Government Bill

As reported from the committee of the whole House

Key to symbols used in reprinted bill

As reported from the committee of the whole House

text inserted text deleted

Hon Stuart Nash

Arms Legislation Bill

Government Bill

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The Parliament of New Zealand enacts as follows:

1	Title

This Act is the Arms Legislation Act **2019**.

2 Commencement

- (1) The following provisions come into force on the day after the date on which 5 this Act receives the Royal assent:
 - (a) sections 3 to 9, 10A, 11A to 15, 17 to 30, 37, 37A, 40, 41, 42(1), (2), and (4) to (6), 43 to 52, 54 to 59, 62 to 70, 72 to 74A, 76A, 77A, and 78 to 82C:
 - (b) **section 10**, to the extent that it relates to new **section 5C** of the prin- 10 cipal Act:
 - (c) section 31, to the extent that it relates to new sections 22BA, 22E, and 22F of the principal Act:
 - (d) section 83, to the extent that it relates to new sections 79 to 90A and 95 of the principal Act:
 - (e) section 84 and Schedule 1, to the extent that they relate to new clauses 8 to 10, 13, and 16A to 16E, and 17 of Schedule 1 of the principal Act.:
 - (f) section 88 and Part 1 of Schedule 2:
 - (g) section 88 and Part 2 of Schedule 2, to the extent that they relate to regulations 3(1A)(b), 6(1A)(b), 10(2)(b), 12(1), 12(1B), 13(1A)(a), 16(2)(b)(i) and (ii), 28E, 28F, and 29A(a) of the Arms Regulations 1992.
- (2) The following provisions come into force 6 months after the date on which this Act receives the Royal assent:
 - (a) section 31, to the extent that it relates to new sections 22A, 22B, 25 22C, and to 22D and 22F of the principal Act:
 - (b) sections 32 to 36, 38, and 39:
 - (c) section 61:
 - (d) sections 75 to 76 and 77 75, 76, and 77:
 - (e) **section 83**, to the extent that it relates to new **section 91** of the principal Act:
 - (f) section 84 and Schedule 1, to the extent that they relate to new clauses 11 and 12 of Schedule 1 of the principal Act:
 - (f) section 88 and Part 2 of Schedule 2, to the extent that they relate to rule 20.13(1)(d) of the District Court Rules 2014.
 - (g) section 86.
- (3) The following provisions come into force 12 months after the date on which this Act receives the Royal assent:

	(a)	section 10, to the extent that it relates to new sections 5 to 5B and 6 of the principal Act:	
	(b)	section 11:	
	(c)	section 16- <u>:</u>	
	<u>(d)</u>	section 88 and Part 2 of Schedule 2, to the extent that they relate to regulation 7(7A)(b), (9), and (10) of the Arms Regulations 1992:	5
	<u>(e)</u>	section 88 and Part 2 of Schedule 2, to the extent that they relate to regulation 9.2 of the Health and Safety at Work (Hazardous Substances) Regulations 2017.	
(4)		following provisions come into force 2 years after the date on which this eceives the Royal assent:	10
	(a)	section 42(3):	
	(b)	section 53, to the extent that it relates to new-sections 38A to 38V Part 6 of the principal Act:	
	(c)	section 84 and Schedule 1, to the extent that they relate to new clauses 14 and 15 of Schedule 1 of the principal Act-:	15
	<u>(d)</u>	section 88 and Part 2 of Schedule 2, to the extent that they relate to regulation 22(1)(a) of the Arms Regulations 1992.	
(5)	Act r	collowing provisions come into force 2–3 years after the date on which this eceives the Royal assent, unless brought into force earlier under subsection or on an earlier date specified by the Governor-General by Order in cil:	20
	(a)	section 53, to the extent that it relates to new sections 38W to 38ZF Part 7 of the principal Act:	
	(b)	section 71:	25
	(c)	section 83 , to the extent that it relates to new sections 92 to 94 of the principal Act:	
	(d)	section 84 and Schedule 1, to the extent that they relate to new clause 16 of Schedule 1 of the principal Act:	
	(e)	section 88 86:	30
	(f)	any other provision whose commencement is not provided for by subsections (1) to (4).	
(6)		ions 85 and 87 come into force on a date appointed by the Governor-ral by Order in Council.	
(6A)	Any	provision whose commencement is not provided for in subsections (1)	35

to (6) comes into force 2 years after the date on which this Act receives the Royal assent, or on an earlier date specified by the Governor-General by Order

in Council.

(7)	The Governor-General may, by Order in Council, appoint commencement dates for For the purposes of subsections (5) and (6) to (6A) , and 1 or more 1 or more orders may be made appointing different dates for different provisions and for different purposes.					
		Part 1	5			
		Amendments to Arms Act 1983				
3	Prin	cipal Act				
	This	Part amends the Arms Act 1983 (the principal Act).				
4	Long	g Title repealed				
	Repe	al the Long Title.	10			
5	New	Part 1 heading and section 1A inserted				
	After	section 1, insert:				
		D4 1				
		Part 1 Preliminary provisions				
		1 Tellimially provisions				
1A	Purp	ooses of this Act	15			
(1)	The 1	purposes of this Act are to—				
	(a)	promote the safe possession and use of firearms and other weapons; and				
	(b)	impose controls on the possession and use of firearms and other weapons.				
(2)		The regulatory regime established by this Act to achieve those purposes reflects the following principles:				
	(a)	that the possession and use of arms is a privilege; and				
	(b)	that persons authorised to import, manufacture, supply, sell, possess, or use arms have a responsibility to act in the interests of personal and public safety.	25			
6	Secti	on 2 amended (Interpretation)				
(1)	In se	ction 2(1), insert in their appropriate alphabetical order:				
	air p	istol carbine conversion kit—				
	(a)	means a frame or kit that may be used to convert an air pistol that is designed or adapted to be held and fired with 1 hand into an airgun that may be fired from the shoulder; but	30			
	(b)	does not include a pistol carbine conversion kit				

amm	unitio	n selle	r—		
(a)		-	rson who is responsible for the day-to-day management of a at includes selling or supplying ammunition; but		
(b)	does not include—				
	(i)	a lice	ensed dealer; and	5	
	(ii)	a me	mber of a shooting club, if the member sells ammunition—		
		(A)	to a club member, or on club premises, with the approval of the management committee of the club or a majority vote of club members; and		
		(B)	the sales revenue is used for the benefit of the club	10	
arms	item	means	an item of any of the following classes of arms:		
(a)	firea	ms (in	cluding prohibited firearms):		
(b)	maga	zines ((including prohibited magazines):		
(c)	parts	(inclu	ding prohibited parts):		
(d)	airgu	ns:		15	
(e)	pisto	ls:			
(f)	restri	cted w	reapons:		
(g)	pisto	l carbii	ne conversion kits		
blan	k-firin	g gun-	_		
(a)	mean	ıs anytl	hing that—	20	
	(i)		the shape of a firearm or restricted weapon, or otherwise ables a firearm or restricted weapon; and		
	(ii)		pable of firing blank cartridges, but incapable of discharging thot, bullet, missile, or other projectile; and		
(b)	inclu	des a s	tarting pistol that fires a blank cartridge or a cap	25	
	oms o se Act		has the meaning given in section 5(1) of the Customs and		
deal	er acti	vity m	eans any activity of a kind specified in section 5(1)		
Cour Cour Psycl	icil of icil of hologis	New New sts Bo	Zealand, a nurse practitioner registered with the Medical Zealand, a nurse practitioner registered with the Nursing Zealand, a psychologist registered with the New Zealand and, or a duly authorised officer under the Mental Health ressment and Treatment) Act 1992	30	
impr	oveme	ent not	tice means a notice issued under section 60		
man	ufactu	re, in r	relation to an item, includes the assembly of that item	35	
non- nition	•	ited a	mmunition means ammunition that is not prohibited ammu-		

non-prohibited firearm means a firearm that is not—

<u>(a)</u>	a pronibiled lirearm; or	
<u>(b)</u>	a pistol; or	
<u>(c)</u>	a restricted weapon	
non-	prohibited magazine means a magazine that is not a prohibited magazine	5
non-	prohibited part means a part that is not a prohibited part	
pisto	ol carbine conversion kit—	
(a)	means a frame or kit that may be used to convert a pistol (not being an air pistol) that is designed or adapted to be held and fired with 1 hand and that has an overall length of no more than 400 millimetres into a firearm that may be fired from the shoulder; and	10
(b)	includes a frame or kit described in paragraph (a) that is also capable of being used as an air pistol carbine conversion kit	
regis	stry means the registry kept and operated under section 92	
and f	-automatic pistol means a firearm that is designed or adapted to be held fired with 1 hand, including any firearm that is less than 762 millimetres in the hand that when loaded, with each pull of the trigger,—	15
(a)	fires a cartridge and ejects the cartridge case; and	
(b)	automatically loads another cartridge in the firearm's chamber (unless all loaded cartridges have been fired)	20
a pos	or manager , in relation to a body corporate, means a person who occupies sition that allows the person to exercise significant influence over the mannent or administration of the body corporate (for example, a chief execu-	
shoo	ting club has the meaning given in section 38A	25
smal	ll semi-automatic pistol means a semi-automatic pistol that—	
(a)	has an overall length of 400 millimetres or less, excluding any silencer, pistol carbine conversion kit, or other muzzle-fitting attachment; and	
(b)	has a barrel length of 101 millimetres or more; and	
(c)	is capable of firing specified ammunition only at a muzzle velocity of 1,600 feet per second or less; and	30
(d)	is suitable for shooting on a certified pistol range	
the -t sione knov	ified ammunition means ammunition of a type specified in the rules of arget pistol target shooting disciplines that are approved by the Commister and administered by the national pistol target shooting controlling body on as Pistol New Zealand Incorporated and that are conducted on ranges oved by the Commissioner	35

(2)

(3) (3A)

(4)

secti tenco weap	on 29(2 e to si oons du	2)(e) a upervisuring th	rer means a person who holds a current endorsement under nd is recognised by the Police as having the required compe- se the use and secure storage of firearms and restricted neatrical, einematic, television, film, or video productions
licen allow item	ce tha	t bears em to king a	rer means a person who holds a firearms licence or dealer's a current endorsement under section 30(1)(c) or 30B(3) possess, use, or supervise the use of any of the following broadcast or in theatrical, cinematic, television film, or video ions:
<u>(a)</u>	firea	rms:	
<u>(b)</u>	prohi	ibited 1	magazines:
<u>(c)</u>	restri	cted w	<u>veapons</u>
	or mea than 1		isitor to New Zealand who intends to be in New Zealand for
In se	ction 2	(1), re	place the definition of antique firearm with:
antic	que fir	earm–	_
(a)	mear	ns—	
	(i)	any f	Tirearm that—
		(A)	is held in the possession of any person solely as an antique (but not as a copy or replica of an antique); and
		(B)	is not designed for firing, and is not capable of firing, rim- fire or centrefire cartridge ammunition; or
	(ii)	-	firearm declared by regulations made under this Act to be an ue firearm for the purposes of this Act; but
(b)	does	not inc	clude any firearm manufactured after 1899
In se	ction 2	(1), re	peal the definition of arms office.
			efinition of exempt person, after "section 4A(1)", insert "or ion 4A(1A), (1B), or (1C)".
In se	ction 2	(1), re	place the definition of part with:
part	, in rela	ation to	o any firearm or restricted weapon—
(a)	mear	ns	
	(i)	shot,	component that, of itself, is essential to the discharge of any bullet, missile, or other projectile from the firearm or restric-veapon; and
	(ii)	_	component that is exclusively designed to be, or is intended to an integral part of the firearm or restricted weapon (for

example, a butt, stock, magazine, or other component that feeds or contributes to feeding ammunition to the firearm or restricted

weapon); and

	(b)		des the following components or accessories that can be fitted to, or ted to fit, a firearm or restricted weapon:	
		(i)	grips:	
		(ii)	frames:	
		(iii)	chassis systems:	5
		(iv)	conversion kits:	
		<u>(iv)</u>	magazine adapters:	
		(v)	magazine couplers:	
		(vi)	magazine loaders:	
		(vii)	flash suppressors:	10
		(viii)	silencers:	
		(ix)	folding or telescoping stocks; but	
	<u>(c)</u>	does 1	not include the following:	
		<u>(i)</u>	pistol carbine conversion kits:	
		<u>(ii)</u>	air pistol carbine conversion kits	15
5)	In se	ction 20	(1), replace the definition of pistol with:	
	that i	s desig	as a firearm (other than a prohibited firearm or restricted weapon) and or adapted to be held and fired with 1 hand, and includes any	
			her than a prohibited firearm or restricted weapon) that is less than extres in length	
бA	762 1 Secti	nillime on 2A		20
	762 1 Secti	on 2A ace second	replaced (Meaning of prohibited firearm) tion 2A with:	
2A	762 1 Secti Repla	on 2A ace seconing of	replaced (Meaning of prohibited firearm) tion 2A with: f prohibited firearm	
	762 1 Secti Repla Mean	on 2A ace sectioning of	replaced (Meaning of prohibited firearm) tion 2A with: f prohibited firearm unless the context otherwise requires, prohibited firearm—	20
2A	762 1 Secti Repla	on 2A ace sectioning of is Act, to mean	replaced (Meaning of prohibited firearm) tion 2A with: f prohibited firearm unless the context otherwise requires, prohibited firearm— s any of the following firearms:	20
2A	762 1 Secti Repla Mean	on 2A ace sectioning of is Act, to mean	replaced (Meaning of prohibited firearm) tion 2A with: f prohibited firearm unless the context otherwise requires, prohibited firearm— s any of the following firearms: a semi-automatic firearm, other than—	20
2A	762 1 Secti Repla Mean	on 2A ace sectioning of is Act, to mean	replaced (Meaning of prohibited firearm) tion 2A with: f prohibited firearm unless the context otherwise requires, prohibited firearm— s any of the following firearms:	25
2A	762 1 Secti Repla Mean	on 2A ace sectioning of is Act, to mean	replaced (Meaning of prohibited firearm) tion 2A with: f prohibited firearm unless the context otherwise requires, prohibited firearm— s any of the following firearms: a semi-automatic firearm, other than— (A) a specified semi-automatic firearm: (B) a semi-automatic shotgun with a non-detachable tubular magazine or magazines that are capable of holding no more than 5 cartridges commensurate with that firearm's cham-	25
2A	762 1 Secti Repla Mean	on 2A ace sectioning of is Act, to mean	replaced (Meaning of prohibited firearm) tion 2A with: f prohibited firearm unless the context otherwise requires, prohibited firearm— s any of the following firearms: a semi-automatic firearm, other than— (A) a specified semi-automatic firearm: (B) a semi-automatic shotgun with a non-detachable tubular magazine or magazines that are capable of holding no more than 5 cartridges commensurate with that firearm's chamber size:	25

		(ii)	a pump-action shotgun that is capable of being used with a detachable magazine:	
		(iii)	a pump-action shotgun that has a non-detachable tubular magazine or magazines that are capable of holding more than 5 cart-ridges commensurate with that firearm's chamber size:	5
		(iv)	a centrefire pump-action rifle that is capable of being used with a detachable magazine:	
		(v)	a centrefire pump-action rifle that has 1 or more non-detachable magazines (tubular or otherwise) that are capable of holding more than 10 cartridges commensurate with that firearm's chamber size; and	10
	(b)		des any other firearm declared by Order in Council made under sec- 74A to be a prohibited firearm for the purposes of this Act.	
(2)			tion (1)(a)(i)(A), specified semi-automatic firearm means a semi- irearm—	15
	(a)	that I fed, t	s capable of firing only 0.22 calibre or lower rimfire cartridges; and has a magazine, whether or not detachable or otherwise externally that is capable of holding no more than 10 cartridges commensurate the firearm's chamber size; and	
	(aa)	fed, t	has a magazine, whether or not detachable or otherwise externally that is capable of holding no more than 10 cartridges commensurate the firearm's chamber size; and	20
	(b)	a lov receiv	e firearm has a lower receiver, the lower receiver that does not have ver receiver that is not able to be attached to a centrefire upper ver so as to result in a firearm that that the resulting firearm is able notion.	25
(3)			poses of subsection (1)(a)(i)(D) , the person is the holder of a fire- e a person who—	
	(a)	unde	e person's has a firearms licence that bears an endorsement made r section 30 permitting the holder to possess the semi-automatic pisthe capacity referred to in section 29(2)(b), (c), (d), or (e); and	30
	(b)	-	erson-has been issued with a permit to import the pistol (under sec-18) or a permit to possess the pistol (under section 35).	
6B	Secti	on 2B	amended (Meaning of prohibited magazine)	
			P(B(b), replace "(except a pistol)" with "(except a pistol described in	35

Section 3 amended (Act to bind the Crown)

(1A) In section 3(2), replace "possession of firearms, airguns, pistols, magazines, parts, restricted weapons," with "possession of arms items,".

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- (1) In section 3(2)(a)(ii), after "employed", insert "or engaged".
- (2) Replace section 3(2)(a)(v) with:
 - (v) a person authorised by the Commissioner or the Chief of Defence Force to provide training to members of their respective organisations referred to in this paragraph in the use of any arms item, ammunition, or explosive; or
 - va) a civilian employee of the Ministry of Defence, so long as the person carries or possesses any firearms or other items regulated by or under this Act under the direct supervision of a member of the New Zealand Defence Force: or
 - (vb) a Customs officer; or
- (2A) In section 3(2)(b), replace "firearms, airguns, pistols, magazines, parts, restricted weapons," with "arms items,".
- (2B) In section 3(3)(a) and (b), replace "firearms, airguns, pistols, magazines, parts, restricted weapons," with "arms items,".
- (3) After section 3(3)(a), insert:
 - (aba) the importation or possession by any agent of the Crown of arms items, ammunition, or explosives imported on behalf of the Crown, so long as the importation or possession is within the scope of the agent's written authority; or
 - (aeb) the manufacture by the Crown, or on behalf of the Crown by any agent of the Crown, of any arms items, ammunition, or explosives, so long as any assembly or manufacture by an agent is within the scope of the agent's written authority; or
- (4) After section 3(3), insert:
- (4) Nothing in this Act makes unlawful the importation, carriage, or possession of any firearm or other item regulated by or under this Act by any person who is a visiting law enforcement officer from another country and is authorised by the Commissioner to import the firearm or other item into New Zealand or to carry or possess the firearm or other item while in New Zealand.
- (5) The following requirements of this Act do not apply in relation to any arms items, ammunition, or explosives, or other items regulated by or under this Act that are owned by the Crown, except to the extent provided by regulations made under section 74:
 - (a) any requirement to notify or report any event or circumstance to the Police:
 - (b) any requirement to mark any firearm or other item with an identifying marking:
 - (c) any requirement to provide any particulars to the Police for inclusion in the registry:

- (d) any requirement to record any particulars, whether in the registry or elsewhere.
- (6) No prosecution for an offence against any of **sections 55D, 55E, 55F, and 55G** may be commenced or continued against any constable in respect of any act committed by them at a time or during a period when they were acting as an undercover officer, except with the leave of the Attorney-General.
- (7) In subsection (6), undercover officer—
 - (a) means a constable whose identity is for the time being concealed for the purpose of a particular investigation of any suspected offence against any of **sections 55D, 55E, 55F, and 55G**; and
 - (b) includes any other constable who is for the time being directing or assisting that constable in the course of that investigation.
- (8) A certificate signed by the Commissioner to the effect that, at any specified time or during any specified period, the constable named in the certificate was acting as an undercover officer is, for the purposes of **subsection (6)**, conclusive evidence of that fact.
- 8 Section 4A amended (Persons who may apply to import, sell, supply, possess, or use prohibited items)
- (1) In the heading to section 4A, after "**import**,", insert "manufacture,".
- (2) In section 4A(1)(a), delete "or an employee or agent of a licensed dealer".
- (2A) After section 4A(1)(i), insert:
 - (j) a person who is the owner or manager, or is an employee, of an agricultural, a horticultural, or a silvicultural business, if there is a real possibility that the commercial viability of the business would be detrimentally affected to a significant extent by the presence of prescribed wild animals or animal pests on any land used for that business (subject to prescribed limits, if any).
- (3) After section 4A(1), insert:
- (1A) A person who before 12 April 2019 was in the business of manufacturing prohibited parts for the purposes of permitted supply is an exempt person in their capacity as a manufacturing business if the person continues, for the purposes of permitted supply, to manufacture prohibited parts.
- (1B) A person who before 12 April 2019 was in the business of permitted supply is an exempt person in their capacity as a permitted supply business if the person continues, for the purposes of carrying out permitted supply, to use prohibited items to test and demonstrate prohibited parts.
- (1C) A person employed or engaged by a person referred to in subsection (1A) or (1B) is an exempt person for the purpose of carrying out their duties in accordance with their contract of employment or engagement.
- (4) After section 4A(2), insert:

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(3)	In th	is section, permitted supply means—		
(3)	(a)	the supply of prohibited parts to the Crown that is permitted under section 3(2) or (3):		
	(b)	the export of prohibited parts to any person that is permitted or authorised under the Customs and Excise Act 2018:		
	(c)	the supply of prohibited parts to other persons expressly permitted or authorised under this Act to possess prohibited parts (other than by clause 5 of Schedule 1).		
9	Cros	s-heading above section 5 replaced		
	Repl	ace the cross-heading above section 5 with:		
		Part 2		
		Licensed dealers		
10	Secti	ions 5 and 6 replaced		
		ace sections 5 and 6 with:		
5	Dealers to be licensed			
(1)	A pe	erson other than a body corporate must not carry on any of the following ities in relation to a class of arms items without a dealer's licence that prises the person to carry on the activity in relation to that class of arms		
	(a)	earrying on the business of selling, hiring, lending, or otherwise supplying a class of arms items:		
	(b)	possessing, for the purposes of an auction, a class of arms items:		
	(c)	earrying on the business of repairing or modifying a class of arms items:		
	(d)	displaying, as the director or curator of a bona fide museum, a class of arms items:		
	(e)	earrying on the business of manufacturing for sale, hire, lending, or other supply a class of arms items:		
	(f)	manufacturing (for the purposes of permitted supply (as defined in section 4A(3))) prohibited parts and using prohibited items to test and demonstrate those prohibited parts.		
(1A)	tion	dy corporate must not carry on any of the activities specified in subsec- (1) in relation to a class of arms items unless a senior manager of the body brate has a dealer's licence authorising the senior manager to carry on the ities in relation to the class of arms items on behalf of the body corporate.		

(1B) A licensed dealer must not operate from 2 or more places of business carrying

on any of the activities specified in subsection (1) in relation to a class of arms items unless the manager of each place of business has a dealer's licence

	autho items	_	the manager to carry on the activity in relation to the class of arms				
(1C)	Despite subsections (1) and (1A) , a dealer's licence is not required for the following activities:						
	(a)	ing th	nercial hunting guide services by a firearms licence holder who dur- ne provision of those services supplies no more than 6 firearms to 1 ore clients:	5			
	(b)		elling, hiring, lending, or supplying of firearms by a member of a ring club, if the member—				
		(i)	sells, hires, lends, or supplies firearms to a club member, or on club premises, with the approval of the management committee of the club or a majority vote of club members; and	10			
		(ii)	the revenue from the sale, hire, lending, or supply of the firearms is used for the benefit of the club.				
(2)	A dealer's licence may not be issued for the carrying on of any of the activities specified in subsection (1) in relation to—						
	(a)	anti-personnel mines; or					
	(b)	cluster munitions.					
(4)	term	A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 6 months, or to a fine not exceeding \$10,000, if the person, without reasonable excuse, contravenes subsection (1) this section.					
5A	Appl	icatior	ı for dealer's licence				
(1)	An application for a dealer's licence must—						
	(a)		ade on a form provided by a member of the Police, or in any way oved by a member of the Police; and	25			
	(b)	speci	fy—				
		(i)	the dealer activities for which the dealer's licence is sought; and				
		(ii)	the class or classes of arms items in respect of which those activities will be carried on; and				
		(iia)	the place of business from which the dealer activities will be carried on; and	30			
		(iii)	if the dealer intends to operate from 2 or more places of business, the name of the manager of each place of business and the address of each place of business.				
(2)	speci	fied in	ion for a dealer's licence to carry on or manage the dealer activity section 5(1)(e) in relation to the manufacture of any prohibited only be made by a person described in section 4A(1A).	35			

An application for a dealer's licence to carry on the dealer activity specified in

section 5(1)(f) may only be made by a person described in section 4A(1A).

(3)

	_			
5B	CCIIA	of doc	OP'G	licence
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- (1) A commissioned officer of Police may issue a dealer's licence to an applicant authorising the applicant to carry on 1 or more dealer activities in respect of 1 or more classes of arms items if—
 - (a) the applicant holds a firearms licence; and

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- (b) the commissioned officer of Police is satisfied that the applicant
 - the applicant is a fit and proper person to carry on the dealer activity or activities; and
 - (ii) has in each place of business from which the dealer activity or activities are being carried on there are secure storage facilities appropriate for the class and number of arms items and any ammunition that may be possessed in the course of carrying-out the activity or on the dealer activity or activities.
- A dealer's licence that is issued to an applicant for the carrying on of a dealer (2) activity in respect of any of the following classes of arms items must bear an appropriate endorsement made under section 30 or 30B:

- prohibited firearms: (a)
- (b) prohibited magazines:
- (c) pistols:
- (d) restricted weapons:

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- (e) pistol carbine conversion kits.
- A dealer's licence is personal to the person to whom it is issued, may not be (3) transferred to any other person, and must specify
 - the dealer activity or activities the person may carry on; and (a)
 - (b) the class or classes of arms items in respect of which that activity or 25 those activities may be carried on.
- (4) However, if the person to whom a dealer's licence is issued is a senior manager of a body corporate, the senior manager may, on behalf of the body corporate, carry out the dealer activities specified in the dealer's licence in relation to the class or classes of arms items specified in the dealer's licence.

