First print



New South Wales

Prevention of Cruelty to Animals Amendment (Transparency and Fit and Proper Persons) Bill 2024

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to —

- (a) amend the *Prevention of Cruelty to Animals Act 1979* (the **POCTA Act**) and the *Prevention of Cruelty to Animals Regulation 2012* to expand and improve the transparency of animal welfare enforcement, and
- (b) amend the *Government Information (Public Access) Regulation 2018* to declare a charitable organisation approved by the Minister (an *approved charitable organisation*) as a public authority under the *Government Information (Public Access) Act 2009* (the *GIPA Act*), and
- (c) amend the *Ombudsman Regulation 2016* to declare an approved charitable organisation as a public authority under the *Ombudsman Act 1974* (the **O**A), and
- (d) make consequential amendments to certain Acts and a regulation.

Outline of provisions

Clause 1 sets out the name, also called the short title, of the proposed Act.

Clause 2 provides for the commencement of the proposed Act.

Schedule 1 Amendment of Prevention of Cruelty to Animals Act 1979 No 200

Schedule 1[3] inserts proposed Division 1AA into Part 2A, which provides that the Minister may, by written instrument, appoint—

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- (a) an employee of an approved charitable organisation or a Public Service employee as an officer for the POCTA Act (an *appointed officer*), and
- (b) an officer as an inspector for the purposes of the POCTA Act, Part 2A, Division 2 (an *appointed inspector*).

The proposed division sets out the following in relation to an appointed officer or appointed inspector—

- (a) the terms and period of an appointment,
- (b) that the powers are subject to the instrument of appointment,
- (c) the identification requirements.

The proposed division provides that the Minister may direct a person who ceases to be an appointed officer or appointed inspector to return to the Minister the evidence of the person's authority as an appointed officer or appointed inspector. Proposed section 24AE provides that a person is guilty of an offence for failing to comply with a direction from the Minister, with a maximum penalty of 25 penalty units. Schedule 1[1] and [2], [4]–[7] and [10] make consequential amendments.

Schedule 1[8] amends the definition of *disqualification order*.

Schedule 1[9] provides that a court must make an order that a person must not, for the period specified in the order, do certain actions (a *disqualification order*) when a person has been found guilty of—

- (a) an act of cruelty on an animal and the person has been previously convicted of an act of cruelty on an animal, or
- (b) more than one offence of an act of cruelty on an animal and the offences arose out of separate acts or omissions.

Schedule 1[13] provides that the Minister must give the annual report of an approved charitable organisation to the Presiding Officer of each House of Parliament, and may redact any information in the annual report the Minister considers should not be made public before giving the annual report to the Presiding Officers. A copy of the annual report must be laid before the House within 5 sitting days of the House after it is received by the Presiding Officer. Schedule 1[11] and [12] make consequential amendments.

Schedule 1[14] sets out the circumstances when relevant agencies may collect, use or disclose information, including *personal information* under the *Privacy and Personal Information Protection Act 1998*, if reasonably necessary for the purposes of administering or enforcing the POCTA Act.

Schedule 1[15] sets out the circumstances when the Minister may delegate certain functions of the Minister to certain persons.

Schedule 1[16] contains a proposed transitional provision consequent on the enactment of the proposed Act.

Schedule 2 Amendment of Prevention of Cruelty to Animals Regulation 2012

Schedule 2[4] provides that an annual report of an approved charitable organisation must include the following—

- (a) certain information about access applications made to the organisation under the GIPA Act,
- (b) details of the number of complaints made under the OA about the organisation and the outcome of the complaints,
- (c) a list of certain agreements the organisation has with the State or other organisations.

Prevention of Cruelty to Animals Amendment (Transparency and Fit and Proper Persons) Bill 2024 [NSW] Explanatory note

Schedule 2[5] omits the definition of *officer*, which is made redundant by amendments to the POCTA Act.

Schedule 2[6] provides that POCTA Act, proposed section 24AE is a penalty notice offence with a maximum penalty of \$500.

Schedule 2[1]–[3] make amendments consequential on amendments made by Schedule 1[3].

Schedule 3 Amendment of Government Information (Public Access) Regulation 2018

Schedule 3 provides that an approved charitable organisation is declared to be a public authority under the GIPA Act—

- (a) for the purposes of the GIPA Act, except section 6 and Part 3, and
- (b) to the extent the organisation's conduct relates to the exercise of functions under the POCTA Act.

