2011

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

Statute Law Amendment Bill 2011 (No 2)

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THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

Statute Law Amendment Bill 2011 (No 2)

A Bill for

An Act to amend legislation for the purpose of statute law revision

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

1	1	Name of Act
2		This Act is the Statute Law Amendment Act 2011 (No 2).
3	2	Commencement
4		This Act commences on the 14th day after its notification day.
5 6		Note The naming and commencement provisions automatically commence on the notification day (see Legislation Act, s 75 (1)).
7	3	Purpose
8 9 10		The purpose of this Act is to improve the quality of the statute law of the Territory by amending legislation for the purpose of statute law revision.
11	4	Notes
12		A note included in this Act is explanatory and is not part of this Act.
13 14		Note See the Legislation Act, s 127 (1), (4) and (5) for the legal status of notes.
15	5	Legislation amended—schs 1-3
16		This Act amends the legislation mentioned in schedules 1 to 3.

Schedule 1 Minor amendments

2 (see s 5)

Part 1.1 Domestic Animals Regulation 2001

5 [1.1] Schedule 1, new item 14A

6 insert

14A	Act, 77	revoke a permit if satisfied that dog or cat is no longer dog or cat to which s 76 (2) applies	applicant for permit
-----	---------	--	----------------------

7 Explanatory note

- 8 This amendment inserts a new item in schedule 1 (which lists reviewable decisions under the
- 9 Act and regulation) so that a decision by the registrar to revoke a permit to keep a dog or cat
- that is not de-sexed is reviewable.

Part 1.2 Exhibition Park Corporation Act 1976

13 **[1.2] Section 9**

- 14 *omit*
- 7, but not more than 9,
- 16 *substitute*
- 3, but not more than 5,
- 18 Explanatory note
- 19 This amendment reduces the membership of the Exhibition Park Corporation's governing
- 20 board.

Intoxicated People (Care and

Part 1.3

1

Protection) Act 1994 2 Section 15 (2) (c) (i) [1.3] 3 4 substitute 5 (i) if the applicant is an individual—a written statement signed by the applicant stating that the applicant has 6 never been bankrupt or personally insolvent; or 7 Bankrupt or personally insolvent—see the Legislation 8 Note Act, dictionary, pt 1. 9 **Explanatory note** 10 This amendment substitutes language in relation to bankruptcy with the term 'bankrupt or 11 personally insolvent', which is defined in the Legislation Act, dictionary, part 1. The definition 12 covers the range of circumstances in which an individual may be considered bankrupt or 13 insolvent. 14 Section 23 (1) (a) [1.4] 15 substitute 16 (a) if the licensee is an individual—the licensee becomes bankrupt 17 or personally insolvent; 18 Bankrupt or personally insolvent—see the Legislation Act, Note 19 20 dictionary, pt 1. 21 **Explanatory note** This amendment substitutes language in relation to bankruptcy with the term 'bankrupt or 22 personally insolvent', which is defined in the Legislation Act, dictionary, part 1. The definition 23 covers the range of circumstances in which an individual may be considered bankrupt or 24 25 insolvent.

Dictionary, note 2

[1.5]

2	insert
3	 bankrupt or personally insolvent
4	Explanatory note
5 6 7	This amendment inserts a new defined term in the list of terms defined in the Legislation Act and as a consequence of the insertion of the new term in section 15 and section 23 by other amendments.
8	Part 1.4 Medicines, Poisons and Therapeutic Goods Act 2008
10	[1.6] Section 81 (2) (b)
11	substitute
12 13 14	(b) the individual, or a close associate of the individual, is, or was at any time in the 5-year period before the day the application for the licence is made, bankrupt or personally insolvent; or
15 16	Note Bankrupt or personally insolvent —see the Legislation Act, dictionary, pt 1.
17	Explanatory note
18 19 20 21	This amendment substitutes language in relation to bankruptcy with the term 'bankrupt or personally insolvent', which is defined in the Legislation Act, dictionary, part 1. The definition covers the range of circumstances in which an individual may be considered bankrupt or insolvent.
22	[1.7] Dictionary, note 2
23	insert
24	 bankrupt or personally insolvent
25	Explanatory note
26 27	This amendment inserts a new defined term in the list of terms defined in the Legislation Act and as a consequence of the insertion of the new term in section 81 by another amendment.

Schedule 1 Part 1.5 Minor amendments

Medicines, Poisons and Therapeutic Goods Regulation 2008

Amendment [1.8]

Part 1.5	Therapeutic Goods Regulation 2008
[1.8] S	ction 644 (1) (c)
$s\iota$	ostitute
(0	if the member becomes bankrupt or personally insolvent; or
	Note Bankrupt or personally insolvent—see the Legislation dictionary, pt 1.
Explanatory no	e
	ent', which is defined in the Legislation Act, dictionary, part 1. The defin
insolvent. Part 1.6	Radiation Protection Act 2006
Part 1.6	
Part 1.6 [1.9] S	Radiation Protection Act 2006
Part 1.6	Radiation Protection Act 2006 ection 71 (c)
Part 1.6 [1.9] S	Radiation Protection Act 2006 ection 71 (c) estitute
Part 1.6 [1.9] S	Radiation Protection Act 2006 Section 71 (c) Sostitute If the member becomes bankrupt or personally insolvent; on Note Bankrupt or personally insolvent—see the Legislation dictionary, pt 1.

2	insert
3	 bankrupt or personally insolvent
4	Explanatory note
5 6	This amendment inserts a new defined term in the list of terms defined in the Legislation Act and as a consequence of the insertion of the new term in section 71 by another amendment.
7	Part 1.7 Tobacco Act 1927
8	[1.11] Section 56 (f) (iii)
9	substitute
10	(iii) the licensee becomes bankrupt or personally insolvent;
11 12	Note Bankrupt or personally insolvent —see the Legislation Act, dictionary, pt 1.
13	Explanatory note
14 15 16 17	This amendment substitutes language in relation to bankruptcy with the term 'bankrupt or personally insolvent', which is defined in the Legislation Act, dictionary, part 1. The definition covers the range of circumstances in which an individual may be considered bankrupt or insolvent.
18	[1.12] Dictionary, note 2
19	insert
20	 bankrupt or personally insolvent
21	Explanatory note
22 23	This amendment inserts a new defined term in the list of terms defined in the Legislation Act and as a consequence of the insertion of the new term in section 56 by another amendment.

[1.10]

Dictionary, note 2

Schedule 2 Legislation Act 2001

2 (see s 5)

3	[2.1]	Dictionary, part 1, new definitions
4		insert
5		CrimTrac means the CrimTrac agency established under the Public
6		Service Act 1999 (Cwlth), section 65 (Establishment etc. of
7		Executive Agencies).
8		National Electricity (ACT) Law means the provisions applying in
9		the ACT because of the <i>Electricity (National Scheme) Act 1997</i> ,
0		section 5 (Application in ACT of National Electricity Law).
1		National Electricity (ACT) Regulation means the provisions
2		applying because of the Electricity (National Scheme) Act 1997,
3		section 6 (Application of regulations under National Electricity
4		Law).
5	Explanator	ry note
6	This amendegislation.	dment inserts definitions of terms used in a number of Acts to assist users of

Schedule 3 (see s 5) Part 3.1		3 Technical amendments
		Aboriginal and Torres Strait Islander Elected Body Act 2008
[3.1]	Sect	ion 11 (2)
	omit	
	Abor	iginal person and Torres Strait Islander
	subst	itute
	Abor	iginal and Torres Strait Islander person
Explanato	ory note	
	gislative dı	dates references to Aboriginal and Torres Strait Islander people in line with rafting practice. onary, definition of Aboriginal person or Torres Strait ader
	subst	itute
	Abort	iginal or Torres Strait Islander person means a person who—
		is a descendant of an Aboriginal person or a Torres Strait Islander person; and
		identifies as an Aboriginal person or a Torres Strait Islander person; and
]	is accepted as an Aboriginal person or a Torres Strait Islander person by an Aboriginal community or Torres Strait Islander community.
Explanato	ory note	
		dates references to Aboriginal and Torres Strait Islander people in line with rafting practice.

Amendment [3.3]

1	[3.3]	Further amendments, mentions of <i>Aboriginal people and Torres Strait Islanders</i>
3		omit
4		Aboriginal people and Torres Strait Islanders
5		substitute
6		Aboriginal and Torres Strait Islander people
7		in
8		• section 3
9		• section 8
10		• section 10 (1)
11		• section 11 (1)
12		• section 12 (1)
13	Explanatory	y note
14 15		ment updates references to Aboriginal and Torres Strait Islander people in line with lative drafting practice.
16 17	[3.4]	Further amendments, mentions of <i>Aboriginal person or Torres Strait Islander</i>
	[3.4]	· · · · · · · · · · · · · · · · · · ·
17	[3.4]	Torres Strait Islander
17 18	[3.4]	Torres Strait Islander omit
17 18 19	[3.4]	Torres Strait Islander omit Aboriginal person or Torres Strait Islander
17 18 19 20	[3.4]	Torres Strait Islander omit Aboriginal person or Torres Strait Islander substitute
17 18 19 20 21	[3.4]	Torres Strait Islander omit Aboriginal person or Torres Strait Islander substitute Aboriginal or Torres Strait Islander person in
17 18 19 20 21	[3.4]	Torres Strait Islander omit Aboriginal person or Torres Strait Islander substitute Aboriginal or Torres Strait Islander person
17 18 19 20 21 22 23	[3.4]	Torres Strait Islander omit Aboriginal person or Torres Strait Islander substitute Aboriginal or Torres Strait Islander person in schedule 1, modification 1.1, new section 33 (2C)
17 18 19 20 21 22 23 24	[3.4]	Torres Strait Islander omit Aboriginal person or Torres Strait Islander substitute Aboriginal or Torres Strait Islander person in schedule 1, modification 1.1, new section 33 (2C) schedule 1, modification 1.5, section 103 (1)
17 18 19 20 21 22 23 24 25	[3.4]	Torres Strait Islander omit Aboriginal person or Torres Strait Islander substitute Aboriginal or Torres Strait Islander person in schedule 1, modification 1.1, new section 33 (2C) schedule 1, modification 1.5, section 103 (1) schedule 1, modification 1.7, section 105 (2A)
117 118 119 120 221 222 223 224 225	[3.4]	Torres Strait Islander omit Aboriginal person or Torres Strait Islander substitute Aboriginal or Torres Strait Islander person in schedule 1, modification 1.1, new section 33 (2C) schedule 1, modification 1.5, section 103 (1) schedule 1, modification 1.7, section 105 (2A) schedule 1, modification 1.8, section 105 (4) (d) and (da)

1	 schedule 1, modification 1.41, new sections 133A and 133B
2	• schedule 1, modification 1.42, new section 134A
3	• schedule 1, modification 1.50, section 139 (2)
4	• schedule 1, modification 1.54, new section 144B
5	• schedule 1, modification 1.80, new section 256 (2) (aa)
6	• schedule 1, modification 1.99, clause 6 (2) (d)
7	Explanatory note
8 9	This amendment updates references to Aboriginal and Torres Strait Islander people in line with current legislative drafting practice.
10 11	Part 3.2 ACT Teacher Quality Institute Act 2010
12	[3.5] Dictionary, note 2
13	insert
14	• CrimTrac
15	Explanatory note
16 17 18 19 20	Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1 (where terms commonly used in legislation are defined) and used in this Act. This amendment inserts a new defined term in the list of terms defined in the Legislation Act, dictionary, part 1 as a consequence of the insertion of a definition of <i>CrimTrac</i> in the Legislation Act, dictionary, part 1 by another amendment.
21	[3.6] Dictionary, definition of CrimTrac
22	omit
23	Explanatory note
24 25	This amendment is consequential on the insertion of a definition of the term in the Legislation Act, dictionary, part 1 by another amendment.

