

New South Wales

Building and Construction Industry Security of Payment Amendment Bill 2018

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament. This Bill is cognate with the *Retirement Villages Amendment Bill 2018*.

Overview of Bill

The object of this Bill is to amend the Building and Construction Industry Security of Payment Act 1999 (the **Principal Act**) as follows:

- (a) to modify provisions relating to the entitlement under the Principal Act to receive progress payments and to serve claims in respect of those payments,
- (b) to provide that a progress payment to be paid to a subcontractor under a construction contract is due and payable no later than 20 (instead of the current 30) business days after the subcontractor makes a payment claim for the payment,
- (c) to increase penalties for offences under the Principal Act, including offences relating to the supporting statements that are required to accompany payment claims,
- (d) to make miscellaneous amendments relating to the procedure for recovering progress payments under the Principal Act, including providing for a code of practice relating to persons who are authorised to nominate adjudicators,
- (e) to enable the Supreme Court to set aside (in whole or in part) an adjudicator's determination if it finds that a jurisdictional error has occurred,
- (f) to enable the regulations to require information to be provided to subcontractors when entering into construction contracts,
- (g) to include investigation and enforcement powers under the Principal Act,
- (h) to provide for the period in which proceedings for offences against the Principal Act or the regulations may be commenced in the Local Court,

- (i) to provide for the issuing of penalty notices for offences against the Principal Act or the regulations,
- (j) to provide for the personal liability of directors for offences by corporations,
- (k) to make other amendments of an administrative, minor or consequential nature.

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 on a day or days to be appointed by proclamation.

Schedule 1 Amendment of Building and Construction Industry Security of Payment Act 1999 No 46

Schedule 1 [3] removes the owner-occupier exemption from the Principal Act (that is, the exemption applying to construction contracts for residential building work where the party for whom the work is carried out resides or proposes to reside on the premises). The regulations may currently exempt classes of construction contracts from the Principal Act. **Schedule 1 [1], [2]** and [5] are consequential amendments.

Schedule 1 [4] restates the statutory entitlement to receive progress payments for construction work undertaken to be carried out, or for related goods and services undertaken to be supplied, under a construction contract and removes provisions relating to when that entitlement arises. **Schedule 1 [8]** is a consequential amendment.

Schedule 1 [6] provides that a progress payment to be paid to a subcontractor under a construction contract is due and payable no later than 20 (instead of 30) business days after the subcontractor makes a payment claim for the payment.

Schedule 1 [7] enables regulations to be made dealing with the inspection, by a subcontractor who is entitled to retention money, of records kept in connection with the operation of a trust account into which the money is required to be paid.

Schedule 1 [9] provides that a person who is entitled to a progress payment may serve a payment claim on and from the last day of each named month or, if the construction contract provides for a date in a particular named month for the serving of a payment claim, on and from that date.

Schedule 1 [10] provides that in all cases a payment claim must state that it is made under the Principal Act.

Schedule 1 [11] generally limits a person from making more than one payment claim each month for construction work carried out in that month.

Schedule 1 [12] and [13] increase the penalties for the offence of serving a payment claim on a principal without a supporting statement declaring that all subcontractors have been paid all amounts due and payable to them for the construction work concerned and for the offence of providing a supporting statement knowing that the statement is false or misleading in a material particular.

Schedule 1 [14] is consequential on the amendment made by **Schedule 1** [34] (proposed section 34D).

Schedule 1 [15] makes it clear that a written notice of a claimant's intention to apply for the adjudication of a payment claim must be served on the respondent.

Schedule 1 [16] provides for the withdrawal of adjudication applications.

Schedule 1 [17] modifies the period within which an adjudicator is required to determine an adjudication application where a respondent is entitled to lodge an adjudication response. The adjudicator will be required to determine the application within 10 business days after either the

response is lodged or (if a response is not lodged) the end of the period within which the respondent is entitled to lodge a response.

Schedule 1 [18] requires the service of an adjudicator's determination on the claimant and the respondent. Schedule 1 [19] is a consequential amendment.

Schedule 1 [20], [22] and [23] increase the penalties for certain offences under the scheme in the Principal Act that enables a contractor for a construction project who is claiming progress payments from a subcontractor to secure payment of those progress payments by giving notice of the claim to a principal contractor further up the chain of contractors engaged on the project.

Schedule 1 [21] provides that the obligation of a principal contractor to retain money owed to the respondent no longer applies if the adjudication application by the claimant is withdrawn and a new application is not made.

