means a decision mentioned in
18 19		schedule 5, column 3 under a provision of this Act mentioned in column 2 in relation to the decision; or
-		<i>person</i> includes a political party.
20		· · · · ·
21 22		<i>reviewable decision</i> means a decision of the electoral commission in relation to an internally reviewable decision.
22		

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Schedule 1	Legislation amended
Part 1.34	Electoral Act 1992
Amendment [1.141]	

1	246		Internal review notices
2 3 4			If the commissioner makes an internally reviewable decision, the commissioner must give an internal review notice to each entity mentioned in schedule 5, column 4 in relation to the decision.
5 6 7			<i>Note 1</i> The commissioner must also take reasonable steps to give an internal review notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67B).
8 9			<i>Note 2</i> The requirements for internal review notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008.</i>
10	247		Applications for internal review
11 12		(1)	The following may apply to the electoral commission for review of an internally reviewable decision:
13 14			(a) an entity mentioned in schedule 5, column 4 in relation to the decision;
15			(b) any other person whose interests are affected by the decision.
16		(2)	The application must—
17			(a) be in writing; and
18			(b) state the applicant's name and address; and
19			(c) set out the applicant's reasons for making the application.
20 21			<i>Note</i> If a form is approved under s 340A for the application, the form must be used.
22 23		(3)	The application must be given to the electoral commission at the commission's office—
24			(a) within 28 days after—
25 26 27 28			 (i) for a decision to register a political party—the day of notification under the Legislation Act of the notice under section 92 (3) (Registration of political parties) of the decision; or

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1 2			(ii) in any other case—the day the applicant is given the internal review notice; or
3 4			(b) within any longer period allowed by the commission before or after the end of the 28-day period.
5	248		Stay of reviewable decisions
6 7 8 9 10		(1)	Before considering an application for review of an internally reviewable decision, the electoral commission may, on application by an entity affected by the decision or on its own initiative, make a written order (the <i>stay order</i>) staying or otherwise affecting the operation or implementation of the decision or a part of the decision
11 12		(2)	In considering an application for a stay order, the electoral commission must consider—
13			(a) the interests of any other person affected by the decision; and
14 15			(b) the need to ensure, as far as practicable, that the review process and the commission's decision on the review are effective.
16	249		Review by electoral commission
17 18		(1)	This section applies if the electoral commission is considering an application for review of an internally reviewable decision.
19		(2)	The electoral commission must—
20			(a) confirm the decision; or
21			(b) vary the decision; or
22			(c) set aside the decision and substitute its own decision.
23		(3)	The commissioner must not—
24 25 26			(a) be present during any deliberation of the electoral commission in relation to the review of the internally reviewable decision; or

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Schedule 1	Legislation amended
Part 1.34	Electoral Act 1992
Amendment [1.141]	

1 2 3 4	(4)	(b) take part in any decision of the electoral commission in relation to the review of the internally reviewable decision.Subsection (3) does not apply to an internally reviewable decision made by a delegate of the commissioner.	
5	249A	Reviewable decision notices	
6 7 8		If the electoral commission makes a reviewable decision, the commission must give a reviewable decision notice to each entity that is given an internal review notice.	
9 10 11		<i>Note 1</i> The electoral commission must also take reasonable steps to give a reviewable decision notice to anyone whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).	
12 13		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .	
14	249B	Applications for review	
15 16		The following may apply to the ACAT for review of a reviewable decision:	
17		(a) an entity that is given a reviewable decision notice;	
18		(b) any other person whose interests are affected by the decision.	
19 20		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.	

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1 [1.142] New schedule 5

insert

3 Schedule 5 Internally reviewable decisions

4 (see pt 15)

2

column 1 item	column 2 section	column 3 decision	column 4 entity
1	76 (5) (a)	enrol person	claimant
2	76 (5) (b)	reject claim for enrolment	claimant
3	77 (2) (b)	refuse request to suppress particulars of elector's address from extract from roll	elector
4	78 (2)	include particulars of elector's address suppressed on extract from roll	elector
5	81 (5) (b)	reject objection to enrolment of person	person who objects to enrolment
6	81 (8) (b)	remove person's name from roll	person whose name removed
7	90 (2)	refuse to register political party	applicant for registration
8	92 (1)	register political party	person who objects to registration

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Schedule 1
Part 1.34Legislation amended
Electoral Act 1992Amendment [1.143]

column 1 item	column 2 section	column 3 decision	column 4 entity
9	93 (1) or (2)	refuse to change registered particulars applied for under section 95 (2)	applicant for change of registered particulars
10	98 (5)	refuse to cancel registration of political party	registered party
11	237A	give investigations notice	person to whom notice given
12	242 (4)	refuse request to make stated amendment of return	person who gave return

1	[1.143]	Dictionary, note 2, new dot points	
2		insert	
3		• ACAT	
4		reviewable decision notice	
5	[1.144]	Dictionary, new definitions	
6		insert	
7		internally reviewable decision, for part 15 (Notification and review	
8		of decisions)—see section 245.	
9		internal review notice—see section 244.	
10	[1.145]	Dictionary, definitions of person and reviewable decision	
11		substitute	
12		person, for part 15 (Notification and review of decisions)-see	
13		section 245.	

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Legislation amended	Schedule 1
Electoral Act 1992	Part 1.34

1 2		<i>reviewable decision</i> , for part 15 (Notification and review of decisions)—see section 245.				
3	[1.146]	Dictionary, definition of review statement				
4		omit				
5	[1.147]	Further amendments, mentions of review statement				
6		omit				
7		review statement				
8		substitute				
9		internal review notice				
10		in				
11		• section 76 (6) (b)				
12		• section 77 (5) (b)				
13		• section 78 (3)				
14		• section 81 (6) (b)				
15		• section 81 (9) (b) (i)				
16		• section 90 (3)				
17		• section 92 (5)				
18		• section 93 (3) (a)				
19		• section 98 (12)				
20		• section 237A (6)				
21		• section 242 (5)				

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Part 1.35 Electricity (Greenhouse Gas Emissions) Act 2004

3	[1.148]	Section 35 (12) (a)
4		omit
5		administrative appeals tribunal
6		substitute
7		ACAT
8	[1.149]	Part 9
9		substitute
-	[1.143]	

Part 9 Notification and review of decisions

58 **Definitions**—pt 9 12 In this part: 13 internally reviewable decision means a decision of the regulator that 14 is— 15 (a) prescribed by regulation; and 16 (b) made by the ICRC constituted by 1 commissioner. 17 internal review notice-see the ACT Civil and Administrative 18 Tribunal Act 2008, section 67B (1). 19 reviewable decision means-20 (a) a decision prescribed by regulation made by— 21 (i) the regulator (other than a decision made by the ICRC 22 constituted by 1 commissioner); or 23

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1			(ii) the scheme administrator; or
2 3			(b) a decision of the ICRC in relation to an internally reviewable decision.
4	59		Internal review notices
5 6 7			If the regulator makes an internally reviewable decision, the regulator must give an internal review notice to each entity prescribed by regulation in relation to the decision.
8 9 10			<i>Note 1</i> The regulator must also take reasonable steps to give an internal review notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67B).
11 12			<i>Note 2</i> The requirements for internal review notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
13	60		Application for reconsideration
14 15		(1)	The following may apply to the ICRC for the reconsideration of an internally reviewable decision:
16			(a) an entity prescribed by regulation in relation to the decision;
17			(b) any other person whose interests are affected by the decision.
18 19		(2)	The application must be made within 28 days after the day the applicant is told about the decision.
20 21		(3)	The application must be in writing and set out the grounds on which reconsideration of the decision is sought.
22 23			<i>Note</i> If a form is approved under s 65 for the application, the form must be used.
24 25		(4)	The making of the application does not affect the operation of the decision.

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1	60A	Reconsideration of decisions
2 3	(1)	This section applies if the ICRC is considering an application for reconsideration of an internally reviewable decision.
4 5	(2)	The ICRC must be constituted by 1 or more commissioners other than the original decision-maker.
6 7	(3)	Within 28 days after the day the application is made, the ICRC must review the decision and—
8		(a) confirm the decision; or
9		(b) vary the decision; or
10		(c) set aside the decision and substitute its own decision.
11 12	(4)	If the decision is not varied or set aside within 28 days, the decision is taken to have been confirmed by the ICRC.
13	60B	Reviewable decision notices
14 15 16		If a person makes a reviewable decision, the person must give a reviewable decision notice to each entity prescribed by regulation in relation to the decision.
17 18 19		<i>Note 1</i> The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
20 21		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
22	60C	Application for ACAT
23 24		The following may apply to the ACAT for review of a reviewable decision:
25		(a) an entity prescribed by regulation in relation to the decision;

1		(b) any other person whose interests are affected by the decision.
2 3		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
4	[1.150]	Dictionary, note 2, new dot points
5		insert
6		• ACAT
7		reviewable decision notice
8	[1.151]	Dictionary, new definitions
9		insert
10		internally reviewable decision, for part 9 (Notification and review
11		of decisions)—see section 58.
12		internal review notice, for part 9 (Notification and review of
13		decisions)—see section 58.
14		reviewable decision, for part 9 (Notification and review of
15		decisions)—see section 58.

Part 1.36 Electricity (Greenhouse Gas
 Emissions) Regulation 2004

18	[1.152]	Section 50
19		substitute
20 21	50	Decisions—Act, s 58, def internally reviewable decision and reviewable decision
22 23		A decision mentioned in schedule 1, column 3, under a provision mentioned in column 2 in relation to the decision is prescribed.
24 25	51	Right of review and notice—Act, s 59, s 60B and s 60C (a) An entity mentioned in schedule 1, column 4 is prescribed.

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Schedule 1
Part 1.36Legislation amended
Electricity (Greenhouse Gas Emissions) Regulation 2004Amendment [1.153]

1 [1.153] New schedule 1

insert

2

3 Schedule 1 Reviewable decisions

4 (see div 3.8)

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision- maker
1	Act, 13	determination of greenhouse gas benchmark for participant or former participant for year	benchmark participant or former benchmark participant	regulator
2	Act, 18 (2)	refuse to accept surrender of abatement certificate because surrender not required for compliance with participant's or former participant's greenhouse gas benchmark or to abate greenhouse shortfall	benchmark participant or former benchmark participant	regulator
3	Act, 24 (2) (b)	refuse accreditation of person as abatement certificate provider	accredited person or applicant for accreditation	scheme administrator

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column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision- maker
4	Act, 25 (2)	suspend person's accreditation as abatement certificate provider	accredited person or applicant for accreditation	scheme administrator
5	Act, 25 (2)	cancel person's accreditation as abatement certificate provider	accredited person or applicant for accreditation	scheme administrator
6	Act, 26	impose or vary condition of accreditation of accredited abatement certificate provider	accredited abatement certificate provider	scheme administrator
7	Act, 33 (3) (b)	refuse registration of creation of abatement certificate	accredited person or applicant for accreditation	scheme administrator
8	Act, 35 (2)	impose order requiring person to surrender abatement certificates to scheme administrator	person subject to order	scheme administrator
9	Act, 40 (3) (b)	refuse registration of transfer of abatement certificate	applicant for registration	scheme administrator

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Schedule 1
Part 1.36Legislation amended
Electricity (Greenhouse Gas Emissions) Regulation 2004Amendment [1.153]

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision- maker
10	14	refuse to count renewable energy certificate for compliance with participant's or former participant's greenhouse benchmark or to abate greenhouse shortfall	benchmark participant or former benchmark participant	regulator
11	16 or 17	assessment of amount of greenhouse penalty payable by the participant for year	benchmark participant or former benchmark participant	regulator
12	38 (4)	make claim on or realise financial assurance provided by accredited abatement certificate provider	accredited abatement certificate provider	scheme administrator
13		any decision of regulator prescribed by regulation	benchmark participant or former benchmark participant	regulator

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Legislation amended Schedule 1 Electricity Safety Act 1971

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision- maker
14		any decision of scheme administrator prescribed by regulation	accredited abatement certificate provider or applicant for accreditation	scheme administrator

Electricity Safety Act 1971 Part 1.37 1

[1.154] Part 8 2

3

7

8

9

10

11

15

16

17

substitute

Notification and review of Part 8 4 decisions 5

- 61 Meaning of reviewable decision—pt 8 6
 - In this part:

reviewable decision decision mentioned means а in schedule 1, column 3 under a provision of this Act mentioned in column 2 in relation to the decision.

62 **Reviewable decision notices**

If a person makes a reviewable decision, the person must give a 12 reviewable decision notice to each entity mentioned in schedule 1, 13 column 4 in relation to the decision. 14

Note 1 The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A).

> ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Schedule 1	Legislation amended
Part 1.37	Electricity Safety Act 1971
Amendment [1.155]	

1 2		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
3	62A	Applications for review
4 5		The following may apply to the ACAT for review of a reviewable decision:
6 7		(a) an entity mentioned in schedule 1, column 4 in relation to the decision;
8		(b) any other person whose interests are affected by the decision.
9 10		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
11	[1.155]	New schedule 1
12		insert

Schedule 1 Reviewable decisions

14 (see pt 8)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	11A (1)	declare article of electrical equipment is prescribed article of electrical equipment	entity that has interests affected by declaration
2	11A (3)	state safety standard that article of electrical equipment must comply with	entity that has interests affected by safety standard

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column 1 item	column 2 section	column 3 decision	column 4 entity
3	14 (3)	refuse to register person as approved first seller	applicant for approval
4	14 (4)	cancel registration of approved first seller	entity that has approval cancelled
5	16 (1)	refuse to register declaration of compliance	entity that lodged declaration
6	16 (3)	determine period of registration of declaration of compliance	entity that lodged declaration
7	17 (1)	cancel or suspend registration of declaration of compliance	entity that has registration cancelled or suspended
8	17 (3)	refuse to reduce period of suspension or cancel remainder of suspension	entity that has registration suspended or cancelled
9	20 (1)	refuse to approve premises as testing laboratory	applicant for approval
10	20 (2)	cancel approval of premises as testing laboratory	entity that has approval cancelled
11	22 (2)	impose requirement on approved first seller	entity on which requirement imposed

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Schedule 1Legislation amendedPart 1.38Emergencies Act 2004Amendment [1.156]

column 1	column 2	column 3	column 4
item	section	decision	entity
12	28	prohibit sale or installation of articles of electrical equipment of stated class	entity that has interests affected by prohibition

[1.156] Dictionary, note 2, new dot points

2 insert

1

3

4

7

8

11

ACAT

•

- reviewable decision notice
- 5 [1.157] Dictionary, new definition of *reviewable decision*
- 6 insert

reviewable decision, for part 8 (Notification and review of decisions)—see section 61.

9 Part 1.38 Emergencies Act 2004

10 [1.158] Chapter 9

substitute

Chapter 9 Notification and review of decisions

14185Meaning of reviewable decision—ch 915In this chapter:16reviewable decision means a decision mentioned in schedule 2,
column 3 under a provision of this Act mentioned in column 2 in
relation to the decision.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	186	Reviewable decision notices	
2 3 4		If a person makes a reviewable decision, the person must give a reviewable decision notice to each entity mentioned in schedule 2, column 4 in relation to the decision.	
5 6 7		<i>Note 1</i> The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).	
8 9		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .	
10	187	Applications for review	
11 12		The following may apply to the ACAT for review of a reviewable decision:	
13 14		(a) an entity mentioned in schedule 2, column 4 in relation to the decision;	
15		(b) any other person whose interests are affected by the decision.	
16 17		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.	
18	[1.159]	Schedule 2	
19		substitute	

20 Schedule 2 Reviewable decisions

21 (see ch 9)

column 1	column 2	column 3	column 4
item	section	decision	entity
1	62 (1)	refuse to approve person as provider of services	applicant for approval

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 123

Schedule 1
Part 1.38Legislation amended
Emergencies Act 2004Amendment [1.159]

column 1 item	column 2 section	column 3 decision	column 4 entity
2	62 (4)	approve person as provider of services subject to condition	applicant for approval
3	78 (3)	refuse to approve draft bushfire operational plan for area of land	owner or manager of land
4	78 (3)	approve draft bushfire operational plan for area of land with amendments	owner or manager of land
5	82 (1)	direct owner of land to comply with bushfire management requirement or bushfire operational plan	person who is given direction
6	86 (2)	issue improvement notice for premises	occupier of premises to which notice relates
7	86 (2)	issue occupancy notice for premises	occupier of premises to which notice relates
8	86 (2)	issue closure notice for premises	occupier of premises to which notice relates
9	87 (2)	decide not to extend period stated in improvement notice	occupier of premises to which notice relates
10	91 (4)	decide not to revoke notice for premises	occupier of premises to which notice relates

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column 1 item	column 2 section	column 3 decision	column 4 entity
11	92	give direction for provision or installation of fire appliance	occupier of premises to which direction relates
12	106 (1)	give direction to take action	owner of premises to which direction relates
13	109	give direction to comply with section 120, bushfire management requirement or bushfire operational plan	entity that is given direction
14	118 (1)	refuse to issue permit	applicant for permit
15	118 (5)	issue permit subject to condition	applicant for permit
16	124	refuse to issue permit	applicant for permit
17	124	issue permit subject to a condition	applicant for permit
[1.160]	Dictionary,	note 2, new dot points	
	insert		
		CAT	
	• re	eviewable decision notice	
[1.161]	Dictionary,	definition of eligible pers	son
	omit		
[1.162]	Dictionary,	definition of <i>reviewable</i> of	decision
	substitute		
		<i>ecision</i> , for chapter 9 (Note section 185.	tification and review of

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Part 1.39 Environment Protection Act 1997

2	[1.163]	Section 21 (5) (b)		
3		substitute		
4 5		(b) if an entity has applied to the ACAT for review of the decision—until the application has been decided by the ACAT.		
6	[1.164]	Part 14		
7		substitute		
8 9	Part 14	Notification and review of decisions		
10	135	Meaning of reviewable decision—pt 14		
11		In this part:		
12		reviewable decision means a decision mentioned in schedule 3,		
13 14		column 3 under a provision of this Act mentioned in column 2 in relation to the decision.		
15	136	Reviewable decision notices		
16		If the authority makes a reviewable decision, the authority must give		
17		a reviewable decision notice to each entity mentioned in schedule 3, column 4 in relation to the decision.		
18				
19 20 21		<i>Note 1</i> The authority must also take reasonable steps to give a reviewable decision notice to anyone whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).		
22 23		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .		

1	136B	Applications for review
2 3		The following may apply to the ACAT for review of a reviewable decision:
4 5		(a) an entity mentioned in schedule 3, column 4 in relation to the decision;
6		(b) any other person whose interests are affected by the decision
7 8		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
9	[1.165]	New schedule 3
10		insert

Schedule 3 Reviewable decisions

12 (see pt 14)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	21 (1)	refuse to exclude document or part of document from public inspection	applicant
2	21A (5)	refuse to remove entry from the register	entity that entry relates to

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Schedule 1
Part 1.39Legislation amended
Environment Protection Act 1997Amendment [1.165]

column 1 item	column 2 section	column 3 decision	column 4 entity
3	43 (1)	notify entity not to conduct, or continue to conduct, stated activity unless person holds environmental authorisation	entity conducting or proposing to conduct stated activity
4	43 (4)	refuse to revoke notice under section 43 (1)	person conducting or proposing to conduct stated activity
5	49 (1) (a), (2) (a), (3) (a) or (4) (a)	grant environmental authorisation (other than authorisation in relation to activity of kind mentioned in schedule 1, table 1.2, item 30)	applicant for authorisation
6	49 (1) (a), (2) (a), (3) (a) or (4) (a)	grant environmental authorisation (other than authorisation in relation to activity of kind mentioned in schedule 1, table 1.2, item 30) for stated period	applicant for authorisation

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

column 1 item	column 2 section	column 3 decision	column 4 entity
7	49 (1) (a), (2) (a), (3) (a) or (4) (a)	grant environmental authorisation (other than authorisation in relation to activity of kind mentioned in schedule 1, table 1.2, item 30) subject to stated condition	applicant for authorisation
8	49 (1) (b), (2) (b), (3) (b) or (4) (b)	refuse to grant environmental authorisation	applicant for authorisation
9	57 (2)	decide not to take any action under this Act	holder of authorisation
10	58	cancel accredited environmental authorisation	holder of authorisation
11	60 (1)	vary environmental authorisation	holder of authorisation
12	60 (1)	refuse to vary environmental authorisation on application	holder of authorisation
13	63 (1)	suspend environmental authorisation	entity that has authorisation suspended

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Schedule 1Legislation amendedPart 1.39Environment Protection Act 1997Amendment [1.165]

column 4 column 1 column 2 column 3 item section decision entity 14 63 (1) cancel environmental entity that has authorisation cancelled authorisation entity that has 15 63 (2) suspend environmental authorisation suspended authorisation until stated condition fulfilled 16 63 (2) refuse to lift entity that has suspension of authorisation suspended environmental authorisation on ground that stated condition not fulfilled 69(1) 17 require entity to entity conducting or prepare and submit proposing to conduct for approval draft activity environmental improvement plan 18 71 (1) (d) reject draft entity that submitted plan environmental improvement plan and require plan to be amended and resubmitted 19 71 (2) (b) reject draft entity that submitted plan environmental improvement plan

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Amendment [1.165]

column 1 item	column 2 section	column 3 decision	column 4 entity
20	72 (3)	refuse to accredit environmental improvement plan	applicant for accreditation
21	75 (1)	refuse to approve person to conduct particular environmental audit	person refused approval or entity that commissions environmental audit
22	75 (4)	remove name of auditor from list maintained by authority	auditor whose name is removed from list
23	76 (1)	require entity to commission environmental audit and submit report on audit	entity conducting or proposing to conduct stated activity
24	76 (2)	require entity to commission environmental audit of contaminated land	entity conducting or proposing to conduct stated activity
25	78 (3)	refuse to grant protection in relation to environmental audit report	applicant for protection
26	78 (3)	grant protection in relation to environmental audit report subject to stated conditions	applicant for protection

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Schedule 1Legislation amendedPart 1.39Environment Protection Act 1997Amendment [1.165]

column 1 column 2 column 3 column 4 item section decision entity 27 82(1) require entity to entity conducting or prepare and submit proposing to conduct for approval draft stated activity emergency plan 28 84 (1) (d) reject draft entity required to submit emergency plan and plan require plan to be amended and resubmitted 29 84 (2) (b) reject draft entity required to submit emergency plan plan 30 91C(1) make order to appropriate person conduct assessment 31 91D(1) make order to appropriate person remediate 32 91D (8) refuse to consent to applicant for consent transfer or sublet 33 91G (1) refuse to extend applicant for extension period for compliance 34 91G(1) extend for period less applicant for extension than that applied for 35 91K appropriate person against require stated person to pay reasonable whom order made costs and expenses

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Amendment [1.166]

column 1 item	column 2 section	column 3 decision	column 4 entity
36	110 (4)	decide to dispose of seized thing	owner or entity that had possession/custody/control of thing immediately before it was seized or entity that has legal/equitable interest in thing
37	125 (1)	serve environment protection order	entity served with order
38	125 (1)	serve environment protection order that impose stated requirements mentioned in s 125 (5)	entity served with order
39	125 (2) or (3)	serve environment protection order	entity served with order
[1.166]	Dictionary,	note 2, dot points	
	omit		
		dministrative appeals tribuna	1
	substitute	ACAT	
[1.167]		note 2, new dot poin	t
	insert		•
	1115011		

reviewable decision notice •

1 2 3

4 5

6 7

8

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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1 [1.168] Dictionary, definition of *reviewable decision*

insert

2

reviewable decision, for part 14 (Notification and review of decisions)—see section 135.

Part 1.40 Fair Trading (Consumer Affairs) Act 1973

[1.169] New section 29 (8A) 7 insert 8 Written notice of the order must also be published in a newspaper (8A) 9 circulating in the ACT. 10 [1.170] Sections 35 and 36 11 substitute 12 Notification and review of decisions **Division 4.3** 13

1435Meaning of reviewable decision—div 4.3

15 In this division:

reviewable decision means a decision mentioned in schedule 1,
 column 3 under a provision of this Act mentioned in column 2 in
 relation to the decision.

19	36		Revie	wable decision notices
20 21 22		(1)	review	erson makes a reviewable decision, the person must publish a vable decision notice in relation to the decision in a newspaper ating in the ACT.
23 24			Note	The requirements for reviewable decision notices are prescribed under the ACT Civil and Administrative Tribunal Act 2008.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2 3	(2)	If schedule 1, column 4 states that a reviewable decision is notifiable, a reviewable decision notice in relation to the decision is a notifiable instrument.
4		<i>Note</i> A notifiable instrument must be notified under the Legislation Act.
5	36A	Applications for review
6 7		A person whose interests are affected by a reviewable decision may apply to the ACAT for review of the decision.
8 9		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
10	[1.171]	New schedule 1
11		insert

12 Schedule 1 Reviewable decisions

13 (see div 4.3)

column 1 item	column 2 section	column 3 decision	column 4 Is decision notifiable?
1	26 (3)	make, amend or repeal interim safety order	
2	26 (3)	refuse to make interim safety order	yes
3	26 (7)	extend period of effect of interim safety order	
4	27 (1)	make, amend or repeal consumer product safety order	
5	27 (1)	refuse to make consumer product safety order	yes

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 135

Schedule 1Legislation amendedPart 1.40Fair Trading (Consumer Affairs) Act 1973Amendment [1.172]

column 1 column 2 column 3 column 4 section decision Is decision notifiable? item 6 29 make, amend or repeal consumer product safety order 7 29 refuse to make consumer yes product safety order [1.172] Dictionary, note 2, dot points 1 omit 2 3 administrative appeals tribunal • substitute 4 ACAT 5 • [1.173] Dictionary, note 2, new dot point 6 insert 7 8 reviewable decision notice [1.174] Dictionary, new definition of reviewable decision 9 insert 10 reviewable decision, for division 4.3 (Notification and review of 11 decisions)—see section 35. 12

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Part 1.41 Financial Management Act 1996

2	[1.175]	Sections 53B and 53C
3		substitute
4	53B	Reviewable decision notices
5 6 7		If the Treasurer refuses an application under section 53A (8), completely or partly, the Treasurer must give a reviewable decision notice to the applicant.
8 9 10		<i>Note 1</i> The Treasurer must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
11 12		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
13	53C	Applications for review
14 15		The following may apply to the ACAT for review of a decision under section 53A (8):
16		(a) an applicant for payment under section 53A (8);
17		(b) any other person whose interests are affected by the decision.
18 19		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
20	[1.176]	Dictionary, note 2, new dot points
21		insert
22		• ACAT
23		reviewable decision notice

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Part 1.42 First Home Owner Grant Act 2000

2	[1.177]	Section 25 (2) (b)
3		substitute
4 5		(b) the objector applies to the ACAT for review of the commissioner's decision on the objection and—
6 7		(i) the ACAT or a court hearing the review or appeal on the matter upholds the objection in whole or in part; and
8 9		(ii) the period when any further appeal can be made has ended; and
10 11 12		(iii) neither the objector nor the commissioner has appealed against the decision in relation to a part of the objection that was upheld.
13	[1.178]	Sections 30 to 32
14		substitute
15	30	Reviewable decision notices
15 16 17	30	Reviewable decision notices The commissioner must give a reviewable decision notice to the objector of the commissioner's decision on an objection.
16	30	The commissioner must give a reviewable decision notice to the
16 17 18 19	30	 The commissioner must give a reviewable decision notice to the objector of the commissioner's decision on an objection. <i>Note 1</i> The commissioner must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the
16 17 18 19 20 21	30 31	 The commissioner must give a reviewable decision notice to the objector of the commissioner's decision on an objection. <i>Note 1</i> The commissioner must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A). <i>Note 2</i> The requirements for reviewable decision notices are prescribed under
16 17 18 19 20 21 22		 The commissioner must give a reviewable decision notice to the objector of the commissioner's decision on an objection. <i>Note 1</i> The commissioner must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A). <i>Note 2</i> The requirements for reviewable decision notices are prescribed under the ACT Civil and Administrative Tribunal Act 2008.