25

Schedule 3 Part 3.3 Technical amendments

ACT Teacher Quality Institute Regulation 2010

Amendment [3.7]

Part 3.3 ACT Teacher Quality Institute Regulation 2010

3	[3.7]	New section 24
4		insert
5	24	Expiry—pt 4
6		This part expires on the day the ACT Teacher Quality Institute
7		<i>Act 2010</i> , part 15 expires.
8	Explanatory	note
9	This amenda	ment inserts a standard expiry provision for the regulation, part 4, which deals with

- This amendment inserts a standard expiry provision for the regulation, part 4, which deals with transitional matters.
- Part 3.4 Animal Diseases Regulation 2006

12	[3.8]	Sections 29 (1) (b) (ii) and 36 (5)
13		omit
14		this Act
15		substitute
16		this regulation
17	Explanatory	note

18 This amendment corrects incorrect references to 'this Act'.

2		omit
3		Stock Diseases Regulation 2004 (NSW), section 35
4		substitute
5		Stock Diseases Regulation 2009 (NSW), section 45
6	Explanatory	v note
7 8		dment updates a cross-reference as a consequence of the <i>Stock Diseases</i> 2004 (NSW) being remade as the <i>Stock Diseases Regulation</i> 2009 (NSW).
9	Part 3.	5 Architects Regulation 2004
10	[3.10]	Section 2, note 1
11		omit
12		this Act
13		substitute
14		this regulation
15	Explanatory	note
16	This amendr	ment updates an incorrect reference to 'this Act'.
17	[3.11]	Dictionary, note 1
18		omit

Dictionary, definition of authorised administrator

[3.9]

this Act

Explanatory note

substitute

this regulation

This amendment updates an incorrect reference to 'this Act'.

19

20 21

22

23

Amendment [3.12]

[3.12]	Dictionary, new definitions
	insert
	architect, for part 3 (Miscellaneous)—see section 11.
	contravention, for part 3 (Miscellaneous)—see section 11.
Explanato	ory note
This amen	dment inserts signpost definitions for terms defined elsewhere in the regulation.
Part 3	3.6 Auditor-General Act 1996
[3.13]	Section 8 (1) (b) (i)
	omit
	notified the Minister in writing
	substitute
	given the Minister written notice
Explanato	ory note
	ndment updates language to be consistent with the rest of section 8 and current drafting practice.
[3.14]	Section 22 (1) (b)
	omit
	subsections (1) (e) and (2) (b)
	substitute
	subsection (1) (b)
Explanato	ory note
This amen	dment updates an outdated cross-reference.

1	[3.15]	Section 22A (3)
2		omit
3 4		unless the Treasurer is satisfied that that Act, section 18 (1) (c) or (d) prevents the authorisation of the amount.
5		substitute
6 7		if the Treasurer is satisfied of the matters mentioned in that Act, section 18 (2).
8	Explanatory	y note
9	This amenda	ment updates an outdated cross-reference.

10	[3.16]	Dictionary, definition of protected information
11		omit
12		section 32A
13		substitute
14		section 33
15	Explanatory	note

This amendment corrects an incorrect cross-reference in a signpost definition of *protected information*, which is defined in section 33.

Schedule 3 Part 3.7 Technical amendments

Births, Deaths and Marriages Registration Act 1997

Amendment [3.17]

Part 3.7 Births, Deaths and Marriages Registration Act 1997

		_
3	[3.17]	Section 5 (4) (a)
4		after
5		chief executive
6		insert
7		officer
8	Explanatory	note
9	Section 5 (4)	(a) incorrectly refers to the 'chief executive' of a hospital. Other provisions in the
0	Act refer to	the 'chief executive officer' of a hospital. This amendment corrects the reference in
1	section 5 (4)	(a)

Part 3.8 Casino Control Act 2006

[3.18] Section 28 (2), note 13 14 substitute Note If the commission is owed an amount by the casino licensee under this 15 division, the commission may recover the amount as a debt owing by 16 17 the casino licensee to the commission in a court of competent 18 jurisdiction or the ACAT (see Legislation Act, s 177). 19 **Explanatory note** 20 This amendment adds a reference to the ACAT in the note, as the Legislation Act, section 177

also allows recovery of a debt in the ACAT.

1	Part 3.9	Cemeteries and Crematoria
2		Act 2003

2		Act 2003
3	[3.19]	Section 6 (1)
4		omit
5		, in writing,
6	Explanator	y note
7 8		dment omits words that are now redundant because of the Legislation Act, 2), which requires disallowable instruments to be in writing.
9	[3.20]	Section 7 (1)
10		omit
11		written
12	Explanator	y note
13 14		dment omits a word that is now redundant because of the Legislation Act, 2), which requires disallowable instruments to be in writing.
15	[3.21]	Section 11 (3)
16		after
17		operator
18		insert
19		of the cemetery or crematorium
20	Explanator	y note
21 22 23	crematoriur	dment inserts words to make the reference to an operator of a cemetery or m consistent with the definition of <i>operator</i> in the dictionary to the Act and other o operators of cemeteries or crematoria in the Act.

Amendment [3.22]

1	[3.22]	Section 12 (3)
2		after
3		The operator
4		insert
5		of the cemetery or crematorium
6	Explanatory	note
7 8 9	This amendment inserts words to make the reference to an operator of a cemetery of crematorium consistent with the definition of <i>operator</i> in the dictionary to the Act and other references to operators of cemeteries or crematoria in the Act.	
10	[3.23]	Section 14 (2)
11		omit
12		An operator
13		substitute
14		The operator of a cemetery or crematorium
15	Explanatory	note
16 17 18	This amendment inserts words to make the reference to an operator of a cemetery or crematorium consistent with the definition of <i>operator</i> in the dictionary to the Act and other references to operators of cemeteries or crematoria in the Act.	
19	[3.24]	Section 14 (2)
20		omit
21		for the
22		substitute
23		of the
24	Explanatory	note
25 26 27	This amendment substitutes words to correct a reference to the perpetual care trust 'for' a cemetery or crematorium. All other references in the Act are to the perpetual care trust 'of' a cemetery or crematorium.	

1	[3.25]	Section 15 (3)
2		after
3	an operator	
4		insert
5		of the cemetery or crematorium
6	Explanatory	note
7 8 9	This amendment inserts words to make the reference to an operator of a cemetery of crematorium consistent with the definition of <i>operator</i> in the dictionary to the Act and other references to operators of cemeteries or crematoria in the Act.	
10	[3.26]	Section 16A (1)
11		omit
12		does not
13		substitute
14		fails to
15	Explanatory	note
16 17	This amendment updates language used in an offence provision, in line with current legislative drafting practice.	
18	[3.27]	Section 16A (2)
19		omit everything before paragraph (a), substitute
20 21	(2)	The operator of a cemetery or crematorium commits an offence if the operator fails to keep the accounts and records—
22	Explanatory	note
23 24 25 26 27	This amendment inserts words to make the reference to an operator of a cemetery of crematorium consistent with the definition of <i>operator</i> in the dictionary to the Act and other references to operators of cemeteries or crematoria in the Act. It also updates language used in an offence provision, and the structure of the provision, in line with current legislative drafting practice.	

1	[3.28]	Section 16A (2) (a) to (d)
2		omit
3		keep the accounts and records
4	Explanator	y note
5 6	This amend previous am	ment omits words that are moved to the opening words of the provision by the tendment.
7	[3.29]	Section 16B (2)
8		omit
9		The operator commits an offence if the operator does not
10		substitute
11 12		The operator of a cemetery or crematorium commits an offence if the operator fails to
13	Explanator	y note
14 15 16 17	crematorium references t	diment inserts words to make the reference to an operator of a cemetery or a consistent with the definition of <i>operator</i> in the dictionary to the Act and other to operators of cemeteries or crematoria in the Act. It also updates language used in provision, in line with current legislative drafting practice.
18	[3.30]	Section 18 heading
19		substitute
20	18	Offence—failing to end contravention
21	Explanator	y note
22 23	This amendment updates the heading of an offence provision, in line with current legislative drafting practice.	

1	[3.31]	Section 20 heading	
2		substitute	
3 4	20	Person must not bury or cremate human remains or foetal remains except in accordance with regulation	
5	Explanator	y note	
6 7		This amendment adds 'foetal remains' to the section's heading to bring it into line with the section's content.	
8	[3.32]	Section 23 heading	
9		substitute	
10	23	Exhumation of human remains or foetal remains	
11	Explanator	lanatory note	
12 13		This amendment adds 'foetal remains' to the section's heading to bring it into line with the ection's content.	
14	[3.33]	Section 23 (2)	
15		after	
16		human	
17		insert	
18		remains	
19	Explanatory note		
20 21	This amendment makes the reference to human remains consistent with all other references in the Act.		

Amendment [3.34]

1	[3.34]	Section 27 (3)
2		after
3		if
4		insert
5		the doctor
6	Explanatory	/ note
7 8	This amend drafting pract	ment updates the structure of the offence provision, in line with current legislative ctice.
9	[3.35]	Section 27 (3) (a)
0		omit
1		the doctor
2	Explanatory	y note
3 4	This amend previous am	ment omits words that are moved to the opening words of the provision by the endment.
5	[3.36]	Section 27 (3) (b)
6		omit everything before subparagraph (i), substitute
7		(b) knows that—
8	Explanatory	/ note
19 20	This amend earlier amen	ment omits words that are moved to the opening words of the provision by an dment.
21	[3.37]	Section 28A (1)
22		omit
23		in writing
24	Explanatory	/ note
25 26		diment omits words that are now redundant because of the Legislation Act, 2), which requires disallowable instruments to be in writing.