Schedule 1 [24] makes it clear that the Minister's authorisation of persons to nominate adjudicators under the Principal Act may be given unconditionally or subject to conditions. **Schedule 1** [25] is a consequential amendment.

Schedule 1 [26] provides for a code of practice relating to persons who are authorised to nominate adjudicators under the Principal Act.

Schedule 1 [27] ensures that the methods of service specified in the Principal Act extend to any documents (rather than applying just to notices) authorised or required to be served under the Principal Act. **Schedule 1 [28] and [30]** are consequential amendments.

Schedule 1 [29] makes it clear that if a construction contract provides for a manner of service that manner is applicable only to parties to the contract.

Schedule 1 [31] makes it clear that the expression *serve*, when used in connection with the service of documents, includes give, send or otherwise provide.

Schedule 1 [32] enables the Supreme Court to set aside (in whole or in part) an adjudicator's determination if it finds that a jurisdictional error has occurred. Schedule 1 [32] also provides that corporations in liquidation cannot serve payment claims or take other action under Part 3 of the Principal Act to enforce a payment claim.

Schedule 1 [33] inserts proposed Part 3A containing provisions relating to investigation and enforcement powers for the purposes of the Principal Act.

Schedule 1 [34] deals with offences under the Principal Act as follows:

- (a) by providing that proceedings for an offence against the Principal Act or the regulations are to be commenced no later than 2 years after the date on which the offence is alleged to have been committed (proposed section 34A),
- (b) by providing for the issue of penalty notices for offences against the Principal Act or the regulations (proposed section 34B),
- (c) by providing for the personal liability of directors for being an accessory to an offence committed by a corporation (proposed section 34C),
- (d) by providing for the personal liability of directors for certain offences committed by a corporation (proposed section 34D).

Schedule 1 [35] enables the regulations to prescribe information that must be provided to subcontractors when entering into construction contracts.

Schedule 1 [36] consolidates provisions relating to the disclosure of information obtained in connection with the administration or execution of the Principal Act and enables the Minister to delegate the Minister's functions under the Principal Act.

Schedule 1 [37] provides that the amendments made by the proposed Act do not apply to existing construction contracts.



Building and Construction Industry Security of Payment Amendment Bill 2018

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Building and Construction Industry Security of Payment Amendment Bill 2018

No , 2018

A Bill for

An Act to amend the *Building and Construction Industry Security of Payment Act 1999* to make further provision with respect to payments for construction work carried out, and related goods and services supplied, under construction contracts; and for other purposes.

The	The Legislature of New South Wales enacts:				
1	Name of Act	2			
	This Act is the Building and Construction Industry Security of Payment Amendment Act 2018.	3 4			
2	Commencement	5			
	This Act commences on a day or days to be appointed by proclamation.	6			

Scł	nedule 1	Amendment of Building and Construction Industry Security of Payment Act 1999 No 46	1 2
[1]	Section 4 I	Definitions	3
	Omit the de	efinition of exempt residential construction contract from section 4 (1).	4
	Insert instead	ad:	5
		<i>exempt construction contract</i> means a construction contract prescribed by the regulations under section 7 (5) as a construction contract to which this Act does not apply.	6 7 8
[2]	Sections 4	(2) and 11 (1B) and (1C)	9
	Omit "resid	lential" wherever occurring.	10
[3]	Section 7	Application of Act	11
	Omit section		12
[4]	Section 8		13
	Omit the se	ection. Insert instead:	14
	8 Righ	t to progress payments	15
	·	A person who, under a construction contract, has undertaken to carry out construction work or to supply related goods and services is entitled to receive a progress payment.	16 17 18
[5]	Section 11	Due date for payment	19
	Omit the no	ote to section 11 (1A).	20
[6]	Section 11	(1B) (a)	21
	Omit "30 b	usiness days". Insert instead "20 business days".	22
[7]	Section 12	A Trust account requirements for retention money	23
	Insert "or section 12A	the subcontractor entitled to the retention money" after "Commissioner" in $\Lambda(3)$ (b).	24 25
[8]	Section 13	Payment claims	26
	Omit "8 (1)	" from section 13 (1). Insert instead "8".	27
[9]	Section 13	(1A)–(1C)	28
	Insert after	section 13 (1):	29
	(1A)	A payment claim may be served on and from the last day of the named month in which the construction work was first carried out (or the related goods and services were first supplied) under the contract and on and from the last day of each subsequent named month.	30 31 32 33
	(1B)	However, if the construction contract concerned makes provision for an earlier date for the serving of a payment claim in any particular named month, the claim may be served on and from that date instead of on and from the last day of that month.	34 35 36 37
	(1C)	In the case of a construction contract that has been terminated, a payment claim may be served on and from the date of termination.	38 39

