# **Civil Defence Emergency Management Amendment Bill**

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 Gerry Brownlee

# **Civil Defence Emergency Management Amendment Bill**

### Government Bill

#### **Contents**

		Page
1	Title	4
2	Commencement	4
	Part 1	
	Amendments to principal Act	
3	Principal Act	4
4	Section 4 amended (Interpretation)	4
5	New section 4A inserted (Transitional, savings, and related provisions)	6
	4A Transitional, savings, and related provisions	6
6	Section 8 amended (Appointment and functions of Director of Civil Defence Emergency Management)	6
7	Section 9 amended (Powers of Director)	6
8	New sections 11A and 11B and cross-heading inserted	7
	National Recovery Manager	
	Delegation of certain functions and powers of Director to National Recovery Manager	7
	Further provisions relating to delegation to National Recovery Manager	7
9	Section 12 amended (Local authorities to establish Civil Defence Emergency Management Groups)	8
9A	Section 17 amended (Functions of Civil Defence Emergency Management Groups)	8
10	Section 20 amended (Appointment and functions of Civil Defence Emergency Management Co-ordinating Executive Groups)	8
11	Cross-heading above section 25 replaced	8

		Persons authorised to declare state of local emergency or give notice of local transition period	
12		25 replaced (Appointment of persons who may declare local emergency)	8
	25	Persons appointed and otherwise authorised to declare state of local emergency or give notice of local transition period	8
14 15 16 17	Section Section	26 amended (Appointment of Group Controllers) 27 amended (Appointment of Local Controller) 28 amended (Functions of Group Controllers) s 29 and 30 and cross-heading replaced	9 9 9
	Sections	Group Recovery Managers and Local Recovery  Managers	
	29 30 30A	Appointment of Group Recovery Managers Appointment of Local Recovery Managers Functions of Recovery Managers	10 10 10
18	Section	39 amended (National civil defence emergency ment plan)	11
19 19A 22A 23 24 25	Section Section Section Section informa Section seized) Section	49 amended (Proposed plan to be sent to Minister) 51 amended (Incorporation by reference) 72 amended (Termination of state of emergency) 75 amended (Power of Director to act on default by others) 77 amended (Appeal against requirement to give tion) 82 amended (Certain information not to be disclosed or 83 replaced (Restriction on disclosure of information)	11 11 12 12 12 12
27 28		Restriction on disclosure of information 86 amended (Evacuation of premises and places) rts 5A and 5B inserted	12 13 13
		Part 5A Transition periods	
	94A 94B 94C 94D 94E 94F	Minister may give notice of national transition period Notice of local transition period Commencement and duration of transition periods Extension of transition periods Termination of transition periods Content and publication of transition period notices and their extensions	13 13 15 15 16 17
		Part 5B  Powers in relation to transition periods	
	040	Powers in relation to transition periods	10
	94G	Application	18

	94H General transition period powers	18
	94I Power to require information	19
	94J Minister's power of direction	19
	94K Evacuation of premises and places	19
	94L Entry on premises and places	19
	94M Closing roads and public places	20
	94N Power to give directions	20
	94O Person exercising emergency powers to provide proof of identity	20
	94P Reporting	20
29	Section 96 amended (Withholding information or giving false or misleading information)	21
30	Section 97 amended (Disclosing information)	21
31	Section 98 amended (Obstruction)	21
32	Section 99 amended (Failure to comply with direction to evacuate premises or place)	21
33	Section 100 amended (Failure to comply with prohibition or	21
	restriction on access to road or public place)	
34	Section 102 amended (Failure to comply with direction)	22
35	Section 103 amended (Personation)	22
36	Section 108 amended (Compensation for loss or damage to personal property)	22
37	Section 109 amended (Compensation for other matters)	22
38	Section 110 amended (Protection from liability)	22
39	Section 111 amended (Restricted application of Resource Management Act 1991)	23
40	New section 115A inserted (Permanent legislative authority for payment of certain expenses)	23
	115A Permanent legislative authority for payment of certain expenses	23
41	Section 119 amended (Provisions of Civil Defence Act 1983 that continue)	23
42	New Schedule 1AA inserted	23
	Part 2	
	Consequential amendments to other enactments	
43	Consequential amendments to other Acts	23
44	Consequential amendments to Schedule of National Civil Defence Emergency Management Plan Order 2015	23
	Schedule 1	24
	New Schedule 1AA inserted	
	Schedule 2	25
	Consequential amendments to other Acts	

1

2

(1)

(2)

3

4

(1)

(2)

(a)

(b)

## 27 Schedule 3 Consequential amendments to Schedule of National Civil **Defence Emergency Management Plan Order 2015** The Parliament of New Zealand enacts as follows: Title This Act is the Civil Defence Emergency Management Amendment Act **2015**. Commencement Section 19(3) comes Section 19(1AB) and (3) come into force on the day 5 that is 18 months after the date on which this Act receives the Royal assent. The rest of this Act comes into force 180 days after the date on which it receives the Royal assent. Part 1 **Amendments to principal Act** 10 **Principal Act** This Act amends the Civil Defence Emergency Management Act 2002 (the principal Act). **Section 4 amended (Interpretation)** In section 4, definition of administering authority, replace "appointed under" 15 with "described in". In section 4, replace the definition of area with: area, in relation to a Civil Defence Emergency Management Group, means all the districts of the local authorities that are members of the Group; and 20 extends tothe landward boundary of the territorial authorities in the Group; (i) and the seaward boundary of the regions of regional councils or uni-(ii) tary authorities in the Group 25 In section 4, definition of civil defence emergency management, paragraph (a)(ii), after "reduce,", insert "recover from,". In section 4, definition of emergency services, replace "hospital and health services" with "providers of health and disability services".

30

In section 4, insert in their appropriate alphabetical order:

chief executive officer, in relation to a provider, means—

(3)

(4)

(5)

executive of the company, by whatever name called:

(a)

in relation to a company, the person occupying the position of chief

	(b)	in relation to a partnership, a partner nominated for the purpose by the partnership:					
	(c)	in relation to an individual provider, the provider:	5				
	(d)	in relation to any other provider, including an unincorporated body, a person occupying a position that is comparable with that of chief executive officer of a company, by whatever name called					
	const	table—					
	(a)	has the same meaning as in section 4 of the Policing Act 2008; and	10				
	(b)	in Part 5B, includes any person acting under the authority of a constable					
		<b>p Recovery Manager</b> means a person appointed as a Group Recovery ager under <b>section 29</b>					
		th and disability services means health services and disability support ces within the meaning of the New Zealand Public Health and Disability 2000	15				
		<b>l Recovery Manager</b> means a person appointed as a Local Recovery ager under <b>section 30</b>					
	local transition period means a local transition period notified under segundary						
		onal Recovery Manager means the person who is delegated specified ions and powers of the Director under section 11A					
		onal transition period means a national transition period notified under ion 94A					
	_	ider of health and disability services means provider within the meaning e New Zealand Public Health and Disability Act 2000	25				
	imme	very means the co-ordinated efforts and processes used to bring about the ediate, medium-term, and long-term holistic regeneration and enhance-of a community following an emergency					
	Mana the a	wery Manager means the National Recovery Manager, a Group Recovery ager, or a Local Recovery Manager, and includes any person acting under uthority of the National Recovery Manager, a Group Recovery Manager, Local Recovery Manager	30				
	trans	sition period means a national transition period or a local transition period					
(6)	In see	ction 4, repeal the definition of <b>hospital and health service</b> .	35				
(7)	In see	ction 4, replace the definition of <b>recovery activities</b> with:					
	fence	very activity means an activity carried out under this Act or any civil de- emergency management plan to deal with the consequences of an emer- y, including, without limitation,—					

the assessment and ongoing monitoring of the needs of a community

(a)

	affected by the emergency; and									
	(b)		o-ordination and integration of planning, decisions, actions, and reces; and							
	(c)	meas	sures to support—	5						
		(i)	the regeneration, restoration, and enhancement of communities across the 4 environments (built, natural, social, and economic); and							
		(ii)	the cultural and physical well-being of individuals and their communities; and	10						
		(iii)	government and non-government organisations and entities working together; and							
	(d)	meas	sures to enable community participation in recovery planning; and							
	(e)	new	measures—							
		(i)	to reduce risks from hazards; and	15						
		(ii)	to build resilience							
(8)	In se	ction 4	, repeal the definition of <b>Recovery Co-ordinator</b> .							
5	New	sectio	n 4A inserted (Transitional, savings, and related provisions)							
	After	section	on 4, insert:							
<b>4A</b>	Transitional, savings, and related provisions									
			onal, savings, and related provisions set out in <b>Schedule 1AA</b> have rding to their terms.							
6			mended (Appointment and functions of Director of Civil mergency Management)							
			8(2)(h), after "state of national emergency", insert "or a national eriod".	25						
7	Secti	on 9 a	mended (Powers of Director)							
(1)		In section 9(2)(a), after "state of national emergency", insert "or a national transition period".								
(2)	Repla	Replace section 9(2)(b) with:								
	(b)	funct	ng a state of national emergency, control the performance of the tions and duties and the exercise of the powers of Civil Defence rgency Management Groups and Group Controllers:							
	(ba)	tions	ng a national transition period, control the performance of the func- and duties and the exercise of the powers of Civil Defence Emer- y Management Groups and Recovery Managers:	35						

5

10

15

25

30

(2A)	In section 9(3)(b), replace	"responding to"	with " the re	esponse to, a	and recovery
	from.".				

#### (2AB) After section 9(3)(b), insert:

- (ba) the development of strategic recovery planning for emergencies:
- (4) In section 9(3)(d), replace "recovery co-ordinators," with "Recovery Managers,".

#### 8 New sections 11A and 11B and cross-heading inserted

After section 11, insert:

#### National Recovery Manager

# 11A Delegation of certain functions and powers of Director to National Recovery Manager

- (1) The Director may, in writing, either generally or particularly, delegate to any person the functions and powers of the Director referred to in sections 8(2)(h) and 9(2)(a) for the purposes of dealing with a national transition period.
- (2) The Director may exercise the power of delegation at any time, whether or not a national transition period is in force or is imminent.
- (3) A person to whom functions and powers are delegated under this section is, while the delegation is in force, the National Recovery Manager and has all the powers conferred on the National Recovery Manager by this Act.
- (4) If no delegation has been made under this section, the Director is the National Recovery Manager and has all the powers conferred on the National Recovery Manager by this Act.

#### 11B Further provisions relating to delegation to National Recovery Manager

- (1) Subject to any general or special directions given or conditions attached by the Director, a person to whom functions and powers are delegated under **section 11A** may perform those functions and exercise those powers in the same manner and with the same effect as if they had been conferred on him or her directly by that section and not by delegation.
- (2) A person purporting to act under any delegation under **section 11A** is presumed to be acting in accordance with the terms of the delegation in the absence of proof to the contrary.
- (3) A delegation under **section 11A** is revocable in writing at will, and no such delegation prevents the performance of any function or the exercise of any power by the Director.
- (4) A delegation under **section 11A**, until revoked, continues in force according to its tenor even if the Director who made the delegation has ceased to hold office.

(5)	A person is not employed in the service of Her Majesty for the purposes of the State Sector Act 1988 or the Government Superannuation Fund Act 1956 merely because functions and powers are delegated to that person under <b>section 11A</b> .						
9	Section 12 amended (Local authorities to establish Civil Defence Emergency Management Groups)	5					
(1)	Replace section 12(1)(b) with:						
	(b) subject to paragraph (c), a unitary authority must establish a Civil Defence Emergency Management Group for the purposes of this Act as a committee under clause 30(1)(a) of Schedule 7 of the Local Government Act 2002:	10					
(2)	After section 12(1), insert:						
(1A)	If <b>subsection (1)(b)</b> applies and subsection (1)(c) does not apply, a unitary authority is a Group rather than a member of a Group for the purposes of this Act.	15					
9A	Section 17 amended (Functions of Civil Defence Emergency Management Groups)						
	In section 17(1)(e), before "carry out", insert "plan and".						
10	Section 20 amended (Appointment and functions of Civil Defence Emergency Management Co-ordinating Executive Groups)	20					
(1)	Replace section 20(1)(d) with:						
	(d) the chief executive or a senior member of a provider of health and disability services operating in the area; and						
(2)	After section 20(1), insert:						
(1A)	A person co-opted under <b>subsection (1)(e)</b> may include a senior ambulance service officer.	25					
11	Cross-heading above section 25 replaced						
	Replace the cross-heading above section 25 with:						
Pers	sons authorised to declare state of local emergency or give notice of local transition period	30					
12	Section 25 replaced (Appointment of persons who may declare state of local emergency)						
	Replace section 25 with:						
25	Persons appointed and otherwise authorised to declare state of local emergency or give notice of local transition period	35					
(1)	A Civil Defence Emergency Management Group must appoint—						