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5C On-site theatrical armourers to supervise firearms use in certain cases

- (1) This section applies if a holder of a dealer's licence hires out firearms for use by a bona fide theatre company or society or cinematic or television film production company or video recording production company.
- The use of those firearms by members of the company or society must be (2) supervised by an on-site theatrical armourer.

6	Fit and proper person to hold dealer's licence					
	In deciding whether, for the purposes of section 5B(1)(b)(i) , an applicant is a fit and proper person to hold a dealer's licence, the commissioned officer of Police—					
	(a)		take into account the character and reputation of the applicant, and her the applicant—	5		
		(i)	has the competencies and resources to carry on the dealer activity or activities for which the dealer's licence is sought; and			
		(iii)	has any convictions; and			
		(iv)	has a sound knowledge of firearms; and	10		
		(v)	understands the legal obligations of a holder of a dealer's licence; and			
		(vi)	understands the legal obligations of a holder of a firearms licence, including an understanding of the endorsements that may be made on a firearms licence, and is able to provide advice on those obligations; and	15		
	(b)	and licen	e case of an applicant who is a senior manager of a body corporate, who, in reliance on section 5(1A) , is applying for a dealer's ce to enable the body corporate to carry on a dealer activity, the missioned officer of Police must take into account whether—	20		
		(ii)	the body corporate has appropriate record-keeping systems and other systems to comply with the requirements of this Act and any regulations made under this Act; and			
		(iii)	if the body corporate operates from 2 or more places of business, there will be, at each of those places, a manager who has appropriate oversight and control of the proposed dealer activity or activities to be carried on at that place; and	25		
	(c)	-	take into account any other matters the commissioned officer of e considers relevant.			
10A	Section	on 6A	amended (Conditions of dealer's licence)	30		
(1)			A(1), replace "possession of a pistol," with "possession of a pistol, ne conversion kit,".			
(2)			6A(1)(a), replace "produce that pistol," with "produce that pistol, ne conversion kit,".			
(3)	In section 6A(1)(b), replace "inspect the pistol," with "inspect the pistol, pistol 35 carbine conversion kit,".					

In section 6A(2)(a) and (b), replace "possession of the pistol," with "possession

of the pistol, pistol carbine conversion kit,".

(4)

11 New sections 6B and 6C inserted (Special condition of dealer's licence relating to manufacture of firearms, etc)

	Afte	r section 6A, insert:	
6B	Special condition of dealer's licence relating to manufacture of firearms, etc		
(1)	relati	y dealer's licence issued for the purpose of carrying on a dealer activity ing to the manufacture for sale, hire, lending, or other supply of any of the wing classes of items is issued subject to the condition in subsection (2) :	
	(a)	pistols:	
	(b)	restricted weapons:	10
	(c)	pistol carbine conversion kits:	
	(d)	air pistol carbine conversion kits.	
(2)		re manufacturing any class of items referred to in subsection (1) , a er must—	
	(a)	apply to the Commissioner for approval to manufacture that class of item, stating in the application the number of items intended to be manufactured; and	15
	(b)	obtain the Commissioner's written approval for the manufacture of that class of item.	
(4)	speci	Commissioner, before approving the manufacture of any class of items ified in subsection (1)(a), (b), or (c) , must be satisfied that there are ital reasons why the items that are proposed to be manufactured should be ew Zealand.	20
(5)	The Commissioner must, before approving the manufacture of air pistol carbine conversion kits, also be satisfied that the kits are for the personal use of a member of an airsoft or paintball club that is affiliated with a national airsoft or paintball organisation.		
<u>6C</u>	Brea	ch of conditions to which dealer's licence is subject	
	A de	aler who breaches a condition that their dealer's licence is subject to under	
	secti	on 6A or 6B may—	30
	<u>(a)</u>	be issued with an improvement notice under section 60; or	
	<u>(b)</u>	have their dealer's licence temporarily suspended under section 60A (see section 60C , which sets out the effect of the temporary suspension of a dealer's licence).	

11A Section 7 replaced (Place of business)

Replace section 7 with:

7 Place of business

- (1) A dealer's licence may be issued in respect of a single 1 place of business only, and that place of business must be specified in the licence.
- (1A) Subsection (1) is subject to subsections (1B) to (2A).
- (1B) A dealer may be issued with a dealer's licence authorising the dealer to operate from more than 1 place of business if, at each of those places of business, there is a manager holding a dealer's licence.
- (2) However, any firearms belonging to the business may be handled at any other site if—
 - (a) the dealer hires out the firearms for use by a bona fide theatre company or society or cinematic or television film production company or video recording production company, and—
 - (i) the handling and secure storage of the firearms at that site is supervised by a theatrical armourer; and
 - (ii) the armourer's endorsement under section 29(2)(e) specifies—
 - (A) that the firearms may be handled at sites other than the dealer's place of business; and

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- (B) that the armourer must hold written consent from a member of the Police that specifies the location of the site, and the duration and description of the theatrical production at that site:
- (b) in any other case, the dealer's licence contains a condition allowing the dealer to carry on activities on an occasional basis at places other than the dealer's place of business specified in the licence.
- (2) Any firearms, prohibited magazines, and restricted weapons in the possession of a dealer may be handled at any site in addition to the place of business specified in the dealer's licence if the dealer hires out those items for use by a broadcaster, bona fide theatre company or society or cinematic or television film production company or video recording production company and—
 - (a) the handling and secure storage of the items at that site are supervised by a theatrical armourer; and
 - (b) the armourer has a firearms licence endorsed under section 30(1)(c) or 30B(3) and the endorsement specifies—
 - (i) that the items may be handled at sites other than the dealer's place of business; and
 - (ii) that the armourer must hold written consent from a member of the Police that specifies the location of the site and the duration and description of the theatrical production at that site.

(2A)	A dealer may, on an occasional basis, carry on dealer activities from places additional to the place of business specified in their dealer's licence if a condition to which their licence is subject permits them to do so.	
(3)	For the purpose of subsection (2)(b) , a dealer's licence may be issued with a condition described in that provision and other conditions necessary to provide for the safe use and secure storage of the firearms concerned.	5
12	Section 7A amended (Gun shows)	
(1)	In section 7A(1), replace "sections 6 and 7" with "section 7".	
(2)	Replace section 7A(3) with:	
(3)	Any consent given under subsection (1) may be given subject to any conditions specified by the commissioned officer of Police.	10
(3)	Repeal section 7A(4).	
<u>12A</u>	Section 8 replaced (Duration of dealer's licence)	
	Replace section 8 with:	
<u>8</u>	Duration of dealer's licence	15
<u>(1)</u>	A dealer's licence comes into force on the date it is issued.	
(2)	A dealer's licence expires 12 months after the date it comes into force unless it is surrendered or revoked earlier.	
<u>8A</u>	Renewal of dealer's licence	
(1)	A dealer's licence may from time to time be renewed.	20
(2)	An application for renewal of a dealer's licence must be made before the licence expires.	
(3)	Sections 5A, 5B, and 6 to 8 apply to an application for renewal of a dealer's licence as if the application were an application for a new dealer's licence.	
(4)	If an application for renewal of a dealer's licence has been made but not determined before the date on which the licence would otherwise expire, the licence continues in force until the application is determined.	25
<u>(5)</u>	The renewal of a licence takes effect from the date of expiry of the previous licence.	
<u>8B</u>	Surrender of dealer's licence	30
	A dealer may at any time surrender their dealer's licence to a member of the Police.	
<u>8C</u>	Effect of expiry or surrender of dealer's licence	
<u>(1)</u>	If a dealer's licence expires or is surrendered,—	
	(a) the dealer ceases to be licensed to carry on any dealer activity: and	35

	<u>(b)</u>	an employee of the dealer may not carry on or assist with the carrying on of any dealer activity on behalf of the dealer; and	
	<u>(c)</u>	the dealer must immediately surrender to a member of the Police all records they are required by section 12 to keep that have not been entered in the registry.	5
2)	ment	aler commits an offence and is liable on conviction to a term of imprison- not exceeding 6 months, or to a fine not exceeding \$10,000, if the dealer, out reasonable excuse, contravenes this section.	
13	Secti	on 9 amended (Revocation of dealer's licence)	
	In sec	etion 9, insert as subsection (2):	10
2)	When	a dealer's licence is revoked,—	
	(a)	the dealer must immediately surrender the licence to a member of the Police; and	
	(b)	an employee of the dealer may not carry on a dealer activity for the dealer.	15
13	Secti	on 9 replaced (Revocation of dealer's licence)	
	Repla	ace section 9 with:	
<u>)</u>	Revo	cation of dealer's licence	
1)	A de	aler's licence is immediately revoked if the holder's firearms licence is red.	20
2)	A dea	aler's licence may be revoked at any time by the Commissioner.	
<u>)A</u>	Revo	cation of suspended dealer's licence	
1)	deale	mmissioned officer of Police may, by notice in writing to the holder of a r's licence that is temporarily suspended under section 60A , revoke the ce if the commissioned officer of Police—	25
	<u>(a)</u>	has considered any submissions made by the holder before the day stated in the notice of suspension on whether the licence should be revoked on the ground stated in that notice; and	
	<u>(b)</u>	is satisfied that the licence should be revoked on that ground.	
2)	sion o	mmissioned officer of Police must give the holder written notice of a decion whether to revoke a dealer's licence temporarily suspended under sec-60A promptly after the decision is made.	30
<u> B</u>	Effec	t of revocation of dealer's licence	
1)	When	a dealer's licence is revoked,—	
	<u>(a)</u>	the dealer ceases to be licensed to carry on any dealer activity and must immediately surrender their dealer's licence to a member of the Police; and	35

<u>(b)</u>

an employee of the dealer may not carry on or assist with the carrying on of any dealer activity on behalf of the dealer; and

	<u>(c)</u>	recor	dealer must immediately surrender to a member of the Police all ds they are required by section 12 to keep that have not been ed in the registry.	5
<u>(2)</u>	ment	not ex	mmits an offence and is liable on conviction to a term of imprison-ceeding 6 months, or to a fine not exceeding \$10,000, if the dealer, sonable excuse, contravenes this section.	
14			amended (Restriction on possession of pistol, prohibited items, d weapon by licensed dealer)	10
(1)	ted fi	rearm	heading to section 10 with "Restriction on possession of prohibins, prohibited magazines, pistols, restricted weapons, and pistol enversion kits".	
(2)	Repla	ice sec	tion 10(1) and (2) with:	
(1)	hibite into t	d mag	dealer may not take an arms item that is a prohibited firearm, progazine, pistol, restricted weapon, or pistol carbine conversion kit ossession for the purpose of carrying on a dealer activity unless the aler—	15
	(a)	is the	holder of a dealer's licence that—	
		(i)	specifies that the dealer may carry on that activity in respect of a prohibited firearm, prohibited magazine, pistol, restricted weapon, or pistol carbine conversion kit; and	20
		(ii)	bears an appropriate endorsement made under section 30 or 30B; and	
	(b)	eithe	r—	25
		(i)	obtains the arms item under—	
			(A) a permit to import issued under section 18 or 18AA ; or	
			(B) a permit to possess issued under section 35, 35A, or 35AAA ; or	
		(ii)	manufactures it with the written approval of the Commissioner under section 6B(2) .	30
<u>(2)</u>			dealer may not take a prohibited part into their possession for the carrying on a dealer activity unless the dealer obtains it—	
	<u>(a)</u>		a holder of a firearms licence that bears an endorsement made r section 30B permitting the holder to possess a prohibited firearm;	35
	<u>(b)</u>	under	r a permit issued under section 18; or	

	<u>(c)</u>	from another licensed dealer whose dealer's licence bears an endorsement made under section 30B permitting the dealer to possess a prohibited firearm.	
(2A)	In section 10(2)(e), after "dealer", insert "whose dealer's licence bears an endorsement made under section 30B to possess prohibited firearms".		
(3)	Replace section 10(3) with:		
(3)	A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 6 months, or to a fine not exceeding \$10,000, if the person, without reasonable excuse, contravenes subsection (1) or (2).		
15		on 11 replaced (Dealers and their employees and agents to hold rms licences)	10
	Repla	ace section 11 with:	
11	-	loyees of licensed dealer to hold firearms licence bearing appropriate rsements	
(1)	assist	mployee of a licensed dealer must not perform any duties that include with carrying on a any dealer activity unless the employee holds a firelicence.	15
(2)	of pi	e employee's duties include the carrying on of a dealer activity in respect stols, pistol carbine conversion kits, restricted weapons, prohibited fire- or prohibited magazines, the employee's firearms licence must also bear opriate endorsements made under section 30 or 30B that authorise the oyee to possess any such items in connection with their duties as an oyee of the licensed dealer.	20
(3)	-	rson commits an offence and is liable on conviction to a fine not exceed-10,000 if the person, without reasonable excuse, contravenes this section.	25
16	Secti	on 12 amended (Record of dealings by licensed dealers)	
(1)	Repla	ace section 12(1) with:	
(1)	A licensed dealer must keep at the place of business referred to in their licence a book that records the particulars prescribed by regulations made under this Act relating to—		
	(a)	the transactions conducted in the course of carrying on a dealer activity; and	
	(b)	the arms items and ammunition received, sold, supplied, or manufactured in the course of carrying on their business.	
(1A)		ensed dealer who keeps their book under subsection (1) in hard copy must retain the book for at least 10 years from the date of the last entry in	35

the book.

(1B)	A licensed dealer who keeps their book under subsection (1) electronically must retain each electronic record for at least 10 years from the date on which the record is entered.	
(1A)	In section 12(2)(b) and (c), after "pistols," insert "pistol carbine conversion kits," in each place.	5
(2)	After section 12(2), insert:	
(2A)	If a person's dealer's licence is revoked or surrendered, the person must immediately surrender to a member of the Police all records they are required by this section to keep that have not been entered in the registry.	
(3)	Replace section 12(3) and (4) with:	10
(3)	A licensed dealer commits an offence and is liable on conviction to imprisonment for a term not exceeding 6 months, or to a fine not exceeding \$10,000, if the person, without reasonable excuse, contravenes subsection (1) , (2) or (2A) .	
(4)	After section 12(4), insert:	15
(5 <u>3</u>)	Despite subsection (1) , a licensed dealer need not record particulars under that subsection if—	
	(a) the particulars are declared by regulations made under section 74 to be exempt from the requirement in that subsection; or	
	(b) the dealer provides the particulars to the Police for inclusion in the registry in accordance with the regulations.	20
<u>(4)</u>	A licensed dealer commits an offence and is liable on conviction to imprisonment for a term not exceeding 6 months, or to a fine not exceeding \$10,000, if the dealer, without reasonable excuse, contravenes this section.	
<u>(5)</u>	Subsection (4) is subject to section 59A(2).	25
17	Section 13 amended (Seizure of firearms, ammunition, airguns, pistols, prohibited items, and restricted weapons held by licensed dealers)	
(1)	Replace the heading to section 13 with "Seizure of items held by licensed dealer".	
(2)	In section 13(1), (2), (4), and (5), after "firearms,", insert "magazines, parts,".	30
(3)	In section 13(1), (2), (4), and (5), after "pistols,", insert "pistol carbine conversion kits,".	
(2)	In section 13(1), (2), and (4), replace "firearms, ammunition, airguns, pistols, prohibited items, or restricted weapons" with "arms items and ammunition".	
<u>(3)</u>	Replace section 13(5) with:	35
<u>(5)</u>	The Minister of Finance must pay out of a Crown Bank Account compensation in respect of all arms items and ammunition seized under this section that have	

become the property of the Crown.

18	prohibited items, and restricted weapons of dealer whose licence is revoked)	
(1)	Replace the heading to section 14 with "Disposal of items of dealer whose licence is revoked".	5
(1A)	In section 14, delete "under section 9".	
(2)	In section 14, after "firearms,", insert "magazines,".	
(3)	In section 14, after "pistols,", insert "pistol carbine conversion kits,".	
<u>18</u>	Section 14 replaced (Disposal of firearms, ammunition, airguns, pistols, prohibited items, and restricted weapons of dealer whose licence is revoked)	10
	Replace section 14 with:	
<u>14</u>	<u>Disposal of items of dealer if licence expires or is surrendered or revoked</u>	
(1)	If a dealer's licence has expired or has been surrendered or revoked, the dealer may, within 3 months or any longer period that the Commissioner may allow, sell, or otherwise dispose of, any arms item or ammunition in their possession or under their control at the date of the expiry, surrender, or revocation of their licence.	15
(2)	The sale or disposal of any arms item or ammunition must be to a person approved for the purpose by a commissioned officer of Police.	20
19	Section 15 replaced (Offence for licensed dealer to carry on business following revocation of his licence)	
	Replace section 15 with:	
15	Offence to carry on dealer activities following <u>expiry</u> , <u>surrender</u> , <u>or</u> revocation of dealer's licence	25
(1)	A licensed dealer whose dealer's licence is revoked under section 9 or 276 may not—	
	(a) carry on any dealer activity; or	
	(b) have any business interest in any of the kinds of items specified in section 14.	30
(2)	However, nothing in subsection (1) applies to a dealer who—	
	(a) sells or otherwise disposes of any of the kinds of items specified in section 14 in accordance with that section; or	
	(b) after the revocation of their dealer's licence is, at any subsequent time, issued with another dealer's licence.	35
(1)	If a person's dealer's licence expires or is surrendered or revoked, the person may not—	

	<u>(a)</u>	carry	on any dealer activity; or						
	<u>(b)</u>	have	any business interest in any arms item or ammunition.						
(2)	carry	If the person referred to in subsection (1) is a senior manager authorised to carry on dealer activities on behalf of a body corporate, the body corporate may not carry on any dealer activity at any place of business. 5							
<u>(3)</u>	How	ever,—							
	<u>(a)</u>	<u>nothi</u>	ing in subsection (1) applies to any person who—						
		<u>(i)</u>	sells or otherwise disposes of any of the kinds of items specified in section 14 in accordance with that section; or						
		(ii)	after the expiry, surrender, or revocation of their dealer's licence is, at any subsequent time, issued with another dealer's licence; and	10					
	<u>(b)</u>	<u>nothi</u>	ing in subsection (2) applies to a body corporate—						
		<u>(i)</u>	that sells or otherwise disposes of any of the kinds of items speci- fied in section 14 in accordance with that section; or	15					
		<u>(ii)</u>	if, after the expiry, surrender, or revocation of the senior manager's licence, the senior manager is, at any subsequent time, issued with another dealer's licence on behalf of the body corporate; or						
		<u>(iii)</u>	if another senior manager of the body corporate is issued with a dealer's licence authorising that senior manager to carry on 1 or more dealer activities on behalf of the body corporate.	20					
(3)	term	not ex	ommits an offence and is liable on conviction to imprisonment for a acceeding 1 year, or to a fine not exceeding \$15,000, if the person, sonable excuse, contravenes this section.						
20	Cros	s-head	ling above section 16 replaced	25					
			e cross-heading above section 16 with:						
			Part 3						
			Permits to import						
21			replaced (Offence to import firearms, etc, without permit) etion 16 with:	30					
16	Offe	nce to	import firearms, etc, without permit						
(1)	A pe	rson m	nust have a permit to bring or cause to be brought or sent into New y of the following items:						
	(a)	a fir	earm (other than a prohibited firearm), pistol, restricted airgun, icted weapon, or blank-firing gun:	35					

	(b)	any part of a firearm (other than a prohibited firearm), pistol, restricted weapon, or blank-firing gun:					
	(c)	non-prohibited ammunition (other than projectiles for airguns):					
	(ca)	a pistol carbine conversion kit:					
	(cb)	an air pistol carbine conversion kit:	5				
	(d)	a prohibited item:					
	(e)	prohibited ammunition that is authorised or permitted expressly by or pursuant to this Act to be possessed.					
(2)		Ibsection (1) , New Zealand does not include the harbours and other teral waters of New Zealand.	10				
(3)	term	rson commits an offence and is liable on conviction to imprisonment for a not exceeding 1 year, or to a fine not exceeding \$15,000, if the person, out reasonable excuse, contravenes subsection (1)(a), (b), (c), (ca), or					
(4)	term	A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 5 years if the person, without reasonable excuse, contravenes subsection (1)(d) or (e).					
22	Secti	on 16A replaced (Offence to import prohibited ammunition)					
	Repla	ace section 16A with:					
16A	Offe	nce to import prohibited ammunition	20				
(1)	sent i	rson must not, without reasonable excuse, bring or cause to be brought or into New Zealand any prohibited ammunition that is not authorised or per- d expressly by or pursuant to this Act to be possessed.					
(2)		Ibsection (1) , New Zealand does not include the harbours and other teral waters of New Zealand.	25				
(3)	-	rson commits an offence and is liable on conviction to imprisonment for a not exceeding 5 years if the person contravenes subsection (1) .					
23		on 17 repealed (Burden of proof) al section 17.					
24		on 18 replaced (Issue of permit to import) ace section 18 with:	30				
18	Issue	e of permit to import firearms, etc					
(1)	mit to appli kind	ember of the Police to whom an application is made for the issue of a per- to import any item described in section 16(1)(a) to (e) may require the cant to produce for examination and testing samples of any item of the referred to in the application that the member of the Police considers asary.	35				

(2)	A member of the Police may, if satisfied of the matters in subsection (2A) , must grant an application for the issue of a permit to import any of the following items:						
	(a)	a non	n-prohibited firearm:				
	(b)	a bla	nk-firing gun:	5			
	(c)	any p	part of an item described in paragraph (a) or (b):				
	(d)	any n	non-prohibited ammunition.				
(2A)	The 1	matters	s referred to in subsection (2) are that—				
	<u>(a)</u>	the a	pplicant is lawfully able to possess the item; and				
	<u>(b)</u>	one c	of the following applies:	10			
		<u>(i)</u>	the applicant has complied with any previous requirement to provide a sample of the item for examination and testing and the sample was approved by a member of the Police:				
		<u>(ii)</u>	a sample of the item is not required to be produced for examination and testing:	15			
		(iii)	if the application is made for the issue of a permit to import a sample of an item, the applicant will—				
			(A) import no more than 1 sample; and				
			(B) comply with the requirements in section 18B .				
(3)			issioner may grant an application for the issue of a permit to import following items:	20			
	(a)	a pro	hibited firearm:				
	(b)	a pro	hibited magazine:				
	(c)	a pro	hibited part:				
	(d)	a pist	tol:	25			
	(e)	a rest	tricted airgun:				
	(f)	a rest	tricted weapon:				
	(g)	any p	part of a pistol or restricted weapon:				
	(h)		prohibited ammunition that is authorised or permitted expressly by arsuant to this Act to be possessed.	30			
(4)		Commonly if	issioner may issue a permit under subsection (3) in respect of an				
	(a)		Commissioner is satisfied that there are special reasons why the item ld be allowed in New Zealand; and				
	(b)		e case of an application for the issue of a permit, under subsection (b) (d) or (f) the application is made by—	35			

		(1)	the holder of a dealer's licence who is acting as an agent for a person who holds a firearms licence, and both the dealer's licence and the person's firearm licence bear that bears an endorsement made under section 30 or 30B permitting the dealer-and the person to possess the item; or	5
		(ii)	the holder of a firearms licence that bears an endorsement made under section 30 or 30B permitting the person to possess the item; and	
	(c)		e case of an application for the issue of a permit under subsection 1), the applicant—	10
		(i)	is a person permitted by regulations made under this Act to possess prohibited ammunition; and	
		(ii)	is the holder of a firearms licence.	
(5)	relati	on to	cation for the issue of a permit is made under subsection (3)(c) in a prohibited part that may be used by a licence holder on or with a ited firearm, the Commissioner—	15
	(a)		t be satisfied that the part will only be used by the licence holder or on a non-prohibited firearm; and	
	(b)	-	impose conditions on the permit that enables a member of the ce to verify the use of the part.	20
(6)	-		sued under this section is personal to the person to whom it is issued at be transferred to any other person.	
(7)	_		nay in no case be issued under this section in respect of an anti-pere or cluster munition.	
24A			ons 18AA to 18AAD inserted on 18, insert:	25
18A			ermit to import pistol carbine conversion kits	
(1)	A me mit t produ kit of	ember to imp	of the Police to whom an application is made for the issue of a per- port a pistol carbine conversion kit may require the applicant to r examination and testing samples of any pistol carbine conversion ind referred to in the application that the member of the Police con-	30
(2)		use to	hissioner may grant an application for the issue of a permit to bring be brought or sent into New Zealand a pistol carbine conversion kit	35
	(a)	the C	Commissioner is satisfied that—	
		(i)	there are special reasons why the pistol carbine conversion kit should be allowed into New Zealand; and	

		(ii)	has a	istol carbine conversion kit specifically enables a pistol that n overall length of no more than 400 millimetres and is cap- of firing specified ammunition only at a muzzle velocity of 0 feet per second or less to be fired from the shoulder; and	
		(iii)	-	istol carbine conversion kit does not modify the pistol in any other than as specified in subparagraph (ii) ; and	5
	(b)	the ap	plicati	ion is made by—	
		(i)	son w	older of a dealer's licence who is acting as an agent for a per- who holds a firearms licence that bears an endorsement made r section 30 permitting the person to possess a pistol, and—	10
			(A)	the dealer's licence bears an endorsement made under section 30 permitting the dealer to possess a pistol; and	
			(B)	the dealer has been issued with a permit to import a pistol (under section 18) or a permit to possess a pistol (under section 35); or	15
		(ii)	the ho	older of a firearms licence—	
			(A)	whose licence bears an endorsement made under section 30 permitting the holder to posses a pistol; and	
			(B)	who has been issued with a permit to import a pistol (under section 18) or a permit to possess a pistol (under section 35).	20
	<u>(b)</u>	the ap	plicati	ion is made by the holder of a firearms licence—	
		<u>(i)</u>		e licence bears an endorsement made under section 30 per- ng the holder to possess a pistol; and	
		<u>(ii)</u>		has been issued with a permit to import a pistol (under sec-18) or a permit to possess a pistol (under section 35).	25
3)	referr	ed to i	n secti	plication is made by an applicant in the applicant's capacity on 29(2)(b), (c), (d), or (e), the Commissioner may grant the at being satisfied of the matters in subsection (2)(a)(ii) and	30
<u>3A)</u>				s appointed a dealer to import a pistol carbine conversion kit	
				dealer must hold—	
	(a)			cence; and	
	<u>(b)</u>			cence that bears an endorsement made under section 30 per- dealer to possess a pistol.	35
1)				d under this section is personal to the person to whom it is to be transferred to any other person.	

18AAB Issue of permit to import air pistol carbine conversion kits

- (1) A member of the Police to whom an application is made for the issue of a permit to import an air pistol carbine conversion kit may require the applicant to produce for examination and testing samples of any air pistol carbine conversion kit of the kind referred to in the application that the member of the Police considers necessary.
- (2) The Commissioner may grant an application for the issue of a permit to bring or cause to be brought or sent into New Zealand an air pistol carbine conversion kit only if the Commissioner is satisfied that the application is made by
 - (a) the holder of a dealer's licence who is acting as an agent for a person who intends to personally use the kit as a member of an airsoft or paintball club that is affiliated with a national airsoft or paintball organisation; or

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- (b) any other person who intends to personally use the kit as a member of an airsoft or paintball club that is affiliated with a national airsoft or paintball organisation.
- (2) The Commissioner may grant an application for the issue of a permit to bring or cause to be brought or sent into New Zealand an air pistol carbine conversion kit only if the Commissioner is satisfied that the application is made by an applicant who intends to personally use the kit as a member of an airsoft or paintball club that is affiliated with a national airsoft or paintball organisation.
- (3) Any permit issued under this section is personal to the person to whom it is issued and may not be transferred to any other person.

18AAC Revocation and validity of permit to import

- (1) A permit issued under **section 18**, **18AA**, or **18AAB** may be revoked at any time by a commissioned officer of Police.
- (2) A permit issued under **section 18** or **18AA** is automatically revoked if—
 - (a) the permit was issued to a licensed dealer and the dealer's licence, or any endorsement on the dealer's licence required for the issue of the permit, is revoked or suspended or has expired or been surrendered; or
 - (b) the permit was issued to any other person who, for the purposes of the issue of the permit, was required to hold a firearms licence, and that person's firearms licence, or any endorsement on the firearms licence required for the issue of the permit, is revoked or suspended or has expired or been surrendered.
- (3) Subsection (4) applies if—
 - (a) a permit is issued under **section 18** or **18AA** to a licensed dealer permitting the dealer to import <u>1 or more</u> items on behalf of <u>1 or more persons</u> a person; and

(b)

any person referred to in paragraph (a) who is required to hold a fire-

	item being imported on their behalf—	
	(i) has their licence or endorsement revoked or suspended; or	
	(ii) allows their licence or endorsement to expire; or	5
	(iii) surrenders their licence.	
(4)	If this subsection applies, the permit issued to the licensed dealer is invalid to the extent that it permits the importation of an item on behalf of a person referred to in subsection (3)(b) in respect of which the person required the licence or endorsement.	10
18A <i>A</i>	AD Permit to import issued for items to be brought into or sent into New Zealand in single consignment or multiple consignments	
(1)	A permit may be issued under section 18 , 18AA , or 18AAB only in relation to items that are to be brought or sent into New Zealand—	
	(a) in a single consignment at the same time; or	15
	(b) in multiple consignments, with a period of not more than 30 days between the arrival of the first and last consignments.	
(2)	If, after to—the issue of a permit referred to in subsection (1) , any item to which the permit relates is not included in a consignment referred to in subsection (1) , the permit ceases to apply <u>in relation</u> to that item.	20
25	Section 18B replaced (Samples)	
25	Section 18B replaced (Samples) Replace section 18B with:	
25 18B		
	Replace section 18B with:	25
18B (1)	Replace section 18B with: Production of samples If an applicant is required, under section 18(1), 18AA(1), or 18AAB(1), to produce for examination and testing a sample, the applicant must produce the	25
18B	Replace section 18B with: Production of samples If an applicant is required, under section 18(1), 18AA(1), or 18AAB(1), to produce for examination and testing a sample, the applicant must produce the sample as soon as practicable. Before producing a sample, an applicant must ensure it has not been modified	25
18B (1) (2)	Replace section 18B with: Production of samples If an applicant is required, under section 18(1), 18AA(1), or 18AAB(1), to produce for examination and testing a sample, the applicant must produce the sample as soon as practicable. Before producing a sample, an applicant must ensure it has not been modified in any way. The Crown is not liable to pay compensation in respect of any damage caused	
18B (1) (2) (3)	Production of samples If an applicant is required, under section 18(1), 18AA(1), or 18AAB(1), to produce for examination and testing a sample, the applicant must produce the sample as soon as practicable. Before producing a sample, an applicant must ensure it has not been modified in any way. The Crown is not liable to pay compensation in respect of any damage caused to a sample resulting from the examination and testing of the sample. If, following examination and testing, the sample is not approved, the applicant who produced it must, within 12 months after being informed in writing by a	
18B (1) (2) (3)	Production of samples If an applicant is required, under section 18(1), 18AA(1), or 18AAB(1), to produce for examination and testing a sample, the applicant must produce the sample as soon as practicable. Before producing a sample, an applicant must ensure it has not been modified in any way. The Crown is not liable to pay compensation in respect of any damage caused to a sample resulting from the examination and testing of the sample. If, following examination and testing, the sample is not approved, the applicant who produced it must, within 12 months after being informed in writing by a member of the Police that the sample is not approved,—	
18B (1) (2) (3)	Production of samples If an applicant is required, under section 18(1), 18AA(1), or 18AAB(1), to produce for examination and testing a sample, the applicant must produce the sample as soon as practicable. Before producing a sample, an applicant must ensure it has not been modified in any way. The Crown is not liable to pay compensation in respect of any damage caused to a sample resulting from the examination and testing of the sample. If, following examination and testing, the sample is not approved, the applicant who produced it must, within 12 months after being informed in writing by a member of the Police that the sample is not approved,— (a) export the sample from New Zealand; or	30

18C	_		specified items not corresponding with sample or otherwise for importation					
(1)	This	sectio	n applies if—					
	(a)	-	ecified item is brought into New Zealand under a permit issued for purposes of section 16(1) ; and	5				
	(b)	the s	specified item—					
		(i)	does not correspond with a sample produced to a member of the Police as required by the description of the specified item in the permit; or					
		(ii)	is not otherwise approved for importation into New Zealand.	10				
(2)	Zeala mon cifie for i	and or ths afto d item	section applies, the person who brought the specified item into New caused it to be brought or sent into New Zealand must, within 12 er being informed in writing by a member of the Police that the spedoes not correspond with the sample or is not otherwise approved ation into New Zealand, export or cause to be exported from New	15				
	(a)	the s	specified item; and					
	(b)	the s	sample.					
(3)	as re	a specified item or sample to which subsection (2) relates is not exported required by that subsection, the specified item or sample must be disposed of realt with in the manner that the Commissioner directs.						
(4)	restr	icted a	ction, specified item means any firearm, pistol, prohibited item, irgun, restricted weapon, blank-firing gun, pistol carbine conversion ol carbine conversion kit, or non-prohibited ammunition.					
26			replaced (Seizure of illegally imported items) ction 19 with:	25				
19	Seiz	ure of	illegally transported imported items					
(1)	Sub	sectio	on (2) applies if a member of the Police or a Customs officer susasonable grounds that an item referred to in section 16 —					
	(a)		been brought into New Zealand without a permit issued under sec-18, 18AA, or 18AAB ; or	30				
	(b)	Zeal	been brought into the harbours or other territorial waters of New and and is intended to be brought into New Zealand without a perissued under section 18, 18AA, or <u>18AB</u> 18AAB .					
(2)	If th may-		section applies, the member of the Police or the Customs officer	35				
	(a)	seize	e and detain the item; and					

use any reasonable necessary force to seize the item.

(b)

(3)	If an item is seized and detained under subsection (1A2), sections 65 and 70
	apply, with all necessary modifications, in respect of that item.

New Part 4 heading, cross-heading, and sections 19A and to 19C inserted 27 After section 19, insert:

Part 4 5 **General restrictions** General restrictions on possession of firearms, airguns, magazines, parts, and ammunition 19A Restriction on possession of prohibited firearms and prohibited magazines No person may have in their possession a prohibited firearm or prohibited 10 magazine unless the person isthe holder of a dealer's licence that bears an endorsement made under (a) section 30B and who obtains the prohibited firearm or prohibited magazine in any of the ways specified in section 10(1)(b); or 15 (b) the holder of a firearms licence that bears an endorsement that is made under section 30B permitting the holder to possess a prohibited firearm or prohibited magazine; and (ii) is made specific to the prohibited firearm or prohibited magazine by—

- (A) a permit to import issued under **section 18**; or
- a permit to possess issued under section 35A.
- (2) This section does not apply to an employee of a licensed dealer when
 - acting in their capacity as an employee; and (a)
 - assisting with the carrying on of a dealer activity (if they are qualified (b) under **section 11** to do so).
- A person who contravenes this section commits an offence under section 50A (3) or 50B (as the case may be).

19B Restriction on possession of prohibited parts

- (1) No person may have in their possession a prohibited part unless the person—
 - (a) is an exempt person of or over the age of 18 years; and

(b) either—

(1)

(i) is the holder of a dealer's licence that bears an endorsement made under section 30B permitting the holder to possess a prohibited firearm or prohibited magazine and the holder has obtained the prohibited part in any of the ways specified in section 10(2); or

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		(ii)		holder of a firearms licence that bears an endorsement made resection 30B that permits the holder to possess a prohibited rm.				
(2)	This section does not apply to an employee of a licensed dealer when—							
	(a)	acting	g in the	eir capacity as an employee; and	5			
	(b)		_	th the carrying on of a dealer activity (if they are qualified ion 11 to do so).				
(3)	A pe	rson w	ho con	travenes this section commits an offence under section 50C.				
19C	Rest	riction	on po	ssession of pistols and restricted weapons				
(1)	_	erson r on is—	nay ha	ve in their possession a pistol or restricted weapon unless the	10			
	(a)	the h	older o	f a dealer's licence that bears an endorsement that—				
		(i)		de under section 30 permitting the holder to possess a pistol stricted weapon; and				
		(ii)	is ma	de specific to the pistol or restricted weapon by—	15			
			(A)	a permit to import issued under section 18 ; or				
			(B)	a permit to possess issued under section 35; or				
	(b)	the h	older o	f a firearms licence that bears an endorsement that—				
		(i)		de under section 30 permitting the holder to possess a pistol stricted weapon; and	20			
		(ii)	is ma	de specific to the pistol or restricted weapon by—				
			(A)	a permit to import issued under section 18 ; or				
			(B)	a permit to possess issued under section 35.				
<u>(1A)</u>	This section does not apply to an employee of a licensed dealer when—							
	<u>(a)</u>	acting	g in the	eir capacity as an employee; and	25			
	(b) assisting with the carrying on of a dealer activity (if they are qualified under section 11 to do so).							
(2)	A pe	rson w	ho con	travenes this section commits an offence under section 50.				
28	Cros	s-head	ling ab	ove section 20 repealed				
			Ü	eading above section 20.	30			
29	Secti	ion 20	amend	led (Restrictions on possession of firearms)				
(1)		ace the		ing to section 20 with "Restriction on possession of non-ms".				
(2)	In se	ction 2	0(1), re	eplace "firearm" with "non-prohibited firearm".				
(3)	In se	ction 2	0(2), d	elete ", prohibited item,".	35			

(4)	Replace section 20(3) with:							
(3)	term	rson commits an offence and is liable on conviction to imprisonment for a not exceeding 1 year, or to a fine not exceeding \$15,000, if the person, out reasonable excuse, contravenes subsection (1).						
30		on 21 amended (Restrictions on possession of airguns)	5					
	-	ace section 21(2) with:						
(2)	-	A person commits an offence and is liable on conviction to a fine not exceeding \$1,000 if the person, without reasonable excuse, contravenes subsection (1).						
31	New	sections 22A to 22F and cross-headings inserted	10					
	After	section 22, insert:						
22A	Rest	riction on possession of non-prohibited magazines and non-prohibited						
(1)	-	rson must not have in their possession either of the following unless the on is the holder of a firearms licence:	15					
	(a)	a magazine for a firearm that is not a prohibited magazine:						
	(b)	a part that is not a prohibited part.						
(1)	-	rson must not have in their possession an arms item specified in subsec- (1A) unless the person—						
	<u>(a)</u>	is the holder of a firearms licence; or	20					
	<u>(b)</u>	is under the immediate supervision of a person who is the holder of a <u>firearms licence.</u>						
(1A)	The a	arms items referred to in subsection (1) are—						
	<u>(a)</u>	a non-prohibited magazine:						
	<u>(b)</u>	a non-prohibited part.	25					
(2)	ing \$	rson commits an offence and is liable on conviction to a fine not exceed-10,000 if the person, without reasonable excuse, contravenes subsection <u>nis section</u> .						
22B	Rest	riction on possession of ammunition						
(1)	-	rson must not have in their possession any ammunition (other than projector airguns) unless the person—	30					
	(a)	is the holder of a firearms licence; or						
	(b)	is not the holder of a firearms licence, but is under the immediate supervision of a person who is the holder of a firearms licence; or						

	(c)	their	place	oyee of an ammunition seller who is performing their duties at of work under the supervision of a person who is the holder as licence.					
(2)	_		on commits an offence and is liable on conviction to a fine not exceed-0,000 if the person, without reasonable excuse, contravenes subsection 5						
	1	Restric	ctions	on possession of pistol carbine conversion kits					
22BA	Rest	rictio	ns on j	possession of pistol carbine conversion kits					
(1)	-	rson rs the p		ot have in their possession a pistol carbine conversion kit is—	10				
	(a)	(a) the holder of a dealer's licence that bears an endorsement made undo section 30 permitting the holder to possess a pistol and has been issue with—							
		(i)	a per	mit to import issued under section 18AA ; or					
		(ii)	a per	rmit to possess issued under section 35AAA ; or	15				
	(b)	the h	older o	of a firearms licence—					
		(i)		se licence bears an endorsement made under section 30 per- ng the holder to possess a pistol; and					
		(ii)	who	has been issued with—					
			(A)	a permit, under section 18 , to import a pistol; or	20				
			(B)	a permit, under section 35, to possess a pistol; and					
		(iii)	who	has been issued with—					
			(A)	a permit, under section 18AA , to import a pistol carbine conversion kit; or					
			(B)	a permit, under section 35AAA , to possess a pistol carbine conversion kit.	25				
<u>(2)</u>	This	section	n does	not apply to an employee of a licensed dealer when—					
	<u>(a)</u>	actin	g in th	eir capacity as an employee; and					
	<u>(b)</u>		_	ith the carrying on of a dealer activity (if they are qualified ion 11 to do so).	30				
<u>(3)</u>	A pe		vho co	ontravenes this section commits an offence under section					
			Restr	rictions on sale or supply of ammunition					
22C	Resti	riction	s on s	elling or supplying ammunition					
(1)	A per	rson w	ho sel	ls or supplies ammunition (other than projectiles for airguns) ms licence.	35				

(2)	-		nay only sell or supply ammunition (other than projectiles for air- person who holds a firearms licence.						
(3)	form		on (1) does not apply to an employee of an ammunition seller per- eir duties under the supervision of a person who is the holder of a sence.	5					
(4)	ing \$	A person commits an offence and is liable on conviction to a fine not exceeding \$10,000 if the person, without reasonable excuse, contravenes subsection (1) or (2).							
(5)	It is a if—	a defe	nce to a prosecution for an offence against subsection (1) or (2)	10					
	(a)	tain	defendant proves that the defendant took reasonable steps to ascerwhether the person to whom the defendant sold or supplied the funition (A) was the holder of a firearms licence; or						
	(b)	the d	efendant proves that—						
		(i)	the ammunition was sold or supplied to A for use under the immediate supervision of another person who holds a firearms licence (B); and	15					
		(ii)	at all times while A was in possession of the ammunition, A was under the immediate supervision of B.						
(6)		_	subsection (3) applies in relation to any ammunition sold or supfirearm of the kind described in section 22(1)(a), (b), or (c).	20					
22D	Amn	nuniti	on seller to keep record of ammunition sales						
(1)	the fo	ollowi	ition seller must keep at their place of business a book that records ng details in respect of all ammunition (other than projectiles for airor supplied in the course of their business:	25					
	(a)	the rand	name of the person to whom the ammunition was sold or supplied;						
	(b)	the q	uantity and type of ammunition sold or supplied to the person; and						
	(c)	supp	person's firearms licence number, or, if the ammunition was sold or lied to the person for use under the immediate supervision of her person who holds a firearms licence, the name and firearms ce number of that other person.	30					
(2)	-		bsection (1) , an ammunition seller need not record details under tion if—						
	(a)		details are declared by regulations made under section 74 to be upt from the requirement in that subsection; or	35					
	(b)		lealer provides the details to the Police for inclusion in the registry cordance with the regulations.						

(3)	An ammunition seller must, at all reasonable times, permit any member of the Police to inspect and make copies of any entries in the book referred to in sub-	
	section (1) if the ammunition seller has received at least 7 days' prior notice of the member's intention to do so.	
(5)	An ammunition seller who keeps their book under subsection (1) in hard copy form must retain the book for at least 10 years from the date of the last entry in the book.	5
(6)	An ammunition seller who keeps their book under subsection (1) electronically must retain each electronic record for at least 10 years from the date on which the record is entered.	10
(6A)	When an ammunition seller's firearms licence expires or is revoked or surrendered, or the ammunition seller ceases selling or supplying ammunition, the ammunition seller must immediately surrender to the Police all records they are required by this section to keep that have not been included in the registry.	
(7)	An ammunition seller commits an offence and is liable on conviction to a fine not exceeding \$10,000 if the ammunition seller, without reasonable excuse, contravenes any of subsections (1) to (46A) .	15
R	Restriction on ownership of firearms and restricted weapons by visitors	
22E	Visitors may not take ownership of firearm or restricted weapon	
(1)	A visitor who holds a firearms licence may not, during their stay in New Zealand, acquire ownership of any firearm or restricted weapon for possession in New Zealand.	20
(2)	If a person contravenes subsection (1) , that person's firearms licence is automatically immediately revoked.	
	Restriction on manufacture of prohibited items	25
22F	Restriction on manufacture of prohibited items	
(1)	No person may manufacture a prohibited item.	
(2)	Subsection (1) does not apply to an exempt person described in section 4A(1A) .	
(3)	A person who contravenes this section commits an offence under section 50A, 50B, or 50C (as the case may be).	30
32	Cross-heading above section 23 replaced	

Replace the cross-heading above section 23 with:

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Part 5

Firearms licences, endorsements, and permits to possess

Firearms licences

33	New section 22G inserted (Persons disqualified from holding firearms
	licence)

Before section 23, insert:

22G Persons disqualified from holding a firearms licence

A person is disqualified from holding a firearms licence if—

- (a) the person has, within the previous 10 years, been convicted, or been released from custody after being convicted, of any of the following offences:
 - (i) an offence under section **16(4)**, **16A**, 44A, 50A, 50D, 51A, 53A, 54, 54A, 55, 55A, **55D, 55E, or 55F**:
 - (ii) a serious violent offence as defined in section 86A of the Sentencing Act 2002:
 - (iii) an offence under section 92, 98, 98A, 189A, 199, 202C, 238, 267(1), 269(1) and (3), or 306 of the Crimes Act 1961:
 - (iv) an offence under section 6, 9, 10, 11, 12, 12A, 12AB, or 12F of the Misuse of Drugs Act 1975; or
- (b) the person has, or has had within the previous 10 years, a protection order, other than a temporary order, made against them under—
 - (i) section 79 of the Family Violence Act 2018; or
 - (ii) section 14 of the Domestic Violence Act 1995.

34 Section 23 amended (Application for firearms licence)

- (1) Replace section 23(1) with:
- (1) A person may apply to a member of the Police for a firearms licence if the person—
 - (a) is of or over the age of 16 years; and
 - (b) has not had a firearms licence revoked in the previous 5 years (or, if they have, the revocation was reversed by the District Court); and
 - (c) is not disqualified under **section 22G** from holding a firearms licence.
- (2) After section 23(2), insert:
- (2A) An applicant must, at the time of making an application for a firearms licence, provide to a member of the Police the name and contact details of their health practitioner.
- (2B) **Subsection (2A)** does not apply to an applicant who is a visitor.

35	Section 24 replaced	(Issue of firearms licence)
	Section 2 i replaced	(1550c of filed) filedice

Replace section 24 with:

24	T	of firearms	1.
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- (1) Subject to **subsection (2)**, a firearms licence must be issued by a member of the Police to an applicant if the member of the Police is satisfied that—
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- (a) the applicant—
 - (i) is of or over the age of 16 years; and
 - (ii) is a fit and proper person to be in possession of a firearm or an airgun; and
- (b) either—

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- (i) the applicant's storage facilities for their firearms and ammunition have been inspected by a member of the Police and are compliant with the requirements for the secure storage of firearms and ammunition; or
- (ii) if the applicant is a visitor—to New Zealand, a member of the Police is satisfied with the arrangements made by the applicant for the storage of the firearms and ammunition they will possess while-residing in New Zealand.
- (2) A firearms licence must not be issued to an applicant if, in the opinion of a commissioned officer of Police, access to any firearm or an airgun in possession of the applicant is reasonably likely to be obtained by any person who—
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- (a) is disqualified from holding a firearms licence; or
- (b) has had their firearms licence revoked on the ground that they are not a fit and proper person to be in possession of a firearm or an airgun; or
- (c) is not a fit and proper person to be in possession of a firearm or an airgun.

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- (3) As soon as is reasonably practicable after issuing a firearms licence to a person, a member of the Police must notify the person's health practitioner that a firearms licence has been issued to the person.
- (4) **Subsection (3)** does not apply to an applicant who is a visitor.

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36 New sections 24A to 24C 24D inserted

After section 24, insert:

24A Fit and proper person to possess firearm or airgun

(1) For the purposes of this Act, a member of the Police may find-an applicant a person is not a fit and proper person to be in possession of a firearm or an airgun if the member of the Police is satisfied that 1 or more of the following circumstances exist:

(a)	in No ment	pplicant person is charged with or has been convicted of an offence ew Zealand or overseas that is punishable by a term of imprison-(including, but not limited to, an offence involving violence, drugs, cohol):	
(b)		pplicant person is charged with or has been convicted of an offence r this Act:	5
(c)	the -a	<pre>pplicant_person is charged with or has been convicted of an offence ist—</pre>	
	(i)	section 231A of the Crimes Act 1961; or	
	(ia)	the Game Animal Council Act 2013; or	10
	(ii)	the Wildlife Act 1953; or	
	(iii)	the Wild Animal Control Act 1977:	
(d)		pplicant_person has, or has had at any time, a temporary protection made against them under—	
	(i)	section 79 of the Family Violence Act 2018; or	15
	(ii)	section 14 of the Domestic Violence Act 1995:	
(da)	a <u>anc</u> Viole	pplicant_person has inflicted, or is inflicting, family violence against other person-and and that other person has grounds under the Family ence Act 2018 to apply for a protection order-against the applicant in ect of that violence:	
(db)	-	pplicant person has, or has had at any time, a restraining order made ast them under the Harassment Act 1997:	
(e)		pplicant_person has engaged in any conduct involving non-compliwith any requirements of—	
	(i)	this Act; or	25
	(ii)	any regulations made under this Act; or	
	(iii)	any conditions to which a permit, licence, or endorsement previously issued to the applicant person under this Act was subject:	
(f)	tal or	pplicant person shows, or has recently shown, symptoms of a men- r physical illness or injury that may adversely affect their ability to y possess firearms:	30
(g)		pplicant_person abuses alcohol, or is dependent on alcohol, to an at that affects detrimentally their judgement or behaviour:	
(h)	-	pplicant person uses drugs (illegal or legal) in a way that affects det- ntally their judgement or behaviour:	35
(i)	-	pplicant person is a member of, or has close affiliations with, a gang organised criminal group:	

	(j)		pplicant_person has shown patterns of behaviour demonstrating a ency to exhibit, encourage, or promote violence, hatred, or extrem-	
	(k)	the-a	pplicant person has been assessed as a risk to a State's national rity:	5
	(1)	-	<pre>pplicant_person satisfies any criteria prescribed in regulations made r section 74(1)(bb).</pre>	
2)	fit an	d prop	ing whether, for the purposes of this Act, an applicant a person is a per person to be in possession of a firearm or an airgun, the member e may take into account—	10
	(a)	whet	her the applicant—	
		(i)	has a sound knowledge of the safe possession and use of firearms:	
		(ii)	understands the legal obligations of a holder of a firearms licence, including the endorsements that may be made on a firearms licence; and	15
	(a <u>ba</u>)	-	other criteria prescribed in regulations made under section)(bc); and	
	(b)	any o	other relevant matters the member of the Police considers appropri-	
3)			er of the Police may, for the purpose of determining whether a per- and proper person to be in possession of a firearm or an airgun,—	20
	(a)		and receive any information that the member of the Police thinks opriate; and	
	(b)	consi	der information obtained from any source.	
1)	is or must,	may b subje	ber of the Police proposes to take into account any information that e prejudicial to an applicant's application, the member of the Police ct to subsection (5) , disclose that information to the applicant and plicant a reasonable opportunity to refute or comment on it.	25
5)			subsection (4) requires the member of the Police to disclose any to an applicant if that disclosure would be likely to—	30
	(a)	enda	nger the safety of any person; or	
	(b)		dice the security or defence of New Zealand or the international ons of the Government of New Zealand; or	
	(c)	Secu	dice the entrusting of information to the Police, the New Zealand rity Intelligence Service, or the Government Communications rity Bureau on a basis of confidence by—	35
		(i)	the government of any other country; or	
		(ii)	any international organisation.	
5)	In thi	s secti	on,—	

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family violence has the meaning given in section 9 of the Family Violence Act

		that the meaning given in section 4 of the Prohibition of Gang Insignia in the Promises Act 2013	
	_	nised criminal group has the meaning given in section 98A of the Crimes 1961.	5
4B	Gen	eral conditions of firearms licence	
l)		y firearms licence is issued-subject to the conditions that the holder of \underline{a} rms licence must,—	
	(a)	when using a firearm, act in a way that does not pose a risk to themselves or others; and	10
	(b)	produce any firearm that the licence holder is carrying to a member of the Police on demand; and	
	(c)	permit a member of the Police to inspect all firearms in the licence holder's possession, and the place or places where the firearms are or will be kept, and the place or places where the ammunition is or will be kept, and, for that purpose those purposes, to enter at all reasonable times upon the premises where that place or those places are situated; and	15
	(d)	permit a member of the Police to inspect the security arrangements in any vehicle used by the holder to transport the licence holder's firearms; and	20
	(e)	inform a member of the Police if, after the issue of the licence, any of the circumstances described in section 24A(1) apply to the licence holder; and	
	(f)	inform a member of the Police if their health practitioner changes, and provide updated details of the name and contact details of their health practitioner.	25
(<u>A</u>)	Sub	section (1)(f) does not apply to a holder of a firearms licence who is a	
	visito	<u>or.</u>	
2)		the duty of every member of the Police exercising any power conferred by section (1)(c) or (d)—	30
	(a)	to give at least 7 days' notice of the proposed inspection under subsection (1)(c) or (d); and	
	(b)	to identify themselves to the holder of the firearms licence; and	
	(c)	to tell the holder of the firearms licence that the power is being exercised under subsection (1)(c) or (d) , as the case may be; and	35
	(d)	if they are not in uniform, to produce on initial entry, and, if requested, at any subsequent time, evidence that they are a member of the Police.	

(3)			ns (1)(c) and (2) are subject to section 31A if the licence bears and made under section 30 or 30B.	
24C	_	ial con unitio	ndition of firearms licence relating to sale or supply of n	
	ditio	n that t	licence issued to held by an ammunition seller is subject to the con- the ammunition seller has appropriate facilities to ensure the secure Il ammunition that, at any time, they possess.	5
<u>24D</u>	Brea	ch of c	conditions to which firearms licence is subject	
			f a firearms licence who breaches a condition that their firearms abject to under section 24B or 24C may—	10
	<u>(a)</u>	be iss	sued with an improvement notice under section 60; or	
	<u>(b)</u>	(see	their firearms licence temporarily suspended under section 60A section 60B , which sets out the effect of the temporary suspension irearms licence).	
37	Secti	on 25	amended (Duration of firearms licence)	15
(1)	Repla	ace sec	etion 25(1) with:	
(1)			licence comes into force on the date specified in the licence and, ked or surrendered earlier,—	
	(a)	expir	es 5 years from that date in the case of—	
		(i)	a licence issued to a person who has never previously held a fire- arms licence; or	20
		(ii)	a licence issued to a person whose previous licence was revoked or surrendered; or	
		(iii)	a licence issued to a person who allowed their previous licence to expire without applying for a new licence prior to the expiry date:	25
	(b)	expir	es 10 years from that date in any other case.	
<u>(1)</u>			licence comes into force on the date specified in the licence and, ked or surrendered earlier.—	
	(a)		res 5 years from that date in the case of—	
	<u>(a)</u>	(i)	a licence issued to a person who has never previously held a fire-	30
		(1)	arms licence; or	30
		<u>(ii)</u>	a licence issued to a person whose previous licence was revoked or surrendered; or	
		(iii)	a licence issued to a person who allowed their previous licence to expire without applying for a new licence before the expiry date:	35
	<u>(b)</u>	expir	es 10 years from that date in any other case.	

(2)			25(2), delete "to New Zealand and intends to reside in New Zealand or less".	
37A			replaced (Revocation and surrender of firearms licence) etion 27 with:	
27	Reve	eation	and surrender Surrender and revocation of firearms licence	5
(1)	A pe Polic		nay at any time surrender their firearms licence to a member of the	
(<u>2</u> +)			sioned officer of Police may, by written notice, revoke a firearms n the opinion of the officer,—	
	(a)		nolder of the licence is not a fit and proper person to be in possession firearm or an airgun; or	10
	(b)	amm	nolder of the licence has failed or refused to secure any arms item or nunition in the person's possession, in accordance with regulations e under this Act; or	
	(c)		ss to any firearm or airgun in the possession of the holder of the ace is reasonably likely to be obtained by any person—	15
		(i)	whose firearms licence has been revoked on the ground that they are not a fit and proper person to be in possession of a firearm or airgun; or	
		(ii)	who, in the opinion of a commissioned officer of Police, is not a fit and proper person to be in possession of a firearm or airgun.	20
(2)	-		whose firearms licence is revoked must, on request, surrender the member of the Police.	
(3)	A pe	rson m	nay at any time surrender their firearms licence.	
38			A repealed (Family violence and firearms licences) tion 27A.	25
39			ons 27B and 27C inserted tion 28, insert:	
27B	Revo	cation	and surrender of licence if holder becomes disqualified	
(1)			er of a firearms licence becomes disqualified under section 22G ng a firearms licence, the holder's licence is immediately revoked.—	30
	(a)	the h	nolder's licence is immediately revoked; and	
	(b)	the h	nolder must, on request, surrender their licence to a member of the ee.	
(2)		ing in	sections 27, 27C, and 62 to 62C applies to a revocation under	35

27C Revocation of suspended firearms or dealer's licence

- (1) A member of the Police may, by notice in writing to the holder of a firearms-or dealer's licence that is temporarily suspended under **section 60A**, revoke the licence if the-officer member of the Police—
 - (a) has considered any submissions made by the holder before the day stated in the notice of suspension on whether the licence should be revoked on the ground stated in that notice; and

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- (b) is satisfied that the licence should be revoked on that ground.
- (2) A member of the Police must give the holder written notice of a decision on whether to revoke a firearms-or dealer's licence temporarily suspended under **section 60A** promptly after the decision is made.

Section 28 replaced (Effect of revocation or surrender of firearms licence)Replace section 28 with:

28 Effect of revocation or surrender of firearms licence

- (1) A person whose firearms licence is revoked must immediately surrender their licence to a member of the Police.
- (2) On the revocation or surrender of a firearms licence, the holder of the licence—
 - (a) ceases to be licensed to possess any arms item or ammunition under the licence or any endorsement on it; and
 - (b) must, on demand, deliver any arms item or ammunition in their possession or under their control to a member of the Police.
- (3) A person whose firearms licence is revoked or surrendered may at any time within 3 months, or any longer period that the Commissioner may allow, sell or otherwise dispose of any arms item or ammunition in their possession or under their control to a person approved for the purpose by a member of the Police.
- (4) Subject to **subsection (3)**, any arms item or ammunition delivered to a member of the Police under this section may be detained for any period that the Commissioner thinks fit, or may, in the discretion of the Minister of Police, become the property of the Crown, free and discharged from any right, title, or interest possessed by any other person.
- (5) The Minister of Finance must pay out of a Crown Bank Account compensation in respect of any arms item or ammunition that is delivered to a member of the Police under this section and that has become the property of the Crown.
- (6) If a person whose firearms licence is revoked or surrendered also holds a dealer's licence, their dealer's licence is immediately revoked and must be surrendered with the person's firearms licence.
- (7) A person commits an offence and is liable on conviction to a term of imprisonment not exceeding 6 months, or to a fine not exceeding \$10,000, if the person, without reasonable excuse, contravenes **subsection (1) or (2)(b)**.

40	Section 28 amended (Effect of revocation or surrender of firearms licence)	
(1)	Before section 28(1), insert:	
	(1AAA) If a person whose firearms licence is revoked also holds a dealer's licence, the dealer's licence is automatically revoked and section 9(2) applies accordingly.	5
	(1AAB) If a person who surrenders their firearms licence also holds a dealer's licence, the person must surrender their dealer's licence with their firearms licence and section 9(2)(b) applies accordingly.	
	(1AAC) If a licence is revoked or surrendered, the holder of the licence ceases to be licensed to possess any arms item or ammunition under the licence or any endorsement on it.	10
(2)	In section 28(1) and (2), after "pistol,", insert "pistol carbine conversion kit,".	
(3)	In section 28(3) and (4), after "pistols,", insert "pistol carbine conversion kits,".	
(4)	Replace section 28(5) with:	
(5)	A person commits an offence and is liable on conviction to a term of imprisonment not exceeding 6 months, or to a fine not exceeding \$10,000, if the person, without reasonable excuse, contravenes subsection (1).	15
(6)	See section 60B(2)(b) for the application of this section where a licence is temporarily suspended under section 60A.	
41	New cross-heading after section 28 inserted	20
	After section 28, insert:	
	Endorsements	
42	Section 29 amended (Application for endorsements in respect of pistol or restricted weapon)	
(1)	Repeal section 29(1).	25
(2)	In section 29(2), replace "at an Arms Office to a member of the Police for an endorsement" with "to a member of the Police for an endorsement on their firearms licence".	
(3)	Replace section 29(2)(a) with:	
	(a) a member of an incorporated pistol shooting club that holds a certificate of approval issued under section 38F ; or	30
(4)	Replace section 29(2)(f) with:	
	(f) an employee of a licensed dealer; or	
(5)	After section 29(2), insert:	
(2A)	An applicant for a dealer's licence or the holder of a dealer's licence may apply to a member of the Police for an endorsement on their dealer's licence permit-	35

	ting them to possess a pistol or restricted weapon (other than an anti-personnel mine or a cluster munition) in their capacity as a licensed dealer.
(2B)	A person described in subsection (2)(b), (c), (d), or (e) who is an applicant for a firearms licence or a holder of a firearms licence may apply to a member of the Police under this section for an endorsement permitting that person to have possession of a semi-automatic pistol.
(6)	Replace section 29(4) with:
(4)	An application under subsection (2), or (2A), or (2B) must be made on a form provided by a member of the Police.
43	Section 30 amended (Power to make endorsement in respect of pistols or restricted weapons)
(1)	In section 30(2), after "firearms licence", insert "or dealer's licence".
(2)	After section 30(2), insert:
(3)	A person whose firearms licence or dealer's licence bears an endorsement made under this section is not entitled to lawfully possess a pistol carbine conversion kit until—
	(a) the person is issued with a permit under section 18AA for the purposes of section 16(1)(e) to bring or cause to be brought or sent into New Zealand a pistol carbine conversion kit; or
	(b) the person holds a permit issued under section 35AAA to possess the pistol carbine conversion kit.
44	Section 30A replaced (Application for endorsement in respect of prohibited firearm or prohibited magazine) Replace section 30A with:
30A	Application for endorsement in respect of prohibited firearm or prohibited magazine
(1)	An exempt person described in any of paragraphs (b) to-(i)_(j) of section 4A(1) who is of or over the age of 18 years, and who is the holder of a firearms licence or is applying for a firearms licence, may apply for an endorsement on their firearms licence permitting them to possess a prohibited firearm or prohibited magazine in their capacity as an exempt person.
(2)	A person who is of or over the age of 18 years, and who is the holder of a dealer's licence or is applying for a dealer's licence, may apply for an endorsement on their dealer's licence permitting them to possess a prohibited firearm or prohibited magazine in their capacity as a licensed dealer.
(3)	A person who is of or over the age of 18 years, and who is the employee of a licensed dealer, may apply for an endorsement on their firearms licence permit-

ting them to possess a prohibited firearm or prohibited magazine in their cap-

acity as an employee of the licensed dealer.

be made on a form provided by a member of the Police; and

An application under this section must—

(4)

(a)

	(b)	state in which capacity referred to in subsection (1), (2), or (3) the applicant is making the application.	
(5)	-	oplicant must permit a member of the Police to take, or cause to be taken, e purposes of the application, 1 or more photographs of the applicant.	5
45		on 30B amended (Power to make endorsement in respect of bited firearm or prohibited magazine)	
(1)	In sec	tion 30B(1), after "firearms licence", insert "or dealer's licence".	
(1A)	In sec	tion 30B(4), replace "or (i)" with "(i), or (j)".	10
(2)	In sec	tion 30B(5), after "firearms licence", insert "or dealer's licence".	
<u>45A</u>		on 31 amended (Possession of firearm, pistol, prohibited item, or cted weapon for stage, film, or television purposes)	
	duction	etion 31, replace "producing or staging a play or filming a cinematic pro- on or television film" with "a theatrical, cinematic, television film, or recording production".	15
46	New	section 33C inserted (Duration of endorsements)	
	After	section 33B, insert:	
	D		
33C	Dura	tion of endorsements	
	An er emplo	idorsement made under section 30 or 30B on a firearms licence held by an early of a licensed dealer for the purposes of their employment with the continues in force for 1 year after the date on which the endorsement made, unless one of the following first occurs:	20
	An er emplo	dorsement made under section 30 or 30B on a firearms licence held by an eyee of a licensed dealer for the purposes of their employment with the continues in force for 1 year after the date on which the endorsement	20
	An er emplo dealer was n	dorsement made under section 30 or 30B on a firearms licence held by an eyee of a licensed dealer for the purposes of their employment with the continues in force for 1 year after the date on which the endorsement made, unless one of the following first occurs:	20 25
33C (1)	An er emple dealer was n (aa)	dorsement made under section 30 or 30B on a firearms licence held by an eyee of a licensed dealer for the purposes of their employment with the continues in force for 1 year after the date on which the endorsement made, unless one of the following first occurs: the employee's firearms licence expires:	
	An er emplo dealer was n (aa)	adorsement made under section 30 or 30B on a firearms licence held by an oyee of a licensed dealer for the purposes of their employment with the continues in force for 1 year after the date on which the endorsement nade, unless one of the following first occurs: the employee's firearms licence expires: the employee's firearms licence is surrendered or revoked:	
	An er emplo dealer was n (aa) (a) (b)	dorsement made under section 30 or 30B on a firearms licence held by an eyee of a licensed dealer for the purposes of their employment with the continues in force for 1 year after the date on which the endorsement hade, unless one of the following first occurs: the employee's firearms licence expires: the employee's firearms licence is surrendered or revoked: the licensed dealer's licence expires:	
	An er emplo dealer was n (aa) (a) (b) (c)	dorsement made under section 30 or 30B on a firearms licence held by an oyee of a licensed dealer for the purposes of their employment with the continues in force for 1 year after the date on which the endorsement nade, unless one of the following first occurs: the employee's firearms licence expires: the employee's firearms licence is surrendered or revoked: the licensed dealer's licence expires: the licensed dealer's licence is surrendered or revoked: the relevant endorsement made under section 30 or 30B on the licensed	
	An er emplo dealer was n (aa) (a) (b) (c) (ca) (d) Howe sections on d	dorsement made under section 30 or 30B on a firearms licence held by an eyee of a licensed dealer for the purposes of their employment with the continues in force for 1 year after the date on which the endorsement hade, unless one of the following first occurs: the employee's firearms licence expires: the employee's firearms licence is surrendered or revoked: the licensed dealer's licence expires: the licensed dealer's licence is surrendered or revoked: the relevant endorsement made under section 30 or 30B on the licensed dealer's licence is revoked: the employee ceases to be employed by the licensed dealer. ever, unless earlier revoked or surrendered, an endorsement made under n 30B at any time after 12 April 2019 on a firearms licence held by a per- escribed in section 4A(1)(f), (g), (h), (i), or (i) (j) continues in force until ratio of the following dates:	25
(1)	An er emplo dealer was n (aa) (a) (b) (c) (ca) (d) Howe sections on d	dorsement made under section 30 or 30B on a firearms licence held by an eyee of a licensed dealer for the purposes of their employment with the continues in force for 1 year after the date on which the endorsement hade, unless one of the following first occurs: the employee's firearms licence expires: the employee's firearms licence is surrendered or revoked: the licensed dealer's licence expires: the licensed dealer's licence is surrendered or revoked: the relevant endorsement made under section 30 or 30B on the licensed dealer's licence is revoked: the employee ceases to be employed by the licensed dealer. ever, unless earlier revoked or surrendered, an endorsement made under n 30B at any time after 12 April 2019 on a firearms licence held by a perescribed in section 4A(1)(f), (g), (h), (i), or (i) continues in force until	25

(b)

(i)

(ii)

the date on which the licence—

expires.

is surrendered or revoked; or

(3)	Unless earlier revoked or surrendered, an endorsement made under section 30 or 30B on a firearms licence held by any other person, or on a dealer's licence, continues in force for so long as the licence continues in force.	5
17	Section 34 amended (Notification of change of address)	
1)	Replace section 34(1) with:	
(1)	A holder of a firearms licence who changes their address must, within 30 days after doing so, give written notice of the change to a member of the Police.	10
2)	In section 34(2), replace "shall notify an Arms Office" with "must notify a member of the Police".	
(3)	Replace section 34(3) with:	
(3)	A person commits an offence and is liable on conviction to a fine not exceeding \$2,000 if the person, without reasonable excuse, contravenes subsection (1) or (2).	15
18	Section 34B amended (Effect of non-compliance with requirements in relation to photographs or to calling-in of licences)	
	In section 34B(b), replace "an Arms Office" with "a Police station".	
18A	Cross-heading above section 35 replaced	20
	Replace the cross-heading above section 35 with:	
Pern	nits to possess pistols, restricted weapons, prohibited firearms, prohibited magazines, and pistol carbine conversion kits	
19	Section 35 amended (Issue of permit to possess pistol or restricted weapon)	
	Replace section 35(2) with:	25
(2)	A permit to possess a pistol or restricted weapon may be issued if the member of the Police to whom the application is made is satisfied—	
	(a) that the applicant holds a dealer's licence that bears an endorsement made under section 30; or	
	(b) that the applicant holds a firearms licence that bears an endorsement made under section 30 and that, by virtue of that licence and endorsement, the applicant is permitted to have possession of the pistol or restricted weapon, as the case may be.	30
(2A)	A permit may not be issued under this section to an applicant acting in their capacity as an employee of a licensed dealer.	35

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49A New section 35AAA inserted (Issue of permit to possess pistol carbine conversion kit)

35AAA Issue of permit to possess pistal carbine conversion kit

After section 35, insert:

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(1)	A	permit t	o possess	a pistol	carbine	conversion	kit may	be issued t	o an appli-	

cant only by a member of the Police acting under a direction of the Commissioner.

- (2) A permit to possess a pistol carbine conversion kit may be issued if the member of the Police to whom the application is made is satisfied
 - that the applicant— (a)

(i)

is the holder of a dealer's licence that bears an endorsement made under section 30 permitting the holder to possess a pistol; and

- has been issued with— (ii)
 - a permit, under **section 18**, to import a pistol; or (A)
 - a permit, under section 35, to possess a pistol; or

that the applicant (not being an employee of a licensed dealer)— (b)

- is the holder of a firearms licence that bears an endorsement made (i) under section 30 permitting the holder to possess a pistol; and
- (ii) has been issued with
 - a permit, under **section 18**, to import a pistol; or
 - a permit, under section 35, to possess a pistol.
- (3) The member of the Police to whom the application is made must also be satisfied that-
 - (a) the pistol carbine conversion kit specifically enables a pistol that has an overall length of no more than 400 millimetres and is capable of firing specified ammunition at a muzzle velocity of 1,600 feet per second or less to be fired from the shoulder; and
 - the pistol carbine conversion kit does not modify the pistol in any way (b) other than as specified in paragraph (a).
- (4) However, if an application is made by an applicant in the applicant's capacity 30 referred to in section 29(2)(b), (c), (d), or (e), the Commissioner may grant the application without being satisfied of the matters in subsection (3).
- Unless sooner revoked, a permit issued under this section remains in force for (5) the period specified in the permit, which must not exceed 1 month.
- A permit may at any time be revoked by a commissioned officer of Police. (6)

50	Section 35A amended (Issue of permit to possess prohibited firearm or
	prohibited magazine)

Replace section 35A(2) with:

(2) A permit to possess a prohibited firearm or prohibited magazine may be issued if the applicant holds a dealer's licence or firearms licence that bears an endorsement made under section 30B permitting the applicant to possess a prohibited firearm or prohibited magazine and the member of the Police is satisfied that it is appropriate for the applicant to possess the prohibited firearm or prohibited magazine.

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(2A) A permit may not be issued under this section to an applicant acting in their capacity as an employee of a licensed dealer.

51 Section 36 amended (Offence to carry pistol or restricted weapon without authority)

- (1) Replace the heading to section 36 with "Offence to carry pistol, prohibited firearm, prohibited magazine, or restricted weapon without authority".
- (2) In section 36(1), after "pistol", insert ", prohibited firearm, prohibited magazine,".
- (3) Replace section 36(3) with:
- (3) A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 6 months, or to a fine not exceeding \$10,000, if the person, without reasonable excuse, contravenes subsection (1).
- (4) Repeal section 36(4).

52 Section 38 amended (Removal of pistol, prohibited firearm, prohibited magazine, or restricted weapon out of New Zealand)

- (1) Replace section 38(1) with:
- (1) A holder of a firearms licence who intends to remove any pistol, prohibited firearm, prohibited magazine, or restricted weapon from New Zealand must—
 - (a) give not less than 4 days' notice of the intended removal to a member of the Police; and
 - (b) deliver to a Police station their firearms licence for amendment of the endorsement.
- (2) Replace section 38(2) with:
- (2) A person commits an offence and is liable on conviction to a fine not exceeding \$2,000 if the person, without reasonable excuse, contravenes **subsection** (1).

New Parts 6 and 7 inserted

After section 38, insert:

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Part 6 Shooting clubs and shooting ranges

38A	Interpretation
JUA	interpretation

In this Part,—

application for approval means an application made under **section 38C** to have a shooting club approved

application for certification means an application made under **section 38K** to have a shooting range certified

certified shooting range means a shooting range certified under **section 380 shooting activities**—

- (a) means activities that are carried out using a firearm or an airgun for the purpose of shooting at inanimate targets (whether fixed or moving); but
- (b) excludes—
 - (i) paintball shooting; and
 - (ii) airsoft shooting

shooting club means a voluntary association of people who—

- (a) act in accordance with a set of written rules; and
- (b) participate in, or intend to participate in, shooting activities on a regular basis

shooting range—

- (a) means a facility (whether indoor or outdoor), or a designated area of land, used by a shooting club or members of the public for the primary purpose of carrying out shooting activities; and
- (b) includes any defence area (as that term is defined in section 2(1) of the Defence Act 1990) used by a shooting club.

Shooting clubs

38B Shooting club must have certificate of approval

- (1) A shooting club that uses a shooting range for its shooting activities must hold a certificate of approval issued by the Commissioner.
- (2) A pistol club that applies for a certificate of approval must be registered under the Incorporated Societies Act 1908.
- (3) A person commits an offence and is liable on conviction to a fine not exceeding \$10,000 if the person, without reasonable excuse, establishes or continues to operate a shooting club without the club holding a certificate of approval.

