2020

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Minister for Education and Early Childhood Development)

Education Amendment Bill 2020

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THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Minister for Education and Early Childhood Development)

Education Amendment Bill 2020

A Bill for

An Act to amend the Education Act 2004 and the Education Regulation 2005

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

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2	1	Name of Act
3		This Act is the Education Amendment Act 2020.
4	2	Commencement
5 6		This Act commences on 1 January 2021. Note The naming and commencement provisions automatically commence on
7		the notification day (see Legislation Act, s 75 (1)).
8	3	Legislation amended
9 10		This Act amends the <i>Education Act 2004</i> and the <i>Education Regulation 2005</i> .

1	Part 2	Education Act 2004
2	4	Sections 10A (1) (a) and 10D (1) (a)
3		omit
4 5	5	Operation of government schools New section 21 (2A)
6		insert
7 8 9	(2A)	If a government school provides boarding facilities for students enrolled at the school, it must meet the requirements prescribed by regulation for the provision of boarding facilities.
10 11	6	Education to be free New section 26 (2A) to (2C)
12		insert
13 14	(2A)	If a person to whom subsection (2) (b) applies is charged a fee, the person may ask the Minister to waive the fee (a <i>fee waiver</i>).
15	(2B)	The Minister must waive the fee—
16 17		(a) if the Minister is satisfied the person has demonstrated financial hardship; or
18 19		(b) if the Minister is satisfied the person's circumstances justify the waiver; or
20		(c) for any other reason prescribed by regulation.
21 22 23	(2C)	A fee must not be charged in relation to a child for whom a request for a fee waiver is made, and the child must not be excluded from school for nonpayment of a fee, while the request is being considered.
24 25 26		Note It is unlawful for a public authority, including a Minister, to fail to give proper consideration to relevant human rights in making a decision (see <i>Human Rights Act 2004</i> , s 40B).

1 2	7	7 Composition of school boards generally Section 41 (2) (d)			
3		substitute			
4 5		(d) 3 members (the <i>parents and citizens members</i>) appointed by the director-general and made up as follows:			
6		(i) if the school has a parents and citizens association—			
7 8		(A) 1 member selected from the parents and citizens association of the school; and			
9 10		(B) 2 members selected from the parents of students at the school or from members of the local community;			
11 12		(ii) if the school does not have a parents and citizens association—			
13 14 15 16		(A) 2 members selected from the parents of students at the school and 1 member selected from the local community, who is not also a parent of a student at the school; or			
17 18 19		(B) if a member is unable to be selected from the local community—3 members selected from the parents of students at the school; and			
20 21	8	Composition of school boards of small schools Section 42 (2) (d)			
22		substitute			
23 24		(d) 3 members (the <i>parents and citizens members</i>) appointed by the director-general and made up as follows:			
25		(i) if the school has a parents and citizens association—			
26 27		(A) 1 member selected from the parents and citizens association of the school; and			

		(B) 2 members selected from the parents of students at the school or from members of the local community;
	(ii)	if the school does not have a parents and citizens association—
		(A) 2 members selected from the parents of students at the school and 1 member selected from the local community, who is not also a parent of a student at the school; or
		(B) if a member is unable to be selected from the local community—3 members selected from the parents of students at the school; and
9		nal registration tion 86 (6) (ga)
	insert	
	enrol	e school will provide boarding facilities for students led at the school—the school will meet the requirements ribed by regulation for the provision of boarding facilities;
10	Registrat	tion tion 88 (6) (ga)
	insert	
	the se	school provides boarding facilities for students enrolled at chool—the school meets the requirements prescribed by ation for the provision of boarding facilities; and
		9 Provision New sect insert (ga) if the enrol prescent and 10 Registrate New sect insert (ga) if the the sectors

11	Registration at additional campus New section 88B (7) (ea)
	insert
	(ea) if the additional campus provides boarding facilities for students enrolled at the school—the additional campus meets the requirements prescribed by regulation for the provision of boarding facilities; and
12	Registration at additional educational levels Section 90 (1)
	omit
	if an application made under
	substitute
	if an application is made under
13	New section 90 (7) (ea)
	insert
	(ea) if the school provides boarding facilities for students enrolled at the school at the additional educational level—the school meets the requirements prescribed by regulation for the provision of boarding facilities; and
14	Conditions of provisional registration or registration New section 91 (ga)
	11011 00011011 (94)
	insert
	13

Education Amendment Bill 2020

1 2	Name and the OT (0) (ma)				
3			nsert		
4 5 6			ga) if the school provides boarding facilities for students e the school—the school meets the requirements preso regulation for the provision of boarding facilities; and		
7 8 9	16		Director-general may give certain information to o States Section 145C (1) and (2)	ther	
0			ubstitute		
1		(1)	This section applies if—		
2 3 4			(a) a corresponding officer asks the director-general, in whether a child or young person is receiving an eduthe ACT; or		
5 6 7 8			(b) the director-general considers, on the director-general initiative, that giving a corresponding officer informat the education of a child in the ACT is in the best intereschild.	ion about	
19 20 21		(2)	Subject to subsection (4), the director-general may profollowing information, orally or in writing, to the correspondicer:		
22 23 24			 if the child or young person is enrolled at an education or registered for home education under this Act—that or young person is receiving an education in the ACT; 	the child	
25 26 27 28			(b) for a child enrolled at an education provider under the whether the child is contravening section 10. section 10D (3) (which are about participation an attendance requirements):	A (2) or	

1 2 3 4		(c) if the director-general is satisfied on reasonable grounds that the child or young person is not enrolled at an education provider or registered for home education under this Act—that the child or young person is not receiving an education in the ACT;
5 6 7 8		(d) if the child or young person, or a parent of the child or young person, has been issued with an exemption certificate under part 2.3—that the child or young person is exempt from receiving an education in the ACT;
9 10 11		(e) in any other circumstances—that the director-general is not able to confirm whether the child or young person is receiving an education in the ACT.
12	17	Section 145C (4) and note
13		substitute
14 15	(4)	The director-general must, before providing any information to a corresponding officer under subsection (1), have the consent of—
16		(a) a parent of the child or young person; or
17 18 19 20		(b) if the director-general is satisfied the child or young person understands what information is being given, the purpose of giving the information and who will receive the information—the child or young person.
21		<i>Note</i> Consent is not required in certain circumstances (see s 145E).
22 23	(4A)	In considering the best interests of a child for subsection (1) (b), the director-general must consider the following:
24		(a) the need to ensure that the child is not at risk of abuse or neglect;
25		(b) the child's physical, emotional and intellectual needs;
26		(c) the child's access to, or benefit from, education;
27		(d) the child's age, level of understanding or level of maturity;
28		(e) any views or wishes expressed by the child or young person;

1			(1) th	e relationship the child has with the child's parents;
2				ne attitude to the child and to parental responsibilities, emonstrated by the child's parents;
4 5			, ,	court order or criminal investigation relating to the child or the nild's parents.
6 7	18		_	ation-making power on 155 (2)
8			substitu	ute
9 10		(2)	_	lation may create offences and fix maximum penalties of not nan 10 penalty units for the offences.
11 12		(3)	A regulate to time	lation may adopt an Australian Standard as in force from time
13 14 15 16			Note 1	The text of an applied, adopted or incorporated law or instrument, whether applied as in force from time to time or at a particular time, is taken to be a notifiable instrument if the operation of the Legislation Act, s 47 (5) or (6) is not disapplied (see s 47 (7)).
17			Note 2	A notifiable instrument must be notified under the Legislation Act.
18 19		(4)		egislation Act, section 47 (6) does not apply to an Australian rd mentioned in subsection (3).
20	19		Dictio	nary, note 2
21			insert	
22				• territory law

1	20	Diction	Dictionary, new definition of boarding facilities				
2		insert	insert				
3			<i>boarding facilities</i> , provided by a school for students enrolled at the school, means—				
4		schoo	i, means	; —			
5 6				for residential accomnsideration; but	nmodation provi	ded for a fee or	
0		(other cor	isideration, but			
7		(b) (loes not	include the following	:		
8			(i) fac	ilities provided by an	entity whose ma	ain function is to	
9			pro	ovide a service other th	an an education	course;	
10			Exa	ample			
11 12				Peta is in hospital for medical treatment, during which she completes a portion of schooling.			
13			(ii) fac	facilities provided for students at a school-related			
14			ins	institution;			
15		((iii) facilities prescribed by regulation as facilities that are not				
16				arding facilities.			
17	21	Ravia	awahla	decisions			
18	21			new item 10A			
19		insert					
	10A	26	(2A)	refuse to waive fee	applicant	Minister	

1	22	Further amendments, note
2		omit the note in
3		• section 9B (4)
4		• section 9C (4)
5		• section 10 (4)
6		• section 11H (4)
7		• section 13D (5)
8		• section 52 (3)
9		• section 83 (2)
10		• section 85 (3)
11		• section 87 (2)
12		• section 88A (2)
13		• section 89 (2)
14		• section 96 (1)
15		• section 130 (1)
16		• section 137 (1)
17		• section 142 (2)

Part 3 Education Regulation 2005

_	20	NOW SCOTION 2D
3		in part 2, insert
4 5	2B	Requirements for provision of boarding facilities—Act, s 21 (2A)
6 7 8 9		A school that provides boarding facilities must have policies for the provision of the facilities that comply with AS 5725:2015 (Boarding Standard for Australian schools and residences) as in force from time to time.
0		Note AS 5725:2015 may be purchased at www.standards.org.au.
1	24	New section 4A
2		in part 3, insert
3 4 5	4A	Requirements for provision of boarding facilities—Act, s 86 (6) (ga), s 88 (6) (ga), s 88B (7) (ea), s 90 (7) (ea), s 91 (ga) and s 97 (6) (ga)
6 7 8 9		A school that provides boarding facilities must have policies for the provision of the facilities that comply with AS 5725:2015 (Boarding Standard for Australian schools and residences) as in force from time to time.
20		Note AS 5725:2015 may be purchased at www.standards.org.au.

Endnotes

1 Presentation speech

Presentation speech made in the Legislative Assembly on 23 July 2020.

2 Notification

Notified under the Legislation Act on

2020.

3 Republications of amended laws

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

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