	(a)	at least 1 person as a person authorised to declare a state of local emergency for its area; and							
	(b)	at least 1 person as a person authorised to give notice of a local transition period for its area.							
(2)	A person appointed under <b>subsection (1)</b> must be chosen from representatives of the members of the Group.								
(3)		Group appoints more than 1 person under <b>subsection (1)(a) or (b)</b> , it state in the instrument of appointment—							
	(a)	whether the appointees have equal status to make a declaration, or give a notice, or whether any of the appointees is authorised to act only in the absence of another named person; and	10						
	(b)	any other conditions or limitations.							
(4)	If no person appointed under <b>subsection (1)</b> is or is likely to be able to perform or exercise his or her functions, duties, and powers under this Act, a representative of any member of the Group may exercise the power to declare a state of local emergency, or give notice of a local transition period.								
(5)	Despite <b>subsections (1) to (4)</b> , the mayor of a territorial authority, or an elected member of that territorial authority designated to act on behalf of the mayor if the mayor is absent, may declare a state of local emergency, or give notice of a local transition period, that covers the district of that territorial authority.								
14	Secti	on 26 amended (Appointment of Group Controllers)							
		etion 26(3), replace "subsection (1) or subsection (2)" with "subsection (1)							
15	Secti	on 27 amended (Appointment of Local Controller)	25						
(1)	In the	In the heading to section 27, replace "Controller" with "Controllers".							
(2)		ection 27(1), replace "that Group's Group Controller" with "the Group roller of the Group".							
(3)	In see	ction 27(2), replace "the Local" with "a Local".							
16	Secti	on 28 amended (Functions of Group Controllers)	30						
		ction 28(3), replace "exercise any power or function or fulfil any duty" "perform any function or duty or exercise any power".							

Sections 29 and 30 and cross-heading replaced

Replace sections 29 and 30 and the cross-heading above section 29 with:

#### Group Recovery Managers and Local Recovery Managers

#### 29 Appointment of Group Recovery Managers

(1) A Civil Defence Emergency Management Group must appoint, either by name or by reference to the holder of an office, a suitably qualified and experienced person to be the Group Recovery Manager for its area.

5

10

15

20

25

- (2) A Group must appoint, either by name or by reference to the holder of an office, at least 1 suitably qualified and experienced person to perform the functions and duties and exercise the powers of the Group Recovery Manager on the occurrence of a vacancy in the office of Group Recovery Manager or in the absence from duty of the Group Recovery Manager for any reason, for the duration of the vacancy or absence.
- (3) A Group may, at any time, remove from office or replace a Group Recovery Manager appointed under **subsection (1) or (2)**.
- (4) A Group may—
  - (a) delegate the authority to replace the Group Recovery Manager during a transition period with a person appointed under **subsection (2)** to 1 or more of the representatives who are authorised under **section 25(1)(b)** to give notice of a transition period for its area; and
  - (b) impose conditions or limitations on the circumstances in which the authority under **paragraph (a)** may be used.

#### 30 Appointment of Local Recovery Managers

- (1) A Civil Defence Emergency Management Group may appoint, either by name or by reference to the holder of an office, 1 or more suitably qualified and experienced persons to be a Local Recovery Manager, and direct that person or those persons to perform any of the functions and duties of, or delegated to, the Group Recovery Manager of the Group and to exercise the powers of the Group Recovery Manager in the area for which the Group Recovery Manager is appointed, including, but not limited to, the powers in **sections 94H, 94I, and 94K to 94N**.
- (2) Despite anything in **subsection (1)**, a Local Recovery Manager must follow any directions given by the Group Recovery Manager during a transition period.

#### 30A Functions of Recovery Managers

(1) A Group Recovery Manager must, during a local transition period for the area for which the Group Recovery Manager is appointed, direct and co-ordinate the use of the personnel, material, information, services, and other resources made available by departments, Civil Defence Emergency Management Groups, and other persons for the purpose of carrying out recovery activities.

(2)	The Group Recovery Manager must also perform any functions or duties delegated to the Group Recovery Manager by the Civil Defence Emergency Management Group or conferred on Group Recovery Managers by this Act or any other enactment, and may exercise any power conferred on the Group Recovery Manager by delegation under this Act.						
(3)	A Group Recovery Manager or a Local Recovery Manager may authorise any suitably qualified and experienced person to perform any function or duty or exercise any power of that Group Recovery Manager or Local Recovery Manager, except the power to authorise another person to perform those functions and duties or to exercise those powers.	10					
(4)	A Group Recovery Manager or Local Recovery Manager who authorises a person under <b>subsection (3)</b> to perform a function or duty or to exercise a power remains responsible and accountable under this Act for the performance of the function or duty or the exercise of the power.						
(5)	No Group Recovery Manager or Local Recovery Manager, and no person performing the functions or duties or exercising the powers of a Group Recovery Manager or Local Recovery Manager, may exercise any power conferred on Group Recovery Managers by this Act during any national transition period in any manner contrary to any priorities for the use of resources and services that have been determined by the Director or National Recovery Manager	15 20					
	have been determined by the Director or National Recovery Manager.  Compare: 2012 No 2 s 10(3A)	20					
18	Section 39 amended (National civil defence emergency management plan)						
	In section 39(2)(d), after "national emergency" insert "or a national transition period".						
19	Section 49 amended (Proposed plan to be sent to Minister)	25					
(1AA	After section 49(1), insert:						
(1A)	The Civil Defence Emergency Management Group must have regard to any comments made by the Minister.						
<u>(1AB</u>	After section 49(2)(c), insert:						
	(ca) the strategic planning for recovery from the hazards and risks referred to in paragraph (b):	30					
(1)	After section 49(2)(d), insert:						
	(da) the area of the Group:						
(2)	In section 49(2)(f), delete "in the area of the Group".						
(3)	After section 49(2)(f), insert:	35					
	(fa) the arrangements for giving notice of a local transition period:						
19A	Section 51 amended (Incorporation by reference)						

After section 51(3)(a), replace "or" with "and".