Schedule 4 Amendment of Ombudsman Regulation 2016

Schedule 4 provides that an approved charitable organisation is declared to be a public authority for the purposes of the OA to the extent the conduct relates to the exercise of functions under the POCTA Act.

Schedule 5 Consequential amendments of other legislation

Schedule 5 makes amendments to certain Acts and a regulation consequential on amendments made by Schedule 1[3].

First print



New South Wales

Prevention of Cruelty to Animals Amendment (Transparency and Fit and Proper Persons) Bill 2024

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	1 2	 Commencement Amendment of Prevention of Cruelty to Animals Act 1979 No 200 Amendment of Prevention of Cruelty to Animals Regulation 2012 Amendment of Government Information (Public Access) Regulation 2018 Amendment of Ombudsman Regulation 2016

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This PUBLIC BILL, originated in the LEGISLATIVE COUNCIL and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council

Clerk of the Parliaments



New South Wales

Prevention of Cruelty to Animals Amendment (Transparency and Fit and Proper Persons) Bill 2024

No , 2024

A Bill for

An Act to amend the *Prevention of Cruelty to Animals Act 1979* to improve transparency in animal welfare enforcement activities; to provide for matters for certain convicted persons; and for related purposes.

The LEGISLATIVE ASSEMBLY has this day agreed to this Bill with/without amendment.

Legislative Assembly

Clerk of the Legislative Assembly

Prevention of Cruelty to Animals Amendment (Transparency and Fit and Proper Persons) Bill 2024 [NSW]

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Prevention of Cruelty to Animals Amendment (Transparency and Fit and Proper Persons) Act 2024.	3 4
2	Commencement	5
	This Act commences on the date of assent to this Act.	6

			Amendment of Prevention of Cruelty to Animals Act 1979 No 200			
[1] Section 4 Defi			initions	3		
Iı	nsert ir	n alph	betical order in section 4(1)—	4		
			<i>ppointed inspector</i> means an officer appointed as an inspector under section 4AA(2).	5 6		
			ppointed officer—see section 24AA(1).	7		
[2] S	Section	1 4(1) ,	definition of "officer"	8		
C	Omit pa	iragra	hs (b) and (c). Insert instead—	9		
			b) an appointed officer,	10		
[3] P	Part 2A	Pow	rs of officers	11		
	nsert b	efore	Division 1—	12		
C	Divisio	on 1/	A Appointed officers	13		
24A			tment of appointed officers and inspectors	14		
		1) '	he Minister may, by written instrument, appoint the following persons as an fficer (an <i>appointed officer</i>) for this Act—	15 16		
			a) an employee of an approved charitable organisation,	17		
			b) a Public Service employee.	18		
	(2		he Minister may, by written instrument, appoint an officer as an inspector for he purposes of Division 2.	19 20		
24A	AB Terms on which appointment made		on which appointment made	21		
			n appointment of an appointed officer or appointed inspector may be-	22		
			a) unconditional, or	23		
			b) subject to conditions or limitations.	24		
24A	C P	eriod	of appointment	25		
	(1) .	n appointment of an appointed officer or appointed inspector has effect—	26		
			a) for the period stated in the instrument of appointment, or	27		
			b) if a period is not stated—until revoked by the Minister.	28		
	(2	/	he Minister may, by written instrument, revoke or amend an appointment at ny time.	29 30		
	(1	an appointment of an appointed officer or appointed inspector is made by efference to a particular office, the person appointed ceases to be an appointed fficer or appointed inspector if the person ceases to hold the office.	31 32 33		
24A	D P	ower	subject to instrument of appointment	34		
	(,	n appointed officer or appointed inspector may exercise the functions of an fficer or inspector under this Act, subject to any conditions or limitations pecified in the officer's or inspector's instrument of appointment.	35 36 37		
	(2		othing in this Act authorises or requires an appointed officer or appointed aspector to act in contravention of the conditions or limitations specified in	38 39		

> the officer's or inspector's instrument of appointment as an appointed officer or appointed inspector.

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24AE Identification

- Each person appointed as an appointed officer or appointed inspector must be (1)given evidence of the person's authority as an appointed officer or appointed inspector.
- In exercising functions under this Act or the regulations, an appointed officer (2)or appointed inspector must, if asked by a person affected by the exercise of the function, produce to the person the officer's or inspector's evidence of authority under this Act.
- (3) The Minister may direct a person who ceases to be an appointed officer or appointed inspector to return to the Minister the evidence of the person's authority as an appointed officer or appointed inspector.
- (4) A person who fails to comply with a direction under subsection (3) is guilty of 14 an offence. 15 Maximum penalty for subsection (4)-25 penalty units.

