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New South Wales

Prevention of Cruelty to Animals Amendment (Puppy Farming) Bill 2024

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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 (Puppy Farming) Bill 2024

No , 2024

A Bill for

An Act to amend the *Prevention of Cruelty to Animals Act 1979*, the *Companion Animals Act 1998* and the regulations under the Acts to regulate dog breeding and the advertising of dogs for sale or other transfer; 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 (Puppy Farming) 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 (Puppy Farming) Act 2024.	3 4
2	Commencement	
	This Act commences as follows—	6
	(a) for Schedules 1[2], [7]–[12], [14] to the extent it inserts sections 23E–23I and Division 3, [15]–[17] and [23] and 3[5]—on 1 December 2025,	7 8
	(b) for Schedules 1[19] and 3[2] and [6]—on 1 December 2029,	9
	(c) otherwise—on the date of assent to this Act.	10

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

[1] Section 4 Definitions

Insert in alphabetical order in section 4(1)—

adult dog means a dog that is more than 6 months of age, but does not include a racing greyhound.

BIN means a breeder identification number allocated under the Companion Animals Act 1998.

dog premises—see section 4A.

greyhound racing has the same meaning as in the Greyhound Racing Act 2017.

greyhound racing industry participant means a greyhound racing industry participant, within the meaning of the *Greyhound Racing Act 2017*, who is registered under that Act.

occupier, of premises, means a person who manages or controls the premises. *racing greyhound* means a greyhound owned or kept—

- (a) in connection with greyhound racing, or
- (b) by a greyhound racing industry participant.

rehoming organisation has the same meaning as in the *Companion Animals Act 1998*.

RON means a rehoming organisation number allocated under the *Companion Animals Act 1998*.

staff member, in relation to dog premises, means a person who is over 14 years of age and is involved in breeding, or providing care, food or water to, dogs at the dog premises, including the following persons, regardless of whether the persons work on a full-time basis or not—

- (a) an employee of the dog premises,(b) a volunteer at the dog premises,
 - (c) a volumeer at the dog premises,(c) an owner or occupier of the dog premises,
 - (d) a family member of the owner or occupier.

[2] Section 4(1)

	Insert in alphabetical order—	32
	greyhound racing rules has the same meaning as in the Greyhound Racing Act 2017.	33 34
	NSW Pet Register means the Register under the Companion Animals Act 1998, Part 9.	35 36
[3]	Section 4(1), definition of "officer"	37
	Insert "the following" after "means".	38
[4]	Section 4(1), definition of "officer", paragraph (b1)	39
	Omit "2017, or". Insert instead "2017.".	40
[5]	Section 4A	41
	Insert after section 4—	42

	4A	Mea	aning of "dog premises"	1
		(1)	In this Act, <i>dog premises</i> means premises, including residential premises commercial premises, used or intended to be used for the accommodati shelter or care of dogs.	
		(2)	A reference to premises in subsection (1) includes a reference to following—	the 5 6
			(a) a vehicle,	7
			(b) an aircraft,	8
			(c) a vessel,	9
			(d) a trailer or caravan, whether or not attached to another vehicle.	10
		(3)	Anything referred to in subsection $(2)(a)$ -(d) that is on or adjacent to operative premises is taken to be part of the dog premises.	dog 11 12
[6]	Sect	ion 21	1 Live baiting, coursing and other similar activities prohibited	13
	Omi	t "For 1	the removal of doubt, section 24 (1) (b) (i)" from section 21(4).	14
	Inser	t inste	ead "Section 23B(1)(b)(i)".	15
[7]	Sect	ion 23	3A, heading	16
	Omi	t "dogs	gs". Insert instead "racing greyhounds".	17
[8]	Sect	ion 23	3A(1) and (2)	18
	Omi	t "regu	ulated dog or cat" wherever occurring.	19
	Inser	t inste	ead "racing greyhound or regulated cat".	20
[9]	Sect	ion 23	3A(1)(b)	21
•••			paragraph. Insert instead—	22
		1	(b) the breeder identification number of the person, being—	23
			(i) the breeder identification number of the person within meaning of the <i>Companion Animals Act 1998</i> , Part 9, or	the 24 25
			 (ii) the number allocated to the person at the time of registrat under the greyhound racing rules of the animal from whose li the racing greyhound being advertised was born, 	
[10]	Sect	ion 23	3A(1)(c)	29
	Omi	t "dog	g or cat". Insert instead "racing greyhound or regulated cat".	30
[11]	Sect	ion 23	3A(1), note	31
	Omi	t "com	npanion animal" wherever occurring.	32
	Inser	t inste	ead "racing greyhound or regulated cat".	33
[12]	Sect	ion 23	3A(4)	34
	Omi	t the su	subsection. Insert instead—	35
		(4)	In this section—	36
		~ /	<i>racing greyhound</i> includes a greyhound that has not been born if the unb greyhound is intended to be a racing greyhound.	
			<i>regulated cat</i> means a cat that—	39

		(a)	is or will be required by the <i>Companion Animals Act 1998</i> to be identified, and includes a cat that—	1
			(i) has not been born, or	
			(ii) has not yet reached the age at which identification is required,	4
			and	5
		(b)	is in the custody of one of the following—	6
			(i) a council, including a council pound within the meaning of the <i>Companion Animals Act 1998</i> ,	7 8
			(ii) the Animal Welfare League NSW,	ç
			(iii) The Cat Protection Society of NSW Limited,	10
			(iv) The Royal Society for the Prevention of Cruelty to Animals, New South Wales.	11 12
Sec	tion 24 C	Certai	n defences	13
Ren	umber as	s secti	on 23B.	14
Part	2AA			15
	rt before	Dort '	2.4	
mse		rait 2	2A—	16
Pa	rt 2AA	Do	gs	17
			-	
Div	ision 1		Preliminary	18
23C	Defini	tions		19
		In thi	s part—	20
		<i>dog</i> d	oes not include a racing greyhound.	21
		exem	<i>ot working dog</i> means an adult dog—	22
		(a)	that is a working dog, and	23
		(b)	that is ordinarily kept on land—	24
			(i) in a part of the Western Division that is not within a local government area, or	25 26
			(ii) categorised as farmland for the purposes of the <i>Local Government Act 1993</i> , Chapter 15, Part 3, and	27 28
		(c)	if the dog becomes pregnant—whose offspring born from the pregnancy are intended to be working dogs that will ordinarily be kept on—	29 30 31
			(i) the land on which the offspring were born, or	32
			(ii) land owned or occupied by the person in charge of the adult dog when the offspring were born.	33 34
		Weste Act 2	Prn Division has the same meaning as in the Crown Land Management 016.	35 36
Div	ision 2		Dog breeding	37
23D	Maxim	าum r	umber of female adult dogs	38
	(1)	An oc	cupier of dog premises must not keep more than 20 female adult dogs on	39
	. ,	the pr	emises.	40
		Maxi	num penalty—	41

[13]

[14]

		(a)	for a corporation—5,000 penalty units, or	1
		(b)	for an individual—1,000 penalty units or imprisonment for 2 years, or both.	2 3
	(2)	This	section does not apply to the following—	4
		(a)	an approved charitable organisation to the extent the organisation is exercising the organisation's functions under this Act,	5 6
		(b)	a rehoming organisation that has been allocated a RON, unless—	7
			(i) the organisation has been allocated a BIN, or	8
			(ii) the organisation is required to have a BIN allocated,	9
		(c)	premises used to temporarily keep or care for dogs if no dogs are bred on the premises,	10 11
		(d)	a government sector agency within the meaning of the Government Sector Employment Act 2013,	12 13
		(e)	a dog kept for the purposes of breeding an assistance animal within the meaning of the <i>Companion Animals Act 1998</i> , if the occupier of the dog premises is—	14 15 16
			(i) a member of the International Guide Dog Federation, or	17
			(ii) an accredited member of Assistance Dogs International,	18
		(f)	a dog that has been rendered permanently infertile.	19
	(3)	In th	is section—	20
			<i>orarily keep or care</i> , in relation to a dog, does not include keeping or g for a dog in relation to dog breeding.	21 22
23E	Man	dator	y BIN	23
	(1)	beco	erson in charge of an adult dog must not intentionally allow the dog to me pregnant unless the person has been allocated a BIN.	24 25
		Max	imum penalty—	26
		(a)	for a corporation—500 penalty units, or	27
		(b)	for an individual—100 penalty units or imprisonment for 6 months, or both.	28 29
	(2)	This	section does not apply to an exempt working dog.	30
23F	Man	dator	y BIN for rehoming organisations	31
		inten pregi		32 33 34
			imum penalty—	35
		(a)	for a corporation—500 penalty units, or	36
		(b)	for an individual—100 penalty units or imprisonment for 6 months, or both.	37 38
23G	Man	datory	application for BIN in certain circumstances	39
	(1)	This	section applies to a person who—	40
		(a)	is in charge of a female adult dog, and	41
		(b)	has not been allocated a BIN.	42

	(2)	If the dog is pregnant, the person must apply for a BIN by the earlier of the following days—	1 2
		(a) 14 days after becoming aware the dog is pregnant,	3
		(b) 7 days after the dog gives birth.	4
		Maximum penalty—	5
		(a) for a corporation—500 penalty units, or	6
		(b) for an individual—100 penalty units or imprisonment for 6 months, or both.	7 8
	(3)	This section does not apply to—	9
		(a) an adult dog if the dog is an exempt working dog, or	10
		(b) a rehoming organisation that has been allocated a RON.	11
23H	Lifet	ime breeding cap for dogs	12
	(1)	A person in charge of an adult dog must not allow the dog to become pregnant if the dog has had the maximum number of deliveries. Maximum penalty—	13 14 15
		(a) for a corporation—5,000 penalty units, or	16
		(a) for a corporation—5,000 penalty units, or(b) for an individual—1,000 penalty units or imprisonment for 2 years, or	10
		both.	18
	(2)	A person in charge of an adult dog that has had 2 deliveries by caesarean delivery must not allow the dog to become pregnant without the written approval of a veterinary practitioner.	19 20 21
		Maximum penalty—	22
		(a) for a corporation—5,000 penalty units, or	23
		(b) for an individual—1,000 penalty units or imprisonment for 2 years, or both.	24 25
	(3)	A veterinary practitioner must not give approval unless reasonably satisfied the pregnancy will not cause a significant risk to the health of the adult dog.	26 27
	(4)	A person in charge of an adult dog that has had a delivery must—	28
		(a) within 14 days after the delivery, make a written record of the delivery that includes—	29 30
		(i) the date of the delivery, and	31
		(ii) whether the delivery was by caesarean delivery or another method of delivery, and	32 33
		(iii) if the written approval of a veterinary practitioner was required under subsection (2)—a copy of the written approval, and	34 35
		(iv) if the delivery was by caesarian delivery—the veterinary practitioner and veterinary practice who performed the delivery, and	36 37 38
		(b) keep the record for at least 3 years, and	39
		(c) make the record available for inspection by an inspector if requested to do so by the inspector.	40 41
		Maximum penalty—	42
		(a) for a corporation—500 penalty units, or	43
		(b) for an individual—100 penalty units.	44

(5)	In this section—					
			<i>delivery</i> includes a delivery where at least one of the offspring is a caesarean section operation.	2 3		
	deliv	<i>ery</i> me	eans all births resulting from the same pregnancy.	4		
	max	imum i	number of deliveries, for an adult dog, means—	5		
	(a)	3 diff	ferent deliveries by caesarean delivery, or	6		
	(b)	5 diff	ferent deliveries by any method of delivery if—	7		
		(i)	the dog has no more than 3 different deliveries by caesarean delivery, and	8 9		
		(ii)	the dog has no further deliveries, by any method, after the dog has a third caesarean delivery.	10 11		
	Exan	nples o	f permitted number of deliveries—	12		
	1	delive	g has had 2 deliveries by caesarean delivery and is permitted 3 further ries by another method of delivery.	13 14		
	2	delive	g has had 2 deliveries by caesarean delivery and is permitted 1 further ry by caesarean delivery.	15 16		
	3	delive	g has had 2 deliveries by caesarean delivery and is permitted 2 further ries by another method of delivery and 1 further delivery by caesarean ery provided the caesarean is the fifth and final delivery.	17 18 19		
	4	delive	g has had 2 deliveries by caesarean delivery and is permitted 1 further ery by another method of delivery and 1 further delivery by caesarean ery provided the caesarean is the fourth and final delivery.	20 21 22		
			r of staff members for dog breeding premises	23		
(1)	This		n applies to dog premises if the dog premises are used for-	24		
	(a)	dog t	preeding, or	25		
	(b)	keepi	ing or caring for dogs in relation to dog breeding.	26		
(2)	The	occupi	er of the dog premises must ensure—	27		
	(a)	the m	inimum number of staff members are present on the premises, and	28		
	(b)	each water	dog on the premises receives proper and sufficient care, food and r.	29 30		
	Max	imum p	penalty—	31		
	(a)	for a	corporation—2,000 penalty units, or	32		
	(b)	for a	n individual—400 penalty units.	33		
(3)	The	minimu	um number of staff members is to be calculated by—	34		
. ,	(a)	divid	ing the number of dogs at the dog premises by 20, and	35		
	(b)		ding the result up to the nearest whole number.	36		
	equa	ls 1.5. 1	f there are 30 dogs at the dog premises, 30 must be divided by 20, which .5 must then be rounded up to the nearest whole number, which gives a aff members.	37 38 39		
(4)	an as	ssistanc	n does not apply to a dog bred for the purposes of being or breeding be animal within the meaning of the <i>Companion Animals Act 1998</i> , bier of the dog premises is—	40 41 42		
	(a)	a me	mber of the International Guide Dog Federation, or	43		
	(b)	an ac	credited member of Assistance Dogs International.	44		
(5)	In th	is secti	on—	45		
		for the	e purposes of calculating the minimum number of staff members,	46 47		

		(a)	1 dog that is more than 12 weeks of age, or	1	
		(b)	1 litter of dogs that are 12 weeks of age or younger.	2	
Division 3		3	Sale or transfer of dogs	3	
23J	Defir	Definitions			
		In th	nis division—	5	
			<i>eder</i> , for a dog, means the person in charge of, or the organisation onsible for, the dog when the dog was born.	6	
		iden	tification information, for a dog-see section 23K.	8	
			, of a dog, includes transferring ownership of the property in the dog by means, including by gift.	9 10	
23K	Ident	tificati	ion details	11	
	(1)	In th	nis division, <i>identification information</i> , for a dog, means—	12	
		(a)	the microchip identification number of—	13	
			(i) the dog if the dog is required to be identified by the implantation of a microchip under—	14 15	
			(A) the <i>Companion Animals Act 1998</i> , section 8, or	16	
			(B) the greyhound racing rules, or	17	
			(ii) the female parent of the dog if—	18	
			(A) the dog is 8 weeks of age or younger, and	19	
			(B) the microchip identification number is clearly identified as the female parent's number, and	20 21	
		(b)	a relevant BIN or RON unless—	22	
			(i) the dog is 6 months of age or older, and	23	
			(ii) the BIN or RON is recorded in the NSW Pet Register against the entry for the dog's microchip identification number, and	24 25	
		(c)	if the dog was previously a racing greyhound—the number allocated to the dog under the <i>Greyhound Racing Act 2017</i> , section 42.	26 27	
	(2)	In th	nis section—	28	
		relev	want BIN or RON means—	29	
		(a)	if the seller of the dog is a rehoming organisation and the identity of the breeder of the dog is not known to the organisation—the organisation's RON, clearly identified as a RON, or	30 31 32	
		(b)	otherwise, the following number that applied, or was required to be applied, to the breeder within 7 days after the dog was born—	33 34	
			(i) the breeder's BIN, clearly identified as a BIN,	35	
			 (ii) if the breeder was a rehoming organisation that had not been allocated a BIN—the breeder's RON, clearly identified as a RON, 	36 37 38	
			(iii) if the breeder was a greyhound racing industry participant—the breeder's registration number under the <i>Greyhound Racing Act</i> 2017.	39 40 41	
23L	Offe	nces		42	
	(1)		person must not cause a dog to be advertised for sale unless the ertisement includes the identification information for the dog.	43 44	

Maximum penalty-

- (a) for a corporation—750 penalty units, or
- (b) for an individual—150 penalty units or imprisonment for 6 months, or both.

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(2) If a dog is offered for sale without being advertised, the person selling the dog must, before or at the time of the sale, give the identification information to the person acquiring the dog.