[10]	Section 13 (2) (c)				
	Omit	the pa	ragrap	oh. Insert instead:	2
			(c)	must state that it is made under this Act.	3
[11]	Section	on 13	(5) an	ud (6)	4
	Omit	the su	bsecti	ons. Insert instead:	5
		(5)	only work	ept as otherwise provided for in the construction contract, a claimant may serve one payment claim in any particular named month for construction carried out or undertaken to be carried out (or for related goods and ces supplied or undertaken to be supplied) in that month.	6 7 8 9
		(6)	Subs	ection (5) does not prevent the claimant from:	10
			(a)	serving a single payment claim in respect of more than one progress payment, or	11 12
			(b)	including in a payment claim an amount that has been the subject of a previous claim, or	13 14
			(c)	serving a payment claim in a particular named month for construction work carried out or undertaken to be carried out (or for related goods and services supplied or undertaken to be supplied) in a previous named month.	15 16 17 18
[12]	Section	on 13	(7)		19
	Omit	"200 p	penalty	y units".	20
		instea of an in		000 penalty units in the case of a corporation or 200 penalty units in the ual".	21 22
[13]	Section	on 13	(8)		23
	Omit	"200 <u>r</u>	penalty	y units or 3 months imprisonment, or both".	24
				000 penalty units in the case of a corporation or 200 penalty units or nment (or both) in the case of an individual".	25 26
[14]	Section	on 13,	note		27
	Insert	at the	end o	of section 13:	28
			execu	An offence against subsection (7) or (8) committed by a corporation is an utive liability offence attracting executive liability for a director or other person yed in the management of the corporation—see section 34D.	29 30 31
[15]	Section	on 17	Adjud	dication applications	32
	Omit	"notif	ied" fr	rom section 17 (2) (a). Insert instead "served written notice on".	33
[16]	Section	on 17	A		34
	Insert	after	section	n 17:	35
	17A	With	drawa	al of application	36
		(1)	A cla	nimant may withdraw an adjudication application at any time:	37
			(a)	before an adjudicator is appointed to determine the application, or	38
			(b)	if an adjudicator has been appointed—before the application is determined,	39 40
				erving written notice of the withdrawal on the respondent and on the orised nominating authority or the adjudicator (if any).	41 42

	(2)	the v	adjudicator has been appointed to determine an adjudication application, withdrawal of the application does not have effect if any other party to the truction contract concerned objects to the withdrawal and, in the opinion e adjudicator, it is in the interests of justice to uphold the objection.	1 2 3 4		
[17]	Section 21	Adju	dication procedures	5		
	Omit section	n 21 (3) (a). Insert instead:	6		
		(a)	within 10 business days after:	7		
			(i) if the respondent is entitled to lodge an adjudication response under section 20—the date on which the respondent lodges the response or, if a response is not lodged, the end of the period within which the respondent was entitled to lodge a response, or	8 9 10 11		
			(ii) in any other case—the date on which notice of the adjudicator's acceptance of the application is served on the claimant and the respondent, or	12 13 14		
[18]	Section 22	Adju	dicator's determination	15		
	Insert at the	e end c	of section 22 (3) (b):	16		
			, and	17		
		(c)	be served by the adjudicator on the claimant and the respondent.	18		
[19]	Section 23	Resp	ondent required to pay adjudicated amount	19		
	Insert "by to in section 2		udicator" after "served" in paragraph (a) of the definition of <i>relevant date</i>	20 21		
[20]	Section 26A Principal contractor can be required to retain money owed to respondent					
	Omit section 26A (5) (but not the note). Insert instead:					
	(5)	is no	erson who is served with a payment withholding request must, if the person of (or is no longer) a principal contractor for the claim, give notice to that to the claimant concerned within 10 business days after receiving the est.	25 26 27 28		
			imum penalty: 50 penalty units in the case of a corporation or 10 penalty in the case of an individual.	29 30		
[21]	Section 26	B Obl	igation of principal contractor to retain money owed to respondent	31		
	Omit section	n 26B	(3) (a). Insert instead:	32		
		(a)	the adjudication application for the payment claim is withdrawn and the claimant does not make a new adjudication application in accordance with section 26,	33 34 35		
		(a1)	the adjudicator fails to determine the adjudication application in accordance with section 21 and the claimant does not make a new adjudication application in accordance with section 26,	36 37 38		
[22]	Section 26	B (5)		39		
	Omit "5 per	nalty u	units".	40		
	Insert instead of an indivi		penalty units in the case of a corporation or 10 penalty units in the case	41 42		