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1		(b) any other person whose interests are affected by the decision.
2 3		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
4	32	Giving effect to decision on review
5 6 7	(1)	Within 60 days after a decision of the ACAT becomes final, the commissioner must take any action that is necessary to give effect to the decision.
8 9 10	(2)	For this section, a decision of the ACAT becomes final when a period of 30 days has passed after 1 of the following decisions and no appeal against the decision is made within the 30-day period:
11		(a) a decision of the ACAT on application for review;
12		(b) a decision by a court hearing an appeal from—
13		(i) the decision of the ACAT; or
14 15		(ii) a decision of a lower court in relation to the decision of the ACAT.
16	[1.179]	Dictionary, note 2, new dot points
17		insert
18		• ACAT
19		reviewable decision notice

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 139

Schedule 1Legislation amendedPart 1.43Fisheries Act 2000Amendment [1.180]

Part 1.43 Fisheries Act 2000

2 [1.180] Part 10

3

7

15

16 17

18

19

substitute

Part 10 Notification and review of decisions

6 107 Meaning of *reviewable decision*—pt 10

In this part:

reviewable decision means a decision mentioned in schedule 1,
column 3 under a provision of this Act mentioned in column 2 in
relation to the decision.

11 **108** Reviewable decision notices

12 If a person makes a reviewable decision, the person must give a 13 reviewable decision notice to each entity mentioned in schedule 1, 14 column 4 in relation to the decision.

- *Note 1* The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
- *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

108A Applications for review
The following may apply to the ACAT for review of a reviewable decision:
(a) an entity mentioned in schedule 1, column 4 in relation to the decision;

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1		(b) any other person whose interests are affected by the decision.
2 3		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
4	[1.181]	New schedule 1

insert

6 Schedule 1 Reviewable decisions

7 (see pt 10)

5

column 1 item	column 2 section	column 3 decision	column 4 entity
1	25	refuse to issue licence	applicant for licence
2	30	issue licence with conditions	applicant for licence
3	31	change licence	licensee
4	34	cancel licence	entity that has licence cancelled
5	39	refuse to register fish dealer	applicant for registration
6	41	suspend fish dealer's registration	entity that has registration suspended
7	42	cancel fish dealer's registration	entity that has registration cancelled
8	68 (6)	retain seized thing	entity from whom thing seized

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Schedule 1
Part 1.44Legislation amended
Food Act 2001Amendment [1.182]

1	[1.182]	Dictionary, note 2, dot points
2		omit
3		administrative appeals tribunal
4		substitute
5		• ACAT
6	[1.183]	Dictionary, note 2, new dot point
7		insert
8		reviewable decision notice
9	[1.184]	Dictionary, new definition of reviewable decision
10		insert
11		reviewable decision, for part 10 (Notification and review of
12		decisions)—see section 107.
13	Part 1.	.44 Food Act 2001

14[1.185]Part 11 heading15substitute

Part 11 Notification and review of decisions

18141AMeaning of reviewable decision—pt 1119In this part:20reviewable decision means a decision mentioned in schedule 1,
column 3 under a provision of this Act mentioned in column 2 in
relation to the decision.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	141B	Reviewable decision notices
2 3 4		If a person makes a reviewable decision, the person must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.
5 6 7		<i>Note 1</i> The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
8 9		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
10	141C	Applications for review
11 12		The following may apply to the ACAT for review of a reviewable decision:
13 14		(a) an entity mentioned in schedule 1, column 4 in relation to the decision;
15		(b) any other person whose interests are affected by the decision.
16 17		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
18	Part 12	Miscellaneous

- 19 [1.186] Sections 147 and 148
 - omit

20

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 143

Schedule 1Legislation amendedPart 1.45Freedom of Information Act 1989Amendment [1.187]

1 [1.187] Schedule 1 heading

substitute

3 Schedule 1 Reviewable decisions

4 (see pt 11)

2

5	[1.188]	Schedule 1, column 4, heading
6		omit
7		person to be notified of decision
8		substitute
9		entity
10	[1.189]	Dictionary, note 2, new dot points
11		insert
12		• ACAT
13		reviewable decision notice
14	[1.190]	Dictionary, new definition of reviewable decision
15		insert
16 17		<i>reviewable decision</i> , for part 11 (Notification and review of decisions)—see section 141A.
18	Part 1.	45 Freedom of Information Act 1989
19	[1.191]	Section 26 (2) (b) (i) to (iii)

21	(i)	the time for the Commonwealth or State to apply to the
22		ACAT under section 68 (Review of certain decisions in
23		respect of documents relating to the Commonwealth or a
24		State) ends and no application is made; or

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20

substitute

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1		(ii)	an application is made, but the ACAT—
2			(A) dismisses the application; or
3 4			(B) makes a decision in relation to the application in accordance with terms agreed by the parties; or
5 6		(iii)	an application is made and the ACAT confirms the decision to which the application relates.
7 8 9 10		Note	The ACAT may dismiss an application under the <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 32 (2) (a) or (b), and may make a decision in accordance with terms agreed by the parties under s 55.
11	[1.192]	Section 2	27 (2) (b) (i) to (iii)
12	2	substitute	
13 14 15 16		(i)	the time for the person to apply to the ACAT under section 69 (Review of certain decisions in respect of documents relating to business affairs etc) ends and no application is made; or
17		(ii)	an application is made, but the ACAT—
18			(A) dismisses the application; or
19 20			(B) makes a decision in relation to the application in accordance with terms agreed by the parties; or
		(iii)	an application is made and the ACAT confirms the
21 22		(111)	decision to which the application relates.

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1	[1.193]	Section 27A (4) (b) (i) to (iii)
2		substitute
3		(i) the time for the person to apply to the ACAT under
4		section 69A (Review of certain decisions about
5		documents relating to personal information) ends and no
6		application is made; or
7		(ii) an application is made, but the ACAT—
8		(A) dismisses the application; or
9		(B) makes a decision in relation to the application in
10		accordance with terms agreed by the parties; or
11		(iii) an application is made and the ACAT confirms the
12		decision in relation to the application.
13		Note The ACAT may dismiss an application under the ACT Civil and
14		Administrative Tribunal Act 2008, s 32 (2) (a) or (b), and may
15		make a decision in accordance with terms agreed by the parties
16		under that Act, s 55.
17	[1.194]	Section 60 (4)
18		substitute
19	(4)	Despite the ACT Civil and Administrative Tribunal Act 2008,
20	. /	section 10 (d), and subject to any extension of time granted by the
21		ACAT, an applicant may make an application under subsection (1)
22		in relation to a decision under section 54 (3) within 28 days after the

day the ombudsman informs the applicant under section 54 (3).

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23

1	[1.195]	Section 64
2		substitute
3	64	Constitution of ACAT for certain proceedings
4 5 6	(1)	If a request is made to the ACAT under section 62 (4), (5) or (6) (Powers of ACAT), the ACAT must, for a proceeding on the request, be constituted by—
7		(a) a presidential member; or
8 9		(b) a presidential member and 1 or more tribunal members allocated by the general president.
10	(2)	In this section:
11 12		<i>general president</i> —see the ACT Civil and Administrative Tribunal Act 2008, dictionary.
13 14		<i>presidential member</i> —see the <i>ACT Civil and Administrative Tribunal Act 2008</i> , dictionary.
15 16		<i>tribunal member</i> —see the ACT Civil and Administrative Tribunal Act 2008, dictionary.
17	[1.196]	Section 65 (1)
18		omit
19		Administrative Appeals Tribunal Act 1989
20		substitute
21		ACT Civil and Administrative Tribunal Act 2008

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 147

Schedule 1
Part 1.45Legislation amended
Freedom of Information Act 1989Amendment [1.197]

1	[1.197]	Section 66
2		substitute
3	66	Decisions by presidential member
4 5 6 7 8	(1)	A question of law (including a question about whether a particular question is one of law) arising in a proceeding before the ACAT constituted in accordance with section 64 (Constitution of ACAT for certain proceedings) must be decided in accordance with the opinion of a presidential member of the ACAT for the proceeding.
9 10	(2)	The ACT Civil and Administrative Tribunal Act 2008, section 52 does not apply to this section to the extent of any inconsistency.
11	(3)	In this section:
12		presidential member—see section 64.
13	[1.198]	Section 70
14		omit
15		Administrative Appeals Tribunal Act 1989
16		substitute
17		ACT Civil and Administrative Tribunal Act 2008
18	[1.199]	Section 72
19		omit everything before subsection (2), substitute
20 21	72	Notice of reasons etc—application of ACT Civil and Administrative Tribunal Act, div 4A.2 etc
22 23 24 25	(1)	If an applicant has been given a written notice under section 25 (Reasons and other particulars of decisions to be given) in relation to a decision, the <i>ACT Civil and Administrative Tribunal Act</i> 2008, division 4A.2 (Reasons statements) does not apply to the decision.

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1	[1.200]	Section 73 (1)
2		omit everything before paragraph (a), substitute
3 4 5 6 7	(1)	In a proceeding under this part, the ACAT must make any order under the <i>ACT Civil and Administrative Tribunal Act 2008</i> , section 39 that it considers necessary having regard to the nature of the proceeding and, in particular, to the necessity of avoiding the disclosure to the applicant of—
8	[1.201]	Section 73 (2)
9		omit everything before paragraph (a), substitute
10	(2)	Despite the ACT Civil and Administrative Tribunal Act 2008-
11	[1.202]	Section 74 (1)
12		omit
13	[1.203]	Section 74 (8)
14		substitute
15 16 17 18 19	(8)	Nothing in subsection (2), (3) or (4) prevents the ACAT from causing a document (a <i>subject document</i>) produced under 1 or more of the subsections to be sent to the Supreme Court under the <i>ACT Civil and Administrative Tribunal Act 2008</i> , section 87 (Sending documents and things to Supreme Court).
20 21 22 23	(9)	However, if a subject document is sent to the Supreme Court, the court must ensure that the contents of the document are not disclosed, other than in accordance with this Act, to any person other than—
24 25		(a) a member of the court constituted for the proceeding before the court; or
26		(b) a member of the staff of the court in the course of the

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 149

Schedule 1
Part 1.45Legislation amended
Freedom of Information Act 1989Amendment [1.204]

1	[1.204]	Dictionary, note 2, new dot point
2		insert
3		• ACAT
4	[1.205]	Dictionary, definition of tribunal
5		omit
6	[1.206]	Further amendments, mentions of tribunal
7		omit
8		tribunal
9		substitute
10		ACAT
11		in
12		• section 31 (2) (c)
13		• section 51 (2)
14		• section 54 (2) and (3)
15		• section 57
16		• section 60 heading
17		• section 60 (1) and (3)
18		• section 61
19		• section 62
20		• section 63 (1)
21		• section 65 heading
22		• section 65 (2) to (5)
23		• section 67
24		• section 68
25		• section 69
26		• section 69A
27		• section 70 (c)
28		• section 71

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

section 72 (2)

- section 73 heading
 - section 73 (2) (a) and (b)
 - section 74 (2) to (6)
- section 75
- section 76
 - section 79 (5) (d)

Part 1.46 Gambling and Rac (Code of Practice)

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Gambling and Racing Control (Code of Practice) Regulation 2002

[1.207] **Section 16 (4)** 11 substitute 12 (4) The notice under subsection (3) must be in the form of a reviewable 13 decision notice. 14 Note 1 The commission must also take reasonable steps to give a reviewable 15 decision notice to any other person whose interests are affected by the 16 decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A). 17 The requirements for reviewable decision notices are prescribed under 18 Note 2 the ACT Civil and Administrative Tribunal Act 2008. 19 [1.208] Section 17 20 substitute 21 17 Review by ACAT of commission's decision under s 16 22 A person whose interests are affected by a decision by the 23 commission to confirm, revoke or amend the licensee's decision 24 may apply to the ACAT for review of the decision. 25 If a form is approved under the ACT Civil and Administrative Tribunal 26 Note 27 Act 2008 for the application, the form must be used.

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Schedule 1
Part 1.47Legislation amended
Gaming Machine Act 2004Amendment [1.209]

[1.209]	Schedule 1, section 1.16, note		
	omit		
	administrative appeals tribunal		
	substitute		
	ACAT		
[1.210]	Dictionary, note 2, dot points		
	omit		
	• administrative appeals tribunal		
	substitute		
	• ACAT		
[1.211]	Dictionary, note 2, new dot point		
	insert		
	reviewable decision notice		
Part 1	.47 Gaming Machine Act 2004		
[1.212]	Part 13 heading and section 173		
	substitute		
Part 1	3 Notification and review of decisions		
173	Meaning of reviewable decision—pt 13		
	In this part:		
	<i>reviewable decision</i> means a decision mentioned in schedule 1, column 3 under a provision of this Act mentioned in column 2 in relation to the decision.		

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	173A	Reviewable decision notices		
2 3 4		If the commission makes a reviewable decision, the commission must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.		
5 6 7		<i>Note 1</i> The commission must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).		
8 9		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .		
10	173B	Applications for review		
11		The following may apply to the ACAT for review of a reviewable decision:		
12				
12 13 14				
13		decision:(a) an entity mentioned in schedule 1, column 4 in relation to the		

18Part 14Miscellaneous

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 153

Schedule 1
Part 1.47Legislation amended
Gaming Machine Act 2004Amendment [1.213]

1 [1.213] Schedule 1

2

substitute

3 Schedule 1 Reviewable decisions

4 (see pt 13)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	12	refuse application for licence	applicant for licence
2	12	issue licence of number or kind of gaming machines different from that applied for	applicant for licence
3	24, 25 or 26	refuse to amend licence	applicant for amendment
4	29	revoke uncommenced licence amendment	entity that has amendment revoked
5	32	refuse to approve transfer of licence	applicant for transfer
6	38	refuse to give replacement licence	applicant for replacement
7	40	give licensee direction	licensee given direction
8	62	take disciplinary action	licensee
9	72	refuse to approve supplier	applicant for approval

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

5]

column 1 item	column 2 section	column 3 decision	column 4 entity
10	73A	cancel or suspend supplier's approval	supplier that has approval cancelled or suspended
11	73A	reprimand supplier	supplier
12	75	refuse to approve technician	applicant for approval
13	78	refuse to approve transfer of technician's approval	applicant for transfer
14	79	cancel or suspend technician's approval	technician that has approval cancelled or suspended
15	79	reprimand technician	technician
16	84	refuse to renew approved technician's approval	applicant for renewal
17	86	refuse to approve attendant	applicant for approval
18	89	refuse to approve transfer of attendant's approval	applicant for transfer
19	91	cancel or suspend attendant's approval	attendant that has approval cancelled or suspended
20	91	reprimand attendant	attendant

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Schedule 1
Part 1.47Legislation amended
Gaming Machine Act 2004Amendment [1.213]

column 1 item	column 2 section	column 3 decision	column 4 entity
21	96	refuse to renew approved attendant's approval	applicant for renewal
22	100	refuse to approve acquisition of gaming machine	applicant for approval
23	102	refuse to approve financial arrangement or amendment of arrangement	applicant for approval
24	108	refuse to approve repossession of gaming machine	applicant for approval
25	109 (2)	approve repossession of gaming machine subject to condition	applicant for approval
26	113	refuse to approve disposal of gaming machine	applicant for approval
27	134	refuse to authorise linked-jackpot arrangement	applicant for authorisation
28	135	refuse to issue multi-user permit	applicant for permit
29	135	issue multi-user permit subject to condition, other than condition imposed by Act	applicant for permit

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

column 1 item	column 2 section	column 3 decision	column 4 entity
30	138	amend multi-user permit	entity that has permit amended
31	139	refuse to amend multi-user permit	applicant for amendment
32	140	refuse to approve amendment of financial and operational aspects of linked-jackpot arrangement	applicant for amendment
33	141	refuse to transfer multi-user permit	applicant for transfer
34	147	refuse to approve entity	applicant for approval
35	153 (2)	give direction about separate parts of licensed premises	licensee given direction
36	164	refuse to approve contributions as community contributions	applicant for approval
[1.214]	Dictionary,	note 2, dot points	
	omit		
	• A	AAT	
[1.215]	Dictionary,	note 2, new dot points	
	insert		

• ACAT

1 2 3

4 5

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7

• reviewable decision notice

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 157

Schedule 1
Part 1.48Legislation amended
Gas Safety Act 2000Amendment [1.216]

1[1.216]Dictionary, new definition of reviewable decision2insert3reviewable decision, for part 13 (Notification and review of decisions)—see section 173.

5 Part 1.48 Gas Safety Act 2000

6 [1.217] New part 6A

7

17

18

19 20

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insert

Part 6A Notification and review of decisions

- 10 64A Meaning of *reviewable decision*—pt 6A
- 11 In this part:

12 *reviewable decision* means a decision prescribed by regulation.

13 64B Reviewable decision notices

14 If a person makes a reviewable decision, the person must give a 15 reviewable decision notice to each entity prescribed by regulation in 16 relation to the decision.

Note 1 The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).

Note 2 The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

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1	64C	Applications for review
2 3		The following may apply to the ACAT for review of a reviewable decision:
4		(a) an entity prescribed by regulation in relation to the decision;
5		(b) any other person whose interests are affected by the decision.
6 7		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
8	[1.218]	Section 66
9		omit
10	[1.219]	Dictionary, note 2, dot points
11		omit
12		administrative appeals tribunal
13		substitute
14		• ACAT
15	[1.220]	Dictionary, note 2, new dot point
16		insert
17		reviewable decision notice
18	[1.221]	Dictionary, new definition of reviewable decision
19		insert
20 21		<i>reviewable decision</i> , for part 6A (Notification and review of decisions)—see section 64A.

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Schedule 1Legislation amendedPart 1.49Gas Safety Regulation 2001Amendment [1.222]

1 Part 1.49 Gas Safety Regulation 2001

2	[1.222]	Sections 20A and 20B
3		substitute
4	20A	Reviewable decisions—Act, s 64A, def reviewable
5		decision
6		The following decisions are prescribed:
7		(a) a decision mentioned in schedule 1, part 1.1 under a provision
8		of the Act or this regulation mentioned in column 2 in relation
9		to the decision;
10		(b) a decision mentioned in schedule 1, part 1.2 under a code
11		approved under section 17A (1).
12	20B	Right of review and notice—Act, s 64B and s 64C (a)
13		The following entities are prescribed:
14		(a) in relation to a decision mentioned in schedule 1, part 1.1—an
15		entity mentioned in schedule 1, column 4;
16 17		(b) in relation to a decision mentioned in schedule 1, part 1.2—an entity mentioned in column 3.

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1 [1.223] New schedule 1

insert

3 Schedule 1 Reviewable decisions

4 (see s 20A and s 20B)

2

Part 1.1 Reviewable decisions—Act and regulation

column 1 item	column 2 section	column 3 decision	column 4 entity
1	Act, 21 (1)	refuse to approve appliances of particular kind	applicant for approval
2	Act, 23	cancel approval in relation to appliances	entity that has approval cancelled
3	Act, 27	prohibit sale or installation of appliances of particular kind	entity that has interests affected by prohibition
4	Act, 29	give direction	trader who is given direction
5	Act, 50	give direction	occupier of premises, owner of consumer piping system or gasfitter given direction
6	Act, 51	give direction	person or accredited person given direction

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 161

Schedule 1
Part 1.49Legislation amended
Gas Safety Regulation 2001Amendment [1.223]

column 1 item	column 2 section	column 3 decision	column 4 entity
7	7 (2)	refuse to exempt person	applicant for exemption
8	7 (4)	exempt person subject to condition	applicant for exemption
9	9 (2)	refuse to exempt person	applicant for exemption
10	9 (4)	exempt person subject to condition	applicant for exemption
11	18E	refuse to approve appliance for commissioning	applicant for approval
12	18F	refuse to approve connection or use of appliance for product testing, product development or experimental purposes	applicant for approval
13	18H	refuse to approve connection or use of appliance for product testing, product development or experimental purposes	applicant for approval

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Amendment [1.224]

Part 1.2 Part 1.2 Reviewable decisions—code approved under s 17A

column 1 item	column 2 decision	column 3 entity
1	refuse to accredit person to do appliance work	applicant for accreditation
2	impose condition on accreditation to do appliance work	applicant for accreditation
3	refuse to renew accreditation	applicant for renewal
4	suspend accreditation	entity that has accreditation suspended
5	cancel accreditation	entity that has accreditation cancelled

Part 1.50 Guardianship and Management of Property Regulation 1991

5 [1.224] Sections 4 and 8

omit

6

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 163

Part 1.51 Gungahlin Drive Extension Authorisation Act 2004

3	[1.225]	Section 10 (6) (a) to (c)
4		substitute
5 6		(a) the <i>Environment Protection Act 1997</i> , part 14 (Notification and review of decisions);
7 8		(b) the <i>Nature Conservation Act 1980</i> , part 12 (Notification and review of decisions);
9 10		(c) the <i>Planning and Development Act 2007</i> , chapter 13 (Review of decisions);
11	[1.226]	Dictionary, note 2, new dot point
12		insert
13		• ACAT
14	[1.227]	Dictionary, definition of <i>court</i>
15		substitute
16		court includes the ACAT.

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Part 1.52 Hawkers Act 2003 1

[1.228] Part 5 2

substitute

Part 5 Notification and review of 4 decisions 5

33 Definitions—pt 5 6

- In this part: 7
- decision-maker, for a reviewable decision, means an entity 8 mentioned in schedule 1, column 5 for the decision. 9
- reviewable decision decision mentioned means а in 10 schedule 1, column 3 under a provision of this Act mentioned in 11 column 2 in relation to the decision. 12

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Reviewable decision notices 33A

If a decision-maker makes a reviewable decision. the 14 decision-maker must give a reviewable decision notice to each 15 entity mentioned in schedule 1, column 4 in relation to the decision. 16

- Note 1 The decision-maker must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A).
- Note 2 The requirements for reviewable decision notices are prescribed under the ACT Civil and Administrative Tribunal Act 2008.

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Schedule 1	Legislation amended
Part 1.52	Hawkers Act 2003
Amendment [1.229]	

1	34	Applications for review
2		The following may apply to the ACAT for review of a reviewable
3		decision:
4		(a) an entity mentioned in schedule 1, column 4 in relation to the
5		decision;
6		(b) any other person whose interests are affected by the decision.
7		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal</i>
8		Act 2008 for the application, the form must be used.
9	[1.229]	New schedule 1
10		insert

Schedule 1 Reviewable decisions

12 (see pt 5)

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision-maker
1	18	refuse to issue licence	applicant for licence	chief executive
2	18	issue licence for term different to term applied for	applicant for licence	chief executive
3	18	issue licence subject to condition	applicant for licence	chief executive

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision-maker
4	22	refuse to amend licence in way applied for	licensee	chief executive
5	25	amend, suspend or cancel licence	person whose licence amended, suspended or cancelled	chief executive
6	28	refuse to give exemption	applicant for exemption	Minister
7	28	give exemption subject to condition	applicant for exemption	Minister
8	30	refuse to amend exemption in way applied for	exempt person	Minister
9	31	amend or revoke exemption	person whose exemption amended or revoked	Minister

1

[1.230] Dictionary, note 2, new dot points

2 3

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• ACAT

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insert

reviewable decision notice

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 167

Schedule 1
Part 1.53Legislation amended
Health Act 1993Amendment [1.231]

[1.231] Dictionary, new definitions *insert decision-maker*, for part 5 (Notification and review of decisions)— see section 33. *reviewable decision*, for part 5 (Notification and review of decisions)—see section 33.

7 Part 1.53 Health Act 1993

8	[1.232]	Section 70 (4)
9		substitute
10 11	(4)	The clinical privileges review notice must be in accordance with the requirements for a reviewable decision notice.
12 13		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
14	[1.233]	Section 130
15		omit
16		AAT
17		substitute
18		ACAT
19	[1.234]	Dictionary, note 2, dot points
20		omit
21		• AAT
22	[1.235]	Dictionary, note 2, new dot point
23		insert
24		• ACAT

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Part 1.54 Health Regulation 2004

2	[1.236]	Sections 9 and 10		
3		substitute		
4	9	Reviewable decision notices		
5 6 7		If the chief executive makes a decision under section 8 (Approval of nurse practitioner positions), the chief executive must give a reviewable decision notice to the applicant.		
8 9 10		<i>Note 1</i> The chief executive must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).		
11 12		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .		
13	10	Applications for review		
14 15	(1)	The following may apply to the ACAT for review of a decision of the chief executive under section 8:		
16		(a) the applicant;		
17		(b) any other person whose interests are affected by the decision.		
18 19		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.		
20 21 22 23	(2)	Without limiting subsection (1), the occupant of a nurse practitioner position may apply to the ACAT for review of a decision of the chief executive to amend or repeal the approval for the position, if the amendment or repeal was otherwise than on application.		

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Part 1.55 Hemp Fibre Industry Facilitation Act 2004

3 [1.237] Part 4

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substitute

Part 4 Notification and review of decisions

- 7 57 Meaning of reviewable decision—pt 4
 - In this part:

reviewable decision means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

12 57A Reviewable decision notices

If the chief executive makes a reviewable decision, the chief executive must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.

- *Note 1* The chief executive must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
- *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

2158Applications for review

- The following may apply to the ACAT for review of a reviewable decision:
- (a) an entity mentioned in schedule 1, column 4 in relation to the decision;

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1		(b) any other person whose interests are affected by the decision.
2 3		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
4	[1.238]	New schedule 1
5		insert

insert

Schedule 1 Reviewable decisions 6

7 (see pt 4)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	21 (1)	refuse to issue licence	applicant
2	25 (1)	refuse to renew licence	applicant
3	28 (1) (a)	amend or refuse to amend licence	applicant
4	35 (1)	suspend or cancel licence	person whose licence suspended or cancelled
5	36 (2)	immediately suspend licence	person whose licence suspended
6	37	immediately cancel licence	person whose licence cancelled

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Schedule 1
Part 1.56Legislation amended
Housing Assistance Act 2007Amendment [1.239]

1 [1.239] Dictionary, note 2, new dot points

2		insert
3		• ACAT
4		reviewable decision notice
5	[1.240]	Dictionary, definition of reviewable decision
6		substitute
7		reviewable decision, for part 4 (Notification and
8		decisions)—see section 57.