[4] Section 24CB Officers' powers relating to animals kept by convicted persons

Omit section 24CB(9), table, Column 1. Insert instead-

Column 1

An officer other than an employee of an approved charitable organisation An officer who is an employee of an approved charitable organisation

[5]	Section 24D Definitions and application of Division	19
	Omit section 24D(1), definition of <i>inspector</i> , paragraph (a). Insert instead—	20
	(a) an officer appointed as an inspector under section 24AA(2), or	21
[6]	Section 24D(2)	22
	Omit the subsection.	23
[7]	Section 24R Recovery of costs of seizure and disposal	24
	Omit "officer" from section 24R(7)(a).	25
	Insert instead "appointed officer who is an employee".	26
[8]	Section 26 Definitions	27
	Omit "one or more" from the definition of <i>disqualification order</i> . Insert instead "any".	28
[9]	Section 31 Court may make further orders following conviction	29
	Omit "paragraph (a)." from section 31(1AA)(b). Insert instead—	30
	paragraph (a), (c) or (d), or	31
	(c) has found the person guilty of an offence against this Act, section 5 and	32
	the person has previously been convicted of an offence against that section, or	33 34
	(d) has found the person guilty of more than one offence against this Act, section 5 and the offences arose out of separate acts or omissions.	35 36

[10]	Secti	ion 31	A Sale	of certain animals by charitable organisations	1
	Omit	"offic	er" fron	n section $31A(1)(a)$.	2
	Inser	t instea	ad "appo	pinted officer who is an employee".	3
[11]	Secti	ion 34	B Appr	oved charitable organisations	4
	Omit	"offic	ers" fro	m section 34B(1). Insert instead "employees".	5
[12]	Secti	ion 34	B(3)		6
	Omit	"its of	ficers".	Insert instead "appointed officers employed by the organisation".	7
[13]	Secti	ion 34	B(5)–(7)	8
	Inser	t after	section	34B(4)—	9
		(5)		Anister must give an annual report received by the Minister under etion (3) to the Presiding Officer of each House of Parliament.	10 11
		(6)		Inister may, before giving the annual report to the Presiding Officers, any information in the report the Minister considers should not be made	12 13 14
			Examp	le— personal information in the report that should not be made public	15
		(7)		y of a report given to the Presiding Officer of a House of Parliament subsection (5) must be laid before the House within 5 sitting days of the	16 17
				after it is received by the Presiding Officer.	18
[14]	Sect	ion 34	BA		19
	Inser	t after	section	34B—	20
					=•
3	4BA	Colle		use and disclosure of information	21
3	4BA	Colle (1)	ection, u A rele	use and disclosure of information vant agency may collect, use or disclose information if it is reasonably sary for the purposes of administering or enforcing this Act or the	
3	4BA		A rele necess regula Witho	use and disclosure of information vant agency may collect, use or disclose information if it is reasonably sary for the purposes of administering or enforcing this Act or the	21 22 23
3	34BA	(1)	A rele necess regula Witho collect (a)	vant agency may collect, use or disclose information if it is reasonably sary for the purposes of administering or enforcing this Act or the tions. ut limiting subsection (1), a relevant agency may disclose information	21 22 23 24 25
3	34BA	(1)	A rele necess regula Witho collect (a) (b)	vant agency may collect, use or disclose information if it is reasonably wary for the purposes of administering or enforcing this Act or the tions. ut limiting subsection (1), a relevant agency may disclose information ted under subsection (1) to another relevant agency— for the purposes of issuing a direction, notice or order under this Act or	21 22 23 24 25 26 27
3	34BA	(1)	A relencess regula Witho collect (a) (b) (c)	vant agency may collect, use or disclose information if it is reasonably sary for the purposes of administering or enforcing this Act or the tions. ut limiting subsection (1), a relevant agency may disclose information ted under subsection (1) to another relevant agency— for the purposes of issuing a direction, notice or order under this Act or the regulations, or for the purposes of exercising compliance and enforcement functions under this Act or the regulations, or for the purposes of conducting legal proceedings under this Act or the regulations, or	21 22 23 24 25 26 27 28 29 30 31 32
3	4BA	(1)	A relencess regula Witho collect (a) (b) (c) (d)	vant agency may collect, use or disclose information if it is reasonably wary for the purposes of administering or enforcing this Act or the tions. ut limiting subsection (1), a relevant agency may disclose information ted under subsection (1) to another relevant agency— for the purposes of issuing a direction, notice or order under this Act or the regulations, or for the purposes of exercising compliance and enforcement functions under this Act or the regulations, or for the purposes of conducting legal proceedings under this Act or the	21 22 23 24 25 26 27 28 29 30 31
3	34BA	(1)	A relencess regula Witho collect (a) (b) (c) (d)	vant agency may collect, use or disclose information if it is reasonably sary for the purposes of administering or enforcing this Act or the tions. ut limiting subsection (1), a relevant agency may disclose information ted under subsection (1) to another relevant agency— for the purposes of issuing a direction, notice or order under this Act or the regulations, or for the purposes of exercising compliance and enforcement functions under this Act or the regulations, or for the purposes of conducting legal proceedings under this Act or the regulations, or if, in the relevant agency's opinion, it is appropriate to give the information to the other relevant agency in relation to a significant risk	21 22 23 24 25 26 27 28 29 30 31 32 33 34
3	4BA	(1) (2)	 A relencess regula Witho collect (a) (b) (c) (d) In this <i>inform</i> 	use and disclosure of information vant agency may collect, use or disclose information if it is reasonably sary for the purposes of administering or enforcing this Act or the tions. ut limiting subsection (1), a relevant agency may disclose information ted under subsection (1) to another relevant agency— for the purposes of issuing a direction, notice or order under this Act or the regulations, or for the purposes of exercising compliance and enforcement functions under this Act or the regulations, or for the purposes of conducting legal proceedings under this Act or the regulations, or if, in the relevant agency's opinion, it is appropriate to give the information to the other relevant agency in relation to a significant risk to safety. section— mation includes personal information.	21 22 23 24 25 26 27 28 29 30 31 32 33 34 35
3	34BA	(1) (2)	 A relencess regula Witho collect (a) (b) (c) (d) In this <i>inform person</i> 	use and disclosure of information vant agency may collect, use or disclose information if it is reasonably sary for the purposes of administering or enforcing this Act or the tions. ut limiting subsection (1), a relevant agency may disclose information ted under subsection (1) to another relevant agency— for the purposes of issuing a direction, notice or order under this Act or the regulations, or for the purposes of exercising compliance and enforcement functions under this Act or the regulations, or for the purposes of conducting legal proceedings under this Act or the regulations, or if, in the relevant agency's opinion, it is appropriate to give the information to the other relevant agency in relation to a significant risk to safety. section— mation includes personal information. mation has the same meaning as in the Privacy and Personal nation Protection Act 1998.	21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39
3	4BA	(1) (2)	 A relencess regula Witho collect (a) (b) (c) (d) In this <i>inform person Inform releva</i>. 	use and disclosure of information vant agency may collect, use or disclose information if it is reasonably any for the purposes of administering or enforcing this Act or the tions. ut limiting subsection (1), a relevant agency may disclose information ted under subsection (1) to another relevant agency— for the purposes of issuing a direction, notice or order under this Act or the regulations, or for the purposes of exercising compliance and enforcement functions under this Act or the regulations, or for the purposes of conducting legal proceedings under this Act or the regulations, or if, in the relevant agency's opinion, it is appropriate to give the information to the other relevant agency in relation to a significant risk to safety. section— mation includes personal information. mation includes personal information. mation Protection Act 1998. matagency means the following—	21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38
3	34BA	(1) (2)	 A relencessive regula Witho collection (a) (b) (c) (d) In this <i>inform person Inform releva</i>. (a) 	use and disclosure of information vant agency may collect, use or disclose information if it is reasonably sary for the purposes of administering or enforcing this Act or the tions. ut limiting subsection (1), a relevant agency may disclose information ted under subsection (1) to another relevant agency— for the purposes of issuing a direction, notice or order under this Act or the regulations, or for the purposes of exercising compliance and enforcement functions under this Act or the regulations, or for the purposes of conducting legal proceedings under this Act or the regulations, or if, in the relevant agency's opinion, it is appropriate to give the information to the other relevant agency in relation to a significant risk to safety. section— mation includes personal information. mation has the same meaning as in the Privacy and Personal nation Protection Act 1998.	21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39