38BA		oting club must be incorporated society if ammunition or firearms on its behalf				
(1)	This section applies if ammunition or firearms are sold on behalf of a shooting club.					
(2)	appro	A shooting club to which this section applies may not hold a certificate of approval under section 38F unless it is registered under the Incorporated Societies Act 1908.				
38C	Appli	cation to have shooting club approved				
(1)	An ap	oplication for a certificate of approval must be made,—				
	(a)	if the shooting club is a body corporate, by a person who is authorised to make the application; or	10			
	(b)	if the shooting club is not a body corporate, by the club's representative who is authorised by the club to make the application.				
(2)	-	oplication for approval must be made to the Commissioner in the manner ribed by regulations made under this Act, and must—	15			
	(a)	be in a form approved by the Commissioner; and				
	(b)	be supported by any information and documents that are prescribed; and				
	(c)	be accompanied by the prescribed application fee (if any).				
38D	Comi	missioner may make inquiries and request further information				
		ceipt of an application for approval made under section 38C , the Comoner—	20			
	(a)	may make whatever inquiries the Commissioner considers necessary to determine whether the application should be granted; and				
	(b)	may request the applicant to provide any further information or documents that the Commissioner considers necessary to determine whether the application should be granted.	25			
38E	Decision on application for certificate of approval					
	The Commissioner may grant an application for approval made under section 38C if the Commissioner is satisfied that the shooting club—					
	(a)	will be using a certified shooting range for its shooting activities; and	30			
	(b)	has rules relating to the safe operation of firearms and promotes the safe possession and use of firearms; and				
	(c)	is appropriately administered; and				
	(d)	is able to safely manage its shooting activities; and				
	(e)	has proper storage for any firearm or ammunition held at any of the club's premises or at a shooting range used by the club.	35			

38F	Issu	e of certificate of approval				
(1)		e Commissioner grants an application for approval, the Commissioner issue to the shooting club a certificate of approval.				
(2)		ertificate of approval may be granted subject to any conditions that the missioner considers appropriate.	5			
38G	Dura	ation of certificate of approval				
	A ce	rtificate of approval granted to a shooting club continues until—				
	(a)	surrendered by the shooting club; or				
	(b)	cancelled by the Commissioner.				
38H	Can	cellation of certificate of approval	10			
(1)		Commissioner must cancel a shooting club's certificate of approval if the missioner is satisfied that—				
	(a)	the shooting club is not using a certified shooting range for its shooting activities; or				
	(b)	the shooting club is no longer carrying on its operations; or	15			
	(c)	the shooting club no longer meets the requirements in section 38BA or 38E -; or				
	<u>(d)</u>	the shooting club has failed to comply with an improvement notice issued under section 38U .				
(2)	The Commissioner may cancel a shooting club's certificate of approval if the Commissioner is satisfied that—					
	(a)	the shooting club has failed to comply with any conditions to which its certificate of approval is subject; or				
	(b)	the shooting club has failed to report any serious firearms-related safety incident; or	25			
	(c)	any activity of the shooting club has raised any reasonable concern about the safety of its members or the public.				
38I	Club	may have to reapply for certificate of approval				
(1)	The Commissioner may require a shooting club to reapply for a certificate of approval if—					
	(a)	the club has amalgamated with another shooting club that has a different discipline; or				
	(b)	the club is an incorporated society that has ceased to be registered under the Incorporated Societies Act 1908 for at least 2 years.				
(2)		tions 38C to 38H apply to an application as if the application were an cation for a certificate of approval.	35			

38J Annual reports

- (1) A shooting club must, not later than 5 months after the end of its financial year, provide to the Commissioner an annual report on its operation.
- (2) The annual report must include the particulars prescribed in regulations made under this Act.

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Shooting ranges

38K Shooting ranges must be certified

- (1) A person may not operate a shooting range unless the shooting range is a certified shooting range.
- (2) A person commits an offence and is liable on conviction to a fine not exceeding \$10,000 if the person, without reasonable excuse, contravenes **subsection** (1).

38L Application to have shooting range certified

- (1) An application for certification of a shooting range may be made,—
 - (a) if the person who is proposing to operate the range is an individual, by 15 that individual; or
 - (b) if the person who is proposing to operate the range is a body corporate, by a person who is authorised to make the application; or
 - (c) if the person who is proposing to operate the range is not an individual or a body corporate, by the person's representative who is authorised by the person to make the application.
- (2) An application for certification must be made to the Commissioner in the manner prescribed by regulations made under this Act, and must—
 - (a) be in a form approved by the Commissioner; and
 - (b) be supported by any information and documents that are prescribed; and
 - (c) be accompanied by the prescribed application fee (if any).

38M Commissioner may make inquiries and request further information

On receipt of an application for certification made under **section 38L**, the Commissioner—

- (a) may make whatever inquiries the Commissioner considers necessary to determine whether the application should be granted; and
- (b) may request the applicant to provide any further information or documents that the Commissioner considers necessary to determine whether the application should be granted.

38N	Decision on application to have shooting range certified							
	The Commissioner may grant an application for certification made under section 38L if the Commissioner is satisfied that—							
	(a)	the shooting range meets all required safety standards published by the Commissioner; and	5					
	(b)	all necessary territorial authority and regional council consents to operate the shooting range have been obtained.						
380	Gran	nt of certification						
		e Commissioner grants an application for certification in respect of a ting range, the Commissioner must issue a certificate to the applicant.	10					
38P	Cert	ification granted subject to conditions						
(1)		rtificate granted under section 380 is subject to the condition that, at all s while the certified shooting range is in use, an officer is on duty who—						
	(a)	holds a firearms licence; and						
	(b)	is appropriately trained in shooting range safety management.	15					
(2)	Certification granted under section 380 may be made subject to any other conditions that the Commissioner considers appropriate, which may include conditions relating to—							
	(a)	maintenance of the shooting range:						
	(b)	public access to the shooting range:	20					
	(c)	restrictions on the types of firearms and ammunition that may be used at the shooting range:						
	(d)	competitions that may be conducted at the shooting range.						
(3)	A certified shooting range must request the Commissioner to review its range certification if it is intended that the operation of the range will depart from the conditions imposed by or under this section.							
38Q	Duration of certification							
	A certificate issued in respect of a shooting range remains in force 5 years after the date it is issued unless the certificate is sooner surrendered or cancelled.							
38R	Cancellation of certification							
	The Commissioner may cancel certification in respect of a shooting range if the Commissioner is satisfied that—							
	(a)	the shooting range is no longer being operated as a shooting range; or						
	(b)	the shooting range is not being operated with proper regard to individual or public safety; or	35					

- (c) the owner or operator of the shooting range is not complying with any conditions imposed under **section 38P**; or
- (d) having regard to the matters specified in **section 38N**, it is no longer appropriate that the shooting range be certified—; or
- (e) the operator of a shooting range has failed to comply with an improvement notice issued under **section 38U**.

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38S Renewal of certification

- (1) A certificate granted under **section 380** may be renewed on 1 or more occasions.
- (2) **Sections 38L to 38R** apply to an application for renewal of certification as if the application were an application for certification, unless **subsection (4)** applies.
- (3) A renewed certificate is to be treated for all purposes as a new certification granted under **section 380**.
- (4) If the circumstances of the shooting range have not changed significantly for 5 years, the applicant may initiate the renewal of the certification by using a form approved by the Commissioner instead of applying under **section 38L**.

Compliance

38T Inspections of shooting clubs and shooting ranges

- (1) For the purpose of ensuring that a shooting club or shooting range is operated in accordance with this Act, a person who is a member of the Police and authorised in writing by the Commissioner may—
 - (a) enter and inspect—
 - (i) any venue of the shooting club that is part of a shooting range; or
 - (ii) the shooting range or any designated area used for the primary purpose of shooting activities that is used by a shooting club or members of the public:
 - (i) any shooting range (including any shooting club that is part of the range); and
 - (ii) any place where the shooting club stores firearms or ammunition:
 - (b) inspect, print, copy, or remove any documents that the person believes on reasonable grounds to be those of the shooting club or shooting range.
- (1A) A member of the Police must give at least 7 days' notice of their intention to enter and inspect a venue of a shooting club or a shooting range.
- (2) The provisions of Part 4 of the Search and Surveillance Act 2012 (apart from subpart 3) apply.

Compare: 1989 No 80 s 319; 2002 No 40 s 39

38 U	Impi	rovement notices					
(1)	This section applies if a member of the Police reasonably believes that a shooting club or shooting range—						
	(a)	is failing, is likely to fail, or has failed to comply with any conditions to which a certificate of approval or certification is subject; or	5				
	(b)	is contravening, is likely to contravene, or has contravened a provision of this Act or regulations made under this Act.					
(2)	If this section applies, the member of the Police may issue an improvement notice to the shooting club or the operator of the shooting range requiring the shooting club or shooting range, within a reasonable period of time specified in the notice, to—						
	(a)	remedy the non-compliance or contravention; or					
	(b) Compa	prevent a likely non-compliance or contravention from occurring. are: 2015 No 70 s 101					
38V	Susp	ension	15				
	If the	e shooting club or shooting range fails to comply with an improvement e, it must suspend operations on the date and for the period (not exceeding eys) specified in the notice.					
<u>38V</u>	-	porary suspension of shooting club's operations pending possible ellation of certificate of approval	20				
(1)	A member of the Police may, by notice in writing to a shooting club, temporarily suspend the operations of the shooting club if the member is satisfied that the shooting club has failed to comply with an improvement notice issued under section 38U .						
<u>(2)</u>	A notice of temporary suspension must state—						
	<u>(a)</u>	the ground on which the notice is given; and					
	<u>(b)</u>	the date on which the suspension begins; and					
	<u>(c)</u>	that the suspension is to enable the Police to consider cancelling the shooting club's certificate of approval on that ground; and					
	<u>(d)</u>	that the suspension lasts until notice of the decision as to whether to cancel the certificate of approval is given to the shooting club, but, if the notice is not given within 90 days after the suspension takes effect, the suspension ends with the close of that 90-day period.	30				
38VA		porary suspension of shooting range's operations pending possible ellation of certification	35				

A member of the Police may, by notice in writing to the operator of a shooting

range, temporarily suspend the operations of the shooting range if the member

<u>(1)</u>

		isfied that the shooting range has failed to comply with an improvement e issued under section 38U .				
<u>(2)</u>	A no	tice of temporary suspension must state—				
	<u>(a)</u>	the ground on which the notice is given; and				
	<u>(b)</u>	the date on which the suspension begins; and	5			
	<u>(c)</u>	that the suspension is to enable the Police to consider cancelling the shooting range's certification on that ground; and				
	<u>(d)</u>	that the suspension lasts until notice of the decision as to whether to cancel the certification is given to the operator of the shooting range, but, if the notice is not given within 90 days after the suspension takes effect, the suspension ends with the close of that 90-day period.	10			
		Part 7				
	Di	rect access by certain government agencies to registry				
38W	Inter	pretation				
	In thi	s Part,—	15			
	acces	ssing agency means—				
	(a)	the Department of Conservation; and				
	(b)	the Ministry of Foreign Affairs and Trade; and				
	(c)	the New Zealand Customs Service				
		item has the meaning given in section 2(1) and includes, as an additional of item, ammunition	20			
		et access, in relation to the registry, means to do either or both of the fol- ng (whether remotely or otherwise):				
	(a)	search the registry:				
	(b)	copy any information stored on the registry	25			
	-	import and export information , in relation to a licence holder, means details relating to—				
	(a)	any permit to import issued to the licence holder under section 18(2) or (2A):				
	(b)	any class or classes of arms items exported by the licence holder	30			
	licen	ce holder means—				
	(a)	a person who is the holder of a firearms licence; and				
	(b)	a person who at any time held a firearms licence				
	licen	ce information, in relation to a licence holder, means—				
	(a)	the licence holder's—	35			

		(i)	name; and				
		(ii)	date of birth; and				
		(iii)	residential address; and				
	(b)	the fo	sllowing details about the licence holder's firearms licence:				
		(i)	the firearms licence number; and	5			
		(ii)	the date of expiry of the firearms licence; and				
		(iii)	any endorsements on the firearms licence.				
38X	Relat	ionshi	p between this Part and other law				
	This I		bes not prevent or limit the collection, use, or disclosure of informa-	10			
	(a)	is aut	horised or required by or under any enactment; or				
	(b)	is per	mitted under any enactment.				
38Y	Direc	t acces	ss to licence information				
(1)		-	ment of Conservation may have direct access to a licence holder's rmation recorded in the registry.	15			
(2)	The purpose of the direct access is to provide administrative assistance to the Director-General of Conservation in relation to the issue, under section 38 of the Conservation Act 1987, of permits for hunting.						
38Z	Direc	t acces	ss to import and export information recorded in registry				
(1)	vice 1	nay ha	y of Foreign Affairs and Trade and the New Zealand Customs Serve direct access to a licence holder's import and export information the registry.	20			
(2)	cising	their	e of the direct access is to assist the agencies in performing or exer- functions, duties, and powers in relation to the movement of law- ted and lawfully possessed arms items.	25			
38ZA	Dire	ct acce	ess must be in accordance with direct access agreement				
	All d	irect a	ccess authorised by section 38Y or 38Z must be in accordance en direct access agreement entered into between—				
	(a)	the M	linister responsible for the accessing agency; and				
	(b)	the M	linister of Police.	30			
38ZB		ters to s agre	which Ministers must have regard before entering into direct ement				
			ring into a direct access agreement, the Ministers referred to in sec -must be satisfied—				
	(a)	that—	_	35			

		(i)	in the case of direct access authorised by section 38Y , the direct access will enable the Director-General of Conservation to more effectively or efficiently issue permits for hunting; or				
		(ii)	in the case of direct access authorised by section 38Z , the direct access will enable the Ministry of Foreign Affairs and Trade or the New Zealand Customs Service to perform and exercise their functions, duties, and powers more effectively or efficiently; and	5			
	(b)	inclu	here are adequate safeguards to protect the privacy of individuals, ding that the proposed compliance and audit requirements for the taccess, use, disclosure, and retention of the information are suffigand				
	(c)		he agreement includes appropriate procedures for direct access, use, osure, and retention of the information.				
38ZC	Con	sultati	on before entering into direct access agreement				
(1)		38ZA	ring into a direct access agreement, the Ministers referred to in sec - must consult and invite comment on the proposed agreement	15			
	(a)	the P	rivacy Commissioner; and				
	(b)	the ac	dvisory group established under section 88 .				
(2)	have	en consulted on a direct access agreement, the Privacy Commissioner must e particular regard to the matters that the Ministers need to be satisfied of ore entering into the agreement that are specified in section 38ZB(b) and					
(3)			ers must have regard to any comment received from the Privacy ner and the advisory group on the proposed agreement.	25			
38ZD	Con	tent of	direct access agreements				
	A dir	ect acc	ess agreement must specify—				
	(a)	the p	particular information in relation to licence holders that may be used:				
	(b)	the p	particular purpose or purposes for which the information may be used:	30			
	(c)	-	articular function, duty, or power being, or to be, performed or exer- by the accessing agency for which the information is required:				
	(d)	the m	nechanism by which the information is to be accessed:				

the position or designation of the person or persons in the accessing

the records to be kept in relation to each occasion on which the registry

agency who may access the information:

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(e)

(f)

is accessed:

	(g)	the safeguards that are to be applied for protecting information:	
	(h)	the requirements relating to storage and disposal of information obtained from the registry:	
	(i)	that the accessing agency may use the information only in accordance with the purposes for which it was accessed:	5
	(j)	the requirements for reviewing the agreement:	
	(k)	the requirement to regularly audit access to the registry.	
38 Z E	Vari	ation of direct access agreement	
		ions 38ZB and 38ZC apply with any necessary modifications in respect roposal to enter into an agreement varying a direct access agreement.	10
38ZF	Publ	ication of direct access agreements	
(1)	An ag	greement, and all variations to the agreement, must be published on—	
	(a)	an Internet site maintained by or on behalf of the accessing agency; and	
	(b)	an Internet site maintained by or on behalf of the Police.	
(2)	Howe	ever, subsection (1) does not apply to—	15
	(a)	an agreement or a variation of an agreement that may be withheld on a request made under the Official Information Act 1982:	
	(b)	a provision of an agreement or a variation of an agreement that may be withheld on a request made under the Official Information Act 1982.	
(3)	ment	reliance on subsection (2)(a) , an agreement or a variation of an agree- is not published, a summary of the agreement or variation of the agree- must be published on—	20
	(a)	an Internet site maintained by or on behalf of the accessing agency; and	
	(b)	an Internet site maintained by or on behalf of the Police.	
54	Secti	ons 39 to 41 and cross-heading repealed	25
	Repe	al sections 39 to 41 and the cross-heading above section 39.	
55		section 41A inserted (Marking of firearms) section 41, insert:	
41A	Marl	king of firearms	
(1)	This maga	section applies to all firearms, parts, pistol carbine conversion kits, and zines possessed by firearms licence holders, including those manufacin or imported into NZ New Zealand, but does not apply to antique fire-	30
(2)	section	rms, parts, pistol carbine conversion kits, and magazines to which this on applies must be marked to the extent provided in, and in accordance requirements set out in regulations made under section 74.	35

- (3) The Crown is not liable to pay compensation in respect of
 - the loss of value in the case of any firearm, part, pistol carbine conversion kit, or magazine that results from it being marked in accordance with the regulations; or
 - (b) the cost of marking the firearm, part, pistol carbine conversion kit, or magazine.

56 Cross-heading above section 42 replaced

Replace the cross-heading above section 42 with:

Part 8 **Offences**

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Section 42 replaced (Offences in respect of licences) 57

Replace section 42 with:

42 Offences in respect of licences

A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 2 years, or to a fine not exceeding \$20,000, if the person,—

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- (a) with intent to deceive,
 - adds to a licence any words or figures extraneous to the licence as issued; or
 - (ii) alters on or erases from any licence any words or figures; or
 - (iii) uses or retains any licence—

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- to which have been added any words or figures extraneous to the licence as issued; or
- (B) from which any words or figures have been erased from the licence as issued; or
- (C) on which any words or figures on the licence as issued have been altered; or

- being the holder of a licence, wilfully parts with possession of that (b) licence in order that it may be used by another person; or
- uses or attempts to use a licence issued in the name of another person (c) with the intention of procuring the possession of any firearm, airgun, pis-30 tol, restricted weapon, magazine, or ammunition; or
- (d) supplies particulars or answers in any application for a licence under this Act, knowing them to be incorrect or misleading.

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58 Section 43 replaced (Selling or supplying firearm or airgun to unlicensed person)

Replace section 43 with:

43	Selling	or supplying	firearm (or girgun	ťΩ	unlicensed	nerson
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- (1) A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 2 years, or to a fine not exceeding \$20,000, if the person—
 - (a) sells or supplies a firearm (other than a pistol, prohibited item, or restricted weapon) to any person who is not the holder of a firearms licence, a dealer's licence, or a permit issued for the purposes of **section 16(1)**; or
 - (b) sells or supplies an airgun to any individual who is under the age of 18 years and is not the holder of a firearms licence.
- (2) It is a defence to a prosecution for an offence against **subsection (1)(a)** if the defendant proves—
 - (a) that the defendant took reasonable steps to ascertain whether the person to whom they sold or supplied the firearm (A) was the holder of a firearms licence; or
 - (b) that—
 - (i) the firearm was sold or supplied to A for use under the immediate supervision of another person, not being a visitor to New Zealand, who holds a firearms licence (**B**); and
 - (ii) at all times, while A was in possession of the firearm, A was under the immediate supervision of B.
- (3) It is a defence to a prosecution for an offence against subsection (1)(b) if—
 - (a) the defendant proves that the defendant took reasonable steps to ascertain whether the individual to whom they sold or supplied the airgun (not being a specially dangerous airgun) (C) was the holder of a firearms licence and was a person of or over the age of 18 years; or
 - (b) the defendant proves—
 - (i) that the airgun was sold or supplied to C for use under the immediate supervision of another person (**D**) who holds a firearms licence and was a person of or over the age of 18 years; and
 - (ii) that at all times while C was in possession of the airgun, C was under the immediate supervision of D.

58A Section 43AA replaced (Possessing, selling, or supplying prohibited ammunition)

Replace section 43AA with:

43AA Selling or supplying prohibited ammunition

A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 2 years if the person, without reasonable excuse, sells or supplies prohibited ammunition.

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59 Section 43A replaced (Mail order sale of firearm or ammunition) Replace section 43A with:

43A Mail order or Internet sale of arms items or ammunition

- (1) A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 6 months, or to a fine not exceeding \$10,000, if the person, without reasonable excuse, sells by mail order or a transaction on the Internet any arms item (other than an airgun for use in airsoft or paintball sports), or any ammunition for a firearm or restricted weapon, otherwise than under a written order—
 - (a) signed by the purchaser; and
 - (b) stating the identifying markings on the arms item; and
 - (c) bearing an endorsement signed by a member of the Police and stating that the member of the Police—
 - (i) has inspected the purchaser's firearms licence; and
 - (ii) is satisfied that the purchaser is a fit and proper person to purchase the arms item or ammunition.
- (2) Nothing in subsection (1) applies in relation to—
 - (a) any pistol, restricted weapon, or prohibited item; or
 - (b) any ammunition for a firearm of the kind described in section 22(1)(a), (b), or (c).
- (3) A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 6 months, or to a fine not exceeding \$10,000, if the person, without reasonable excuse, sells any pistol, restricted weapon, or prohibited item—
 - (a) by mail order; or
 - (b) by a transaction on the Internet, unless—
 - (i) the purchaser has obtained an endorsement on their dealer's licence or firearms licence that authorises them to possess a pistol, restricted weapon, or prohibited item; and
 - (ii) the purchaser has, in the case of a pistol, restricted weapon, prohibited firearm, or prohibited magazine, obtained a permit to possess that pistol, restricted weapon, prohibited firearm, or prohibited magazine; and

		(iii)	the pistol, restricted weapon, or prohibited item is delivered by a courier specified in the permit or, in the case of a prohibited part, a form specified by the Police.				
43A	<u>Mail</u>	<u>order</u>	or Internet sale of arms items or ammunition				
(1)	-		ust not sell by mail order or on the Internet any item specified in (2) , otherwise than under a written order—	5			
	<u>(a)</u>	signe	d by the purchaser; and				
	<u>(b)</u>	signe Police	d by a member of the Police stating that the member of the				
		<u>(i)</u>	has inspected the purchaser's firearms licence; and	10			
		<u>(ii)</u>	has inspected, in the case of an item specified in subsection (2)(d), the permit issued to the purchaser under section 35AAA ; and				
		(iii)	is satisfied that the purchaser is a fit and proper person to purchase the item; and	15			
	<u>(c)</u>		ding, in the case of the sale of an item specified in subsection), (b), (c), or (d), the marking on the item.				
<u>(2)</u>	The in	tems re	eferred to in subsection (1) are—				
	<u>(a)</u>	non-p	orohibited firearms:				
	<u>(b)</u>	non-p	orohibited magazines:	20			
	<u>(c)</u>	non-p	prohibited parts:				
	<u>(d)</u>	pistol	carbine conversion kits:				
	<u>(e)</u>	_	ns (other than an airgun for use in airsoft or paintball sports):				
	<u>(f)</u>		unition (other than ammunition for a firearm of the kind described etion 22(1)(a), (b), or (c).	25			
(3)	A person must not sell by mail order or on the Internet any prohibited item, pistol, or restricted weapon, unless—						
	<u>(a)</u>	firear	urchaser has obtained an endorsement on their dealer's licence or ms licence that authorises them to possess a prohibited item, pistol, tricted weapon; and	30			
	<u>(b)</u>	zine,	pistol, or restricted weapon, obtained a permit to possess that produced firearm, prohibited magazine, pistol, or restricted weapon; and				
	<u>(c)</u>	speci	rohibited item, pistol, or restricted weapon is delivered by a courier fied in the permit referred to in paragraph (b) or, in the case of a bited part, a form specified by the Police.	35			

(4)	term	not ex	ceedin	s an offence and is liable on conviction to imprisonment for a g 6 months, or to a fine not exceeding \$10,000, if the person, e excuse, contravenes subsection (1) or (3) .				
61	Secti	ion 43]	B repe	aled (Restriction on sale of ammunition)				
	Repe	eal sect	tion 43	В.	5			
62			_	ed (Selling or supplying pistol or restricted weapon to not hold permit to possess)				
	Repl	ace sec	ction 4	4 with:				
44		_		ing pistol or restricted weapon to person who does not apport or permit to possess	10			
(1)	term sells	A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 3 years, or to a fine not exceeding \$30,000, if the person sells or supplies a pistol or restricted weapon to any person other than a person who is authorised—						
	(a)	-		t issued for the purposes of section 16(1) to bring or cause that or sent into New Zealand that pistol or restricted weapon;	15			
	(b)	by a wear	-	t issued under section 35 to possess that pistol or restricted				
(2)	It is a defence to a prosecution for an offence against subsection (1) if—							
	(a)	 (a) the defendant proves that they took reasonable steps to ascertain whether the person to whom they sold or supplied the pistol or restricted weapon (A) was the holder of a permit of the kind described in subsection (1)(a) or (b); or 						
	(b)			ant proves, in the case of a prosecution relating to the sale or pistol,—	25			
		(i)	that t	he pistol was supplied to A for use—				
			(A)	on a range of an incorporated pistol shooting club for the time being recognised by the Commissioner for the purposes of section 29; and	30			
			(B)	under the immediate supervision of another person (B) who holds a firearms licence bearing an endorsement permitting them to have that pistol or a pistol of that kind; and				
		(ii)	that,	at all times while A was in possession of the pistol, A was—				
			(A)	on a range of the kind described in subparagraph (i)(A); and	35			
			(R)	under the immediate cunervision of R				

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44AA	Unlawful	sale or	supply of	of pistol	carbine	conversion	kit

- (1) A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 3 years, or to a fine not exceeding \$30,000, if the person sells or supplies a pistol carbine conversion kit to any person other than a person who is authorised—
 - (a) by a permit issued under **section 18AA** for the purposes of **section 16(1)(ca)** to bring or cause to be brought or sent into New Zealand that pistol carbine conversion kit; or
 - (b) by a permit issued under **section 35AAA** to possess that pistol carbine conversion kit.
- (2) It is a defence to a prosecution for an offence against **subsection (1)** if the defendant proves that they took reasonable steps to ascertain whether the person to whom they sold or supplied the pistol carbine conversion kit was the holder of a permit of the kind described in **subsection (1)(a) or (b)**.
- (3) It is also a defence to a prosecution for an offence against **subsection (1)** if the defendant proves—
 - (a) that the pistol carbine conversion kit was supplied to a person (A) for use—
 - (i) on a certified pistol range; and
 - under the immediate supervision of another person (**B**) who holds a firearms licence that bears an endorsement made under section 30 permitting B to possess a pistol; and
 - (b) that at all times while A was in possession of the pistol carbine conversion kit A was—
 - (i) on a certified pistol range; and
 - (ii) under the immediate supervision of B.

62A Section 44A amended (Offence to sell or supply prohibited firearm or prohibited magazine)

In section 44A, insert as subsection (2):

- (2) It is not an offence against this section to sell or supply a semi-automatic pistol to a person in the person's capacity referred to in section 29(2)(b), (c), (d), or (e), if that person has been issued with—
 - (a) a permit, under **section 18**, to import a pistol; or
 - (b) a permit, under section 35, to possess a pistol.

63 Section 46 replaced (Carrying of imitation firearm, except for lawful, proper, and sufficient purpose)

Replace section 46 with:

46	Carrying of imitation firearm, except for lawful, proper, and sufficien
	ourpose

- (1) A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 1 year, or to a fine not exceeding \$4,000, if the person, except for some lawful, proper, and sufficient purpose, carries an imitation firearm.
- (2) In any prosecution for an offence against **subsection (1)** in which it is proved that the defendant was carrying an imitation firearm, the defendant has the burden of proving the existence of some lawful, proper, and sufficient purpose.

Section 48 replaced (Discharging firearm, airgun, pistol, or restricted weapon in or near dwellinghouse or public place)

Replace section 48 with:

Discharging firearm, airgun, pistol, or restricted weapon in or near dwellinghouse or public place

A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 6 months, or to a fine not exceeding \$10,000, if the person, without reasonable excuse, discharges a firearm, airgun, pistol, or restricted weapon in or near a dwellinghouse or a public place so as to—

- (a) endanger property; or
- (b) endanger, annoy, or frighten any person.

64A New section 50AA inserted (Unlawful possession of pistol carbine conversion kit)

After section 50, insert:

50AA Unlawful possession of pistol carbine conversion kit

- (1) A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 3 years or to a fine not exceeding \$4,000, or both, if the person—
 - (a) is in possession of a pistol carbine conversion kit; and
 - (b) is not a person authorised or permitted, expressly or by implication, by or under this Act to be in possession of that pistol carbine conversion kit.
- (2) In any prosecution for an offence against **subsection (1)** in which it is proved that the defendant was in possession of a pistol carbine conversion kit, the defendant has the burden of proving that they were authorised or permitted, expressly or by implication, by or under this Act to be in possession of the pistol carbine conversion kit.
- (3) It is a defence to a prosecution for an offence against **subsection (1)** if the defendant proves that the pistol carbine conversion kit was in their possession for use—

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(a)

on a certified range; and

	(b)	under the immediate supervision of another person who holds a firearms licence bearing an endorsement made under section 30 permitting them to possess a pistol.				
64B		section 50CA inserted (Unlawful possession of prohibited unition)	5			
	After	section 50C, insert:				
50CA	Unla	wful possession of prohibited ammunition				
	-	son commits an offence and is liable on conviction to imprisonment for a not exceeding 2 years if the person—	10			
	(a)	is in possession of prohibited ammunition; and				
	(b)	is not authorised or permitted expressly by or pursuant to this Act to be in possession of the prohibited ammunition.				
65		on 50D amended (Unlawfully carrying or possessing prohibited m in public place)	15			
	In sec	tion 50D, replace "7 years" with "5 years".				
66		on 52 amended (Presenting firearm, airgun, pistol, or restricted on at other person)				
		tion 52(1) and (2), replace "3 months or to a fine not exceeding \$1,000 or h" with "6 months, or to a fine not exceeding \$10,000,".	20			
67	Section 53A amended (Use or attempted use of prohibited firearm to resist or prevent arrest or commit offence)					
	In sec	tion 53A(2), replace "7 years" with "5 years".				
68		on 54 amended (Use or attempted use of firearm, etc, to resist or ent arrest or commit offence)	25			
(1)	In the	heading to section 54, replace "firearm" with "airgun".				
(2)	In sec	tion 54(1), before "restricted weapon", insert "airgun,".				
69		on 55B amended (Offence of failing to produce firearm, etc, on nd or to permit inspection of firearm, etc)				
(1)	In the	heading to section 55B, replace "firearm" with "prohibited firearm".	30			
(2)	In sec	tion 55B, replace "3 months" with "6 months".				
(3)	In sec	tion 55B, replace "\$1,000" with "\$10,000".				
(4)	In sec	tion 55B, replace "fails" with "fails without reasonable excuse".				

70	New	sections	55C to	55 T	inserted
/ W	INCW :	sections	.7.71 . 10	.7.71	mserren

After section 55B, insert:

55C Offence of failing to produce firearm other than pistol, restricted weapon, or prohibited firearm on demand or to permit inspection of firearm

A person commits an offence and is liable on conviction to a fine not exceeding \$10,000 if the person, without reasonable excuse, fails to—

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- (a) produce a firearm (other than a pistol, restricted weapon, or prohibited firearm) in their possession to a member of the Police on demand; or
- (b) permit a member of the Police to inspect a firearm (other than a pistol, restricted weapon, or prohibited firearm) or the place where it is kept, or to enter that place.

55D Offences relating to illegal manufacturing of certain arms items

- (1) A person commits an offence if the person—
 - (a) intentionally manufactures or assembles a firearm or restricted weapon using parts that have been illegally manufactured, imported, or trafficked; or
 - (b) intentionally enters into a contract or an arrangement, or arrives at an understanding, to manufacture or assemble a firearm or restricted weapon using parts that have been illegally manufactured, imported, or trafficked; or
 - (c) does not hold a dealer's licence, but intentionally manufactures for sale, transfer, rental, or other supply—
 - (i) a firearm, pistol, prohibited firearm, or restricted weapon; or
 - (ii) a part of a firearm, pistol, prohibited firearm, or restricted weapon; or
 - (iii) a pistol carbine conversion kit; or
 - (d) does not hold a dealer's licence, but intentionally enters into a contract or an arrangement, or arrives at an understanding, to manufacture for sale, transfer, rental, or other supply—
 - (i) a firearm, pistol, prohibited firearm, or restricted weapon; or
 - (ii) a part of a firearm, pistol, prohibited firearm, or restricted weapon; or
 - (iii) a pistol carbine conversion kit; or
 - (e) intentionally fails to mark a firearm, part of a firearm, or pistol carbine conversion kit manufactured by the person in accordance with this Act or regulations made under section 74.
- (2) A person who commits an offence against **subsection (1)** is liable on conviction to imprisonment for a term not exceeding 10 years.

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(3) For the purposes of this section, anything that purports to be, or is intended to have the effect of, a contract, an arrangement, or an understanding must be treated as a contract, an arrangement, or an understanding (as the case may be).

55E Offences relating to illegal trafficking of firearms, parts, or ammunition

- (1) A person commits an offence if the person intentionally
 - moves, delivers, sends, or transfers any firearm, pistol, pistol carbine conversion kit, prohibited firearm, or restricted weapon, or any part or ammunition, into New Zealand without lawful authority, or if the item is not marked in accordance with this Act and regulations made under section 74, whether or not the person intends to export the item from New Zealand; or
 - (b) moves, delivers, sends, or transfers any firearm, pistol, pistol carbine conversion kit, prohibited firearm, or restricted weapon, or any part or ammunition, from New Zealand to another country, without lawful authority, or if the item is not marked in accordance with this Act and regulations made under section 74; or
 - (c) moves, delivers, sends, or transfers any firearm, pistol, pistol carbine conversion kit, prohibited firearm, or restricted weapon, or any part or ammunition, through or across New Zealand to another country without lawful authority; or
 - (d) moves, delivers, sends, or transfers any firearm, pistol, pistol carbine conversion kit, prohibited firearm, or restricted weapon, or any part or ammunition, into another country from or through New Zealand without lawful authority.
- (2) A person commits an offence if the person intentionally enters into a contract or an arrangement, or arrives at an understanding, to do anything described in **subsection (1)(a) to (d)**.
- (3) A person who commits an offence against **subsection (1) or (2)** is liable on conviction to imprisonment for a term not exceeding 10 years.
- (4) For the purposes of this section, anything that purports to be, or is intended to have the effect of, a contract, an arrangement, or an understanding must be treated as a contract, an arrangement, or an understanding (as the case may be).
- (5) Any firearm, pistol, pistol carbine conversion kit, prohibited firearm, or restricted weapon, or any part or ammunition, that is imported within the meaning of the Customs and Excise Act 2018 and that arrives in New Zealand in any manner in contravention of this section, must be treated, on importation, as a prohibited good for the purposes of the Customs and Excise Act 2018, except sections 388 and 389 of that Act.

55F Offences relating to falsifying firearm markings

(1) A person commits an offence if the person intentionally—

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	(a)		s a complete firearm, or a complete but unassembled firearm, with alse identifying markings at the time of manufacture; or					
	(b)	marks	s an imported firearm with any false identifying markings.					
(2)	-		no commits an offence against subsection (1) is liable on convictionment for a term not exceeding 10 years.	5				
55G	Offer	ices re	lating to removing or altering firearm markings					
(1)	-		mmits an offence if the person, without reasonable excuse, obliteres, or alters a marking on a firearm or part.					
(2)	-		no commits an offence against subsection (1) is liable on convictionment for a term not exceeding 3 years.	10				
(3)	must	If any mark is removed for a lawful and proper purpose, the firearm or part must be re-marked in accordance with the marking requirements of this Act and regulations made under section 74.						
55H	Extraterritorial jurisdiction for offences against section 55D , 55E , 55F , or 55G							
(1)	Even if the acts or omissions alleged to constitute the offence occurred wholly outside New Zealand, proceedings may be brought for any offence against section 55D, 55E, 55F, or 55G —							
	(a)	if the	person to be charged—					
		(i)	is a New Zealand citizen; or	20				
		(ii)	is ordinarily resident in New Zealand; or					
		(iii)	has been found in New Zealand and has not been extradited; or					
		(iv)	is an entity incorporated or registered under the law of New Zealand; or					
	(b)	if any	of the acts or omissions are alleged to have occurred on board—	25				
		(i)	a ship registered, or required to be registered, under the Ship Registration Act 1992; or					
		(ii)	a ship used as a ship of the New Zealand Defence Force; or					
		(iii)	an aircraft registered, or required to be registered, in New Zealand under the Civil Aviation Act 1990; or	30				
		(iv)	an aircraft for the time being used as an aircraft of the New Zealand Defence Force; or					
		(v)	an aircraft that is leased to a lessee whose principal place of business is in New Zealand, or who is a New Zealand citizen or a person ordinarily resident in New Zealand.	35				
(2)		ollowi or 550	ng sections do not apply to an offence against section 55D, 55E,					

	(a)	section 8 of the Crimes Act 1961 (which relates to jurisdiction in respect of crimes on ships or aircraft beyond New Zealand):			
	(b)	section 400 of the Crimes Act 1961 (which requires the consent of the Attorney-General to proceedings in certain cases for offences on ships or aircraft).	5		
(3)	Nothi	ng in this section limits—			
	(a)	the application of section 55D, 55E, 55F, or 55G to acts or omissions that occurred wholly in New Zealand; or			
	(b)	the application of section 7 of the Crimes Act 1961 to the occurrence in New Zealand of—	10		
		(i) an act or omission forming part of an offence; or			
		(ii) an event necessary to the completion of an offence; or			
	(c)	the application of section 8A of the Crimes Act 1961.			
55I	Attor	ney-General's consent required			
(1)	No charging document may be filed against any person in relation to an offence against section 55D, 55E, 55F, or 55G committed outside New Zealand unless the Attorney-General consents to the filing of the charging document.				
(2)	A person alleged to have committed an offence against section 55D, 55E, 55F, or 55G may be arrested without a warrant or a warrant for their arrest may be issued and executed, and they may be remanded in custody or on bail, even though the consent of the Attorney-General has not yet been obtained under subsection (1) , but no further or other proceedings may be taken until the consent has been obtained.				
71	New	section 58A inserted (Offences relating to registry)			
		section 58, insert:	25		
58A	Offer	ices relating to registry			
(1)	A per	son commits an offence who, without reasonable excuse, fails to provide nation to the Police in accordance with section 94 .			
(2)	-	son who commits an offence against subsection (1) is liable on convictor a fine not exceeding \$10,000.	30		
(3)	-	son commits an offence if the person intentionally fails to provide inforn to the Police in accordance with section 94 .			
(4)	for in	son commits an offence if the person provides information to the Police clusion in the registry, knowing the information to be false or misleading naterial respect.	35		
(5)	-	son who commits an offence against subsection (3) or (4) is liable on ction to a term of imprisonment not exceeding 2 years, or to a fine not			
		ding \$20,000.			

72 Section 59 amended (Unsafe firearms or pistols)

Replace section 59(4) with:

(4) An owner of a firearm or pistol commits an offence and is liable on conviction to imprisonment for a term not exceeding 6 months, or to a fine not exceeding \$10,000, if the owner, without reasonable excuse, fails to comply with a notice given to them under subsection (2) in respect of that firearm or pistol.

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73 New Part 9 heading inserted

After section 59, insert:

Part 9 Miscellaneous provisions

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74 Section 59A replaced (Surrender by licensed dealer of firearms, etc)

Replace section 59A with:

59A Surrender by licensed dealer of firearms, etc

- (1) A licensed dealer does not contravene section 10 if, on obtaining possession of any of the following items from any person, the licensed dealer surrenders the item within 5 working days to the nearest Police station for inspection and inquiries:
 - (a) a pistol:
 - (b) a pistol carbine conversion kit:
 - (c) a restricted weapon:

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- (d) a prohibited item.
- (2) A licensed dealer does not contravene section 12 if the licensed dealer does not record the particulars of any of the following items that is received by that dealer and, within 5 working days, surrenders the item to the nearest Police station for inspection and inquiries:

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- (a) a firearm:
- (b) an airgun:
- (c) a pistol:
- (d) a pistol carbine conversion kit:
- (e) a prohibited item:

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(f) a restricted weapon.

74A Section 59B replaced (Voluntary delivery to Police of firearms, etc)

Replace section 59B with:

59B	Voluntary delivery to Police of firearms, etc	
(1)	If any arms item or ammunition is delivered to the Police by a person who is not authorised to be in possession of the item or ammunition, it is affirmed that the Police have the discretion not to prosecute in any case where—	
	(a) the offence is considered to be one of possession only; and	5
	(b) there is no public interest in proceeding with the prosecution.	
(2)	See also Parts 1 and 2 of Schedule 1 (which contain amnesty provisions).	
75	New sections 60 to 60B-60C inserted	
	After section 59B, insert:	
60	Improvement notices	10
(1)	This section applies if a member of the Police reasonably believes that a person with a firearms or dealer's licence or an ammunition seller is failing, has failed, or is likely to fail to comply with—	
	(a) 1 or more applicable provisions of this Act or regulations made under this Act; or	15
	(b) any conditions on a licence, an endorsement, or a permit.	
(2)	The member of the Police may issue an improvement notice that—	
	(a) states the applicable provision or provisions, or condition or conditions, that the member of the Police reasonably believes the person is failing, has failed, or is likely to fail to comply with; and	20
	(b) requires the person to remedy the failure or prevent a failure from occurring; and	
	(c) states the date by which the person is required to remedy the failure or prevent a failure from occurring.	
(3)	An improvement notice must be in writing and be sent to the person by post or electronic means to their last known address.	25
(4)	The member of the Police may extend the time within which the person is	

required to remedy the failure or prevent a failure from occurring.

(5) A person issued with an improvement notice must comply with the notice

(5) A person issued with an improvement notice must comply with the notice within the time specified in the notice (or within any extended time allowed by the member of the Police). See sections 60A and 60B for possible suspension and revocation of a licence if a person fails to comply with an improvement notice.

60A Temporary suspension of licence pending possible revocation

(1) A member of the Police may, by notice in writing to the holder of a firearms or dealer's licence, temporarily suspend the licence if satisfied that 1 or more of the following apply:

	(a)		older is not a fit and proper person to be in possession of any fire- or airgun, which includes a case where—	
		(i)	the holder has failed or refused to secure any arms items or ammunition in the person's possession, in accordance with regula- tions made under this Act; or	5
		(ii)	the holder has failed to comply with any conditions imposed on their licence; or	
		(iii)	the holder has failed to comply with an improvement notice issued under section 60 ; or	
		(iv)	the member of the Police is so satisfied on the basis of a notice given under section 91 by a health practitioner; or	10
		(v)	the licence has been seized under section 18 of the Search and Surveillance Act 2012:	
	(b)		older, being the holder of a dealer's licence, is not a fit and proper on to hold a dealer's licence:	15
	(d)		ss to any firearm or airgun in the possession of the holder is reason-likely to be obtained by—	
		(i)	a person whose application for a firearms licence has been refused; or	
		(ii)	a person whose firearms licence has been revoked; or	20
		(iii)	a person who, in the opinion of a member of the Police, is not a fit and proper person to be in possession of a firearm or an airgun or ammunition; or	
		(vi)	a person, other than the holder, whose firearms licence has been temporarily suspended.	25
2)	A no	tice of	temporary suspension of a licence must state—	
	(a)	the g	round on which the notice is given; and	
	<u>(aa)</u>	the li	cence that the notice applies to; and	
	<u>(ab)</u>		f the person also holds a dealer's licence, their dealer's licence will be suspended while that firearms licence is suspended; and	30
	<u>(ac)</u>	the da	ate on which the suspension begins; and	
	(b)		the suspension is to enable the Police to consider revoking the ce on that ground; and	
	(c)	oral o	the holder may, at any time before a day stated in the notice, make or written submissions on whether the licence should be revoked—in redance with section 27 on that ground; and	35
	(d)		the suspension lasts until notice of the decision as to whether to the licence has been revoked is given to the holder, but, if the	

	notice is not given within 90 days after the suspension takes effect, the suspension ends with the close of that 90-day period; and			
(e)	that the effect of the notice is that the holder is treated as not holding the licence for the purposes of this Act until a final determination on revocation of the licence is made (<i>see</i> sections 60B and 60C); and	5		
(f)	that the holder may commit an offence if the holder carries on any activities that require the holder to be licensed under this Act; and			
(g)	that the holder may be required immediately or before to-a date specified by a member of the Police to surrender to Police the holder's licence and the arms items and ammunition in the holder's possession.	10		
ion o	f the Police, is reasonable to enable the holder to prepare and make sub-			
Effee	t of temporary suspension of licence			
When, or at any time after, a temporary licence suspension notice is given to the holder, any member of the Police may require the holder (orally or in writing) to surrender the licence and, in that case, the holder must immediately do so.				
On and after the date on which the holder of a firearms licence is given a notice, this Act applies as if the holder were not licensed to possess any arms item or ammunition by virtue of the licence or any endorsement on it.				
	-			
(a)	this Act applies as if the holder were not authorised to carry on any dealer activity; and	25		
(b)	an employee of the holder may not carry on a dealer activity for the holder.			
On and after the date on which the holder is given a notice or if the holder fails to surrender the arms items concerned, as required by a notice given under section 60A , a member of the Police may seize and take possession of any arms item or ammunition in the possession or under the control of the holder.				
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licenc	ee, the dealer's licence is automatically suspended while the firearms	35		
	(f) (g) The dion of mission Effect When the horing) to so. On an notice item (a) On ar to sun section If the subs If a following item (b)	 (e) that the effect of the notice is that the holder is treated as not holding the licence for the purposes of this Act until a final determination on revocation of the licence is made (see sections 60B and 60C); and (f) that the holder may commit an offence if the holder carries on any activities that require the holder to be licensed under this Act; and (g) that the holder may be required immediately or before to a date specified by a member of the Police to surrender to Police the holder's licence and the arms items and ammunition in the holder's possession. The day stated under subsection (2)(c) must not be sooner than, in the opinion of the Police, is reasonable to enable the holder to prepare and make submissions. Effect of temporary suspension of licence When, or at any time after, a temporary licence suspension notice is given to the holder, any member of the Police may require the holder (orally or in writing) to surrender the licence and, in that case, the holder must immediately do so. On and after the date on which the holder of a firearms licence is given a notice, this Act applies as if the holder were not licensed to possess any arms item or ammunition by virtue of the licence or any endorsement on it. On and after the date on which the holder of a dealer's licence is given a notice, (a) this Act applies as if the holder were not authorised to carry on any dealer activity; and (b) an employee of the holder may not carry on a dealer activity for the holder. On and after the date on which the holder is given a notice or if the holder fails to surrender the arms items concerned, as required by a notice given under section 60A, a member of the Police may seize and take possession of any 		

<u> </u>	Effec	et of temporary suspension of firearms licence	
(1)		ng the period that a firearms licence is suspended, this Act applies as if the rms licence holder were not licensed to possess any arms item or ammuni-	
	tion u	under the licence or any endorsement on it.	
(2)	the I	by time during the period that a firearms licence is suspended, a member of Police may require the firearms licence holder (orally or in writing) to rediately surrender to a member of the Police—	5
	(a)	their firearms licence; and	
	(b)	every arms item in their possession or under their control; and	
	(c)	all ammunition in their possession or under their control.	10
(3)	tion	(2)(b) or (c), a member of the Police may seize and take possession of arms item or ammunition in the possession or under the control of the	
(4)	<u>If a p</u>	person's firearms licence is temporarily suspended and the person holds a r's licence,—	15
	<u>(a)</u>	the holder's dealer's licence is suspended while their firearms licence remains suspended; and	
	<u>(b)</u>	section 60C applies.	
<u>60C</u>	Effec	et of temporary suspension of dealer's licence	20
<u>(1)</u>	Durii	ng the period that the dealer's licence is suspended,—	
	<u>(a)</u>	this Act applies as if the dealer were not authorised to carry on any dealer activity; and	
	<u>(b)</u>	an employee of the dealer may not carry on or assist with the carrying on of any dealer activity on behalf of the dealer.	25
(2)	the P	by time during the period that a dealer's licence is suspended, a member of olice may require the dealer (orally or in writing) to immediately surrence a member of the Police—	
	<u>(a)</u>	their dealer's licence; and	
	<u>(b)</u>	every arms item in their possession or under their control; and	30
	<u>(c)</u>	all ammunition in their possession or under their control.	
(3)	a me	ealer fails to comply with a requirement under subsection (2)(b) or (c) , mber of the Police may seize and take possession of any arms item or unition in the possession or under the control of the dealer.	
		•	
76		on 62 replaced (Right of appeal from official decisions)	35

62	Right of	review a	af afficial	decisions
WZ.	INIZIIL VI		ji viiiciai	uccisions

- (1) This section applies to a decision to refuse an application for, or to revoke, a firearms licence.
- (2) A person who is the subject of a decision to which this section applies may apply in the prescribed manner to the Commissioner for a review of the decision.
- (3) An application must state—
 - (a) the decision that the applicant wishes to be reviewed; and
 - (b) the reasons why the applicant thinks the decision should be reviewed; and
 - (c) the outcome the applicant is seeking.
- (4) An application must, subject to **subsection (5)**, be made within 28 days after the date on which notice of the relevant decision is given to the person.
- (5) The Commissioner may accept a late application no later than 28 days after the closing date in **subsection (4)** if satisfied that there are extenuating circumstances that affected the ability of the claimant to make the application by the closing date.

62A How review to be conducted

- (1) The Commissioner must delegate under section 72 the responsibility for reviewing a decision to which **section 62** applies to 1 or more persons other than the person who made the original decision.
- (2) The reviewer must review the decision on the papers within 28 days after the date on which the application for review was lodged.
- (3) The Commissioner must give the applicant a written or an electronic notice of the reviewer's decision, and that decision has effect according to its terms.
- (4) The original decision remains in force until the reviewer's decision is notified to the applicant.

62B Right of appeal to District Court

- (1) A person who is the subject of a decision referred to in **paragraph (a) or (b)** or is a person described in **paragraph (c)** may, by way of originating application, appeal to a District Court Judge against the decision as follows:
 - (a) a decision to refuse an application for any of the following:
 - (i) a dealer's licence:
 - (ii) consent under section 7A:
 - (iii) a permit for the purposes of section 16(1):
 - (iv) a firearms licence:
 - (v) an endorsement under section 30, 30B, or 36:

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		(vi)	a permit under section 35 to possess a pistol or restricted weapon:					
		(via)	a permit under section 35AAA to possess a pistol carbine conversion kit:					
		(vii)	a permit under section 35A to possess a prohibited item:					
		(viii)	a certificate of approval for a shooting club under section 38F :	5				
		(x)	certification of a shooting range under section 380 :					
	(b)		ision to issue subject to conditions imposed by a member of the e, or to revoke, any of the following:					
		(i)	a dealer's licence:					
		(ii)	a permit for the purposes of section 16(1) :	10				
		(iii)	a firearms licence:					
		(iv)	an endorsement under section 30, 30B, or 36:					
		(v)	a permit under section 35 to possess a pistol or restricted weapon:					
		(va)	a permit under section 35AAA to possess a pistol carbine conversion kit:	15				
		(vi)	a permit under section 35A to possess a prohibited item:					
		(viii)	a certificate of approval for a shooting club under section 38F :					
		(ix)	certification of a shooting range under section 380 :					
	(c)	a pers	son who has been served with a notice under section 59 or 66C .					
2)			a the case of a decision to which section 62 applies, a person has appeal under this section unless the person has—	20				
	(a)	first a	pplied under section 62 for a review of the decision; and					
	(b)	been 1	notified of the reviewer's decision.					
3)		ect to s	an appeal under subsection (1) , the District Court Judge may, subsection (5) , confirm, vary, or reverse the decision appealed	25				
4)	Subs	Subsection (5) applies if—						
	(a)		plication for a firearms licence has been refused on the ground set a section 24(2); or					
	(b)	a fire 27(1).	arms licence has been revoked on the ground set out in section .	30				
5)	finds satist to de	that grained that ny acce	ection applies, the District Court Judge may, even though the Judge round established, vary or reverse the decision appealed against if t, since the decision was given, adequate measures have been taken ess to the firearm to the person whose likelihood of access to it was the refusal or revocation.	35				

62C	Furt	her provisions relating to appeals				
(1)	Despite the fact that any appeal under section 62B may have been determined in favour of the appellant, any commissioned officer of Police, in the exercise of powers conferred on the officer by this Act, may, subject to the like right of appeal, revoke any licence or permit to which the appeal related, or any licence or permit granted in compliance with the decision of the District Court Judge on the appeal, on any sufficient grounds supported by facts or evidence discovered since the hearing of the appeal.					
(2)		decision of the District Court Judge on any appeal under section 62B is and conclusive, subject to subsection (1) and to section 64.	10			
(3)	-	erson is excused from complying with any of the provisions of this Act on round that—				
	(a)	the person has applied for a review under section 62B and the review is pending; or				
	(b)	the person has appealed under section 62B and the appeal or the decision on the appeal is pending.	15			
76A	Section 63 amended (Appeal to District Court Judge in respect of compensation)					
	In se	ction 63, after "pistol,", insert "pistol carbine conversion kit,".				
77	Section 64 amended (Appeal on a question of law) In section 64(1), replace "section 62" with "section 62B".					
77A	Section 65 amended (Restoration of articles seized) In section 65, after "pistol,", insert "pistol carbine conversion kit,".					
78		as-heading above section 66 replaced ace the cross-heading above section 66 with:	25			
		Other miscellaneous provisions				
79	New sections 66A to 66D inserted After section 66, insert:					
66A	Loss	, theft, or destruction of firearm, etc				
(1)	This	section applies if—	30			
	(a)	a firearm, prohibited magazine, prohibited part, or restricted weapon is lost, stolen, or destroyed; or				
	(b)	a non-prohibited part or non-prohibited magazine that is required to be recorded in the registry is lost, stolen, or destroyed.				

The owner of the firearm, magazine, part, or restricted weapon must—

(2)

(a)

immediately notify a member of the Police of the loss, theft, or destruc-

		tion; and	
	(b)	give all information in their possession relating to the loss, theft, or destruction to the member of the Police.	
(3)		ification under subsection (2) must be given in the form or manner, or the form and manner, approved by the Commissioner.	5
(4)	excee	person commits an offence and is liable on conviction to a fine not ding \$10,000 if the person, without reasonable excuse, contravenes sub-on (2) .	
66B	Perso Police	on in possession of firearm, etc, must give identifying information to	10
(1)	give	rson in possession of any arms item or ammunition, must, on demand, their full name, address, and date of birth to any member of the Police is in uniform or who produces evidence that they are a member of the e.	15
(2)	•	person refuses to give their name, address, or date of birth, or gives false ulars about their name, address, or date of birth, a constable—	
	(a)	may caution that person; and	
	(b)	if that person persists in the refusal or fails or continues to refuse to give the correct particulars, may arrest the person without warrant.	20
(3)	term	son commits an offence and is liable on conviction to imprisonment for a not exceeding 6 months, or to a fine not exceeding \$10,000, if the person, ponse to a demand under subsection (1) or (2) ,—	
	(a)	without reasonable excuse, refuses to give their name, address, or date of birth; or	25
	(b)	willingly gives false particulars about their name, address, or date of birth.	
66C	Powe	rs of Police to require surrender of airguns or antique firearms	
(1)	in pos may, the ai opinio	person who is not the holder of a firearms licence or a dealer's licence is session of an airgun or antique firearm, a commissioned officer of Police by notice in writing served on that person, require that person to surrender rgun or antique firearm to a member of the Police, if that officer is of the on that that person is not a fit and proper person to be in possession of the n or antique firearm.	30
(2)	on de	reperson is served with a notice under subsection (1) , that person must, smand, deliver the airgun or antique firearm to a member of the Police, ection 28(2) to (4) section 28(3) to (5) applies accordingly with all sary modifications.	35

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(3)	Any person required under this section to surrender an airgun or antique fire-
	arm may appeal under section 62B against the requirement, and that section
	applies accordingly with all necessary modifications.

(4) A person commits an offence and is liable on conviction to imprisonment for a term not exceeding 6 months, or to a fine not exceeding \$10,000, if the person, without reasonable excuse, fails to comply with a notice given to them under **subsection (1)**.

66D Obligations of owner or operator of craft temporarily visiting New Zealand and carrying firearms, etc

- (1) If a craft arriving from a foreign country is, at any time, temporarily berthed, moored, or anchored in any harbour or territorial waters of New Zealand, and has on board any arms items that are not being off-loaded, the owner or operator of the craft must—
 - (a) include details of all arms items on board the craft—
 - (i) in an advance notice of arrival that is required to be provided to the New Zealand Customs Service by section 12 of the Customs and Excise Act 2018; or
 - (ii) in an inward report that is required to be provided to the New Zealand Customs Service by section 24 of the Customs and Excise Act 2018; and
 - (b) comply with any directions given by the New Zealand Customs Service or a member of the Police relating to the secure storage of those arms items, which may include a direction that the arms items be temporarily surrendered to a member of the Police or a Customs officer.
- (2) If the owner or operator of a craft does not comply with any direction given under **subsection (1)(b)**, a member of the Police or a Customs officer may—
 - (a) board the craft; and
 - (b) seize and detain the arms items; and
 - (c) in effecting the seizure and detention of the arms items, use any reasonably necessary force.
- (3) In this section,—

arms items means any firearms, pistols, restricted airguns, prohibited items, restricted weapons, pistol carbine conversion kits, or ammunition

craft has the meaning given in section 5(1) of the Customs and Excise Act 2018

operator has the meaning given in section 5(1) of the Customs and Excise Act 2018

owner has the meaning given in section 5(1) of the Customs and Excise Act 2018.

80	Section	69	replaced	(Forfeitures)	١

Replace section 69 with:

69 Forfeitures

(1) If a person is convicted of an offence of using, carrying, or being in possession of any specified item, the convicting court must, as part of the sentencing, order that the specified item be forfeited to the Crown.

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- (2) However, **subsection (1)** does not apply and the convicting court need not make an order under that provision if the court considers that, given the circumstances of the offending, it would be unjust to make that order.
- (3) Any specified item ordered under **subsection (1)** to be forfeited to the Crown—
 - (a) is forfeited to the Crown accordingly; and
 - (b) may be disposed of in any manner that the Commissioner directs.
- (4) In this section, **specified item** means any firearm, airgun, pistol, restricted weapon, imitation firearm, prohibited item, pistol carbine conversion kit, ammunition, or explosive.

80A Section 70 amended (Authorising disposal of firearms, etc, detained by Police)

In section 70(1) and (2), after "prohibited part,", insert "pistol carbine conversion kit," in each place.

81 Section 72A amended (Service of documents)

After section 72A(1)(c), insert:

(d) made available to that person electronically through the registry, so long as an email is sent to an address supplied by the person to tell them that the notice or other document has been made available and the person has agreed to receive notices or documents in that way.

81A Section 73 amended (Savings in respect of carriers and persons authorised to exercise powers of seizure)

In section 73(1)(a) and (b), after "prohibited part," insert "a pistol carbine conversion kit,".

In section 73(1)(a) and (b), replace "a prohibited magazine, a prohibited part" with "a magazine, a part, a pistol carbine conversion kit".

82 Section 74 amended (Regulations)

- (1) In section 74(1)(b), after "licences,", insert "certificates of approval, certifications,".
- (2) After section 74(1)(ba), insert:

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- (bb) providing criteria, not inconsistent with this Act, for finding that—an applicant for a firearms licence a person is not a fit and proper person to be in possession of a firearm or an airgun:
- (bc) providing criteria, not inconsistent with this Act, for finding that—an applicant for a firearms licence a person is a fit and proper person to be in possession of a firearm or an airgun:
- (3) In section 74(1)(e), after "licences,", insert "certificates of approval, certifications,".
- (3A) After section 74(1)(e), insert:
 - extending the expiry date of licences and endorsements in the event of a pandemic, an epidemic, or an emergency being declared under the Civil Defence Emergency Management Act 2002:
- (4) Repeal section 74(1)(f) and (2).
- (5) After section 74(1)(g), insert:
 - ga) prescribing the details that persons carrying on business are required under **section 22D** to enter in the registry relating to the sale or supply of ammunition:
 - (gb) prescribing the particulars that are required to be included in annual reports of shooting clubs, including (but not limited to) finances, storage, safety, discipline, training, competitions, office holders, membership, participating non-members, attendance, and ratios of members who are licence holders, endorsement holders, or trained range officers to those who are not:
 - (gc) prescribing the information and documents required to support an application under **section 38C** for approval of a shooting club:
 - (gd) prescribing the information and documents required to support an application under **section 38L** for certification of a shooting range, including the types of firearms and ammunition for which the range is certified:
- (6A) In section 74(1)(i) and (j), after "restricted weapons,", insert "pistol carbine conversion kits,".
- (6B) After section 74(1)(i), insert:
 - making provision for the security of any premises at which an ammunition seller carries on business and prescribing precautions to be taken to prevent the theft or misuse of ammunition in the possession of ammunition sellers:
- (7) After section 74(1)(j), insert:
 - (ja) providing for 1 or more of the following in relation to the sale or hiring of any arms item and ammunition:

		(i)	material that must be included in any advertising, promotion, or display of any arms item and ammunition:	
		(ii)	advice that must be provided about legal conditions and requirements that apply to the purchase, possession, and use of arms items and ammunition (such as the legal age of purchase, licence or endorsement requirements, safe handling, transport, and storage):	5
		(iii)	different requirements for different types of sale or hire activities carried out by dealers:	
	(jc)	-	ding for 1 or more of the following in relation to notices given by a practitioners for the purposes of section 91 :	10
		(i)	the information that the Police must provide to a licence holder when notifying the holder that a report has been received from a health practitioner:	
		(ii)	the period within which a licence holder must undergo a further assessment or surrender their licence, for the purposes of section 91(3) :	13
		(iii)	the kinds or classes of health practitioners who may make a further assessment under section 91 and any time limits or other requirements that apply to the assessment:	20
		(iv)	the responsibilities of a health practitioner who makes a further assessment:	
(8)	Repla	ce sec	tion 74(1)(l) with:	
	(1)		ng provisions that relate to any marking required for any firearms, zines, and parts with identifying markings:	25
(8A)	<u>In sec</u>	tion 7	4(1)(lb), replace "section 4A(1)(f) to (i)" with "section 4A(1)(f) to	
<u>(8B)</u>	In sec	tion 7	4(1)(lc), replace "section 4A(1)(i)" with "section 4A(1)(i) and (j)".	
(9)	After	section	n 74(1)(p), insert:	
	(pa)	-	ding for any matters necessary or desirable for the efficient oper- of the registry, including provisions that—	30
		(i)	require licence holders or other persons to provide specified information to the Police for inclusion in the registry and specify the circumstances in which the requirement applies:	
		(ii)	specify the manner or form in which information is required to be provided to the Police for inclusion in the registry:	35
		(iii)	impose additional requirements to be met for the purposes of the registry by persons described in section 4A who apply for—	

consent to conduct business at a gun show under section

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7A; or

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- (B) a permit to import under section 18; or
- (C) an endorsement under section 30B to possess a prohibited firearm; or
- (D) a permit to possess under section 35A:
- (iv) impose different requirements for different kinds of licences, conditions, or endorsements:
- (pb) without limiting **paragraph** (**pa**)(i), requiring specified persons to provide specified information to the Police in accordance with the regulations in relation to firearms, parts, and magazines that are not required to be marked with identifying markings (for example, antique firearms and firearms exempted from or not covered by regulations made under **paragraph** (I)):
- (pc) requiring specified particulars to be recorded in the registry for the purpose of **section 93(1)(f)**:
- (10) In section 74(1)(r), replace "\$400" with "\$2,000".
- (11) After section 74(1)(ra), insert:
 - (rb) providing for matters not inconsistent with this Act that relate to the operation of the advisory group appointed under **section 88**, including provisions that—
 - (i) state the quorum necessary for the transaction of the group's business:
 - (ii) require members to disclose any direct or indirect interest in a matter on which the group is providing advice:
 - (iii) prohibit members from disclosing any information provided to them in confidence in their capacity as members of the group:
 - (iv) enable the appointment of subcommittees:
 - (rc) providing for matters not inconsistent with this Act that relate to the operation of the review process under **section 62**, including provisions that prescribe, or authorise the Commissioner to prescribe, the form of applications for a review under **section 62**:
 - (rd) without limiting any class of persons who are authorised to do so under section 3, providing for other persons to be authorised to carry or possess firearms, airguns, pistols, prohibited magazines, prohibited parts, restricted weapons, pistol carbine conversion kits, ammunition, or explosives belonging to the Crown:
 - (re) providing that any requirements mentioned in **section 3(5)(a) to (d)** do apply in relation to any firearms or other items regulated by or under this Act that are owned by the Crown, to the extent provided in the regulations:
- (12) After section 74(2), insert:

(3)	datio	lations under subsection (1)(pa) may be made only on the recommenn of the Minister of Police after being satisfied that the Commissioner has alted the Privacy Commissioner about the proposed regulations.					
(4)	Subject to subsection (3) , regulations may be made under this section only on the recommendation of the Minister of Police after being satisfied that the Commissioner has done everything reasonable to consult persons or organisations (or representatives of those organisations) that appear to the Commissioner to be affected or likely to be affected by the regulations, except where the Minister is satisfied that in the circumstances it was not practicable to consult to that extent or to carry out any consultation.						
(5)	than ister	egulations made under subsection (1)(ja) may come into force earlier 3 months after the date of their notification in the <i>Gazette</i> unless the Minis satisfied that in all the circumstances there are reasons that justify an er commencement date and recommends accordingly.					
82A	Section 74A amended (Order in Council relating to definitions of prohibited firearm and prohibited magazine, and declaring prohibited ammunition)						
(1)	Replace section 74A(a) with:						
	(a)	amend the description in section 2A of a semi-automatic firearm (except a small semi-automatic pistol) or pump-action shotgun that is a prohibited firearm:	20				
(2)	Replace section 74A(c) with:						
	(c)	declare any semi-automatic firearm (except a small semi-automatic pistol) or pump-action firearm of a stated name or description to be a prohibited firearm for the purposes of this Act:	25				
82B	Section 74C amended (Regulations providing for transitional matters)						
	In the	e heading to section 74C, after "matters", insert "relating to Arms (Proed Firearms, Magazines, and Parts) Amendment Act 2019".					
82C	New section 74D inserted (Regulations providing for transitional matters relating to Arms Legislation Act 2019)						
	After	section 74C, insert:					
74D	Regulations providing for transitional matters relating to Arms Legislation Act 2019						
(1)		Governor-General may, by Order in Council made on the recommendation e Minister of Police, make regulations—	35				
	(a)	providing transitional and savings provisions concerning the coming into force of the amendment Act that may be in addition to, or in substitution for the transitional and savings provisions in Part 2 of Schodule 1:					

	(b)	-	ding that (subject to any conditions specified in the regulations), g a specified transitional period,—	
		(i)	specified provisions of this Act (including definitions or transitional and savings provisions) do not apply (or apply with modifications or additions):	5
		(ii)	specified provisions repealed, <u>revoked</u> , or amended by the amendment Act continue to apply (or continue to apply with modifications or additions):	
		<u>(iii)</u>	specified terms have the meanings given to them by regulations:	
		(iii iv)	conditions for the possession and use of a specified item apply during the amnesty period (as defined in clause 8 of Schedule 1):	10
	(c)	order before	ding for any other matters necessary for facilitating or ensuring an ly transition from the legislative regime that applies under this Act e the amendment Act comes fully into force to the legislative that applies when the amendment Act comes fully into force.	15
(2)	only	if the l	er may recommend the making of regulations under this section Minister is satisfied that the regulations are necessary or desirable rly implementation of the amendment Act.	
(3)	On th	ne close	e of 31 December-2021_2025,—	20
	(a)	this se	ection is repealed; and	
	(b)	any re	egulations made under it are revoked.	
4)	In thi	is sectio	on, amendment Act means the Arms Legislation Act 2019.	
<u>4)</u>	In thi	is section	<u>on,—</u>	
	amei	ndmen	t Act means the Arms Legislation Act 2019	25
	amn	<u>esty pe</u>	riod has the meaning given in clause 8 of Schedule 1	
	<u>speci</u>	fied ite	em has the meaning given in clause 8 of Schedule 1.	
33	New	section	ns 79 to 95 and cross-headings inserted	
	After	section	n 78, insert:	
			Cost recovery	30
79	Purn	ose of	sections 80 to 86	
	The j	purpose spect of	e of sections 80 to 86 is to enable the Police to recover its costs f certain activities undertaken by the Police under this Act. No 72 s 79A	

80	Activities	that may	be subject to	cost recovery
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- (1) The Minister of Police may recommend the making of a regulation under **section 86** only if satisfied that the fee or charge concerned relates to an activity undertaken by the Police in accordance with this Act in relation to a person, shooting club, or shooting range.
- (2) The activities for which fees or charges may be imposed under **section 86**
 - (a) include—
 - (i) processing an application for a firearms or dealer's licence, including assessing whether the applicant is a fit and proper person:

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- (ii) providing training and testing services in relation to obtaining a firearms licence:
- (iii) issuing any licence under this Act:
- (iv) processing any application for an endorsement, a permit to possess, or permit to import:
- (v) issuing any endorsement, a permit to possess, or permit to import:
- (vi) undertaking inspections and compliance checks, including checks relating to any licence, endorsement, permit, certification, conditions, or improvement notices:
- (vii) providing testing of samples in relation to firearms, firearm parts, restricted weapons, parts of restricted weapons, magazines, pistol carbine conversion kits, air pistol carbine conversion kits, blankfiring guns, or ammunition:
- (viii) processing any application for approval or certification of a club or range:
- (ix) approving the manufacture for sale of arms items:
- (b) do not include—
 - (i) the response of the Police to calls relating to potential offending; or
 - (ii) the conduct of criminal investigations; or
 - (iii) the prosecution of criminal offences.

Compare: 2008 No 72 s 79B

81 Criteria for cost recovery

The Minister of Police may recommend that regulations be made under **section 86** only if the Minister is satisfied that,—

(a) subject to the provisions of **section 86**, the fee or charge recovers no more than the actual and reasonable costs (including both direct and indirect costs) of the activity to which the fee or charge relates; and

	(b)	the fee or charge for the activity or class of activities to which the fee or charge relates is generally obtained from the users or beneficiaries of the service or class of services to which the activity relates at a level commensurate, as far as practicable, with their use of the service; and	
	(c)	the costs of the activity to which the fee or charge relates are efficiently incurred; and	5
	(d)	the relationship between the costs of the activity to which the fee or charge relates and the nature and duration of the activity is clear. are: 2008 No 72 s 79C	
82	Con	sultation	10
(1)	The Minister of Police may recommend that regulations be made under section 86 only if the Minister is satisfied that the Commissioner has done everything reasonable on the Commissioner's part to consult the persons or organisations (or representatives of those organisations) that appear to the Commissioner to be affected or likely to be affected by the fee or charge.		
(2)	The process for consultation must, to the extent practicable in the circumstances, include—		
	(a)	the giving of appropriate notice of the intention to make the regulation and of the contents of the proposed regulation; and	
	(b)	a reasonable opportunity for interested persons to make submissions; and	20
	(c)	the adequate and appropriate consideration of those submissions.	
(3)		ilure to comply with this section does not affect the validity of any regulamade under section 86 .	
	Comp	are: 2008 No 72 s 79D	25
83	Met	hods of cost recovery	
(1)	Regulations for the recovery of costs may provide for the following:		
	(a)	fixed fees or charges:	
	(b)	fees or charges based on a scale or formula or at a rate determined on an hourly or other unit basis:	30
	(c)	the recovery by way of a fee or charge of estimated actual and reasonable costs expended in, or associated with, the performance of an activity:	
	(d)	fees or charges based on costs incurred from charges by third parties:	
	(e)	any combination of the above.	35
(2)		out limiting the way in which a fee or charge may be set, a fee or charge be set at a level or in a way that—	

	(a)	is determined by calculations that involve an averaging of costs or potential costs:			
	(b)	takes into account costs or potential costs of activities that are not services to be provided directly to the person who pays the fee or charge, but are an indirect or potential cost arising from the undertaking of the activity in question in relation to a class of persons or all persons who use the service or class of services to which the activity relates:	5		
	(c)	takes into account indirect costs, which include the costs and potential costs of support, maintenance, and development associated with provision of the activity.	10		
	Comp	are: 2008 No 72 s 79E			
84	Payn	ment of fee or charge			
(1)	A fee or charge prescribed by regulations made under section 86 is payable at the time prescribed in respect of a particular activity, whether that time is before, during, or after completion of the relevant activity.				
(2)	All fees and charges prescribed by regulations made under section 86 and received by the Police or any other government agency must be paid into a departmental bank account. Compare: 2008 No 72 s 79F				
85	_	nptions, waivers, and refunds	20		
(1)	Regu waiv	Regulations made under section 86 may provide for exemptions from, or vaivers or refunds of, any fee or charge prescribed by regulations made under his Act, in whole or in part, in any class of case.			
(2)	Regulations made under section 86 may authorise the Commissioner, as the Commissioner thinks fit in the circumstances specified in those regulations, to exempt, waive, or refund the whole or any part of a fee or charge prescribed by the regulations.		25		
	Compare: 2008 No 72 s 79G				
86	Regulations relating to cost recovery				
	The Governor-General may, by Order in Council on the recommendation of the Minister of Police made after consultation in accordance with section 82 ,—				
	(a)	make regulations prescribing fees or charges for specified activities in accordance with sections 79 to 83 :			
	(b)	make regulations for the purposes of section 84:			
	(c)	make regulations for the purposes of section 85 .	35		

Compare: 2008 No 72 s 102A

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Guidance notices

(1)	The Commissioner may issue notices that provide guidance or details of a
	administrative nature that relate to 1 or more of the following:

- (a) the requirements of regulations made under section 74(1)(i) that relate to the security of licensed dealer premises:
- (b) the requirements of regulations made under section 74(1)(j) that relate to the security of premises where firearms are kept:
- (c) the issuing of identifying markings for firearms and magazines manufactured in or imported into New Zealand:
- (d) the approval of any shooting club or certification of any shooting range:
- (e) how to demonstrate the positive behaviours, skills, and knowledge that are expected of a fit and proper person:
- (f) how to manage specific situations where non-licensed persons come into possession of a firearm:
- (g) matters that health practitioners consider when determining whether to notify the Police under **section 91**:
- (h) generally, about any aspect of the Act or regulations made under this Act where the Commissioner thinks further guidance or detail is useful.
- (2) The Commissioner must consult the Commissioner's Firearms Advisory Group

 Arms Advisory Group, and may consult any other person or organisation that the Commissioner thinks appropriate, before issuing any notice.
- (3) The Commissioner must—

Guidance notices

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- (a) publish the notice in the *Gazette*; or
- (b) notify in the *Gazette* the fact that the notice has been made and state in that notification where members of the public can access a copy of the notice in electronic form.
- (4) A notice issued under this section is neither a disallowable instrument nor a legislative instrument for the purposes of the Legislation Act 2012.

Commissioner's Firearms Advisory Group Arms Advisory Group

88 Commissioner's Firearms Advisory Group Arms Advisory Group

(1) The Commissioner-Minister of Police must establish a Commissioner's Firearms Advisory Group an Arms Advisory Group (the advisory group) comprising a chairperson appointed by the Minister of Police and up to 8 other members-appointed by the Commissioner.

		-	
(2)	The purpose of the advisory group is to advise the <u>Commissioner Minister</u> on matters that contribute to achieving the objectives of this Act, in particular, the safe use and control of firearms.		
(3)	The advisory group may provide advice on any matter relating to firearms in New Zealand, including legislative proposals, policies for regulating New Zealand's firearms regime, and the promotion of firearms safety.		
89	Operations of advisory group		
(1)	The members of the advisory group must appoint a deputy chairperson from among their number at their first meeting.	1	
(2)	The advisory group may determine its own procedure, subject to compliance with any relevant provisions of this Act and regulations made under this Act.	10	
(3)	The advisory group must, as soon as practicable after the end of each financia year, provide the <u>Commissioner Minister of Police</u> with an annual report of its proceedings and operations during that year.		
(4)	The Commissioner must provide the resources and administrative support necessary to enable the advisory group to perform its functions.		
(5)	The members of the advisory group are immune from liability in civil proceedings for good-faith actions or omissions in pursuance, or intended pursuance of the duties, functions, or powers of the group.		
90	Provisions relating to appointment of members of advisory group		
(1)	The membership of the advisory group must comprise a balance of people from both the firearm-owning and the non-firearm-owning community, including people who are concerned about the mitigation of harm from firearms from a health perspective.		
(2)	In appointing any member of the advisory group, the Minister of Police or the Commissioner (as the case may be) must have regard to the need for the advisory group to possess knowledge and experience in some or all of the following areas:		
	(a) New Zealand and international firearms regulatory systems:		
	(b) public health and safety, particularly as it relates to firearms:	30	
	(c) firearms research:		
	(d) firearms safety and the use of firearms:		
	(e) membership of any community organisation or group involved in fire- arms awareness, safety, or law reform:		
	(f) any other matters the Minister or the Commissioner (as the case may be	35	

A member may be appointed for a term of up to 3 years as specified in the

notice of appointment and be reappointed in the same manner.