22A	Section	72	amended (	(Term	ination	of	state	of	emergency	١

After section 72(2), insert:

(3) In addition, a state of local emergency is terminated when a notice of a local transition period given by the Minister under **section 94B(4)** comes into force.

5

#### 23 Section 75 amended (Power of Director to act on default by others)

- (1) In section 75(3),—
  - (a) replace "work is done or a function or duty is exercised or performed" with "a function or duty is performed":
  - (b) replace "done, exercised, or performed, as the case may be" with "performed".
- (2) In section 75(4), replace "paid in the first instance out of public money" with "authorised in accordance with the Public Finance Act 1989".
- (3) Replace section 75(5) with:
- (5) Expenses so incurred, together with reasonable costs for administration, are recoverable as a debt due to the Crown from the Civil Defence Emergency Management Group or the person responsible for performing the function or duty, or may be recovered by deduction from any money payable by the Crown to that Civil Defence Emergency Management Group or the person responsible for performing the function or duty.

20

15

- (4) In section 75(6), replace "departmental bank account" with "Departmental Bank Account in accordance with section 65U of the Public Finance Act 1989".
- (5) Repeal section 75(7).
- 24 Section 77 amended (Appeal against requirement to give information)

25

In section 77(1), after "section 76", insert "(including as applied and modified by **section 941(2)**)".

25 Section 82 amended (Certain information not to be disclosed or seized)

In section 82(1), after "section 76", insert "(including as applied and modified by **section 941(2))**".

30

26 Section 83 replaced (Restriction on disclosure of information)

Replace section 83 with:

#### 83 Restriction on disclosure of information

A person who receives information following a requirement to give information imposed under section 60 or 76, or in the execution of a warrant issued under section 78, may use or disclose that information only for the purposes of this Act.

27	Section	86	amended (	(Evacuation	of	premises	and	nlaces)	۱
	Section	OO	uminana ,	Lincumuon	O.	pi ciiiiscs	unu	Diaces	,

In section 86, replace "require" with "direct".

#### 28 New Parts 5A and 5B inserted

After section 94, insert:

## Part 5A **Transition periods**

#### 94A Minister may give notice of national transition period

- After a state of emergency has been declared for any area, or after an emer-(1) gency arises for which a state of emergency has not been declared, the Minister may give notice of a national transition period over the whole of New Zealand or any areas or districts if it appears to the Minister that a national transition period is required.
- (2) Without limiting subsection (1), the Minister must be satisfied that invoking the powers to manage, co-ordinate, or direct recovery activities is
  - in the public interest; and
  - necessary or desirable to ensure a timely and effective recovery. (b)
- (3) In deciding whether a national transition period is required, the Minister must have regard to—
  - (a) the areas or districts affected by the emergency; and
  - (b) whether the focus of activities in any area or district is moving from response to recovery, including whether a state of emergency is about to expire or be terminated; and
  - the capacity of any Civil Defence Emergency Management Group and (c) any local authority in any area or district affected by the emergency to carry out recovery activities.
- **(4)** If the Minister gives notice of a national transition period,
  - the Minister must advise the House of Representatives as soon as practicable; and
  - (b) any other transition period then in force in any area or district to which the national transition period applies ceases to have effect.

#### 94B Notice of local transition period

A person who is authorised to give notice of a local transition period by being (1) appointed for the purpose under **section 25(1)(b)** or otherwise authorised by section 25(4) or (5) may, after a state of emergency has been declared for the area of the Civil Defence Emergency Management Group concerned, give notice of a local transition period for the area of the Civil Defence Management

13

5

15

10

20

25

30

		p concerned, or for 1 or more districts or wards within the area, if it ap- to the person that a local transition period is required.				
(3)	After an emergency arises, for which a state of emergency has not been declared, a person who is appointed or otherwise authorised under <b>section 25</b> to give notice of a local transition period may do so in accordance with <b>subsection (1)</b> with the approval of the Minister.					
(4)	Emer of er	a state of emergency has been declared for the area of a Civil Defence regency Management Group, or after an emergency arises for which a state nergency has not been declared, the Minister may give notice of a local ition period for the area or for 1 or more districts or wards within the area	10			
	(a)	it appears to the Minister that a local transition period is required for the whole or any part of the area; and				
	(b)	notice of a local transition period has not been given under <b>subsection</b> (1).	15			
(5)	Without limiting <b>subsections (1) to (4)</b> , the Minister or the appointed or otherwise authorised person must not give notice of a local transition period unless satisfied that invoking the powers to manage, co-ordinate, or direct recovery activities is—					
	(a)	in the public interest; and	20			
	(b)	necessary or desirable to ensure a timely and effective recovery.				
(6)	In deciding whether a local transition period is required, the Minister or the appointed or otherwise authorised person must have regard to—					
	(a)	the areas, districts, or wards affected by the emergency; and				
	(b)	whether the focus of activities in any area, district, or ward is moving from response to recovery, including whether a state of emergency is about to expire or be terminated.	25			
(6A)	) The Minister must also have regard to the capacity of any Civil Defence Emergency Management Group and any local authority in any area, district, or ward affected by the emergency to carry out recovery activities.					
(6B)	Before giving notice under <b>subsection (4)</b> , the Minister must, in a manner the Minister considers appropriate, seek and consider comment from any affected Civil Defence Emergency Management Group and the Mayor of any affected local authority, unless—					
	(a)	it is impracticable in the circumstances; or	35			
	(b)	in the opinion of the Minister, the urgency of the situation requires the notice of transition to be given immediately.				

If notice of a local transition period is given under this section over—

(7)

5

10

15

20

25

30

35

40

- (a) the whole area of a Civil Defence Emergency Management Group, any other local transition period already in force for 1 or more districts or wards within the area ceases to have effect:
- (b) a district within the area of a Civil Defence Emergency Management Group, any other local transition period already in force for 1 or more wards within the district ceases to have effect.
- (8) After notice of a local transition period has been given for an area (the **first area**) in accordance with **subsections (1) to (4)**, a further notice of a local transition period may be given, in accordance with those subsections, for another district or ward in the area of the relevant Civil Defence Emergency Management Group that is not affected by an emergency if it appears to the person giving notice that the resources of that other district or ward are needed to assist the first area.
- (9) The fact that a person purporting to be authorised under **section 25** gives notice of a local transition period is, in the absence of proof to the contrary, conclusive evidence that the person is authorised to do so.
- (10) However, nothing in this section authorises notice of a local transition period to be given for any part of New Zealand while a national transition period is in force for that part.

#### 94C Commencement and duration of transition periods

- (1) A transition period for an area, or part of an area, for which a state of emergency has been declared comes into force—
  - (a) on the termination of the state of emergency under section 72(1); or
  - (b) on the expiry of the state of emergency under section 70(3) or 71(4), if the transition notice states that the transition period comes into force on the expiry of the state of emergency.
- (1A) In any other case, a transition period comes into force at the time and on the date the notice of transition is given.
- (2) A national transition period ends 90 days after the time and date on which the period comes into force, unless extended or terminated earlier.
- (3) A local transition period ends 28 days after the time and date on which the period comes into force, unless extended or terminated earlier.

#### 94D Extension of transition periods

- (1) Before a national transition period ends, the Minister may by notice extend the national transition period if it appears to the Minister that the extension is required.
- (2) Before a local transition period ends, the person who gave notice of that local transition period (or another person, including the Minister, authorised to give that notice) may by notice extend the local transition period if it appears to the person that the extension is required.

(3)	In de	ciding	whether an extension of a transition period is required,—				
	(a)		Minister or other person must have regard to the areas, districts, or ds affected by the emergency; and				
	(b)		Minister or other person must be satisfied that invoking the powers anage, co-ordinate, or direct recovery activities is—	5			
		(i)	in the public interest; and				
		(ii)	necessary or desirable to ensure a timely and effective recovery.				
(3A)	gard any l	a deciding whether an extension is required, the Minister must also have reard to the capacity of any Civil Defence Emergency Management Group and my local authority in any area, district, or ward affected by the emergency to arry out recovery activities.					
(3B)	Mini Civil	ster co	ing notice under <b>subsection (2)</b> , the Minister must, in a manner the onsiders appropriate, seek and consider comment from any affected nce Emergency Management Group and the Mayor of any affected rity, unless—	15			
	(a) it is impracticable in the circumstances; or		impracticable in the circumstances; or				
	(b)		ne opinion of the Minister, the urgency of the situation requires the ce of extension to be given immediately.				
(4)	An extension of a transition period comes into force immediately before the end of the transition period that is extended and ends,—						
	(a)	(a) in the case of a national transition period, 90 days after the time and date on which the extension comes into force, unless terminated earlier; or					
	(b)		e case of a local transition period, 28 days after the time and date on the extension comes into force, unless terminated earlier.				
(5)	A tra	nsitio	n period may be extended more than once.	25			
(6)	If the Minister extends a national transition period, the Minister must advise the House of Representatives as soon as practicable.						
(7)	If a local transition period is extended a third or further time,—						
	· · · · · · · · · · · · · · · · · · ·		person (other than the Minister) who extends the period must give Minister a copy of the notice at the same time as notifying the public at extension under <b>section 94F(4)(ab)</b> ; and	30			
	(b)	the I	Minister must advise the House of Representatives as soon as prac- ble.				
94E	Tern	ninatio	on of transition periods				
(1)			er may by notice terminate a national transition period.	35			
(2)	The person who gave notice of a local transition period (or the Minister or another person appointed or otherwise authorised to give that notice) may by no-						

tice terminate the local transition period.

(3)		tice terminating a transition period terminates the relevant transition d when given.					
(3AA	the N	ore giving notice under <b>subsection (2)</b> , the Minister must, in a manner Minister considers appropriate, seek and consider comment from any sed Civil Defence Emergency Management Group and the Mayor of any sed local authority, unless—	5				
	(a)	it is impracticable in the circumstances; or					
	(b)	in the opinion of the Minister, the urgency of the situation requires the notice of termination to be given immediately.					
(3A)	A not	ice terminating a transition period must—	10				
	(a)	specify the time and date on which it is given; and					
	(b)	specify the areas, districts, or wards to which the transition period applies; and					
	(c)	be in the form prescribed by regulations made under section 115 or a form of similar effect.	15				
(4)	A per	A person who terminates a transition period must—					
	(a)	immediately notify the public by any means of communication that are reasonably practicable in the circumstances of the case; and					
	(b)	ensure that the notice of termination is published in the <i>Gazette</i> as soon as practicable after it is given.	20				
(5)	which	state of emergency is declared over an area (or any part of an area) to a a transition period applies, the transition period ends without a termin- notice being given.					
94F	Cont	ent and publication of transition period notices and their extensions					
(1)	A not	A notice of a transition period must—					
	(a)	specify the time and date on which the notice is given; and					
	(b)	specify the areas, districts, or wards to which it applies; and					
	(c)	be in the form prescribed by regulations made under section 115 or a form of similar effect.					
(2)	A not	ice of an extension of a transition period must—	30				
	(a)	specify the time and date on which the notice is given; and					
	(b)	specify the areas, districts, or wards to which it applies; and					
	(c)	be in the form prescribed by regulations made under section 115 or a form of similar effect.					
(3)		validity of a notice of a transition period or a notice of an extension of a tion period is not affected by the inclusion of any additional information.	35				
(4)	-	rson who gives notice of a transition period, or who extends a transition d, must,—					

	(a)	as so notic	on as practicable, notify the public of the notice by publishing the e—		
		(i)	in 1 or more newspapers circulating in the areas, districts, or wards to which the notice relates; and		
		(ii)	on an Internet site to which the public has free access; and	5	
	(b)		re that the notice or extension is published in the <i>Gazette</i> as soon as icable.		
			Part 5B		
			Powers in relation to transition periods		
94G	Appl	icatio	n	10	
(1)	This Part applies if a transition period is in force.				
(2)	In addition, Part 5 (other than those provisions that apply only during a state of emergency) applies if a transition period is in force.				
(3)		-	Manager may exercise the powers conferred on Recovery Managis Part if the exercise of the powers—	15	
	(a)		respect of those areas, districts, or wards for which the Recovery ager is responsible; and		
	(b)	is, in	the opinion of the Recovery Manager,—		
		(i)	in the public interest; and		
		(ii)	necessary or desirable to ensure a timely and effective recovery; and	20	
		(iii)	proportionate in the circumstances.		
(4)			e may exercise the powers conferred on constables under this Part if to of the powers is, in the opinion of the constable,—		
	(a)	in the	e public interest; and	25	
	(b)	neces	ssary or desirable to ensure a timely and effective recovery; and		
	(c)	propo	ortionate in the circumstances.		
94H	Gene	ral tra	ansition period powers		
	A Re	covery	Manager may—		
	(a)	carry	out or require to be carried out all or any of the following:	30	
		(i)	works:		
		(ii)	clearing roads and other public places:		
		(iia)	examining and marking any property, animal, or any other thing:		
		(iii)	removing or disposing of, or securing or otherwise making safe, dangerous structures and materials wherever they may be:	35	

(b)	provide for the conservation and supply of food, fuel, and other essential supplies:
(c)	disseminate information and advice to the public.
Pow	er to require information
infor Civil	ecovery Manager may require any person to give the Recovery Manager mation in accordance with section 76, as if a reference in that section to a Defence Emergency Management Group were a reference to the Recov-Manager.
subs	provisions of sections 76, 77, 82, and 83 apply to a requirement under <b>section (1)</b> as if it were a requirement by a Civil Defence Emergency agement Group under section 76(1).
Mini	ister's power of direction
	section applies if the Minister considers that, having regard to all the circumstances, it is expedient to exercise the power in <b>subsection (2)</b> .
	is section applies, the Minister may direct the Director or any Civil De- e Emergency Management Group or person—
(a)	to perform any of the functions or duties or exercise any of the powers conferred on the Director, Group, or person under this Part; or
(b)	to cease to perform any of the functions or duties or to exercise any of the powers conferred on the Director, Group, or person under this Part.
Grou perfo	e Minister directs a person or a Civil Defence Emergency Management up under this section, the Minister may direct that the functions or duties be ormed or the powers be exercised under the control and to the satisfaction the Director.
Evac	cuation of premises and places
_	oite anything in <b>section 94G</b> , a Recovery Manager or a constable may, if ssary, in his or her opinion, for the preservation of human life, direct—
(a)	the evacuation of any premises or place, including any public place:
(b)	the exclusion of any persons or vehicles from any premises or place, including any public place.

#### 94L Entry on premises and places

**94I** (1)

(2)

**94J** (1)

(2)

(3)

94K

A Recovery Manager or a constable may enter, and if necessary break into, any premises or place if he or she believes on reasonable grounds that the action is necessary for—

- (a) saving life, preventing injury, or rescuing and removing injured or endangered persons; or
- (b) permitting or facilitating the carrying out of any urgent measure for the relief of suffering or distress.

94M	<b>Closing</b>	roads and	l public	places

A Recovery Manager or constable may, in order to prevent, limit, or reduce the consequences of an emergency, totally or partially prohibit or restrict public access, with or without vehicles, to any road or public place.

#### 94N Power to give directions

A Recovery Manager or a constable may—

- (a) direct any person to stop any activity that—
  - (i) may cause, or substantially contribute to the consequences of, an emergency; or

5

10

15

20

30

35

- (ii) may prevent or substantially hinder recovery from an emergency:
- (b) request any person, either verbally or in writing, to take any action to prevent or limit or reduce the consequences of the emergency.

#### 940 Person exercising emergency powers to provide proof of identity

A person exercising a power conferred on him or her by this Part must—

- (a) have with him or her, and produce if requested to do so, evidence of his or her identity; and
- (b) if requested to do so, produce evidence of or give a general explanation of the authority under which he or she is acting and the power or powers he or she is exercising.

#### 94P Reporting

- (1) If a Recovery Manager or a person acting under the authority of a Recovery Manager exercises a power under this Part in relation to a national transition period, the National Recovery Manager must give a written report to the Director.
- (1A) If a Recovery Manager or a person acting under the authority of a Recovery Manager exercises a power under this Part in relation to a local transition period, the Recovery Manager must give—
  - (a) a written report to the Director; and
  - (b) a copy of the report to the Civil Defence Emergency Management Group.
- (2) A report and a copy of a report under **subsection (1) or (1A)** must be given within 7 days after the date on which the relevant transition period ends.
- (3) If a power was exercised by a person other than the Recovery Manager giving the report, that Recovery Manager must consult with that person in preparing the report.
- (4) The report must—

	(a)	identify the power or powers exercised under this Part and the person who exercised the power or powers; and		
	(b)	include the reasons for the exercise of that power or those powers.		
(5)	On re	ceiving a report under—		
	(a)	<b>subsection (1)</b> , the Director must give a copy of the report to the Minister; and	5	
	(b)	<b>subsection (1A)(a)</b> , the Director may give a copy of the report to the Minister.		
(6)		Minister receives a copy of a report under <b>subsection (5)</b> , the Minister present it to the House of Representatives as soon as practicable.	10	
(6A)	If the National Recovery Manager gives a report to the Director under <b>subsection (1)</b> , the National Recovery Manager must also publish a copy of the report on an Internet site as soon as practicable.			
(7)	On receiving a copy of a report under <b>subsection (1A)(b)</b> , a Civil Defence Emergency Management Group must publish it on the Group's Internet site as soon as practicable.			
(8)	In this section, <b>Recovery Manager</b> means a person appointed under <b>section 29 or 30</b> , but does not include any person authorised by the Recovery Manager.			
29	Section 96 amended (Withholding information or giving false or misleading information)			
(1)	In sec	etion 96(1), after "section 76", insert "or <b>941(1)</b> ".		
(2)		etion 96(2), after "section 77", insert "(including as applied and modified ection 941(2))".		
30	Section	on 97 amended (Disclosing information)	25	
		etion 97, after "section 83", insert "(including as applied and modified by son 941(2))".		
31	Section	on 98 amended (Obstruction)		
		etion 98, after "state of emergency", insert "or transition period".		
32	Section 99 amended (Failure to comply with direction to evacuate premises or place)			
(1)	In sec	etion 99(1), after "section 86", insert "or <b>94K</b> ".		
(2)	In sec	tion 99(2), replace "Controller" with "Controller, Recovery Manager,".		
33		on 100 amended (Failure to comply with prohibition or restriction on s to road or public place)	35	
	In sec	etion 100, after "section 88", insert "or <b>94M</b> ".		

34	Section	102	amended	(Failure t	o comp	lv with	direction)
<b>.</b>	Section	10-	umuuuu	(I miimi c t	o comp	1,9 *****	un cenon,

In section 102, after "section 91(a)", insert "or **94N(a)**".

#### 35 Section 103 amended (Personation)

In section 103, after "Controller,", insert "a Recovery Manager,".