			(c)	a person exercising functions under this Act or the regulations in relation to enforcement, compliance or administration of this Act or the regulations,	1 2 3
			(d)	another entity prescribed by the regulations for this definition.	4
[15]	Secti	on 34	BB		5
	Insert	t befor	e secti	ion 34C—	6
3	4BB	Dele	gation	by Minister	7
		(1)		Minister may delegate the exercise of a function of the Minister under this other than this power of delegation, to—	8 9
			(a)	a person employed in the Department, or	10
			(b)	a person, or class of persons, authorised for this section by the regulations.	11 12
		(2)	may	rson to whom the exercise of a function is delegated under subsection (1) subdelegate the exercise of the function, other than this power of elegation, to—	13 14 15
			(a)	a person employed in the Department, or	16
			(b)	a person, or class of persons, authorised for this section by the regulations.	17 18
[16]	Sche	dule 2	Saviı	ngs and transitional provisions	19
[16]		dule 2 t after			19 20
[16]		t after	clause Pro of (
[16]	Insert	t after t 10	Pro Pro of (anc	^{16—} ovision consequent on enactment of Prevention Cruelty to Animals Amendment (Transparency	20 21 22
[16]	Insert Par	t after t 10	clause Pro of (anc binted A per Sche offic	^{16—} ovision consequent on enactment of Prevention Cruelty to Animals Amendment (Transparency I Fit and Proper Persons) Act 2024	20 21 22 23
[16]	Insert Par	t after t 10 Appo	Pro of C anc binted A per Sche offica appo A per Sche inspection	 i6— vision consequent on enactment of Prevention Cruelty to Animals Amendment (Transparency d Fit and Proper Persons) Act 2024 officers and inspectors rson who, immediately before the commencement of the amendment Act, dule 1[3], held office as an officer under section 4(1), definition of <i>er</i>, paragraph (b) or (c) continues to hold office as if the person were 	20 21 22 23 24 25 26 27
[16]	Insert Par	t after t 10 Appo (1)	Pro of C anc binted A per Sche offic appo A per Sche inspe appo	 i6— by ision consequent on enactment of Prevention Cruelty to Animals Amendment (Transparency differs and Proper Persons) Act 2024 officers and inspectors rson who, immediately before the commencement of the amendment Act, dule 1[3], held office as an officer under section 4(1), definition of er, paragraph (b) or (c) continues to hold office as if the person were inted under Part 2A, Division 1AA, as inserted by the amendment Act. rson who, immediately before the commencement of the amendment Act. rson who, immediately before the commencement of the amendment Act. rson who, immediately before the commencement of the amendment Act. rson who, immediately before the commencement of the amendment Act. rson who, immediately before the commencement of the amendment Act. rson who, immediately before the commencement of the amendment Act. rson who, immediately before the commencement of the amendment Act. rson who, immediately before the commencement of the amendment Act. rson who, immediately before the commencement of the amendment Act. rson who, immediately before the commencement of the amendment Act. 	20 21 22 23 24 25 26 27 28 29 30 31

		Amendment of Prevention of Cruelty to Animals Regulation 2012			
[1]	Clause 34 Rep	oorts of approved charitable organisations	3		
	Omit "officers	of" from clause 34(1)(e).	4		
	Insert instead "	appointed officers employed by".	5		
[2]	Clause 34(1)(f		6		
	Omit "its office	ers". Insert instead "appointed officers employed by the organisation".	7		
[3]	Clause 34(2)		8		
	Omit "officers	of" wherever occurring. Insert instead "appointed officers employed by".	9		
[4]	Clause 34(2)(r	n)–(o)	10		
	Insert after clau	use 34(2)(1)—	11		
	(m) the following information about access applications made to the organisation under the <i>Government Information (Public Access) Act 2009</i> —	12 13 14		
		(i) the number of access applications,	15		
		(ii) the subject matter to which each access application related,	16		
	(r) details of the number of complaints made under the <i>Ombudsman Act</i> 1974 about the organisation and appointed officers employed by the organisation, and the outcome of the complaints,	17 18 19		
	(c) a list of current memorandums of understanding or other service-level agreements, however described, between the organisation and the State or another approved charitable organisation.	20 21 22		
[5]	Clause 34(3)		23		
	Omit the subcl	ause.	24		
[6]	Schedule 2 Pe	nalty notice offences	25		
	Insert in approp	priate order—	26		
	Section 2	4AE(4) \$500 —			

Schedule 3 Amendment of Government Information (Public Access) Regulation 2018

Clause 12	Bodies declared to be public authorities	3
Insert at the	end of the clause—	4
(2)	Also, an approved charitable organisation is declared to be a public authority—	5 6
	(a) for the purposes of the Act, except section 6 and Part 3, and	7
	(b) to the extent the organisation's conduct relates to the exercise of functions under the <i>Prevention of Cruelty to Animals Act 1979</i> .	8 9
(3)	In this clause—	10
	<i>approved charitable organisation</i> has the same meaning as in the <i>Prevention</i> of <i>Cruelty to Animals Act 1979</i> .	11 12

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Schedule 4 Amendment of Ombudsman Regulation 2016

Clause 4

Insert after clause 3—

4 Declaration of certain organisations to be public authorities—the Act, s 5

(1) For the Act, section 5(1), definition of *public authority*, paragraph (f2), an approved charitable organisation is declared to be a public authority for the purposes of the Act to the extent the organisation's conduct relates to the exercise of functions under the *Prevention of Cruelty to Animals Act 1979*.

(2)	In this clause—
	approved charitable organisation has the same meaning as in the Prevention
	of Cruelty to Animals Act 1979.

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10 11 Prevention of Cruelty to Animals Amendment (Transparency and Fit and Proper Persons) Bill 2024 [NSW] Schedule 5 Consequential amendments of other legislation

Sch	nedule 5 C	ons	equential amendments of other legislation	1
5.1	Companion A	nima	Is Act 1998 No 87	2
[1]	Section 6B Duty	to pro	vide certain information to councils	3
	Omit section 6B(3	3)(b). I	nsert instead—	4
	(b)		son who, under the <i>Prevention of Cruelty to Animals Act 1979</i> , is pointed officer employed by an approved charitable organisation.	5 6
[2]	Section 83B, hea	ading		7
	Omit "of Departs	nent o	f Industry".	8
[3]	Section 83B(1)			9
			any person authorised by the Secretary for the purposes of the cement of the <i>Prevention of Cruelty to Animals Act 1979</i> ".	10 11
			partment of Regional NSW, and any person appointed under the <i>Animals Act 1979</i> , section 24AA".	12 13
5.2	Crimes Act 19	00 N	o 40	14
	Section 60AA De	finitio	ns	15
	Omit definition of	f <i>law e</i>	nforcement officer, paragraph (q). Insert instead—	16
	(q)	a per an ap	son who, under the <i>Prevention of Cruelty to Animals Act 1979</i> , is pointed officer who—	17 18
		(i)	is employed by an approved charitable organisation, and	19
		(ii)	exercises investigation, confiscation or other law enforcement functions.	20 21
5.3	Crimes (Appe	al an	d Review) Act 2001 No 120	22
	Section 70 Limit	on co	sts awarded against public prosecutor	23
	Omit "an officer Prevention of Cru	of an of an of an	approved charitable organisation (within the meaning of the <i>Animals Act 1979</i>)" from section 70(3).	24 25
			who, under the <i>Prevention of Cruelty to Animals Act 1979</i> , is an yed by an approved charitable organisation".	26 27
5.4	Criminal Proc	edure	e Act 1986 No 209	28
[1]	Section 214 Limi prosecutor actin	it on a g in p	ward of professional costs to accused person against ublic capacity	29 30
	Omit "An officer Animals Act 1979		pproved charitable organisation under the <i>Prevention of Cruelty to</i> section 214(3).	31 32
			who, under the <i>Prevention of Cruelty to Animals Act 1979</i> , is an yed by an approved charitable organisation".	33 34
[2]	Section 257D Lir public capacity	nit on	award of professional costs against a prosecutor acting in	35 36
	Omit "An officer Animals Act 1979		pproved charitable organisation under the <i>Prevention of Cruelty to</i> section 257D(3).	37 38

Prevention of Cruelty to Animals Amendment (Transparency and Fit and Proper Persons) Bill 2024 [NSW] Schedule 5 Consequential amendments of other legislation

		person who, under the <i>Prevention of Cruelty to Animals Act 1979</i> , is an employed by an approved charitable organisation".	1 2
5.5	Crimes (Sente	encing Procedure) Regulation 2017	3
	Clause 4 Lists of	f additional charges	4
	Omit clause 4(2)(1). Insert instead—	5
	(1)	persons who—	6
		(i) under the <i>Prevention of Cruelty to Animals Act 1979</i> , are appointed officers employed by an approved charitable organisation, and	7 8 9
		(ii) are designated by the chief executive of the approved charitable organisation.	10 11
5.6	Firearms Act	1996 No 46	12
	Section 12 Genu	ine reasons for having a licence	13
	Omit section 12, Table, matter relating to "Reason: animal welfare", paragraph (a).		
	Insert instead—		15
	(a)	a person who, under the <i>Prevention of Cruelty to Animals Act 1979</i> , is an appointed officer employed by an approved charitable organisation, or	16 17 18