1	[3.38]	Sections 49 (1) and 50 (1)
2		omit
3		, in writing,
4	Explanatory	note
5 6		ment omits words that are now redundant because of the Legislation Act,), which requires disallowable and notifiable instruments to be in writing.
7	[3.39]	Section 51 (2)
8		omit
9		relation to—
10		substitute
11		relation to the following:
12	Explanatory	note
13 14	This amenda practice.	ment updates the provision to bring it into line with current legislative drafting
15	[3.40]	Section 51 (2) (a) and (b)
16		omit
17		crematoria; and
18		substitute
19		crematoria;
20	Explanatory	note
21 22		nent omits the conjunctions used in 2 of the section's paragraphs, as a consequence the following to the opening words of the provision by the previous amendment.

1	[3.41]	Section 51 (2) (c) and (d)
2		omit
3		cremations; and
4		substitute
5		cremations;
6	Explanatory	note
7 8		ment omits the conjunctions used in 2 of the section's paragraphs, as a consequence ne following' to the opening words of the provision by an earlier amendment.
9	[3.42]	Section 51 (3)
10		substitute
11 12	(3)	A regulation may create offences and fix maximum penalties of not more than 10 penalty units for the offences.
13	Explanatory	note
14 15	This amend practice.	ment updates the provision to bring it into line with current legislative drafting
16	[3.43]	Dictionary, note 2
17		omit
18		 authorised deposit-taking institution
19	Explanatory	note
20	This amendr	ment omits a reference to a term that is no longer used in the Act.
21	[3.44]	Dictionary, definition of ADI
22		omit
23	Explanatory	note
24	This amendr	ment omits a definition of a term that is no longer used in the Act.

rait.	Property) Regulation 2004
[3.45]	Section 7 heading
	substitute
7	Building and compliance inspection report—Act, dictionary, def building and compliance inspection report
Explanat	ory note
This ame	ndment corrects an incorrect cross-reference.
[3.46]	Section 10 heading
	substitute
10	Pest inspection report—Act, dictionary, def pest inspection report
Explanat	ory note
This ame	ndment corrects an incorrect cross-reference.
Part :	3.11 Construction Occupations (Licensing) Regulation 2004
[3.47]	Section 13 (1)
	omit
	, in writing,
Explanat	ory note
	endment omits words that are now redundant because of the Legislation Act, 2 (2), which requires notifiable instruments to be in writing.

[3.48] Schedule 1, part 1.1, item 2, column 3

- 2 omit
- з this Act
- *substitute*
- 5 the Act
- 6 Explanatory note

8

7 This amendment updates an incorrect reference to 'this Act'.

[3.49] Schedule 4, item 19

9 *substitute*

19	Act, 97	give notice of licence suspension without opportunity to make representations	person whose licence suspended
19A	Act, 98	give notice of licence disqualification without opportunity to make representations	person whose licence disqualified

10 Explanatory note

- 11 Item 19 currently refers to a decision under the Act, section 97 to give notice of licence
- 12 suspension or disqualification without opportunity to make representations. However, a
- decision to give notice of licence disqualification is made under the Act, section 98. This
- amendment replaces item 19 with 2 new items that refer to the correct decisions under the
- 15 2 provisions.

1	[3.50]	Dictionary, definition of bonded asbestos	
2		substitute	
3		bonded asbestos—see the Building (General) Regulation 2008, dictionary.	
5	Explanato	ry note	
6	This amend	lment updates a cross-reference.	
7	[3.51]	Dictionary, definition of <i>friable asbestos</i>	
8		omit	
9	Explanato	ry note	
10	This amend	lment omits a redundant definition.	
11	Part 3	.12 Coroners Act 1997	
12	[3.52]	Sections 69, 70 and 75	
13		omit	
14		Aboriginal person or Torres Strait Islander	
15	substitute		
16	Aboriginal or Torres Strait Islander person		
17	Explanato	ry note	
18 19		This amendment updates references to Aboriginal and Torres Strait Islander people in line with current legislative drafting practice.	
20	[3.53]	Dictionary, definition of Aboriginal person	
21		omit	
22	Explanato	ry note	
23 24		dment is consequential on the insertion of a definition of <i>Aboriginal or Torres Strait</i> erson by another amendment.	

1 2	[3.54]	Dictionary, new definition of <i>Aboriginal or Torres Strait Islander person</i>
3		insert
4		Aboriginal or Torres Strait Islander person means a person who—
5 6		(a) is a descendant of an Aboriginal person or a Torres Strait Islander person; and
7 8		(b) identifies as an Aboriginal person or a Torres Strait Islander person; and
9 10 11		(c) is accepted as an Aboriginal person or a Torres Strait Islander person by an Aboriginal community or Torres Strait Islander community.
12	Explanatory	note
13 14		nent inserts a new definition of <i>Aboriginal and Torres Strait Islander person</i> in rent legislative drafting practice.
15	[3.55]	Dictionary, definition of immediate family, paragraph (b)
16		omit
17	Aboriginal person or Torres Strait Islander	
18	substitute	
19		Aboriginal or Torres Strait Islander person
20	Explanatory	note
21 22		nent updates references to Aboriginal and Torres Strait Islander people in line with ative drafting practice.
23	[3.56]	Dictionary, definition of Torres Strait Islander
24		omit
25	Explanatory	note
26 27		nent is consequential on the insertion of a definition of <i>Aboriginal or Torres Strait</i> son by another amendment.

1	Part 3.13	Corrections Management
2		Act 2007

3	[3.57]	Chapter 50
4		omit
5	Explanatory	note
6 7		ment omits a redundant chapter that dealt with transitional matters. Chapter 50 y 1 provision, which defines <i>commencement day</i> for chapter 50.
8	[3.58]	Dictionary, new definitions
9		insert
10 11		<i>director-general</i> , for chapter 4 (Detention in police and court cells etc)—see section 29.
12 13		young detainee, for chapter 4 (Detention in police and court cells etc)—see the <i>Children and Young People Act 2008</i> , section 95.
14	Explanatory	note
15 16	This amendment inserts signpost definitions for a term defined elsewhere in the Act and a terdefined in another Act.	

Part 3.14 Crimes Act 1900

2	[3.59]	Section /A, note 1	
3		insert	
4		• s 35A (Affray)	
5		• s 63A (Bestiality)	
6		• s 171 (Prescribing and supplying anabolic steroids)	
7		• s 172 (Possessing anabolic steroids)	
8		• s 173 (Administering anabolic steroids)	
9	Explanator	y note	
10 11 12 13 14	Section 7A, note 1 lists the offences in the Act to which the Criminal Code, chapter 2 applies. The Criminal Code, chapter 2 sets out the general principles of criminal responsibility (including burdens of proof and general defences) and defines terms used for offences to which the Code applies. This amendment updates the list by adding a number of offences that have been included in the Act.		
15	[3.60]	Sections 254 (1) and 443 (1)	
16		omit	
17		, in writing,	
18	Explanator	y note	
19 20		dment omits words that are now redundant because of the Legislation Act, (2), which requires notifiable instruments to be in writing.	

1	Part 3.	15 Crimes (Child Sex Offenders) Act 2005		
3	[3.61]	Section 137 (2) (f) (iv)		
4		omit		
5		person who has a disability		
6		substitute		
7		person with a disability		
8	Explanator	Explanatory note		
9	This amend	ment updates language in line with current legislative drafting practice.		
10 11	Part 3.	Crimes (Child Sex Offenders) Regulation 2005		
12 13	[3.62]	Section 16A (2), definition of <i>law enforcement agency</i> , paragraph (c)		
14		substitute		
15		(c) CrimTrac;		
16	Explanator	Explanatory note		
17 18		This amendment is consequential on the insertion of a definition of <i>CrimTrac</i> in the Legislation Act. dictionary, part 1 by another amendment.		

Schedule	3
Part 3.17	

[3.63]

Technical amendments

Dictionary, note 2

Dangerous Goods (Road Transport) Act 2009

Amendment [3.63]

2	insert				
3	• CrimTrac				
4	Explanatory note				
5 6 7 8 9	Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation Act, dictionary, part 1 (where terms commonly used in legislation are defined) and used in this Act. This amendment inserts a new defined term in the list of terms defined in the Legislation Act, dictionary, part 1 as a consequence of the insertion of a definition of <i>CrimTrac</i> in the Legislation Act, dictionary, part 1 by another amendment.				
10 11	Part 3.17	Dangerous Goods (Road Transport) Act 2009			
12	[3.64] Sec	ction 84 (6), note			
13	sub	stitute			
14 15	Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).			
16	Explanatory note				
17 18	This amendment adds a reference to the ACAT in the note, as the Legislation Act, section 177 also allows recovery of a debt in the ACAT.				
19	[3.65] See	ction 103 (2), note			
20	sub	stitute			
21 22	Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).			
23	Explanatory note				
24 25	This amendment adds a reference to the ACAT in the note, as the Legislation Act, section 177 also allows recovery of a debt in the ACAT.				

Part 3.18 Dangerous Substances Act 2004

2	[3.66]	Section	on 181 (3), note
3		substit	tute
4 5		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
6	Explanator	y note	
7 3			ates the note and adds a reference to the ACAT in the note, as the on 177 also allows recovery of a debt in the ACAT.

Part 3.19 Discrimination Act 1991

0	[3.67]	Section 51 (1)
11		omit
2		students who have a disability
3		substitute
4		students with a disability
5	Explanatory	note / note
6	This amenda	ment updates language in line with current legislative drafting practice.
7	[3.68]	Sections 51 (2) and 52 (1) (a)
8		omit
9		person who has a disability
20		substitute
!1		person with a disability
2	Explanatory	y note
:3	This amend	ment updates language in line with current legislative drafting practice.

Amendment [3.69]

1	[3.69]	Section 54
2		omit
3		person who has a disability
4		substitute
5		person with a disability
6	Explanator	y note
7	This amend	ment updates language in line with current legislative drafting practice.
8	[3.70]	Section 109 (1)
9		omit
10		in writing
11	Explanatory	y note
12 13		dment omits words that are now redundant because of the Legislation Act, 2), which requires notifiable instruments to be in writing.
14	[3.71]	Section 109 (2)
15		omit
16		, in writing,
17	Explanatory	y note
18 19		dment omits words that are now redundant because of the Legislation Act, 2), which requires notifiable instruments to be in writing.

Part 3.20 Electoral Act 1992

2	[3.72]	Sectio	n 77 (3), new note
3		insert	
4		Note 2	The Statutory Declarations Act 1959 (Cwlth) applies to the making of
5			statutory declarations under ACT laws.