9 Part 1.56 Housing Assistance Act 2007

review of

10	[1.241]	Section 25 (3) and (4) and note
11		substitute
12 13	(3)	The housing commissioner may suspend or cancel all or part of the entity's housing assistance if—
14		(a) the requirement is made in writing; and
15		(b) the requirement states a reasonable time (of at least 7 days after
16 17		the day the requirement is given to the entity) for giving the information; and
18 19		(c) the entity does not give the information in accordance with the requirement.
20 21 22 23		<i>Note</i> The decision to suspend or cancel all or part of an entity's housing assistance is a reviewable decision (see s 31A), and the housing commissioner must give a reviewable decision notice to the entity (see s 31B).
24	(4)	The reviewable decision notice given to the entity must include—
25 26		(a) a statement that the housing assistance is suspended or cancelled; and

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1		(b) when the suspension or cancellation begins; and		
2		(c) if housing assistance is suspended—when the suspension ends.		
3	[1.242]	Part 6A		
4		substitute		
5 6	Part 6	A Notification and review of decisions		
7	31A	Meaning of reviewable decision—pt 6A		
8		In this part:		
9 10 11		<i>reviewable decision</i> means a decision mentioned in schedule 1, column 3 under a provision of this Act mentioned in column 2 in relation to the decision.		
12	31B	Reviewable decision notices		
13 14 15		If the housing commissioner makes a reviewable decision, the commissioner must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.		
16 17 18 19		<i>Note 1</i> The housing commissioner must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).		
20 21		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .		
22	31C	Applications for review		
23 24		The following may apply to the ACAT for review of a reviewable decision:		
25 26		(a) an entity mentioned in schedule 1, column 4 in relation to the decision;		

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 173

Schedule 1	Legislation amended
Part 1.56	Housing Assistance Act 2007
Amendment [1.243]	

1		(b) any other person whose interests are affected by the decision.	
2 3		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.	
4	[1.243]	New schedule 1	

insert

6 Schedule 1 Reviewable decisions

7 (see pt 6A)

5

column 1 item	column 2 section	column 3 decision	column 4 entity
1	24	refuse application for housing assistance	applicant
2	25	suspend or cancel all or part of housing assistance provided to entity	entity
3	25B	refuse to register entity as housing provider	entity
4	25O (2) or (3)	refuse to approve change to constitution or rules of housing provider	applicant
5	258	decide to intervene in business of housing provider	housing provider

8 [1.244] Dictionary, note 2, new dot points

9

insert

- ACATreviewa
- 10 11

reviewable decision notice

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[1.245]	Dictionary, new definition of reviewable decision
	insert
	<i>reviewable decision</i> , for part 6A (Notification and review of decisions—see section 31A.
Part 1.	57 Interactive Gambling Act 1998
[1.246]	Section 31 (2)
	omit
[1.247]	Section 102 (5)
	omit
[1.248]	Part 8
	substitute
Part 8	Notification and review of decisions
140	Definitions—pt 8
	In this part:
	primary decision means a decision by the Minister mentioned in
	schedule 1, part 1.1, column 3, under a provision of this Act
	mentioned in column 2 in relation to the decision.
	reviewable decision means—
	(a) a primary decision in relation to which the Minister has not
	signed a certificate under section 46 (Security related
	decisions); or

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Schedule 1	Legislation amended
Part 1.57	Interactive Gambling Act 1998
Amendment [1.248]	

1 2 3		a decision by the commission mentioned in schedule 1, part 1.2, column 3, under a provision of this Act mentioned in column 2 in relation to the decision		
4	141	eviewable decision notices		
5 6 7		If an entity makes a reviewable decision, the entity must give a reviewable decision notice to each entity mentioned in schedule 1, part 1.2, column 4 in relation to the decision		
8 9 10		<i>Note 1</i> The entity must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).		
11 12		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .		
13	142	Applications for review		
13 14 15	142	Applications for review The following may apply to the ACAT for review of a reviewable decision:		
14	142	The following may apply to the ACAT for review of a reviewable		
14 15 16 17	142	The following may apply to the ACAT for review of a reviewable decision:(a) for a primary decision in relation to which the Minister has not signed a certificate under section 46—an entity mentioned in		
14 15 16 17 18 19	142	 The following may apply to the ACAT for review of a reviewable decision: (a) for a primary decision in relation to which the Minister has not signed a certificate under section 46—an entity mentioned in schedule 1, part 1.1, column 4 in relation to the decision; (b) for any other reviewable decision—an entity mentioned in 		

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Amendment [1.249]

1 [1.249] New schedule 1

insert

Schedule 1 Reviewable decisions

4 (see pt 8)

2

5 Part 1.1 Primary decisions

column 1 item	column 2 section	column 3 decision	column 4 entity
1	27 (1)	refuse to grant application for interactive gambling licence	applicant for licence
2	32	impose condition on interactive gambling licence	applicant for licence
3	33 (1)	change condition on interactive gambling licence	licensed provider
4	33 (1)	add condition to interactive gambling licence	licensed provider
5	37 (1)	refuse to approve mortgage, charge or other encumbrance over interactive gambling licence	applicant for approval

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Schedule 1
Part 1.57Legislation amended
Interactive Gambling Act 1998Amendment [1.249]

column 1 item	column 2 section	column 3 decision	column 4 entity
6	37 (2)	refuse to approve sale or transfer of interactive gambling licence	applicant for approval
7	40 (2)	direct the notification of a stated matter	licensed provider
8	41 (1)	suspend interactive gambling licence	entity that has licence suspended
9	42 (1)	suspend interactive gambling licence	entity that has licence suspended
10	43 (1)	cancel interactive gambling licence	entity that has licence cancelled
11	44 (1)	appoint administrator	licensed provider
12	45 (a)	refuse to cancel suspension of interactive gambling licence	entity that has licence suspended
13	45 (b)	refuse to reduce remaining period of suspension of interactive gambling licence	entity that has licence suspended

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Part 1.2 Part 1.2 Reviewable decisions commission

column 1 item	column 2 section	column 3 decision	column 4 entity
1	54 (1)	impose condition on key person licence	applicant for key person licence
2	55 (1) (c)	alter condition of ley person licence	key person licensee
3	55 (1) (d)	omit condition from key person licence	key person licensee
4	55 (1) (e)	add condition to key person licence	key person licensee
5	58 (1)	refuse to issue replacement key person licence	key person licensee
6	62 (1)	suspend key person licence	entity that has licence suspended
7	65 (1)	cancel key person licence	entity that has licence cancelled
8	72 (1)	direct agency agreement be amended	licensed provider
9	102 (4) (a)	prohibit person from participating in authorised games	person prohibited
10	102 (4) (b)	refuse to make order	applicant for order

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 179

[1.250] Dictionary, note 2, dot points 1 omit 2 3 • administrative appeals tribunal [1.251] Dictionary, note 2, new dot points 4 5 insert ACAT 6 • 7 reviewable decision notice • Dictionary, definitions of primary decision and reviewable [1.252] 8 decision 9 substitute 10 primary decision, for part 8 (Notification and review of 11 decisions)—see section 140. 12 reviewable decision, for part 8 (Notification and review of 13 decisions)—see section 140. 14 Part 1.58 **Intoxicated People (Care and** 15 **Protection) Act 1994**

16

17

18

[1.253] Section 22

substitute

22 Emergency suspension and cancellation 19

(1) If the Minister believes on reasonable grounds that there is an 20 immediate risk of danger to the health or safety of people being 21 cared for, or people providing care, at a licensed place, the Minister 22 may suspend the licence in relation to the place. 23

1 2 3	(2)	A suspension under subsection (1) takes effect when the Minister gives the reviewable decision notice about the suspension to the licensee.		
4 5 6		<i>Note</i> The decision to suspend a licence is a reviewable decision (see s 34), and the Minister must give a reviewable decision notice to the licensee (see s 34A).		
7	(3)	The reviewable decision notice must include—		
8 9		(a) the facts and circumstances on which the Minister's belief is based; and		
10 11		(b) the licensed places (the <i>stated places</i>) in relation to which the licence is suspended; and		
12 13		(c) a statement that the licensee may not provide caring services at the stated places while the licence is suspended; and		
14 15 16		(d) a statement that the licensee may, within 28 days after the date of the notice, make submissions to the Minister why the licence should not be cancelled in relation to the stated places.		
17 18	(4)	The Minister may cancel the licence in relation to any stated place on the ground mentioned in subsection (1).		
19 20	(5)	However, the Minister may cancel a licence only after the end of 28 days after the date of the reviewable decision notice.		
21	(6)	The cancellation of a licence under this section takes effect on-		
22 23		(a) the day the reviewable decision notice about the cancellation is given to the licensee; or		
24		(b) if the notice states a later date of effect—the stated date.		
25 26 27		<i>Note</i> The decision to cancel a licence is a reviewable decision (see s 34), and the Minister must give a reviewable decision notice to the licensee (see s 34A).		

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1	[1.254]	Section 23 (4)		
2		substitute		
3	(4)	The cancellation of a licence under this section takes effect on—		
4 5		(a) the day the reviewable decision notice about the cancellation is given to the licensee; or		
6		(b) if the notice states a later date of effect—the stated date.		
7 8 9		<i>Note</i> The decision to cancel a licence is a reviewable decision (see s 34), and the Minister must give a reviewable decision notice to the licensee (see s 34A).		
10	[1.255]	Part 6		
11		substitute		
12 13	Part 6	Notification and review of decisions		
	Part 6			
13		decisions		
13 14		decisions Meaning of <i>reviewable decision</i> —pt 6		
13 14 15 16 17		decisions Meaning of <i>reviewable decision</i> —pt 6 In this part: <i>reviewable decision</i> means a decision mentioned in schedule 1, column 3 under a provision of this Act mentioned in		

- column 4 in relation to the decision.
- 23Note 1The Minister must also take reasonable steps to give a reviewable24decision notice to any other person whose interests are affected by the25decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A).

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
3	35	Applications for review
4		The following may apply to the ACAT for review of a reviewable
5		decision:
6		(a) an entity mentioned in schedule 1, column 4 in relation to the
7		decision;
8		(b) any other person whose interests are affected by the decision.
9		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal</i>
10		Act 2008 for the application, the form must be used.
11	[1.256]	New schedule 1
12		insert

Schedule 1 Reviewable decisions

14 (see pt 6)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	16 (1)	not satisfied in relation to s 16 (1) (a) or (b) in relation to applicant	applicant
2	21 (1)	impose further condition on licence	licensee
3	22 (1)	suspend licence	licensee

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 183

Schedule 1	Legislation amended
Part 1.58	Intoxicated People (Care and Protection) Act 1994
Amendment [1.257]	

decisions)—see section 34.

insert

	column 1 item	column 2 section	column 3 decision	column 4 entity	
	4	22 (4) or 23 (1)	cancel licence	licensee	
	5	37	refuse to approve entity as provider of first-aid courses	entity	
1	[1.257]	Dictionary, n	ote 2, dot points		
2	omit				
3	administrative appeals tribunal				
4	substitute				
5		• ACAT			
6	[1.258]	Dictionary, n	ote 2, new dot poi	nt	
7		insert			
8	reviewable decision notice				

Dictionary, new definition of reviewable decision

reviewable decision, for part 6 (Notification and review of

page 184

9 10

11

12

[1.259]

1 Part 1.59 Lakes Act 1976

2 [1.260] Part 6 heading and section 51

substitute

3

15

16 17

18

19

Part 6 Notification and review of decisions

6 51 Meaning of *reviewable decision*—pt 6

7 In this part:

reviewable decision means a decision of the Minister mentioned in
schedule 2, column 3 under a provision of this Act mentioned in
column 2 in relation to the decision.

11 **51AA** Reviewable decision notices

If the Minister makes a reviewable decision, the Minister must give
a reviewable decision notice to each entity mentioned in schedule 2,
column 4 in relation to the decision.

- *Note 1* The Minister must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
- *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

51AB Applications for review
The following may apply to the ACAT for review of a reviewable decision:
(a) an entity mentioned in schedule 2, column 4 in relation to the decision;

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 185

Schedule 1	Legislation amended
Part 1.59	Lakes Act 1976
Amendment [1.261]	

1	(b) any other person whose interests are affected by the decision.
2	Note If a form is approved under the ACT Civil and Administrative Tribunal
3	Act 2008 for the application, the form must be used.

4 Part 7 Miscellaneous

- 5 [1.261] New schedule 2
- 6 insert

7 Schedule 2 Reviewable decisions

8 (see pt 6)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	14 (2)	make determination of compensation	owner of land
2	19 (1)	refuse to approve anchoring of buoy or erecting of wharf or jetty	applicant for approval
3	19 (1)	impose conditions on approval to anchor buoy or erect wharf or jetty	applicant for approval
4	25	refuse to grant permit to moor boat	applicant for permit
5	26 (1)	refuse to authorise use of power boat	applicant for authorisation
6	26 (1)	impose conditions on power boat authorisation	applicant for authorisation

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

column 1 item	column 2 section	column 3 decision	column 4 entity
7	26 (2)	impose further conditions on power boat authorisation	entity that holds authorisation
8	26 (2)	vary or revoke condition imposed on power boat authorisation	entity that holds authorisation
9	26 (2)	refuse to vary or revoke condition imposed on power boat authorisation	applicant for variation or revocation
10	26 (3)	revoke power boat authorisation	entity that has authorisation revoked
11	29 (1)	refuse to grant permit to use hovercraft	applicant for permit
12	29 (1)	impose conditions on permit to use hovercraft	applicant for permit

[1.262] Dictionary, note 2, new dot points

2 insert

1

3

4

• ACAT

• reviewable decision notice

[1.263] Dictionary, new definition of reviewable decision
 insert reviewable decision, for part 6 (Notification and review of decisions)—see section 51.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 187

Schedule 1
Part 1.60Legislation amended
Land Rent Act 2008Amendment [1.264]

Part 1.60 Land Rent Act 2008

2	[1.264]	Section 34
3		substitute
4	34	Review of decisions by ACAT
5 6	(1)	This section applies to a determination by the commissioner of an objection to a decision mentioned in section 33.
7 8	(2)	The determination is prescribed for the Taxation Administration Act, section 107A (Meaning of <i>reviewable decision</i> etc—div 10.2).
9 10 11		<i>Note</i> Applications for review by the ACAT may be made in relation to a determination by the commissioner of a decision on an objection to an assessment.
12	[1.265]	Dictionary, note 2, new dot point
13		insert
14		• ACAT
15	Part 1.	61 Lands Acquisition Act 1994

16	[1.266]	New section 37 (2A)
17		insert
18 19	(2A)	A notice under subsection (2) must set out the reasons for the Executive's decision.

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1	[1.267]	Section 37 (4) to (6)
2		substitute
3 4 5 6	(4)	The terms (including any amount payable in relation to occupation on and after the date of acquisition) on which the person remains in occupation of the land are the terms agreed by the Executive and the person or, if they cannot agree, the terms decided by the Executive.
7 8 9		<i>Note</i> The Executive's decision is a reviewable decision (see s 104AA), and the Executive must give a reviewable decision notice to the person (see s 104AC).
10	[1.268]	New section 56 (6) and (7)
11		insert
12 13	(6)	The Executive must decide a claim within 42 days after the day the claim is made.
14 15	(7)	The claimant may agree in writing to an extension of the 42-day period before the end of the period.
16	[1.269]	Sections 59 to 64
17		substitute
18 19	59	Compensation for compulsory acquisition—Executive must accept or reject claim
20 21	(1)	If the Executive is satisfied that the interest in land stated in a claim was acquired by compulsory process from the claimant, the
22 23 24		Executive must make an offer of compensation to the claimant that the Executive considers the claimant is entitled to in accordance with division 6.2 or division 6.3.
25 26 27		<i>Note</i> An offer is an internally reviewable decision (see s 104AA), and the Executive must give an internal review notice to the claimant (see s 104AB).

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Schedule 1	Legislation amended
Part 1.61	Lands Acquisition Act 1994
Amendment [1.269]	

1 2	(2) The internal review notice about the offer of compensation must include a statement—
3		(a) that the claim is accepted; and
4		(b) about how the compensation offered is worked out.
5	(3) If the Executive does not consider that the interest in land stated in
6 7		the claim was acquired by compulsory process from the claimant, the Executive must reject the claim.
8 9 10		<i>Note</i> The decision to reject a claim is a reviewable decision (see s 104AA), and the Executive must give a reviewable decision notice to the claimant (see s 104AC).
11	(4) If the Executive has not given an internal review notice or
12		reviewable decision notice to the claimant within the 42-day period
13		mentioned in section 56 (6), the Executive is taken to have rejected
14		the claim.
15	60	Effect of ACAT decision
16 17 18	(1) If the ACAT confirms the Executive's decision to reject a claim for compensation, the interest stated in the claim is taken, for this Act, not to have been acquired from the claimant by compulsory process.
19 20	(2	compensation, and accepts the claim, the interest stated in the claim
21 22		is taken, for this Act, to have been acquired from the claimant by compulsory process.
23 24	61	Consequences of not seeking ACAT review of decision to reject claim
25 26	(1) This section applies if the Executive rejects a claim for compensation and—
27 28 29		(a) the claimant does not make an application to the ACAT in relation to the rejection within the period required under the <i>ACT Civil and Administrative Tribunal Act 2008</i> ; or

1 2 3			<i>Note</i> Requirements for applications to the ACAT, including when an application must be made, are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> (see s 10).
4			(b) each of the following applies:
5 6 7			 (i) the claimant makes an application to the ACAT in relation to the rejection within the period required under the ACT Civil and Administrative Tribunal Act 2008;
8			(ii) the ACAT confirms the decision;
9 10 11			(iii) it is at least 30 days since the ACAT made its decision, and no appeal in relation to the decision has been made to the Supreme Court.
12 13 14		(2)	The Executive may pay compensation under this part on the basis that the claimant was not, at the time of the acquisition to which the claim relates, entitled to the interest the subject of the claim.
15 16 17		(3)	If compensation is paid in relation to an interest that is inconsistent with the interest (the <i>subject interest</i>) the subject of the claim, no compensation is payable in relation to the subject interest.
18 19	62		Compensation for compulsory acquisition—claimant may accept or reject Executive's offer
20 21		(1)	This section applies if the Executive makes an offer of compensation to a claimant under section 59 (1).
22		(2)	The claimant may, by written notice given to the Executive-
23			(a) accept the offer of compensation; or
24 25 26			(b) reject the offer of compensation, tell the Executive the amount of compensation that the claimant considers the claimant is entitled to, and state how the amount is worked out.

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1 2	63		Compensation for compulsory acquisition—Executive to reconsider offer and make final offer
3 4		(1)	If the Executive receives a notice under section 62 (2) (b), the Executive must—
5 6 7			 (a) reconsider the amount of compensation within 2 months (the <i>2-month period</i>) after the day the Executive receives the notice; and
8			(b) consider the information included in the notice; and
9 10 11			(c) make a final offer of compensation to the claimant that the Executive considers the claimant is entitled to in accordance with division 6.2 or 6.3.
12 13			<i>Note</i> A final offer is a reviewable decision (see s 104AA), and the Executive must give a reviewable decision notice to the claimant (see s 104AC).
14 15 16		(2)	The reviewable decision notice about the final offer of compensation must include a statement about how the compensation offered is worked out.
17 18		(3)	If the Executive has not given a reviewable decision notice to the claimant within the 2-month period—
19 20 21			(a) the internal review notice given to the claimant in relation to the claim is taken to be a reviewable decision notice given to the claimant on the last day of the 2-month period; and
22 23			(b) the offer of compensation made in the internal review notice is taken to be a final offer of compensation.
24 25	64		Compensation for compulsory acquisition—claimant may accept or reject Executive's final offer
26 27		(1)	This section applies if a person has received, or is taken to have received, a final offer of compensation.
28 29		(2)	The person may accept or reject the final offer by notice in writing given to the Executive.
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1	[1.270]	Section 67
2		omit
3	[1.271]	Section 68
4		omit
5		under section 67
6		substitute
7		to the ACAT
8	[1.272]	Section 72 (2) (b)
9		substitute
10 11 12		(b) because of a decision of the ACAT, the interest is taken, for this Act, to have been acquired from the person by compulsory process.
13		<i>Note</i> See s 60 (2) (Effect of ACAT decision).
14	[1.273]	New section 82 (6) and (7)
15		insert
16 17	(6)	The Executive must decide a claim within 42 days after the day the claim is made.
18 19	(7)	The claimant may agree in writing to an extension of the 42-day period before the end of the period.

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Schedule 1
Part 1.61Legislation amended
Lands Acquisition Act 1994Amendment [1.274]

[1.	274]	Sections 83 to 87	
		substitute	
83		Executive must accept or reject claim	
	(1)	If the Executive is satisfied that compensation in accordance with this part is payable to a claimant for compensation in relation to the loss to which the claim relates, the Executive must make an offer of compensation to the claimant that the Executive considers the claimant is entitled to in accordance with division 7.1.	
		<i>Note</i> An offer is an internally reviewable decision (see s 104AA), and the Executive must give an internal review notice to the claimant (see s 104AB).	
	(2)	The internal review notice about the offer of compensation must include a statement—	
		(a) that the claim is accepted; and	
		(b) about how the compensation offered is worked out.	
	(3)	If the Executive does not consider that compensation in accordance with this part is payable to a claimant for compensation in relation to the loss suffered, particulars of which were included in the claim, the Executive must reject the claim.	
		<i>Note</i> The decision to reject a claim is a reviewable decision (see s 104AA), and the Executive must give a reviewable decision notice to the claimant (see s 104AC).	
	(4)	If the Executive has not given an internal review notice or reviewable decision notice to the claimant within the 42-day period mentioned in section 82 (6), the Executive is taken to have rejected the claim.	
84		Claimant may accept or reject Executive's offer	
	(1)	This section applies if the Executive makes an offer of compensation to a claimant under section 83 (1).	
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1		(2)	The claimant may, by written notice given to the Executive—
2			(a) accept the offer of compensation; or
3 4 5			(b) reject the offer of compensation, tell the Executive the amount of compensation that the claimant considers the claimant is entitled to, and state how the amount is worked out.
6	85		Executive to reconsider offer and make final offer
7 8		(1)	If the Executive receives a notice under section 84 (2) (b), the Executive must—
9 10 11			 (a) reconsider the amount of compensation within 2 months (the <i>2-month period</i>) after the day the Executive receives the notice; and
12			(b) consider the information included in the notice; and
13 14 15			(c) make a final offer of compensation to the claimant that the Executive considers the claimant is entitled to in accordance with division 7.1.
16 17			<i>Note</i> A final offer is a reviewable decision (see s 104AA), and the Executive must give a reviewable decision notice to the claimant (see s 104AC).
18 19 20		(2)	The reviewable decision notice about the final offer of compensation must include a statement about how the compensation offered is worked out.
21 22		(3)	If the Executive has not given a reviewable decision notice to the claimant within the 2-month period—
23 24 25			(a) the internal review notice given to the claimant in relation to the claim is taken to be a reviewable decision notice given to the claimant on the last day of the 2-month period; and
26 27			(b) the offer of compensation made in the internal review notice is taken to be a final offer of compensation.

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Schedule 1
Part 1.61Legislation amended
Lands Acquisition Act 1994Amendment [1.275]

1	86	Claimant may accept or reject Executive's final offer
2 3	(1)	This section applies if a person has received, or is taken to have received, a final offer of compensation.
4 5		
6	[1.275]	Section 89
7		omit
8	[1.276]	Section 90
9		omit
10		under section 89
11		substitute
12		to the ACAT
13	[1.277]	Section 96A (i)
14		substitute
15 16		(i) a reference in section 109 (Award of costs in ACAT proceeding) to the Executive were a reference to a utility;
17		and
18	[1.278]	Section 102 (5) and (6)
19		omit
20	[1.279]	Section 102 (7)
21		substitute
22 23 24	(7)	If the former owner makes an application to the ACAT, the acquiring authority must not dispose of the interest to a person other than the former owner—

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- (a) until the end of 14 days after the day the ACAT's decision on the application takes effect; or
 (b) if, within the 14-day period, the owner gives the Executive written notice of the owner's wish to buy the interest from the Commonwealth at the market value decided by the ACAT— until the end of 2 months after the day the ACAT's decision on the application takes effect.
- Part 9A
 Notification and review of decisions
- 12 **104AA Definitions**—pt 9A

insert

New part 9A

- 13 In this part:
- *internally reviewable decision* means a decision mentioned in
 section 59 (1) or section 83 (1).

reviewable decision means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

19 **104AB** Internal review notices

- If the Executive makes an internally reviewable decision, the Executive must give an internal review notice only to the claimant.
- 22NoteThe requirements for internal review notices are prescribed under the23ACT Civil and Administrative Tribunal Act 2008.

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8 9 [1.280]

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Schedule 1Legislation amended
Lands Acquisition Act 1994Amendment [1.281]

1 104AC Reviewable decision notices

2 If the Executive makes a reviewable decision, the Executive must 3 give a reviewable decision notice only to each entity mentioned in 4 schedule 1, column 4 in relation to the decision.

5NoteThe requirements for reviewable decision notices are prescribed under6the ACT Civil and Administrative Tribunal Act 2008.

7 104AD Applications for review

- 8 An entity mentioned in schedule 1, column 4 in relation to a 9 reviewable decision may apply to the ACAT for review of the 10 decision.
 - *Note* If a form is approved under the *ACT Civil and Administrative Tribunal Act 2008* for the application, the form must be used.

13 [1.281] Section 109

11

12

14

16

17

substitute

15 **109** Award of costs in ACAT proceeding

- (1) This section applies in relation to an ACAT proceeding on application under this Act.
- (2) The ACAT may recommend to the Attorney-General that the
 Executive should pay all or part of the costs of the applicant or
 anyone else made a party to the proceeding.
- (3) The Attorney-General may, in accordance with a recommendation
 of the ACAT under subsection (2), authorise the payment to a
 person of all or part of the person's costs in relation to an ACAT
 proceeding.

1 [1.282] New schedule 1

insert

3 Schedule 1 Reviewable decisions

4 (see pt 9A)

2

column 1 item	column 2 section	column 3 decision	column 4 entity
1	37 (4)	terms on which person remains in occupation of land	person to remain in occupation of land
2	59 (3)	reject claim	claimant
3	63 (1) (c) or (3)	make final offer	claimant
4	83 (3)	reject claim	claimant
5	85 (1) (c) or (3)	make final offer	claimant
6	102 (2)	amount stated as market value	former owner

5	[1.283]	Dictionary, note 2, dot points	
6		omit	
7		• administrative appeals tribunal	
8		substitute	
9		• ACAT	

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Schedule 1
Part 1.62Legislation amended
Land Tax Act 2004Amendment [1.284]

[1.284] Dictionary, note 2, new dot point 1 insert 2 3 reviewable decision notice • [1.285] Dictionary, new definitions 4 5 insert internally reviewable decision, for part 9A (Notification and review 6 of decisions)-see section 104AA. 7 internal review notice-see the ACT Civil and Administrative 8 Tribunal Act 2008, section 67B (1). 9 reviewable decision, for part 9A (Notification and review of 10 decisions)-see section 104AA. 11

12 Part 1.62 Land Tax Act 2004

13	[1.286]	Section 39	
14		substitute	
15	39	Review of decisions by ACAT	
16 17	(1)	This section applies to a determination by the commissioner of an objection to a decision mentioned in section 38.	
18 19	(2)	The determination is prescribed for the Taxation Administration Act, section 107A (Meaning of <i>reviewable decision</i> etc—div 10.2).	
20 21 22		<i>Note</i> Applications for review by the ACAT may be made in relation to a determination by the commissioner of a decision on an objection to an assessment.	

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1	[1.287]	Dictionary, note 2, dot points
2		omit
3		• AAT
4		substitute
5		• ACAT
6	Part 1.	63 Legal Aid Act 1977
7	[1.288]	Section 60 (3) and (4)
8		omit
9	[1.289]	Section 60A
0		substitute
1	60A	Review of decision to remove from office
12 13 14	(1)	This section applies to a decision (the <i>reviewable decision</i>) of the commission to remove a statutory officer from office under section 60.
15 16	(2)	The commission must give a reviewable decision notice to the statutory officer.
7 8 9		<i>Note 1</i> The person must also take reasonable steps to give a reviewable decision notice to any other whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
20 21		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
22 23	(3)	The following people may apply to the ACAT for review of the reviewable decision:
24		(a) the statutory officer;

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Schedule 1	Legislation amended
Part 1.64	Legal Profession Act 2006
Amendment [1.290]	

13

1		(b) any other person whose interests are affected by the decision.
2 3		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
4	[1.290]	Section 92AA (c)
5		substitute
6		(c) in response to a subpoena under the ACT Civil and
7		Administrative Tribunal Act, section 41 (Powers in relation to
8		witnesses etc) in relation to an application to the ACAT under
9		the Legal Profession Act 2006.
10	[1.291]	Dictionary, note 2, new dot points
11		insert
12		• ACAT

• reviewable decision notice

14 Part 1.64 Legal Profession Act 2006

[1.292]	Section 253 (5)	
	substitute	
(5)	Subject to any regulation made under subsection (2) (c) or (d), the law society must, in accordance with the Attorney-General's written request, pay an amount from the account to the ACAT trust account.	
[1.293]	Dictionary, new definition of ACAT trust account	
	insert	
	ACAT trust account —see the ACT Civil and Administrative Tribunal Act 2008, section 115B (2).	
[1.294]	Dictionary, definition of <i>disciplinary tribunal trust</i> account	
	omit	
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Part 1.65 Legal Profession Regulation 2007

3	[1.295]	Section 14 (1) (e) and (f)
4		substitute
5		(e) the holder fails to comply with an order of the ACAT under the
6		Act, section 425 (5) (b), (c), (d), (e) or (h) (ACAT orders-
7		Australian legal practitioners);
8		(f) the holder fails to comply with an order of the ACAT under the
9		Act, section 429 (a) or (b) (ACAT orders-employees of
10		solicitors).

11 Part 1.66 Legislation Act 2001

12	[1.296]	Section 177
13		substitute

14 **177** Recovery of amounts owing under laws

15 If an amount is owing under a law to a person (the *creditor*) by 16 another person (the *debtor*), the creditor may recover the amount as 17 a debt owing by the debtor to the creditor in a court of competent 18 jurisdiction or the ACAT.

- [1.297] Dictionary, part 1, definitions of AAT and administrative
 appeals tribunal
 - omit

21

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Legislative Assembly (Members' Part 1.67 1 Superannuation) Act 1991 2 [1.298] Part 4 3 4 substitute Part 4 Notification and review of 5 decisions 6 19 Definitions—pt 4 7 In this part: 8 internally reviewable decision means a decision of the board under 9 this Act. 10 internal review notice-see the ACT Civil and Administrative 11 Tribunal Act 2008, section 67B (1). 12 reviewable decision means a decision of the board-13 (a) in relation to an internally reviewable decision; or 14 (b) to refuse to extend the period for applying for reconsideration 15 of a decision under section 21 (3). 16 20 Internal review notices 17 If the board makes an internally reviewable decision, the board must 18 give an internal review notice to each entity that has interests 19 affected by the decision. 20 The requirements for internal review notices are prescribed under the 21 Note 22 ACT Civil and Administrative Tribunal Act 2008.