# 36 Section 108 amended (Compensation for loss or damage to personal property)

5

- (1) In section 108(1),—
  - (a) replace "or a Recovery Co-ordinator" with "or a Recovery Manager":
  - (b) after "state of emergency", insert "or a transition period".
- (2) In section 108(5)(a), replace "the Director or the National Controller" with "the Director, the National Controller, or the National Recovery Manager" in each place.
- (3) In section 108(5)(b)(iii), replace "Recovery Co-ordinator" with "Recovery Manager".
- (4) In section 108(5)(b)(iv), replace "or Group Controller" with ", the Group Controller, or a Group Recovery Manager appointed by the Group".

### 37 Section 109 amended (Compensation for other matters)

After section 109(3), insert:

(3A) A person who has suffered loss or damage as a result of any action or measure duly taken under instructions issued under any of **sections 94K to 94N** by the National Recovery Manager or a constable, or a person authorised by the National Recovery Manager or constable, may recover compensation from the Crown if the action or measure was such that the good done, or likely to be done, by the action or measure for that person was disproportionately less than the loss or damage suffered by that person as a result of that action or that measure.

20

25

(3B) A person who has suffered loss or damage as a result of any action or measure duly taken under instructions issued under any of **sections 94K to 94N** by a Group Recovery Manager or a Local Recovery Manager, or a person authorised by the Group Recovery Manager or Local Recovery Manager, may recover compensation from the Civil Defence Emergency Management Group that appointed the Group Recovery Manager or Local Recovery Manager if the action or measure was such that the good done, or likely to be done, by the action or measure for that person was disproportionately less than the loss or damage suffered by that person as a result of that action or that measure.

30

35

#### 38 Section 110 amended (Protection from liability)

In section 110(1), after "state of emergency", insert "or a transition period".

10

25

# 39 Section 111 amended (Restricted application of Resource Management Act 1991)

In section 111, after "declared", insert ", or notice of a transition period is given,".

# 40 New section 115A inserted (Permanent legislative authority for payment of 5 certain expenses)

After section 115, insert:

#### 115A Permanent legislative authority for payment of certain expenses

The Crown may, without further appropriation than this section, incur expenses to reimburse a local authority for, or to pay public money for the purpose of meeting, expenses incurred by a local authority in connection with an emergency if the expenses—

- (a) are incurred in respect of civil defence emergency management activities; and
- (b) meet the criteria for being reimbursed or paid in a Government policy that was in force before the emergency occurred.

# 41 Section 119 amended (Provisions of Civil Defence Act 1983 that continue) Repeal section 119(4).

#### 42 New Schedule 1AA inserted

Before Schedule 1, insert the **Schedule 1AA** set out in **Schedule 1** of this 20 Act.

#### Part 2

#### Consequential amendments to other enactments

#### 43 Consequential amendments to other Acts

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

#### 44 Consequential amendments to Schedule of National Civil Defence Emergency Management Plan Order 2015

Amend the Schedule of the National Civil Defence Emergency Management Plan Order 2015 as set out in **Schedule 3**.

## Schedule 1 New Schedule 1AA inserted

s 42

# Schedule 1AA Transitional, savings, and related provisions

s 4A

#### 1 Interpretation

In this schedule, **Recovery Co-ordinator** has the same meaning as it had in this Act immediately before the commencement of the **Civil Defence Emergency Management Amendment Act 2015**.

10

5

#### 2 Civil Defence Emergency Management Groups

Any Civil Defence Emergency Management Group established under section 12(1)(b) of this Act (as it read immediately before the commencement of the **Civil Defence Emergency Management Amendment Act 2015**) is to be treated as having been established as a committee under clause 30(1)(a) of Schedule 7 of the Local Government Act 2002.

15

#### 3 Recovery Co-ordinators

(1) Any Recovery Co-ordinator who was appointed and in office under section 29 of this Act (as it read immediately before the commencement of the Civil Defence Emergency Management Amendment Act 2015) may remain in office until his or her term of appointment expires.

20

(2) A Recovery Co-ordinator who remains in office under subclause (1) may continue to exercise powers under section 30 (as it read immediately before the commencement of the Civil Defence Emergency Management Amendment Act 2015) and section 30 remains in force for the purposes of this clause.

# Schedule 2 Consequential amendments to other Acts

s 43

5

10

20

25

35

#### **Heritage New Zealand Pouhere Taonga Act 2014 (2014 No 26)**

In section 5(2)(f), after "declared", insert ", or notice of a national or local transition period being given, under the Civil Defence Emergency Management Act 2002".

In section 13(1)(g), after "emergency", insert "or a national or local transition period (under the Civil Defence Emergency Management Act 2002)".

In section 60(1), replace "a national or local emergency is declared" with "a state of emergency is declared, or a transition period is notified,".

In section 60(2), replace "a declaration is made under section 72 of the Civil Defence Emergency Management Act 2002 to terminate the emergency" with "the state of emergency is terminated under section 72, or the transition period is terminated under **section 94E**, of the Civil Defence Emergency Management Act 2002".

In section 61(1), replace "a national or local emergency has been declared" with "a 15 state of emergency has been declared or a transition period has been notified".

#### Local Authorities (Members' Interests) Act 1968 (1968 No 147)

Replace section 3(3)(d)(vii) with:

(vii) any contract for the supply of goods or services made during a state of emergency declared, or a transition period for which notice is given, under the Civil Defence Emergency Management Act 2002, if that contract does not continue for more than 1 month after the end of that state of emergency or transition period, and if the goods or services are supplied at charges not in excess of those normally applying in the district of the local authority or in the area under its jurisdiction at the time immediately preceding the state of emergency or transition period,—

### Maritime Security Act 2004 (2004 No 16)

Replace section 80(3)(b) with:

(b) the person who is serving as the National Recovery Manager under the Civil Defence Emergency Management Act 2002; or

#### Maritime Transport Act 1994 (1994 No 104)

Replace section 100(5)(d) with:

(d) the person who is serving as the National Recovery Manager under the Civil Defence Emergency Management Act 2002; or

Replace section 254(3)(b) with:

#### Maritime Transport Act 1994 (1994 No 104)—continued

(b) the person who is serving as the National Recovery Manager under the Civil Defence Emergency Management Act 2002; or

Replace section 312(1)(b) with:

(b) the person who is serving as the National Recovery Manager under the Civil Defence Emergency Management Act 2002; or

#### **Public Finance Act 1989 (1989 No 44)**

Replace section 25(1)(a) with:

(a) a state of emergency is declared under the Civil Defence Emergency Management Act 2002; or

#### Resource Management Act 1991 (1991 No 69)

10

5

In section 330B(1), after "state of emergency declared", insert ", or transition period notified,".

#### Schedule 3

## Consequential amendments to Schedule of National Civil Defence Emergency Management Plan Order 2015

S	44	

Clause 2 5

In clause 2(1), revoke the definitions of group area and health and disability services.

In clause 2(2), insert in their appropriate alphabetical order: area, constable, Group Recovery Manager, health and disability services, Local Recovery Manager, local transition period, National Recovery Manager, national transition period, recovery activity, Recovery Manager, and transition period.

In clause 2(2), delete "Recovery Co-ordinator,".

#### Clause 5

After clause 5(a), insert:

(ab) a national transition period; or

#### 15

10

#### Clause 6

In clause 6(b)(i), replace "or" with "and".

After clause 6(b)(i), insert:

(ia) a national transition period; and

Clause 16 20

In clause 16(1)(b), after "emergency", insert "or a national transition period".

In clause 16(1)(c), replace "and Group Controllers during a state of national emergency" with ", Group Controllers or Group Recovery Managers during a state of national emergency or a national transition period".

Clause 17 25

Revoke clause 17(1)(a).

In clause 17(2), omit "appointed, and".

#### Clause 18

In clause 18(b), replace "Controllers." with "Controllers; and".

After clause 18(b), insert:

30

(c) must, under **section 25** of the Act, appoint at least 1 person as a person authorised to declare a state of local emergency for its area.

#### New clauses 18A and 18B

After clause 18, insert:

#### New clauses 18A and 18B—continued

184	National	Recovery	Manager
LOA	Nauviiai	IXCLUVCIV	Manager

- (1) The National Recovery Manager may—
  - (a) be delegated functions and powers of the Director under **section 11A(1)** of the Act:
  - (b) be delegated functions and powers of the Director specified in sections 8(2)(h) and 9(2)(a) of the Act for the purposes of dealing with a national transition period:

5

10

15

20

25

- (c) if no delegation has been made under **section 11A(1)** of the Act, be the Director, who has all of the powers conferred on the National Recovery Manager under the Act.
- (2) If delegated the functions and powers of the Director, a National Recovery Manager performs the functions and exercises the powers of National Recovery Manager under Part 9 of this plan.

#### 18B Group Recovery Managers and Local Recovery Managers

Each CDEM Group—

- (a) must, under **section 29** of the Act, appoint by name or reference—
  - a suitably qualified and experienced person as Group Recovery Manager for its area to carry out the functions of a Group Recovery ery Manager under section 30A of the Act; and
  - (ii) at least 1 suitably qualified and experienced person to perform the functions and duties and exercise the powers of the Group Recovery Manager on the occurrence of a vacancy in the office of Group Recovery Manager or in the absence from duty of the Group Recovery Manager; and
- (b) may, under **section 30** of the Act, appoint by name or reference 1 or more suitably qualified and experienced persons as Local Recovery Managers; and
- (c) must, under **section 25** of the Act, appoint at least 1 person as a person authorised to give notice of a local transition period for its area.

Clause 24 30

In clause 24(2)(j), replace ", and maintain" with ", maintain, and delegate functions and powers to".

#### Clause 25

In clause 25(2), replace "the Director and the National Controller" with "the Director, the National Controller, and the National Recovery Manager".

35

C	6	use	26
<b>.</b>	и	use	20

In clause 26(d), replace "appointed" with "established".

#### Clause 29

In clause 29(3)(e), replace ", and maintain" with ", maintain, and delegate functions to".

5

Replace clause 29(5) with:

- (5) Each CDEM Group is to give effect to the directions of—
  - (a) the National Controller during a state of national emergency; and
  - (b) the National Recovery Manager during a national transition period.

Clause 80 10

In clause 80(1)(b), after "state of emergency", insert "or a Recovery Manager during a transition period".

#### Clause 152

In clause 152,—

- (a) replace "short-, medium-, and long-term" with "immediate, medium-term, and 15 long-term"; and
- (b) replace "after" with "following".

#### Clause 154

In clause 154(1),—

- (a) replace "short-, medium-, and long-term" with "immediate, medium-term, and 20 long-term"; and
- (b) replace "after" with "following"; and
- (c) after "agencies", insert "and CDEM Groups".

#### New clauses 155A and 155B

After clause 155, insert:

25

#### 155A National transition period

- (1) Section 94A of the Act authorises the Minister, under certain conditions specified in that section, to give notice of a national transition period over the whole of New Zealand or any areas or districts.
- (2) In the event that notice is given of a national transition period,—

30

- (a) any other transition period then in force in any area or district to which the national transition period applies ceases to have effect; and
- (b) the Director, or the National Recovery Manager in accordance with a delegation under **section 11A(1)** of the Act, will co-ordinate, direct, and control the resources made available for CDEM.

#### New clauses 155A and 155B—continued

#### 155B Transition period functions

- (1) The functions of a Group Recovery Manager and a Local Recovery Manager are set out in **section 30A** of the Act and the specific powers of all Recovery Managers during a transition period are set out in **Part 5B** of the Act.
- (2) Without limiting **subclause (1)**, a Recovery Manager has responsibility under this plan for the following:

5

10

- (a) co-ordinating the use of resources made available under this plan; and
- (b) directing and controlling the use of resources made available under this plan; and
- (c) ensuring that any relevant CDEM Group and the Director (and, in turn, the Minister and ODESC) are adequately briefed on the situation during the transition period.

#### Clause 156

In clause 156(1), replace "co-ordinates" with "may co-ordinate".

In clause 156(4), after "National Recovery Manager", insert ", in addition to performing functions and exercising powers conferred by the Act,".

In clause 156(4)(a) and (g), replace "short" with "immediate".

Revoke clause 156(4)(f).

Revoke clause 156(5).

Clause 157 20

In clause 157(2), after "Group Recovery Manager", insert ", in addition to performing functions and exercising powers conferred by the Act,".

#### Legislative history

11 November 2015	Introduction (Bill 88–1)
9 February 2016	First reading and referral to Government Administration
	Committee
26 August 2016	Reported from Government Administration Committee (Bill
	88–2)
18 October 2016	Second reading
2 November 2016	Committee of the whole House (Bill 88–3)

Wellington, New Zealand: