

Public Health (Tobacco) Amendment Bill 2024

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

Clerk of the Legislative Assembly

Legislative Assembly



New South Wales

Public Health (Tobacco) Amendment Bill 2024

No , 2024

A Bill for

An Act to amend the *Poisons and Therapeutic Goods Act 1966*, the *Medicines, Poisons and Therapeutic Goods Act 2022*, the *Criminal Procedure Act 1986*, the *Public Health (Tobacco) Act 2008* and the *Smoke-free Environment Act 2000* for particular purposes.

EXAMINED

Speaker

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

Clerk of the Parliaments

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Public Health (Tobacco) Amendment Act 2024.	3
2	Commencement	4
	This Act commences on the date of assent to this Act.	5

Scl	nedul	e 1	Amendment of Poisons and Therapeutic Goods Act 1966 No 31	1	
[1]	Section	n 4 lı	nterpretation	3	
	Insert	in alp	habetical order in section 4(1)—	2	
		•	Australian Register of Therapeutic Goods, for Part 3A—see section 19.	5	
			commercial quantity, for Part 3A—see section 19.	6	
			conformity assessment document, for Part 3A—see section 19.	7	
			section 41R determination, for Part 3A—see section 19.	8	
			section 41RC consent, for Part 3A—see section 19.	(
			sponsor, for Part 3A—see section 19.	10	
			vaping goods, for Part 3A—see section 19.	11	
[2]	Part 3	Α		12	
	Insert	after]	Part 3—	13	
	Part	3A	Vaping goods	14	
	Division 1 Preliminary				
	19	Defin	iitions	16	
			In this part—	17	
			Australian Register of Therapeutic Goods means the Australian Register of Therapeutic Goods kept under the Commonwealth therapeutic goods laws.	18 19	
			<i>commercial quantity</i> , of a kind of vaping goods, has the same meaning as in the Commonwealth Act.	20 21	
			conformity assessment document has the same meaning as in the Commonwealth Act.	22 23	
			section 41R determination means a determination made by the Commonwealth Minister under the Commonwealth Act, section 41R authorising the supply or possession of vaping goods.	24 25 26	
			section 41RC consent means a consent given by the Commonwealth Secretary under the Commonwealth Act, section 41RC(1) to manufacture, supply or possess vaping goods.	27 28 29	
			sponsor , in relation to therapeutic goods, has the same meaning as in the Commonwealth Act.	30 31	
			<i>vaping goods</i> has the same meaning as in the Commonwealth Act.	32	
	Divis	ion 2	Regulation of supply and possession of vaping goods	33	
	20	Prohi	ibition on supplying vaping goods	34	
		(1)	A person who supplies vaping goods in New South Wales is guilty of an offence.	35 36	
			Maximum penalty—7 years imprisonment or 14,000 penalty units, or both.	37	
		(2)	A person who supplies vaping goods in New South Wales is guilty of a strict liability offence.	38 39	
			Maximum penalty—560 penalty units.	40	
		(3)	Subsections (1) and (2) do not apply if—	11	

	(a)		ections (e persor	(4)–(6) apply in relation to the supply of the vaping goods a, or	1 2
			— Subse g goods.	ctions (4)–(6) together apply in relation to wholesale supply of	3 4
	(b)		ections (s by the	4), (7) and (8) apply in relation to the supply of the vaping person.	5 6
			Subse g goods.	ections (4), (7) and (8) together apply in relation to retail supply of	7 8
(4)		subsec	tion app	olies in relation to the supply of vaping goods by the person	9
	if— (a)			goods are therapeutic goods included in the Australian	10 11
	(b)	_		herapeutic Goods, or ollowing apply—	12 13
	(0)	(i)		ping goods are therapeutic goods—	13
		(1)	(A)	that are exempt goods under regulations made under the Commonwealth Act, section 18(1) or an exempt device under regulations made under the Commonwealth Act, section 41HA(1), and	15 16 17 18
				in relation to which the sponsor has given the Commonwealth Secretary a notice in compliance with the exemption,	19 20 21
		(ii)	Common Depart should satisfie and satisfied	ping goods are not the subject of a determination by the nonwealth Secretary, published on the Commonwealth tment's website, that the supply of the goods be stopped or l be stopped because the Commonwealth Secretary is ed that the supply of the goods compromises public health fety or the goods do not conform with a standard applicable goods, or	22 23 24 25 26 27 28
	(c)	the v	aping go	oods are covered by a section 41R determination.	29
(5)		subsection if—		plies in relation to the supply of the vaping goods by the	30 31
	(a)	the p	erson is-	_	32
		(i)	made ı	lder of a licence or permission, granted under regulations under the <i>Customs Act 1901</i> of the Commonwealth, section mport the vaping goods, or	33 34 35
		(ii)	otherw goods,	vise approved under those regulations to import the vaping or	36 37
	(b)		erson is hat—	the holder of a licence under the Commonwealth Act, Part	38 39
		(i)	is in fo	orce, and	40
		(ii)	author	ises a step in the manufacture of the vaping goods, or	41
	(c)			s the holder of a conformity assessment document that e vaping goods, or	42 43
	(d)	both	of the fo	ollowing apply—	44
		(i)	author	erson is a wholesaler who is the holder of a licence or ity, or is otherwise authorised, under this Act to supply one re substances included in the Poisons List, Schedule 3,	45 46 47
		(ii)	the sup	oply is in accordance with the licence or authority, or	48
	(e)	both	of the fo	ollowing apply—	49

		(i)	the person has been given a section 41RC consent to supply the vaping goods,	1 2
		(ii)	the supply is in accordance with the consent, or	3
	(f)	if the	e vaping goods are covered by a section 41R determination—	4
		(i)	the person is specified in the determination, or is included in a class of persons specified in the determination, in relation to the vaping goods, and	5 6 7
		(ii)	the supply is in accordance with the determination.	8
(6)		subsection if—	ction applies in relation to the supply of the vaping goods by the	9 10
	(a)		person (the <i>recipient</i>) to whom the vaping goods are supplied is the er of a licence under the Commonwealth Act, Part 3-3 that—	11 12
		(i)	is in force, and	13
		(ii)	authorises a step in the manufacture of the vaping goods, or	14
	(b)	pract supp unde	ecipient is a wholesaler, pharmacist, medical practitioner or nurse titioner who is the holder of a licence, or is otherwise authorised, to ly one or more substances included in the Poisons List, Schedule 3 or a law of the State or Territory in which the recipient carries on a ness, practises or is employed, or	15 16 17 18 19
	(c)		recipient has been given a section 41RC consent to supply the ng goods, or	20 21
	(d)	recip	e vaping goods are covered by a section 41R determination—the pient is specified in the determination, or is included in a class of cons specified in the determination, in relation to the vaping goods.	22 23 24
(7)			ction applies in relation to the supply of the vaping goods by the e person is a pharmacist, medical practitioner or nurse practitioner.	25 26
(8)		subsection if—	ction applies in relation to the supply of the vaping goods by the	27 28
	(a)	the s	upply is—	29
		(i)	to another person for use by the other person for smoking cessation, management of nicotine dependence or another indication determined by the Commonwealth Minister under the Commonwealth Act, section 41RA, or	30 31 32 33
		(ii)	to another person, who is the carer of a third person, for use by the third person for smoking cessation, management of nicotine dependence or another indication determined by the Commonwealth Minister under the Commonwealth Act, section 41RA, and	34 35 36 37 38
	(b)	if the	e vaping goods are, or contain, a vaping substance—the vaping tance is in final dosage form, and	39 40
	(c)	the s	upply is—	41
		(i)	apart from this section, otherwise in accordance with this Act, and	42 43
		(ii)	consistent with the person's authority to supply the vaping goods under a law of New South Wales.	44 45
(9)	form	if the	rposes of paragraph (8)(b), a vaping substance is in <i>final dosage</i> vaping substance is in a form that can be administered to a person y change or modification other than vaporisation.	46 47 48

21	Proh	ibition	n on possession of vaping goods—commercial quantities	1			
	(1)	A pe	rson is guilty of an offence if—	2			
		(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	3 4			
		(b)	the quantity is at least the commercial quantity, but less than 100 times the commercial quantity, of the kind of vaping goods.	5 6			
		Max	imum penalty—2 years imprisonment or 2,800 penalty units, or both.	7			
	(2)	A pe	rson is guilty of a strict liability offence if—	8			
		(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	9 10			
		(b)	the quantity is at least the commercial quantity, but less than 100 times the commercial quantity, of the kind of vaping goods.	11 12			
		Max	imum penalty—330 penalty units.	13			
	(3)	A pe	rson is guilty of an offence if—	14			
		(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	15 16			
		(b)	the quantity is at least 100 times the commercial quantity, but less than 1,000 times the commercial quantity, of the kind of vaping goods.	17 18			
		Max	imum penalty—4 years imprisonment or 8,400 penalty units, or both.	19			
	(4)	A person is guilty of a strict liability offence if—					
		(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	21 22			
		(b)	the quantity is at least 100 times the commercial quantity, but less than 1,000 times the commercial quantity, of the kind of vaping goods.	23 24			
		Max	imum penalty—670 penalty units.	25			
	(5)	A person is guilty of an offence if—					
		(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	27 28			
		(b)	the quantity is at least 1,000 times the commercial quantity of the kind of vaping goods.	29 30			
		Maximum penalty—7 years imprisonment or 14,000 penalty units, or both.					
	(6)	A person is guilty of a strict liability offence if—					
		(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	33 34			
		(b)	the quantity is at least 1,000 times the commercial quantity of the kind of vaping goods.	35 36			
		Max	imum penalty—1,170 penalty units.	37			
	(7)		ections (1) and (2) do not apply in relation to the possession of the vaping s by the person if—	38 39			
		(a)	the vaping goods have been lawfully supplied to the person, and	40			
		(b)	the vaping goods are for use by the person personally, and	41			
		(c)	the quantity of the vaping goods is less than 5 times the commercial quantity of the kind of vaping goods.	42 43			
	(8)		ections (1)–(6) do not apply if subsections (9) and (10) apply in relation e possession of the vaping goods by the person.	44 45			

(9)	This subsection applies in relation to the possession of the vaping goods by the person if—							
	(a)		vaping goods are therapeutic goods included in the Australia ister of Therapeutic Goods, or	an 3				
	(b)	both	of the following apply—	5				
		(i)	the vaping goods are therapeutic goods—	6				
			(A) that are exempt goods under regulations made under the Commonwealth Act, section 18(1) or an exempt device under regulations made under the Commonwealth Act.	ee 8 et, 9				
			section 41HA(1), and	10				
			(B) in relation to which the sponsor has given the Commonwealth Secretary a notice in compliance with the exemption,					
		(ii)	the vaping goods are not the subject of a determination by the Commonwealth Secretary, published on the Commonwealth Department's website, that the supply of the goods be stopped should be stopped because the Commonwealth Secretary satisfied that the supply of the goods compromises public health and safety or the goods do not conform with a standard applicable to the goods, or	th 15 or 16 is 17 th 18				
	(c)	the v	vaping goods are covered by a section 41R determination.	21				
(10)	This subsection applies in relation to the possession of the vaping goods by the person if—							
	(a)	the p	the person—					
		(i)	is the holder of a licence or permission, granted under regulation made under the <i>Customs Act 1901</i> of the Commonwealth, section 50, to import the vaping goods, or					
		(ii)	is otherwise approved under those regulations to import the vaping goods, or	ie 28 29				
	(b)	the person is the holder of a licence under the Commonwealth Act, Part 3-3 that—						
		(i)	is in force, and	32				
		(ii)	authorises a step in the manufacture of the vaping goods, or	33				
	(c)		person is the holder of a conformity assessment document the ies to the vaping goods, or	at 34 35				
	(d)	both	of the following apply—	36				
		(i)	the person is a wholesaler, pharmacist, medical practitioner of nurse practitioner who is the holder of a licence, or is otherwise authorised, under this Act to supply one or more substance included in the Poisons List, Schedule 3,	se 38				
		(ii)	the possession of the vaping goods is in accordance with the licence or authority, or	1e 41 42				
	(e)	both	of the following apply—	43				
		(i)	the person has been given a section 41RC consent to possess the vaping goods,	ie 44 45				
		(ii)	the possession of the vaping goods is in accordance with the consent, or	ie 46 47				
	(f)	if the	e vaping goods are covered by a section 41R determination—	48				

			(i)	class	erson is specified in the determination, or is included in a of persons specified in the determination, in relation to the ag goods, and	1 2 3
			(ii)	the p	possession of the vaping goods is in accordance with the mination.	4 5
22	Proh	ibitio	n on po	osses	sion of vaping goods—less than commercial quantities	6
	(1)	A pe	rson is	guilty	of an offence if—	7
		(a)	the po	erson i	s a retailer in relation to retail premises in New South Wales,	8 9
		(b)		erson j ises, a	possesses a quantity of a kind of vaping goods at the retail nd	10 11
		(c)	the q		v is less than the commercial quantity of the kind of vaping	12 13
		Max	imum բ	penalty	—12 months imprisonment or 1,400 penalty units, or both.	14
	(2)	A pe	rson is	guilty	of a strict liability offence if—	15
		(a)	the po	erson i	s a retailer in relation to retail premises in New South Wales,	16 17
		(b)		erson j	possesses a quantity of a kind of vaping goods at the retail nd	18 19
		(c)	the q		v is less than the commercial quantity of the kind of vaping	20 21
		Max	imum բ	penalty	—160 penalty units.	22
	(3)				ad (2) do not apply if subsections (4) and (5) apply in relation of the vaping goods by the person.	23 24
	(4)		subsec on if—	tion ap	oplies in relation to the possession of the vaping goods by the	25 26
		(a)			goods are therapeutic goods included in the Australian Therapeutic Goods, or	27 28
		(b)	both	of the	following apply—	29
			(i)	the v	aping goods are therapeutic goods—	30
				(A)	that are exempt goods under regulations made under the Commonwealth Act, section 18(1) or an exempt device under regulations made under the Commonwealth Act, section 41HA(1), and	31 32 33 34
				(B)	in relation to which the sponsor has given the Commonwealth Secretary a notice in compliance with the exemption,	35 36 37
			(ii)		aping goods are not the subject of a determination by the monwealth Secretary, published on the Commonwealth	38 39
				Depa	rtment's website, that the supply of the goods be stopped or	40
					Id be stopped because the Commonwealth Secretary is if it is	41 42
					afety or the goods do not conform with a standard applicable	43
					e goods, or	44
		(c)	the va	aping	goods are covered by a section 41R determination.	45
	(5)		subsec on if—	tion ap	oplies in relation to the possession of the vaping goods by the	46 47

	(a)	both of the following apply—	1				
		(i) the person is a wholesaler, pharmacist, medical practitioner or nurse practitioner who is the holder of a licence, or is otherwise authorised, under this Act to supply one or more substances included in the Poisons List, Schedule 3,	2 3 4 5				
		(ii) the possession of the vaping goods is in accordance with the licence or authority, or	6 7				
	(b)	both of the following apply—	8				
		(i) the person has been given a section 41RC consent to possess the vaping goods,	9 10				
		(ii) the possession of the vaping goods is in accordance with the consent, or	11 12				
	(c)	if the vaping goods are covered by a section 41R determination—	13				
		(i) the person is specified in the determination, or is included in a class of persons specified in the determination, in relation to the vaping goods, and	14 15 16				
		(ii) the possession of the vaping goods is in accordance with the determination.	17 18				
(6)		sections (1) and (2) do not apply in relation to the possession of the vaping ls by the person if—	19 20				
	(a)	the vaping goods are for use by the person personally, and	21				
	(b)	the quantity of the vaping goods is not more than the permitted quantity of the kind of vaping goods.	22 23				
(7)	In thi	is section—	24				
		nitted quantity , of a kind of vaping goods, has the same meaning as in the amonwealth Act, section 41QD(10).	25 26				
	retail premises means either of the following types of premises, whether or not the premises are used wholly or predominantly for the relevant purpose—						
	(a)	premises from which goods or services are available for supply, or are supplied, to a consumer, or	29 30				
	(b)	premises that are used in connection with the supply of goods or services to a consumer.	31 32				
	retailer, in relation to retail premises in New South Wales, means the following—						
	(a)	an owner, lessee or occupier of the retail premises,	35				
	(b)	a person conducting a business or undertaking at, or in connection or association with, the retail premises,	36 37				
	(c)	a director, officer or agent of a person referred to in paragraph (a) or (b),	38				
	(d)	a person performing work in any capacity, including an employee or a contractor, for, or on behalf of, a person referred to in paragraph (a), (b) or (c) at or in connection with the retail premises.	39 40 41				
Section 45	Proce	eedings for offences	42				
Insert after	section	n 45(1)—	43				
(1A)		section (1) does not apply in relation to proceedings for an offence against on 20(1), 21(3) or 21(5).	44 45				

[3]

Schedule 2		le 2	Amendment of Medicines, Poisons and Therapeutic Goods Act 2022 No 73	1	
[1]	Chai	oter 3	A	3	
•	_		Chapter 3—	4	
			r 3A Regulation of vaping goods	5	
	Par	t 1	Preliminary efinitions		
	85A	Defi			
			In this chapter—	8	
			Australian Register of Therapeutic Goods means the Australian Register of Therapeutic Goods kept under the Commonwealth therapeutic goods laws.	9 10	
			<i>commercial quantity</i> , of a kind of vaping goods, has the same meaning as in the Commonwealth Therapeutic Goods Act.	11 12	
			Commonwealth Minister means the Minister of the Commonwealth responsible for administering the Commonwealth therapeutic goods laws.	13 14	
			<i>conformity assessment document</i> has the same meaning as in the Commonwealth Therapeutic Goods Act.	15 16	
			section 41R determination means a determination made by the Commonwealth Minister under the Commonwealth Therapeutic Goods Act, section 41R authorising the supply or possession of vaping goods.	17 18 19	
			section 41RC consent means a consent given by the Commonwealth Secretary under the Commonwealth Therapeutic Goods Act, section 41RC(1) to manufacture, supply or possess vaping goods.	20 21 22	
			<i>sponsor</i> , in relation to therapeutic goods, has the same meaning as in the Commonwealth Therapeutic Goods Act.	23 24	
			<i>vaping goods</i> has the same meaning as in the Commonwealth Therapeutic Goods Act.	25 26	
	Part 2		Regulation of supply and possession of vaping goods	27 28	
	85B	Proh	ibition on supplying vaping goods	29	
		(1)	A person who supplies vaping goods in New South Wales is guilty of an offence.	30 31	
			Maximum penalty—7 years imprisonment or 14,000 penalty units, or both.	32	
		(2)	A person who supplies vaping goods in New South Wales is guilty of a strict liability offence.	33 34	
			Maximum penalty—560 penalty units.	35	
		(3)	Subsections (1) and (2) do not apply if—	36	
			(a) subsections (4)–(6) apply in relation to the supply of the vaping goods by the person, or	37 38	
			Note— Subsections (4)–(6) together apply in relation to wholesale supply of vaping goods.	39 40	
			(b) subsections (4), (7) and (8) apply in relation to the supply of the vaping goods by the person.	41 42	

		Note— Subsections (4), (7) and (8) together apply in relation to retail supply of vaping goods.	1 2
(4)		subsection applies in relation to the supply of the vaping goods by the on if—	3 4
	(a)	the vaping goods are therapeutic goods included in the Australian Register of Therapeutic Goods, or	5 6
	(b)	both of the following apply—	7
		(i) the vaping goods are therapeutic goods—	8
		(A) that are exempt goods under regulations made under the Commonwealth Therapeutic Goods Act, section 18(1) or an exempt device under regulations made under the Commonwealth Therapeutic Goods Act, section 41HA(1),	9 10 11 12
		and (B) in relation to which the sponsor has given the Commonwealth Secretary a notice in compliance with the exemption,	13 14 15 16
		(ii) the vaping goods are not the subject of a determination by the Commonwealth Secretary, published on the Commonwealth Department's website, that the supply of the goods be stopped or should be stopped because the Commonwealth Secretary is satisfied that the supply of the goods compromises public health and safety or the goods do not conform with a standard applicable to the goods, or	17 18 19 20 21 22 23
	(c)	the vaping goods are covered by a section 41R determination.	24
(5)	This	subsection applies in relation to the supply of the vaping goods by the on if—	25 26
	(a)	the person is—	27
	()	(i) the holder of a licence or permission, granted under regulations made under the <i>Customs Act 1901</i> of the Commonwealth, section 50 to import the vaping goods, or	28 29 30
		(ii) otherwise approved under those regulations to import the vaping goods, or	31 32
	(b)	the person is the holder of a licence under the Commonwealth Therapeutic Goods Act, Part 3-3 that—	33 34
		(i) is in force, and	35
		(ii) authorises a step in the manufacture of the vaping goods, or	36
	(c)	the person is the holder of a conformity assessment document that applies to the vaping goods, or	37 38
	(d)	both of the following apply—	39
		(i) the person is a wholesaler who is the holder of an authorisation to supply one or more substances included in the NSW Poisons Schedules, Schedule 3,	40 41 42
		(ii) the supply is in accordance with the licence or authority, or	43
	(e)	both of the following apply—	44
		(i) the person has been given a section 41RC consent to supply the vaping goods,	45 46
		(ii) the supply is in accordance with the consent, or	47
	(f)	if the vaping goods are covered by a section 41R determination—	48

	(1)	A per	son is	s guilty of an offence if—	47
85C			-	ossession of vaping goods—commercial quantities	46
	(9)	<i>form</i> witho	if the out any	rposes of paragraph (8)(b), a vaping substance is in <i>final dosage</i> vaping substance is in a form that can be administered to a person y change or modification other than vaporisation.	43 44 45
			(ii)	consistent with the person's authority to supply the vaping goods under a law of New South Wales.	41 42
		(c)	the s (i)	upply is— apart from this section, otherwise in accordance with this Act, and	38 39 40
		(b)	subst	e vaping goods are, or contain, a vaping substance—the vaping tance is in final dosage form, and	36 37
		(b)	` '	the third person for smoking cessation, management of nicotine dependence or another indication determined by the Commonwealth Minister under the Commonwealth Therapeutic Goods Act, section 41RA, and	32 33 34 35
			(i) (ii)	to another person for use by the other person for smoking cessation, management of nicotine dependence or another indication determined by the Commonwealth Minister under the Commonwealth Therapeutic Goods Act, section 41RA, or to another person, who is the carer of a third person, for use by	27 28 29 30 31
		(a)	the s	upply is—	26
	(8)	This s		ction applies in relation to the supply of the vaping goods by the	24 25
	(7)			ction applies in relation to the supply of the vaping goods by the e person is a pharmacist, medical practitioner or nurse practitioner.	22 23
		(d)	recip	e vaping goods are covered by a section 41R determination—the pient is specified in the determination, or is included in a class of one specified in the determination, in relation to the vaping goods.	19 20 21
		(c)		recipient has been given a section 41RC consent to supply the ng goods, or	17 18
		(b)	pract supp Sche	ecipient is a wholesaler, pharmacist, medical practitioner or nurse titioner who is the holder of a licence, or is otherwise authorised, to ly one or more substances included in the NSW Poisons Schedules, dule 3 under a law of the State or Territory in which the recipient es on a business, practises or is employed, or	12 13 14 15 16
			(i) (ii)	is in force, and authorises a step in the manufacture of the vaping goods, or	10 11
		(a)	hold Part	person (the <i>recipient</i>) to whom the vaping goods are supplied is the er of a licence under the Commonwealth Therapeutic Goods Act, 3-3 that—	7 8 9
	(6)	This s		ction applies in relation to the supply of the vaping goods by the	5 6
			(ii)	the supply is in accordance with the determination.	4
			(i)	the person is specified in the determination, or is included in a class of persons specified in the determination, in relation to the vaping goods, and	1 2 3

	(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	1 2
	(b)	the quantity is at least the commercial quantity, but less than 100 times the commercial quantity, of the kind of vaping goods.	3 4
	Max	imum penalty—2 years imprisonment or 2,800 penalty units, or both.	5
(2)	A pe	rson is guilty of a strict liability offence if—	6
	(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	7 8
	(b)	the quantity is at least the commercial quantity, but less than 100 times the commercial quantity, of the kind of vaping goods.	9 10
	Max	imum penalty—330 penalty units.	11
(3)	A pe	rson is guilty of an offence if—	12
	(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	13 14
	(b)	the quantity is at least 100 times the commercial quantity, but less than 1,000 times the commercial quantity, of the kind of vaping goods.	15 16
	Max	imum penalty—4 years imprisonment or 8,400 penalty units, or both.	17
(4)	A pe	rson is guilty of a strict liability offence if—	18
	(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	19 20
	(b)	the quantity is at least 100 times the commercial quantity, but less than 1,000 times the commercial quantity, of the kind of vaping goods.	21 22
	Max	imum penalty—670 penalty units.	23
(5)	A pe	rson is guilty of an offence if—	24
	(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	25 26
	(b)	the quantity is at least 1,000 times the commercial quantity of the kind of vaping goods.	27 28
	Max	imum penalty—7 years imprisonment or 14,000 penalty units, or both.	29
(6)	A pe	rson is guilty of a strict liability offence if—	30
	(a)	the person possesses a quantity of a kind of vaping goods in New South Wales, and	31 32
	(b)	the quantity is at least 1,000 times the commercial quantity of the kind of vaping goods.	33 34
	Max	imum penalty—1,170 penalty units.	35
(7)		ections (1) and (2) do not apply in relation to the possession of the vaping s by the person if—	36 37
	(a)	the vaping goods have been lawfully supplied to the person, and	38
	(b)	the vaping goods are for use by the person personally, and	39
	(c)	the quantity of the vaping goods is less than 5 times the commercial quantity of the kind of vaping goods.	40 41
(8)		ections (1)–(6) do not apply if subsections (9) and (10) apply in relation e possession of the vaping goods by the person.	42 43
(9)		subsection applies in relation to the possession of the vaping goods by the on if—	44 45

	(a)		ping goods are therapeutic goods included in the Australian er of Therapeutic Goods, or	1 2
	(b)	both o	f the following apply—	3
		(i)	the vaping goods are therapeutic goods—	4
		((A) that are exempt goods under regulations made under the	5
			Commonwealth Therapeutic Goods Act, section 18(1) or	6
			an exempt device under regulations made under the Commonwealth Therapeutic Goods Act, section 41HA(1),	7 8
			and	9
		((B) in relation to which the sponsor has given the	10
			Commonwealth Secretary a notice in compliance with the exemption,	11 12
			the vaping goods are not the subject of a determination by the	13
			Commonwealth Secretary, published on the Commonwealth Department's website, that the supply of the goods be stopped or	14 15
			should be stopped because the Commonwealth Secretary is	16
			satisfied that the supply of the goods compromises public health	17
			and safety or the goods do not conform with a standard applicable to the goods, or	18 19
	(c)	the vap	ping goods are covered by a section 41R determination.	20
(10)		subsecti on if—	on applies in relation to the possession of the vaping goods by the	21 22
	(a)	the per	rson—	23
			is the holder of a licence or permission, granted under regulations	24
			made under the <i>Customs Act 1901</i> of the Commonwealth, section 50, to import the vaping goods, or	25 26
			is otherwise approved under those regulations to import the vaping goods, or	27 28
	(b)		erson is the holder of a licence under the Commonwealth beutic Goods Act, Part 3-3 that—	29 30
		(i)	is in force, and	31
		(ii)	authorises a step in the manufacture of the vaping goods, or	32
	(c)		rson is the holder of a conformity assessment document that is to the vaping goods, or	33 34
	(d)	both o	f the following apply—	35
		(i)	the person is a wholesaler, pharmacist, medical practitioner or	36
			nurse practitioner who is the holder of a licence, or is otherwise	37
			authorised, under this Act to supply one or more substances included in the NSW Poisons Schedules, Schedule 3,	38 39
			the possession of the vaping goods is in accordance with the	40
			licence or authority, or	41
	(e)	both o	f the following apply—	42
			the person has been given a section 41RC consent to possess the vaping goods,	43 44
			the possession of the vaping goods is in accordance with the consent, or	45 46
	(f)	if the v	vaping goods are covered by a section 41R determination—	47

			 the person is specified in the determination, or i class of persons specified in the determination, in vaping goods, and the possession of the vaping goods is in according to the possession of the vaping goods. 	relation to the
			the possession of the vaping goods is in accord determination.	dance with the
85D	Prohi	bition	n possession of vaping goods—less than commer	cial quantities
	(1)	A per	on is guilty of an offence if—	
		(a)	ne person is a retailer in relation to retail premises in New nd	w South Wales,
		(b)	ne person possesses a quantity of a kind of vaping goor remises, and	ods at the retail
		(c)	he quantity is less than the commercial quantity of the oods.	
		Maxii	um penalty—12 months imprisonment or 1,400 penalty	units, or both.
	(2)	A per	on is guilty of a strict liability offence if—	
		(a)	ne person is a retailer in relation to retail premises in New nd	w South Wales,
		(b)	ne person possesses a quantity of a kind of vaping goor remises, and	ods at the retail
		(c)	ne quantity is less than the commercial quantity of the oods.	kind of vaping
		Maxii	um penalty—160 penalty units.	
	(3)	Subseto the	sions (1) and (2) do not apply if subsections (4) and (5) a ossession of the vaping goods by the person.	pply in relation
	(4)	This s	bsection applies in relation to the possession of the vapinif—	ng goods by the
		(a)	he vaping goods are therapeutic goods included in Register of Therapeutic Goods, or	the Australian
		(b)	oth of the following apply—	
			(i) the vaping goods are therapeutic goods—	
			(A) that are exempt goods under regulations of Commonwealth Therapeutic Goods Act, is an exempt device under regulations of Commonwealth Therapeutic Goods Act, see and	ection 18(1) or ade under the
			 (B) in relation to which the sponsor h Commonwealth Secretary a notice in comp exemption, 	
			the vaping goods are not the subject of a detern Commonwealth Secretary, published on the C Department's website, that the supply of the good should be stopped because the Commonwealt satisfied that the supply of the goods compromise and safety or the goods do not conform with a stanto the goods, or	Commonwealth s be stopped or h Secretary is es public health
		(c)	ne vaping goods are covered by a section 41R determin	ation.

(5)		subsection if—	tion applies in relation to the possession of the vaping goods by the	1 2		
	(a)	both	of the following apply—	3		
		(i)	the person is a wholesaler, pharmacist, medical practitioner or	4		
			nurse practitioner who is the holder of a licence, or is otherwise	5		
			authorised, under this Act to supply one or more substances included in the NSW Poisons Schedules, Schedule 3,	6 7		
		(ii)	the possession of the vaping goods is in accordance with the	8		
		(11)	licence or authority, or	9		
	(b)	both	of the following apply—	10		
		(i)	the person has been given a section 41RC consent to possess the vaping goods,	11 12		
		(ii)	the possession of the vaping goods is in accordance with the consent, or	13 14		
	(c)	if the	vaping goods are covered by a section 41R determination—	15		
		(i)	the person is specified in the determination, or is included in a	16		
			class of persons specified in the determination, in relation to the vaping goods, and	17 18		
		(ii)	the possession of the vaping goods is in accordance with the	19		
		` /	determination.	20		
(6)			s (1) and (2) do not apply in relation to the possession of the vaping e person if—	21 22		
	(a)	the va	aping goods are for use by the person personally, and	23		
	(b)		uantity of the vaping goods is not more than the permitted quantity e kind of vaping goods.	24 25		
(7)	In thi	is secti	on—	26		
	<i>permitted quantity</i> , of a kind of vaping goods, has the same meaning as in the Commonwealth Therapeutic Goods Act, section 41QD(10).					
			ises means either of the following types of premises, whether or not s are used wholly or predominantly for the relevant purpose—	29 30		
	(a)		ises from which goods or services are available for supply, or are lied, to a consumer, or	31 32		
	(b)		ises that are used in connection with the supply of goods or ces to a consumer.	33 34		
		<i>ler</i> , in a wing—	relation to retail premises in New South Wales, means any of the	35 36		
	(a)	an ov	vner, lessee or occupier of the retail premises,	37		
	(b)		son conducting a business or undertaking at, or in connection or iation with, the retail premises,	38 39		
	(c)	a dire	ector, officer or agent of a person referred to in paragraph (a) or (b),	40		
	(d)	contr	son performing work in any capacity, including an employee or a actor, for, or on behalf of, a person referred to in paragraph (a), (b) at or in connection with the retail premises.	41 42 43		
Section 12	ction 120 Proceedings for offences					
Insert after	section	n 120(1)—	45		
(1A)			(1) does not apply in relation to proceedings for an offence against (1), 85C(3) or 85C(5).	46 47		

[2]

[3]	Schedule 3 Dictionary Insert in alphabetical order—	
	commercial quantity, for Chapter 3A—see section 85A.	4
	Commonwealth Minister, for Chapter 3A—see section 85A.	5
	conformity assessment document, for Chapter 3A—see section 85A.	6
	section 41R determination, for Chapter 3A—see section 85A.	7
	section 41RC consent, for Chapter 3A—see section 85A.	8
	sponsor, for Chapter 3A—see section 85A.	9
	vaping goods, for Chapter 3A—see section 85A.	10
[4]	Schedule 5.27[1], heading	11
	Omit "or e-cigarettes and e-cigarette accessories"	12

Schedul	e 3 Amendment of Criminal Procedure Act 1986 No 209	1
Sched	lule 1 Indictable offences triable summarily	3
Insert	at the end of Table 2, Part 13—	2
30	Poisons and Therapeutic Goods Act 1966	5
	An offence under the <i>Poisons and Therapeutic Goods Act 1966</i> , section 20(1), 21(3), or 21(5).	6 7
31	Medicines, Poisons and Therapeutic Goods Act 2022	8
	An offence under the <i>Medicines, Poisons and Therapeutic Goods Act 2022</i> , section 85B(1), 85C(3), or 85C(5).	9 10

Scł	nedule 4	Amendment of Public Health (Tobacco) Act 2008 No 94	1 2
[1]	Section 3 (Objects of Act	3
	Omit section	n 3(2). Insert instead—	4
	(2)	This Act aims to achieve that object by—	5
		(a) regulating the packaging, advertising and display of tobacco products and non-tobacco smoking products, and	6 7
		(b) prohibiting the supply of tobacco products and non-tobacco smoking products to children, and	8
		(c) reducing the exposure of children to environmental tobacco smoke and aerosols or vapours from vaping goods.	10 11
[2]	Section 4 I	Definitions	12
		on 4(1), definitions of Commonwealth Act, e-cigarette, e-cigarette accessory, liquid, e-cigarette vending machine, smoke and vending machine token.	13 14
	Insert in alp	phabetical order—	15
		<i>vending machine token</i> means a token that is designed to be inserted into an tobacco vending machine to enable the purchase or supply of tobacco products or non-tobacco smoking products.	16 17 18
[3]	Section 8A	Application of Division to e-cigarettes and e-cigarette accessories	19
	Omit the se	ction.	20
[4]	Part 2, Divi	ision 3, heading	21
	Omit "and	e-cigarette vending machines".	22
[5]	Section 12	and 13, heading and 14, heading	23
	Omit "or e-	cigarette" wherever occurring.	24
[6]	Section 13		25
	permit the purpose of	-cigarette vending machine must not place the vending machine, or cause or vending machine to be placed, in any premises in New South Wales for the the sale of tobacco products, non-tobacco smoking products, e-cigarettes or accessories".	26 27 28 29
	permit the	ad "vending machine must not place the vending machine, or arrange for or vending machine to be placed, in any premises in New South Wales for the the sale of tobacco products or non-tobacco smoking products".	30 31 32
[7]	Section 14	(1)	33
	purpose of	-cigarette vending machine situated in premises in New South Wales for the the sale of tobacco products, non-tobacco smoking products, e-cigarettes or accessories".	34 35 36
		ad "vending machine situated in premises in New South Wales for the purpose of tobacco products or non-tobacco smoking products".	37 38
[8]	Section 15	Responsibilities of occupiers for vending machines	39
	Omit "or e-	cigarette" wherever occurring in section 15(1).	40

[9]	Section 15(2)	1
	Omit "tobacco products, non-tobacco smoking products, e-cigarettes or e-cigarette accessories by means of a tobacco or e-cigarette".	2
	Insert instead "tobacco products or non-tobacco smoking products by means of a tobacco".	4
[10]	Section 15(3)	5
	Omit "or e-cigarette vending machine, or person who sold or displayed the tobacco products, non-tobacco smoking products, e-cigarettes or e-cigarette accessories,".	6 7
	Insert instead "vending machine, or person who sold or displayed the tobacco products or non-tobacco smoking products,".	8 9
[11]	Section 15(4)	10
	Omit "or e-cigarette vending machine or the sale or display of tobacco products, non-tobacco smoking products, e-cigarettes or e-cigarette accessories".	11 12
	Insert instead "vending machine or the sale or display of tobacco products or non-tobacco smoking products".	13 14
[12]	Part 3, heading	15
	Omit "and e-cigarettes".	16
[13]	Section 15A Application of Part to e-cigarettes and e-cigarette accessories	17
	Omit the section.	18
[14]	Section 22, heading	19
	Omit "or e-cigarettes and e-cigarette accessories".	20
[15]	Section 22(2A)	21
	Omit the subsection, including the note.	22
[16]	Section 22(3)(a)	23
	Omit "product, non-tobacco smoking product, e-cigarette or e-cigarette accessory".	24
	Insert instead "product or non-tobacco smoking product".	25
[17]	Section 23, heading	26
	Omit "tobacco, smoking or vaping".	27
	Insert instead "tobacco products or non-tobacco smoking".	28
[18]	Section 23(1)	29
	Omit "tobacco, smoking or vaping".	30
	Insert instead "tobacco product or non-tobacco smoking".	31
[19]	Section 23(3)	32
	Omit the subsection.	33
[20]	Section 24, heading	34
	Omit "or e-cigarette".	35

[21]	Section 24(1)		1
	Omit "or e-cigaret	tte vending" wherever occurring. Insert instead "vending machine".	2
[22]	Section 24(2)(a) a		3
	Omit "or e-cigaret	tte" wherever occurring.	4
[23]	Section 26, head	ing	5
	-	oducts, non-tobacco smoking products or e-cigarettes".	6
	Insert instead "tol	bacco products or non-tobacco smoking products".	7
[24]	Section 26(1)-(3)		8
	Omit "tobacco pro	oduct, non-tobacco smoking product or e-cigarette" wherever occurring.	9
	Insert instead "tob	pacco product or non-tobacco smoking product".	10
[25]	Section 26(4)(a)	and (b)	11
	Omit "tobacco poccurring.	products, non-tobacco smoking products or e-cigarettes" wherever	12 13
	Insert instead "tob	pacco products or non-tobacco smoking products".	14
[26]	Section 28 Liabil	ity of employers	15
	Omit "tobacco paccessories" from	products, non-tobacco smoking products, e-cigarettes or e-cigarette section 28(4).	16 17
	Insert instead "tob	pacco products or non-tobacco smoking products".	18
[27]	Section 30 Smok	king in motor vehicle prohibited if juvenile present	19
	Omit section 30(8	s), definition of smoke .	20
	Insert in alphabeti	cal order—	21
	smok	ke means—	22
	(a)	for a tobacco product or non-tobacco smoking product—to use, consume, hold or otherwise have control over the tobacco product or non-tobacco smoking product when the product is ignited, or	23 24 25
	(b)	for a vaping good—to use, consume, hold or otherwise have control over the vaping good that is generating or releasing, whether or not by burning, smoke or an aerosol or vapour.	26 27 28
		ng goods has the same meaning as in the <i>Therapeutic Goods Act 1989</i> of Commonwealth.	29 30
[28]	Part 5, heading		31
	Omit "and e-ciga	rette retailing".	32
[29]	Section 31A Mea	ning of "engaging in e-cigarette retailing"	33
	Omit the section.		34
[30]	Part 5, Division 3	3, heading	35
_	Omit "and e-ciga	rette retailers".	36
[31]	Section 39, head	ing	37
	Omit "or e-cigare	-	38

[32]	Section 39(1)	1
	Omit "or e-cigarette retailing, or both, unless the person has notified the Secretary, in accordance with this section, that the person intends to engage in retailing of a type so notified".	2 3 4
	Insert instead "unless the person has notified the Secretary, in accordance with this section, that the person intends to engage in tobacco retailing".	5 6
[33]	Section 39(2)(a) and (b)	7
	Omit "or e-cigarette retailing" wherever occurring.	8
[34]	Section 39(2)(e)	9
	Omit the paragraph.	10
[35]	Section 39(3)	11
	Omit the subsection.	12
[36]	Section 39(4)	13
	Omit "or e-cigarette retailing, or both,".	14
[37]	Section 39(5)	15
	Omit ", e-cigarette retailing or both,".	16
[38]	Section 39A, heading	17
	Omit ", e-cigarettes or e-cigarette accessories".	18
[39]	Section 39A(1) and (2)	19
	Omit ", e-cigarette or e-cigarette accessory" wherever occurring.	20
[40]	Section 44 Powers of inspectors to enter premises	21
	Omit section 44(4), definition of <i>regulated products</i> . Insert instead—	22
	regulated products means the following—	23
	(a) tobacco products,	24
	(b) smoking accessories.	25
[41]	Section 58 Regulations	26
	Omit ", e-cigarettes, e-cigarette accessories" from section 58(1)(a), (c), (e), (f), (j) and (k), wherever occurring.	27 28
[42]	Section 58(1)(d)	29
	Omit "or e-cigarette".	30
[43]	Section 58(1)(h)	31
	Omit "or e-cigarette advertisements and the matter that may appear on packages containing tobacco products, e-cigarettes, e-cigarette accessories".	32 33
	Insert instead "and the matter that may appear on packages containing tobacco products".	34
[44]	Section 58(4)	35
	Omit the subsection.	36

Scł	edule 5 Amendment of Smoke-free Environment Act 2000 No 69	1 2
[1]	Section 3 Object of Act	3
	Omit "e-cigarettes". Insert instead "vaping goods".	4
[2]	Section 4 Definitions	5
	Omit the definitions of <i>e-cigarette</i> , <i>non-tobacco smoking product</i> and <i>tobacco product</i> and <i>smoke</i> .	6 7
	Insert in alphabetical order—	8
	non-tobacco smoking product has the same meaning as in the Public Health (Tobacco) Act 2008.	9 10
	smoke means use, consume, hold or otherwise have control over a tobacco product, non-tobacco smoking product or vaping good that is generating, whether or not by burning—	11 12 13
	(a) smoke, or	14
	(b) an aerosol or vapour.	15
	<i>tobacco product</i> has the same meaning as in the <i>Public Health (Tobacco) Act</i> 2008.	16 17
	<i>vaping goods</i> has the same meaning as in the <i>Therapeutic Goods Act 1989</i> of the Commonwealth.	18 19
[3]	Section 19A Exemption relating to premises of e-cigarette retailers	20
	Omit the section.	21