1	21		Applications for reconsideration
2 3		(1)	An entity that has interests affected by a reviewable decision may apply to the board for reconsideration of the decision.
4		(2)	The application must—
5			(a) be in writing; and
6			(b) state the applicant's name and address; and
7			(c) set out the applicant's reasons for making the application.
8		(3)	The application must be given to the secretary of the board within—
9 10			(a) 30 days after the day the applicant is given the internal review statement; or
11 12			(b) a longer period allowed by the board before or after the end of the 30-day period.
13	21A		Reconsideration
14 15			The board must, within 30 days after the board receives the application for reconsideration—
16			(a) confirm the decision; or
17			(b) vary the decision; or
18			(c) set aside the decision and substitute its own decision.
19	21B		Reviewable decision notices
20 21 22			If the board makes a reviewable decision, the board must give a reviewable decision notice to each entity that must be given an internal review notice.
23 24 25			<i>Note 1</i> The board must also take reasonable steps to give a reviewable decision notice to anyone whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).

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Schedule 1	Legislation amended
Part 1.67	Legislative Assembly (Members' Superannuation) Act 1991
Amendment [1.299]	5 , (,

1 2		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
3	21C	Applications to ACAT
4 5		The following may apply to the ACAT for review of a reviewable decision:
6		(a) an entity that is given a reviewable decision notice;
7		(b) any other person whose interests are affected by the decision.
8 9		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
10	[1.299]	Dictionary, note 2, dot points
11		omit
12		administrative appeals tribunal
13		substitute
14		• ACAT
15	[1.300]	Dictionary, note 2, new dot point
16		insert
17		reviewable decision notice
18	[1.301]	Dictionary, new definitions
19		insert
20 21		<i>internally reviewable decision</i> , for part 4 (Notification and review of decisions)—see section 19.
22 23		<i>internal review notice</i> , for part 4 (Notification and review of decisions)—see section 19.
24 25		<i>reviewable decision</i> , for part 4 (Notification and review of decisions)—see section 19.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Part 1.68 Liquor Act 1975

- 2[1.302]Sections 25 (11), definition of approved analyst, 28 (5)
and 31 (8)4omit5registrar6substitute
- 7 commissioner

8 Part 1.69 Liquor Regulation 1979

9	[1.303]	Section 3A
10		omit
11		registrar
12		substitute
13		commissioner

14 Part 1.70 Litter Act 2004

15	[1.304]	Section 21 (5)
16		substitute
17	(5)	Also, the notice must state—
18 19 20		(a) that the person may apply under the <i>ACT Civil and Administrative Tribunal Act 2008</i> , section 22B for a reasons statement for the decision to give the notice; and
21 22		(b) that the person may apply to the ACAT for review of the decision; and
23		(c) how to make the application; and

ACT Civil and Administrative Tribunal Legislation page 207 Amendment Bill 2008 (No 2)

Schedule 1	Legislation amended
Part 1.70	Litter Act 2004
Amendment [1.305]	

1 2		(d) the options available under ACT laws to have the decision reviewed by a court or the ombudsman.
2	(5A)	However, the notice need not comply with any other requirements
3	(JA)	for reviewable decision notices under the ACT Civil and
4		
5		Administrative Tribunal Act 2008, section 67A.
6	[1.305]	Section 22 (3)
7		omit
8		administrative appeals tribunal
9		substitute
10		ACAT
11	[1.306]	Section 24
	[1.306]	Section 24
11 12	[1.306]	Section 24 substitute
	[1.306] 24	
12		substitute
12 13		substituteACAT review of notice under s 21A person to whom a notice is given under section 21 (Notice to
12 13 14		substitute ACAT review of notice under s 21
12 13 14 15 16	24	substitute ACAT review of notice under s 21 A person to whom a notice is given under section 21 (Notice to remove litter) may apply to the ACAT for review of the decision of the authorised person or police officer to give the notice.
12 13 14 15		substituteACAT review of notice under s 21A person to whom a notice is given under section 21 (Notice to remove litter) may apply to the ACAT for review of the decision of
12 13 14 15 16	24	substitute ACAT review of notice under s 21 A person to whom a notice is given under section 21 (Notice to remove litter) may apply to the ACAT for review of the decision of the authorised person or police officer to give the notice.
12 13 14 15 16 17	24	substitute ACAT review of notice under s 21 A person to whom a notice is given under section 21 (Notice to remove litter) may apply to the ACAT for review of the decision of the authorised person or police officer to give the notice. Dictionary, note 2, new dot points
12 13 14 15 16 17 18	24	substituteACAT review of notice under s 21A person to whom a notice is given under section 21 (Notice to remove litter) may apply to the ACAT for review of the decision of the authorised person or police officer to give the notice.Dictionary, note 2, new dot points insert

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1 Part 1.71 Long Service Leave Act 1976

2	[1.308]	Sections 13F and 13G
3		substitute
4	13F	Internal review by registrar
5 6	(1)	An employer may apply to the registrar for review of a requirement made of the employer under section 13E.
7	(2)	The application must—
8		(a) be in writing; and
9		(b) state the applicant's name and address; and
10		(c) set out the applicant's reasons for making the application.
11 12		<i>Note</i> If a form is approved under s 17 for the application, the form must be used.
13	(3)	The registrar must—
14		(a) confirm the requirement; or
15		(b) vary the requirement; or
16		(c) set aside the requirement.
17 18	(4)	If the registrar makes a decision under subsection (3), the registrar must give an internal review notice only to the applicant.
19 20		<i>Note</i> The requirements for internal review notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008.</i>
21	(5)	In this section:
22 23		<i>internal review notice</i> —see the <i>ACT Civil and Administrative</i> <i>Tribunal Act 2008</i> , section 67B (1).

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1	13G	Review by ACAT
2 3	(1)	This section applies if the registrar makes a decision under section 13F (3) in relation to an employer.
4 5	(2)	The registrar must give a reviewable decision notice only to the employer.
6 7		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
8	(3)	The employer may apply to the ACAT for review of the decision.
9 10		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
11	[1.309]	Dictionary, note 2, new dot points
12		insert
13		• ACAT
14		reviewable decision notice
15 16 17	Part 1.	72 Long Service Leave (Building and Construction Industry) Act 1981
18	[1.310]	Section 58 (2), note
19		substitute
20 21 22 23		<i>Note</i> The governing board's decision to fix another amount under s 57 (5) (b) is a reviewable decision (see s 79C, def <i>reviewable decision</i>), and the board must give a reviewable decision notice to the worker and, if the worker is an employee, the worker's employer (see s 79D).

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1 [1.311] New part 8B

2

15

16

17

18

19

insert

Part 8B 4 Notification and review of decisions

- 5 79C Definitions—pt 8B
- 6 In this part:
- *decision-maker*, for a reviewable decision, means an entity
 mentioned in schedule 1, column 5 for the decision.
- *reviewable decision* means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

12 **79D** Reviewable decision notices

- 13If a decision-maker makes a reviewable decision, the14decision-maker must give a reviewable decision notice only to—
 - (a) each entity mentioned in schedule 1, column 4 in relation to the decision; and
 - (b) any other person prescribed by regulation.
 - *Note* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008.*

20 **79E** Applications for review

- The following may apply to the ACAT for review of a reviewable decision:
- (a) an entity mentioned in schedule 1, column 4 in relation to the decision;

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Schedule 1	Legislation amended
Part 1.72	Long Service Leave (Building and Construction Industry) Act 1981
Amendment [1.312]	

1		(b) any other person prescribed by regulation.				
2 3		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.				
4	[1.312]	Sections 80 and 81				
5		omit				
6	[1.313]	Schedule 1				

z substitute

8 Schedule 1 Reviewable decisions

9 (see pt 8B)

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision- maker
1	31 (1) (b)	refuse to allow additional time for application for registration by employer	employer	registrar
2	32 (2) (b)	refuse to register person as an employer	applicant for registration	registrar
3	41 (4) (a)	confirm registrar's decision to refuse to register person as worker	applicant	governing board

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column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision- maker
4	43 (2)	refuse to credit employee with prior service	employee	governing board
5	43 (2)	amount of prior service credited	employee	governing board
6	44 (b)	refuse to credit contractor with prior service	contractor	governing board
7	44 (b)	amount of prior service credited	contractor	governing board
8	45 (1) (b)	refuse to allow employer additional time for giving return to authority	employer	registrar
9	48 (3)	refuse to remit all or part of amount to employer	employer	registrar
10	49 (2)	refuse to exempt employer from levy	employer	governing board
11	51 (1) (b)	refuse to allow registered contractor additional time for giving return to authority	registered contractor	registrar

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Schedule 1
Part 1.72Legislation amended
Long Service Leave (Building and Construction Industry) Act 1981Amendment [1.313]

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision- maker
12	57 (5) (b)	fix another amount as the total ordinary remuneration of worker for quarter	 worker if the worker is an employee— the worker's employer 	governing board
13	61 (4)	refuse to credit period of service	employee	registrar
14	62 (6) (b)	refuse to direct registrar to re- register person	person	governing board
15	65 (2)	allow, or refuse to allow, objection to matter in certificate given to worker under s 63	 worker if the worker is an employee— the worker's employer 	governing board
16	65 (2)	allow, or refuse to allow, objection to matter in certificate given to employer under s 64	 employer employee to whom objection relates 	governing board
17	69	refuse to allow additional period	applicant	governing board

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column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision- maker	
18	70 (3)	not satisfied that section applies to applicant	applicant	governing board	
19	71 (2)	not satisfied that applicant entitled to long service leave	applicant	governing board	
20	72 (6)	not satisfied that applicant entitled to payment instead of long service leave	applicant	governing board	
21	87A (3) (b)	not satisfied that amount paid by employer properly paid	employer	governing board	
[1.314]	Dictionary,	note 2, new dot j	points		
	insert				
		ACAT			
	reviewable decision notice				
[1.315]	Dictionary, new definitions				
	insert				
	<i>decision-maker</i> , for a reviewable decision, for part 8B (Notification and review of decisions)—see section 79C.				
	<i>reviewable decision</i> , for part 8B (Notification and review of decisions)—see section 79C.				

5 6

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> ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Part 1.73 Long Service Leave (Contract Cleaning Industry) Act 1999

3	[1.316]	Section 62 (2), note			
4		substitute			
5		<i>Note</i> The governing board's decision to fix another amount under s 61 (5) (b)			
6		is a reviewable decision (see s 83C, def <i>reviewable decision</i>), and the			
7		board must give a reviewable decision notice to the worker and, if the			
8		worker is an employee, the worker's employer (see s 83D).			
9	[1.317]	New part 8B			
10		insert			

Part 8B Notification and review of decisions

13 83C Definitions—pt 8B

- 14 In this part:
- *decision-maker*, for a reviewable decision, means an entity
 mentioned in schedule 1, column 5 for the decision.
- *reviewable decision* means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

20 83D Reviewable decision notices

- If a decision-maker makes a reviewable decision, the decision-maker must give a reviewable decision notice only to—
 - (a) each entity mentioned in schedule 1, column 4 in relation to the decision; and

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23

24

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1		(b) any other person prescribed by regulation.
2 3		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
4	83E	Applications for review
5		The following may apply to the ACAT for review of a reviewable
6		decision:
7		(a) an entity mentioned in schedule 1, column 4 in relation to the
8		decision;
9		(b) any other person prescribed by regulation.
10		Note If a form is approved under the ACT Civil and Administrative Tribunal
11		Act 2008 for the application, the form must be used.
12	[1.318]	Sections 84 and 85
13		omit
14	[1.319]	Schedule 1

15 *substitute*

16 Schedule 1 Reviewable decisions

17 (see pt 8B)

column 1	column 2	column 3	column 4	column 5
item	section	decision	entity	decision-maker
1	33 (1) (b)	refuse to allow additional time for application for registration by employer	employer	registrar

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Schedule 1
Part 1.73Legislation amended
Long Service Leave (Contract Cleaning Industry) Act 1999Amendment [1.319]

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision-maker
2	35 (2) (b)	refuse to register person as an employer	applicant for registration	registrar
3	42 (3) (b)	direct registrar to refuse to register applicant as worker	applicant	governing board
4	44 (3) (a)	confirm registrar's decision to refuse to register applicant as worker	applicant	governing board
5	45 (2)	direct registrar to register person as worker	person	governing board
6	47 (2)	refuse to credit employee with prior service	employee	governing board
7	47 (2)	amount of prior service credited	employee	governing board
8	48 (b)	refuse to credit contractor with prior service	contractor	governing board
9	48 (b)	amount of prior service credited	contractor	governing board

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column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision-maker
10	49 (1) (b)	refuse to allow employer additional time for giving return to authority	employer	registrar
11	52 (3)	refuse to remit all or part of amount to employer	employer	registrar
12	53 (2)	refuse to exempt employer from levy	employer	governing board
13	55 (1) (b)	refuse to allow registered contractor additional time for giving return to authority	registered contractor	registrar
14	61 (5) (b)	fix another amount as the total ordinary remuneration of worker for quarter	 worker if the worker is an employee— the worker's employer 	governing board
15	66 (5) (b)	refuse to direct registrar to re- register person	person	governing board

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Schedule 1
Part 1.73Legislation amended
Long Service Leave (Contract Cleaning Industry) Act 1999Amendment [1.319]

column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision-maker
16	69 (2)	allow, or refuse to allow, objection to matter in certificate given to worker under s 67	 worker if the worker is an employee— the worker's employer 	governing board
17	69 (2)	allow, or refuse to allow, objection to matter in certificate given to employer under s 68	 employer employee to whom objection relates 	governing board
18	73	refuse to allow additional period	applicant	governing board
19	74 (3)	not satisfied that section applies to applicant	applicant	governing board
20	75 (2)	not satisfied that applicant entitled to long service leave	applicant	governing board

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column 1 item	column 2 section	column 3 decision	column 4 entity	column 5 decision-maker
21	76 (6)	not satisfied that applicant entitled to payment instead of long service leave	applicant	governing board
22	91 (6)	not satisfied that amount paid by employer was properly paid	employer	governing board

[1.320]	Dictionary, note 2, new dot points
---------	------------------------------------

1 2

4

3

- ACAT
- reviewable decision notice

5 [1.321] Dictionary, new definitions

insert

- 6 insert
- *decision-maker*, for a reviewable decision, for part 8B (Notification and review of decisions)—see section 83C.
- *reviewable decision*, for part 8B (Notification and review of decisions)—see section 83C.

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Schedule 1Legislation amendedPart 1.74Magistrates Court Act 1930Amendment [1.322]

1 Part 1.74 Magistrates Court Act 1930

2	[1.322]	New section 266A	
3		in part 4.2, insert	
4 5	266A	Civil disputes under ACT Civil and Administrative Tribunal Act	
6 7	(1)	A proceeding may not be started in the Magistrates Court in relation to—	
8		(a) a common boundaries determination; or	
9 10 11		(b) another civil dispute if an amount of not more than \$10 000 is claimed, or sought to be declared as a debt, whether or not any other relief is also sought.	
12	(2)	In this section:	
13 14		<i>civil dispute</i> —see the <i>ACT Civil and Administrative Tribunal Act 2008</i> , section 16.	
15 16		<i>common boundaries determination</i> —see the ACT Civil and Administrative Tribunal Act 2008, section 15.	
17 18 19 20 21		<i>Note</i> An application may be made to the ACAT for civil disputes (see the <i>ACT Civil and Administrative Act 2008</i> , pt 4). The ACAT has, in relation to civil disputes, the same jurisdiction and powers as the Magistrates Court (see the <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 22).	

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Amendment [1.323]

1 2	Part 1.	75	Motor Sport (Public Safety) Act 2006	
3	[1.323]	Part 4		
4		substitute		
5 6	Part 4		Notification and review of decisions	
7	32	Meaning of	reviewable decision—pt 4	
8		In this part:		
9 10 11		schedule 1,	<i>reviewable decision</i> means a decision of the Minister mentioned in schedule 1, column 3 under a provision of this Act mentioned in column 2 in relation to the decision.	
12	33	Reviewable	Reviewable decision notices	
13 14 15		a reviewable	er makes a reviewable decision, the Minister must give decision notice to each entity mentioned in schedule 1, relation to the decision.	
16 17 18		decisi	Minister must also take reasonable steps to give a reviewable ion notice to any other person whose interests are affected by the ion (see ACT Civil and Administrative Tribunal Act 2008, s 67A).	
19 20			equirements for reviewable decision notices are prescribed under CT Civil and Administrative Tribunal Act 2008.	
21	33A	Applicatior	ns for review	
22 23		The followin decision:	g may apply to the ACAT for review of a reviewable	
24 25		(a) an entit decisior	y mentioned in schedule 1, column 4 in relation to the n;	

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1		(b) any other person whose interests are affected by the decision.
2 3		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
4	[1.324]	New schedule 1
5		insert

6 Schedule 1 Reviewable decisions

7 (see pt 4)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	9	refuse to issue licence	applicant for licence
2	10	impose conditions on licence	applicant for licence
3	11	refuse to renew licence	applicant for renewal
4	16	take disciplinary action	licensee
5	17	suspend licence	entity that has licence suspended

8 [1.325] Dictionary, note 2, dot points

omit

9

10

• AAT

11	[1.326]	Dictionary, note 2, new dot points
12		insert
13		• ACAT
14		reviewable decision notice

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1 [1.327] Dictionary, new definition of reviewable decision 2 insert 3 reviewable decision, for part 4 (Notification and review of decisions)—see section 32.

5 Part 1.76 Nature Conservation Act 1980

6 [1.328] Part 12

7

22

23

substitute

Part 12 Notification and review of decisions

- 10 114 Meaning of reviewable decision—pt 12
- 11 In this part:

reviewable decision means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

15 **115 Reviewable decision notices**

- 16 If the conservator makes a reviewable decision, the conservator 17 must give a reviewable decision notice to each entity mentioned in 18 schedule 1, column 4 in relation to the decision.
- 19Note 1The conservator must also take reasonable steps to give a reviewable
decision notice to any other person whose interests are affected by the
decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A).
 - *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

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Schedule 1	Legislation amended
Part 1.76	Nature Conservation Act 1980
Amendment [1.329]	

1	116	Applications for review
2		The following may apply to the ACAT for review of a reviewable
3		decision:
4		(a) an entity mentioned in schedule 1, column 4 in relation to the
5		decision;
6		(b) any other person whose interests are affected by the decision.
7		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal</i>
8		Act 2008 for the application, the form must be used.
9	[1.329]	New schedule 1
10		insert

Schedule 1 Reviewable decisions

12 (see pt 12)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	60	give directions	occupier of land given directions
2	61	give directions	owner of animal or plant given directions
3	63	restrict access to reserved area or part of reserved area	entity (including entity within class) restricted from accessing area
4	63	prohibit access to reserved area or part of reserved area	entity that has interests affected by prohibition
5	67 (1), (2) or (3)	refuse to grant consent	entity that seeks consent

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column 1 item	column 2 section	column 3 decision	column 4 entity
6	68 (1)	refuse to grant consent	entity that seeks consent
7	104 (1) (a)	grant licence	entity that has interests affected by licence
8	104 (1) (b)	refuse to grant licence	applicant for licence
9	104 (2) (a)	grant licence subject to conditions	applicant for licence
10	104 (2) (b)	grant licence for stated duration	applicant for licence
11	105 (5)	vary licence condition	entity that has licence varied
12	110	cancel licence	entity that has licence cancelled

1	[1.330]	Dictionary, note 2, new dot points
2		insert
3		• ACAT
4		reviewable decision notice
5	[1.331]	Dictionary, new definition of reviewable decision
6		insert
7 8		<i>reviewable decision</i> , for part 12 (Notification and review of decisions)—see section 114.

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Part 1.77 Occupational Health and Safety Act 1989

3	[1.332]	Section 9
4		substitute
5	9	Exemptions
6 7	(1)	The Minister may on application exempt any of the following from complying with any or all provisions of this Act:
8		(a) an employer;
9		(b) a class of employers;
10		(c) an employee;
11		(d) a class of employees;
12		(e) a workplace;
13		(f) a class of workplace.
14	(2)	An exemption is a disallowable instrument.
15 16		<i>Note</i> A disallowable instrument must be notified, and presented to the Legislative Assembly, under the Legislation Act.
17 18 19	(3)	If the Minister refuses to grant an exemption under subsection (1) (a), (c) or (e), the Minister must give the applicant a reviewable decision notice.
20 21 22		<i>Note 1</i> The Minister must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
23 24		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .

1 2	(4)	The following people may apply to the ACAT for review of a decision by the Minister to refuse an application for an exemption:
3 4		(a) a person who is given a reviewable decision notice under subsection (3);
5		(b) any other person whose interests are affected by the decision.
6 7		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
8	[1.333]	Section 186 (5)
9		substitute
9 10 11	(5)	<i>substitute</i> The notice must be in accordance with the requirements for a reviewable decision notice.
10	(5)	The notice must be in accordance with the requirements for a
10 11 12	(5) [1.334]	The notice must be in accordance with the requirements for a reviewable decision notice. <i>Note</i> The requirements for reviewable decision notices are prescribed under
10 11 12 13		The notice must be in accordance with the requirements for a reviewable decision notice.NoteThe requirements for reviewable decision notices are prescribed under the ACT Civil and Administrative Tribunal Act 2008.
10 11 12 13 14		 The notice must be in accordance with the requirements for a reviewable decision notice. <i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i>. Dictionary, note 2, new dot points

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Schedule 1 Part 1.78	Legislation amended Occupational Health and Safety (Certification of Plant Users and Operators) Regulation 2000
Amendment [1.335]	

1 2 3	Part 1.	78	Occupational Health and Safety (Certification of Plant Users and Operators) Regulation 2000
4	[1.335]	Part 5	
5		substitut	te
6 7	Part 5		Notification and review of decisions
8	29	Meanir	ng of reviewable decision—pt 5
9		In this p	art:
10 11 12		column	<i>ble decision</i> means a decision mentioned in schedule 3, 3 under a provision of this regulation mentioned in 2 in relation to the decision.
13	29A	Review	vable decision notices
14 15 16		give a	son makes a reviewable decision, the chief executive must reviewable decision notice to each entity mentioned in e 3, column 4 in relation to the decision.
17 18 19			The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
20 21			The requirements for reviewable decision notices are prescribed under the ACT Civil and Administrative Tribunal Act 2008.

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1	30	Applications for review
2 3		The following may apply to the ACAT for review of a reviewable decision:
4 5		(a) an entity mentioned in schedule 3, column 4 in relation to the decision;
6		(b) any other person whose interests are affected by the decision.
7 8		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
9	[1.336]	Schedule 3
10		substitute

Schedule 3 Reviewable decisions

12 (see pt 5)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	7	assessor who is public employee refuses to issue satisfactory assessment	applicant for assessment
2	12 (1) (c)	refuse to issue certificate of competency	applicant for certificate
3	12 (1) (c)	refuse to vary certificate of competency to include endorsement	applicant for endorsement

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 231

Schedule 1Legislation amendedPart 1.78Occupational Health and Safety (Certification of Plant Users and
Operators) Regulation 2000

Amendment [1.336]

column 1 item	column 2 section	column 3 decision	column 4 entity
4	13	include condition in certificate of competency	applicant for certificate or certificate holder
5	21 (1) (c)	refuse to accredit person as assessor	applicant for accreditation
6	21 (1) (c)	refuse to vary certificate of accreditation to include endorsement	applicant for endorsement
7	22	include condition in certificate of accreditation	applicant for certificate or certificate holder
8	27 (1)	suspend or cancel certificate of competency or endorsement	entity that has certificate suspended or cancelled
9	27 (2)	suspend or cancel certificate of accreditation or endorsement	entity that has certificate suspended or cancelled
10	28 (1)	immediately suspending certificate of accreditation or endorsement	entity that has certificate suspended

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

column 1 item	column 2 section	column 3 decision	column 4 entity
11	28 (1)	immediately suspend certificate of competency or endorsement	entity that has certificate suspended
12	32 (2) (b)	refuse to give exemption	applicant for exemption
[1.337]	Dictionary, note	2, dot points	
	omit		
	• adminis	trative appeals tribunal	
	substitute		
	• ACAT		
[1.338]	Dictionary, note	2, new dot point	
	insert		
	• reviewa	ble decision notice	
[1.339]	Dictionary, defin	ition of <i>reviewable</i>	decision
	omit		
	part 5 (Review of d	lecisions)	
	substitute		

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 233

Schedule 1Legislation amendedPart 1.79Ombudsman Act 1989Amendment [1.340]

1 Part 1.79 Ombudsman Act 1989

2	[1.340]	Section 5 (2) (0)
3		omit
4	[1.341]	Section 6B (1) (c)
5		omit
6	[1.342]	Section 12 (6)
7		substitute
8	(6)	In this section:
9		prescribed tribunal means—
10		(a) the ACAT; or
11		(b) any other tribunal prescribed by regulation.
12	[1.343]	Section 13
13		substitute
14	13	Referring questions to ACAT
15 16	(1)	This section applies if the ombudsman investigates the taking of action under a power under an enactment.
17 18 19	(2)	The ombudsman may recommend to the relevant principal officer that a stated question in relation to the taking of action or exercise of power be referred to the ACAT for an advisory opinion.
20	(3)	The ombudsman may make the recommendation—
21 22 23		(a) by giving the recommendation to the principal officer at any time before the completion of the investigation by the ombudsman; or

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2 3		(b) by including the recommendation in a report made by the ombudsman to the relevant agency under section 18 after the completion of the investigation.
4 5	(4)	If the ombudsman makes a recommendation to the principal officer, the principal officer must refer the question stated in the
6		recommendation to the ACAT.
7 8	(5)	The ACAT may give the principal officer an advisory opinion on the stated question.
9	[1.344]	Dictionary, note 2, new dot point
10		insert
11		• ACAT
12	Part 1.	80 Payroll Tax Act 1987
13	[1.345]	Part 4 heading and sections 19 and 20
14		substitute

Part 4 Notification and review of decisions

- 17 **19** Meaning of *reviewable decision*—pt 4
- 18 In this part:
- *reviewable decision* means a decision mentioned in schedule 3,
 column 3 under a provision of this Act mentioned in column 2 in
 relation to the decision.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 235

Schedule 1	Legislation amended
Part 1.80	Payroll Tax Act 1987
Amendment [1.345]	

1	20	Reviewable decision notices	
2 3 4		If the commissioner makes a reviewable decision, the commissioner must give a reviewable decision notice to each entity mentioned in schedule 3, column 4 in relation to the decision.	
5 6 7		<i>Note 1</i> The commissioner must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).	
8 9		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .	
10	20A	Applications for review	
11 12		The following may apply to the ACAT for review of a reviewable decision:	
13 14		(a) an entity mentioned in schedule 3, column 4 in relation to the decision;	
15		(b) any other person whose interests are affected by the decision.	
16 17		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.	

18Part 5Miscellaneous

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Amendment [1.346]

1 [1.346] New schedule 3

insert

3 Schedule 3 Reviewable decisions

4 (see pt 4)

2

column 1 item	column 2 section	column 3 decision	column 4 entity
1	3Q (1)	refuse to determine that person is not member of group	person who seeks determination
2	3Q (5)	revoke determination that person is not member of group	person who has determination revoked
3	4 (3) or (6)	determine that service contract was entered into with intention either directly or indirectly of avoiding or evading payment of tax	party to contract
4	4 (4) (d)	determine part of amount not attributable to performance of work	party to contract
5	5	disregard agreement, transaction or arrangement	party to agreement, transaction or arrangement
6	9AB	refuse to approve entity as group training organisation	applicant for approval
7	17	refuse to give, or revoke, notice about time within which return to be lodged	applicant for variation

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 237

Schedule 1
Part 1.80Legislation amended
Payroll Tax Act 1987Amendment [1.347]

column 1 item	column 2 section	column 3 decision	column 4 entity
8	18	refuse to grant, or cancel, exemption certificate	applicant for exemption certificate
9	18	impose or vary conditions in relation to exemption certificate	employer that has conditions imposed or varied in relation to exemption certificate
[1.347]	Dictionary	, note 2, new dot points	
	insert		
	•	ACAT	
		ACAT reviewable decision notice	
[1.348]	•		le decision
[1.348]	•	reviewable decision notice	le decision

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1 2	Part 1.81		Pest Plants and Animals Act 2005
3	[1.349]	Part 6	
4		substitute	
5 6	Part 6		Notification and review of decisions
7	49	Meaning of	reviewable decision—pt 6
8		In this part:	
9 10 11		<i>reviewable decision</i> means a decision mentioned in schedule 1, column 3 under a provision of this Act mentioned in column 2 in relation to the decision.	
12	50	Reviewable	e decision notices
13 14 15		reviewable d	makes a reviewable decision, the person must give a ecision notice to each entity mentioned in schedule 1, relation to the decision.
16 17 18		decisi	person must also take reasonable steps to give a reviewable on notice to any other person whose interests are affected by the on (see ACT Civil and Administrative Tribunal Act 2008, s 67A).
19 20			equirements for reviewable decision notices are prescribed under CT Civil and Administrative Tribunal Act 2008.
21	50A	Application	is for review
22 23		The followir reviewable de	ng people may apply to the ACAT for review of a ecision:
24 25		(a) an entity decision	y mentioned in schedule 1, column 4 in relation to the

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 239

1		(b) any other person whose interests are affected by the decision.
2 3		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
4	[1.350]	New schedule 1

insert

Schedule 1 Reviewable decisions 6

7 (see pt 6)

5

column 1 item	column 2 section	column 3 decision	column 4 entity
1	14	refuse to issue permit	applicant for permit
2	14	issue permit subject to condition	applicant for permit
3	23	refuse to issue permit	applicant for permit
4	23	issue permit subject to condition	applicant for permit
5	25	give pest management direction	person to whom direction given

8

Dictionary, note 2, new dot points [1.351]

9 10

ACAT •

insert

11

•

reviewable decision notice

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 [1.352] Dictionary, definition of *reviewable decision*

substitute

2

8

23

reviewable decision, for part 6 (Notification and review of decisions)—see section 49.

Part 1.82 Planning and Development Regulation 2008

7 [1.353] Sections 350 and 351

substitute

9350Merit track decisions exempt from third-party ACAT10review—Act, sch 1, item 4, col 2, par (b)

A development application in relation to a matter mentioned in
 schedule 3 (Matters exempt from third-party ACAT review),
 part 3.2 (Merit track matters exempt from third-party ACAT review)
 is exempt.

15351Impact track decisions exempt from third-party ACAT16review—Act, sch 1, item 6, col 2

A development application in relation to a matter mentioned in
schedule 3 (Matters exempt from third-party ACAT review),
part 3.3 (Impact track matters exempt from third-party ACAT
review) is exempt.

21 [1.354] Dictionary, note 2, new dot point

- 22 insert
- ACAT

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 241

Schedule 1
Part 1.83Legislation amended
Public Advocate Act 2005Amendment [1.355]

1	[1.355]	Further amendments, mentions of AAT
2		omit
3		AAT
4		substitute
5		ACAT
6		in
7		• schedule 3 heading
8		• schedule 3, part 3.2 and part 3.3 heading
9		• dictionary, definitions of <i>Belconnen town centre</i> , city centre,
10		corrections facility, Gungahlin town centre, town centre,
11		Tuggeranong town centre and Woden town centre.

12 Part 1.83 Public Advocate Act 2005

13	[1.356]	Section 9	
14		omit	
15		guardianship tribunal	
16		substitute	
17		ACAT	
18	[1.357]	Section 10 (b) and (c)	
19		substitute	
20		(b) representing people with a disability at hearings before the	
21		ACAT in relation to guardianship applications;	
22		(c) representing forensic patients before the ACAT or a court;	

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

[1.358]	Section 10 (h)
	substitute
	(h) acting as a guardian or manager when appointed by the ACAT;
[1.359]	Section 10 (i) (iii)
	substitute
	(iii) the functions of the ACAT under the <i>Guardianship and Management of Property Act 1991</i> ;
[1.360]	Section 11 (3)
	substitute
(3)	The public advocate must report to the ACAT about a matter before the ACAT if asked by the ACAT.
[1.361]	Section 12 (b)
	substitute
	(b) if a suitable person is found—apply to the ACAT for the appointment of the person as guardian or manager.
[1.362]	Dictionary, note 2, new dot point
	insert
	• ACAT
[1.363]	Dictionary, note 2, dot points
	omit
	• guardianship tribunal
	mental health tribunal
[1.364]	Dictionary, definition of forensic patient, paragraph (b)
	substitute
	(b) found by a court or the ACAT to be unfit to plead; or

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 243

Schedule 1Legislation amendedPart 1.84Public Health Regulation 2000Amendment [1.365]

Part 1.84 Public Health Regulation 2000

2	[1.365]	Section 48		
3		substitute		
4	48	Refusal of approval of access to registered information		
5 6 7	(1)	If the Minister refuses to approve a person under section 47 (2) (the <i>decision</i>), the Minister must give a reviewable decision notice to—		
8		(a) the chief health officer; and		
9		(b) the person refused approval.		
10 11 12		<i>Note 1</i> The Minister must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).		
13 14		<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .		
15 16	(2)	The following people may apply to the ACAT for review of the decision:		
17		(a) the person refused approval;		
18		(b) any other person whose interests are affected by the decision.		
19	[1.366]	Dictionary, note 2, dot points		
20		omit		
21		administrative appeals tribunal		
22	[1.367]	Dictionary, note 2, new dot points		
23		insert		
24		• ACAT		
25		reviewable decision notice		

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Part 1.85 Race and Sports Bookmaking Act 2001

3	[1.368]	Sectio	on 7 (5), note
4		substitute	
5 6 7		Note	Under pt 10 (Notification and review of decisions), a decision to refuse to issue a licence may, on application, be reconsidered by the commission and reviewed by the ACAT.
8	[1.369]	Sectio	on 8 (2), note
9		substiti	ute
10 11 12 13		Note	Under pt 10 (Notification and review of decisions), a decision to issue a licence subject to a condition, or change a licence condition, may, on application, be reconsidered by the commission and reviewed by the ACAT.
14	[1.370]	Sectio	on 10, note
15		substiti	ute
16 17 18		Note	Under pt 10 (Notification and review of decisions), a decision to issue a licence for a shorter period than applied for may, on application, be reconsidered by the commission and reviewed by the ACAT.
19	[1.371]	Sectio	on 13 (5), note
20		substiti	ute
21 22 23		Note	Under pt 10 (Notification and review of decisions), a decision to refuse to issue a licence may, on application, be reconsidered by the commission and reviewed by the ACAT.
24	[1.372]	Sectio	on 14 (2), note
25		substiti	ute
26 27 28 29		Note	Under pt 10 (Notification and review of decisions), a decision to issue a licence subject to a condition, or change a licence condition, may, on application, be reconsidered by the commission and reviewed by the ACAT.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 245

Schedule 1
Part 1.85Legislation amended
Race and Sports Bookmaking Act 2001Amendment [1.373]

1	[1.373]	Sectio	on 16, note
2		substiti	ite
3 4 5		Note	Under pt 10 (Notification and review of decisions), a decision to issue a licence for a shorter period than applied for may, on application, be reconsidered by the commission and reviewed by the ACAT.
6	[1.374]	Sectio	on 18 (4)
7		omit	
8		AAT	
9		substiti	ite
10		ACAT	
11	[1.375]	Sectio	on 26 (7), note
12		substiti	ite
13 14 15		Note	Under pt 10 (Notification and review of decisions), a decision to refuse to issue a licence may, on application, be reconsidered by the commission and reviewed by the ACAT.
16	[1.376]	Sectio	on 27 (2), note
17		substiti	ite
18 19 20 21		Note	Under pt 10 (Notification and review of decisions), a decision to issue a licence subject to a condition, or change a licence condition, may, on application, be reconsidered by the commission and reviewed by the ACAT.
22	[1.377]	Sectio	on 30, note
23		substiti	ite
24 25 26		Note	Under pt 10 (Notification and review of decisions), a decision to issue a licence for a shorter period than applied for may, on application, be reconsidered by the commission and reviewed by the ACAT.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	[1.378]	Section 35 (5), note
2		substitute
3 4 5		<i>Note</i> Under pt 10 (Notification and review of decisions), a decision to refuse to issue a licence may, on application, be reconsidered by the commission and reviewed by the ACAT.
6	[1.379]	Section 36 (2), note
7		substitute
8 9 10 11		<i>Note</i> Under pt 10 (Notification and review of decisions), a decision to issue a licence subject to a condition, or change a licence condition, may, on application, be reconsidered by the commission and reviewed by the ACAT.
12	[1.380]	Section 38, note
13		substitute
14 15 16		<i>Note</i> Under pt 10 (Notification and review of decisions), a decision to issue a licence for a shorter period than applied for may, on application, be reconsidered by the commission and reviewed by the ACAT.
17	[1.381]	Section 40 (4)
18		omit
19		AAT
20		substitute
21		ACAT
22	[1.382]	Section 41 (2), note
23		substitute
24 25 26		<i>Note</i> Under pt 10 (Notification and review of decisions), a decision not to consider an application for a licence may, on application, be reconsidered by the commission and reviewed by the ACAT.

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1	[1.383]	Section	on 42 (1), note
2		substit	ute
3 4 5		Note	Under pt 10 (Notification and review of decisions), a decision about costs may, on application, be reconsidered by the commission and reviewed by the ACAT.
6	[1.384]	Section	on 43 (3), note
7		substit	ute
8 9 10		Note	Under pt 10 (Notification and review of decisions), a decision to refuse to issue a licence may, on application, be reconsidered by the commission and reviewed by the ACAT.
11	[1.385]	Section	on 44 (1), note 2
12		substit	ute
13 14 15		Note 2	Under pt 10 (Notification and review of decisions), a decision not to issue a replacement licence may, on application, be reconsidered by the commission and reviewed by the ACAT.
16	[1.386]	Section	on 45 (2), note
17		substit	ute
18 19 20		Note	Under pt 10 (Notification and review of decisions), a decision not to reissue a licence may, on application, be reconsidered by the commission and reviewed by the ACAT.
21	[1.387]	Section	on 46 (4)
22		omit	
23		AAT	
24		substit	ute
25		ACAT	,

1	[1.388]	Section	on 49 (6), note
2		substit	tute
3 4 5		Note	Under pt 10 (Notification and review of decisions), a decision to refuse an approval may, on application, be reconsidered by the commission and reviewed by the ACAT.
6	[1.389]	Section	on 49 (7), note
7		substit	ute
8 9 10		Note	Under pt 10 (Notification and review of decisions), a decision to refuse an authorisation may, on application, be reconsidered by the commission and reviewed by the ACAT.
11	[1.390]	Section	on 50 (2), note
12		substit	ute
13 14 15 16		Note	Under pt 10 (Notification and review of decisions), a decision to issue an approval subject to a condition, or change an approval condition, may, on application, be reconsidered by the commission and reviewed by the ACAT.
17	[1.391]	Section	on 51, note
18		substit	tute
19 20 21		Note	Under pt 10 (Notification and review of decisions), a decision to issue an approval for a shorter period than applied for may, on application, be reconsidered by the commission and reviewed by the ACAT.
22	[1.392]	Section	on 57 (3), note
23		substit	tute
24 25 26		Note	Under pt 10 (Notification and review of decisions), a decision not to accept a referral out of time may, on application, be reconsidered by the commission and reviewed by the ACAT.

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1	[1.393]	Sectio	on 58 (3), note
2	-	substiti	
3 4 5		Note	Under pt 10 (Notification and review of decisions), a decision to reject a referral may, on application, be reconsidered by the commission and reviewed by the ACAT.
6	[1.394]	Sectio	on 60 (1), note
7		substiti	ute
8 9 10		Note	Under pt 10 (Notification and review of decisions), a decision to give a direction may, on application, be reconsidered by the commission and reviewed by the ACAT.
11	[1.395]	Sectio	on 61 (2) to (4)
12		substiti	ute
13 14 15 16 17 18	(2)	(Applicies) (Appli	bookmaker applies to the commission under section 82B cations to commission) for reconsideration of the decision to he direction, and the amount is confirmed or varied, the aker must pay the confirmed or varied amount within 28 days he day the bookmaker receives notice under section 83B wable decision notices).
19 20 21 22	(3)	(Applic bookm	bookmaker applies to the ACAT under section 84 cations to ACAT), the ACAT may, on application by the aker, direct that the bookmaker need not pay the amount, or a part of the amount, until—
23		(a) a	stated date; or
24		(b) fu	rther direction by the ACAT.
25 26 27 28	(4)	pay an 28 days	ACAT confirms or varies the amount, the bookmaker must by unpaid part of the confirmed or varied amount within s after the day the bookmaker receives notice of the ACAT's n, or any other period directed by the ACAT.

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1	[1.396]	Sectio	on 62 (1), note
2		substit	ute
3 4 5		Note	Under pt 10 (Notification and review of decisions), a decision to give a direction may, on application, be reconsidered by the commission and reviewed by the ACAT.
6	[1.397]	Sectio	on 68 (1), note 2
7		substit	ute
8 9 10		Note 2	Under pt 10 (Notification and review of decisions), a decision to cancel a licence may, on application, be reconsidered by the commission and reviewed by the ACAT.
11	[1.398]	Sectio	on 68 (7), note
12		substit	ute
13 14 15		Note	Under pt 10 (Notification and review of decisions), a decision to take disciplinary action may, on application, be reconsidered by the commission and reviewed by the ACAT.
16	[1.399]	Section	on 69 (1), note
17		substit	ute
18 19 20		Note	Under pt 10 (Notification and review of decisions), a decision to take disciplinary action may, on application, be reconsidered by the commission and reviewed by the ACAT.
21	[1.400]	Section	on 72 (2), note
22		substit	ute
23 24 25		Note	Under pt 10 (Notification and review of decisions), a decision not to end a licence suspension may, on application, be reconsidered by the commission and reviewed by the ACAT.

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1 [1.401] Part 10

2

19

20

21

22

23

substitute

Part 10 4 Notification and review of decisions

- 5 82 Definitions—pt 10
- 6 In this part:
- *internally reviewable decision* means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.
- 10 *internal reviewer*—see section 83.
- *internal review notice*—see the ACT Civil and Administrative
 Tribunal Act 2008, section 67B (1).
- *reviewable decision* means a decision of the internal reviewer in
 relation to an internally reviewable decision.

15 82A Internal review notices

- 16 If the commission makes an internally reviewable decision, the 17 commission must give an internal review notice to each entity 18 mentioned in schedule 1, column 4 in relation to the decision.
 - *Note 1* The commission must also take reasonable steps to give an internal review notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67B).
 - *Note 2* The requirements for internal review notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008.*

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1	82B		Applications to commission
2 3		(1)	The following may apply to the commission for reconsideration of an internally reviewable decision:
4 5			(a) an entity mentioned in schedule 1, column 4 in relation to the decision;
6			(b) any other person whose interests are affected by the decision.
7		(2)	The application must—
8			(a) be in writing; and
9			(b) state the applicant's name and address; and
10			(c) set out the applicant's reasons for making the application.
11 12			<i>Note</i> If a form is approved under the <i>Gambling and Racing Control Act 1999</i> , s 53D for the application, the form must be used.
13		(3)	The application must be given to the commission—
14 15			(a) within 28 days after the day the applicant is given the internal review notice; or
16 17			(b) within any longer period allowed by the commission before or after the end of the 28-day period.
18	83		Internal reviewer
19			The commission must arrange for a person (the <i>internal reviewer</i>)
20			who did not make the internally reviewable decision to reconsider
21			the decision.
22	83A		Reconsideration by internal reviewer
23		(1)	The internal reviewer for an internally reviewable decision must
24			reconsider the decision.

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1 2 3		(2)	The reconsideration must happen within 28 days (the <i>28-day period</i>) after the day the commission receives the application for reconsideration of the internally reviewable decision.	
4		(3)	The inte	ernal reviewer must—
5			(a) co	nfirm the decision; or
6			(b) va	ry the decision; or
7 8				t aside the decision and substitute the reviewer's own cision.
9 10		(4)		ecision is not varied or set aside within the 28-day period, the n is taken to have been confirmed by the internal reviewer.
11	83B		Review	vable decision notices
12 13 14 15			reviewe	nternal reviewer makes a reviewable decision, the internal er must give a reviewable decision notice to each entity d to be given an internal review notice in relation to the n.
16 17 18 19			Note 1	The internal reviewer must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
20 21			Note 2	The requirements for reviewable decision notices are prescribed by regulation under the ACT Civil and Administrative Tribunal Act 2008.
22	84		Applic	ations to ACAT
23 24			The fol decision	lowing may apply to the ACAT for review of a reviewable n:
25			(a) an	entity that is given a reviewable decision notice;
26			(b) an	y other person whose interests are affected by the decision.
27 28			Note	If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Amendment [1.402]

1	[1.402]	Section 85 (2)
2		omit
3		AAT
4		substitute
5		ACAT
6	[1.403]	Section 91 (2), note
7		substitute
8 9 10 11		<i>Note</i> Under pt 10 (Notification and review of decisions), a decision to amend, or not to amend, the nature or amount of a security guarantee may, on application, be reconsidered by the commission and reviewed by the ACAT.
12	[1.404]	Schedule 1
13		substitute

Schedule 1 Internally reviewable decisions

15 (see pt 10)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	7 (5), 13 (5), 26 (7), 35 (5) or 43	refuse to issue licence	applicant for licence
2	8 (1), 14 (1), 27 (1) or 36 (1)	issue licence subject to condition	applicant for licence

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 255

column 1 item	column 2 section	column 3 decision	column 4 entity
3	8 (2), 14 (2), 27 (2) or 36 (2)	change licence condition	licensee
4	10, 16, 30 or 38	issue licence for shorter period than applied for	applicant for licence
5	41 (2)	not to consider application for licence	applicant for licence
6	42	about costs of application	applicant for licence
7	44	not to issue replacement licence	licensee
8	45 (2)	not to reissue licence	licensee
9	49 (6)	refuse to issue approval	applicant for approval
10	49 (7)	refuse authorisation	approval holder
11	50 (1)	issue approval subject to condition	applicant for approval
12	50 (2)	change approval condition	approval holder
13	51	issue approval for shorter period than applied for	applicant for approval
14	57 (3)	not to accept referral out of time	backer making referral

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

column 1 item	column 2 section	column 3 decision	column 4 entity
15	58 (3)	reject referral	backer making referral
16	60 (1) or 62 (1)	give direction	entity to whom direction given
17	68 (1)	cancel licence	entity whose licence cancelled
18	68 (7) or 69 (1)	take disciplinary action	licensee
19	72 (1) or (2)	not to end licence suspension	licensee
20	91 (2)	amend, or not amend, nature or amount of security guarantee	bookmaker whose security guarantee affected

1	[1.405]	Dictionary, note 2, new dot points
2		insert
3		• ACAT
4		reviewable decision notice
5	[1.406]	Dictionary, new definitions
6		insert
7		internally reviewable decision, for part 10 (Notification and review
8		of decisions)—see section 82.
9		internal reviewer, for part 10 (Notification and review of
10		decisions)—see section 83.
11		internal review notice, for part 10 (Notification and review of
12		decisions)-see the ACT Civil and Administrative Tribunal
13		Act 2008, section 67B (1).

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Schedule 1
Part 1.86Legislation amended
Racing Act 1999Amendment [1.407]

1 [1.407] Dictionary, definition of *primary decision*

omit

2

3	[1.408]	Dictionary, new definition of reviewable decision
4		insert
5		reviewable decision, for part 10 (Notification and review of
6		decisions)—see section 82.

7 Part 1.86 Racing Act 1999

8	[1.409]	New section 20 (4)
9		insert
10 11	(4)	The Legislation Act, section 254A (Delegation by Minister) does not apply to a function under this section.
12	[1.410]	New section 26 (4)
13		insert
14 15	(4)	The Legislation Act, section 254A (Delegation by Minister) does not apply to a function under this section.
16	[1.411]	New section 32 (4)
17		insert
18 19	(4)	The Legislation Act, section 254A (Delegation by Minister) does not apply to a function under this section.

page 258

1 [1.412] Part 6 heading and sections 62 and 63

substitute

Part 6 A Notification and review of decisions

5 62 Meaning of reviewable decision—pt 6

6 In this part:

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reviewable decision means a decision of the commission mentioned
in schedule 3, column 3 under a provision of this Act mentioned in
column 2 in relation to the decision.

63 Reviewable decision notices

If a person makes a reviewable decision, the person must give a reviewable decision notice to each entity mentioned in schedule 3, column 4 in relation to the decision.

- *Note 1* The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
 - *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008.*

64 Applications for review

The following people may apply to the ACAT for review of a reviewable decision:

- (a) an entity mentioned in schedule 3, column 4 in relation to the decision;
- (b) any other person whose interests are affected by the decision.
- Note If a form is approved under the ACT Civil and Administrative Tribunal
 Act 2008 for the application, the form must be used.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 259

Schedule 1Legislation amendedPart 1.86Racing Act 1999Amendment [1.413]

Part 7 Miscellaneous

2 [1.413] New schedule 3

insert

4 Schedule 3 Reviewable decisions

5 (see pt 6)

3

column 1 item	column 2 section	column 3 decision	column 4 entity
1	6(1)	refuse to approve race meeting for purpose of betting	applicant for approval
2	7 (2)	impose requirement about time and form of publication of schedules	controlling body or ARO
3	9	refuse to approve conduct of phantom race meeting	applicant for approval
4	12	refuse to approve rules other than approved rules	applicant for approval

[1.414] Dictionary, note 2, new dot points

7

6

8

9

• ACAT

insert

• reviewable decision notice

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 [1.415] Dictionary, new definition of *reviewable decision*

insert

2

7

22

23

reviewable decision, for part 6 (Notification and review of decisions)—see section 62.

⁵ Part 1.87 Radiation Protection Act 2006

- 6 [1.416] Part 7
 - substitute

Part 7 Part 7 Notification and review of decisions

- 10 111 Meaning of *reviewable decision*—pt 7
- 11 In this part:
- *reviewable decision* means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

15 112 Reviewable decision notices

- 16 If a person makes a reviewable decision, the person must give a 17 reviewable decision notice to each entity mentioned in schedule 1, 18 column 4 in relation to the decision.
- 19Note 1The person must also take reasonable steps to give a reviewable20decision notice to any other person whose interests are affected by the21decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A).
 - *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

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Schedule 1	Legislation amended
Part 1.87	Radiation Protection Act 2006
Amendment [1.417]	

Applications for review 113 1 The following may apply to the ACAT for review of a reviewable 2 decision: 3 (a) an entity mentioned in schedule 1, column 4 in relation to the 4 decision; 5 (b) any other person whose interests are affected by the decision. 6 7 Note If a form is approved under the ACT Civil and Administrative Tribunal 8 Act 2008 for the application, the form must be used. [1.417] **New schedule 1** 9 insert 10

Schedule 1 Reviewable decisions

12 (see pt 7)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	17 (1) (b)	refuse to issue licence	applicant for licence
2	19 (b)	impose condition on licence	licensee
3	22 (1)	amend licence	licensee
4	23 (5) (b)	refuse to amend licence	applicant for amendment

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

column 1 item	column 2 section	column 3 decision	column 4 entity
5	26 (1) (b)	refuse to register regulated radiation source	applicant for registration
6	28 (b)	impose condition on registration of regulated radiation source	holder of registration
7	31 (1)	amend registration of regulated radiation source	holder of registration
8	32 (5) (b)	refuse to amend registration of regulated radiation source	applicant for amendment
9	36	take disciplinary action	licensee

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[1.418] Dictionary, note 2, dot points

2 3

• AAT

omit

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 263

Schedule 1
Part 1.88Legislation amended
Rates Act 2004Amendment [1.419]

1[1.419]Dictionary, note 2, new dot points2insert

nsert		
	•	AC

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ACAT

• reviewable decision notice

5	[1.420]	Dictionary, definition of reviewable decisions
6		substitute
7		reviewable decision, for part 7 (Notification and review of
8		decisions)—see section 111.

9 Part 1.88 Rates Act 2004

10	[1.421]	Section 54 (2) (b) (ii)
11		substitute
12		(ii) either—
13		(A) the period for applying under the ACT Civil and
14		Administrative Tribunal Act 2008 for review of the
15		decision has ended and no application has been
16		made; or
17		(B) an application has been made and the ACAT has
18		completed the review.
19	[1.422]	Section 73
20		substitute
20		Substitute
21	73	Review by ACAT
22	(1)	This section applies to a determination by the commissioner of an
23		objection to a decision mentioned in section 70.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2	(2)	The determination is prescribed for the Taxation Administration Act, section 107A (Meaning of <i>reviewable decision</i> etc—div 10.2).
3 4 5		<i>Note</i> Applications for review by the ACAT may be made in relation to a determination by the commissioner of a decision on an objection to an assessment.
6	[1.423]	Dictionary, note 2, dot points
7		omit
8		• AAT
9		substitute
10		• ACAT
11	Part 1.	89 Residential Tenancies Act 1997
12	[1.424]	Section 28

12		
13		substitute
14	28	Interest on amounts in trust account
15 16	(1)	This section applies to interest from the investment of any amount paid to the credit of the trust account under this part.
17 18	(2)	The chief executive must pay the interest into the interest trust account or the ACAT trust account.
19 20		<i>Note</i> The <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 115C sets out how amounts paid into the ACAT trust account may be used.
21 22	(3)	The chief executive may transfer amounts from the interest trust account to the ACAT trust account.
23 24	(4)	Interest paid into the interest trust account may be applied for the following purposes:
25		(a) providing lessor and tenant information programs;

page 265

1 2		(b) providing dispute resolution services for residential tenancy disputes;
3 4 5		(c) facilitating assistance in the provision of residential accommodation, whether or not the accommodation is provided under this Act;
6		(d) researching issues of concern to lessors and tenants;
7 8 9		(e) reimbursing the costs incurred by the commissioner in instituting, defending or taking over proceedings in relation to tenancy disputes;
10		(f) reimbursing the Territory the cost of administering this Act.
11	(5)	In this section:
12		interest—see the Financial Management Act 1996, dictionary.
13 14 15 16		<i>interest trust account</i> means the trust bank account maintained by the chief executive of the administrative unit responsible for administering this Act in accordance with the <i>Financial Management Act 1996</i> , section 51.
17	[1.425]	Section 71GA (5), definition of <i>applied provisions</i> , 2nd
18		dot point
19		substitute
20		• section 28 (Interest on amounts in trust account)
21	[1.426]	Dictionary, new definition of ACAT trust account
22		insert
23		ACAT trust account—see the ACT Civil and Administrative
24		Tribunal Act 2008, section 115B (2).

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Part 1.90 **Roads and Public Places Act** 1 1937 2

3	[1.427]	Section	15G

substitute

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15G **Review by ACAT** 5

- (1) If the Minister makes a reviewable decision, the Minister must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.
 - Note 1 The Minister must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A).
 - Note 2 The requirements for reviewable decision notices are prescribed under the ACT Civil and Administrative Tribunal Act 2008.
- (2) The following may apply to the ACAT for review of a reviewable 14 decision: 15
 - (a) an entity mentioned in schedule 1, column 4 in relation to the decision;
 - (b) any other person whose interests are affected by the decision.
 - Note If a form is approved under the ACT Civil and Administrative Tribunal Act 2008 for the application, the form must be used.
- (3) In this section: 21
- reviewable decision decision means a mentioned in 22 schedule 1, column 3 under a provision of this Act mentioned in 23 column 2 in relation to the decision. 24

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Schedule 1
Part 1.90Legislation amended
Roads and Public Places Act 1937Amendment [1.428]

1 [1.428] New schedule 1

insert

3 Schedule 1 Reviewable decisions

4 (see s 15G)

2

column 1 item	column 2 section	column 3 decision	column 4 entity
1	15C (1) (b)	refuse to grant permit	applicant for permit
2	15D	grant a permit subject to conditions	applicant for permit
3	15F	cancel permit	entity that has permit cancelled

5	[1.429]	Dictionary, note 2, new dot points	
0	[

insert

6

• ACAT

7 8

• reviewable decision notice

page 268

1 2	Part 1.	91 Road Transport (General) Act 1999
3	[1.430]	Part 7
4		substitute
5 6	Part 7	Notification and review of decisions
7	90	Definitions—pt 7
8		In this part:
9 10		CTP arbitrator means an arbitrator under the <i>Road Transport</i> (<i>Third-Party Insurance</i>) Act 2008, section 45.
11		decision-maker means—
12		(a) the Minister; or
13		(b) the road transport authority; or
14		(c) the chief police officer; or
15		(d) the CTP regulator; or
16		(e) a CTP arbitrator.
17 18		<i>Note</i> CTP regulator —see the <i>Road Transport (Third-Party Insurance)</i> <i>Act 2008</i> , s 273 (see this Act, s 8).
19 20		<i>internally reviewable decision</i> means a decision prescribed by regulation, other than a decision made personally by—
21		(a) the Minister; or
22		(b) the chief police officer; or
23		(c) the CTP regulator; or

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1		(d) a CTP arbitrator.
2		internal reviewer—see section 92A.
3 4		<i>internal review notice</i> —see the <i>ACT Civil and Administrative Tribunal Act 2008</i> , section 67B (1).
5		<i>reviewable decision</i> —see section 90A.
6	90A	Meaning of reviewable decision etc—pt 7
7	(1)	For this part, a <i>reviewable decision</i> is—
8 9		(a) an internal reviewer's decision in relation to an internally reviewable decision; or
10 11		(b) a decision-maker's decision (other than an internally reviewable decision) prescribed by regulation.
12 13 14	(2)	For the <i>ACT Civil and Administrative Tribunal Act 2008</i> , section 9 (Applications under authorising laws), the road transport legislation is taken to be a single authorising law.
15	91	Internal review notices
16 17 18		If a decision-maker makes an internally reviewable decision, the decision-maker must give an internal review notice to each person affected by the decision.
19 20 21		<i>Note 1</i> The decision-maker must also take reasonable steps to give an internal review notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67B).
22 23		<i>Note 2</i> The requirements for internal review notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008.</i>
24	91A	Applications for internal review
25 26	(1)	A person whose interests are affected by an internally reviewable decision may apply to the decision-maker for review of the decision.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1		(2)	The application must—
2			(a) be in writing; and
3			(b) state the applicant's name and address; and
4			(c) set out the applicant's reasons for making the application.
5 6			<i>Note</i> If a form is approved under s 225 for the application, the form must be used.
7		(3)	The application must be given to the decision-maker within—
8 9			(a) 28 days after the day the applicant is given the internal review notice for the decision; or
10 11			(b) any longer period allowed by the decision-maker before or after the end of the 28-day period.
12 13			<i>Note</i> Section 95 provides for ACAT review of reviewable decisions that are not internally reviewable decisions.
14	92		Applications not stay internally reviewable decisions
15 16			The making of an application for review of an internally reviewable decision does not affect the operation of the decision.
17	92A		Internal reviewer
18 19 20			The decision-maker must arrange for a person (the <i>internal reviewer</i>) who did not make the internally reviewable decision to review the decision.
21	93		Review by internal reviewer
22 23		(1)	The internal reviewer for an internally reviewable decision must review the decision.
24 25 26		(2)	The review must happen within 28 days (the 28-day period) after the day the decision-maker receives the application for review of the internally reviewable decision.