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(3)

considers relevant.

(4)		Commissioner Minister of Police must, by notice in the <i>Gazette</i> , notify the intment of members and their terms of office.	
(5)	A me	ember is entitled to be—	
	(a)	paid remuneration at a rate and of a kind determined in accordance with the fees framework; and	5
	(b)	reimbursed for actual and reasonable travelling and other expenses in accordance with the fees framework.	
(6)	ernm	is section, fees framework means the framework determined by the Govern for the classification and remuneration of statutory and other bodies in the Crown has an interest.	10
90A	Rem	oval of members of advisory group	
(1)		Minister of Police or Commissioner may, if satisfied that there is just cause so, remove from office any member appointed by them of the advisory of the advis	
(2)	The 1	removal must be made by written notice to the member.	15
(3)	The 1	notice must state—	
	(a)	the day on which the removal takes effect, which must not be earlier than the day on which the notice is received; and	
	(b)	the reasons for the removal.	
(4)	to pe	the purposes of subsection (1) , just cause includes misconduct, inability reform the functions of office, neglect of duty, and breach of any of the minations of the group regarding its operations and procedures (depending e seriousness of the breach).	20
		Medical assessments	
91		th practitioners may give Police medical reports of persons unfit to irearm	25
(1)	in res firear is su	section applies if a health practitioner who has attended or been consulted spect of a person who the practitioner knows or has reason to believe is a rms licence holder considers that the health condition of the licence holder ch that, in the interests of the safety of individuals or the public, the ce holder—	30
	(a)	should not be permitted to use or possess a firearm; or	
	(b)	should only be permitted to use or possess a firearm subject to any limitations that may be warranted by the health condition of the licence holder.	35
(2)		s section applies, the health practitioner must consider notifying the Police on as practicable—	
	(a)	of the opinion under subsection (1) ; and	

	(b)	the grounds on which it is based; and	
	(c)	whether the practitioner believes the licence holder poses an immediate or imminent danger of self-harm or harm to others.	
(3)	the (e Police have been notified by a health practitioner under subsection (2) , Commissioner may require a licence holder to undergo a further medical ssment by a health practitioner who is independent from the practitioner made the initial assessment and, in that case, the licence holder must be re-	5
	(a)	undergo the further assessment; or	
	(b)	surrender their licence under section 27(2).	10
(4)	notic	alations made under section 74(1)(jc) (if any) apply in relation to any see given for the purpose of this section and to any action required under section (3) .	
(5)	A he	ealth practitioner is not liable to criminal, civil, or disciplinary proceedings is closing personal information in the course of performing any function or onsibility under this section, as long as the practitioner acts in good faith.	15
		Registration of firearms and dealings	
92	Con	nmissioner to keep registry	
	The Act.	Commissioner must keep and operate a registry for the purposes of this	20
93	Con	tent of registry	
(1)	The	following particulars must be recorded in the registry:	
	(a)	the number and date of expiry of every type of licence held by a person under this Act:	
	(b)	every licence holder's full name, date of birth, and address:	25
	(c)	every endorsement on a licence:	
	(d)	every condition on a licence or an endorsement that is additional to conditions imposed by this Act or regulations made under section 74:	
	(e)	the particulars of the make, model, and identifying markings of every firearm, restricted weapon, and prohibited magazine possessed by a licence holder, and of the location of the firearm, restricted weapon, and prohibited magazine, if the particulars are held by the Police:	30
	(f)	every particular that regulations made under section 74 require to be recorded in the registry.	
(2)	The	registry may include—	35
	(a)	photographs provided under section 34A; and	

	(b)	any other information that the Commissioner considers necessary or desirable—	
		(i) to ensure that the registry is complete and accurate; or	
		(ii) for the administration of this Act and regulations made under it; and	5
	(c)	any other photographs that the Commissioner considers necessary or desirable.	
94	Obli	gation to provide information to registry	
(1)	This	section applies to the following persons:	
	(a)	every holder of a firearms licence:	10
	(b)	every holder of a dealer's licence:	
	(c)	every other person who is or intends to be in possession of a firearm or other item regulated by or under this Act.	
(2)		section also applies to the following events in relation to any firearm or ritem regulated by or under this Act:	15
	(a)	its sale or supply, excluding a temporary transfer:	
	(b)	its purchase or receipt, excluding a temporary transfer:	
	(c)	its importation:	
	(d)	its exportation:	
	(e)	its manufacture:	20
	(f)	its theft, loss, or destruction:	
	(g)	any other event specified for the purpose of this section in regulations made under section 74.	
(3)	bilty relev	ry person to whom this section applies, and every person who has responsi- in relation to any event to which this section applies, must provide the vant details to the Police in accordance with the time and any other require- ts prescribed by regulations made under section 74.	25
(4)	arm	tis section, temporary transfer means a transfer of possession of the fire- (not being a pistol, restricted weapon, prohibited magazine, or prohibited rm) or other item for less than 30 days.	30
		Review of operation of this Act	
95	Revi	iew of this Act	
(1)	The	Minister of Police must—	
	(a)	review the operation of this Act, including the impact of the Arms Legislation Act 2019 (the amendment Act), when the amendment Act has been fully in force for 5 years; and	35

	<u>(a)</u>	review the operation of this Act when all of the provisions of the amendment Act, except sections 85 and 87 , have been in force for 3 years;	
		and	
	(b)	prepare a report on that review, including recommendations for amendments to this Act.	5
(1A)	The r	eview must include reviewing—	
	(aaa)	the operation of the registry; and	
	<u>(a)</u>	all offences and penalties in this Act; and	
	<u>(b)</u>	the impact of the amendment Act.	
(2)	the ar	eview must be completed within 18 months after <u>all of the provisions of</u> nendment Act, except sections 85 and 87 , have been has been fully in	10
(a)		for 5-3 years.	
(3)		Ainister must present the report to the House of Representatives as soon cticable after it has been completed.	
<u>(4)</u>	In this	s section, amendment Act means the Arms Legislation Act 2019.	15
	In Scl	nedule 1, after Part 1, insert the Part 2 set out in Schedule 1 of this Act.	
		Part 2 Amendments to other enactments	
			20
85	Amei	Amendments to other enactments	20
85 (1)	_	Amendments to other enactments Subpart 1—Amendments to Extradition Act 1999	20
	This s	Amendments to other enactments Subpart 1—Amendments to Extradition Act 1999 Indments to Extradition Act 1999	20
(1)	This s	Amendments to other enactments Subpart 1—Amendments to Extradition Act 1999 Indments to Extradition Act 1999 Subpart amends the Extradition Act 1999.	20
(1)	This s After (aa)	Amendments to other enactments Subpart 1—Amendments to Extradition Act 1999 Indments to Extradition Act 1999 Subpart amends the Extradition Act 1999. Section 101B(1)(a), insert: every offence against any of sections 55C, 55D, 55E, and 55F of the	
(1) (2)	This s After (aa) In sec	Amendments to other enactments Subpart 1—Amendments to Extradition Act 1999 Indments to Extradition Act 1999 Subpart amends the Extradition Act 1999. Section 101B(1)(a), insert: every offence against any of sections 55C, 55D, 55E, and 55F of the Arms Act 1983:	

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Subpart 2—Amendment to Intelligence and Security Act 2017

86 Amendment to Intelligence and Security Act 2017

- (1) This subpart amends the Intelligence and Security Act 2017.
- (2) In Schedule 2, after the item relating to information about people and locations identified as posing a possible physical threat to GCSB or NZSIS employees, insert:

NZSIS

Information about people and firearms collected in connection with the performance or exercise of a function, duty, or power under the Arms Act 1983, to be used for the purpose of assisting Police in determining whether a person is a fit and proper person to possess firearms or airguns

Subpart 3—Amendment to Mutual Assistance in Criminal Matters Act 1992

87 Amendment to Mutual Assistance in Criminal Matters Act 1992

(1) This subpart amends the Mutual Assistance in Criminal Matters Act 1992.

(2) In Schedule 1, after item 32, insert:

33	Protocol against the Illicit Manufacturing	An offence aga Act 1983:	ainst any of the following sections of the Arms
	of and Trafficking in Firearms, their Parts	section	subject matter
	and Components and Ammunition,	55D	Offences relating to illegal manufacturing of firearms or parts
	supplementing the United Nations Convention against Transnational Organised Crime, done at New York on 31 May 2001	55E	Offences relating to illegal trafficking of firearms, parts, or ammunition
		55 F	Offences relating to falsifying firearm markings
		55 G	Offences relating to removing or altering firearm markings

Subpart 4—Consequential amendments

88 Consequential amendments to other enactments

Amend the enactments specified in **Schedule 2** as set out in that schedule.

Schedule 1 New Part 2 of Schedule 1 inserted

s 84

		Prov	Part 2 visions relating to Arms Legislation Act 2019	5
3	Inte	rpretat	tion	
	In th	is Part,		
	Act	means	the Arms Act 1983	
	amendment Act means the Arms Legislation Act 2019			
	amn	esty po	eriod means the period—	10
	(a)	begir	nning on the enactment commencement date; and	
	(b)	endir	ng on—	
		(i)	the date that is 6 months after the first date on which regulations made under clause 16E come into force; or	
		(ii)	any later date prescribed by Order in Council	15
			-commencement date means the <u>day after the</u> date on which the Act receives the Royal assent	
	spec	ified it	em means—	
	(a)	a spe	cified prohibited firearm:	
	(b)	a pis	tol carbine conversion kit	20
	spec	ified p	rohibited firearm means—	
	(a)	is ab	ni-automatic firearm that has a lower receiver, if the lower receiver le to be attached to a centrefire upper receiver so that the resulting rm is able to function:	
	<u>(a)</u>	a sen	ni-automatic firearm that—	25
		<u>(i)</u>	is capable of firing only 0.22 calibre or lower rimfire cartridges; and	
		<u>(ii)</u>	has a magazine, whether or not detachable or otherwise externally fed, that is capable of holding no more than 10 cartridges commensurate with the firearm's chamber size; and	30
		<u>(iii)</u>	has a lower receiver that is able to be attached to a centrefire upper receiver so that the resulting firearm is able to function:	
	(b)	a sen	ni-automatic pistol that is not—	
		(i)	a small semi-automatic pistol:	

(ii)

a semi-automatic pistol held by a person referred to in section

		2A(3):	
	(c)	a centrefire pump-action rifle that is capable of being used with a detachable magazine:	
	(d)	a centrefire pump-action rifle that has 1 or more non-detachable magazines (tubular or otherwise) capable of holding more than 10 cartridges commensurate with that firearm's chamber size.	5
9		ntion of firearms licences issued or applied for before -enactment mencement date	
(1)	made	irearms licence is issued on or after 10 February 2020 on an application e on or after that date but before the enactment commencement date, the ce is treated as having effect only for 5 years in the case of an applicant —	10
	(a)	has never previously held a firearms licence; or	
	(b)	has had their previous licence revoked or has surrendered their previous licence; or	15
	(c)	has allowed their previous licence to expire without applying for a new licence before the expiry date.	
(2)		ing in the amendment Act affects the duration of any other firearms ce applied for before the enactment commencement date.	20
10	Disq	ualification from holding firearms licence	
(1)		clause applies to a person who is the holder of a firearms licence immedibefore the date of commencement of section 22G .	
(2)	licen	holder is not disqualified under section 22G from holding the firearms ce even if the holder has, within the previous 10-year period ending on the of commencement of section 22G ,—	25
	(a)	been convicted of any of the offences specified in that section; or	
	(b)	been released from custody after being convicted of any of those offences; or	
	(c)	had a protection order made against them under—	30
		(i) section 79 of the Family Violence Act 2018; or	
		(ii) section 14 of the Domestic Violence Act 1995.	
11	Righ	ts of holders of existing firearms licences	
(1)	ment	clause applies to every person who, immediately before the commences of section 24A (as inserted by section 36 of the amendment Act), is a valid firearms licence.	35

(2)	set o	n or after the commencement of section 24A, any of the circumstances out in section 24A(1) arise in connection with the person, a member of colice may—	
	(a)	take into account those circumstances and any other circumstances arising prior to the commencement of section 24A; and	5
	(b)	find that the person is no longer a fit and proper person to hold the licence for the purposes of this Act; and	
	(e)	deal with the person under this Act accordingly.	
12	Righ	ts of holders of existing dealer's licence	
(1)	ment	clause applies to every person who, immediately before the commence of section 6 (as inserted by section 10 of the amendment Act), holds a dealer's licence.	10
(2)	out i	n or after the commencement of section 6 , any of the circumstances set in section 6 arise in connection with the person or the person's senior ager, a member of the Police may—	15
	(a)	take into account those circumstances and any other circumstances arising prior to the commencement of section 6 ; and	
	(b)	find that the person is no longer a fit and proper person to hold the licence for the purposes of this Act; and	
	(e)	deal with the person under this Act accordingly.	20
13	Kea	guns	
(1)	This	clause applies to a person who—	
	(a)	is the registered owner of a kea gun; and	
	(b)	has a firearms licence that bears an endorsement made under section 29(1) (as it read immediately before its repeal by section 42(1) of the amendment Act).	25
(2)		person must, within 6 months after the commencement of section 42(1) e amendment Act,—	
	(a)	obtain an endorsement under section 30 permitting the person to have possession of the kea gun in a capacity specified in section 29(2)(b), (c), or (d); or	30
	(b)	surrender the kea gun to a member of the Police.	
14	Shoo	oting clubs	
(1)	ately miss	before the date of commencement of Part 6 , was recognised by the Comioner for the purposes of section 29 (as in force immediately before the mencement of section 42 of the amendment Act).	35

(2)	On and after the commencement of Part 6 , the incorporated pistol shooting club is to be treated as if the club has been issued with a certificate of approval under section 38F .	
(3)	In the case of any other shooting club that existed as a shooting club immediately before the commencement of Part 6 , an application under section 38B must be made within 12 months after the date of commencement of Part 6 .	5
(4)	If an application for certification of the club is made within that 12-month period, the club is to be treated, as from the time the Commissioner receives the application until the application has been decided, as if the club has been issued with a certificate of approval under section 38F .	10
15	Shooting ranges	
(1)	Subclause (2) applies to a pistol shooting range that at the date of commencement of Part 6 was approved by the Commissioner in accordance with regulation 22 of the Arms Regulations 1992.	
(2)	The pistol shooting range is to be treated as if the range has been issued with a certificate under section 380 during the period that—	15
	(a) commences on the date of commencement of Part 6 ; and	
	(b) ends on whichever of the following dates first occurs:	
	(i) the date of cancellation of the Commissioner's approval of the shooting range given before the commencement of Part 6 :	20
	(ii) the date that is 5 years after the date of commencement of Part 6 .	
(3)	In the case of any other shooting range that existed as a shooting range immediately before the commencement of Part 6 , an application under section 38K must be made within 12 months after the commencement of Part 6 .	
(4)	If an application for certification of the range is made within that 12-month period, the range is to be treated, as from the time the Commissioner receives the application until the application has been decided, as if the range has been issued with a certificate under section 380 .	25
16	Obligations relating to registry	
(1)	This clause applies if a person is a licence or permit holder under this Act immediately before the date of commencement of section 94 or is a prescribed person for the purposes of this clause.	30
(2)	In subclause (1) , prescribed person means any person who belongs to a class of persons declared by regulations made under clause 17 section 74D to be prescribed persons for the purposes of subclause (1) .	35
(3)	The person must provide the Police with the relevant information within the time and in accordance with any other requirements prescribed by regulations made under section 74 or elause 1774D (as the case may be) if the person—	

is applying for a licence or an endorsement; or

(a)

	(b)	is notifying a change in circumstances (such as a change of address); or	
	(c)	has responsibility in relation to an event referred to in section 94(2); or	
	(d)	is subject to compliance or enforcement action by the Police under this Act.	
(4)	years 5-yea	ne of the circumstances in subclause (3) apply to the person within 5 after the registry starts operating, the person must, from the close of that it period, provide the Police with the relevant information in accordance regulations made under section 74.	5
(5)	5 year	ne of the circumstances in subclause (3) apply to a licence holder within ars after the registry starts operating and the holder no longer possesses a m, part, magazine, or ammunition at the end of that 5-year period, the er must notify the Police of that fact as soon as practicable after that period	10
16A		nits to import issued for purposes of section 16(1) of Act before ment commencement date revoked	15
(1)	diate	rmit issued for the purposes of section 16(1) of this Act (as in force immery before the enactment commencement date) is revoked to the extent that horises the importation of a firearm that,—	
	(a)	after the enactment commencement date, is a specified prohibited firearm; and	20
	(b)	before the <u>enactment</u> commencement date, has not been brought or sent into New Zealand.	
(2)		clause does not apply to permits issued for the purposes of enabling per- referred to in section 3(2) of this Act to carry out their duties.	
16B	_	ified prohibited firearms subject to the control of Customs at ment commencement date	25
(1)		clause applies to a specified prohibited firearm that is subject to the con- of the New Zealand Customs Service at the enactment commencement	
(2)	under of the	specified prohibited firearm is to be treated as specified prohibited goods a section 98 of the Customs and Excise Act 2018 and the chief executive as New Zealand Customs Service may, under section 85(1)(b) of that Act, wrise the delivery of the specified prohibited firearm to the Police.	30
(3)		e time of that delivery, the specified prohibited firearm ceases to be sub- the control of Customs.	35
(4)		s clause, subject to the control of Customs has the same meaning as in on 6 of the Customs and Excise Act 2018.	

16C	Temporary amnesty for persons possessing specified items before enactment commencement date	
(1)	This clause applies to a person who, before the enactment commencement date, lawfully possesses a specified item.	
(2)	The person does not commit an offence under section 50A or 50AA of this Act for the continued possession of the specified item <u>if the person does not use the specified item during the amnesty period</u> .	
(3)	Subclause (2)—	
	(a) ceases to have effect at the end of the amnesty period; and	
	(b) is subject to any other conditions (if any) set by regulations.	
(4)	See also the provisions governing surrender and voluntary delivery of prohibited items in sections 59A and 59B of this Act.	
16D	Compensation for specified items delivered to Police	
(1)	This clause applies in respect of a specified item that, on or after the enactment commencement date, is delivered or otherwise surrendered to a member of the Police.	
(2)	The specified item becomes the property of the Crown, free and discharged from all right, title, or interest possessed by any person in respect of that item.	
(3)	Compensation may be paid in respect of the specified item in accordance with any regulations made under clause 16E .	
(4)	However, nothing in this Act or the amendment Act otherwise confers any right to compensation, or is to be relied on in any proceedings as a basis for a claim to compensation, except and to the extent authorised by regulations made under clause 16E .	
16E	Regulations establishing compensation for delivery of specified items to Police	
(1)	The Governor-General may, by Order in Council made on the recommendation of the Minister of Police, make regulations establishing 1 or more schemes for the purpose of paying compensation in respect of a specified item that, during the amnesty period or any other specified period or periods, is delivered or otherwise surrendered to a member of the Police or meets any other prescribed requirements.	
(2)	Regulations made under subclause (1) may—	
	(a) apply to 1 or more classes of licence holders or other persons who, before the <u>enactment</u> commencement date, lawfully possessed the specified item:	
	(b) apply to 1 or more classes of specified items:	

confer the right to compensation only if specified criteria or conditions

(c)

are met:

(1)	1	.1 .	
(d)	the m	naximi	ght to compensation in specified circumstances (for example, um number of pistol carbine conversion kits for which compay be paid to a person):
(e)	to be (when	paid <u>i</u> ther th	the Commissioner to determine the amount of compensation in respect of for a specified item or a class of specified items at item or class of items is of a specified type, make, model, or condition, or a combination of them), including—
	(i)	by is	suing a schedule of those amounts:
	(ii)	to be	etermining the method by which the amount of compensation e paid in respect of for a specified item is calculated, which include—
		(A)	the maximum amount of compensation payable in respect of an item:
		(B)	the minimum amount of compensation payable in respect of an item:
		(C)	the proportion of a specified amount of compensation payable in respect of an item:
(f)	impo	se con	ditions on any payment of compensation:
(g)	-	-	criteria that the Commissioner may apply when determining g the compensation payable in respect of a specified item:
(h)	appea		make any provisions with respect to rights of review or nst any compensation determined or assessed in respect of a em.
respe	ct to	differe	e under subclause (1) may make different provision with ent persons, specified items, or circumstances or different, specified items, or circumstances.
	oid do		egulations made under subclause (1) need not include com-
(a)	any e	conon	nic loss; or
(b)	any c	onseq	uential loss; or
(c)	any le	oss for	business interruption; or
(d)	any le	oss att	ributable to intrinsic or sentimental value.
Regu	lation	s prov	iding for transitional matters
The C	Govern	or-Ge	neral may, by Order in Council, make regulations—

providing that, subject to any conditions stated in the regulations, transi-

tional or savings provisions prescribed by the regulations that relate to the implementation of the amendment Act (in addition to, or in substitution for, any other transitional provisions in the amendment Act) apply

during the whole or any part of a specified transitional period:

(3)

(4)

17 (1)

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- (b) providing that, subject to any conditions that are specified in the regulations, during a specified transitional period,—
 - (i) specified provisions of this Act (including definitions) do not apply, or are to continue to apply, or apply with modifications or additions, or both:

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- (ii) specified terms have the meanings given to them by the regulations:
- (iii) specified provisions repealed, amended, or revoked by the Amendment Act are to continue to apply:
- (c) providing for any other matters necessary for facilitating or ensuring an orderly transition from the legislative regime that applies under this Act before the amendment Act comes fully into force to the legislative regime that applies when the amendment Act comes fully into force.
- (2) No regulations made under this clause may be made, or continue in force, later than 5 years after the commencement of this clause.

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Schedule 2 Consequential amendments to other enactments

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Part 1 Amendments to other Acts

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Criminal Investigations (Bodily Samples) Act 1995 (1995 No 55)

In Schedule 1, Part 3, insert the following items relating to the Arms Act 1983 in their appropriate numerical order:

Offence to import firearms, etc, without permit	section 16(4)
Offence to import prohibited ammunition	section 16A
Offence to sell or supply pistol or restricted weapon to person who does not hold permit to import or permit to possess	section 44
Offence to sell or supply prohibited firearm or prohibited magazine	section 44A
Offence to assemble prohibited firearm	section 55A
Offences relating to illegal manufacturing of arms items	section 55D
Offences relating to illegal trafficking of firearms, parts, or ammunition	section 55E
Offences relating to falsifying firearms markings	section 55F
Offences relating to removing or altering firearm markings	section 55G

Search and Surveillance Act 2012 (2012 No 24)

Replace section 45(1)(b) with:

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(b) against section 16(4), 16A, 43, 43AA, 44, 44AA, 44A, 45, 50, 50A, 50AA, 50B, 50C, 50CA, 50D, 51, 53A(2), 54, 55, or 55A of the Arms Act 1983; or

Replace section 45(2)(b) with:

(b) against section **16(4)**, **16A**, **44**, 44A, 45, 50, 50A, 50B, <u>50C</u>, 50D, 51, 53A(2), 54, 55, or 55A of the Arms Act 1983; or

Part 2

Amendments to legislative instruments

Arms Regulations 1992 (SR 1992/346)

In regulation 3(1A)(b), replace "Arms Office" with "Police Station".

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In regulation 6(1A)(b), replace "Arms Office" with "Police Station".

In regulation 7(7A)(b), replace "5-year period specified in subclause (10)" with "10-year period specified in **section 12(1B)** of the Act".

Revoke regulation 7(9) and (10).

Arms Regulations 1992 (SR 1992/346)—continued

In regulation 10(2)(b), replace "Arms Office" with "Police Station".

In regulation 12(1), replace "pistol" with "firearm, pistol" in each place.

After regulation 12(1A), insert:

(1B) Every person who manufactures or assembles a firearm, pistol, prohibited firearm, restricted airgun, or restricted weapon (other than a pistol, prohibited firearm, restricted airgun, or restricted weapon that is an antique firearm) must stamp or engrave identifying markings on it at the time of manufacture (if it does not already bear one).

In regulation 13(1A)(a), replace "Arms Office" with "Police Station".

In regulation 16(2)(b)(i) and (ii), replace "Arms Office" with "Police Station".

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In regulation 22(1)(a), replace "approved by the Commissioner for the purpose" with "that has been certified under **section 380**".

Replace the heading to regulation 28E with "**Definitions for regulation 28G**".

In regulation 28E, replace "regulations 28F and 28G" with "regulation 28G".

In regulation 28E, revoke the definitions of existing manufacturing business, existing supply business, and permitted supply.

Revoke regulation 28F.

In regulation 29A(a), replace "Arms Office" with "Police Station".

District Court Rules 2014 (LI 2014/179)

Replace rule 20.13(1)(d) with:

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(d) sections **62B**, 63, and 65 of the Arms Act 1983:

Health and Safety at Work (Hazardous Substances) Regulations 2017 (LI 2017/131)

In Part 9, regulation 9.2, definition of **firearms dealer's licence**, replace "section 5" with "**section 5B**".

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Legislative history

13 September 2019	Introduction (Bill 177–1)
24 September 2019	First reading and referral to Finance and Expenditure Committee
10 February 2020	Reported from Finance and Expenditure Committee (Bill 177–2)
19 February 2020	Second reading
16 June 2020	Committee of the whole House (Bill 177–3)

Wellington, New Zealand: