## **Callaghan Innovation Bill**

(formerly titled Advanced Technology Institute 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 Steven Joyce

## **Callaghan Innovation Bill**

## Government Bill

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Callaghan Innovation Bill

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In this Act, unless the context otherwise requires,—

ATI means the Advanced Technology Institute established by	
section 6	
board means the board of ATI Callaghan Innovation	5
Callaghan Innovation means the entity established by sec-	
tion 6	
IRL means Industrial Research Limited, being a Crown Research Institute within the meaning of the Crown Research Institutes Act 1992	10
<b>MBIE</b> means the Ministry of Business, Innovation, and Employment	
<b>Minister</b> means the Minister of the Crown who, under the authority of any warrant or with the authority of the Prime Min-	

**Ministry** means the department of State that, with the authority of the Prime Minister, is for the time being responsible for the administration of this Act

ister, is for the time being responsible for the administration of 15

**NZTE** means New Zealand Trade and Enterprise established 20 under section 7 of the New Zealand Trade and Enterprise Act 2003

**RS&T funding** has the same meaning as in section 4 of the Research, Science, and Technology Act 2010

### RS&T provider means—

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Interpretation

this Act

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- (a) ATI Callaghan Innovation:
- (b) a Crown Research Institute within the meaning of the Crown Research Institutes Act 1992:
- (c) any other research organisation or person (whether in New Zealand or overseas) undertaking any activity, or 30 providing any service, that enables businesses to undertake, or benefit from, science and technology-based innovation and related activities

**shareholding Ministers** has the same meaning as in section 10(1) of the Crown Entities Act 2004

**technology platform** means a facility that pools skills, resources, or equipment in a manner that is intended to enhance

the scientific, technological, or other	r related capability or per
formance of the facility's users.	

TIL Status of Caampic	<b>4A</b>	Status	of	exampl	les
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- (1) An example used in this Act is only illustrative of the provisions to which it relates. It does not limit those provisions.
- (2) If an example and a provision to which it relates are inconsistent, the provision prevails.

#### 5 Act binds the Crown

This Act binds the Crown.

# Part 2 Advanced Technology Institute Callaghan Innovation

Subpart 1—Establishment of <u>ATI Callaghan</u> <u>Innovation</u>

ATI Callaghan Innovation established

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## 6 Advanced Technology Institute Callaghan Innovation established

This section establishes the Advanced Technology Institute Callaghan Innovation.

#### 7 ATI Callaghan Innovation is Crown entity

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- (1) ATI <u>Callaghan Innovation</u> is a Crown entity for the purposes of section 7 of the Crown Entities Act 2004.
- (2) The Crown Entities Act 2004 applies to AFI Callaghan Innovation except to the extent that this Act expressly provides otherwise.

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### 8 ATI's Callaghan Innovation's board

The Minister must appoint at least 5, but not more than 9, persons as members of the board.

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9	<b>Special</b>	advisers
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- (1) The Minister may appoint the chief executive of the Ministry as a special adviser to the board.
- (2) The function of the special adviser is to assist the board to align its strategies and activities with government policy.
- (3) The special adviser may attend any meeting of the board (or any committee of the board) but may not vote.
- (4) The board (or any committee of the board) must give the special adviser sufficient notice of its meetings and copies of all documents and materials to be considered at each meeting.

### 10 Stakeholder advisory group

- (1) The Minister may establish a stakeholder advisory group (an **advisory group**) to provide advice to the board on matters relating to the performance of its functions.
- (2) The board must consider any advice it receives from the advisory group.
- (3) The members of the advisory group must be appointed by the Minister, on terms and conditions that the Minister determines, by written notice to each member.
- (4) When appointing members of the advisory group, the Minister 20 must—
  - (a) consult with the board and have regard to its views; and
  - (b) ensure, as far as practicable, that—
    - (i) the advisory group's membership is broadly representative of the manufacturing sector, services 25 sector, and RS&T providers; and
    - (ii) the members collectively have sufficient experience and knowledge of the manufacturing sector, of the services sector, and as RS&T providers to give appropriate advice to the board.
- (5) The Minister may, after consulting the board and having regard to its views, give terms of reference on the topics or subject areas on which the advisory group may advise the board.
- (6) The advisory group must comply with any terms of reference given by the Minister.
- (7) The advisory group may determine its own procedure.

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Dua	rd must not delegate certain powers	
The	board must not delegate its the power of Callaghan Inno-	
	on or the board to—	
(a)	borrow or lend money:	
(b)	acquire or dispose of real property:	5
(c)	acquire or dispose of securities:	
(d)	set up a subsidiary:	
(e)	appoint a chief executive of ATI Callaghan Innovation.	
	ther respects, section 73 of the Crown Entities Act 2004 ies to the board.	10
A	TI's Callaghan Innovation's main objective, functions, and operating principles	
ATI	est Callaghan Innovation's main objective	
	s Callaghan Innovation's main objective is to support sci-	
	and technology-based innovation and its commercialisa-	15
4:	her harring again an imposite in the manufacturing gester and	
tion	by businesses, primarily in the manufacturing sector and	
	ices sector, in order to improve their growth and compet-	
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servitive  ATH ATH (a) (b) (c) (d)	Callaghan Innovation's functions  Callaghan Innovation's functions  Callaghan Innovation's functions are to— foster an environment that encourages and supports businesses to improve their growth and competitiveness through science and technology-based innovation and related activities: promote and facilitate networking and collaboration among businesses and between RS&T providers and businesses to assist businesses to undertake, or benefit from, science and technology-based innovation and related activities: facilitate the transfer of knowledge and technology between RS&T providers and businesses: undertake research and development:	25

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- (g) invest in persons or projects that may assist businesses to undertake, or benefit from, science and technologybased innovation and related activities:
- (h) perform or exercise any other function or power imposed or conferred on ATI Callaghan Innovation by any 5 other enactment:
- (i) perform any additional function that the Minister directs under section 112 of the Crown Entities Act 2004.
- (2) Examples of the ways in which ATI Callaghan Innovation may perform the function specified in **subsection (1)(b)** (which relates to promoting and facilitating networking and collaboration between RS&T providers and businesses) include—
  - (a) supporting the development of technology platforms:
  - (b) encouraging the exchange of staff, students, or other individuals between RS&T providers and businesses:
  - (c) assisting businesses to identify and access grants and other assistance programmes that are intended to support science and technology-based innovation and related activities.
- (3) Examples of the ways in which <u>ATI Callaghan Innovation</u> may 20 perform the function specified in **subsection (1)(e)** (which relates to providing services to businesses) include—
  - (a) undertaking research and development in collaboration with, or on behalf of, businesses or RS&T providers (or both):
  - (b) assisting businesses to access (within New Zealand or overseas) relevant expertise, intellectual property, equipment, facilities, or anything else that may assist those businesses to undertake, or benefit from, science and technology-based innovation and related activities:
  - (c) providing information to businesses about potential new technologies or scientific discoveries and assisting businesses to use them, develop them, or exploit them commercially:
  - (d) providing training and advice to assist businesses to 35 undertake science and technology-based innovation and related activities (including how to access and manage technology or intellectual property):

(e) providing product analysis, process testing, calibration and certification, or other related measurement services.

### 14 Operating principles

(1)	In m	eeting its main objective, and performing its functions,	
	ATI (	Callaghan Innovation must—	5
	(a)	aim to ensure that any activities it undertakes are for the	
		benefit of New Zealand; and	
	(b)	proactively engage and collaborate with businesses, other RS&T providers, and other persons that <del>ATI</del>	
		Callaghan Innovation considers relevant to the per-	10
		formance of its functions; and	

- (c) maintain an awareness of international trends and advances in science and technology; and
- (d) ensure that any activities it undertakes or services it provides are undertaken or provided in an efficient and 15 cost-effective manner that—
  - (i) has regard to businesses' commercial imperatives and time frames; and
  - (ii) utilises existing capability within or among RS&T providers. 20
- (2) In addition, in performing the function specified in **section 13(1)(f)** (which relates to allocating and administering RS&T funding), <del>ATI</del> Callaghan Innovation must—
  - (a) act fairly and transparently; and
  - (b) implement systems and procedures to enable it to give 25 effect to the principle set out in **paragraph** (a); and
  - (c) make information about those systems and procedures available on its Internet site; and
  - (d) include in its annual report under section 150 of the Crown Entities Act 2004 a report on its implementation 30 of those systems and procedures.
- (3) The Auditor-General must, when carrying out a financial report audit of ATI Callaghan Innovation under section 15 of the Public Audit Act 2001, report on ATI's Callaghan Innovation's implementation of the systems and procedures referred to in subsection (2).

## Subpart 2—Transition to <u>ATI Callaghan</u> <u>Innovation</u> and other matters

## Transfer of IRL

	<i>5</i>	
IRL	to be subsidiary of ATI Callaghan Innovation	
On t	the commencement of this Act, IRL—	5
(a)	ceases to be a Crown Research Institute and, accord-	
	ingly, the Crown Research Institutes Act 1992 ceases to	
	apply to IRL; and	
(b)	is deemed to be a subsidiary of ATI Callaghan Innova-	
	<u>tion</u> .	10
On t	the commencement of this Act, the shareholding Ministers	
mus	t transfer their shares in IRL to ATI Callaghan Innovation.	
	Transfer of employees	
Tra	nsfer of MBIE and NZTE employees to ATI Callaghan	
	ovation	15
The	chief executive of MBIE must identify the employees of	
	IE and the chief executive of NZTE must identify the em-	
ploy	vees of NZTE—	
(a)	whose duties are, overall, more closely connected with	
	the functions of ATI Callaghan Innovation; and	20
(b)	whose positions will, as a result of the establishment of	
	ATI Callaghan Innovation, cease to exist within MBIE	
	or NZTE (as the case may be).	
An e	employee who is identified under <b>subsection (1)</b> must be	
offe	red equivalent employment by ATI Callaghan Innovation.	25
The	employee is not entitled to receive any payment or other	
bene	efit on the ground that the position held by the employee in	
MB	IE or NZTE (as the case may be) has ceased to exist if—	
(a)	the position ceases to exist because the duties of the	
	position are more closely connected with the functions	30
	of ATI Callaghan Innovation; and	
(b)	the employee is offered equivalent employment by <del>ATI</del>	
	<u>Callaghan Innovation</u> (whether or not the employee ac-	
	cepts the offer).	
In t	his section and section 17, equivalent employment	35
mea	ns employment that is—	

	(a) (b) (c)	in substantially the same position; and in the same general locality; and on terms and conditions that are no less favourable overall than those applying to the employee immediately before the date the offer of employment is made to that	5
	(d)	employee; and on terms that treat the period of service with the relevant agency (and every other period of service recognised by that agency as continuous service) as if it were continuous service with <u>ATI Callaghan Innovation</u> .	10
(5)			
17	Innov An er other	sfer of employees of IRL subsidiary to ATI Callaghan vation mployee of IRL is not entitled to receive any payment or benefit on the ground that the employee's position in IRL eased to exist if— the position ceases to exist because the chief executive of ATI Callaghan Innovation has determined that the employee's duties will no longer be carried out by IRL; and the employee is— (i) offered equivalent employment by ATI	15 20
		Callaghan Innovation (whether or not the employee accepts the offer); or  (ii) offered and accepts other employment in ATI Callaghan Innovation.	25
<b>18</b> (1)	The e	employment of a transferred employees employment of a transferred employee by ATI Callaghan vation does not—  constitute new employment for the purposes of the KiwiSaver Act 2006; or	30
(2)	offere	treat that employee as a new employee for the purposes of the Employment Relations Act 2000. s section, <b>transferred employee</b> means a person who is ed, and accepts, employment in ATI Callaghan Innovalunder <b>section 16 or 17</b> .	35
1.0			

### 19 Government superannuation fund

- (1) Any person who, immediately before becoming an employee of ATI\_Callaghan Innovation, was a contributor to the Government Superannuation Fund under Part 2 or 2A of the Government Superannuation Fund Act 1956 is deemed, for the 5 purpose of that Act, to be employed in the Government service as long as the person continues to be an employee of ATI Callaghan Innovation.
- (2) The Government Superannuation Fund Act 1956 applies to the person in all respects as if the person's service as an employee 10 of ATI Callaghan Innovation were Government service.
- (3) **Subsection (1)** does not entitle a person to become a contributor to the Government Superannuation Fund if the person has ceased to be a contributor.
- (4) For the purpose of applying the Government Superannuation 15 Fund Act 1956, the chief executive of ATI Callaghan Innovation is the controlling authority.

### Consequential amendments

### 20 Consequential amendments

Amend the enactments set out in the **Schedule** as set out in 20 that schedule.

### **Schedule Consequential amendments**

s 20

### Part 1

### Amendments to Acts

### **Crown Entities Act 2004 (2004 No 115)**

In Schedule 1, Part 1, insert in its appropriate alphabetical order and 5 under the headings as shown:

Name	securit	Exemption from acquisition of section 165 surplus pay to Crown)  Exemption from acquisition of section 165 surplus pay to Crown)			
	s 161	s 162	s 163	s 164	
Advanced	✓	✓	✓	✓	✓
<del>Technology</del>					
Institute Callaghan					
Innovation					

### Ombudsmen Act 1975 (1975 No 9)

In Schedule 1, Part 2, insert in its appropriate alphabetical order: "Advanced Technology Institute Callaghan Innovation".

> Part 2 10

### Amendment to regulations

### National Standards Regulations 1976 (SR 1976/239)

In regulation 2, replace the definition of Industrial Research **Limited** with:

"Industrial Research Limited means Industrial Research 15 Limited, being a company incorporated under the Companies Act 1993".

### Legislative history

10 September 2012	Introduction (Bill 66–1)
13 September 2012	First reading and referral to Education and Science
	Committee
26 October 2012	Reported from Education and Science Committee
	(Bill 66–2)
8 November 2012	Second reading
27 November 2012	Committee of the whole House
28 November 2012	Reported from committee of the whole House
	(Bill 66–3)