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1		(3)	The internal reviewer must—
2			(a) confirm the decision; or
3			(b) vary the decision; or
4			(c) set aside the decision and substitute the reviewer's own
5			decision.
6 7		(4)	If the decision is not varied or set aside within the 28-day period, the decision is taken to have been confirmed by the internal reviewer.
8	94		Reviewable decision notices
9			If an internal reviewer or decision-maker makes a reviewable
10 11			decision, the reviewer or decision-maker must give a reviewable decision notice to each person affected by the decision.
12 13			<i>Note 1</i> The internal reviewer or decision-maker must also take reasonable steps to give a reviewable decision notice to any other person whose interests
13 14 15			are affected by the decision (see ACT Civil and Administrative Tribunal Act 2008, s 67A).
16 17			<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
18	95		Applications for review
19			The following may apply to the ACAT for review of a reviewable
20			decision:
21			(a) for an internal reviewer's decision in relation to an internally
22 23			reviewable decision—a person to whom an internal review notice is required to be given in relation to the decision;
24			(b) any other person whose interests are affected by the decision.
25			<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal</i>
26			Act 2008 for the application, the form must be used.

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1	[1.431]	Dictionary, note 2, new dot points
2		insert
3		• ACAT
4		reviewable decision notice
5	[1.432]	Dictionary, new definition of CTP arbitrator
6		insert
7 8		<i>CTP arbitrator</i> , for part 7 (Notification and review of decisions)—see section 90.
9	[1.433]	Dictionary, definition of decision-maker
10		substitute
11		decision-maker, for part 7 (Notification and review of decisions)-
12		see section 90.
13 14	[1.434]	Dictionary, new definition of <i>internally reviewable</i> decision
15		insert
16 17		<i>internally reviewable decision</i> , for part 7 (Notification and review of decisions)—see section 90.
18	[1.435]	Dictionary, definition of internal reviewer
19		substitute
20		internal reviewer, for part 7 (Notification and review of
21		decisions)—see section 92A.
22	[1.436]	Dictionary, new definition of internal review notice
23		insert
24		internal review notice for part 7 (Notification and review of
25		decisions)—see the ACT Civil and Administrative Tribunal
26		Act 2008, section 67B (1).

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1 [1.437] Dictionary, definition of *reviewable decision*

substitute

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reviewable decision, for part 7 (Notification and review of decisions)—see section 90A (1).

Part 1.92 Road Transport (General) Regulation 2000

7 [1.438] Part 4

substitute

9 Part 4 Review of decisions

- 1011Internally reviewable decisions—Act, s 90, def internally11reviewable decision
- A decision mentioned in schedule 1, column 3 under a provision mentioned in column 2 in relation to the decision is prescribed.

1412Reviewable decisions—Act, s 90A (1), def reviewable15decision, par (b)

A decision mentioned in schedule 2, column 3 under a provision mentioned in column 2 in relation to the decision is prescribed.

18 [1.439] Schedule 1 heading 19 substitute

20 Schedule 1 Internally reviewable decisions

21 (see s 11)

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

[1.440] Schedule 2 heading 1 substitute 2 **Reviewable decisions** Schedule 2 3 (see s 12) 4 Part 1.93 **Road Transport (Public** 5 **Passenger Services) Regulation** 6 2002 7 [1.441] Section 323 (5) to (7) 8 substitute 9 (5) If the road transport authority decides to cancel or suspend the 10 service authority, disqualify the person from applying for a service 11 authority or impose or amend a condition on the service authority, 12 the internal review notice about the decision must include a 13 statement about when the cancellation, suspension, disqualification, 14 condition or condition as amended takes effect. 15 A decision to take action under this section is an internally reviewable 16 Note decision (see Road Transport (General) Act 1999, s 90, def internally 17 reviewable decision and Road Transport (General) Regulation 2000, 18 sch 1), and the road transport authority must give an internal review 19 notice to the person (see Road Transport (General) Act 1999, s 91). 20 (6) A cancellation, suspension, condition or condition as amended takes 21 effect on-22 (a) the 7th day after the day the internal review notice about the 23 cancellation, suspension or condition is given to the person; or 24

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 275

(b) if the notice states a later date of effect—the stated date.

Part 1.94 Road Transport (Vehicle Registration) Regulation 2000

4 [1.442] Section 125 (4) to (6)

substitute

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(4) If the road transport authority decides to cancel or suspend the authorisation (completely or for a class of vehicles), or disqualify the person from applying for authorisation (completely or for a class of vehicles), the internal review notice about the decision must include a statement about when the cancellation, suspension or disqualification takes effect.

Note A decision to take action under this section is an internally reviewable decision (see *Road Transport (General) Act 1999*, s 90, def *internally reviewable decision* and *Road Transport (General) Regulation 2000*, sch 1), and the road transport authority must give an internal review notice to the person (see *Road Transport (General) Act 1999*, s 91).

17 (5) A cancellation or suspension takes effect on—

- (a) the 7th day after the day the internal review notice about the cancellation or suspension is given to the person; or
 - (b) if the notice states a later date of effect—the stated date.

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1	[1.443]	Section 136 (4) to (6)
2		substitute
3	(4)	If the road transport authority decides to cancel or suspend the
4		approval (completely or for a class of vehicles), or disqualify the
5		proprietor from applying for approval of premises (completely or for
6		a class of vehicles), the internal review notice must include a
7		statement about when the cancellation, suspension or
8		disqualification takes effect.
9		<i>Note</i> A decision to take action under this section is an internally reviewable
10		decision (see Road Transport (General) Act 1999, s 90, def internally
11		reviewable decision and Road Transport (General) Regulation 2000,
12		sch 1), and the road transport authority must give an internal review
13		notice to the proprietor (see Road Transport (General) Act 1999, s 91).
14	(5)	A cancellation or suspension takes effect on—
15		(a) the 7th day after the day the internal review notice about the
16		cancellation or suspension is given to the proprietor; or
17		(b) if the notice states a later date of effect—the stated date.

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Schedule 1Legislation amendedPart 1.95Stock Act 2005Amendment [1.444]

Part 1.95 Stock Act 2005

2 [1.444] Part 7

3

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15 16

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19

substitute

Part 7 Notification and review of decisions

6 65 Meaning of reviewable decision—pt 7

In this part:

reviewable decision means a decision mentioned in
schedule 1, column 3 under a provision of this Act mentioned in
column 2 in relation to the decision.

66 Reviewable decision notices

12 If a person makes a reviewable decision, the person must give a 13 reviewable decision notice to each entity mentioned in schedule 1, 14 column 4 in relation to the decision.

- *Note 1* The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
- *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

20	66A	Applications for review
21 22		The following may apply to the ACAT for review of a reviewable decision:
23 24		(a) an entity mentioned in schedule 1, column 4 in relation to the decision;

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

(b) any other person whose interests are affected by the decision. *Note* If a form is approved under the *ACT Civil and Administrative Tribunal Act 2008* for the application, the form must be used. **[1.445]** New schedule 1 *insert*

6 Schedule 1 Reviewable decisions

7 (see pt 7)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	7	determine stock carrying capacity of land	lessee of land to which determination relates
2	16	refuse to register mark	applicant for registration
3	19	cancel registered mark	person who held registration
4	24	refuse to give approval to earmark large stock	applicant for approval

8 [1.446] Dictionary, note 2, new dot points

insert

• ACAT

10 11

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• ACF

• reviewable decision notice

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 279

Schedule 1
Part 1.96Legislation amended
Supreme Court Act 1933Amendment [1.447]

1 [1.447] Dictionary, definition of *reviewable decision*

substitute

2

reviewable decision, for part 7 (Notification and review of decisions)—see section 65.

5 Part 1.96 Supreme Court Act 1933

6	[1.448]	Section 37U (4) (h)
7		substitute
8 9		(h) a reference to the administrative appeals tribunal of the Commonwealth were a reference to the ACAT; and
10	[1.449]	Dictionary, note 2, new dot point
11		insert
12		• ACAT
13	Part 1.	97 Taxation Administration Act 1999

14	[1.450]	Section 8 (1), new note
15		insert
16 17 18 19		<i>Note</i> The commissioner's decision in relation to a tax avoidance scheme used by a person is an internally reviewable decision (see s 107, def <i>internally reviewable decision</i>), and the commissioner must give an internal review notice to the person (see s 107B).
20	[1.451]	Section 14 (1), note
20 21	[1.451]	Section 14 (1), note substitute

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	[1.452]	Sectio	Section 29 (1), new note		
2		insert			
3 4 5 6 7		Note	The commissioner's decision refusing to remit interest in accordance with a taxpayer's application is a commissioner-reviewable decision (see s 107, def <i>commissioner-reviewable decision</i>), and the commissioner must give an internal review notice to the taxpayer (see s 107B).		
8	[1.453]	Sectio	on 31, new note		
9		insert			
10 11 12 13		Note	The commissioner's decision to impose penalty tax is an internally reviewable decision (see s 107, def <i>internally reviewable decision</i>), and the commissioner must give an internal review notice to the taxpayer (see s 107B).		
14	[1.454]	Section 34, note 2			
15		substiti	ite		
16 17 18 19		Note 2	The commissioner's decision to impose increased penalty tax is an internally reviewable decision (see s 107, def <i>internally reviewable decision</i>), and the commissioner must give an internal review notice to the taxpayer (see s 107B).		
17 18		Note 2 Note 3	internally reviewable decision (see s 107, def <i>internally reviewable decision</i>), and the commissioner must give an internal review notice to		
17 18	[1.455]	Note 3	internally reviewable decision (see s 107, def <i>internally reviewable decision</i>), and the commissioner must give an internal review notice to the taxpayer (see s 107B).		
17 18 19	[1.455]	Note 3	internally reviewable decision (see s 107, def <i>internally reviewable decision</i>), and the commissioner must give an internal review notice to the taxpayer (see s 107B). Table 34 contains a summary of the effect of s 31 to s 34.		

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Schedule 1Legislation amendedPart 1.97Taxation Administration Act 1999Amendment [1.456]

[1.456] Section 40 (3), new note 1 insert 2 Note The commissioner's decision refusing to vary a period or time in 3 4 accordance with a taxpayer's application is a commissioner-reviewable 5 decision (see s 107, def commissioner-reviewable decision), and the commissioner must give an internal review notice to the taxpayer (see 6 7 s 107B). [1.457] Section 40 (5), new note 8 insert 9 10 Note The commissioner's decision to revoke a notice given to a person is an internally reviewable decision (see s 107, def internally reviewable 11 decision), and the commissioner must give an internal review notice to 12 the person (see s 107B). 13 Section 43 (5), new note [1.458] 14 insert 15 The commissioner's decision to refuse a person approval is an internally 16 Note reviewable decision (see s 107, def internally reviewable decision), and 17 the commissioner must give an internal review notice to the person (see 18 s 107B). 19 [1.459] Section 44 (1), new note 20 insert 21 Note The commissioner's decision to impose a condition on a person's 22 approval is an internally reviewable decision (see s 107, def internally 23 reviewable decision), and the commissioner must give an internal 24 review notice to the person (see s 107B). 25 [1.460] Section 45, new note 26 insert 27 28 Note The commissioner's decision to vary or cancel a person's approval is an internally reviewable decision (see s 107, def internally reviewable 29 decision), and the commissioner must give an internal review notice to 30 31 the person (see s 107B). page 282

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1	[1.461]	Section 52 (4), new note	
2		insert	
3 4 5 6 7		 The following decisions of the commissioner in relation to a person are each commissioner-reviewable decisions (see s 107, def <i>commissioner-reviewable decision</i>), and the commissioner must give an internal review notice to the person (see s 107B): refuse to extend time for payment; 	
8		• refuse to accept payment by instalments;	
9		• impose a condition on an extension or acceptance.	
10	[1.462]	Part 10 heading	
11		substitute	

12 Part 10 Objections and reviews

13	[1.463]	Section 100 (3) (b)
14		substitute
15		(b) the taxpayer applies to the ACAT and—
16		(i) the ACAT, or a court hearing an appeal on the matter,
17		upholds the objection in whole or in part; or
18		(ii) the period when any further appeal can be made has
19		ended; and
20		(iii) neither the taxpayer nor the commissioner has applied to
21		the ACAT in relation to a part of the objection that was
22		upheld.

	Orath			
[1.464]	Sectio	on 103 (3), new notes		
	insert			
	<i>Note 1</i> The commissioner's decision to refuse a person permission internally reviewable decision (see s 107, def <i>internally reviewable decision</i>), and the commissioner must give an internal review not the person (see s 107B).			
	Note 2	The commissioner's decision to grant a person permission subject to a condition is a commissioner-reviewable decision (see s 107, def <i>commissioner-reviewable decision</i>), and the commissioner must give an internal review notice to the person (see s 107B).		
1.465]	Sectio	Section 103 (4) and (5)		
	omit	nit		
[1.466]	Sectio	on 104, new note		
	insert			
decision (see s 107A), and the co		The commissioner's decision in relation to an objection is a reviewable		
	noie	decision (see s 107A), and the commissioner must give a reviewable decision notice to the taxpayer (see s 108).		
[1.467]		decision (see s 107A), and the commissioner must give a reviewable		
[1.467]		decision (see s 107A), and the commissioner must give a reviewable decision notice to the taxpayer (see s 108).		
	Section substitu	decision (see s 107A), and the commissioner must give a reviewable decision notice to the taxpayer (see s 108).		
[1.467] 105	Section substitut Recov	decision (see s 107A), and the commissioner must give a reviewable decision notice to the taxpayer (see s 108).		
	Section substitut Recover The fact assesses	decision (see s 107A), and the commissioner must give a reviewable decision notice to the taxpayer (see s 108).		

[1.468]	Division 10.2		
	substitute		
Divisior	10.2 Notification and review of decisions		
107	Definitions—div 10.2		
	In this division:		
	<i>commissioner-reviewable decision</i> means a decision mentioned in schedule 2.		
	internally reviewable decision means—		
	(a) an assessment, other than a compromise assessment, that is shown in a notice of assessment served on a taxpayer; or		
	(b) a decision mentioned in schedule 1, section 1.2; or		
	(c) a decision under a tax law that is prescribed under the law for this section.		
107A	Meaning of reviewable decision etc-div 10.2		
(1)	For this division, a <i>reviewable decision</i> is a determination by the commissioner of an objection by the taxpayer to—		
	(a) an assessment; or		
	(b) a decision mentioned in schedule 1, section 1.2; or		
	(c) a decision under a tax law that is prescribed under the law for this section.		
(2)	For the ACT Civil and Administrative Tribunal Act 2008, section 9 (Applications under authorising laws), the tax laws are taken to be a single authorising law.		

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1 107B Internal review notices

- If the commissioner makes a commissioner-reviewable decision or internally reviewable decision in relation to a person, the commissioner must give an internal review notice only to the person.
- 6 *Note* The requirements for internal review notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008.*

8 108 Reviewable decision notices

9 If the commissioner makes a reviewable decision in relation to an 10 objection by a taxpayer, the commissioner must give a reviewable 11 decision notice only to the taxpayer.

Note The requirements for reviewable decision notices are prescribed under
the ACT Civil and Administrative Tribunal Act 2008.

14 **108A** Applications for review

The taxpayer in relation to whom a reviewable decision is made may apply to the ACAT for review of the decision.

- *Note* If a form is approved under the *ACT Civil and Administrative Tribunal Act 2008* for the application, the form must be used.
- 19 **108B**

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Grounds of review

- (1) The appellant's and respondent's cases on a review mentioned in
 section 108A are not limited to the grounds of the objection.
- (2) However, if the objection was to a reassessment, the grounds of the
 review are limited to the extent of the reassessment.

109 Giving effect to ACAT decision

(1) Within 60 days after the day an ACAT decision becomes final, the
 commissioner must take any action, including amending any
 relevant assessment, that is necessary to give effect to the decision.

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(2) For this section, an ACAT decision becomes final when a period of 1 30 days has passed after the day a relevant decision is made, and no 2 appeal against the relevant decision has been begun within the 3 30-day period. 4 (3) In this section: 5 *relevant decision* means— 6 (a) the decision of the ACAT; or 7 (b) a decision by a court hearing an appeal from— 8 (i) the decision of the ACAT; or 9 (ii) a decision of a lower court in relation to the decision of 10 the ACAT. 11 [1.469] Section 111 (1) 12 omit 13 tribunal 14 substitute 15 ACAT 16 Section 126 [1.470] 17 omit 18 Schedule 1 heading [1.471] 19 substitute 20 **Decisions reviewable by** Schedule 1 21 commissioner and ACAT 22 (see s 100, s 107 and s 107A) 23

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Schedule 1
Part 1.97Legislation amended
Taxation Administration Act 1999Amendment [1.472]

1	[1.472]	Schedule 1, section 1.1		
2		substitute		
3	1.1	Objections and reviews		
4 5		A person dissatisfied with a decision mentioned in section 1.2 may—		
6		(a) lodge an objection under section 100; and		
7 8		(b) if dissatisfied with the determination of the objection—apply to the ACAT under section 108A (Applications for review).		
9	[1.473]	Schedule 1, section 1.2 heading		
10		substitute		
11	1.2	Decisions subject to objection or review		
12	[1.474]	Schedule 1, section 1.2 (b) and (c)		
12 13	[1.474]	Schedule 1, section 1.2 (b) and (c) substitute		
	[1.474]			
13	[1.474] [1.475]	substitute		
13 14		substitute (b) under section 31 to impose penalty tax; or		
13 14 15		 substitute (b) under section 31 to impose penalty tax; or Schedule 2 heading 		
13 14 15 16		 substitute (b) under section 31 to impose penalty tax; or Schedule 2 heading omit (see s 100) substitute 		
13 14 15 16 17		 substitute (b) under section 31 to impose penalty tax; or Schedule 2 heading omit (see s 100) 		
13 14 15 16 17 18		 substitute (b) under section 31 to impose penalty tax; or Schedule 2 heading omit (see s 100) substitute 		
13 14 15 16 17 18 19	[1.475]	<pre>substitute (b) under section 31 to impose penalty tax; or Schedule 2 heading omit (see s 100) substitute (see s 100 and s 107)</pre>		
13 14 15 16 17 18 19 20	[1.475]	 substitute (b) under section 31 to impose penalty tax; or Schedule 2 heading omit (see s 100) substitute (see s 100 and s 107) Dictionary, note 2, new dot points 		

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1	[1.477]	Dictionary, definition of assessment, paragraph (b)				
2		substitute				
3 4		(b) an assessment substituted by the ACAT on review under part 10.				
5	[1.478]	Dictionary, new definitions				
6		insert				
7 8		<i>commissioner-reviewable decision</i> , for division 10.2 (Notification and review of decisions)—see section 107.				
9 10		<i>internally reviewable decision</i> , for division 10.2 (Notification and review of decisions)—see section 107.				
11 12	<i>reviewable decision</i> , for division 10.2 (Notification and review decisions)—see section 107A.					
13	[1.479]	Dictionary, definition of <i>tribunal</i>				
14		omit				

15 Part 1.98 Tobacco Act 1927

16	[1.480]	Section	58 (2) (a) (i) and (ii)
17		substitute	
18 19 20 21 22		(i)	to impose more stringent requirements than otherwise apply under this Act in relation to point of sale, a point of sale display, product information notice, price ticket or smoking advertising on or adjacent to all or any of the premises stated in the licence; or
23 24 25		(ii)	to impose a condition prohibiting point of sale display or smoking advertising on or adjacent to all or any of the premises stated in the licence; or

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Schedule 1Legislation amendedPart 1.99Trade Measurement Act 1991Amendment [1.481]

Part 1.99 Trade Measurement Act 1991

2	[1.481]	Section 58 (2) (b)
3		omit
4		administrative appeals tribunal
5		substitute
6		ACAT
_	[4 400]	Division C 4
7	[1.482]	Division 6.4
8		substitute

9 Division 6.4 Notification and review of decisions

10 59 Meaning of reviewable decision—div	5	59	Meanin	g of	reviewable	decision-	-div	6.4
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11 In this division:

reviewable decision means a decision mentioned in
 schedule 1, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

15 **59A** Reviewable decision notices

- If the licensing authority makes a reviewable decision, the authority
 must give a reviewable decision notice to each entity mentioned in
 schedule 1, column 4 in relation to the decision.
- 19Note IThe licensing authority must also take reasonable steps to give a20reviewable decision notice to any other person whose interests are21affected by the decision (see ACT Civil and Administrative Tribunal22Act 2008, s 67A).
 - *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

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1	59B	Applications for review
2 3		The following may apply to the ACAT for review of a reviewable decision:
4 5		(a) an entity mentioned in schedule 1, column 4 in relation to the decision;
6		(b) any other person whose interests are affected by the decision.
7 8		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
9	[1.483]	New schedule 1
10		insert

Schedule 1 Reviewable decisions

12 (see div 6.4)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	44 (1)	refuse to issue licence	applicant for licence
2	48 (1)	impose or vary condition on licence	applicant for licence or licensee
3	55 (1)	make order preventing employment of person	person about whom order made
4	58 (1) (a)	reprimand licensee	licensee
5	58 (1) (b)	impose condition on licence	licensee

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 291

Schedule 1
Part 1.99Legislation amended
Trade Measurement Act 1991Amendment [1.484]

	column 1 item	column 2 section	column 3 decision	column 4 entity
	6	58 (1) (c)	suspend licence	entity that has licence suspended
	7	58 (1) (e)	cancel licence and disqualify former licensee from holding licence permanently or for stated period	entity that has licence cancelled or that is disqualified from holding licence
1	[1.484]	Dictionary,	note 2, dot points	
2		omit		
3		• a	dministrative appeals tribuna	al
4		substitute		
5		• A	ACAT	
6	[1.485]	Dictionary,	note 2, new dot poir	nt
7		insert		
8		• re	eviewable decision notice	
9	[1.486] D	ictionary, n	ew definition of <i>revi</i>	ewable decision
10		insert		
11 12			ecision, for division 6 ee section 59.	.4 (Notification and review of

Part 1.100 Training and Tertiary Education Act 2003

3 [1.487] Section 55 (2)

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substitute

(2) The applicant may, within 14 days after the day the applicant is given a reviewable decision notice under section 105 (Reviewable decision notices) in relation to the decision, ask the council to refer the disagreement to a committee for resolution.

9 [1.488] Section 80 (2)

substitute

11 (2) The applicant may, within 14 days after the day the applicant is 12 given a reviewable decision notice under section 105 (Reviewable 13 decision notices) in relation to the decision, ask the council to refer 14 the disagreement to a committee for resolution.

15 [1.489] Part 6.2

substitute

Part 6.2 Notification and review of decisions

19 **104** Meaning of *reviewable decision*—pt 6.2

In this part:

reviewable decision means a decision mentioned in schedule 1, column 3 under a provision of this Act mentioned in column 2 in relation to the decision.

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1	105		Reviewable decision notices
2 3 4			If the council or Minister makes a reviewable decision, the council or Minister must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.
5 6 7 8			<i>Note 1</i> The council or Minister must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
9 10			<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
11	106		Applications for review
12 13			The following may apply to the ACAT for review of a reviewable decision:
14 15			(a) an entity mentioned in schedule 1, column 4 in relation to the decision;
16			(b) any other person whose interests are affected by the decision.
17 18			<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
19 20	107		Time for lodging ACAT review applications for s 55 and s 80 decisions—ACAT Act, s 11
21 22 23 24		(1)	This section applies in relation to a reviewable decision to which section 55 (Disagreement with decision of council under s 33 or s 48) or section 80 (Disagreement with decision of council under s 60 or s 73) applies.
25 26		(2)	An entity is not entitled to apply under section 106 for review of a decision—
27 28			(a) until after the end of the period when a request under section 55 (2) or 80 (2) may be made; or

 the earlier of— (i) the day the person who made the request is notified o outcome of the attempt to resolve the disagreement; of (ii) the day after the end of the period mentioned section 55 (4) or 80 (4). (3) If a request has been made under section 55 (2) or 80 (2) in relation a decision, the time for lodging an application for review with ACAT is the period beginning on the day when the person made the request becomes entitled under subsection (2) (b) to made the request becomes entitled under subsection (2) (b) to made the request becomes entitled under subsection (2) (b) to made the request becomes entitled under subsection (2) (b) to made the application and ending 28 days after that day. [1.490] Schedule 1 heading <i>omit</i> (see s 104) Schedule 1, column 4 heading <i>omit person</i> to be notified <i>substitute substitute entity</i> Dictionary, note 2, new dot points			
 outcome of the attempt to resolve the disagreement; of (ii) the day after the end of the period mentioned section 55 (4) or 80 (4). (3) If a request has been made under section 55 (2) or 80 (2) in relation a decision, the time for lodging an application for review with ACAT is the period beginning on the day when the person made the request becomes entitled under subsection (2) (b) to made the request becomes entitled under subsection (2) (b) to made the request becomes entitled under subsection (2) (b) to made the request becomes entitled under subsection (2) (b) to made the request becomes entitled under subsection (2) (b) to made the application and ending 28 days after that day. [1.490] Schedule 1 heading <i>omit</i> (see s 104) <i>substitute</i> (see pt 6.2) [1.491] Schedule 1, column 4 heading <i>omit</i> substitute <i>substitute</i> <i>entity</i> 20 [1.492] Dictionary, note 2, new dot points 			(b) if a request under section 55 (2) or 80 (2) has been made, untit the earlier of—
 section 55 (4) or 80 (4). (3) If a request has been made under section 55 (2) or 80 (2) in relation a decision, the time for lodging an application for review with ACAT is the period beginning on the day when the person made the request becomes entitled under subsection (2) (b) to made the application and ending 28 days after that day. [1.490] Schedule 1 heading <i>omit</i> (see s 104) <i>substitute</i> (see pt 6.2) [1.491] Schedule 1, column 4 heading <i>omit</i> <i>substitute</i> <i>entity</i> [1.492] Dictionary, note 2, new dot points 	-		(i) the day the person who made the request is notified of the outcome of the attempt to resolve the disagreement; or
 to a decision, the time for lodging an application for review with ACAT is the period beginning on the day when the person made the request becomes entitled under subsection (2) (b) to n the application and ending 28 days after that day. [1.490] Schedule 1 heading <i>omit</i> (see s 104) <i>substitute</i> (see pt 6.2) [1.491] Schedule 1, column 4 heading <i>omit</i> person to be notified <i>substitute</i> entity [1.492] Dictionary, note 2, new dot points 	-		
12[1.490]Schedule 1 heading13omit (see s 104)14substitute (see pt 6.2)15[1.491]Schedule 1, column 4 heading16omit17person to be notified18substitute entity20[1.492]Dictionary, note 2, new dot points	8 9 10	(3)	If a request has been made under section 55 (2) or 80 (2) in relation to a decision, the time for lodging an application for review with the ACAT is the period beginning on the day when the person who made the request becomes entitled under subsection (2) (b) to make the application and ending 28 days after that day.
 <i>omit</i> (see s 104) <i>substitute</i> (see pt 6.2) [1.491] Schedule 1, column 4 heading <i>omit</i> <i>omit</i> <i>person to be notified</i> <i>substitute</i> <i>substitute</i> <i>entity</i> Dictionary, note 2, new dot points 		F4 4007	
 (see s 104) 14 substitute (see pt 6.2) 15 [1.491] Schedule 1, column 4 heading 16 omit 17 person to be notified 18 substitute 19 entity 20 [1.492] Dictionary, note 2, new dot points 	12	[1.490]	Schedule 1 heading
 (see pt 6.2) 15 [1.491] Schedule 1, column 4 heading 16 omit 17 person to be notified 18 substitute 19 entity 20 [1.492] Dictionary, note 2, new dot points 	13		
16omit17person to be notified18substitute19entity20[1.492]Dictionary, note 2, new dot points	14		
17person to be notified18substitute19entity20[1.492]Dictionary, note 2, new dot points	15	[1.491]	Schedule 1, column 4 heading
 substitute entity 20 [1.492] Dictionary, note 2, new dot points 	16		omit
19entity20[1.492]Dictionary, note 2, new dot points	17		person to be notified
20 [1.492] Dictionary, note 2, new dot points	18		substitute
	19		entity
21 insert	20	[1.492]	Dictionary, note 2, new dot points
	21		insert
22 • ACAT	22		• ACAT
	23		reviewable decision notice

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Schedule 1
Part 1.101Legislation amended
Tree Protection Act 2005Amendment [1.493]

1 [1.493] Dictionary, new definition of *reviewable decision*

insert

2

reviewable decision, for part 6.2 (Notification and review of decisions)—see section 104.

5 Part 1.101 Tree Protection Act 2005

6	[1.494]	Section 27 (1)
7		substitute
8	(1)	5
9		approval takes effect on the date stated in the notice of decision.
10	[1.495]	Section 28 (7)
11		substitute
12	(7)	Subject to section 106 (Applications for reconsideration), the
13		cancellation takes effect on the date stated in the notice of
14		cancellation.
	[4 406]	Section 37 (1)
15	[1.496]	
15 16	[1.490]	substitute
	(1)	substitute
16		substitute Subject to section 106 (Applications for reconsideration), a tree management plan takes effect on the date stated in the notice of
16 17		substitute Subject to section 106 (Applications for reconsideration), a tree
16 17 18		substitute Subject to section 106 (Applications for reconsideration), a tree management plan takes effect on the date stated in the notice of
16 17 18 19	(1)	substitute Subject to section 106 (Applications for reconsideration), a tree management plan takes effect on the date stated in the notice of decision.
16 17 18 19 20	(1)	 substitute Subject to section 106 (Applications for reconsideration), a tree management plan takes effect on the date stated in the notice of decision. Sections 52 (2) and 58 (2), note

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 [1.498] Part 13

2

19

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24

25

26

substitute

3 Part 13 Notification and review of decisions

- 4 104 Definitions—pt 13
- 5 In this part:
- 6 *internally reviewable decision* means a decision mentioned in 7 schedule 1, part 1.1, column 3 under a provision of this Act 8 mentioned in column 2 in relation to the decision.
- *internal review notice*—see the ACT Civil and Administrative
 Tribunal Act 2008, section 67B (1).
- *reviewable decision* means a decision mentioned in schedule 1,
 part 1.2, column 3 under a provision of this Act mentioned in
 column 2 in relation to the decision.

14 **105** Internal review notices

- 15 If the conservator makes an internally reviewable decision, the 16 conservator must give an internal review notice only to each entity 17 mentioned in schedule 1, part 1.1, column 4 in relation to the 18 decision.
 - *Note* The requirements for internal review notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008.*

21 **106** Applications for reconsideration

- (1) An entity mentioned in schedule 1, part 1.1, column 4 in relation to an internally reviewable decision may apply to the conservator for reconsideration of the decision.
- (2) The application must be made within 14 days after the day the notice of decision is given to the entity.

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Schedule 1	Legislation amended
Part 1.101	Tree Protection Act 2005
Amendment [1.498]	

1 2	(3)	The application must be in writing and must set out the grounds on which reconsideration of the decision is sought.	
3 4		<i>Note</i> If a form is approved under s 110 for the application, the form must be used.	
5 6 7	(4)	If the application is made in accordance with this section, the making of the application automatically stays the operation of the decision until the application is finally dealt with.	
8	107	Reconsideration of decisions	
9 10 11 12	(1)	As soon as practicable after receiving an application for reconsideration of a decision (the <i>first decision</i>), the conservator must, in writing, ask the advisory panel for advice on the application.	
13 14 15	(2)	Within 30 days after the day the advisory panel receives the conservator's request, the advisory panel must give the conservator its advice.	
16 17	(3)	Within 30 days after the day the conservator receives the advisory panel's advice, the conservator must—	
18 19		(a) reconsider the first decision having regard to the advisory panel's advice; and	
20		(b) confirm, vary or set aside the first decision.	
21	107A	Reviewable decision notice	
22 23 24		If a person makes a reviewable decision, the person must give a reviewable decision notice only to each entity mentioned in schedule 1, part 1.2, column 4 in relation to the decision.	
25 26		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .	

1	107B	Applications for review
2		An entity mentioned in schedule 1, part 1.2, column 4 in relation to
3		a reviewable decision may apply to the ACAT for review of the
4		decision.
5 6		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
7	[1.499]	Section 111 (2) (c)
8		substitute
9		(c) reconsidering a decision under section 107 (Reconsideration of
10		decisions).
11	[1.500]	New schedule 1

12 insert

Schedule 1 Reviewable decisions

14 (see pt 13)

13

Part 1.1 Internally reviewable decisions

column 1 item	column 2 section	column 3 decision	column 4 entity
1	25	approve, or refuse to approve, activity	applicant for approval
2	28	cancel approval of activity	person who held approval
3	35	approve, or refuse to approve, tree management plan	applicant for approval

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Schedule 1
Part 1.101Legislation amended
Tree Protection Act 2005Amendment [1.501]

Part 1.2 Reviewable decisions

column 1 item	column 2 section	column 3 decision	column 4 entity
1	52	approve, or refuse to approve, registration of tree	applicant for registration
2	58	cancel, or refuse to cancel, registration of tree	person who holds or held registration
3	61	make declaration	lessee of land to which declaration relates
4	66	approve, or refuse to approve, publication of restricted information	applicant for approval
5	76	give tree protection direction	owner or occupier of land to which direction relates
6	107	confirm, vary or set aside reconsidered decision	person who is given internal review notice for decision under table 104.1 in relation to decision to be reviewed.

2 3 4

5

1

insert • ACAT

• reviewable decision notice

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	[1.502]	Dictionary, definition of appeal
2		substitute
3 4		<i>appeal</i> , in relation to a reviewable decision, means an application to the ACAT to review the decision.
5	[1.503]	Dictionary, new definitions
6		insert
7 8		<i>internally reviewable decision</i> , for part 13 (Notification and review of decisions)—see section 104.
9 10		<i>internal review notice</i> , for part 13 (Notification and review of decisions)—see section 104.
11 12		<i>reviewable decision</i> , for part 13 (Notification and review of decisions)—see section 104.

13 Part 1.102 Unit Titles Act 2001

14 [1.504] Section 21 (3) 15 *omit*16 part 14 (Administrative review) 17 *substitute*

18 part 14 (Notification and review of decisions)

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 301

Schedule 1
Part 1.102Legislation amended
Unit Titles Act 2001Amendment [1.505]

1 [1.505] Part 14

2

substitute

Part 14 4 Notification and review of decisions

5 173 Definitions—pt 14

6 In this part:

internally reviewable decision means a decision mentioned in
schedule 1, column 3 under a provision of this Act mentioned in
column 2 in relation to the decision.

10 *internal reviewer*—see section 174A.

internal review notice—see the ACT Civil and Administrative
 Tribunal Act 2008, section 67B (1).

reviewable decision means an internal reviewer's decision in
 relation to an internally reviewable decision.

15 **173A**

22

23

24 25

Internal review notices

- (1) If the planning and land authority makes an internally reviewable
 decision, the authority must give an internal review notice only to
 each person mentioned in schedule 1, column 4 in relation to the
 decision.
- 20Note 1The requirements for internal review notices are prescribed under the21ACT Civil and Administrative Tribunal Act 2008.
 - *Note 2* Section 174 gives a person who is given an internal review notice the right to object to the internally reviewable decision (unless the person was the applicant for the decision, and the decision was made in the applicant's favour).

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2 3 4 5		(2)	However, the planning and land authority is not required to give an internal review notice to a person with an interest in a parcel, or an interested non-voter, in relation to a decision if the authority is not, and could not reasonably be, aware of the person's interest because of the process of reaching the decision.	
6 7 8		(3)	An internal review notice given to a person in relation to a decision must include a statement to the effect that the person may not object to the decision if—	
9			(a) the person applied for the decision; and	
10			(b) the decision was made in accordance with the application.	
11	174		Objections	
12 13		(1)	A person mentioned in schedule 1, column 4 in relation to an internally reviewable decision may object to the decision.	
14		(2)	However, a person may not object to a decision if—	
15			(a) the person applied for the decision; and	
16			(b) the decision was made in accordance with the application.	
17		(3)	The objection must—	
18			(a) be in writing; and	
19			(b) state the person's name and address; and	
20			(c) set out the person's reasons for making the application; and	
21			(d) be given to the planning and land authority.	
22 23			<i>Note</i> If a form is approved under s 180 for the objection, the form must be used.	

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Schedule 1	Legislation amended
Part 1.102	Unit Titles Act 2001
Amendment [1.505]	

1 2	(4)	The objection must be given to the planning and land authority within—	
3 4		(a) 28 days after the day the person is given the internal review notice for the decision; or	
5 6		(b) any longer period allowed by the planning and land authority before or after the end of the 28-day period.	
7	174A	Internal reviewer	
8 9 10		The planning and land authority must arrange for a person (the <i>internal reviewer</i>) who did not make the internally reviewable decision to review the decision.	
11	175	Review by internal reviewer	
12 13	(1)	The internal reviewer for an internally reviewable decision must review the decision.	
14 15 16	(2)	The review must happen within 28 days (the 28-day period) after the day the planning and land authority receives the objection to the internally reviewable decision.	
17	(3)	The internal reviewer must—	
18 19		(a) allow the objection and substitute the reviewer's own decision; or	
20		(b) disallow the objection.	
21 22	(4)	If the objection is not decided within the 28-day period, the objection is taken to have been disallowed by the internal reviewer.	

1	176	Reviewable decision notices
2 3 4 5		If an internal reviewer makes a reviewable decision, the reviewer must give a reviewable decision notice only to each person to whom an internal review notice is required to be given in relation to the decision.
6 7		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
8	177	Effect of decision to allow objection
9 10		If a decision is made to allow an objection and to substitute a new decision for the decision objected to—
11 12		(a) the decision objected to no longer has effect from the date of the reviewable decision notice; and
13 14		(b) this Act applies as if the substituted decision had been made on the date of the notice, subject to paragraph (c); and
15		(c) this part does not apply to the substituted decision.
16	177A	Applications for review
17 18		The person in relation to whom a reviewable decision is made may apply to the ACAT for review of the decision.
19 20		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
21	[1.506]	Schedule 1 heading
22		substitute
23	Scheo	dule 1 Reviewable decisions

24 (see pt 14)

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Schedule 1	Legislation amended
Part 1.103	Utilities Act 2000
Amendment [1.507]	

1	[1.507]	Schedule 1, column 4 heading
	[1.307]	omit
2		to be notified
3		to be notified
4	[1.508]	Dictionary, note 2, new dot points
5		insert
6		• ACAT
7		reviewable decision notice
8	[1.509]	Dictionary, new definitions
9		insert
10 11		<i>internally reviewable decision</i> , for part 14 (Notification and review of decisions)—see section 173.
12 13		<i>internal reviewer</i> , for part 14 (Notification and review of decisions)—see section 174A.
14		internal review notice, for part 14 (Notification and review of
15		decisions)—see the ACT Civil and Administrative Tribunal
16		Act 2008, section 67B (1).
	[4 E40]	Distingent definition of reviewable desision
17	[1.510]	Dictionary, definition of reviewable decision
18		substitute
19		reviewable decision, for part 14 (Notification and review of
20		decisions)—see section 173.
		······································

Part 1.103 Utilities Act 2000

22	[1.511]	Section 3 (g)
23		substitute
24		(g) to ensure that advice given to ICRC by the ACAT, or the chief
25		executive under part 5 (Technical regulation), is properly
26		considered;

page 306 ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	[1.512]	Section 37 (1), new note 2
2		insert
3 4 5		<i>Note 2</i> If ICRC refuses to grant a licence, or grants a licence subject to a condition imposed by it, it must give a reviewable decision notice to the applicant for the licence (see s 43A).
6	[1.513]	Section 37 (4), except note
7		omit
8	[1.514]	Section 38 (1), new note 2
9		insert
10 11		<i>Note 2</i> If ICRC refuses to vary a licence, it must give a reviewable decision notice to the licensee (see s 43A).
12	[1.515]	Section 38 (5)
13		omit
14	[1.516]	Section 40 (1), new note 2
15		insert
16 17		<i>Note 2</i> If ICRC refuses to agree to the transfer of a licence, it must give a reviewable decision notice to the licensee (see s 43A).
18	[1.517]	Section 40 (4), except note
19		omit
20	[1.518]	Section 42 (3) (a)
21		substitute
22 23		(a) on the day ICRC gives a reviewable decision notice about the revocation to the licensee; or

page 307

Schedule 1Legislation amendedPart 1.103Utilities Act 2000Amendment [1.519]

1 [1.519] Section 43

2

6

14

15

16 17

18

24

substitute

Division 3.3A Notification and review of ICRC decisions

5 43 Meaning of *reviewable decision*—div 3.3A

In this division:

reviewable decision means a decision mentioned in
schedule 1, column 3 under a provision of this Act mentioned in
column 2 in relation to the decision.

43A Reviewable decision notices

11 If a person makes a reviewable decision, the person must give a 12 reviewable decision notice to each entity mentioned in schedule 1, 13 column 4 in relation to the decision.

- *Note 1* The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
 - *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

43B Applications for review

The following may apply to the ACAT for review of a reviewable decision:

- (a) an entity mentioned in schedule 1, column 4 in relation to the decision;
 - (b) any other person whose interests are affected by the decision.
- Note If a form is approved under the ACT Civil and Administrative Tribunal
 Act 2008 for the application, the form must be used.

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4	[1.520]	Section 45 (2) (b)
1	[1.520]	omit
2		Omit
3	[1.521]	Section 109 (3) (e) (ii)
4		substitute
5 6		(ii) the ACAT's power to direct payment by the utility for loss or damage resulting from the operations.
7	[1.522]	Parts 11 and 12
8		substitute
9	Part 11	Certain causes of action against
0		customer
1	167	Proceedings in Magistrates Court—amounts over \$10 000
2	(1)	This section applies to a proceeding in relation to—
3		(a) the recovery of a customer debt that is more than \$10 000; or
4 5		(b) any other cause of action against a customer for more than \$10 000 in relation to which an application to ACAT may be
6		made under part 12 (Complaints to ACAT about utilities).
7	(2)	A utility may not begin a proceeding to which this section applies
8		against the customer in the Magistrates Court unless the utility has
9		given the customer written notice of its intention to do so.
0	(3)	The notice—
21 22		(a) must be given at least 7 days before the day the proceeding is begun; and
3		(b) must include a statement about—
24 25		(i) the customer's rights to make an application in relation to a complaint to the ACAT under part 12; and

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Schedule 1	Legislation amended
Part 1.103	Utilities Act 2000
Amendment [1.522]	

1 2			(ii) the effect of the <i>Magistrates Court Act 1930</i>, section 266 (Complaints under Utilities Act, pt 12).
3		(4)	In this section:
4			customer debt—see section 169.
5	168		Civil dispute applications to ACAT
6		(1)	This section applies in relation to—
7			(a) the recovery of a customer debt; or
8 9 10			(b) any other cause of action against a customer in relation to which an application to ACAT may be made under part 12 (Complaints to ACAT about utilities).
11 12 13 14		(2)	A utility may not make an application to the ACAT under the <i>ACT Civil and Administrative Tribunal Act 2008</i> , part 4 (Civil disputes) in relation to the debt or cause of action unless the utility has given the customer written notice of its intention to do so.
15		(3)	The notice—
16 17			(a) must be given at least 7 days before the day the application is made; and
18 19 20			(b) must include a statement about the customer's rights to make an application in relation to a complaint to the ACAT under part 12.
21		(4)	In this section:
22			<i>customer debt</i> —see section 169.

Part 12 Complaints to ACAT about utilities

3 Division 12.1 Preliminary

169 Definitions—pt 12 4 5 In this part: complainant—see section 172. 6 complaint—see section 172. 7 *customer debt* means an amount payable by a customer to a utility 8 in relation to the provision of a utility service to premises for the 9 customer. 10 registrar means the registrar of the ACAT. 11 *respondent*, in relation to a complaint, means the utility the subject 12 of the complaint. 13 utility, in relation to an act or omission, includes a person who was 14 licensed at the time of the act or omission. 15 withdrawal, of a utility service, includes the reduction or 16 termination of the service, whether by disconnection from a network 17 or otherwise. 18 170 Application—pt 12 19 This part does not apply to a complaint by a utility. 20 171 Principles—pt 12 21 In exercising its functions under this part, the ACAT must consider 22 the following principles: 23 (a) that utility services should continue to be provided to 24 complainants suffering financial hardship; 25

> ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Schedule 1
Part 1.103Legislation amended
Utilities Act 2000Amendment [1.522]

1 (b) that the rights of complainants under the Act should be 2 protected.

3 Division 12.2 Applications to ACAT

- 4 **172 ACAT** applications
- A person (the *complainant*) mentioned in table 172, column 2 may
 apply to the ACAT in relation to a matter (the *complaint*) mentioned
 in column 3 in relation to the complainant.
- 8 9
- *Note* If a form is approved under the *ACT Civil and Administrative Tribunal Act 2008* for the application, the form must be used.

column 1 item	column 2 complainant	column 3 complaint
1	consumer affected by contravention	contravention of a customer contract by a utility
2	consumer	a utility fails to provide a utility service to consumer or withdraws a utility service from consumer, and failure or withdrawal causes substantial hardship, or is likely to cause substantial hardship, to consumer
3	person affected by contravention	contravention of s 51 (Protection of personal information) by a utility
4	person affected by contravention	contravention by a utility of an obligation under this Act in relation to its network operations
5	person affected by act or omission	act or omission of an authorised person for a utility in relation to network operations
6	person on whom charge imposed	capital contribution charge imposed under s 101

10 Table 172 ACAT applications

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2	173		Help with applications about failure to provide, or withdrawal of, utility services	
3		(1)	This section applies if—	
4 5 6			(a) the registrar considers that a person making an application, or considering making an application, needs help with the application; and	
7 8 9			(b) the application is in relation to the failure to provide a utility service to the person or the withdrawal of a utility service from the person.	
10 11		(2)	The registrar must ask the person whether the person wants the registrar to put the application in writing for the person.	
12 13		(3)	If the person wants the registrar to put the application in writing, the registrar must do so.	
14 15		(4)	This section is in addition to the <i>ACT Civil and Administrative Tribunal Act 2008</i> , section 13 (Help with applications etc).	
16	174		Advising Minister etc about systemic problems	
17 18 19		(1)	This section applies if it appears to the ACAT that applications under this part to the ACAT indicate a systemic problem in relation to—	
20			(a) the operation of this part; or	
21 22			(b) other matters that come to the ACAT's attention in the course of exercising its functions under this part.	
23		(2)	The ACAT must tell the following about the problem:	
24			(a) each Minister responsible for administering the Act;	
25			(b) the ICRC.	

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Schedule 1	Legislation amended
Part 1.103	Utilities Act 2000
Amendment [1.522]	

1(3) This section is in addition to the ACT Civil and Administrative2Tribunal Act 2008, section 14 (Advising Attorney-General about3systemic problems).

4 Division 12.3 Preliminary inquiries

5	175	Preliminary inquiries—registrar
6 7		If a person makes a complaint, the registrar may make inquiries of the person, respondent or anyone else to decide—
8		(a) whether this part applies to the matter complained of; and
9		(b) if so, whether the ACAT should consider the matter.
10	Divisior	n 12.4 Dismissal of complaints
11	176	Dismissal of complaints about utilities
12 13	(1)	The ACAT may dismiss a complaint about a utility if satisfied that—
14		(a) this part does not apply to the matter complained of; or
15 16 17		(b) the complaint has been withdrawn or abandoned (for example, because the complainant fails to proceed with the complaint within a reasonable time); or
18 19 20		<i>Note</i> An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).
21 22 23		(c) the complaint relates to a matter, or the last of a series of matters, that happened more than 1 year before the day the complaint was made; or
24 25 26		(d) if the registrar makes an inquiry under section 175 of the person making the complaint—the person has not responded to the inquiry; or

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2 3		(e) the complainant has not made reasonable efforts to resolve the matter complained of with the utility, particularly in accordance with the utility's complaint handling procedures; or
4 5		(f) the matter complained of has already been dealt with adequately by the ACAT or otherwise; or
6 7		(g) a remedy more appropriate than action under this part is readily available to the complainant; or
8		(h) it is otherwise appropriate to do so.
9 10		<i>Note</i> The ACAT may dismiss an application if it is frivolous or vexatious (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 32).
11 12	(2)	If the ACAT dismisses a complaint, it must give each party written notice of the dismissal, setting out its reasons for the dismissal.
13	Divisior	n 12.5 Powers and decisions of ACAT
14	177	Complainant's records
14 15 16	177 (1)	This section applies if a complainant makes a complaint about a utility.
15		This section applies if a complainant makes a complaint about a
15 16 17	(1)	This section applies if a complainant makes a complaint about a utility. The utility must give the ACAT the utility's records, or access to the
15 16 17 18 19	(1) (2)	This section applies if a complainant makes a complaint about a utility. The utility must give the ACAT the utility's records, or access to the records, in relation to the complainant. The complainant is taken to consent to the disclosure of the records
15 16 17 18 19 20	(1) (2)	This section applies if a complainant makes a complaint about a utility. The utility must give the ACAT the utility's records, or access to the records, in relation to the complainant. The complainant is taken to consent to the disclosure of the records to the ACAT.
15 16 17 18 19 20 21	(1)(2)(3)	 This section applies if a complainant makes a complaint about a utility. The utility must give the ACAT the utility's records, or access to the records, in relation to the complainant. The complainant is taken to consent to the disclosure of the records to the ACAT. <i>Note</i> See s 51 (Protection of personal information).
15 16 17 18 19 20 21 22 22 23	 (1) (2) (3) 178 	 This section applies if a complainant makes a complaint about a utility. The utility must give the ACAT the utility's records, or access to the records, in relation to the complainant. The complainant is taken to consent to the disclosure of the records to the ACAT. <i>Note</i> Sees 51 (Protection of personal information). ACAT decisions This section applies if the ACAT is satisfied, in relation to a
15 16 17 18 19 20 21 22 23 24	 (1) (2) (3) 178 	 This section applies if a complainant makes a complaint about a utility. The utility must give the ACAT the utility's records, or access to the records, in relation to the complainant. The complainant is taken to consent to the disclosure of the records to the ACAT. <i>Note</i> Sees 51 (Protection of personal information). ACAT decisions This section applies if the ACAT is satisfied, in relation to a complainant, that—

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ACT Civil and Administrative Tribunal Legislation

Amendment Bill 2008 (No 2)

Schedule 1	Legislation amended		
Part 1.103	Utilities Act 2000		
Amendment [1.522]			

1 2			(ii) contravened section 51 (Protection of personal information); or
3 4			(iii) contravened an obligation under this Act in relation to its network operations; or
5 6			(b) the respondent has caused, or would cause, substantial hardship by failing to provide, or withdrawing, a utility service; or
7 8			(c) an authorised person for the respondent has acted improperly in relation to network operations; or
9 10			(d) a capital contribution charge, of an amount of not more than \$10 000, imposed by the respondent is excessive.
11		(2)	Without limiting the orders the ACAT may make, the ACAT may—
12 13 14			(a) for a complaint that a capital contribution charge is excessive—give a direction under section 182 (Reviewable capital contribution charges); or
15			(b) in any other case—
16 17 18			(i) give the written directions to the respondent that it considers necessary requiring the respondent to remedy the matter mentioned in subsection (1); or
19			(ii) give another direction under this division; or
20			(iii) make a declaration under this division.
21 22		(3)	A respondent must comply with a direction given to it under this division.
23 24	179		Continuity of utility services—nonpayment of customer debt
25 26 27		(1)	This section applies to a complaint about the actual or potential withdrawal of a utility service because of a failure to pay a customer debt in relation to residential premises.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2 3		(2)	If the ACAT is satisfied that the withdrawal of the utility services causes, or would cause, substantial hardship for a consumer, the ACAT may give the respondent a written direction—
4			(a) not to withdraw the service; or
5 6 7			(b) if the service has been withdrawn—to restore the service as soon as practicable and, in any event, within 24 hours after the direction is given to the respondent.
8 9		(3)	A direction may contain ancillary directions, for example, that the service not be withdrawn—
10			(a) during a stated period; or
11			(b) unless the consumer fails to comply with a stated condition.
			<i>Note</i> An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).
12	180		Discharge of customer debt
12 13 14 15 16	180	(1)	Discharge of customer debt If the ACAT is satisfied that payment of a customer debt in relation to residential premises would cause substantial hardship for the customer, the ACAT may, in writing, declare that the debt is discharged in whole or to a stated extent.
13 14 15	180	(1)	If the ACAT is satisfied that payment of a customer debt in relation to residential premises would cause substantial hardship for the customer, the ACAT may, in writing, declare that the debt is discharged in whole or to a stated extent.
13 14 15 16 17 18	180	(2)	If the ACAT is satisfied that payment of a customer debt in relation to residential premises would cause substantial hardship for the customer, the ACAT may, in writing, declare that the debt is discharged in whole or to a stated extent. The declaration may provide that the discharge is conditional on payment by the customer of a stated amount or amounts in
13 14 15 16 17 18 19	180	(2)	If the ACAT is satisfied that payment of a customer debt in relation to residential premises would cause substantial hardship for the customer, the ACAT may, in writing, declare that the debt is discharged in whole or to a stated extent. The declaration may provide that the discharge is conditional on payment by the customer of a stated amount or amounts in accordance with the declaration. A declaration has effect for all purposes according to its terms.
13 14 15 16 17 18 19 20 21	180	(2)	If the ACAT is satisfied that payment of a customer debt in relation to residential premises would cause substantial hardship for the customer, the ACAT may, in writing, declare that the debt is discharged in whole or to a stated extent. The declaration may provide that the discharge is conditional on payment by the customer of a stated amount or amounts in accordance with the declaration. A declaration has effect for all purposes according to its terms. The amount of the debt discharged by a declaration may not be

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Schedule 1
Part 1.103Legislation amended
Utilities Act 2000Amendment [1.522]

1	181		Payment for loss or damage
2 3 4 5 6		(1)	If the ACAT is satisfied that a complainant suffered loss or damage because of an act by the respondent, or an authorised person for the respondent, of a kind mentioned in section 178 (ACAT decisions), the ACAT may give the respondent a written direction to pay a stated amount to the complainant for the loss or damage.
7		(2)	The direction may not be given in relation to a punitive amount.
8 9		(3)	The amount payable under the direction is a debt due to the complainant in whose favour the direction is given.
10 11		(4)	In giving the direction, the ACAT must take account of the extent (if any) to which the complainant—
12			(a) caused, or contributed to, the loss or damage; or
13 14			(b) obstructed, or interfered with, the exercise of the respondent's functions under this Act.
15		(5)	The amount stated in a direction may not be more than—
16			(a) \$10 000; or
17 18			(b) if another amount is prescribed by regulation—the prescribed amount.
19 20 21		(6)	The registrar must, if asked by the complainant in whose favour a direction is made, give the complainant a copy of the direction certified by the registrar.
22	182		Reviewable capital contribution charges
23 24		(1)	This section applies if the ACAT is satisfied that a capital contribution charge imposed by the respondent is excessive.
25 26		(2)	The ACAT may give the respondent a written direction to reduce the charge to the amount stated in the direction.

1 2	(3)	For subsection (2), the ACAT must state an amount that it considers reasonable having regard to—
3		(a) the cost of the work to which the charge relates; and
4		(b) the relevant industry code.
5 6	(4)	The ACAT may only give a direction under subsection (2) in relation to a capital contribution charge of not more than \$10 000.
7 8	(5)	To remove any doubt, this section is additional to, and does not limit—
9 10		(a) section 179 (Continuity of utility services—nonpayment of customer debt); and
11		(b) section 180 (Discharge of customer debt).
12	183	Reimbursement of utilities for customer debts discharged
13 14 15		If a customer debt owed to a utility is discharged under section 180 (Discharge of customer debt), the amount discharged is a debt due to the utility by the Territory.
16	Divisio	
		n 12.6 Confidential information
17	184	n 12.6 Confidential information Protection of confidential information
17 18 19 20	184 (1)	Protection of confidential information
18 19		Protection of confidential information The ACAT must preserve the confidentiality of information disclosed to, or obtained by, the ACAT in the exercise of its
18 19 20		Protection of confidential information The ACAT must preserve the confidentiality of information disclosed to, or obtained by, the ACAT in the exercise of its functions under this part, including—
18 19 20 21		Protection of confidential information The ACAT must preserve the confidentiality of information disclosed to, or obtained by, the ACAT in the exercise of its functions under this part, including— (a) personal information; and
18 19 20 21 22 23		 Protection of confidential information The ACAT must preserve the confidentiality of information disclosed to, or obtained by, the ACAT in the exercise of its functions under this part, including— (a) personal information; and (b) information that— (i) could affect the competitive position of a utility or

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 319

Schedule 1	Legislation amended
Part 1.103	Utilities Act 2000
Amendment [1.523]	

1 2	(2)	The ICRC Act, sections 44 to 48 apply, so far as applicable, in relation to the functions of the ACAT under this part as if—
3 4		(a) a reference to the ICRC were a reference to any of the following:
5		(i) the ACAT;
6		(ii) a person who is or has been an ACAT member;
7 8		(iii) a person who is or has been a member of the staff of the ACAT;
9 10		(iv) a person who is or has been acting under the direction or authority of the ACAT; and
11		(b) any other necessary changes were made.
12	(3)	In this section:
13 14		ACAT member —see the ACT Civil and Administrative Tribunal Act 2008, dictionary, definition of <i>tribunal member</i> .
15	[1.523]	Section 254 (2)
16		substitute
17 18 19	(2)	The ICRC may, in writing, determine fees for this Act (other than part 12 (Complaints to ACAT about utilities) and part 14 (Streetlighting and stormwater)).

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1 [1.524] New schedule 1

insert

3 Schedule 1 Reviewable decisions

4 (see div 3.3A)

2

column 1 item	column 2 section	column 3 decision	column 4 entity
1	37	refuse to grant licence	applicant for licence
2	37	grant licence subject to condition	applicant for licence
3	38	refuse to vary licence	licensee
4	38	vary licence on ICRC's own initiative	licensee
5	40	refuse to agree to transfer of licence	licensee
6	42	revoke a licence	person whose licence revoked

5 [1.525] Dictionary, note 2, dot points

6 7

> 8 9

• administrative appeals tribunal

substitute

omit

• ACAT

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 321

Schedule 1	Legislation amended
Part 1.103	Utilities Act 2000
Amendment [1.526]	

1	[1.526]	Dictionary, note 2, new dot point
2		insert
3		reviewable decision notice
4	[1.527]	Dictionary, note 2, dot points
5		omit
6		Supreme Court
7	[1.528]	Dictionary, definition of <i>complaint</i>
8		substitute
9 10		<i>complaint</i> , for part 12 (Complaints to ACAT about utilities)—see section 172.
11 12		<i>complainant</i> , for part 12 (Complaints to ACAT about utilities)—see section 172.
13	[1.529]	Dictionary, definition of <i>council</i>
14		omit
15	[1.530]	Dictionary, definition of <i>customer debt</i>
16		substitute
17		customer debt, for part 12 (Complaints to ACAT about utilities)-
18		see section 169.
19	[1.531]	Dictionary, definition of <i>party</i>
20		omit
21	[1.532]	Dictionary, definition of registrar
22		substitute
23		registrar, for part 12 (Complaints to ACAT about utilities)-see
24		section 169.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	[1.533]	Dictionary, definition of respondent
2		substitute
3 4		<i>respondent</i> , for an application in relation to a complaint, for part 12 (Complaints to ACAT about utilities)—see section 169.
5	[1.534]	Dictionary, new definition of reviewable decision
6		insert
7		reviewable decision, for division 3.3A (Notification and review of
8		ICRC decisions)—see section 43.
9	[1.535]	Dictionary, definition of <i>utility</i>
10		substitute
11		utility—
12 13		(a) for this Act generally—means a person licensed to provide a utility service; or
14 15		(b) for part 9 (Controller's power to take over operations)—see section 134; or
16 17		(c) in relation to an act or omission, for part 12 (Complaints to ACAT about utilities)—see section 169.
18	[1.536]	Dictionary, definition of withdrawal
19		substitute
20 21		<i>withdrawal</i> , of a utility service, for part 12 (Complaints to ACAT about utilities)—see section 169.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 323

Part 1.104 Victims of Crime Regulation 2000

2 [1.537] Division 3.2

3

substitute

⁴ Division 3.2 Notification and review of eligibility ⁵ decisions

6 25 Definitions—div 3.2

- 7 In this division:
- *affected person* means a person the responsible service agency
 decides is not eligible for the victims services scheme.
- *internally reviewable decision* means a decision of the responsible
 service agency that a person is not eligible for the victims services
 scheme.
- 13 *internal reviewer*—see section 26A.
- *internal reviewer's decision* means a decision of an internal
 reviewer in relation to an internally reviewable decision.
- *internal review notice*—see the ACT Civil and Administrative
 Tribunal Act 2008, section 67B (1).
- *reviewable decision* means a decision of the committee in relation to
 an internal reviewer's decision.

20 **25A** Internal review notices—responsible service agency

- If the responsible service agency makes an internally reviewable decision, the agency must give an internal review notice only to the affected person.
 - *Note* The requirements for internal review notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008.*

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 2	26		Applications to responsible service agency for internal review
3 4		(1)	The affected person may apply to the responsible service agency for review of the internally reviewable decision.
5		(2)	The application must—
6			(a) be in writing; and
7			(b) state the applicant's name and address; and
8			(c) set out the applicant's reasons for making the application.
9 10			<i>Note</i> If a form is approved under s 51 for the application, the form must be used.
11 12		(3)	The application must be given to the responsible service agency within—
13 14			(a) 28 days after the day the applicant is given the internal review notice by the responsible service agency; or
15 16			(b) any longer period allowed by the responsible service agency before or after the end of the 28-day period.
17	26A		Internal reviewer
18 19 20			The responsible service agency must arrange for a person (the <i>internal reviewer</i>) who did not make the internally reviewable decision to review the decision.
21	27		Review by internal reviewer
22 23		(1)	The internal reviewer for an internally reviewable decision must review the decision.
24 25 26		(2)	The review must happen within 28 days (the 28-day period) after the day the responsible service agency receives the application for review of the internally reviewable decision.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 325

Schedule 1	Legislation amended
Part 1.104	Victims of Crime Regulation 2000
Amendment [1.537]	

1		(3)	The internal reviewer must—
2			(a) confirm the decision; or
3			(b) vary the decision; or
4 5			(c) set aside the decision and substitute the reviewer's own decision.
6 7		(4)	If the decision is not varied or set aside within the 28-day period, the decision is taken to have been confirmed by the internal reviewer.
8	27A		Internal review notices—internal reviewer
9 10 11			If an internal reviewer makes an internal reviewer's decision, the internal reviewer must give an internal review notice only to the affected person.
12 13			<i>Note</i> The requirements for internal review notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008.</i>
14	28		Eligibility Review Committee
15		(1)	The Eligibility Review Committee is continued in existence.
16 17		(2)	The committee consists of the DPP member, the courts member and the legal profession member.
18	29		Applications to committee for internal review
19 20		(1)	The affected person may apply to the committee for review of the internal reviewer's decision.
21		(2)	The application must—
22			(a) be in writing; and
23			(b) state the applicant's name and address; and
24			(c) set out the applicant's reasons for making the application.
25 26			<i>Note</i> If a form is approved under s 51 for the application, the form must be used.
	page 32	26	ACT Civil and Administrative Tribunal Legislation

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1		(3)	The application must be given to the committee within—
2 3			(a) 28 days after the day the applicant is given the internal review notice by the internal reviewer; or
4 5			(b) any longer period allowed by the committee before or after the end of the 28-day period.
6	30		Review by committee
7 8		(1)	The committee for an internal reviewer's decision must review the decision.
9 10 11		(2)	The review must happen within 28 days (the 28-day period) after the day the committee receives the application for review of the internal reviewer's decision.
12		(3)	The committee must—
13			(a) confirm the decision; or
14			(b) vary the decision; or
15 16			(c) set aside the decision and substitute the committee's own decision.
17 18		(4)	If the decision is not varied or set aside within the 28-day period, the decision is taken to have been confirmed by the committee.
19	31		Reviewable decision notices
20 21			If the committee makes a reviewable decision, the committee must give a reviewable decision notice only to the affected person.
22 23			<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .

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32	Applications to ACAT
	The affected person may apply to the ACAT for review of a reviewable decision.
	<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
[1.538]	Sections 46 and 47
	substitute
Divisio	n 3.6 Notification and review of decisions about service providers
46	Meaning of reviewable decision—div 3.6
	In this division:
	<i>reviewable decision</i> means a decision mentioned in schedule 1, column 3 under a provision of this regulation mentioned in column 2 in relation to the decision.
46A	Reviewable decision notices
	If the board makes a reviewable decision, the board must give a reviewable decision notice to each entity mentioned in schedule 1, column 4 in relation to the decision.
	<i>Note 1</i> The board must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).
	<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .

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47 **Applications for review** 1 The following may apply to the ACAT for review of a reviewable 2 decision: 3 (a) an entity mentioned in schedule 1, column 4 in relation to the 4 decision; 5 (b) any other person whose interests are affected by the decision. 6 7 Note If a form is approved under the ACT Civil and Administrative Tribunal 8 Act 2008 for the application, the form must be used. [1.539] Section 49A 9 omit 10 schedule 1 11 substitute 12 schedule 2 13 [1.540] **New schedule 1** 14 insert 15

Schedule 1 Reviewable decisions about service providers

18 (see div 3.6)

column 1	column 2	column 3	column 4
item	section	decision	entity
1	40	refuse to approve service provider	applicant

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 329

Schedule 1Legislation amendedPart 1.104Victims of Crime Regulation 2000Amendment [1.541]

column 1 item	column 2 section	column 3 decision	column 4 entity
2	42	suspend service provider's approval	service provider
3	43	cancel approval of service provider	person who was approved service provider

[1.541] Schedule 1 heading

substitute

Schedule 2 Victims services levy— excluded offences

5 (s 49A)

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- 6 [1.542] Schedule 1, part 1.1 heading
 - substitute

8 Part 2.1 Australian Road Rules

9 [1.543] Schedule 1, part 1.2 heading

substitute

11Part 2.2Road Transport (Safety and
Traffic Management) Regulation
2000

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	[1.544]	Schedule 1, part 1.3 heading
2		substitute
3 4 5	Part 2.	3 Australian National University Act 1991 (Cwlth)—Parking and Traffic Statute (No 2) 2007
6	[1.545]	Dictionary, note 2, dot points
7		omit
8		administrative appeals tribunal
9		substitute
10		• ACAT
11	[1.546]	Dictionary, note 2, new dot point
12		insert
13		reviewable decision notice
14	[1.547]	Dictionary, definition of affected person
15		substitute
16		affected person, for division 3.2 (Notification and review of
17		eligibility decisions)—see section 25.
18 19	[1.548]	Dictionary, new definition of <i>internally reviewable</i> decision
20		insert
21 22		<i>internally reviewable decision</i> , for division 3.2 (Notification and review of eligibility decisions)—see section 25.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 331

1	[1.549]	Dictionary, definition of internal reviewer
2		substitute
3		internal reviewer, for division 3.2 (Notification and review of
4		eligibility decisions)—see section 26A.
5	[1.550]	Dictionary, new definitions
6		insert
7		internal reviewer's decision, for division 3.2 (Notification and
8		review of eligibility decisions)—see section 25.
9		internal review notice, for division 3.2 (Notification and review of
10 11		eligibility decisions)—see the ACT Civil and Administrative Tribunal Act 2008, section 67B (1).
11		, , , , , , , , , , , , , , , , , , , ,
12	[1.551]	Dictionary, definition of <i>reviewable decision</i>
13		substitute
14		reviewable decision—
15		(a) for division 3.2 (Notification and review of eligibility
16		decisions)—see section 25; and
17		(b) for division 3.6 (Notification and review of decisions)—see
18		section 46.

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Part 1.105 Waste Minimisation Act 2001

[1.552]	Section 18 (3)	
	substitute	
(3)	The notice under subsection (1) must require the member to remedy the contravention within a stated period of at least 1 month after the date the notice is given to the member.	
	<i>Note</i> A decision requiring a person to remedy a contravention of an IWRP is a reviewable decision (see s 44), and the chief executive must give a reviewable decision notice to the person (see s 44A).	
[1.553]	Part 5 heading and section 44	
	substitute	
Part 5	Notification and review of decisions	
44	Meaning of reviewable decision—pt 5	
	In this part:	
	<i>reviewable decision</i> means a decision under section 18 to require a person to remedy a contravention of an IWRP.	
44A	Reviewable decision notices	
	If the chief executive makes a reviewable decision, the chief executive must give a reviewable decision notice to the person of whom the requirement under section 18 is made.	
	<i>Note 1</i> The chief executive must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see <i>ACT Civil and Administrative Tribunal Act 2008</i> , s 67A).	
	<i>Note 2</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .	

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 333

Schedule 1
Part 1.105Legislation amended
Waste Minimisation Act 2001Amendment [1.554]

1	44B	Applications for review
2		The following people may apply to the ACAT for review of a
3		reviewable decision:
4		(a) a person of whom a requirement under section 18 is made;
5		(b) any other person whose interests are affected by the decision.
6 7		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.

8	Part 6	Miscellaneous
8		Miscenaricous

9	[1.554]	Dictionary, note 2, new dot points
10		insert
11		• ACAT
12		reviewable decision notice
13	[1.555]	Dictionary, new definition of reviewable decision
14		insert
15		reviewable decision, for part 5 (Notification and review of
16		decisions)—see section 44.

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Part 1.106 Water and Sewerage Act 2000

2 [1.556] Part 5 heading and section 44

substitute

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Part 5 Notification and review of decisions

- 6 44 Meaning of *reviewable decision*—pt 5
- 7 In this part:
- 8 *reviewable decision* means a decision prescribed by regulation.

9 44A Reviewable decision notices

10 If a person makes a reviewable decision, the person must give a 11 reviewable decision notice to each entity prescribed by regulation in 12 relation to the decision.

- *Note 1* The person must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
- *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

44B Applications for review

- The following may apply to the ACAT for review of a reviewable decision:
- (a) an entity prescribed by regulation in relation to the decision;
- (b) any other person whose interests are affected by the decision.
- Note If a form is approved under the ACT Civil and Administrative Tribunal
 Act 2008 for the application, the form must be used.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 335

Schedule 1
Part 1.107Legislation amended
Water and Sewerage Regulation 2001Amendment [1.557]

1 Part 5A Miscellaneous

2	[1.557]	Dictionary, note 2, dot points
3		omit
4		administrative appeals tribunal
5		substitute
6		• ACAT
7	[1.558]	Dictionary, note 2, new dot point
8		insert
9		reviewable decision notice
10	[1.559]	Dictionary, new definition of reviewable decision
11		insert
12		reviewable decision, for part 5 (Notification and review of
13		decisions)—see section 44.
.0		
13	Part 1.	
	Part 1.	
14	Part 1.	.107 Water and Sewerage Regulation
14 15		.107 Water and Sewerage Regulation 2001
14 15 16		.107 Water and Sewerage Regulation 2001 Sections 26 and 27
14 15 16 17	[1.560]	.107 Water and Sewerage Regulation 2001 Sections 26 and 27 substitute
14 15 16 17 18	[1.560]	.107 Water and Sewerage Regulation 2001 Sections 26 and 27 substitute Reviewable decisions—Act, s 44, def reviewable decision
14 15 16 17 18 19	[1.560]	.107 Water and Sewerage Regulation 2001 Sections 26 and 27 substitute Reviewable decisions—Act, s 44, def reviewable decision A decision mentioned in schedule 1, column 3 under a provision
14 15 16 17 18 19 20	[1.560] 26	.107 Water and Sewerage Regulation 2001 Sections 26 and 27 substitute Reviewable decisions—Act, s 44, def reviewable decision A decision mentioned in schedule 1, column 3 under a provision mentioned in column 2 in relation to the decision is prescribed.

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1 [1.561] New schedule 1

insert

2

3 Schedule 1 Reviewable decisions

4 (see s 26 and s 27)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	Act, 22 (2)	give direction to do work	owner given direction
2	Act, 32 (4)	give direction to take stated action	entity given direction
3	15 (4)	refuse to give exemption	applicant for exemption
4	25	refuse to issue certificate of compliance	applicant for certificate of compliance

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 337

Schedule 1Legislation amendedPart 1.108Water Resources Act 2007Amendment [1.562]

Part 1.108 Water Resources Act 2007

2 [1.562] Part 11

3

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substitute

Part 11 Notification and review of decisions

6 94 Meaning of reviewable decision—pt 11

In this part:

reviewable decision means a decision mentioned in schedule 1,
 column 3 under a provision of this Act mentioned in column 2 in
 relation to the decision.

95 Reviewable decision notices

If the authority makes a reviewable decision, the authority must give
a reviewable decision notice to each entity mentioned in schedule 1,
column 4 in relation to the decision.

- *Note 1* The authority must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).
- *Note 2* The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

20	96	Applications for review
21 22		The following may apply to the ACAT for review of a reviewable decision:
23 24		(a) an entity mentioned in schedule 1, column 4 in relation to the decision;

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1		(b) any other person whose interests are affected by the decision.
2 3		<i>Note</i> If a form is approved under the <i>ACT Civil and Administrative Tribunal Act 2008</i> for the application, the form must be used.
4	[1.563]	New schedule 1

insert

6 Schedule 1 Reviewable decisions

7 (see pt 11)

5

column 1 item	column 2 section	column 3 decision	column 4 entity
1	24	amend water access entitlement	holder of water access entitlement
2	26	refuse to approve transfer of whole or part of water access entitlement	holder of water access entitlement
3	30	refuse to issue licence to take water	applicant for licence
4	31	impose condition on licence to take water	applicant for licence
5	35	refuse to issue driller's licence	applicant for licence
6	36	impose condition on driller's licence	applicant for licence
7	39	refuse to issue bore work licence	applicant for licence

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Schedule 1
Part 1.108Legislation amended
Water Resources Act 2007Amendment [1.563]

column 1 item	column 2 section	column 3 decision	column 4 entity
8	40	impose condition on bore work licence	applicant for licence
9	44	refuse to issue waterway work licence	applicant for licence
10	45	impose condition on waterway work licence	applicant for licence
11	49	refuse to issue recharge licence	applicant for licence
12	50	impose condition on recharge licence	applicant for licence
13	53	refuse to renew licence	applicant for renewal
14	55	impose condition on, or amend existing condition of, licence	licence holder
15	62	take disciplinary action mentioned in s 61 (c), (d), (e) or (f)	holder of water access entitlement, water allocation or licence
16	72	give direction to modify or remove water structure	person to whom direction given
17	73	give direction to take stated action to rectify effect of unauthorised activity	person to whom direction given

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

column 1 item	column 2 section	column 3 decision	column 4 entity
18	74	give direction to take stated action to prevent or rectify damage to bed or banks of waterway	person to whom direction given
19	75	give direction in relation to unlicensed taking of surface water	person to whom direction given
20	76	give direction in relation to bore	person to whom direction given

1 [1.564] Dictionary, note 2, new dot points

2

• ACAT

3 4

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insert

• reviewable decision notice

5 [1.565] Dictionary, definition of *reviewable decision*

- 6 *substitute*
- *reviewable decision*, for part 11 (Notification and review of decisions)—see section 94.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 341

Schedule 1Legislation amendedPart 1.109Workers Compensation Act 1951Amendment [1.566]

Part 1.109 Workers Compensation Act 1951

2 [1.566] Chapter 12

3

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substitute

Chapter 12 Notification and review of decisions

6 198 Meaning of *reviewable decision*—ch 12

In this chapter:

reviewable decision means a decision made by the Minister that is
 prescribed by regulation.

10 **199 Reviewable decision notices**

11 If the Minister makes a reviewable decision, the Minister must give 12 a reviewable decision notice to each entity prescribed by regulation 13 in relation to the decision.

Note 1 The Minister must also take reasonable steps to give a reviewable decision notice to any other person whose interests are affected by the decision (see *ACT Civil and Administrative Tribunal Act 2008*, s 67A).

Note 2 The requirements for reviewable decision notices are prescribed under the *ACT Civil and Administrative Tribunal Act 2008*.

19**199AApplications for review**

The following may apply to the ACAT for review of a reviewable decision:

22 (a) an entity prescribed by regulation in relation to the decision;

(b) any other person whose interests are affected by the decision.

Note If a form is approved under the *ACT Civil and Administrative Tribunal Act 2008* for the application, the form must be used.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	[1.567]	Dictionary, note 2, new dot points
2		insert
3		• ACAT
4		reviewable decision notice
5	[1.568]	Dictionary, definition of reviewable decision
6		omit
7		(Review of decisions by administrative appeals tribunal)
8		substitute
9		(Notification and review of decisions)

Part 1.110 Workers Compensation Regulation 2002

12	[1.569]	Section 33 (3) (a)
13		substitute
14 15		(a) if the decision is to take action other than suspension—by giving the provider a reviewable decision notice; or
16 17		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .
18	[1.570]	Section 34 (3) (a)
19		substitute
20		(a) if the decision is to take action other than suspension or
21		revocation-by giving the provider a reviewable decision
22		notice; or
23		<i>Note</i> The requirements for reviewable decision notices are prescribed
24		under the ACT Civil and Administrative Tribunal Act 2008.

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2) page 343

Schedule 1	Legislation amended
Part 1.110	Workers Compensation Regulation 2002
Amendment [1.571]	

1	[1.571]	Section 35 (1), note		
2		omit		
3		s 198 (Notice of reviewable decisions to be given to affected people)		
4		substitute		
		s 199		
5		\$ 199		
6	[1.572]	Section 81 (3) (a)		
7		substitute		
8 9		(a) if the decision is to take action other than suspension—by giving the insurer a reviewable decision notice; or		
10 11		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .		
	[4 570]			
12	[1.573]	Section 82 (4) (a)		
12 13	[1.573]	substitute		
	[1.373]			
13 14 15	[1.373]	<i>substitute</i>(a) if the decision is to take action other than suspension or revocation—by giving the insurer a reviewable decision notice;		
13 14 15 16 17	[1.573]	 substitute (a) if the decision is to take action other than suspension or revocation—by giving the insurer a reviewable decision notice; or Note The requirements for reviewable decision notices are prescribed 		
13 14 15 16 17 18		 substitute (a) if the decision is to take action other than suspension or revocation—by giving the insurer a reviewable decision notice; or Note The requirements for reviewable decision notices are prescribed under the ACT Civil and Administrative Tribunal Act 2008. 		
13 14 15 16 17 18 19		 substitute (a) if the decision is to take action other than suspension or revocation—by giving the insurer a reviewable decision notice; or Note The requirements for reviewable decision notices are prescribed under the ACT Civil and Administrative Tribunal Act 2008. Section 83 (1), note 		
13 14 15 16 17 18 19 20 21		 substitute (a) if the decision is to take action other than suspension or revocation—by giving the insurer a reviewable decision notice; or Note The requirements for reviewable decision notices are prescribed under the ACT Civil and Administrative Tribunal Act 2008. Section 83 (1), note omit s 198 (Notice of reviewable decisions to be given to affected people) 		
13 14 15 16 17 18 19 20		 substitute (a) if the decision is to take action other than suspension or revocation—by giving the insurer a reviewable decision notice; or Note The requirements for reviewable decision notices are prescribed under the ACT Civil and Administrative Tribunal Act 2008. Section 83 (1), note omit 		

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

1	[1.575]	Section 93 (3) (a)		
2		substitute		
3 4		(a) if the decision is to take action other than suspension—by giving the self-insurer a reviewable decision notice; or		
5 6		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .		
7	[1.576]	Section 94 (3) (a)		
8		substitute		
9 10 11		 (a) if the decision is to take action other than suspension or revocation—by giving the self-insurer a reviewable decision notice; or 		
12 13		<i>Note</i> The requirements for reviewable decision notices are prescribed under the <i>ACT Civil and Administrative Tribunal Act 2008</i> .		
14	[1.577]	Section 95 (1), note		
15		omit		
16		s 198 (Notice of reviewable decisions to be given to affected people)		
17		substitute		
18		s 199		
19	[1.578]	Section 98		
20		substitute		
21 22	98	Reviewable decisions—Act, ch 12, def <i>reviewable decision</i>		
23 24		A decision mentioned in schedule 3, column 3 under a provision mentioned in column 2 in relation to the decision is prescribed.		
25	98A	Right of review and notice—Act, s 199 and s 199A (a)		
26		An entity mentioned in schedule 2, column 4 is prescribed.		

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

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Schedule 1
Part 1.110Legislation amended
Workers Compensation Regulation 2002Amendment [1.579]

1 [1.579] Schedule 3

2

substitute

3 Schedule 3 Reviewable decisions

4 (see s 98 and s 98A)

column 1 item	column 2 section	column 3 decision	column 4 entity
1	Act, 18 (3)	refuse to exempt principal from s 18 (2) (which makes commercial volunteers workers)	applicant for exemption
2	Act, 145 (1)	refuse to approve insurer	applicant for approval
3	17 (1)	refuse to approve person as rehabilitation provider	applicant for approval
4	17 (2)	approve rehabilitation provider for less than 3 years	applicant for approval
5	28	impose condition on rehabilitation provider's approval	rehabilitation provider

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ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No 2)

Legislation amended Workers Compensation Regulation 2002 Amendment [1.579]

column 1 item	column 2 section	column 3 decision	column 4 entity	
6	33	suspend rehabilitation provider's approval, amend conditions of rehabilitation provider's approval or censure the approved rehabilitation provider	rehabilitation provider that has approval suspended or that has conditions amended or that is censured	
7	34	revoke or suspend rehabilitation provider's approval, amend conditions of rehabilitation provider's approval or censure the approved rehabilitation provider	rehabilitation provider that has approval revoked or suspended or that has conditions amended or that is censured	
8	70	approve insurer for less than 3 years	applicant for approval	
9	79	impose condition on insurer's approval	insurer	
10	81	suspend insurer's approval, amend conditions of insurer's approval or censure the approved insurer	insurer that has approval suspended or conditions amended or that is censured	
11	82	suspend or revoke insurer's approval, amend conditions of insurer's approval or censure the approved insurer	insurer that has approval revoked or suspended or conditions amended or that is censured	

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Schedule 1
Part 1.110Legislation amended
Workers Compensation Regulation 2002Amendment [1.579]

column 1 item	column 2 section	column 3 decision	column 4 entity
12	87	refuse to exempt an employer from requirement to maintain compulsory insurance policy	applicant for exemption
13	91	impose condition on employer's exemption	employer
14	93	suspend self-insurer's exemption, amend conditions of self-insurer's exemption or censure the self- insurer	self-insurer that has approval suspended or conditions amended or that is censured
15	94	suspend or revoke self-insurer's exemption, amend conditions of self-insurer's exemption or censure the self-insurer	self-insurer that has approval revoked or suspended or conditions amended or that is censured

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Endnotes

1	Presentation speech	
	Presentation speech made in the Legislative Assembly on	2008.
2	Notification	
	Notified under the Legislation Act on	2008.
3	Republications of amended laws	
	For the latest republication of amended laws, see www.legisl.	ation.act.gov.au.

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