[23]	Sections 26D (3) and 26E (2) and (3)							
	Omit	t "10 p	enalty	units" wherever occurring.	2			
	Insert instead "50 penalty units in the case of a corporation or 10 penalty units in the case of an individual".							
[24]	Sect	ion 28	Nomi	nating authorities	5			
	Inser	t after	section	n 28 (1A):	6			
		(1B)		authority under this section may be given unconditionally or subject to litions.	7 8			
[25]	Sect	ion 28	(2)		9			
	Inser	t "or is	s given	subject to conditions" after "withdrawn" in section 28 (2) (b).	10			
[26]	Sect	ion 28	Α		11			
	Inser	t after	section	n 28:	12			
	28A	Code	e of pr	ractice for authorised nominating authorities	13			
		(1)	a co	Minister may, by order published on the NSW legislation website, make de of practice to be observed by an authorised nominating authority in ion to its activities under this Act. The order is to set out the code of tice.	14 15 16 17			
		(2)		code of practice takes effect on the day on which the order is published or, e order specifies a later date for commencement, on the later date.	18 19			
		(3)		Minister may, by order published on the NSW legislation website, amend peal the code of practice.	20 21			
		(4)	of pr an of	authorised nominating authority that contravenes a provision of the code ractice that is identified in the code as an "offence provision" is guilty of ffence under this section.	22 23 24			
				imum penalty: 50 penalty units.	25			
		(5)	the 1	Minister may withdraw a person's authority to nominate adjudicators for purposes of this Act if the Minister is satisfied that the person has ravened a provision of the code of practice. Nothing in this subsection s:	26 27 28 29			
			(a)	the grounds on which the Minister may withdraw any such authority under section 28, or	30 31			
			(b)	the right of a person under that section to apply to the Civil and Administrative Tribunal for an administrative review under the <i>Administrative Decisions Review Act 1997</i> of the Minister's decision to withdraw the authority.	32 33 34 35			
[27]	Sect	ion 31	Servi	ce of documents	36			
	Omit	t "notio	ce" wh	erever occurring in section 31 (1) and (2). Insert instead "document".	37			
[28]	Sect	ion 31	(1) (d) and (d1)	38			
	Omit	t "notio	ces" w	herever occurring. Insert instead "documents".	39			

[29]	Sect	ion 31	(1) (e)	1			
	Omit	t the par	aragraph. Insert instead:	2			
			(e) in the case of service by a party to a construction contract on another party to the construction contract—in the manner that may be provided under the construction contract.	3 4 5			
[30]	Sect	ion 31	(3)	6			
	Omit	t "notice	ees". Insert instead "documents".	7			
[31]	Sect	ion 31	(4)	8			
	Inser	t after s	section 31 (3):	9			
		(4)	In this section: document includes written notice or determination. serve includes give, send or otherwise provide.	10 11 12			
[32]	Sect	ions 32	2A and 32B	13			
	Inser	t after s	section 32:	14			
	32A	Findi	ing of jurisdictional error in adjudicator's determination	15			
		(1)	If, in any proceedings before the Supreme Court relating to any matter arising under a construction contract, the Court makes a finding that a jurisdictional error has occurred in relation to an adjudicator's determination under this Part, the Court may make an order setting aside the whole or any part of the determination.	16 17 18 19 20			
		(2)	Without limiting subsection (1), the Supreme Court may identify the part of the adjudicator's determination affected by jurisdictional error and set aside that part only, while confirming the part of the determination that is not affected by jurisdictional error.	21 22 23 24			
	32B	Appli	ication of Part to a claimant in liquidation	25			
		(1)	A corporation in liquidation cannot serve a payment claim on a person under this Part or take action under this Part to enforce a payment claim (including by making an application for adjudication of the claim) or an adjudication determination.	26 27 28 29			
		(2)	If a corporation in liquidation has made an adjudication application that is not finally determined immediately before the day on which it commenced to be in liquidation, the application is taken to have been withdrawn on that day.	30 31 32			
[33]	Part	3A		33			
	Inser	Insert after Part 3:					
	Par	t 3A	Investigation and enforcement powers	35			
	Divi	ision 1	1 Preliminary	36			
	32C	Autho	orised officers	37			
		(1)	In this Part: authorised officer means:	38 39			

		(a)	a person employed in the Department of Finance, Services and Innovation who is appointed under this Part as an authorised officer, or	2
			an investigator appointed under section 18 of the Fair Trading Act 1987.	3
	(2)		ecretary may appoint persons employed in the Department of Finance, es and Innovation as authorised officers for the purposes of this Part.	(
	(3)	A pers with a	son appointed under subsection (2) is to be provided by the Secretary certificate of identification.	{
	(4)	the au identif	thorised officer must, when exercising on any premises any function of thorised officer under this Part, produce the officer's certificate of ication to any person apparently in charge of the premises who requests duction.	10 11 12
32D	Purp	oses fo	r which functions under Part may be exercised	13
	(1)		horised officer may exercise the functions conferred by this Part for any following purposes:	14 15
			for the purpose of investigating, monitoring and enforcing compliance with the requirements imposed by or under this Act,	16 17
			for obtaining information or records connected with the administration of this Act,	18 19
		(c)	for the purpose of administering or executing this Act.	20
	(2)		Part, a reference to an <i>authorised purpose</i> is a reference to any purpose of to in subsection (1).	2 ²
32E	Extra	aterritor	ial application	23
		though long as	ce may be given under this Part to a person in respect of a matter even in the person is outside the State or the matter occurs outside the State, so is the matter affects or relates to construction work carried out in the State elated goods and services supplied in the State.	24 25 26 27
Divi	sion	2	Information gathering powers	28
32F	Exer	cise in (conjunction with other powers	29
			rer conferred by this Division may be exercised whether or not a power y under Division 3 is being exercised.	30 3
32G	Pow	er of au	thorised officers to require information and records	32
	(1)	person	thorised officer may, by notice in writing given to a person, require the to furnish to the officer such information or records (or both) as the may require for an authorised purpose.	30 34 35
	(2)	record	ce under this Division must specify the manner in which information or s are required to be furnished and a reasonable time by which the nation or records are required to be furnished.	36 37 38
	(3)	record	ce under this Division may only require a person to furnish existing s that are in the person's possession or that are within the person's	39 40 4
		power	to obtain lawfully.	7

	(5)	If any record required to be furnished under this Division is in electronic, mechanical or other form, the notice requires the record to be furnished in written form, unless the notice otherwise provides.	1 2 3
32H	Pow	er of authorised officers to require answers	4
	(1)	An authorised officer may require a person whom the authorised officer suspects on reasonable grounds to have knowledge of matters in respect of which information is reasonably required for an authorised purpose to answer questions in relation to those matters.	5 6 7 8
	(2)	An authorised officer may, by notice in writing, require a corporation to nominate, in writing within the time specified in the notice, a director or officer of the corporation to be the corporation's representative for the purpose of answering questions under this section.	9 10 11 12
	(3)	Answers given by a person nominated under subsection (2) bind the corporation.	13 14
	(4)	An authorised officer may, by notice in writing, require a person to attend at a specified place and time to answer questions under this section if attendance at that place is reasonably required in order that the questions can be properly put and answered.	15 16 17 18
	(5)	The place and time at which a person may be required to attend under subsection (4) is to be:	19 20
		(a) a place and time nominated by the person, or	21
		(b) if the place and time nominated is not reasonable in the circumstances or a place and time is not nominated by the person, a place and time nominated by the authorised officer that is reasonable in the	22 23 24
		circumstances.	25
Divi	sion		25 26
Divi 321			
		3 Entry to premises	26
	Pow	3 Entry to premises er of authorised officers to enter premises	26 27
	Pow (1) (2)	3 Entry to premises er of authorised officers to enter premises An authorised officer may enter premises at any reasonable time. Entry to premises may be effected with or without the authority of a search	26 27 28 29
321	Pow (1) (2)	3 Entry to premises er of authorised officers to enter premises An authorised officer may enter premises at any reasonable time. Entry to premises may be effected with or without the authority of a search warrant.	26 27 28 29 30
321	Pow (1) (2) Entr	3 Entry to premises er of authorised officers to enter premises An authorised officer may enter premises at any reasonable time. Entry to premises may be effected with or without the authority of a search warrant. y into residential premises only with permission or search warrant This Division does not empower an authorised officer to enter a part of premises that is used predominantly for residential purposes without the	26 27 28 29 30 31 32 33
32I 32J	Pow (1) (2) Entr	3 Entry to premises er of authorised officers to enter premises An authorised officer may enter premises at any reasonable time. Entry to premises may be effected with or without the authority of a search warrant. y into residential premises only with permission or search warrant This Division does not empower an authorised officer to enter a part of premises that is used predominantly for residential purposes without the permission of the occupier or the authority of a search warrant.	26 27 28 29 30 31 32 33 34
32I 32J	Pow (1) (2) Entr	a Entry to premises er of authorised officers to enter premises An authorised officer may enter premises at any reasonable time. Entry to premises may be effected with or without the authority of a search warrant. y into residential premises only with permission or search warrant This Division does not empower an authorised officer to enter a part of premises that is used predominantly for residential purposes without the permission of the occupier or the authority of a search warrant. The warrants An authorised officer under this Act may apply to an issuing officer for the issue of a search warrant if the authorised officer believes on reasonable	26 27 28 29 30 31 32 33 34 35 36 37
32I 32J	Pow (1) (2) Entr	and thorised officers to enter premises An authorised officer may enter premises at any reasonable time. Entry to premises may be effected with or without the authority of a search warrant. y into residential premises only with permission or search warrant This Division does not empower an authorised officer to enter a part of premises that is used predominantly for residential purposes without the permission of the occupier or the authority of a search warrant. The warrants An authorised officer under this Act may apply to an issuing officer for the issue of a search warrant if the authorised officer believes on reasonable grounds that: (a) a requirement imposed by or under this Act is being or has been	26 27 28 29 30 31 32 33 34 35 36 37 38

