

### New South Wales

### **Building and Other Fair Trading Legislation Amendment Bill 2022**

### **Explanatory note**

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

#### Overview of Bill

The object of this Bill is to make miscellaneous amendments to building legislation and other legislation administered by the Minister for Fair Trading.

### 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 building and other Fair Trading legislation

Schedule 1.1 amends the Design and Building Practitioners Act 2020—

- (a) to require the Secretary of the Department of Customer Service (the *Secretary*) to keep, and publish on the Department's website, a register of stop work orders in force under the Act, and
- (b) to permit the Secretary to include on the register, and publish on the Department's website, written undertakings made by registered practitioners and accepted by the Secretary.

**Schedule 1.2** amends the *Explosives Act 2003*—

(a) to increase the maximum penalties for offences under the Act and regulations under the Act (Schedule 1.2[1]-[4], [6], [7] and [12]), and

- (b) to revise a reference to provisions of the *Work Health and Safety Act 2011* (**Schedule 1.2[5]**), and
- (c) to expand regulation-making powers (**Schedule 1.2[8]–[11]**).

**Schedule 1.3** amends the *Land and Environment Court Act 1979* to correct a reference to a provision of the *Design and Building Practitioners Act 2020*.

**Schedule 1.4** amends the *Residential Apartment Buildings (Compliance and Enforcement) Act* 2020.

**Schedule 1.4[1]** increases the maximum penalties for offences, by developers, of failing to notify the Secretary of the intended completion of building work with an expected completion notice.

**Schedule 1.4[2]** provides, as with the carrying out of work in compliance with a requirement of a building work rectification order, that a person is not required to obtain consent or approval under the *Environmental Planning and Assessment Act 1979* to carry out work in compliance with a requirement of an undertaking accepted by the Secretary under the *Residential Apartment Buildings (Compliance and Enforcement) Act 2020*, section 28.

**Schedule 1.4[3]** provides that a building work rectification order may require a developer to take action, other than the carrying out of building work, to eliminate, minimise or remediate a serious defect, or a potential serious defect, in a residential apartment building. **Schedule 1[4]** makes a consequential amendment.

**Schedule 1.4[5]** gives examples of actions that a building work rectification order may require a developer to take in connection with a requirement to carry out building work to a specified standard.

**Schedule 1.4[6]** permits the Secretary to include on the register of orders under the Act, and to publish on the Department's website, written undertakings made by developers and accepted by the Secretary.

**Schedule 1.4**[7] clarifies that information accessible to a person or body is taken to be held by the person or body for the purposes of an information sharing provision.

**Schedule 1.4[8]** provides the Secretary may provide information to local councils and clarifies the government sector agencies to which the Secretary may provide information.

**Schedule 1.4[9]** allows the Secretary to give information to Australian universities, and contractors and consultants, to assist the Secretary to exercise functions under the *Residential Apartment Buildings (Compliance and Enforcement) Act 2020* or to assist research into, or analysis of, matters regulated by the Act.

**Schedule 1.4[10]** provides that certain amendments extend to undertakings accepted, or orders given, before the commencement of the amendments.

**Schedule 1.5** amends the *Strata Schemes Management Act 2015* to provide that a developer of a strata scheme may obtain insurance against serious defects in the building elements of the common property for 1 or more buildings in the scheme for 10 years (*decennial insurance*) instead of giving the Secretary a building bond.

**Schedule 1.6** amends the *Subordinate Legislation Act 1989* to postpone the automatic repeal of the *Explosives Regulation 2013* from 1 September 2023 to 1 September 2024.



# **Building and Other Fair Trading Legislation Amendment Bill 2022**

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### New South Wales

## **Building and Other Fair Trading Legislation Amendment Bill 2022**

No , 2022

#### A Bill for

An Act to make miscellaneous amendments to building legislation and other legislation administered by the Minister for Fair Trading.

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Building and Other Fair Trading Legislation Amendment Act 2022.	3
2	Commencement	4
	This Act commences on the date of assent to this Act.	5

Schedule 1		Amendment of building and other Fair Trading legislation				
1.1	Des	ign a	nd Build	ling Practitioners Act 2020 No 7	3	
	Sect	ion 98	A		4	
	Insert after section 98—					
	98A	Regi	ster of or	ders and undertakings	6	
		(1)		retary must keep the following information in a register and make the ion publicly available—	7 8	
			` ′	pies of all stop work orders in force, her information prescribed by the regulations.	9 10	
		(2)		retary may include the following information in the register and make all of the information publicly available—	11 12	
			(a) co	pies of written undertakings accepted under section 88,	13	
			(b) in	formation related to the undertakings.	14	
		(3)	In this se		15	
				available means publicly available for inspection free of charge by ic on the Department's website.	16 17	
1.2	Ехр	losiv	es Act 2	003 No 39	18	
[1]	Sections 6(1), 7 and 8(1)					
	Omit	<b>"500</b> j	enalty un	its" wherever occurring in the penalty provisions.	20	
	Inser	t instea	d "700 pe	enalty units".	21	
[2]	Sect	ions 6	1), 6A, 7	and 8(1)	22	
	Omit	<b>"250</b> j	enalty un	its" wherever occurring in the penalty provisions.	23	
	Inser	t instea	d "350 pe	enalty units".	24	
[3]	Sect	ions 9	1), 15 and	d 18	25	
	Omit	"50 p	nalty unit	ts" wherever occurring in the penalty provisions.	26	
	Insert instead "70 penalty units".					
[4]	Sect	ion 23	Suspend	ed and cancelled licences and security clearances	28	
	Omit	"10 p	nalty unit	ts" from the penalty provision. Insert instead "15 penalty units".	29	
[5]		Section 27 Extension of certain provisions of Work Health and Safety Act 2011 relating to inspectors and enforcement of this Act				
	Omit "Section 155 and Part 9 (Securing compliance), other than section 187, of the <i>Work Health and Safety Act 2011</i> applies" from section 27(1).					
			d "The <i>W</i> 187, app	York Health and Safety Act 2011, Part 8, Division 2 and Part 9, other ly".	34 35	
[6]	Sect	ion 28	Offence of	of obstructing or intimidating inspectors	36	
	Omit	the pe	nalty prov	vision. Insert instead—	37	

	Maximum penalty—	1
	(a) for a corporation—1,050 penalty units, or	2
	(b) for an individual—315 penalty units.	3
[7]	Section 35 Disclosure of information	4
	Omit "5 penalty units" from section 35(1), penalty provision.	5
	Insert instead "7 penalty units".	6
[8]	Section 36 Regulations	7
	Insert before section 36(2)(a)(i)—	8
	(iaa) the registration of explosives as authorised explosives, including keeping and publishing a register of authorised explosives,	9 10
	(iab) prohibiting the use of unauthorised explosives,	11
[9]	Section 36(2)(a)(iia)	12
	Insert after section 36(2)(a)(ii)—	13
	(iia) safety and security measures relating to explosives and explosive precursors, including storage,	14 15
[10]	Section 36(2)(a1)	16
	Insert after section 36(2)(a)—	17
	(a1) the transport of explosives and explosive precursors, including by regulating, restricting or prohibiting the transport of explosives and explosive precursors in particular areas,	18 19 20
[11]	Section 36(2)(d1)	21
	Insert after section 36(2)(d)—	22
	(d1) the functions and powers of inspectors, including—	23
	(i) giving directions to persons, and	24
	(ii) requiring persons to provide information or documents,	25
[12]	Section 36(3)	26
	Omit "250 penalty units". Insert instead "350 penalty units".	27
1.3	Land and Environment Court Act 1979 No 204	28
	Section 20 Class 4—environmental planning and protection, development contract and strata renewal plan civil enforcement	29 30
	Omit "section 84" from section 20(1)(de). Insert instead "section 91".	31
1.4	Residential Apartment Buildings (Compliance and Enforcement Powers) Act 2020 No 9	32 33
[1]	Section 7 Notification to Secretary of intended completion of building work	34
	Omit "1,000 penalty units", "100 penalty units", "200 penalty units" and "20 penalty units" from the penalty.	35 36
	Insert instead "3,000 penalty units", "300 penalty units", "1,000 penalty units" and "100 penalty units", respectively.	37 38

[2]	Sect	ion 28	Unde	rtakings	1				
	Inser	Insert after section 28(2A)—							
		(2B)	A person may carry out work without consent or approval under the <i>Environmental Planning and Assessment Act 1979</i> if the work is carried out—						
			(a)	to eliminate, minimise or remediate a serious defect, or a potential serious defect, in a residential apartment building, and	5				
			(b)	in compliance with a requirement of an undertaking accepted by the Secretary.	<del>7</del> 8				
[3]	Sect	ion 33	Powe	r to order rectification	9				
	Omit	Omit section 33(2). Insert instead—							
		(2)	build	hilding work rectification order may require the developer in relation to ling work to do one or more of the following to eliminate, minimise or ediate the serious defect—	11 12 13				
			(a)	ensure specified building work is carried out or not carried out,	14				
			(b)	take other action specified in the order.	15				
[4]		Section 34 Order may specify standards and building work that will satisfy those standards							
	Omit	"in th	e orde	r the building work" from section 34(1).	18				
	Inser	t inste	ad "in	the order building work".	19				
[5]	Sect	ion 34	(1A)		20				
	Inser	t after	section	n 34(1)—	21				
		(1A)		e building work rectification order specifies the standard that building a is required to meet, the order may require the developer to—	22 23				
			(a)	submit particulars of the work the person intends to carry out to meet the standard, or	24 25				
			(b)	engage a suitably qualified person or specialist to prepare a report on how the standard will be met.	26 27				
[6]	Sect	Section 62							
	Omit	Omit the section. Insert instead—							
	62	Regi	ster o	f orders and undertakings	30				
		(1)		Secretary must keep the following information in a register and make the mation publicly available—	31 32				
			(a)	copies of all prohibition orders, building work rectification orders and stop work orders in force,	33 34				
			(b)	other information prescribed by the regulations.	35				
		(2)		Secretary may include the following information in the register and make e or all of the information publicly available—	36 37				
			(a)	copies of written undertakings accepted under section 28,	38				
			(b)	information related to the undertakings.	39				
		(3)		is section—	40				
				<i>icly available</i> means publicly available for inspection free of charge by ublic on the Department's website.	41 42				

[7]	Section 65 Exchange of information				1	
	Inse	rt after	section	n 65(6)—	2	
		(6A)		void doubt, information is <i>held</i> by a person or agency for this section if erson or agency has access to the information.	3 4	
			<b>Example—</b> Information on the NSW planning portal to which the Secretary has access.			
[8]	Sect	ion 65	(7), de	finition of "relevant agency", paragraph (a) and (a1)	7	
	Omit paragraph (a)			a). Insert instead—	8	
			(a)	a government sector agency within the meaning of the Government Sector Employment Act 2013,	9 10	
			(a1)	a local council,	11	
[9]	Sect	ion 65	A		12	
	Inse	t after	section	1 65—	13	
	65A	Givi	ng info	ormation to Australian universities for research purposes	14	
		(1)	The S	Secretary may give information, other than personal information, to—	15	
		` ′	(a)	an Australian university, or	16	
			(b)	a consultant or contractor engaged by or on behalf of the Secretary.	17	
		(2)	Infor	mation may only be given under this section—	18	
			(a)	to assist the conduct of research into, or the carrying out of analysis of, a matter regulated by this Act, or	19 20	
			(b)	to assist the Secretary in exercising the Secretary's functions under this Act.	21 22	
		(3)	In thi	s section—	23	
			<b>Austr</b> 2001.	ralian university has the same meaning as in the Higher Education Act.	24 25	
			infor	mation includes information—	26	
			(a)	held by the Secretary or the Department, or	27	
			(b)	provided under a requirement of this Act.	28	
				nal information has the same meaning as in the Privacy and Personal mation Protection Act 1998.	29 30	
[10]	Schedule 1 Savings, transitional and other provisions					
	Insert after Part 3—					
	and			vision consequent on enactment of the Building	33	
				and Other Fair Trading Legislation Amendment Act		
			202	4	35	
	6	App	licatior	n of amendments	36	
				ons 28, 33, 34 and 62, as amended or substituted by the Building and	37	
			under	r Fair Trading Legislation Amendment Act 2022, extend to an rtaking accepted, or an order given, before the commencement of the adment or substitution.	38 39 40	

1.5	Stra	ata Sc	hemes Management Act 2015 No 50	1		
	Part 11, Division 3AA					
	Inse	rt after	Division 3—	3		
	Div	Division 3AA Decennial insurance				
21	1AA	Dece	ennial insurance	5		
		(1)	Division 3 does not apply to a developer of a strata scheme who satisfies the Secretary that the developer has, for building work to which this Part applies, obtained decennial insurance in a form acceptable to the Secretary.	6 7 8		
		(2)	In this section—	9		
			building element has the same meaning as in the Design and Building Practitioners Act 2020.	10 11		
			<i>decennial insurance</i> means insurance, complying with criteria prescribed by the regulations, that—	12 13		
			(a) is taken out by the developer of a strata scheme in favour of the owners corporation for the scheme, and	14 15		
			(b) insures against serious defects in the building elements of the common property for 1 or more buildings in the scheme—	16 17		
			(i) for 10 years, and	18		
			(ii) on a strict liability basis.	19		
			serious defect has the same meaning as in the Residential Apartment Buildings (Compliance and Enforcement Powers) Act 2020.	20 21		
1.6	Sub	ordir	ate Legislation Act 1989 No 146	22		
	Sch	edule (	Further postponement of repeal of statutory rules	23		
	Inse	Insert at the end of the Schedule, with appropriate clause numbering—				
		Post	ponement of repeal of Explosives Regulation 2013	25		
			The Explosives Regulation 2013 remains in force until 1 September 2024, unless sooner repealed.	26 27		