6 Explanatory note

7 This amendment inserts a standard note about statutory declarations.

8	[3.73]	Section 79 (2)
9		omit
10		affirms
11		substitute
12		confirms
13	Explanatory	note

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

Part 3.21 Electricity Feed-in (Renewable Energy Premium) Act 2008

[3.74]	Section 5F (3), new definitions
	insert
	customer contract—see the Utilities Act 2000, dictionary.
	<i>occupier</i> , of premises, means the person to whom electricity for the premises is supplied under a customer contract.
Explanatory	y note
This amenda	ment—
	s from the dictionary the definition of <i>occupier</i> because the term is used only in 5F; and
revises and	the definition to be more consistent with the terminology of the <i>Utilities Act 2000</i> ;
	a new definition of <i>customer contract</i> as a consequence of the revision of the on of <i>occupier</i> .
	ges are in line with current legislative drafting practice. The definitions of $customer$ are omitted from the dictionary by another amendment.
[3.75]	Dictionary, note 2
	insert
	 National Electricity (ACT) Law
Explanatory	y note
part 1 (whe amendment consequence	note 2 lists examples of terms that are included in the Legislation Act, dictionary, re terms commonly used in legislation are defined) and used in this Act. This inserts a new defined term in the list of terms defined in the Legislation Act as a e of the insertion of a definition of <i>National Electricity (ACT) Law</i> in the Act, dictionary, part 1 by another amendment.
	Explanatory This amenda • relocate section • revises and • inserts definition These change and occupies [3.75] Explanatory Dictionary, part 1 (whe amendment consequence

1	[3.76]	Dictionary, definition of customer
2		omit
3	Explanatory	note
4 5		nent is consequential on the revision and relocation to section 5F of the definition by another amendment.
6	[3.77]	Dictionary, new definition of eligible entity
7		insert
8		eligible entity—see section 5F (1).
9	Explanatory	note
10	This amendr	nent inserts a signpost definition for a term defined elsewhere in the Act.
11	[3.78]	Dictionary
12		omit the following definitions
13		National Electricity (ACT) Law
14		occupier
15	Explanatory	note
16	This amendr	ment is consequential on—
17 18		sion and relocation to section 5F of the definition of <i>occupier</i> by another tent; and
19 20		rtion of a definition of <i>National Electricity (ACT) Law</i> in the Legislation Act, ry, part 1 by another amendment.

Part 3.22 Electricity (Greenhouse Gas Emissions) Act 2004

3	[3.79]	Section 4, note 1
4		substitute
5 6 7		Note 1 The dictionary at the end of this Act defines certain terms used in this Act, and includes references (signpost definitions) to other terms defined elsewhere in this Act.
8 9 10		For example, the signpost definition 'benchmark participant—see section 9.' means that the term 'benchmark participant' is defined in that section.
11	Explanatory	y note
12 13 14	(ACT) Law	ment is consequential on the omission of the definition of <i>National Electricity</i> from the dictionary by another amendment. A definition of <i>National Electricity</i> is included in the Legislation Act, dictionary, part 1 by another amendment.
15	[3.80]	New section 9 (3)
16		insert
17	(3)	In this section:
18 19		large customer means a customer (other than a retail supplier) who uses—
20 21		(a) 100 gigawatt hours or more of electricity at a single site in the ACT in a year; or
22 23 24		(b) 100 gigawatt hours or more of electricity at 2 or more sites in the ACT in a year, at least 1 of which uses 50 gigawatt hours or more of electricity in the year.
25	Explanatory	v note
26 27 28	section 9, in	ment relocates from the dictionary a definition of a term that is used only in line with current legislative drafting practice. The definition is omitted from the y another amendment.

1	[3.81]	Section 16 (4), note
2		substitute
3 4		Note An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
5	Explanatory	note
6 7		nent adds a reference to the ACAT in the note, as the Legislation Act, section 177 ecovery of a debt in the ACAT.
8	[3.82]	Dictionary, note 2
9		insert
0		 National Electricity (ACT) Law
1	Explanatory	note
2 3 4 5 6	part 1 (whe amendment consequence	note 2 lists examples of terms that are included in the Legislation Act, dictionary, eterms commonly used in legislation are defined) and used in this Act. This nearts a new defined term in the list of terms defined in the Legislation Act as a of the insertion of a definition of <i>National Electricity (ACT) Law</i> in the act, dictionary, part 1 by another amendment.
7	[3.83]	Dictionary
8		omit the following definitions
9		large customer
20		National Electricity (ACT) Law
21	Explanatory	note
22	This amenda	nent is consequential on—
23	• the incl	sion of a definition of <i>large customer</i> in section 9 by another amendment; and
24 25		tion of a definition of <i>National Electricity (ACT) Law</i> in the Legislation Act, by, part 1 by another amendment.

Amendment [3.84]

1	[3.84] Fu	urther amendments, mentions of , <i>in writing,</i>
2	on	nit
3	, i	n writing,
4	in	
5	•	section 13 (1)
6	•	sections 45 and 46
7	•	section 50 (3)
8	•	section 52 (3) (b)
9	•	section 61 (1)
10	•	sections 64 and 65
11	Explanatory no	te
12 13		at omits words that are now redundant because of the Legislation Act which requires disallowable and notifiable instruments to be in writing.
14	Part 3.23	Electricity (Greenhouse Gas
15		Emissions) Regulation 2004
16	[3.85] Se	ection 15 (5), definition of <i>National Electricity (ACT) Law</i>
17	on	nit
18	Explanatory no	te
19 20		is consequential on the insertion of a definition of <i>National Electricity</i> (<i>ACT</i>)

[3.86]	Dictionary, note 2
	insert
	 National Electricity (ACT) Law
Explanato	ry note
art 1 (wh his amend conseque	note 2 lists examples of terms that are included in the Legislation Act, dictionary, here terms commonly used in legislation are defined) and used in this Regulation. In the list of terms defined in the Legislation Act as tence of the insertion of a definition of <i>National Electricity (ACT) Law</i> in the Act, dictionary, part 1 by another amendment.
[3.87]	Dictionary, definition of supplier
	omit
Explanato	ry note
	dment omits a redundant definition. The term is not used in the regulation. The term
fretail supp Act 2004 at are defined	olier' is used in the regulation, defined in the <i>Electricity (Greenhouse Gas Emissions)</i> and included as a dot point in the dictionary, note 3, which lists examples of terms that I in that Act and used in the regulation. Environment Protection Act 1997
retail supp Act 2004 and are defined	in discluded as a dot point in the dictionary, note 3, which lists examples of terms that in that Act and used in the regulation. Environment Protection Act 1997
retail supp Act 2004 and are defined	nd included as a dot point in the dictionary, note 3, which lists examples of terms that I in that Act and used in the regulation.
retail supp Act 2004 and are defined	in dincluded as a dot point in the dictionary, note 3, which lists examples of terms that in that Act and used in the regulation. Environment Protection Act 1997 Section 162 (1), new note
fretail supprofered and the second supprofered are defined are def	in that Act and used in the dictionary, note 3, which lists examples of terms that a in that Act and used in the regulation. Environment Protection Act 1997 Section 162 (1), new note insert Note The Statutory Declarations Act 1959 (Cwlth) applies to the making of statutory declarations under ACT laws.
retail supp Act 2004 are defined Part 3 [3.88]	in that Act and used in the dictionary, note 3, which lists examples of terms that a in that Act and used in the regulation. Environment Protection Act 1997 Section 162 (1), new note insert Note The Statutory Declarations Act 1959 (Cwlth) applies to the making of statutory declarations under ACT laws.
retail supp Act 2004 at are defined Part 3 [3.88] Explanato This amend	In that Act and used in the dictionary, note 3, which lists examples of terms that in that Act and used in the regulation. Environment Protection Act 1997 Section 162 (1), new note insert Note The Statutory Declarations Act 1959 (Cwlth) applies to the making of statutory declarations under ACT laws. ry note dment inserts a standard note about statutory declarations. Schedule 1, section 1.1, definition of National Electricity
retail supp Act 2004 at are defined Part 3 [3.88]	In that Act and used in the dictionary, note 3, which lists examples of terms that a in that Act and used in the regulation. Environment Protection Act 1997 Section 162 (1), new note insert Note The Statutory Declarations Act 1959 (Cwlth) applies to the making of statutory declarations under ACT laws. ry note dment inserts a standard note about statutory declarations.

Schedule 3 Part 3.25

[3.90]

Technical amendments

Dictionary, note 2

Environment Protection Regulation 2005

Amendment [3.90]

2	iı	nsert
3		 National Electricity (ACT) Law
4	Explanatory n	ote
5 6 7 8 9	Dictionary, note 2 lists examples of terms that are included in the Legislation Act, dictionary part 1 (where terms commonly used in legislation are defined) and used in this Act. The amendment inserts a new defined term in the list of terms defined in the Legislation Act as consequence of the insertion of a definition of <i>National Electricity (ACT) Law</i> in the Legislation Act, dictionary, part 1 by another amendment.	
10 11	Part 3.25	Environment Protection Regulation 2005
12	[3.91] F	further amendments, mentions of , in writing,
13	0	mit
14	,	in writing,
15	iı	i
16	•	section 19 (2)
17	•	section 64 (2)
18	•	section 66 (2)
19	Explanatory n	ote
20	This amendme	ent omits words that are now redundant because of the Legislation Act,

section 42 (2), which requires disallowable and notifiable instruments to be in writing.

21

1	[3.92]	Section 69 (4)
2		omit
3		this Act
4		substitute
5		this regulation
6	Explanato	<u> </u>
7	This amen	dment updates an incorrect reference to 'this Act'.
8	[3.93]	Dictionary, note 3
9		omit
0		general environmental duty
1		• pollute
2	Explanato	ry note
3 4		, note 3 lists examples of terms used in the regulation that are defined in the Act, This amendment omits terms that are not used in the regulation.
5 6	Part 3	.26 Financial Sector Reform (ACT) Act 1999
7	Explanato	ry note
8 9 0 1 2 3 4 5 6 7 8 9	Commonwunions to deposit-tak Act 1999 (Cwlth)). Sector Ref. However, provisions body is est	recial Sector Reform (ACT) Act 1999, in conjunction with complementary realth and state legislation, transferred the regulation of building societies and credit the Commonwealth. Since then, the transfer of the business of authorised ting institutions has been covered by the Financial Sector (Transfers of Business) Cwlth) (renamed as the Financial Sector (Business Transfer and Group Restructure) (Cwlth) by the Financial Sector Legislation Amendment (Restructures) Act 2007 (As a consequence of the Commonwealth Act applying to the Territory, the Financial Form (ACT) Act 1999 was repealed, while saving the effect of transitional provisions. for facilitation of transfers of business under the Commonwealth Act, particular are still required to be enacted in the State or Territory in which the transferring ablished and the State or Territory in which the receiving body is established (see the realth Act, s 14). The repealed Act contained those provisions for the ACT.

29

- The following amendments restore the operation of the Financial Sector Reform (ACT)
- 2 Act 1999 in the ACT from the moment after the repeal took effect (at the end of 18 September
- 3 2002).

4

5

6 7

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19

[3.94] Revival of Financial Sector Reform (ACT) Act 1999

- (1) The *Financial Sector Reform (ACT) Act 1999* (the *repealed Act*) as in force immediately before its repeal is revived as if the repealed Act had not been repealed.
- (2) The revival of the repealed Act is taken to take effect at the beginning of 18 September 2002.

10 [3.95] Part 4

11 *omit*

12 Explanatory note

- 13 This amendment is consequential on the revival of the Financial Sector Reform (ACT) Act 1999
- by another amendment. The Act, part 4 contains transitional provisions, any remaining ongoing
- operation of which is saved by the application of the Legislation Act, section 88.

[3.96] Dictionary, definition of FS(TB) Act

substitute

FS(TB) Act means the Financial Sector (Business Transfer and Group Restructure) Act 1999 (Cwlth).

20 Explanatory note

- 21 This amendment is consequential on the revival of the Financial Sector Reform (ACT) Act 1999
- and on the renaming of the Financial Sector (Transfers of Business) Act 1999 (Cwlth) as the
- 23 Financial Sector (Business Transfer and Group Restructure) Act 1999 (Cwlth).

Part 3.27 Firearms Act 1996

[3.97]	Section 18 (2), definition of <i>law enforcement agency</i> , paragraph (e)
	substitute
	(e) CrimTrac;
Explanato	ry note
	dment is consequential on the insertion of a definition of <i>CrimTrac</i> in the Legislation nary, part 1 by another amendment.
[3.98]	Dictionary, note 2
	insert
	• CrimTrac
Explanato	ry note
Dictionary	, note 2 lists examples of terms used in the Act that are defined in the Legislation
Act, diction	nary, part 1 (where terms commonly used in legislation are defined) and used in this
	amendment inserts a new defined term in the list of terms defined in the Legislation
	nary, part 1 as a consequence of the insertion of a definition of CrimTrac in the
Legislation	Act, dictionary, part 1 by another amendment.

B Part 3.28 Gas Safety Regulation 2001

19	[3.99]	Section 3, note 1
20		omit
21 22		' $\it gas\ distributor$ —see the $\it Utilities\ Act\ 2000$, dictionary.' means that the term 'gas distributor'
23		substitute
24 25		'gas distribution network—see the $Utilities\ Act\ 2000$, section 10 (2).' means that the term 'gas distribution network'
26	Explanatory	note
27 28		nent replaces an example of a signpost definition due to the definition used for the apple no longer being used in the regulation.

Statute Law Amendment Bill 2011 (No 2)

Schedule 3 Part 3.29 Technical amendments Gene Technology Act 2003

Amendment [3.100]

1	[3.100]	DICTIO	nary, note 1
2		omit	
3		this Act	
4		substit	ute
5		this regu	ılation
6	Explanator	y note	
7	This amend	ment upda	ites an incorrect reference to 'this Act'.
8	[3.101]	Dictio	nary, definition of <i>gas distribution network</i>
9		substit	ute
10		gas dis	tribution network—see the Utilities Act 2000, section 10 (2).
11	Explanator	y note	
12	This amend	ment upda	tes a definition in line with current legislative drafting style.
13	[3.102]	Dictio	nary, definition of <i>gas distributor</i>
14		omit	
15	Explanator	y note	
16	This amend	ment omit	s a redundant definition.
17	Part 3.	29	Gene Technology Act 2003
.,		_	
18	[3.103]	Section	on 146 (5), note
19		substit	ute
20 21		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
22	Explanator	y note	
23	This amend	ment upda	ites the note.

1	[3.104]	Section	on 158 (4), note	
2		substit	ute	
3 4		Note	An amount owing under a law may be recovered as a debt in a corcompetent jurisdiction or the ACAT (see Legislation Act, s 177).	ırt of
5	Explanatory	note /		
6	This amenda	nent upda	ites the note.	
7	Part 3.	30	Health Professionals Regulation 2004	
9	[3.105]	Section	on 48 (1)	
10		omit 1s	st mention of	
11		, in wr	iting	
12	Explanatory	note		
13 14			nits words that are now redundant because of the Legislation requires notifiable instruments to be in writing.	Act,
15	[3.106]	Section	on 131 (4)	
16		omit		
17		must b	e in writing, and	
18	Explanatory	note		
19 20			nits words that are now redundant because of the Legislation requires notifiable instruments to be in writing.	Act,

Amendment [3.107]

1	[3.107]	Section 157B (4)
2		omit
3		this Act
4		substitute
5		this regulation
6	Explanator	y note
7	This amend	ment updates an incorrect reference to 'this Act'.
8	[3.108]	Further amendments, mentions of , in writing,
9		omit
0		, in writing,
1		in
2		• section 33 (1)
3		• section 51 (1)
4		• section 52 (1)
5		• section 57 (1)
6		• section 134 (3)
7		• section 157C (1)
8	Explanator	y note
9	This amend	dment omits words that are now redundant because of the Legislation Act.

section 42 (2), which requires notifiable instruments to be in writing.

20

Part 3.31 Independent Competition and Regulatory Commission Act 1997

3	[3.109]	Section 10A
4		omit
5		chief executive must
6		substitute
7		director-general must
8	Explanatory	note
9 0 1	consequence Management	ment replaces references to 'chief executive' with 'director-general' as a of amendments of the <i>Public Sector Management Act 1994</i> by the <i>Public Sector (One ACT Public Service) Amendment Act 2011</i> , which recast chief executives as
2 ว	directors-gen	
3	[3.110]	Section 10B (2), new definition of commission secretariat insert
3 4	[3.110]	Section 10B (2), new definition of commission secretariat
3 4 5	[3.110]	Section 10B (2), new definition of <i>commission secretariat insert</i>
3 4 5 6	[3.110]	Section 10B (2), new definition of commission secretariat insert commission secretariat means—
2 3 4 5 6 7 8	[3.110]	Section 10B (2), new definition of commission secretariat insert commission secretariat means— (a) the chief executive officer; and (b) the other staff of the commission.

New section 23 (3)

[3.111]

Amendment [3.111]

2		inseri
3	(3)	In this section:
4		protected confidential information means confidential information
5 6		the commission does not have the power to disclose under section 46 or under any law of the Territory other than this Act.
7	Explanatory	note
8 9 10	section 23.	ment relocates from the dictionary a definition of a term that is used only in This is in line with current legislative drafting practice. The definition is omitted tionary by another amendment.
11	[3.112]	Dictionary, note 2
12		insert
13		• director-general (see s 163)
14		 National Electricity (ACT) Law
15		 National Electricity (ACT) Regulation
16	Explanatory	note
17 18 19	part 1 (when	note 2 lists examples of terms that are included in the Legislation Act, dictionary, re terms commonly used in legislation are defined) and used in this Act. This inserts 3 new defined terms in the list of terms defined in the Legislation Act as a

[3.113] Dictionary, definition of commission secretariat

Administrative (One ACT Public Service Miscellaneous Amendments) Act 2011.

25 omit

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Explanatory note

This amendment is consequential on the inclusion of a definition of commission secretariat in 27 28 section 10B.

consequence of the insertion of a definition of National Electricity (ACT) Law and National

Electricity (ACT) Regulation in the Legislation Act, dictionary, part 1 by another amendment

and the insertion of a definition of director-general in that dictionary, part 1 by the

1	[3.114]	Dictionary, definition of legislation review principles
2		omit
3	Explanatory	note
4 5		ment omits a redundant definition. The term is used only in section 19J, which principles as set out in schedule 1.
6 7	[3.115]	Dictionary, definitions of National Electricity (ACT) Law and National Electricity (ACT) Regulations
8		omit
9 10 11		ment is consequential on the insertion of definitions of <i>National Electricity (ACT) tional Electricity (ACT) Regulation</i> in the Legislation Act, dictionary, part 1 by adment.
12 13	[3.116]	Dictionary, definition of <i>protected confidential</i> information
14		omit
15	Explanatory	note
16 17		ment is consequential on the inclusion of a definition of <i>protected confidential</i> in section 23.
18	[3.117]	Further amendments, mentions of declared fee
19		omit
20		under section 4C (Declared fees to be passed on to consumers)
21		in
22		• section 17 (5)
23		• section 19J (2)
24		• section 20 (3)
25		• section 24C (4)
26		• section 24H (2)
27	Explanatory	note
28 29		ment omits unnecessary references to section 4C. The term <i>declared fee</i> is defined nary to mean a fee declared under section 4C.

Part 3.32 Land Rent Act 2008

2	[3.118]	Section	on 23 (1), note
3		substit	tute
4 5		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
6	Explanator	y note	
7 8			ates the note and adds a reference to the ACAT in the note, as the on 177 also allows recovery of a debt in the ACAT.
9	Part 3.	33	Legal Aid Act 1977
10	[3.119]	Section	on 33 (8), note
11		substit	tute
12 13		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
14	Explanatory	y note	
15 16			s a reference to the ACAT in the note, as the Legislation Act, section 177 of a debt in the ACAT.
17	[3.120]	Section	on 35C (2), note
18		substit	tute
19 20		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
21	Explanator	y note	
22 23			lates the note and adds a reference to the ACAT in the note, as the on 177 also allows recovery of a debt in the ACAT.

Part 3.34 Legal Profession Act 2006

2	[3.121]	Section 287 (5), note
3		substitute
4 5 6		Note An amount that is required to be repaid under s (3), (4) or (5) may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
7	Explanatory	note
8 9		nent adds a reference to the ACAT in the note, as the Legislation Act, section 177 ecovery of a debt in the ACAT.
10	[3.122]	Dictionary, definition of associated third party payer
11		substitute
12 13		associated third party payer, for part 3.2 (Costs disclosure and assessment)—see section 261A.
14	Explanatory	note
15	This amendr	nent revises the definition to be consistent with current legislative drafting practice.
16	[3.123]	Dictionary, definition of <i>client</i> , new paragraph (aa)
17		insert
18		(aa) for division 3.2.7 (Costs assessment)—see section 294; and
19	Explanatory	note
20 21	This amend section 294.	ment inserts a new paragraph containing a signpost to a definition of <i>client</i> in
22	[3.124]	Dictionary, definition of compliance certificate
23		substitute
24 25		<i>compliance certificate</i> —see section 30 (Compliance certificates by admissions board).
26	Explanatory	note
27	This amendr	ment corrects a cross-reference.

Amendment [3.125]

1	[3.125]	Dictionary, definition of <i>contributory</i>
2		substitute
3 4		contributory mortgage, for part 3.5 (Mortgage practices and managed investment schemes)—see section 369.
5	Explanator	y note
6	This amend	ment corrects a signpost definition.
7	[3.126]	Dictionary, new definitions
3		insert
)		deposit record—see section 210 (1).
		<i>insurable barrister</i> , for part 3.3 (Professional indemnity insurance)—see section 308.
		<i>insurable legal practitioner</i> , for part 3.3 (Professional indemnity insurance)—see section 308.
		<i>insurable solicitor</i> , for part 3.3 (Professional indemnity insurance)—see section 308.
	Explanator	y note
	This amend	ment inserts signpost definitions for terms defined elsewhere in the Act.
	[3.127]	Dictionary, definition of occupier
		after
		occupier,
		insert
		of premises,
	Explanator	y note
	This amend	ment updates the definition in line with current legislative drafting practice

1	[3.128]	Dictionary, definition of official complaint
2		omit
3		44
4		substitute
5		4
6	Explanator	y note
7	This amend	ment corrects a cross-reference.
8	[3.129]	Dictionary, new definition of public authority
9		insert
10 11		<i>public authority</i> , for part 3.2 (Costs disclosure and assessment)—see section 261.
12	Explanator	y note
13	This amend	lment inserts a signpost definition for a term defined elsewhere in the Act.
14	[3.130]	Further amendments, new note
15		insert
16 17		Note The Statutory Declarations Act 1959 (Cwlth) applies to the making of statutory declarations under ACT laws.
18		in
19		• section 172 (5)
20		• section 502 (1) (b)
21		• section 525 (1) (b)
22		• section 526 (1)
23	Explanator	y note
24	This amend	ment inserts a standard note about statutory declarations.

Part 3.35 Liquor Act 2010

2	[3.131]	Section	on 179 (1), new note
3		insert	
4 5		Note	The <i>Statutory Declarations Act 1959</i> (Cwlth) applies to the making of statutory declarations under ACT laws.
6	Explanatory	y note	
7	This amenda	ment inser	ts a standard note about statutory declarations.
8	[3.132]	Dictio	nary, note 2
9		insert	
10			• CrimTrac
11	Explanatory	y note	
12 13 14 15 16	Act, diction Act. This a Act, diction	ary, part 1 mendment ary, part	ts examples of terms used in the Act that are defined in the Legislation (where terms commonly used in legislation are defined) and used in this t inserts a new defined term in the list of terms defined in the Legislation 1 as a consequence of the insertion of a definition of <i>CrimTrac</i> in the mary, part 1 by another amendment.
17	[3.133]	Dictio	nary, definition of <i>police certificat</i> e
18		omit	
19		the Co	mmonwealth CrimTrac agency
20		substitu	ute
21		CrimTı	rac
22	Explanatory	y note	
23 24			nsequential on the insertion of a definition of <i>CrimTrac</i> in the Legislation by another amendment.

Part 3.36 Litter Act 2004

2	[3.134]	Section	on 21 (4), note
3		substitu	ute
4 5		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
6	Explanatory	note	
7 8			a reference to the ACAT in the note, as the Legislation Act, section 177 of a debt in the ACAT.
9	[3.135]	Section	on 23, note
10		substitu	ıte
11 12		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
13	Explanatory	note	
14 15			a reference to the ACAT in the note, as the Legislation Act, section 177 of a debt in the ACAT.
16	[3.136]	Section	on 24B (1), note
17		substitu	ıte
18 19		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
20	Explanatory	note	
21 22			a reference to the ACAT in the note, as the Legislation Act, section 177 f a debt in the ACAT.

Schedule 3 Part 3.37 Technical amendments Magistrates Court Act 1930

Amendment [3.137]

Part 3.37 Magistrates Court Act 1930

2	[3.137]	Section 291L, definition of <i>Aboriginal or Torres Strait Islander offender</i>
4		omit
5		Aboriginal person or Torres Strait Islander
6		substitute
7		Aboriginal or Torres Strait Islander person
8	Explanatory	y note
9 10		ment updates a reference to an Aboriginal or Torres Strait Islander person in line legislative drafting practice.
11 12	Part 3.	Mental Health (Treatment and Care) Act 1994
13	[3.138]	Section 16 (1) (d)
14		omit
15		Crimes Act 1900
16		substitute
17		Crimes Act
18	Explanatory	y note
19 20 21	amendment	Crimes Act is defined in the dictionary to mean the Crimes Act 1900. This substitutes a reference to 'Crimes Act 1900' with the defined term, consistent with darling practice

1	[3.139]	New section 48C (3)
2		insert
3	(3)	An agreement under subsection (1) is a notifiable instrument.
4		<i>Note</i> A notifiable instrument must be notified under the Legislation Act.
5	Explanatory	note
6 7 8 9	section 5 th notifiable in	ment relocates from the <i>Mental Health (Treatment and Care) Regulation 2003</i> , e requirement under that section for an agreement under section 48C (1) be a strument. This is consistent with current legislative drafting practice. Section 5 is a the <i>Mental Health (Treatment and Care) Regulation 2003</i> by another amendment.
10	[3.140]	Section 68 (1)
11		omit
12		Crimes Act 1900
13		substitute
14		Crimes Act
15	Explanatory	note
16 17 18	amendment	<i>Trimes Act</i> is defined in the dictionary to mean the <i>Crimes Act 1900</i> . This substitutes a reference to ' <i>Crimes Act 1900</i> ' with the defined term, consistent with lative drafting practice.
19	[3.141]	Dictionary, note 2
20		omit
21		• magistrate
22	Explanatory	note
23 24 25	Act, dictiona	note 2 lists examples of terms used in the Act that are defined in the Legislation ary, part 1 (where terms commonly used in legislation are defined) and used in this nendment omits a redundant term.

Sche	ed	lule	3
Dow	2	20	

[3.142]

Technical amendments

Dictionary, note 2

Part 3.39 Mental Health (Treatment and Care) Regulation 2003

Amendment [3.142]

2	omit	
3	•	make
4	Explanatory note	
5 6 7 8	Act, dictionary, part 1 (w	xamples of terms used in the Act that are defined in the Legislation here terms commonly used in legislation are defined) and used in this mits a term that is not used in the Act in the context in which it is Act.
9	[3.143] Dictiona	ry, note 2
10	insert	
11	•	nurse practitioner
12	Explanatory note	
13 14 15	Act, dictionary, part 1 (w	xamples of terms used in the Act that are defined in the Legislation here terms commonly used in legislation are defined) and used in this terts a term to assist users of legislation.
IJ	Act. This amendment his	erts a term to assist users of fegislation.
16 17	Part 3.39	Mental Health (Treatment and Care) Regulation 2003
16		Mental Health (Treatment and Care) Regulation 2003
16 17	Part 3.39	Mental Health (Treatment and Care) Regulation 2003
16 17 18	Part 3.39 [3.144] Section	Mental Health (Treatment and Care) Regulation 2003

Part 3.40 Ombudsman Act 1989

2	[3.143]	Section 2, note 1
3		substitute
4 5 6		Note 1 The dictionary at the end of this Act defines certain terms used in this Act, and includes references (signpost definitions) to other terms defined elsewhere.
7 8 9 10		For example, the signpost definition 'child sex offenders register—see the Crimes (Child Sex Offenders) Act 2005, section 117.' means that the term 'child sex offenders register' is defined in that section and the definition applies to this Act.
11	Explanatory	note
12 13 14		nent updates the note to include a different example of a signpost definition. The aple, 'National Electricity (ACT) Law' is omitted from the dictionary by another
15	[3.146]	New section 13 (6)
16		insert
17	(6)	In this section:
18		taking of action includes the following:
19		(a) making a decision or recommendation;
20		(b) formulating a proposal;
21		(c) failing to—
22		(i) take an action; or
23		(ii) make a decision; or
24		(iii) make a recommendation; or

Amendment [3.147]

1	(iv) formulate a proposal.
2	Explanatory note
3 4 5	This amendment relocates from the dictionary a definition of a term that is used only in section 13, in line with current legislative drafting practice. The definition is omitted from the dictionary by another amendment.
6	[3.147] Section 37 (1)
7	omit
8	, in writing,
9	Explanatory note
10 11	This amendment omits words that are now redundant because of the Legislation Act, section 42 (2), which requires notifiable instruments to be in writing.
12	[3.148] Dictionary, note 2
13	insert
14	National Electricity (ACT) Law
15	Explanatory note
16 17 18 19 20	Dictionary, note 2 lists examples of terms that are included in the Legislation Act, dictionary, part 1 (where terms commonly used in legislation are defined) and used in this Act. This amendment inserts a new defined term in the list of terms defined in the Legislation Act as a consequence of the insertion of a definition of <i>National Electricity (ACT) Law</i> in the Legislation Act, dictionary, part 1 by another amendment.
21	[3.149] Dictionary, new definition of child sex offenders register
22	insert
23 24	child sex offenders register—see the Crimes (Child Sex Offenders) Act 2005, section 117.
25	Explanatory note
26 27	This amendment inserts a signpost definition for a term used in the Act and defined in the Crimes (Child Sex Offenders) Act 2005.

1	[3.150]	Dictionary, definition of <i>National Electricity (ACT) Law</i>
2		mit
3	Explanatory	ote
4 5		nt is consequential on the insertion of a definition of <i>National Electricity (ACT)</i> islation Act, dictionary, part 1 by another amendment.
6	[3.151]	Dictionary, definition of responsible Minister
7		ubstitute
8		esponsible Minister means—
9 10		a) in relation to an agency—the Minister responsible for the agency; or
11 12 13		b) in relation to a prescribed authority mentioned in the definition of <i>prescribed authority</i> , paragraph (c)—the Minister administering the enactment concerned; or
14 15 16 17		c) in relation to a prescribed authority mentioned in the definition of <i>prescribed authority</i> , paragraph (b) or (d)—the Minister declared by regulation to be the responsible Minister for that authority; or
18 19		d) another Minister acting for and on behalf of a Minister mentioned in paragraph (a), (b) or (c).
20	Explanatory	ote
21	This amenda	nt updates the definition in line with current legislative drafting practice.
22	[3.152]	Dictionary, definition of <i>taking of action</i>
23		mit
24	Explanatory	ote
25 26	This amenda section 13.	ent is consequential on the inclusion of a definition of taking of action in

Schedule 3 Part 3.41 Technical amendments

Planning and Development Act 2007

Amendment [3.153]

Part 3.41

1

Act 2007 2 Section 138AC (1), note [3.153] 3 4 substitute The costs may be recovered in a court of competent jurisdiction or the 5 Note ACAT (see Legislation Act, s 177). 6 **Explanatory note** 7 8 This amendment adds a reference to the ACAT in the note, as the Legislation Act, section 177 9 also allows recovery of a debt in the ACAT. [3.154] Section 224B (1), note 10 substitute 11 The costs may be recovered in a court of competent jurisdiction or the 12 Note ACAT (see Legislation Act, s 177). 13 **Explanatory note** 14 This amendment adds a reference to the ACAT in the note, as the Legislation Act, section 177 15 also allows recovery of a debt in the ACAT. 16 Section 233, note 1 [3.155] 17 substitute 18 The costs may be recovered in a court of competent jurisdiction or the Note 1 19 ACAT (see Legislation Act, s 177). 20 21 **Explanatory note** This amendment adds a reference to the ACAT in the note, as the Legislation Act, section 177 22

Planning and Development

23

also allows recovery of a debt in the ACAT.

1	[3.156]	Section	on 277B (2)	
2		omit		
3		applic	ant	
4		substit	tute	
5		applicant for the development application		
6	Explanator	y note		
7 8		nendment makes it clear that the intended applicant is the applicant for the development tion mentioned in section 277B (1) (a).		
9	[3.157]	Secti	on 279 (3) (c)	
0		omit		
1		declar	ation	
2		substit	tute	
3		regula	tion	
4	Explanator	y note		
5	This amend	ment corr	ects an incorrect reference.	
6	[3.158]	Secti	on 371, note	
7		substit	tute	
8 9		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).	
20	Explanator	y note		
!1 !2			s a reference to the ACAT in the note, as the Legislation Act, section 177 of a debt in the ACAT.	

Schedule 3 Part 3.42 Technical amendments

Planning and Development Regulation 2008

Amendment [3.159]

Part 3.	42 Planning and Development Regulation 2008
[3.159]	Schedule 1, section 1.110 (2), definition of <i>previously</i> approved, paragraph (c)
	omit
	this Act
	substitute
	the Act
Explanator	y note
This amend	ment updates an incorrect reference to 'this Act'.
[3.160]	Dictionary, definition of existing school
	substitute
	<i>existing school</i> , for schedule 1, division 1.3.6A (Exempt developments—schools)—see schedule 1, section 1.96A.
Explanator	y note
This amend	ment corrects a cross-reference.
Part 3.	43 Plant Diseases Act 2002
[3.161]	Section 6 (1), definition of <i>insect</i>
	after paragraph (c), insert
	Note 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).
Explanatory	y note
This amend	ment inserts an example note after a definition that includes several examples.

1	[3.162]	New section 9 (3)			
2		after the note, insert			
3	(3)	In this section:			
4		<i>goods</i> includes all kinds of movable property.			
5	Explanatory				
6 7 8	This amendment relocates from the dictionary a definition of a term used only in section 9, in line with current legislative drafting practice. The definition is omitted from the dictionary by another amendment.				
9	[3.163]	B] Dictionary, definition of <i>goods</i>			
10		omit			
11	Explanatory	ry note			
12 13	This amendment omits a definition as a consequence of the relocation of the definition to section 9 by another amendment.				
14	[3.164]	Further amendments, mentions of , in writing,			
14 15	[3.164]	Further amendments, mentions of , in writing, omit			
	[3.164]	·			
15	[3.164]	omit			
15 16	[3.164]	omit , in writing,			
15 16 17	[3.164]	omit , in writing, in			
15 16 17 18	[3.164]	omit, in writing,insection 5 (2)			
15 16 17 18 19	[3.164]	 omit , in writing, in section 5 (2) section 6 (3) 			
15 16 17 18 19 20	[3.164]	 omit , in writing, in section 5 (2) section 6 (3) section 7 (2) 			
15 16 17 18 19 20 21	[3.164]	 omit , in writing, in section 5 (2) section 6 (3) section 7 (2) section 8 (1) 			
15 16 17 18 19 20 21	[3.164]	 omit , in writing, in section 5 (2) section 6 (3) section 7 (2) section 8 (1) section 10 (1) 			

section 40 (1)

Amendment [3.165]

2	Explanatory note				
3 4	This amendment omits words that are now redundant because of the Legislation Act, section 42 (2), which requires disallowable and notifiable instruments to be in writing.				
5 6	Part 3		Protection of Public Participation Act 2008		
7	[3.165]	Section 9 (3),	note		
8		omit			
9	Explanatory note				
0	This amendment omits an unnecessary note.				
1	Part 3		Public Sector Management Act 1994		
3	[3.166]	Section 39, de	efinition of designated group, paragraph (a)		
4		substitute			
5		(a) an Aborigin	nal or Torres Strait Islander person;		
6	Explanatory note				
7 8	This amendment updates a reference to an Aboriginal or Torres Strait Islander person in line with current legislative drafting practice.				
9	[3.167]	Section 39, de	efinition of designated group, paragraph (d)		
20		substitute			
21		(d) a person wi	ith a disability.		
22	Explanator	y note			
23 24	This amend drafting pra		nce to a person with a disability in line with current legislative		

1	[3.168]	Section 56 (4)
2		omit
3		Subject to section 127 (2), an
4		substitute
5		An
6	Explanatory	y note
7	This amenda	ment omits a reference to a provision that has been omitted.
8	[3.169]	Section 63 (3)
9		omit
0	Explanatory	y note
1 2 3	disallowing	diment omits a redundant provision. Section 63 (3) refers to the allowing or of an appeal under section 85. Section 85 currently deals with appeals by excess elation to promotions to an appellable level position.
4	[3.170]	Section 63 (4) (b)
4	[3.170]	Section 63 (4) (b) substitute
	[3.170]	. , , ,
5	[3.170] Explanatory	substitute (b) the appeal lapses under section 89 or section 90; or
15	Explanatory	substitute (b) the appeal lapses under section 89 or section 90; or
5 6 7	Explanatory	substitute (b) the appeal lapses under section 89 or section 90; or y note
5 6 7 8	Explanatory This amends	substitute (b) the appeal lapses under section 89 or section 90; or y note ment updates cross-references. Section 65 (6), definition of identified position,
15 16 17 18	Explanatory This amends	substitute (b) the appeal lapses under section 89 or section 90; or y note ment updates cross-references. Section 65 (6), definition of identified position, paragraphs (a) and (b)
15 16 17 18 19 20	Explanatory This amends	substitute (b) the appeal lapses under section 89 or section 90; or y note ment updates cross-references. Section 65 (6), definition of identified position, paragraphs (a) and (b) substitute
5 6 7 8 9 9 20 21	Explanatory This amends	substitute (b) the appeal lapses under section 89 or section 90; or y note ment updates cross-references. Section 65 (6), definition of identified position, paragraphs (a) and (b) substitute (a) an Aboriginal or Torres Strait Islander person; (b) a person with a disability.

1	[3.172]	Section 98 (2)
2		omit everything before paragraph (a), substitute
3	(2)	If an officer is promoted under section 83 or transferred under section 92 to a training office, another officer—
5	Explanator	y note
6	This amend	ment updates cross-references.
7	[3.173]	Section 98 (9)
8		omit
9		promoting or transferring an officer under section 83
10		substitute
11 12		promoting an officer under section 83, or transferring an officer under section 92,
13	Explanator	y note
14	This amend	ment updates cross-references.
15	[3.174]	Section 98 (10) and (11)
16		omit
17		section 83
18		substitute
19		section 92
20	Explanator	y note

21

This amendment updates cross-references.

1 2	[3.175]	Dictionary, definition of <i>Aboriginal person or Torres Strait Islander</i>
3		substitute
4		Aboriginal or Torres Strait Islander person means a person who—
5 6		(a) is a descendant of an Aboriginal person or a Torres Strait Islander person; and
7 8		(b) identifies as an Aboriginal person or a Torres Strait Islander person; and
9 0 1		(c) is accepted as an Aboriginal person or a Torres Strait Islander person by an Aboriginal community or Torres Strait Islander community.
2	Explanatory	note
3 4		ment updates the definition of <i>Aboriginal or Torres Strait Islander person</i> in line legislative drafting practice.

Part 3.46 Radiation Protection Act 2006

15

[3.176] Section 44, note 16 substitute 17 An amount owing under a law may be recovered as a debt in a court of Note18 competent jurisdiction or the ACAT (see Legislation Act, s 177). 19 20 **Explanatory note** This amendment adds a reference to the ACAT in the note, as the Legislation Act, section 177 21 also allows recovery of a debt in the ACAT. 22

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Amendment [3.177]

1	[3.177]	Sectio	n 46, note
2		substitu	ite
3 4		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
5	Explanatory	note	
6 7			a reference to the ACAT in the note, as the Legislation Act, section 177 f a debt in the ACAT.
8	[3.178]	Sectio	ns 120 and 121
9		omit	
0		, in wri	ting,
1	Explanatory	note	
2 3			its words that are now redundant because of the Legislation Act, equires disallowable and notifiable instruments to be in writing.
4	Part 3.	47	Rates Act 2004
5	[3.179]	Sectio	n 55 (2), note
16		substitu	ute
7 8		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
9	Explanatory	note	
20 21			tes the note and adds a reference to the ACAT in the note, as the n 177 also allows recovery of a debt in the ACAT.
22	[3.180]	Dictio	nary, new definition of <i>special disability trust</i>
:3		insert	
4			disability trust, for part 7 (Deferral and rebates)—see the Security Act 1991, (Cwlth), section 1209L.
26	Explanatory	note	
27	This amendr	nent inser	ts a signpost definition for a term defined elsewhere in the Act.

Statute Law Amendment Bill 2011 (No 2)

1	[3.181]	Further amendments, mentions of , in writing,
2		omit
3		, in writing,
4		in
5		• section 23 (2)
6		• section 41 (1)
7		• section 78 (1)
8	Explanatory	note
9		nent omits words that are now redundant because of the Legislation Act, which requires disallowable and notifiable instruments to be in writing.
1	Part 3.	, , , , , , , , , , , , , , , , , , , ,
2		1999
3	[3.182]	Section 36 (2), note 1
4		omit
5	Explanatory	note
6 7 8 9	the service	ent omits a redundant note referring readers to the Legislation Act, part 19.5 for f documents under the Act. The <i>Road Transport (General) Regulation 2000</i> , pressly displaces the Legislation Act, section 250 (1) (When document taken to be
20	[3.183]	Dictionary, new note
21		insert
22 23		Note 2A This dictionary defines some key words and expressions that may not be used in this Act but are used in other road transport legislation.
24	Explanatory	note
25	This amenda	ent inserts a new note to assist users of road transport legislation.

Schedule 3

Technical amendments

Part 3.49 Road Transport (Safety and Traffic Management) Regulation 2000

Amendment [3.184]

1	Part 3.	49 Road Transport (Safety and Traffic Management)
3		Regulation 2000
4	[3.184]	Section 66 (1)
5		omit
6		, in writing
7	Explanator	y note
8 9		dment omits words that are now redundant because of the Legislation Act, 2), which requires disallowable instruments to be in writing.
10	[3.185]	Section 75A (2)
11		omit
12		, in writing,
13	Explanator	y note
14 15		dment omits words that are now redundant because of the Legislation Act, 2), which requires disallowable instruments to be in writing.
16	[3.186]	Section 75B (1)
17		omit
18		written
19	Explanator	y note
20 21		dment omits words that are now redundant because of the Legislation Act, 2), which requires disallowable instruments to be in writing.

1	[3.187] Section 103A (1)
2	omit
3	, in writing,
4	Explanatory note
5 6	This amendment omits words that are now redundant because of the Legislation Acsection 42 (2), which requires notifiable instruments to be in writing.
7	Part 3.50 Spent Convictions Act 2000
8	[3.188] Dictionary, note 2
9	insert
10	• CrimTrac
11	Explanatory note
12 13 14 15 16	Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislatic Act, dictionary, part 1 (where terms commonly used in legislation are defined) and used in the Act. This amendment inserts a new defined term in the list of terms defined in the Legislatic Act, dictionary, part 1 as a consequence of the insertion of a definition of <i>CrimTrac</i> in the Legislation Act, dictionary, part 1 by another amendment.
17 18	[3.189] Dictionary, definition of <i>law enforcement agency</i> , paragraph (e)
19	substitute
20	(e) CrimTrac;
21	Explanatory note
22 23	This amendment is consequential on the insertion of a definition of <i>CrimTrac</i> in the Legislatic Act, dictionary, part 1 by another amendment.

Part 3.51 **Surveyors Act 2007**

2	[3.190]	Section	on 48 (4), note
3		substitu	ute
4 5		Note	An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
3	Explanatory	/ note	
7 3			a reference to the ACAT in the note, as the Legislation Act, section 177 f a debt in the ACAT.
9	Part 3.	52	Tobacco Act 1927

from the dictionary by another amendment.

10	[3.191]	Section 4 (2), new definition of carton
11		insert
12		carton means a package containing packages of a smoking product,
13		or a package designed to contain packages of a smoking product,
14		but does not include a package containing individually-wrapped
15		cigars (unless the package contains a further package or packages of
16		the cigars).
17	Explanator	y note
18 19		dment relocates from the dictionary a definition of a term that is used only in This is in line with current legislative drafting practice. The definition is omitted

20

1	[3.192]	Section 59 (1), (2) (a) and (b)
2		omit
3		commissioner
4		substitute
5		ACAT
6	Explanator	y note
7 8 9	make an ord	ment corrects incorrect cross-references. Under section 58 (2), the ACAT may ler suspending a licensee's licence (see section 58 (2) (b)) or cancelling a licensee's section 58 (2) (c)).
10	[3.193]	Sections 70 (2) and 72A (1)
11		omit
12		, in writing,
13	Explanator	y note
14 15		dment omits words that are now redundant because of the Legislation Act, 2), which requires disallowable and notifiable instruments to be in writing.
16	[3.194]	Dictionary, definition of carton
17		omit
18	Explanator	y note
19	This amend	ment is consequential on the inclusion of a definition of <i>carton</i> in section 4.

Part 3.53 Victims of Crime (Financial Assistance) Act 1983

3	[3.195]	New section 16 (2)
4		insert
5	(2)	In this section:
6 7 8		close family member, in relation to a deceased primary victim means a person who had a genuine personal relationship with the victim at the time of the victim's death, and who was, at that time—
9		(a) the domestic partner of the victim; or
10 11		Note For the meaning of <i>domestic partner</i> , see the Legislation Act s 169.
12		(b) a parent, guardian or step-parent of the victim; or
13 14		(c) a child or stepchild of the victim, or some other child of whom the victim is the guardian; or
15 16		(d) a brother, sister, stepbrother, stepsister, half-brother of half-sister of the victim.
17		dependant, in relation to a deceased primary victim, means—
18 19		(a) a person who was wholly or partly dependent for economic support on the victim at the time of the victim's death; or
20 21 22 23		(b) a person who would have been wholly or partly dependent for economic support on the victim's income at the time of the victim's death but for the incapacity of the victim because of the criminal injury that resulted in the victim's death; or
24 25 26		(c) a child of the victim born after the victim's death who would have been a dependant of the victim under paragraph (a) or (b) if he or she had been born before the victim's death.

making of statutory declarations under ACT laws. Explanatory note This amendment inserts a standard note about statutory declarations. [3.197] Section 37 (3), new definition of sexual crime insert sexual crime means any of the following offences: (a) an offence against the Crimes Act 1900, part 3 (an ACT sexual offence);	1 2 3 4		guardian does not include the director-general responsible for administering the <i>Children and Young People Act 2008</i> or any other person who is a guardian because of the person's occupation of a statutory office, whether within the ACT or elsewhere.
section 16, consistent with current legislative drafting practice. The relocated definitions omitted from the dictionary by another amendment. [3.196] Section 27 (1) (a), new note insert Note The Statutory Declarations Act 1959 (Cwlth) applies to making of statutory declarations under ACT laws. Explanatory note This amendment inserts a standard note about statutory declarations. [3.197] Section 37 (3), new definition of sexual crime insert sexual crime means any of the following offences: (a) an offence against the Crimes Act 1900, part 3 (an ACT sexual offence); (b) an offence against a law of the Commonwealth, a State	5	Explanatory	note
Note The Statutory Declarations Act 1959 (Cwlth) applies to making of statutory declarations under ACT laws. Explanatory note This amendment inserts a standard note about statutory declarations. [3.197] Section 37 (3), new definition of sexual crime insert sexual crime means any of the following offences: (a) an offence against the Crimes Act 1900, part 3 (an ACT sexual offence); (b) an offence against a law of the Commonwealth, a State	7	section 16, o	consistent with current legislative drafting practice. The relocated definitions are
Note The Statutory Declarations Act 1959 (Cwlth) applies to making of statutory declarations under ACT laws. Explanatory note This amendment inserts a standard note about statutory declarations. [3.197] Section 37 (3), new definition of sexual crime insert sexual crime means any of the following offences: (a) an offence against the Crimes Act 1900, part 3 (an ACT sexual offence); (b) an offence against a law of the Commonwealth, a State	9	[3.196]	Section 27 (1) (a), new note
making of statutory declarations under ACT laws. Explanatory note This amendment inserts a standard note about statutory declarations. [3.197] Section 37 (3), new definition of sexual crime insert sexual crime means any of the following offences: (a) an offence against the Crimes Act 1900, part 3 (an ACT sexual offence); (b) an offence against a law of the Commonwealth, a State	10		insert
This amendment inserts a standard note about statutory declarations. [3.197] Section 37 (3), new definition of sexual crime insert sexual crime means any of the following offences: (a) an offence against the Crimes Act 1900, part 3 (an ACT sexual offence); (b) an offence against a law of the Commonwealth, a State			, TI
[3.197] Section 37 (3), new definition of sexual crime insert sexual crime means any of the following offences: (a) an offence against the Crimes Act 1900, part 3 (an ACT sexual offence); (b) an offence against a law of the Commonwealth, a State	13	Explanatory	note
sexual crime means any of the following offences: (a) an offence against the Crimes Act 1900, part 3 (an ACT sexual offence); (b) an offence against a law of the Commonwealth, a State	14	This amend	ment inserts a standard note about statutory declarations.
sexual crime means any of the following offences: (a) an offence against the Crimes Act 1900, part 3 (an ACT sexuoffence); (b) an offence against a law of the Commonwealth, a State	15	[3.197]	Section 37 (3), new definition of sexual crime
(a) an offence against the <i>Crimes Act 1900</i> , part 3 (an <i>ACT sext offence</i>); (b) an offence against a law of the Commonwealth, a State	16		insert
offence); (b) an offence against a law of the Commonwealth, a State	17		sexual crime means any of the following offences:
	-		
			·

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16

Amendment [3.198]

(c) an offence against a law of the Commonwealth, a State or another Territory corresponding to a provision of the Criminal Code, part 2.4 (Extensions of criminal responsibility) or section 717 (Accessory after the fact) in relation to an offence mentioned in paragraph (b).

Note A reference to an offence against a territory law includes a reference to a related ancillary offence, eg attempt (see Legislation Act, s 189).

8 Explanatory note

This amendment relocates from the dictionary a definition of a term that is mentioned only in section 37, consistent with current legislative drafting practice. The relocated definition is omitted from the dictionary by another amendment.

12 [3.198] Section 61A, note

13 omit

14 Explanatory note

15 This amendment omits an unnecessary note.

[3.199] Dictionary

omit the definitions of

18 close family member

19 *dependant*

20 guardian

21 *sexual crime*

22 Explanatory note

- This amendment is consequential on the insertion of definitions of *close family member*,
- 24 dependant and guardian in section 16 and the insertion of a definition of sexual crime in
- section 37.

Part 3.54 Workers Compensation Act 1951

,	[3 200]	Dictionary	new definition	of CPI
,	13.2001	DIGUOLIAI V.	new deminion	UI GET

- 3 insert
- 4 *CPI*, for chapter 4 (Entitlement to compensation)—see section 20.
- 5 Explanatory note
- 6 This amendment inserts a signpost definition for a term defined in section 20.

7 [3.201] Dictionary, definition of registered auditor

- 8 omit
- 9 Explanatory note
- This amendment omits a redundant definition. The term is no longer used in the Act.

Part 3.55 Work Health and Safety Act 2011

- 12 [3.202] Section 52 (3) (d)
- 13 omit
- 14 Explanatory note
- 15 The Act is based on national model legislation prepared under the Inter-Governmental
- 16 Agreement for Regulatory and Operational Reform in Occupational Health and Safety.
- 17 Section 52 (3) (d) provides that one of the purposes of negotiations for work groups is to
- determine the businesses and undertakings to which the work groups will apply.
- 19 Section 52(3)(d) has been removed from the national model and this amendment is
- 20 consequential on that amendment to maintain consistency with the national model.

Schedule 3 Part 3.55 Technical amendments

Work Health and Safety Act 2011

Amendment [3.203]

1	[3.203]	Section 247 (1)		
2		omit		
3		the business		
4		substitute		
5		a business		
6	Explanatory note			
7 8	Section 247 sets out who is an officer of the Territory for the purposes of the Act. The amendment is consequential on a minor correction of the national model provisions.			

Endnotes

1 Presentation speech

Presentation speech made in the Legislative Assembly on 2011.

2 Notification

Notified under the Legislation Act on

2011.

3 Republications of amended laws

For the latest republication of amended laws, see www.legislation.act.gov.au.

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