		an at warr	athorised officer named in the warrant and any other person named in the ant:	1 2
		(a)	to enter the premises, and	3
		(b)	to exercise any function of an authorised officer under this Part.	4
	(3)	Divi: 2002	sion 4 of Part 5 of the <i>Law Enforcement (Powers and Responsibilities) Act</i> applies to a search warrant issued under this section.	5 6
	(4)		nout limiting the generality of section 71 of the <i>Law Enforcement (Powers Responsibilities) Act 2002</i> , a police officer may:	7 8
		(a)	accompany an authorised officer executing a search warrant issued under this section, and	9 10
		(b)	take all reasonable steps to assist the authorised officer in the exercise of the officer's functions under this section.	11 12
	(5)	In th	is section:	13
			ing officer means an authorised officer within the meaning of the Law rement (Powers and Responsibilities) Act 2002.	14 15
32L	Pow	er to r	equire owner or occupier to provide assistance	16
		Division Div	authorised officer proposing to exercise a power of entry under this sion may, by notice in writing given to the owner or occupier of the nises, require the owner or occupier to provide such reasonable assistance facilities as are specified in the notice within a specified time and in a lifted manner.	17 18 19 20 21
32M	Pow	ers th	at can be exercised on premises	22
	(1)	in th an a	uthorised officer may, at any premises lawfully entered, do anything that e opinion of the authorised officer is reasonably necessary to be done for uthorised purpose, including (but not limited to) the things specified in ection (2).	23 24 25 26
	(2)	An a	uthorised officer may do any or all of the following:	27
		(a)	make examinations and inquiries that the authorised officer considers necessary,	28 29
		(b)	direct a person to produce records for inspection,	30
		(c)	examine and inspect records,	31
		(d)	copy records,	32
		(e)	seize anything that the authorised officer has reasonable grounds for believing is connected with an offence against this Act or the regulations,	33 34 35
		(f)	do anything else authorised by or under this Act.	36
	(3)	The seize	power to seize anything connected with an offence includes a power to ::	37 38
		(a)	a thing with respect to which the offence has been committed, and	39
		(b)	a thing that will afford evidence of the commission of the offence, and	40
		(c)	a thing that was used for the purpose of committing the offence.	41
	(4)		power to do a thing under this section includes a power to arrange for that g to be done.	42 43
	(5)		ower to do something under this section in relation to a thing may be eised without the consent of the owner of the thing.	44 45

	(6)	In this section, a reference to an offence includes a reference to an offence that there are reasonable grounds for believing has been committed.	1 2
32N	Deal	ing with seized things	3
	(1)	An authorised officer who seizes any thing under this Division on any premises must issue the person apparently in charge of the premises with a written receipt for the thing seized.	4 5 6
	(2)	An authorised officer may retain any thing seized under this Division until the completion of proceedings (including proceedings on appeal) in which it may be evidence.	7 8 9
	(3)	A record may only be retained under subsection (2) if the person from whom the record was seized is provided, within a reasonable time after the seizure, with a copy of the record certified by the authorised officer as a true copy. The copy is, as evidence, of equal validity to the record of which it is certified to be a copy.	10 11 12 13 14
	(4)	Subsection (2) ceases to have effect in relation to anything seized if, on the application of a person aggrieved by the seizure, the court in which proceedings referred to in that subsection are commenced so orders.	15 16 17
Divi	sion	4 Offences	18
320	Failu	re to comply with requirement under Part	19
	(1)	A person must not, without reasonable excuse, refuse or fail to comply with a requirement made of the person under this Part. Maximum penalty:	20 21 22
		(a) in the case of a corporation—40 penalty units, or	23
		(b) in the case of an individual—20 penalty units.	24
	(2)	A person is not guilty of an offence of failing to comply with a requirement under this Part to furnish records or information or to answer a question unless the person was warned on that occasion that a failure to comply is an offence.	25 26 27
32P	Fals	e or misleading information	28
		A person must not provide information or a record or give an answer in purported compliance with a requirement made under this Part knowing that the information, record or answer is false or misleading in a material respect. Maximum penalty:	29 30 31 32
		(a) in the case of a corporation—500 penalty units, or	33
		(b) in the case of an individual—100 penalty units.	34
32Q	Obs	truction of authorised officer	35
	(1)	A person must not, without reasonable excuse, delay, hinder or obstruct an authorised officer in the exercise of the officer's functions under this Part.	36 37
		Maximum penalty:	38
		(a) in the case of a corporation—40 penalty units, or	39
		(b) in the case of an individual—20 penalty units.	40
	(2)	It is a defence to an offence under this section if the person charged establishes that the authorised officer failed to produce the authorised officer's certificate of identification when requested to do so.	41 42 43

[34]	Sections 34A–34D							
	Omi	t sectio	n 34A	. Insert	t instead:	2		
	34A	Proceedings for offences						
		(1)			s for an offence against this Act or the regulations may be dealt arily before the Local Court.	4 5		
		(2)	com	menced	s for an offence against this Act or the regulations may be d within, but not later than, 2 years after the date on which the lleged to have been committed.	6 7 8		
	34B	Pena	alty no	tices		9		
		(1)	to a j		ed officer within the meaning of Part 3A may issue a penalty notice if it appears to the officer that the person has committed a penalty nce.	10 11 12		
		(2)			notice offence is an offence against this Act or the regulations that d by the regulations as a penalty notice offence.	13 14		
		(3)	The	Fines A	Act 1996 applies to a penalty notice issued under this section.	15		
			not w	vish to h ified in	ines Act 1996 provides that, if a person issued with a penalty notice does have the matter determined by a court, the person may pay the amount the notice and is not liable to any further proceedings for the alleged	16 17 18 19		
		(4)	amo	unt pre naximı	t payable under a penalty notice issued under this section is the scribed for the alleged offence by the regulations (not exceeding am amount of penalty that could be imposed for the offence by a	20 21 22 23		
		(5)	unde	er, this	n does not limit the operation of any other provision of, or made or any other Act relating to proceedings that may be taken in offences.	24 25 26		
	34C	Liability of directors etc for offences by corporation—accessory to the commission of offences						
		(1)			poses of this section, a <i>corporate offence</i> is an offence against this egulations that is capable of being committed by a corporation.	29 30		
		(2)	A pe	erson co	ommits an offence against this section if:	31		
			(a)	a cor	poration commits a corporate offence, and	32		
			(b)	the p	erson is:	33		
				(i)	a director of the corporation, or	34		
				(ii)	an individual who is involved in the management of the corporation and who is in a position to influence the conduct of the corporation in relation to the commission of the corporate offence, and	35 36 37 38		
			(c)	the p	erson:	39		
				(i)	aids, abets, counsels or procures the commission of the corporate offence, or	40 41		
				(ii)	induces, whether by threats or promises or otherwise, the commission of the corporate offence, or	42 43		
				(iii)	conspires with others to effect the commission of the corporate offence, or	44 45		

		(11)	offence.	2		
			m penalty: The maximum penalty for the corporate offence if ed by an individual.			
	(3)	The prosecution bears the legal burden of proving the elements of the offence against this section.				
	(4)	The offence against this section can only be prosecuted by a person who can bring a prosecution for the corporate offence.				
	(5)	This section does not affect the liability of the corporation for the corporate offence, and applies whether or not the corporation is prosecuted for, or convicted of, the corporate offence.				
	(6)	criminal the corp	tion does not affect the application of any other law relating to the liability of any persons (whether or not directors or other managers of oration) who are concerned in, or party to, the commission of the e offence.	10 14 18 16		
34D			ectors etc for specified offences by corporation—offences cutive liability	17 18		
	(1)	For the purposes of this section, an executive liability offence is:				
			n offence against section 13 (7) or (8) that is committed by a proporation, or	20 2		
		(b) ar	offence against the regulations that:	22		
		(:	i) is created under section 12A, and	23		
		(i	i) is prescribed by the regulations as an offence to which this section applies, and	24 25		
		(ii	i) is committed by a corporation.	26		
	(2)	A person commits an offence against this section if:				
		(a) a corporation commits an executive liability offence, and				
		(b) th	e person is:	29		
		(1	i) a director of the corporation, or	30		
		(i	i) an individual who is involved in the management of the corporation and who is in a position to influence the conduct of the corporation in relation to the commission of the executive liability offence, and	3 ² 32 34		
		(c) th	e person:	35		
		(1	knows that the executive liability offence (or an offence of the same type) would be or is being committed or is recklessly indifferent as to whether it would be or is being committed, and	36 37 38		
		(i		39 40		
		Maximum penalty: 200 penalty units.				
	(3)	The prosecution bears the legal burden of proving the elements of the offence against this section.				
	(4)		ence against this section can only be prosecuted by a person who can prosecution for the executive liability offence.	44 45		

	(5)	liabil	section does not affect the liability of the corporation for the executive lity offence, and applies whether or not the corporation is prosecuted for, privided of, the executive liability offence.	1 2 3		
	(6)	crim the d liabil	section does not affect the application of any other law relating to the inal liability of any persons (whether or not directors or other managers of corporation) who are accessories to the commission of the executive lity offence or are otherwise concerned in, or party to, the commission of executive liability offence.	4 5 6 7 8		
	(7)	In th	is section:	9		
			ctor has the same meaning it has in the Corporations Act 2001 of the amonwealth.	10 11		
		offer	onable steps, in relation to the commission of an executive liability nce, includes, but is not limited to, such action (if any) of the following s as is reasonable in all the circumstances:	12 13 14		
		(a)	action towards:	15		
			(i) assessing the corporation's compliance with the provision creating the executive liability offence, and	16 17		
			(ii) ensuring that the corporation arranged regular professional assessments of its compliance with the provision,	18 19		
		(b)	action towards ensuring that the corporation's employees, agents and contractors are provided with information, training, instruction and supervision appropriate to them to enable them to comply with the provision creating the executive liability offence so far as the provision is relevant to them,	20 21 22 23 24		
		(c)	action towards ensuring that:	25		
			(i) the plant, equipment and other resources, and	26		
			(ii) the structures, work systems and other processes,	27		
			relevant to compliance with the provision creating the executive liability offence are appropriate in all the circumstances,	28 29		
		(d)	action towards creating and maintaining a corporate culture that does not direct, encourage, tolerate or lead to non-compliance with the provision creating the executive liability offence.	30 31 32		
[35]	Section 35	Regu	lations	33		
	Insert after section 35 (3):					
	(4)	The	regulations may:	35		
		(a)	prescribe information that is required to be provided to a subcontractor when entering into a construction contract, and	36 37		
		(b)	create offences punishable by a penalty not exceeding 100 penalty units in relation to that requirement.	38 39		
[36]	Sections 36 and 36A					
_	Omit sections 36–36B. Insert instead:					
	36 Disc	losure	e of information	42		
			erson must not disclose any information obtained in connection with the inistration or execution of this Act unless that disclosure is made:	43 44		
		(a)	with the consent of the person from whom the information was obtained, or	45 46		

			(b)	in connection with the administration or execution of this Act, or	1
			(c)	for the purposes of legal proceedings arising out of this Act or for the purposes of a report of legal proceedings, or	2
			(d)	in accordance with a requirement imposed under the <i>Ombudsman Act</i> 1974, or	4 5
			(e)	with other lawful excuse.	6
			Max	imum penalty: 100 penalty units.	7
	36A	Dele	gation	1	8
				Minister may delegate the exercise of any function of the Minister under Act (other than this power of delegation) to:	9 10
			(a)	the Secretary, or	11
			(b)	a person employed in a Public Service agency responsible to the Minister, or	12 13
			(c)	a person, or a class of persons, authorised for the purposes of this section by the regulations.	14 15
[37]	Schedule 2 Savings and transitional provisions				
	Insert at the end of the Schedule, with appropriate Part and clause numbering:				
	Part		Pro	ovisions consequent on enactment of Building	18
			and Construction Industry Security of Payment		19
			Am	endment Act 2018	20
	Application of amendments				21
			Build does	ept as provided by the regulations, an amendment made to this Act by the ding and Construction Industry Security of Payment Amendment Act 2018 not apply in relation to a construction contract entered into before the mencement of the amendment.	22 23 24 25