Maximum penalty-

- (a) for a corporation—750 penalty units, or
- (b) for an individual—150 penalty units or imprisonment for 6 months, or both.
- (3) A person is not liable to be convicted of both of the following in relation to the same act or omission—
 - (a) an offence under this section,
 - (b) an offence under the *Companion Animals Act 1998*, section 52A(1) or 57A(1).

Note— The *Companion Animals Act 1998*, sections 52A(1) and 57A(1) make it an offence to sell or advertise the sale of a dangerous, menacing or restricted dog or a dog that is proposed to be a dangerous, menacing or restricted dog.

Division 4 Exemption to maximum number of female adult dogs

23M Definitions

In this division—

applicant—see section 23N(1). *Departmental Chief Executive* has the same meaning as in the *Local Government Act 1993*. *determination date* means 24 October 2024. *exemption* means an exemption granted under this division and in force.

female adult dog does not include the following-

- (a) a dog kept for the purposes of breeding an assistance animal within the meaning of the *Companion Animals Act 1998*, if the occupier of the relevant dog premises is—
 - (i) a member of the International Guide Dog Federation, or
 - (ii) an accredited member of Assistance Dogs International,
- (b) a dog that has been rendered permanently infertile.
- relevant person, for dog premises, means-
- (a) a staff member of a business operating on the dog premises, or
- (b) a person involved in the management or control of a business on the dog premises.

23N Application for exemption

- (1) A person (the *applicant*) may apply to the Departmental Chief Executive for an exemption from section 23D in relation to dog premises if—
 (a) the applicant is the occupier of the dog premises, and
 (b) the applicant kept more than 20 female adult dogs on the dog premises
 - (b) the applicant kept more than 20 female adult dogs on the dog premises 43 on the determination date. 44

	(2)	The	application must—	1	
		(a)	specify the dog premises to which the application relates, and	2	
		(b)	specify the maximum number of female adult dogs that will be kept on the dog premises, and	3 4	
		(c)	be made in the form approved by the Departmental Chief Executive, and	5 6	
		(d)	be accompanied by the prescribed application fee, and	7	
		(e)	include or be accompanied by the information or evidence the Departmental Chief Executive reasonably requires to assess the application.	8 9 10	
	(3)	The secti	regulations may make provision in relation to an application under this on, including by prescribing—	11 12	
		(a)	the information or evidence that must be included in or accompany an application, and	13 14	
		(b)	the form of the application.	15	
230	Refu	sal to	grant exemption	16	
	(1)		Departmental Chief Executive must, if an applicant or a relevant person lation to dog premises has been convicted of an animal cruelty offence—	17 18	
		(a)	refuse to grant an exemption in relation to the dog premises, and	19	
		(b)	give the applicant written notice of the refusal.	20	
	(2)		Departmental Chief Executive may refuse to grant an exemption if the artmental Chief Executive—	21 22	
		(a)	suspects the application is false or misleading, and	23	
		(b)	gives written notice to the applicant of the proposed refusal, and	24	
		(c)	gives the applicant reasonable time to make submissions, and	25	
		(d)	considers submissions made within the reasonable time, and	26	
		(e)	reasonably concludes that the application was false or misleading.	27	
23P	Granting exemption				
	(1)		Departmental Chief Executive may grant an exemption to an applicant in ion to the dog premises specified in the application.	29 30	
	(2)		e exemption is granted, the Departmental Chief Executive must give the icant written notice of—	31 32	
		(a)	the outcome of the application, and	33	
		(b)	the maximum number of female adult dogs allowed on the dog premises, and	34 35	
		(c)	the conditions to which the exemption is subject.	36	
	(3)		maximum number of female adult dogs allowed on the dog premises is the ber of female adult dogs—	37 38	
		(a)	on the dog premises on the determination date, or	39	
		(b)	otherwise—nominated by the Departmental Chief Executive.	40	
23Q	Exer	nption	n conditions	41	
	(1)	An e	exemption for dog premises is subject to the following conditions—	42	

	(a)	the exemption holder must not allow a person who the exemption holder, after having made reasonable inquiries, knows, or ought to have known, has been convicted of an animal cruelty offence to be a relevant	1 2 3
		person for the dog premises,	3 4
	(b)	if the exemption holder or a relevant person for the dog premises is convicted of an animal cruelty offence—the exemption holder must, within 28 days, give the Departmental Chief Executive written notice of the conviction,	5 6 7 8
	(c)	the exemption holder must permit an audit and inspection of the dog premises to be conducted—	9 10
		(i) in accordance with the regulations, and	11
		(ii) at least once every 2 years,	12
	(d)	the exemption holder must give the Departmental Chief Executive a report—	13 14
		(i) in the way approved by the Departmental Chief Executive, and	15
		(ii) by 31 January following the end of the reporting period for each year of the term of the exemption, and	16 17
		(iii) that includes the matters prescribed by the regulations, and	18
		(iv) that includes other matters required by the Departmental Chief Executive and published in the Gazette,	19 20
	(e)	the exemption holder must not keep more female adult dogs on the dog premises than the number specified in the notice under section $23P(2)(b)$,	21 22 23
	(f)	if the exemption holder keeps 50 or more female adult dogs on the dog premises—the exemption holder must ensure no more than 50 female adult dogs are kept on the dog premises on or after 1 December 2026,	24 25 26
	(g)	the exemption holder must comply with—	27
		(i) a code of practice prescribed by the regulations, or	28
		 (ii) if the dog premises are under construction and no dogs are currently kept on the dog premises—the relevant provisions of a prescribed code of practice, 	29 30 31
	(h)	other conditions the Departmental Chief Executive considers appropriate.	32 33
(2)	In th	nis section—	34
	<i>repo</i> year	<i>prting period</i> means the 12-month period ending on 30 November in each	35 36
Expi	ration	n of exemption	37
		exemption granted under this division expires on 1 December 2035, unless celled before that date.	38 39
Can	cellati	on of exemption	40
(1)	The	Departmental Chief Executive must—	41
	(a)	cancel an exemption if—	42
		(i) the Departmental Chief Executive becomes aware that the exemption holder has been convicted of an animal cruelty offence, or	43 44 45
		(ii) the exemption holder requests the cancellation, and	46
	(b)	give written notice of the cancellation to the exemption holder.	47

23R

23S

	(2)		Departmental Chief Executive may cancel an exemption if the artmental Chief Executive—	1 2
		(a)	believes the exemption holder has contravened a condition of the exemption, and	3 4
		(b)	gives written notice to the exemption holder of the proposed cancellation, and	5 6
		(c)	gives the exemption holder reasonable time to make submissions, and	7
		(d)	considers submissions made within the reasonable time, and	8
		(e)	reasonably concludes that the exemption should be cancelled.	9
23T	Exer	nption	n holder's death or incapacity	10
	(1)	If an	exemption holder dies, the exemption expires.	11
	(2)	Depa ment	Departmental Chief Executive must cancel an exemption if the artmental Chief Executive is satisfied that the exemption holder is a tally incapacitated person who is unable to comply with the conditions of exemption.	12 13 14 15
	(3)	Depa	legal personal representative of the exemption holder must give the artmental Chief Executive written notice as soon as practicable after ming aware of the following—	16 17 18
		(a)	the exemption holder's death,	19
		(b)	that the exemption holder is a person referred to in subsection (2).	20
	(4)	perso	exemption for dog premises is cancelled or expires under this section, a on may make an application under this division for an exemption for the premises.	21 22 23
	(5)		bite being cancelled or expiring under this section, the exemption is taken ontinue in force until—	24 25
		(a)	28 days after notice is given by the legal personal representative under this section, or	26 27
		(b)	if an application is made for a new exemption for the dog premises before the end of the period in paragraph (a)—the application is determined.	28 29 30
23U	Repe	eal		31
	•		division is repealed on 2 December 2035.	32
Divi	sion	5	Miscellaneous	33
23V	Anin	nal res	search authority	34
	(1)		part does not apply to the breeding of dogs in accordance with an animal arch authority under the <i>Animal Research Act 1985</i> .	35 36
	(2)	anim	bite subsection (1), this part applies to a dog bred in accordance with an al research authority if the dog is rehomed or otherwise transferred to an er who does not hold an animal research authority.	37 38 39
23W	Revi	ew of	part	40
	(1)	The	Minister must review this part to determine whether—	41
	. /	(a)	the policy objectives of the part remain valid, and	42
		(b)	the terms of the part remain appropriate for securing the objectives.	43

		(2)	The review must be undertaken as soon as possible after the period of 6 years from the date of assent to the <i>Prevention of Cruelty to Animals Amendment</i> (<i>Puppy Farming</i>) Act 2024.	1 2 3
		(3)	The Minister must table a report on the outcome of the review in each House of Parliament within 12 months after the end of the period of 6 years.	4 5
[15]	Secti	on 240	Supplying officer's details and giving warnings	6
	Omit	"this P	art" from section 24C(1). Insert instead "this part or Part 2AA".	7
[16]	Secti	on 24[Definitions and application of Division	8
	Inser	t after s	ection 24D(3)—	9
		(4)	An inspector may exercise powers under this division in relation to an offence, or suspected offence, under this Act or the regulations.	10 11
[17]	Secti	on 24J	A Powers of inspectors generally to examine advertisements	12
	Omit	"section	on 23A". Insert instead "section 23A or 23L".	13
[18]	Secti	on 344	AB Code of practice for breeding dogs and cats	14
	Omit	the sec	tion.	15
[19]	Secti	on 344	AB	16
	Inser	t after s	ection 34A—	17
34	4AB	Code	of practice for breeding dogs and cats	18
_		(1)	The following persons must comply with a prescribed code of practice or a provision of a prescribed code of practice in relation to breeding dogs and cats—	19 20 21
			(a) a person allocated a BIN,	22
			(b) a person required to have a BIN allocated, whether or not a BIN has been allocated,	23 24
			 (c) a person allocated a RON, if the following are in the person's custody— (i) a pregnant dog, (ii) a dog that is 12 weeks of age or younger. 	25 26 27
			Maximum penalty—	28
			(a) for a corporation—200 penalty units, or	29
			(b) for an individual—50 penalty units.	30
		(2)	A person under subsection (1) who is an occupier of dog premises must take all reasonable steps to ensure all staff members comply with a prescribed code of practice or a provision of a prescribed code of practice. Maximum penalty—	31 32 33 34
			(a) for a corporation—200 penalty units, or	35
			(b) for an individual—50 penalty units.	36
		(3)	In this section—	37
			<i>code of practice</i> includes codes and standards.	38
[20]	Secti	on 34E	BA Collection, use and disclosure of information	39
	Inser	t after s	ection 34BA(1)—	40

		(1A)	A relevant agency may collect, use or disclose information if it is reasonably necessary for the purposes of administering or enforcing the <i>Companion Animals Act 1998</i> , Part 9.	1 2 3
[21]	Sect	ion 34	C	4
	Omi	t the se	ction. Insert instead—	5
	34C	Dele	gation	6
		(1)	The Secretary may delegate the exercise of a function of the Secretary under this Act, other than this power of delegation, to—	7 8
			(a) a person employed in the Department, or	9
			(b) a person prescribed by the regulations.	10
		(2)	The Departmental Chief Executive may delegate the exercise of a function of the Departmental Chief Executive under this Act, other than this power of delegation, to—	11 12 13
			(a) another person employed in the Office of Local Government, or	14
			(b) a person prescribed by the regulations.	15
		(3)	In this section—	16
			Departmental Chief Executive has the same meaning as in the Local Government Act 1993.	17 18
[22]	Sche	edule 2	Savings and transitional provisions	19
	Inser	rt after	Part 10—	20
	Part 11		Provisions consequent on enactment of Prevention of Cruelty to Animals Amendment (Puppy Farming) Act 2024	21 22 23
	18	Maxi	mum number of female adult dogs for existing breeders	24
		(1)	A person does not breach section 23D if the number of female adult dogs kept on the dog premises is no more than the number of female adult dogs that were kept on the dog premises immediately before the commencement of the section.	25 26 27 28
		(2)	This clause applies to female adult dogs to which section 23D applies.	29
		(3)	This clause is repealed on 1 December 2025.	30
[23]	Sche	edule 2	, clause 19	31
	Inser	t after	clause 18, as inserted by item [22]—	32
	19 Sale		of dogs	33
			The BIN of a breeder of a dog is taken not to be part of the identification information for the dog for the purposes of Part 2AA, Division 3 if the dog was born before 1 December 2025.	34 35 36

Scł	nedule 2	Amendment of Companion Animals Act 1998 No 87	1 2				
[1]	Section 5 De	efinitions	3				
	Omit "of Cor <i>Register</i> .	mpanion Animals provided for by this Act" from section 5(1), definition of	4 5				
	Insert instead	1 "provided for by Part 9".	6				
[2]	Part 9, headi	ing	7				
	Omit "of Cor	mpanion Animals".	8				
[3]	Section 78 D	Definitions	9				
	Omit the defi	inition of <i>breeder identification number</i> , paragraphs (a) and (b).	10				
	Insert instead	1—	11				
		(a) the number allocated to the person as a breeder identification number under section 83M, or	12 13				
		(b) the number allocated to the person by a recognised breeders' organisation of which the person is a member, unless the person is required under the <i>Prevention of Cruelty to Animals Act 1979</i> to be allocated a breeder identification number, or	14 15 16 17				
[4]	Section 78		18				
	Insert in alphabetical order—						
	<i>animal cruelty offence</i> has the same meaning as in the <i>Prevention of Cruelty</i> to Animals Act 1979.						
		<i>disqualification order</i> has the same meaning as in the <i>Prevention of Cruelty</i> to Animals Act 1979, Part 3.	22 23				
	i (<i>interim disqualification order</i> has the same meaning as in the <i>Prevention of Cruelty to Animals Act 1979</i> , Part 3.	24 25				
	person in charge has the same meaning as in the Prevention of Cruelty to Animals Act 1979.						
[5]	Section 79 T	The Register	28				
	Omit "Anima	Omit "Animals" from section 79(1).					
	Insert instead	Insert instead "Animals and Other Information".					
[6]	Section 80 Ir	nformation on the Register	31				
	Omit section	80(1)(o) and (p). Insert instead—	32				
		(o) if applicable—the breeder identification number of—	33				
		(i) the person in charge, or the owner, of the animal, or	34				
		(ii) the person in charge, or the owner, of the female parent of the animal,	35 36				
		(p) if the animal was purchased or otherwise acquired from a rehoming organisation or is currently in the care of a rehoming organisation—the rehoming organisation number of the rehoming organisation,	37 38 39				
[7]	Section 80(3	3A)	40				
	Insert after se	ection 80(3)—	41				

	(3A)	charg Act, i	ge, or the p	er must contain the following information in relation to a person in he owner, of an animal that is exempt from registration under this person holds a breeder identification number (a BIN) or rehoming a number (a RON)—	1 2 3 4
		(a)		person who holds a BIN-the BIN,	5
		(b)		person who holds a RON—the RON,	6
		(c)	the fi	Ill name and contact details of the person,	7
		(d)	if the	owner is a natural person—the date of birth of the person,	8
		(e)		e owner is not a natural person—the ABN of the person or other ification information about the person,	9 10
		(f)	the c	ompliance history of the person,	11
		(g)	Chie: appli	relevant information relating to the person that the Departmental f Executive required the person to provide in connection with an cation for the breeder identification number or rehoming hisation number.	12 13 14 15
[8]	Section 80	(4)			16
	Omit "the re	egulati	ons".		17
		C		lations, including information in relation to companion animals,	18
				npanion animals, and owners of companion animals".	19
[9]	Section 83	Limite	ed acc	ess by members of public	20
	Omit section	n 83(d). Inse	rt instead—	21
		(d)	to ve cance	rify if a breeder identification number is active, suspended or elled,	22 23
[10]	Section 83	(e)			24
	Omit "to a b	oreede	r". Ins	ert instead "to an active breeder".	25
[11]	Section 83	(f)			26
	Omit the pa	ragrap	h. Inse	ert instead—	27
		(f)	to ve cance	rify if a rehoming organisation number is active, suspended or elled,	28 29
[12]	Section 83	(g)			30
			h. Inse	ert instead—	31
	1	(g)	to fir	nd the details that correspond to an active rehoming organisation over, including the following—	32 33
			(i)	the name and address or email address of the relevant rehoming organisation,	34 35
			(ii)	the breed, sex and age of all companion animals recorded on the Register as having been bred by the rehoming organisation,	36 37
[13]	Part 9, Divi	sion 5	, heac	ling	38
	Omit the he	ading.			39
[14]	Part 9, Divi	sion 5			40
				83N. Insert instead—	41

Division 5		5 Breeder identification numbers and rehoming organisation numbers	1 2
83LA	Appl	lications for numbers	3
	(1)	An application for a breeder identification number or rehoming organisation number must be made in the way approved by the Departmental Chief Executive.	4 5 6
	(2)	The Departmental Chief Executive may require an applicant to provide information prescribed by the regulations.	7 8
83M	Allo	cation of breeder identification numbers	9
	(1)	An application for a breeder identification number may be made by a person if—	10 11
		 (a) the person is— (i) the owner or person in charge of a companion animal, or (ii) a body corporate that ordinarily keeps a companion animal, and 	12 13 14
		 (b) the companion animal— (i) has a litter, or (ii) is a dog kept for dog breeding. 	15 16 17
	(2)	The Departmental Chief Executive may allocate a breeder identification number to the applicant.	18 19
	(3)	The Departmental Chief Executive must refuse to allocate a breeder identification number to a person if—	20 21
		(a) the person already has a breeder identification number, or	22
		(b) for an individual—the Departmental Chief Executive is aware the individual—	23 24
		(i) is subject to a disqualification order, or(ii) has been convicted of an animal cruelty offence, or	25 26
		 (c) for a body corporate—the Departmental Chief Executive is aware the body corporate or an individual involved in the management or control of the body corporate— 	27 28 29
		(i) is subject to a disqualification order, or(ii) has been convicted of an animal cruelty offence.	30 31
83N		cation of rehoming organisation numbers	32
con	(1)	The Departmental Chief Executive may, on application by a rehoming organisation, allocate a rehoming organisation number to the rehoming organisation.	33 34 35
	(2)	The Departmental Chief Executive must refuse to allocate a rehoming organisation number to a rehoming organisation if—	36 37
		 (a) the organisation already has a rehoming organisation number, or (b) the Departmental Chief Executive is aware an individual involved in the management or control of the rehoming organisation is subject to a disqualification order, or 	38 39 40 41
		 (c) the Departmental Chief Executive is aware an individual involved in the management or control of the rehoming organisation has been convicted of an animal cruelty offence. 	42 43 44

83O	Cano	cellatio	on or suspension of numbers	1			
	(1)		Departmental Chief Executive must cancel a breeder identification ber or rehoming organisation number if—	2 3			
		(a)	for an individual—the Departmental Chief Executive is aware the individual—	4 5			
			(i) is subject to a disqualification order, or	6			
			(ii) has been convicted of an animal cruelty offence, or	7			
		(b)	for a body corporate—the Departmental Chief Executive is aware the body corporate or an individual involved in the management or control of the body corporate—	8 9 10			
			(i) is subject to a disqualification order, or	11			
			(ii) has been convicted of an animal cruelty offence.	12			
	(2)		Departmental Chief Executive must suspend a breeder identification ber or rehoming organisation number if—	13 14			
		(a)	for an individual—the Departmental Chief Executive is aware the individual is subject to an interim disqualification order, or	15 16			
		(b)	for a body corporate—the Departmental Chief Executive is aware the body corporate or an individual involved in the management or control of the body corporate is subject to an interim disqualification order.	17 18 19			
	(3)	A suspension under subsection (2) remains in force while the interim disqualification order has effect.					
	(4)	The Departmental Chief Executive must cancel a breeder identification number or rehoming organisation number if—					
		(a)	the holder of the number requests the cancellation, and	24			
		(b)	the request is made in the way prescribed by the regulations.	25			
83P	Noti	ce of r	efusal, suspension or cancellation of numbers	26			
	(1)		Departmental Chief Executive must give written notice to a person if the artmental Chief Executive—	27 28			
		(a)	refuses to allocate a breeder identification number or rehoming organisation number to the person, or	29 30			
		(b)	suspends or cancels the breeder identification number or rehoming organisation number of the person.	31 32			
	(2)		notice must be given as soon as practicable after the Departmental Chief survive takes the action.	33 34			
	(3)	The	notice must specify the following—	35			
		(a)	the grounds for taking the action,	36			
		(b)	for a suspension or cancellation—the date or time from which the suspension or cancellation takes effect.	37 38			
83Q	Hold	ers of	numbers to notify of certain events	39			
	(1)	a per	section applies if one or more of the following events occur in relation to rson allocated a breeder identification number or rehoming organisation ber—	40 41			
				42			
		(a)	a change to— (i) the person's name, or	43 44			
			(i) the person's name, or(ii) the person's residential or business address, or	44 45			
			(ii) the person is residential of busilless address, of	40			

	(iii) the person's telephone number,	1
	(b) for an individual—	2
	(i) the individual is convicted of an offence under this Act or an animal cruelty offence, or	3 4
	(ii) the individual becomes subject to a disqualification order or an interim disqualification order,	5 6
	(c) for a body corporate—the body corporate or an individual involved in the management or control of the body corporate—	7 8
	(i) is convicted of an animal cruelty offence, or	9
	(ii) becomes subject to a disqualification order or an interim disqualification order,	10 11
	(d) an event prescribed by the regulations.	12
(2)	The person must give notice of the event, containing details of the event—	13
	(a) to the Departmental Chief Executive, and	14
	(b) within 28 days after the event occurs, and	15
	(c) in the way prescribed by the regulations.	16
	Maximum penalty—8 penalty units.	17
(3)	The person must not give the Departmental Chief Executive information the person knows is false or misleading.	18 19
	Maximum penalty—8 penalty units.	20
Schedule 3	Savings and transitional provisions	21
Insert at the	end of the schedule, with appropriate part and clause numbering-	22
Part	Provision consequent on enactment of Prevention	23
	of Cruelty to Animals Amendment (Puppy Farming)	24
	Act 2024	25
Cano	ellation of existing breeder identification numbers	26
(1)	A breeder identification number (an <i>existing BIN</i>) is cancelled on 1 December 2025 if the number was allocated—	27 28
	(a) before the commencement of this section, and	29
	(b) in relation to the breeding of dogs.	30
(2)	The holder of an existing BIN may apply for a new breeder identification number under section 83M.	31 32
(3)	Section $83M(3)(a)$ does not apply to the application.	33
(4)	When the Departmental Chief Executive decides the application, either by allocating or refusing to allocate a new breeder identification number, the existing BIN is cancelled.	34 35 36

[15]

Schedule 3		le 3	Amendment of Prevention of Cruelty to Animals Regulation 2012			1 2
[1]	Clau	ses 39A	-39C			3
	Inser	t after cl	ause 39—	-		4
	39A	Fee fo	r applicat	tion for exemption—	the Act. s 23N	5
	••••			-	the prescribed fee is \$550.	6
	39B			by exemption holde	•	7
	39D	-	-			
				period are prescribed-	he following matters in relation to the relevan	nt 8 9
					older has made any notifications under the Act applicable, the details of the notifications,	t, 10 11
			(b) deta	ails of any breeding ac	ctivities on the dog premises, including—	12
			(i)	the breeds of dogs	bred on the dog premises, and	13
			(ii)		f dogs bred on the dog premises, and	14
			(iii)	the total number of	f female adult dogs on the dog premises,	15
					sufficient care provided to female adult dog	
			and that	t required veterinary ca	premises, including the total number of dog	s 17; 18
				total number of dogs		10
			(i) (i)	-		20
			(ii)	,	therwise no longer kept on the dog premises.	
	39C	Code	of practic	e for exemption hold	ders—the Act, s 23Q	22
]	For the A	ct, section $23Q(1)(g)$,	the prescribed code of practice is the Anima	<i>ıl</i> 23
			Welfare C	Code of Practice Breed	<i>ling dogs and cats</i> , ISBN 978-1-76058-463-4 e Department of Primary Industries.	
[2]	Clau	se 39D				26
	Inser	t after cl	ause 39C,	, as inserted by item []	1]—	27
	39D	Code	of practic	e for breeding dogs	and cats—the Act, s 34AB	28
]	For the A	ct, section 34AB, th	e prescribed code of practice is the Anima	<i>ıl</i> 29
			Welfare C	ode of Practice Breed	ling dogs and cats, ISBN 978-1-76058-463-4	
]	published	in August 2021 by the	e Department of Primary Industries.	31
[3]	Sche	edule 1 /	Animal tra	ades and relevant Co	odes of Practice and Standards	32
					<i>reeding Dogs and Cats</i> , published in Augus estment" from the table, Column 2.	st 33 34
					<i>Practice Breeding dogs and cats</i> , ISBN 21 by the Department of Primary Industries".	
[4]	Sche	edule 2 l	Penalty n	otice offences		37
	Inser	t in appr	opriate or	der in the matter relat	ing to the Act—	38
		Sectior	n 23D(1)	\$1,000	\$5,000	

Prevention of Cruelty to Animals Amendment (Puppy Farming) Bill 2024 [NSW] Schedule 3 Amendment of Prevention of Cruelty to Animals Regulation 2012

[5] Schedule 2

Insert in appropriate order in the matter relating to the Act-

Section 23E(1)	\$500	\$2,500
Section 23F	\$500	\$2,500
Section 23G(2)	\$500	\$2,500
Section 23H(1)	\$1,000	\$5,000
Section 23H(4)	\$500	\$2,500
Section 23I(2)	\$1,000	\$5,000
Section 23L(1)	\$1,000	\$5,000
Section 23L(2)	\$1,000	\$5,000

[6] Schedule 2

Insert in appropriate order in the matter relating to the Act-

Section 34AB(1)	\$500	\$1,500
Section 34AB(2)	\$500	\$1,500

1

2

[1] Clause 37A

Amendment of Companion Animals Regulation 2018 Schedule 4

2 3

1

	Insert after clause 37—				
	37A			n for breeder identification number or rehoming organisation he Act, s 83LA(2)	5 6
		(1)	follo	Departmental Chief Executive may require an applicant to provide the wing information when applying for a breeder identification number or ming organisation number—	7 8 9
			(a)	the following details about the applicant—	10
				(i) the applicant's name,	11
				(ii) the applicant's address,	12
				(iii) for an individual—the applicant's date of birth,	13
				(iv) the applicant's telephone number,	14
				(v) if the applicant has an ABN—the applicant's ABN,	15
			(b)	the total number of dogs the applicant is responsible for,	16
			(c)	the total number of dog premises, within the meaning of the <i>Prevention</i> of Cruelty to Animals Act 1979, the applicant is responsible for,	17 18
			(d)	details of the dogs kept on the dog premises, including-	19
				(i) the number of male dogs and the number of female dogs, and	20
				(ii) the number of adult dogs, within the meaning of the <i>Prevention</i> of <i>Cruelty to Animals Act 1979</i> , that are female,	21 22
			(e)	other information the Departmental Chief Executive considers necessary.	23 24
		(2)	In th	is clause—	25
			respo	onsible for, in relation to a dog, includes—	26
			(a)	being the owner of the dog within the meaning of the Act, section 7, and	27
			(b)	being the person in charge of the dog within the meaning of the <i>Prevention of Cruelty to Animals Act 1979</i> .	28 29
[2]	Sche	dule 1	Pena	Ity notice offences	30
	Inser	t in app	propria	ate order in the table under the heading Offences under the Act—	31
	Secti	on 83Q	(2)	\$180	

\$180

Section 83Q(3)