Forests (Legal Harvest Assurance) Amendment Bill

Government Bill

As reported from the Primary Production Committee

Commentary

Recommendation

The Primary Production Committee has examined the Forests (Legal Harvest Assurance) Amendment Bill and recommends that it be passed. We recommend all amendments unanimously.

Introduction

The Forests (Legal Harvest Assurance) Amendment Bill would amend the Forests Act 1949. The bill responds to concern about the international trade in illegally harvested timber. It seeks to reduce the risk of importing timber that is not legally harvested, while providing domestic and export purchasers of timber products with an assurance that New Zealand-sourced products are from legally harvested logs.

The bill would establish a new regulatory system that enables the forestry and wood-processing sector to provide domestic consumers and export markets with greater assurance that the timber products they are purchasing are from legal sources.

The proposed legal harvest system would have operational overlaps with the regulation of log traders introduced through the Forests (Regulation of Log Traders and Forestry Advisers) Amendment Act 2020.¹ That Act inserted Part 2A into the Forests Act. The bill would make various adjustments to Part 2A to ensure that the two systems operate as efficiently as they can. The changes include moving the provisions relevant to log traders into a new Part 6 of the Act, to better align the regulatory system for log traders with the legal harvest system.

The Forests (Regulation of Log Traders and Forestry Advisers) Amendment Act 2020 came into force on 6 August 2022.

Legislative scrutiny

As part of our consideration of the bill, we have examined its consistency with principles of legislative quality. We have no issues regarding the legislation's design to bring to the attention of the House.

Proposed amendments

This commentary covers the main amendments we recommend to the bill as introduced. We do not discuss minor, technical, or consequential amendments.

Regulation of log traders and forestry advisers

Part 1 of the bill would amend various existing provisions in the principal Act relevant to forestry advisers and log traders. The main changes are to the provisions in Part 2A of the Act (sections 63A to 63ZZN) which was inserted by the Forests (Regulation of Log Traders and Forestry Advisers) Amendment Act 2020. We propose some further adjustments in Part 1, as discussed below.

Categories of registration

Section 63C of the Forests Act established the functions of the Forestry Authority, the first of which is to establish and maintain a registration system for log traders and forestry advisers. We recommend inserting section 63C(2). This would allow the Forestry Authority to establish different categories of registration for registered forestry advisers.

Meaning of forestry adviser service

Section 63M(1) of the Act sets out the circumstances in which a person is considered to be providing a "forestry adviser service", and is therefore required to be registered as a forestry adviser. Section 63M(2) sets out activity that is excluded from this definition and therefore excluded from the requirement to be registered.

Acting on behalf of another person

Section 63M(1)(b) states that a person is providing a forestry adviser service if they are "acting on behalf of another person in relation to their sale or purchase of timber or other forest produce".

We note that the intent of section 63M(1)(b) is to capture agents acting on behalf of a client when purchasing or selling logs or other harvested material. We are concerned that, as the Act stands, section 63M(1)(b) could capture any person buying timber on someone else's behalf at any stage in the supply chain up to and including retail. We recommend amending section 63M(1)(b) so that a person is acting as a "forestry adviser service" if they are acting on behalf of another person in relation to their sale or purchase of timber, or of other forest produce. This would apply only from the time of harvest up to and including the first processing.

Exemption from registration requirements

Section 63M(2)(a) of the Act exempts a person from being included in the meaning of "forestry adviser service" if the activity being carried out is "incidental to, and not the principal part of, their business". We understand that this has caused some confusion, as subsection 63M(1) refers to a person's "ordinary course of business", rather than the "principal part of their business".

We believe the provision may unintentionally exempt a person whose principal business may be non-forestry related (for example, farming advice), but who is providing forestry advice which is not incidental. We recommend clarifying that the exemption only applies to the provision of advice that is ancillary or incidental.

Legal harvest system

Clause 42 would insert three new Parts into the Forests Act. New Part 5 (sections 74 to 172) would establish a legal harvest system. The legal harvest system would require:

- responsible persons, unless exempt, to provide legal harvest information when supplying timber to another person in trade
- a person to be registered for legal harvest before acting as a log trader for certain activities, carrying out the first processing of regulated timber, or importing or exporting any specified timber product in trade
- registered persons to implement a due diligence system to mitigate or eliminate the risk of dealing with regulated timber and specified timber products that are not legally harvested.

Restriction on exercise of power of entry

For the purpose of enforcing new Part 5, new section 142 would allow an officer to undertake a warranted entry and search, take samples, and seize documents or other things, in order to determine whether a person is complying with new Part 5.² The power to issue the search warrant is given in section 71B of the Act. We believe the power to conduct a search in new section 142 should have clearer justification.

We recommend amending section 71B so that a search warrant may only be issued when an issuing officer has reasonable grounds for entry. The reasonable grounds should be that in the place to be searched, there is either something that relates to an actual or intended offence against new Part 5, or evidence of the commission of the offence.

In the bill as introduced, using existing definitions in the Forests Act, an "officer" would mean a forestry officer appointed under the Public Service Act 2020 or by the Minister. "Officer" may also mean an officer or employee of the public service, if necessary for the administration of the Forests Act.

Interpretation

New section 76 would introduce a number of definitions for the purposes of new Part 5. We recommend the following amendments:

- deleting the definition of "declaration of compliance", as the term has not been used in the bill
- adding a definition of "first processing"
- amending the definitions of "regulated timber".

"First processing"

New section 84 would require that persons must be registered for legal harvest before carrying out certain activities. We note that one of these activities is "in trade, the first processing of regulated timber". However, in the bill as introduced, "first processing" is not defined.

We recommend inserting a definition of "first processing" in proposed new section 76(1). The definition would include sawing, chipping, pulping, splitting, veneer peeling, or slicing of unprocessed logs, or any other process specified in regulations. It would not include removing the branches of felled trees, or cutting them to log grades or lengths at a harvest site.

"Regulated timber"

We believe the definition of "regulated timber" should be broadened to recognise the growing commercial demand for residues and other parts of the tree, particularly for the renewable bioenergy market. We therefore recommend amending the proposed definition of "regulated timber" in new section 76 to include the roots, stumps, logs, branches, and leaves from:

- exotic timber species, unless excluded by regulations
- indigenous timber species, but only if included in regulations.

Definition of "legally harvested"

New section 77 would set out when timber is "legally harvested". Under this section, timber would be legally harvested if the person harvesting has a legal right to harvest and all legal authority. While carrying out the harvest, the person harvesting the timber must also not contravene the harvest laws of the place or country of harvest.

As part of this definition, new section 77(3) would define "harvest laws" as laws that "set requirements, conditions, or restrictions relating to land and resource use; or property rights or interests in what is harvested; or any other matter that the Secretary considers relevant for the purposes of this Part".³

The bill proposes that the Forestry Authority (referred to as the Secretary) would have functions, powers, and duties as the regulator for the legal harvest regulatory system.

We believe the definition of "harvest laws" needs to cover the use of land and access to land for harvesting. Our proposed amendment to new section 77(3)(b) would extend the definition of harvest laws to include property rights and interests in the land, as well as what is harvested.

Clarification of notices for new section 77

New section 139 would allow the Secretary to specify the harvest laws of a place or country in a notice. We understand that the policy intent is that new section 77 would provide for two kinds of notice:

- new sections 77(2) and 139 would allow the Secretary to issue a notice specifying what the Secretary considers to be the harvest laws of a place or country
- new sections 77(3)(b)(iii) and 139 would allow the Secretary to issue a notice specifying other matters that the Secretary considers relevant for the purposes of new Part 5, apart from the matters already listed in new section 77(3)(b)(i) and (ii).

We recommend amending section 77 to make it clear that there would be these two kinds of notices.

The Regulations Review Committee commented to us that these provisions in new section 77, and the provisions in new section 139, interact in a confusing manner. The committee found it unclear why notices issued under new section 139 would not be identified as secondary legislation. We agree. We recommend amendments that would require both types of notice under section 77 to be published in the way that is specified in section 139, and for both to be identified as secondary legislation.

Complying with legal harvest information requirements

New section 80 would set out the legal harvest requirements for persons supplying regulated timber. New section 80(c) would state that if the supplier becomes aware that any part of the information is false or misleading in any material particular, they must provide the recipient with correct and up-to-date information.

We understand that this provision aims to ensure that the person receiving the timber, and doing due diligence, would have sufficient information to assess and mitigate risks. It was intended to apply only to the legal harvest information provided by a responsible person (such as a forest owner), and would not impose any obligations on a registered person. We recommend amending new section 80 to make this clear.

Requirements for legal harvest statement

As introduced, new section 82(1)(a) would state that the legal harvest statement must identify the timber to which it relates (for example, by referring to the location of the harvest site, when the timber is or will be provided, or the species of timber). We believe that, to allow flexibility, this detail should be in secondary legislation. We recommend amending this provision to empower regulators to set criteria for identifying timber, for example by location or by species of timber.

New section 82(1)(b) would allow the legal harvest statement to relate to 1 or more consignments of timber. We consider that there is no need to mention consignments, because criteria on how to identify timber in a legal harvest statement could either be set in regulations, or under section 82(1)(a). In addition, a "consignment" could be misinterpreted as a truckload. We therefore recommend removing new section 82(1)(b).

Persons registered for legal harvest

New section 87 would set out the obligations of persons registered for legal harvest. They include having and using a due diligence system, adhering to practice standards, and keeping records. New section 113 would empower the Secretary to set export requirements. We recommend amending new section 87(1) to include the obligation to comply with any relevant export requirements imposed under section 113.

Conditions under which a registered person must not receive regulated timber

New section 88 would state that a registered person must not receive regulated timber or specified timber products unless they also receive the legal harvest information, or exceptions apply. We are concerned that this section would not adequately describe how the system would work in practice. We therefore recommend amending new section 88 to make it clear that the registered person would need to receive the legal harvest information and undertake due diligence before receiving the regulated timber or specified timber product.

Reciprocal requirement to supply legal harvest information

We wish to prevent any situation where a registered person could not do due diligence because another person refused to provide the necessary legal harvest information. Therefore, we recommend adding proposed section 88A to require a registered person to supply the legal information that they hold for any timber or specified timber product to another registered person on request.

Registered person must declare continuing compliance with obligations

New section 89 would require a registered person to provide a declaration to the Secretary that they are continuing to comply with their obligations. New section 89(2)(a) would state that the declaration must be made annually by the date specified in regulations, or at any other times as required by the Act.

As introduced, new section 89(3) would allow the Secretary to grant a person an extension of up to 20 working days to make their annual declaration. We are concerned that this power would only apply to an annual declaration, and not to a declaration made "at any other time" under new section 89(2)(a)(ii).

We recommend amending new section 89(3) to allow the Secretary to grant the 20 day time extension for any declaration made under section 89, not only an annual declaration. This would depend upon the Secretary's satisfaction that the person is, for reasons outside their control, unable to provide the declaration by the due date.

Suspension of registration for legal harvest

New section 95 would set out the process for suspending a person's registration for legal harvest. New section 95(6) would allow the Secretary to impose conditions that apply for the duration of the suspension.

We consider that the Secretary's ability to impose conditions should be limited. We recommend amending section 95(6) so that the Secretary could only impose conditions that the Secretary considers necessary or desirable for the purposes of new Part 5, and that are reasonable.

Revocation of registration for legal harvest

New section 97 follows sections that would set out the process for suspending a person's registration for legal harvest. Section 97 would establish the circumstances in which the Secretary must revoke a person's registration. We consider that it should also set out conditions in which the Secretary may revoke a person's registration.

We recommend inserting section 97(1A) to allow the Secretary to revoke a person's registration for legal harvest. The Secretary must be satisfied that the person had failed within a reasonable time to correct the problem that caused the suspension, and had not sought a review of the decision to suspend registration.

Due diligence systems for legal harvest

New section 98 would require a registered person to have a due diligence system for legal harvest, and to act in accordance with it. As introduced, the section sets out requirements that regulations could cover. They include proposed requirements for the information that a registered person must collect.

We consider that this section could be more descriptive about the requirements that regulations could set for due diligence. We recommend adding more detailed criteria for requirements on how to access information collected, and a more detailed description of the types of information to be collected.

Assessment of due diligence system

New section 105 would set out how the assessment of a due diligence system must be carried out. New subsection (4) would require the assessor, in accordance with requirements set out in regulations and practice standards for legal harvest, to complete the assessment, produce an assessment report, and notify the outcome to the Secretary.

We consider that new section 105(4) should provide more detail on how to carry out an assessment. We recommend amending it to require the assessor to provide a draft assessment report to the registered person before producing a final report. The assessor should also allow them sufficient time to respond to recommendations in the draft report and to carry out any corrective actions.

Exporter statements and requirements

New section 110 would contain requirements for applying for an exporter statement. As introduced, the section states that the application must specify the countries to which the regulated timber or specified timber product is intended for export, and include information specified in regulations.

We do not believe that new section 110(2)(a) needs to mention regulated timber, because "specified timber products" covers all exports covered in the exporter statements, including whole logs and timber. We recommend that "regulated timber" be removed from this section and, consequentially, from sections 107 to 108.

We also understand that the Secretary would need to accurately assess the application, and ensure that it includes information that helps the exporter with market access. We therefore recommend inserting provision 110(2)(aa). This would require an application to include a statement from the applicant that they are complying with all applicable export requirements.

Export requirements

New section 113 would enable the Secretary to impose export requirements relating to specified timber products that are legally harvested.

We understand that, as introduced, the intention was that section 113 would encompass two types of export requirements. The first type is requirements set by overseas markets, where there is often no time to consult affected parties, and little point in doing so. The second type is requirements set by the New Zealand Government to improve access to overseas markets. For this type, we believe there is good reason to consult affected parties and time to do so. We recommend amending section 113(1) to clearly distinguish between the two types of export requirements.

Under new section 113(2)(b)(i) as introduced, the Secretary must be satisfied that the export requirements are necessary or desirable for the purpose of facilitating access to overseas markets. We recommend adding "or supporting" after the word "facilitating" to recognise that continued market access may need ongoing support.

We also recommend adding a provision to section 113(2)(b). This would mean the Secretary must be satisfied that the export requirements are necessary or desirable to safeguard or strengthen New Zealand's reputation as a producer of legally harvested timber.

We recommend inserting proposed section 113(4A) to require the Secretary to consult with interested persons or organisations before imposing an export requirement set by the New Zealand Government.

Secretary may grant exemption from export requirement

As introduced, new section 115(1) would allow the Secretary to grant an exemption from an export requirement for all or any class of specified timber products, or all or any class of person, if satisfied that the exemption is appropriate. We recommend

amending new section 115(1)(b) to allow the Secretary to grant an exemption for a particular person, in addition to all or any class of persons.

The Regulations Review Committee suggested to us that the new section should provide clearer criteria for exemptions from export requirements. We agree.

We recommend amending new section 115(2) to allow the Secretary to grant an exemption if the product to be exported is:

- to be used for product assurance or research purposes
- to be used as trade samples or for the assessment or development of any overseas market
- for personal or non-commercial use;

or if the exemption is authorised by regulations.

We also recommend inserting section 115(2A) so that the Secretary could only grant an exemption if satisfied that the person or class of person is using the timber product for a purpose specified in section 115(2)(a), or if the exemption is authorised by regulations.

Legal harvest assurance

Recognition of assessors for due diligence systems

Under the bill, the Secretary's functions would include approving recognised agencies that would provide assessors for the assessment of due diligence systems for legal harvest assurance. The bill sets out proposed requirements for a recognised agency. New section 120 would allow the Secretary to recognise a class of individuals as assessors on the application of a recognised agency.

We note that other regulatory systems administered by the Ministry for Primary Industries, such as under the Food Act 2014, allow for the recognition, as assessors, of a class of individuals not linked to a recognised agency. We recommend amending section 120 to allow the Secretary to recognise a class of individuals on their own application, in addition to a class of individuals employed by a recognised agency. The class of individuals not linked to a recognised agency could, for example, be auditors employed by a recognised certification scheme, or registered forestry advisors who have the appropriate competencies and qualifications.

We also recommend inserting section 120(2A). This would require the Secretary to be satisfied that the individuals have the appropriate competencies, training, qualifications, and experience suitable for assessment of due diligence systems, in addition to any other requirements specified in regulations.

We further recommend inserting section 120(2B). This would allow the Secretary to exclude one or more members or categories of the recognised class from being accepted as assessors.

Suspending recognition of assessors or agencies

New section 126 would allow the Secretary to suspend a recognition if the Secretary has reasonable grounds to believe that the assessor's or agency's performance is unsatisfactory, or they have failed to satisfy a requirement, or failed to pay any fee, charge, or levy within a specified time. New section 129 would allow the Secretary to withdraw recognition of a recognised assessor, agency, or class of individuals in certain circumstances.

We are concerned that new sections 126 to 129 are not clear on whether the Secretary could suspend recognition of a class of individuals, or suspend an individual within a class of individuals. We recommend amending new sections 126 to 129 to make it clear that the Secretary may suspend a class of individuals, or an assessor who belongs to a recognised class of individuals.

We also recommend inserting proposed section 126(1A). This would mean that the Secretary could only suspend recognition of a class if a significant portion of the class fail to meet the criteria set out in new section 126(1).

New section 129(1) would establish the conditions under which the Secretary may withdraw recognition. We recommend inserting proposed section 129(1)(aa), which would empower the Secretary to withdraw recognition if the person's recognition has been suspended, and they have exhausted their right of review of the suspension.

We also recommend inserting proposed section 129(2), which would allow the Secretary to withdraw recognition in cases where recognition is already suspended, and the person has neither taken appropriate corrective action nor sought a review of the decision to suspend.

Powers, compliance, and enforcement

Secretary's power to obtain information

Under new section 140, the Secretary could require a person or class of persons to provide information specified in a notice. Section 140(2) specifies the reasons for which information may be sought. These include section 140(2)(d), which would allow the Secretary to gather statistical information in order to understand the forestry supply chain, monitor and evaluate the effectiveness of the legal harvest system, or provide more certainty and transparency for suppliers in the forestry supply chain.

We are concerned that it is not clear that the Secretary's power to gather this information would be aligned with the purpose of this bill. We understand that the policy intent is that the power to gain statistical information is limited to requesting information for the purposes of new Part 5, which would establish a legal harvest system. We recommend that new section 140(2)(d) be amended to state that the Secretary must be satisfied that the statistical information gathered is for the purpose of new Part 5.

Officer undertaking warranted search may be accompanied

New section 141 would allow an officer to undertake warrantless entries and searches of places (except a dwelling house or marae) at any reasonable time. New section 142

would establish the conditions under which an officer may undertake entry and inspection under a search warrant.

Section 141(4) would allow an officer to be accompanied by another person. We recommend that new section 142 be amended by inserting a provision that is similar to new subsection 141(4), so that officers undertaking warranted entries and searches may also be accompanied by another person.

Warning and compliance notices issued to registered persons

New section 144 would empower an officer to issue a warning notice, and subsequently a compliance notice, to a registered person if they believe that person is failing, or has failed, to comply with a requirement imposed by or under new Part 5.

New section 144(3)(e) would require the compliance notice to state four potential results for failing to comply:

- an infringement notice being issued
- conditions being imposed on the person's registration
- suspension of registration
- prosecution.

We are concerned that, under the section as introduced, failure to comply may result in only one of the four actions being carried out. We recommend amending new section 144(3)(e) so that failure to comply with a compliance notice may result in one or more of the four potential results.

Offences and penalties

Offence to provide false or misleading information

Under new section 145(1), a person would commit an offence if they supplied false or misleading information for certain purposes under new Part 5.

We consider the scope of the proposed dishonesty offences too narrow. We recommend inserting section 145(1A) to include the offences of aiding or conspiring with another person to commit an offence under this section. The penalty level for this new offence would be up to \$200,000 for an individual, and a maximum for others of \$600,000.

Penalty limits for offences

Proposed penalty limits for the offences in new section 145 are stated in subsections (4) and (5). We consider the penalty amounts low, compared to penalties for similar offences under other legislation relating to the Ministry for Primary Industries, and taking into account the amount of money involved in forestry exports and imports.

We recommend replacing the penalty amounts in new section 145(4) with fines of up to \$200,000 for an individual, and a maximum for others of \$600,000. Similarly, we recommend replacing the penalty amounts in proposed section 145(5) with fines of up to \$100,000 for an individual, and a maximum for others of \$200,000.

New section 146 would specify strict liability offences relating to obligations and requirements under new Part 5. For the same reasons as above, we consider the maximum penalty limit in proposed subsection (4)(b) too low. We recommend increasing the maximum penalty in new section 146(4)(b) for a non-individual to \$200,000.

Infringement offences for legal harvest, log traders, and forestry advisers

As introduced, subpart 11 of Part 5 (new sections 147 to 155) would establish an infringement regime for lower-level offences in the legal harvest system. We note that there is no similar infringement regime for the registration of log traders or forestry advisers. We believe that introducing a common regime for infringement offences would incentivise compliance, and contribute to aligning the regulatory systems.

We therefore recommend amending the bill to establish an infringement system for the regulation of forestry advisers and log traders, and to align it with the proposed infringement regime for legal harvest under new Part 5. To do so, we recommend deleting subpart 11 of Part 5 as introduced and moving these provisions to Part 7 of the bill as new subpart 2.

If a log trader committed any of the strict liability offences proposed in section 192(1), or those specified in regulations, that could count as an infringement offence.

The infringement offences for forestry advisers would be against any of the strict liability offences in section 63ZK(1) of the Act relevant to forestry advisers, or specified in regulations as infringement offences.

Part 6: Log traders

Meaning of log traders

New section 174 would define the meaning of "log trader" for the purpose of new Part 6. This definition also applies to new section 84 in new Part 5, which would require a person to be registered for legal harvest to undertake certain activities. These activities include the activity of a log trader, as described in new section 174(1)(a).

New section 174(1)(c) would further define a "log trader" as a company that, in trade, transfers the ownership of New Zealand logs to or from a related company. We are concerned that the wording about related companies in this new subsection is unclear.

We understand that the policy intent is to ensure that integrated organisations that have bought logs from a related company would not be able to avoid registration and obligations. However, we note that the provision as introduced could capture a forest owner who transfers the ownership of logs to a related company.

We understand that the policy intent was not to register forest owners and growers as log traders, unless they export the logs themselves. Consequently, we recommend amending new section 174(1)(c) so that it would cover a company that, in trade, receives ownership of New Zealand logs from a related company.

Disputes

New section 189 would set out a procedure for disputes between owners of forests and any registered, or previously registered, log trader. New section 204 would enable the Governor-General to make regulations establishing a process for disputes about commercial matters covered by proposed section 189.

Submitters pointed out that both provisions could conflict with any dispute requirements set in a contract between the parties. We recommend inserting section 189(5). This would clarify that any dispute process specified in a relevant contract between the parties is not affected by the provisions in new section 189.

The Regulations Review Committee noted that, as introduced, new section 204 would not provide any parameters or guidelines for the dispute process. We therefore recommend amending section 204(1) to clarify that regulations alone may establish the process to deal with disputes, and provide for how disputes are referred.

Offences relating to log traders

New section 192(1) would specify the conditions that would define when a person commits an offence. We recommend inserting proposed section 192(1A) to set out the conditions under which they would have a defence for a charge. We further recommend adding proposed section 192(1B) to make the defence available only if the defendant notified the prosecutor at least 15 working days before the hearing that they intended to rely on the defence.

Right of review of certain decisions

New section 209 would allow a person to seek a review of certain decisions. One of these decisions, in section 209(1)(d), relates to a decision by the Secretary under new section 191 to issue a notice requiring a registered log trader to rectify an error or omission. We note that this would only cover one of two types of notice that could be issued under section 191. For completeness, we recommend amending section 209(1)(d) so it also covers a notice requiring the log trader to take steps to provide relief from the consequences of the error or omission.

Appendix

Committee process

The Forests (Legal Harvest Assurance) Amendment Bill was referred to the committee on 21 June 2022. We invited the Minister of Forestry to provide an initial briefing on the bill. He did so on 25 August 2022.

We called for submissions on the bill with a closing date of 3 August 2022. We received and considered 21 submissions from interested groups and individuals. We heard oral evidence from eight submitters at hearings in Wellington and by videoconference.

We received advice on the bill from the Ministry for Primary Industries. The Office of the Clerk provided advice on the bill's legislative quality. The Parliamentary Counsel Office assisted with legal drafting. The Regulations Review Committee reported to us on the powers contained in various provisions.

Committee membership

Jo Luxton (Chairperson)

Mark Cameron

Nicola Grigg

Steph Lewis

Anna Lorck

Todd Muller

Angela Roberts

Tim van de Molen

Key to symbols used in reprinted bill

As reported from a select committee

text inserted unanimously text deleted unanimously

Hon Stuart Nash

Forests (Legal Harvest Assurance) Amendment Bill

Government Bill

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The Parliament of New Zealand enacts as follows:

1 Title

This Act is the Forests (Legal Harvest Assurance) Amendment Act 2022.

2 Commencement

- (1) This Act, other than the provisions described in **subsection (2)**, comes into 5 force on the earlier of the following dates:
 - (a) 3 years after this Act receives the Royal assent:
 - (b) a date specified by Order in Council.
- (2) **Section 42**, so far as it relates to the following provisions, comes into force 12 months after this Act comes into force or on an earlier date specified by 10 Order in Council:
 - (a) subpart 10 of Part 5 except for sections 138, 139, and 140; and
 - (b) subpart 11 of Part 5 2 of Part 7.
- (3) An Order in Council made under this section is secondary legislation (see Part 3 of the Legislation Act 2019 for publication requirements).

3 Principal Act

This Act amends the Forests Act 1949.

Part 1 Amendments to principal Act

4	Sect	ion 2 amended (Interpretation)	
(1)		ection 2(1), repeal the definitions of forestry register and forestry prac- standards.	5
(2)	In se	ection 2(1), definition of log trader , replace "section 63I" with " section ".	
(3)	In se	ection 2(1), definition of registered , replace paragraph (c) with:	
	(c)	in relation to Part 2A, registered under that Part as a forestry adviser:	
	(d)	in relation to Part 5, registered under that Part for legal harvest:	10
	(e)	in relation to Part 6, registered under that Part as a log trader	
(4)	In se	ection 2(1), insert in their appropriate alphabetical order:	
	(mee	ae includes the area of land on which all buildings such as wharenui eting house), wharekai (dining room), ablution blocks, and any other assod buildings are situated	15
	misc	conduct,—	
	(a)	in relation to a person registered as a forestry adviser, has the meaning given in section 63ZI(4); and	
	(b)	in relation to a person registered as a log trader, has the meaning given in section 187 <u>section 187(2)</u>	20
		Zealand log, in Parts 5 and 6, means a log grown in New Zealand on at land	
		er means a forestry officer appointed under section 11 or a person appointed under section 10	
	prac	tice standards means,—	25
	(a)	for forestry advisers, the practice standards set under section 63ZZL; and	
	(c)	for legal harvest, the practice standards set under section 166 ; and	
	(b)	for log traders, the practice standards set under section 208	
		shold volume , in relation to the registration requirement for log traders, he meaning given in section 177(4)	30
	unsa	tisfactory conduct,—	
	(a)	in relation to a person registered as a forestry adviser, has the meaning given in section 63ZI(3); and	
	(b)	in relation to a person registered as a log trader, has the meaning given in section 187 section 187(1)	35

Section 2B amended (Parts of this Act that bind the Crown)

5

	Afte	r section 2B(b), insert:	
	(c)	Part 5:	
	(d)	Part 6:	
	(e)	Part 7.	5
6	Sect	ion 13 amended (Protection of forestry officers, etc)	
(1)		ne heading to section 13, replace "of forestry officers, etc" with "from onal liability".	
(2)	try,	ection 13(1), replace "by any forestry officer, by an employee of the Minister by any person appointed to a committee under section 15(2)(b)" with a person to whom this section applies".	10
(3)	Repl	ace section 13(2) with:	
(2)	This	section applies to—	
	(a)	an officer:	
	(b)	an employee of the Ministry:	15
	(c)	an assessor within the meaning of section 76 :	
	(d)	a person appointed to a committee under section 15(2)(b):	
	(e)	a person called on to assist an officer or assessor:	
	(f)	a person outside the Public Service to the extent that the person is acting under a delegation referred to in section 63D.	20
7	Sect	ion 15B amended (Collection and disclosure of statistical information)	
	In se	ection 15B(5), after "forestry officer", insert "or other officer".	
8	Sect	ion 59 amended (Offences with respect to forestry officers)	
(1)	In th	e heading to section 59, delete "forestry".	
(2)	In se	ection 59(a), delete "forestry".	25
9	Sect	ion 60 amended (Other offences)	
(1)	In se	ection 60(a), replace "a forestry" with "an".	
(2)	In se	ection 60(c), delete "forestry".	
10	Part	2A heading amended	
	In th	e Part 2A heading, delete "log traders and".	30
11	Sect	ion 63A amended (Purpose of this Part)	
	In se	ection 63A(2)(a) and (b), delete "log traders and".	

12

Section 63B replaced (Forestry Authority)

	Replace section 63B with:	
63B	Forestry Authority	
(1)	The Secretary is the Forestry Authority.	
(2)	The Forestry Authority may delegate its functions or powers.	5
13	Section 63C amended (Functions)	
(1)	In section 63C(a) and (b)(i), delete "log traders and".	
(2)	In section 63C(b)(ii), delete "registered log traders and".	
(3)	In section 63C, insert as subsection (2):	
(2)	The Forestry Authority may, for the purpose of subsection (1)(a) , establish different categories of registration for registered forestry advisers.	10
14	Section 63G amended (Power to obtain information from registered persons)	
(1)	In section 63G(1), delete "log trader or".	
(2)	In section 63G(2)(a), delete "registered log trader or".	15
15	Sections 63H to 63K and cross-heading above section 63H repealed	
	Repeal sections 63H to 63K and the cross-heading above section 63H.	
<u>15A</u>	Section 63M amended (Meaning of forestry adviser service)	
(1)	In section 63M(1)(b), after "produce", insert ", but only from the time of harvest up to and including the first processing (within the meaning of section 76) of that timber or forest produce".	20
(2)	In section 63M(2)(a), replace "incidental to, and not the principal part of," with "the provision of advice that is ancillary or incidental to".	
16	Section 63N amended (Entitlement to be registered forestry adviser)	
(1)	In section 63N(1)(c), replace "63ZZE(c)" with "63ZZE(1)(c)".	25
(2)	In section 63N(2)(a), replace "63ZZE(e)" with "63ZZE(1)(e)".	
17	Section 63P amended (Application for registration)	
	In section 63P(1), delete "log trader or".	
18	Section 63Q amended (Decision on application for registration)	
(1)	In section 63Q(1), delete "log trader or".	30
(2)	In section 63Q(2)(b)(iii) and (iv), delete "for a forestry adviser,".	
19	Section 63R amended (Registrations expire unless renewed)	
(1)	In the heading to section 63R, replace "Registrations" with "Registration".	

(<u>2</u>)	In section 63R, delete "log trader or".	
20	Section 63S amended (Application for renewal of registration) In section 63S(1), delete "log trader or".	
21	Section 63T amended (Decision on application for renewal of registration)	
(1)	In section 63T(1), delete "log trader or".	5
(2)	In section 63T(2)(b)(iv), delete "for a forestry adviser,".	
22	Section 63U amended (Conditions of registration)	
(1)	In section 63U(1)(a), delete "log trader or".	
(2)	Repeal section 63U(3).	
(3)	In section 63U(4), delete "on the registration of a forestry adviser".	10
(4)	In section 63U(7), delete "on a registered forestry adviser".	
23	Section 63V amended (Measures to address unsatisfactory conduct or misconduct)	
	Repeal section 63V(1)(c).	
24	Section 63W repealed (Notice requiring log trader to address unsatisfactory conduct)	15
	Repeal section 63W.	
25	Section 63X amended (Suspension of registration for misconduct)	
	In section $63X(1)$, delete "log trader or".	
26	Section 63Y amended (Revocation of registration)	20
	In section 63Y(1), delete "log trader or".	
27	Section 63Z amended (Right of review of certain decisions of Forestry Authority)	
(1)	In section 63Z(1)(a), (b), and (e), delete "log trader or".	
(2)	Repeal section 63Z(1)(d).	25
28	Section 63ZA amended (Who reviews decision)	
	In section 63ZA(1)(b), after "Secretary", insert, "or is performing or exercising a function or power delegated under section 63D".	
29	Section 63ZJ amended (Disputes about commercial matters)	
	Repeal section 63ZJ(1)(b).	30
30	Section 63ZK amended (Offences)	
	Repeal section 63ZK(1)(a) to (c).	

31 Cross-heading above section 63ZM replaced

Replace the cross-heading above section 63ZM with:

D : - 4	- ((1
Kegister	of forestry	aavisers

		Register of forestry davisers			
32	Sections 632	ZM and 63ZN repealed			
	Repeal section	ons 63ZM and 63ZN.	5		
33	Section 63Z	P amended (Form of forestry registers)			
(1)	In the head advisers reg	ing to section 63ZP, replace "forestry registers" with "forestry gister".			
(2)	In section 6 ter".	3ZP(a), replace "forestry registers" with "forestry advisers regis-	10		
(3)		8ZP(b), replace "registers is as set out in sections 63ZN and 63ZO" er is as set out in section 63ZO".			
34	Section 63Z	Q amended (Access to forestry registers)			
(1)	In the headi advisers reg	ing to section 63ZQ, replace "forestry registers" with "forestry gister".	15		
(2)	In section 63ZQ(1)(a),—				
	` ' 1	re "forestry registers" with "forestry advisers register"; and re "them" with "it".			
(3)	In section 63ZQ(1)(b) and (2)(a), replace "a forestry register" with "the register".				
35	Section 63ZR amended (Obligation to notify Forestry Authority of changes)				
	In section 6 register".	3ZR(1), replace "a forestry register" with "the forestry advisers			
36	Subpart 2 of Part 2A repealed Repeal subpart 2 of Part 2A.				
37	Section 63ZZC amended (Requirements before making regulations)				
	Replace section 63ZZC(1)(b)(i) to (iii) with:				
	(i)	section 215 (principles of cost recovery):			
	(ii)	section 216 (requirement for consultation):	30		
	(iii)	section 218 (cost recovery to relate generally to financial year); and			

38	Section 63ZZD amended (Regulations may subdelegate power to make rules)				
(1)	In section 63ZZD(1), replace "Regulations" with "If a person is delegated a function or power under this Part, regulations".				
(2)	In section 63ZZD(2)(c), replace "sections 63ZT to 63ZW" with "sections 215 to 218".				
39	Section 63ZZE amended (Regulations: registration)				
(1)	Repeal section 63ZZE(1)(a).				
(2)	In section 63ZZE(1)(c),—				
	(a) delete "a log trader or"; and	10			
	(b) replace "sections 63J(1)(b) and 63N(1)(c)" with "section 63N(1)(c)".				
(3)	In section 63ZZE(1)(e),—				
	(a) delete "log trader or"; and				
	(b) replace "sections 63J(2)(a) and 63N(2)(a)" with "section 63N(2)(a)".				
(4)	In section 63ZZE(1)(g), replace "sections 63K(b)(ii) and" with "section".	15			
(5)	In section 63ZZE(1)(h), replace "sections 63K(d) and" with "section".				
(6)	In section 63ZZE(1)(i), replace "sections 63K(e) and" with "section".				
(7)	In section 63ZZE(1)(l), replace "sections 63K(f) and" with "section".				
(8)	In section 63ZZE(1)(m), delete "log trader or".				
(9)	In section 63ZZE(1)(n), replace "log traders, forestry advisers, or both" with "forestry advisers".				
(10)	In section 63ZZE(1)(o),—				
	(a) replace "forestry register" with "forestry advisers register"; and				
	(b) replace "sections 63ZN(3)(d) and 63ZO(3)(e)" with "section 63ZO(3)(e)".	25			
40	Section 63ZZL amended (Rules: forestry practice standards)				
(1)	In the heading to section 63ZZL, replace "forestry practice standards" with "practice standards for forestry advisers".				
(2)	In section 63ZZL(1), delete "registered log traders and".				
(3)	Repeal section 63ZZL(2)(b).	30			
41	Section 63ZZN amended (Exemptions from registration requirements)				
	Repeal section 63ZZN(1)(a)(i) and (b).				
<u>41A</u>	Section 71B amended (Restriction on exercise of power of entry)				
<u>(1)</u>	In section 71B(1)(e), after "may", insert ", subject to subsection (2A)".				
<u>(2)</u>	fter section 71B(2), insert:				

(2A)	An issuing officer must not issue a search warrant in relation to an offence under Part 5 unless the officer has reasonable grounds for believing that there					
	is, in the place to be searched,—					
	<u>(a)</u>		ething in relation to the offence that has been or is being or is inten- to be committed; or	5		
	<u>(b)</u>	evide	ence of the commission of the offence.			
42	New	Parts	5 to 7 inserted			
	Afte	r Part 4	, insert:			
			Part 5			
			Legal harvest assurance	10		
- 4	D			10		
74	-		this Part			
			e of this Part is to—			
	(a)		gthen the international reputation of the forestry sector; and			
	(b)	_	guard and enhance market access for the forestry sector; and	15		
	(c)		ce the risk of importing timber that is not legally harvested; and	13		
	(d)	пеір	reduce international trade in timber that is not legally harvested.			
75	Outline of legal harvest system					
(1)	The legal harvest system established under this Part,—					
	(a)	requi	res a person who is responsible for harvesting regulated timber to—			
		(i)	provide, when supplying that timber to others in trade, legal harvest information about that timber (which includes a statement about the extent to which the timber is legally harvested); and	20		
		(ii)	keep the legal harvest information up to date; and			
		(iii)	keep records of any legal harvest information they have provided; and	25		
	(b)	requi	res a person to be registered for legal harvest before—			
		(i)	acting as a log trader for certain activities; or			
		(ii)	carrying out the first processing of regulated timber (in trade); or			
		(iii)	importing or exporting any specified timber product (in trade); and	30		
	(c) requires those registered for legal harvest to have a due diligence syst to eliminate or mitigate the risk of them dealing in—					
		(i)	timber that is not legally harvested; or			
		(ii)	specified timber products that are or include timber that is not legally harvested; and	35		

(d)	requi	ires the due diligence system to be assessed by an assessor; and	
(e)	prov	ides for the recognition of assessors and agencies; and	
(f)		les the Secretary to issue exporter statements and impose export irements.	
This	section	n is intended as a guide only.	5
Inter	rpreta	tion	
In th	is Part	, unless the context otherwise requires,—	
		t report means the written report on a due diligence system that an oduces under section 105	
	and w	neans a person who assesses the due diligence systems under this ho is recognised by the Secretary as an assessor for the purposes of	10
decla 89	aratio i	n of compliance means a declaration of compliance under section	
	0	ace requirement means a requirement imposed by or under this Part to due diligence for legal harvest	15
	_	nce system means a due diligence system for legal harvest (see secquirements for due diligence system))	
_	rt req	uirement means an export requirement specified by notice under 13	20
first	proce	ssing, in relation to timber,—	
<u>(a)</u>	mear	<u>ns—</u>	
	<u>(i)</u>	sawing, chipping, pulping, splitting, veneer peeling, or slicing of unprocessed timber; or	
	<u>(ii)</u>	the application of any other process specified in regulations; but	25
<u>(b)</u>	does	not include—	
	<u>(i)</u>	removing branches from felled trees; or	
	<u>(ii)</u>	cutting trees into log grades or lengths at a harvest site	
harv	est lav	vs of a place or country has the meaning given in section 77(3)	
impo	ert and	importer have the meanings given in section 84(5)	30
legal	harve	est information has the meaning given in subsection (2)	
legal 80 (1		est information requirements has the meaning given in section	
_	nt to w	est statement means a statement and an undertaking about the hich timber has been, is being, or will be legally harvested (<i>see</i> sec -	35

reco	gnition means a recognition by the Secretary—	
(a)	of a person as an assessor under section 118 or by virtue of that person belonging to a class of individuals recognised under section 120 ; or	
(b)	of a person as a recognised agency under section 119; or	
(c)	of a class of individuals as assessors under section 120	5
	gnised certification scheme means a certification scheme recognised or section 101	
_	ster means the legal harvest register or register of assessors and recognised cies, as the case may be	
regis	stered person means a person registered for legal harvest under this Part	10
regu	lated activity,—	
(a)	for a responsible person for a harvest of regulated timber, means, in trade, providing any timber resulting from the harvest to another person (see section 79); and	
(b)	for a person required to register for legal harvest, means any of the activities specified in section 84(1)	15
regu	lated timber means—	
(a)	New Zealand logs that are exotic; or	
(b)	indigenous species of New Zealand logs, but only of a kind specified in regulations	20
regu	lated timber means the roots, stump, logs, branches, and leaves from—	
<u>(a)</u>	exotic species of New Zealand timber unless and to the extent that they are excluded by regulations; or	
<u>(b)</u>	indigenous species of New Zealand timber but only to the extent that they are included by regulations	25
resp 79(3	onsible person, in relation to a harvest, has the meaning given in section	
<u>(a)</u>	means the owner of the forest or other person with the right to harvest the trees or woody plants; and	
<u>(b)</u>	includes a person acting on their behalf	30
spec	ified timber product has the meaning given in section 84(5)	
taini	ified timber product means any timber, or any product made from or conning timber, that is identified by regulations, and by reference to items, head-or subheadings that appear in the Tariff, as a product to which this Parties	35
<u>tarif</u>	f has the meaning given in section 2(1) of the Tariff Act 1988	
-	plate, in relation to a due diligence system, means a template referred to in	

	threshold level,—					
	(a)		lation to the requirement to provide a legal harvest statement, has neaning given in section 81(3) ; and			
	(b)		ation to the registration requirement for legal harvest, has the meaniven in section 86(5) .	5		
(2)	For t	For the purposes of this Part, legal harvest information.				
	(a)		egulated timber that results from the harvest of exotic species of Zealand timber logs,—			
		(i)	means the legal harvest statement relating to the timber; and			
		(ii)	includes any supporting evidence, if that evidence is required by regulations or under the registered person's due diligence system; and	10		
	(b)		egulated timber that results from the harvest of indigenous species ew Zealand timber logs, means the information required by regula; and	15		
	(c)	for sp	pecified timber products, means the information required by regula-			
77	Whe	n is tir	nber legally harvested?			
(1)	In this Part, timber is legally harvested if the person who harvests the trees or woody plants from which the timber derives—					
	(a)		he right to harvest them (including a right to access the land where arvest occurs); and			
	(b)	has a	ll necessary legal authority to exercise that right; and			
	(c)		not contravene the harvest laws of the place or country of harvest carrying out the harvest.	25		
(2)	notic	e harvest laws of a place or country are specified by the Secretary in a e, the requirement in subsection (1)(c) may be satisfied only in relation e harvest laws specified in the notice (see section 139).				
(3)	In this section,—					
	harvest includes any work on the land that is necessary to prepare for the harvest or to stabilise the land after the harvest					
	harvest laws means laws that—					
	(a)	affec	t how or whether a harvest is to be carried out; and			
	(b)	set re	equirements, conditions, or restrictions relating to—			
		(i)	land and resource use; or	35		
		(ii)	property rights or interests in what is harvested; or			
		(iii)	any other matter that the Secretary considers relevant for the purposes of this Part and specifies in a notice.			

(2)	If the harvest laws of a place or country are specified by the Secretary in a notice, a person may choose to satisfy the requirement in subsection (1)(c) only in relation to the harvest laws specified in the notice.				
(2)			•		
<u>(3)</u>	The harvest laws of a place or country are laws that—				
	(a)		t how or whether a harvest is to be carried out; and	5	
	<u>(b)</u>		equirements, conditions, or restrictions relating to—		
		(<u>i)</u>	land and resource use; or		
		(<u>ii)</u>	property rights or interests in what is harvested; or		
		<u>(iii)</u>	property rights or interests in the land where the harvest occurs; or	10	
		<u>(iv)</u>	any other matter that the Secretary considers relevant for the purposes of this Part and specifies in a notice.	10	
(3A)	consi	der to	be the harvest laws of a place or country after being satisfied that ecified meet the description in subsection (3) .		
(3B)			on, harvest includes any work on the land that is necessary to pre- harvest or to stabilise the land after the harvest.	15	
(3C)	Sect	ion 13	39 applies to a notice made under subsection (3)(b)(iv) or (3A).		
(4)	A notice made under subsection (3)(b)(iii) (3)(b)(iv) or (3A) is secondary legislation (see Part 3 of the Legislation Act 2019 for publication requirements).				
78	How	indige	enous timber is regulated under this Part		
	This	Part ap	oplies to a person who trades in indigenous timber only if—		
	(a)	it is r	regulated timber; or		
	(b)		person has voluntarily complied with the legal harvest system in rdance with section 83 .	25	
	Sub	part 1	—Who must comply with legal harvest information requirements		
79	Responsible person must comply with legal harvest information requirements				
(1)	A responsible person for the harvest of regulated timber must comply with the legal harvest information requirements when supplying that timber to another person in trade.				
(2)	Howe	ever, a	responsible person does not have to comply with subsection (1)		
	(a)	they	are a person to whom section 81(1) applies; or	35	
	(b)		mber they supply is of a kind specified in regulations as timber to		

(c)

<u>(2)</u>

in regulations.

This section is subject to section 81.

the timber is supplied in the circumstances, or for the purposes, specified

the trainclustine that the production,— (i)	person supplier becomes aware that any part of the legal harvest mation is false or misleading in any material particular, they must de the recipient with correct and up-to-date legal harvest informa-	5101520
harve gal ha a responder must ber-on the-preciping reciping if the inform provi- tion,-	est information requirements are as follows: consible person who supplies regulated timber—or specified timber tets (the-person_supplier) to another person (the recipient) in trade provide the recipient with the legal harvest information for the time-timber product: erson_supplier must provide the legal harvest information to the ent before or when the timber—or timber product is supplied to the ent: —person_supplier becomes aware that any part of the legal harvest mation is false or misleading in any material particular, they must de the recipient with correct and up-to-date legal harvest information if all the timber or timber product—has not been supplied, before continuing to supply the timber or timber product—to the recipient;	15
gal has a responder must the preciping if the information, (i)	consible person who supplies regulated timber or specified timber tets (the person supplier) to another person (the recipient) in trade provide the recipient with the legal harvest information for the time timber product: erson supplier must provide the legal harvest information to the ent before or when the timber or timber product is supplied to the ent: person supplier becomes aware that any part of the legal harvest mation is false or misleading in any material particular, they must de the recipient with correct and up-to-date legal harvest information in the timber or timber product has not been supplied, before continuing to supply the timber or timber product to the recipient;	15
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produmust ber-on the preciping the information, (i)	tets (the person supplier) to another person (the recipient) in trade provide the recipient with the legal harvest information for the time-timber product: erson supplier must provide the legal harvest information to the ent before or when the timber-or timber product is supplied to the ent: person supplier becomes aware that any part of the legal harvest nation is false or misleading in any material particular, they must de the recipient with correct and up-to-date legal harvest information if all the timber or timber product has not been supplied, before continuing to supply the timber or timber product to the recipient;	15
reciping reciping the information,— (i)	ent before or when the timber-or timber product is supplied to the ent:	
infori provi- tion,- (i)	mation is false or misleading in any material particular, they must de the recipient with correct and up-to-date legal harvest informatif all the timber or timber product has not been supplied, before continuing to supply the timber or timber product to the recipient;	20
` /	continuing to supply the timber or timber product to the recipient;	
(ii)	if all the timber or timber product has been supplied, as soon as is reasonably practicable until trade between the <u>person supplier</u> and the recipient is completed for that harvest:	25
-	erson supplier must, in accordance with regulations, keep records of harvest information that they have provided under this section.	
	nen responsible person not required to comply with legal ormation requirements	30
onsib	le person does not have to comply with section 79(1) if—	
•		
	7 22 7	35
t	hey be he le he tin which the tin	hey belong to a class of persons specified by regulations as exempt from he legal harvest information requirements; or he timber they supply is of a kind specified in regulations as timber to which section 79(1) does not apply (whether in part or in whole); or he timber is supplied in the circumstances, or for the purposes, specified in regulations; or

	(b)	all th	eir regulated activity qualifies for 1 or more of the activity excep-			
(2)	The a	activity	v exceptions are the following:			
	(a)		e responsible person carried out the activity in the previous full cial year,—	5		
		(i)	their level of activity in that year was less than the threshold level of timber; and			
		(ii)	their level of activity in the current financial year does not in fact exceed that threshold level:			
	(b)	finan	responsible person did not carry out the activity in the previous full cial year, their level of activity in the current financial year (as a harvester) is reasonably expected by them not to, and does not in exceed the threshold level of timber.	10		
(3)			on, threshold level , in relation to regulated timber, means the level regulations.	15		
(4)	_		s may specify a threshold level by reference to volume, number of er of consignments, value, or any other measure.			
32	Requ	iireme	nts for legal harvest statement			
1)	A legal harvest statement—					
	(a)	requi locati	identify the timber to which it relates in accordance with any rement or criteria in regulations (for example, by referring to the ion of the harvest site, when the timber is or will be provided, or by becies of timber); and	20		
	(b)	may 1	relate to 1 or more consignments of that timber; and			
	(c)	must	include the any information that is required by regulations; and	25		
	(d)	must	be made in the form approved by the Secretary.			
(2)	harve	est of i	legal harvest statement for regulated timber that results from the indigenous species of New Zealand—logs timber need not comply ection (1) if it complies with alternative requirements set in regula-	30		
33	Volu	ntary (compliance with legal harvest information requirements			
1)	howe	-	ole person who is not required to comply with section 79(1) may, noose to comply with that section for particular timber that they sup-			
(2)		-	n chooses to comply with section 79(1) for particular timber that in trade,—	35		
	(a)	-	must, in relation to that timber, comply with all of the legal harvest mation requirements; and			

	(b)	that timber is treated as regulated timber for the purposes of this Part.				
		Subpart 2—Who must register for legal harvest				
84	Pers activ	ons must be registered for legal harvest before carrying out certain rities				
(1)	-	rson must be registered for legal harvest before they carry out any of the wing activities:	5			
	(a)	the activity of a log trader described in section 174(1)(a):				
	(b)	in trade, the first processing of regulated timber:				
	(c)	in trade, importing or exporting a specified timber product for which they are the importer or exporter:	10			
	(d)	any of the above activities as an agent of another person.				
(2)	How	ever, a person is not required to be registered for legal harvest if—				
	(a)	they are a person to whom section 86 applies; or				
	(b)	the only activity the person carries out relates to indigenous timber that is not regulated timber.	15			
(3)	A pe	rson must not falsely hold out that they are, or any other person is,—				
	(a)	are-registered for legal harvest; or				
	(b)	not required to be registered for legal harvest.				
(3A)	This	section is subject to section 86.				
(4)	See s	section 175, which also requires a log trader to register under Part 6.	20			
(5)	In this section,—					
		ve in New Zealand has the meaning given in section 2(1) of the Biosecur- et 1993				
	-	ort, in relation to a specified timber product, means to cause the product to e in New Zealand from a place outside New Zealand	25			
	2018	orter has the meaning given in section 5(1) of the Customs and Excise Act, which applies as if the references to goods in the definition of importer at section were references to a specified timber product				
	taini	ified timber product means any timber, or any product made from or conneg timber, that is identified by regulations, and by reference to items, head-or subheadings that appear in the Tariff, as a product to which this Part es	30			
	Tari	ff has the meaning given in section 2(1) of the Tariff Act 1988.				
85	Regi	stration criteria for legal harvest				
(1)		criteria that must be met (to the satisfaction of the Secretary) in order for a on to be registered for legal harvest are as follows:	35			

	(a)	the p vest;	erson must be a fit and proper person to be registered for legal harand	
	(b)	the p	erson must have a due diligence system that complies with section and	
	(c)	the p	erson must meet any other criteria set by regulations.	5
(2)			ing whether a person is a fit and proper person, the Secretary must count—	
	(a)	the m	natters set out in regulations; and	
	(b)	any c	other matters that the Secretary considers relevant.	
<u>(3)</u>	<u>See s</u>	ubpaı	rt 4 for the application process to be registered for legal harvest.	10
86	Perso	ns no	t required to be registered for legal harvest	
(1)	A per	son do	oes not have to register for legal harvest if—	
	(aaa)		nly activity that they carry out relates to indigenous timber that is egulated timber; or	
	(a)	•	are within a class of persons who are exempted by regulations from equirement to be registered; or	15
	(b)	all th	eir regulated activities fall within 1 or more of the activity excep-	
(2)	The a	ctivity	y exceptions are the following:	
		Low-	level activity	20
	(a)	if the	person carried out the activity in the previous full financial year,—	
		(i)	their level of activity in that year was less than the threshold level for regulated timber or specified timber products; and	
		(ii)	their level of activity in the current financial year does not in fact exceed that threshold level:	25
	(b)	year, is rea	e person did not carry out the activity in the previous full financial their level of activity in the current financial year (as a new trader) asonably expected by them not to, and does not in fact, exceed the hold level for regulated timber or specified timber products:	
		Exen	npt activities	30
	(c)		ctivity is the shipping or transporting of regulated timber or speci- timber products, or associated logistical activities:	
	(d)		ctivity is within a class of exempt activities specified by regulations are purpose of this section.	
(3)	A per	son w	ho does not have to register for legal harvest may choose to do so.	35
(4)			bubt, a new trader who relies on an exception in subsection (2)(b) er as soon as that subsection ceases to apply.	

(5)		In this section, threshold level , in relation to regulated timber or specified timber products, means the level specified by regulations.					
(6)	units	lations may specify a threshold level by reference to volume, number of number of consignments, value, or any other measure, and (as applic-by reference to—	5				
	(a)	any combination of regulated timber; or					
	(b)	any combination of specified timber products.					
	Subj	part 3—Obligations of persons registered for legal harvest					
87	Obli	gations of registered persons					
(1)	A reg	gistered person must—	10				
	(a)	have and maintain a due diligence system in accordance with sections 98 and 102 ; and					
	(b)	act in accordance with their due diligence system whenever they undertake a regulated activity; and					
	(c)	have their due diligence system assessed as required by this Part; and	15				
	(d)	not receive regulated timber or specified timber products unless in accordance with section 88(1) ; and					
	(da)	comply with any applicable export requirements imposed under section 113; and					
	(e)	adhere to the practice standards for legal harvest (if any); and	20				
	(f)	keep records as required by regulations; and					
	(g)	notify the Secretary within 20 working days after any significant change in circumstances; and					
	(h)	report to the Secretary as required by regulations; and					
	(i)	keep their name and contact details up to date by notifying any change to the Secretary; and	25				
	(j)	comply with any other obligations that apply to persons registered for legal harvest, whether imposed by this Part or by regulations.					
(2)		gistered person must continue to be a fit and proper person to be registered gal harvest.	30				
(3)	In thi	s section, significant change of circumstances includes—					
	(a)	any matter that may result in a registered person no longer being a fit and proper person to be registered for legal harvest; and					
	(b)	the death of the person in control of the registered person, bankruptcy, receivership, voluntary administration, or liquidation.	35				
(4)		bsection (3)(b) applies, the person who assumes control of the registered on's business must give the notice that is required by subsection (1)(g) .					

88		ucts u	person must not receive regulated timber or specified timber nless they also receive legal harvest information or exceptions				
	_	gistered unless	1 person must not receive regulated timber or specified timber prod—	5			
	(a)	•	also receive the legal harvest information from the supplier of the er or timber products; or				
	(b)		ion 81(1) applies to the responsible person who supplied the tim- r the timber for the timber product; or				
	(e)	the ti	mber or timber from which the timber product is made—	10			
		(i)	is of a kind specified in regulations as timber to which section 79(1) does not apply (see section 79(2)(b)); or				
		(ii)	is supplied in the circumstances or for the purposes specified in regulations (see section 79(2)(c)).				
<u>88</u>	_		person must not receive regulated timber or specified timber nless they receive legal harvest information or exceptions apply	15			
(1)	Before receiving any regulated timber or specified timber product, a registered						
	person must—						
	<u>(a)</u>		ve the legal harvest information from the supplier of the regulated er or specified timber product; and	20			
	<u>(b)</u>		uct due diligence (in accordance with their due diligence system) in on to the regulated timber or specified timber product.				
<u>(2)</u>	How	ever, s	ubsection (1) does not apply if—				
	<u>(a)</u>		ion 81(1) applies to the responsible person who supplied the regutimber; or	25			
	<u>(b)</u>	the re	egulated timber or timber from which the specified timber product ude—				
		<u>(i)</u>	is of a kind specified in regulations as timber to which section 79(1) does not apply (see section 81(1)(ab)); or				
		<u>(ii)</u>	is supplied in the circumstances or for the purposes specified in regulations (see section 81(1)(ac)).	30			
88A	_		person must provide legal harvest information if requested by gistered person				
	A reg	gistered ated ti	d person must provide legal harvest information that they hold for mber or a specified timber product to another registered person who at information.	35			

89	Regi	stered	person must declare continuing compliance with obligations			
(1)		_	ed person must provide a declaration to the Secretary that they are to comply with their obligations under section 87 .			
(2)	The	declara	ation must—			
	(a)	be m	ade—	5		
		(i)	annually by the date specified in regulations; and			
		(ii)	at any other times as required by or under this Part; and			
	(b)	inclu	ide any other information required by regulations; and			
	(c)	be m	ade in the form approved by the Secretary; and			
	(d)	be ac	ecompanied by payment of any fee specified in regulations.	10		
(3)	The Secretary may grant a person an extension of up to 20 working days to make their annual declaration if the Secretary is satisfied that the person is, for reasons outside their control, unable to provide the declaration by the due date.					
(4)			ary may require the person to provide any evidence that the Secress to verify information given in a declaration.	15		
	Subp	art 4—	—Application process to be registered for legal harvest			
90	App	licatio	n to be registered for legal harvest			
(1)	An a	pplicat	tion for registration for legal harvest must—			
	(a)	be m	ade to the Secretary in the form approved by the Secretary; and			
	(b)		tify the activity to which the registration relates (including any activ- nat qualifies for an exemption under section 86); and	20		
	(c)	be ac	ecompanied by—			
		(i)	details of the applicant's due diligence system; and			
		(ii)	if the due diligence system is not based on a template, an assessment report on the due diligence system; and	25		
	(d)	inclu	ide the information specified by regulations; and			
	(e)	be ac	ecompanied by the payment of any fee specified in regulations.			
(2)	A pe		nust not provide false or misleading information in or with the appli-			
91	Deci	sion o	n application for registration	30		
(1)			n applies if the Secretary receives an application for registration that accordance with section 90 .			
(2)			etary is satisfied that the applicant meets the registration criteria in 5 , the Secretary must—			
	(a)	regis	ster the applicant; and	35		

	(b)	notif	y the applicant of the date from which the registration has effect.			
(3)	The	Secreta	nry—			
	(a)	•	ask the applicant to provide any other information that the Secretary s to decide whether the applicant meets the registration criteria; and			
	(b)		e applicant does not provide the requested information within 6 ths after being asked for it, may decline the application for that rea-	5		
(4)	If the		tary declines the application, the Secretary must notify the applicant			
	(a)	the d	ecision; and	10		
	(b)	the re	easons for the decision; and			
	(c)	the ri	ight of review under section 156 .			
)2	Regi	stratio	on of branches and divisions for legal harvest			
1)	This	section	applies if—			
	(a)	a per	son meets the registration criteria for legal harvest; and	15		
	(b)	the p	erson carries out a regulated activity in branches or divisions.			
(2)		person (the parent entity) may apply for a branch or division to be regis- d separately from them.				
(3)	bran	-	rpose of section 91 (decision on application for registration), the livision may be registered for legal harvest if the Secretary is satis-	20		
	(a)	the p	arent entity has a separate registration; and			
	(b)	the b	ranch or division—			
		(i)	carries out a regulated activity; and			
		(ii)	can be separately identified by reference to its location or the nature of the activities it carries out; and	25		
		(iii)	can independently comply with the obligations of a registered person.			
(4)	as if	any re	etary registers a branch or division for legal harvest, this Part applies gulated activity for legal harvest that is carried out by the branch or are not carried out by the parent entity.			
(5)	However, if the branch or division fails to comply with the obligations of a registered person, any liability or consequence that results from the failure reverts to the parent entity if it cannot be applied to, or is not satisfied by, the branch or division.					
)3	Con	ditions	of registration			
1)	The	Secreta	ary may, subject to subsection (2) and regulations,—			

	(a)	impose conditions on the registration of a person for legal harvest; and	
	(b)	at any time, modify the conditions.	
(2)	The S	Secretary—	
	(a)	may impose conditions if satisfied that the registered person has failed to comply with any of their obligations under section 87 :; but	5
	(b)	may impose only the conditions that the Secretary considers necessary or desirable for the purposes of this Part, and that are reasonable.	
(3)		Secretary decides to impose or modify a condition, the Secretary must the registered person notice of—	
	(a)	the decision; and	10
	(b)	the reasons for the decision; and	
	(c)	the right of review under section 156 .	
(4)		w or modified condition has effect on and from the date specified in the e or, if no date is specified, the date of the notice.	
(5)	_	lations may impose restrictions on the conditions that may be imposed this section or on how they may be imposed or modified.	15
Su	bpart .	5—Suspension and revocation of registration for legal harvest	
94	Susp	ension of registration	
		Secretary may suspend a person's registration for legal harvest if the Sec- v is satisfied that—	20
	(a)	the person has contravened their obligations under this Part in a way that is more than minor or inconsequential; or	
	(b)	the person is no longer carrying out the activity for which they were registered.	
95	Proc	ess for suspension	25
(1)	Befor	re suspending a person's registration for legal harvest, the Secretary	
	(a)	give the person notice of the Secretary's intention to suspend registration and the reasons for the decision; and	
	(b)	invite the person to provide information to satisfy the Secretary that the decision is inappropriate; and	30
	(c)	give the person a reasonable opportunity to respond.	
(2)		completing the steps in subsection (1) , the Secretary must notify the n of the Secretary's decision. The notice must—	
	(a)	include the reasons for the decision; and	35
	(b)	in the case of a suspension,—	

		(i)	specify the dates of the period of suspension; and	
		(ii)	specify any conditions imposed under this section; and	
	(c)	infor	m the person of the right of review under section 156 .	
(3)			on takes effect on the date on which the person is given notice under n (2), or a later date if specified in that notice.	5
(4)	The unles	_	asion ceases on the expiry of the period specified in the notice	
	(a)	to su	erson has exhausted their right of review in respect of the decision spend the-registration (after which the-registration is revoked under ion 97); or	10
	(b)	the S date.	ecretary notifies the person that the suspension is lifted on an earlier	
(5)	the n		ary may lift the suspension on an earlier date than that specified in if the Secretary is satisfied that the reasons for the suspension no y.	15
(6)			ary may impose conditions that apply for the duration of the suspen- ne Secretary must be satisfied that the conditions are—	
	<u>(a)</u>	neces	ssary or desirable for the purposes of this Part; and	
	<u>(b)</u>	reaso	nable.	
(7)	-		whose registration is being suspended must, for the duration of the comply with any conditions imposed under this section.	20
96	Effec	et of su	spension	
	As lo	ng as a	a person's registration for legal harvest is suspended,—	
	(a)	-	erson must be treated as not being registered for legal harvest, sub- o any conditions imposed under-section 95 section 93(1); and	25
	(b)	for w	person is registered as a log trader in relation to a regulated activity which they are also registered for legal harvest, they must be treated to being registered as a log trader in relation to that activity.	
97	Revo	cation	of registration for legal harvest	
(1)			ary must revoke the registration of a person registered a person's for legal harvest—	30
	(a)	exha	e-registration is suspended under section 94 and the person has usted their right of review under section 156 in respect of the ion to suspend the registration; or	
	(b)	at the	e request of the registered person.	35
(1A)		-	's registration for legal harvest is suspended, the Secretary may registration if the Secretary is satisfied that—	

	<u>(a)</u>	the person has failed within a reasonable time to take appropriate corrective action to remedy the deficiency or failure that resulted in the suspension; and	
	<u>(b)</u>	the person has not sought a review of the decision to suspend registration.	5
(2)		revocation has effect on the date on which it is notified to the registered n, or a later date specified by the Secretary and notified to the registered n.	
		Subpart 6—Due diligence systems	
		Registered person must have due diligence system	10
98		gations of registered person in relation to due diligence system for harvest	
(1)	A reg	ristered person must—	
	(a)	have a due diligence system for legal harvest; and	
	(b)	act in accordance with their due diligence system whenever they undertake a regulated activity.	15
(2)		lue diligence system must effectively eliminate or minimise the risk of the n doing either of the following:	
	(a)	dealing in any timber that—	
		(i) results from the harvest of regulated timber; and	20
		(ii) is not legally harvested:	
	(b)	importing or exporting any specified timber products that are, or include timber that is, not legally harvested.	
(3)	The	lue diligence system must comply with—	
	(a)	any requirements set by regulations; and	25
	(b)	any practice standards for legal harvest.	
(4)	_	lations may set any requirements that are relevant to eliminating or mini- g the risks described in subsection (2) , including requirements—for	
	(a)	when supporting evidence is required:	30
	(b)	information that a registered person must collect, and how to assess its accuracy:	
	<u>(ba)</u>	how to assess the completeness, accuracy, or reliability of the information collected:	
	(c)	how to eliminate or mitigate a risk:	35
	(d)	how a recognised certification scheme, or a certification given under it, may be used in a due diligence system:	

	(e)	other methods to satisfy a due diligence requirement:				
	(f)	keeping records.				
(4A)	Without limiting subsection (4)(b), regulations may require the following information to be collected:					
	<u>(a)</u>	the kind, origin, and details of the regulated timber or specified product; and	5			
	<u>(b)</u>	evidence of any contravention of any harvest laws of the place or country of harvest (see section 77(1)(c)).				
(5)	The d	lue diligence system may be based on a template.				
		Approval of due diligence system templates	10			
99	Secre	etary may approve due diligence system template				
(1)		Secretary may, by notice, approve a template for a due diligence system oped by the Secretary.				
(2)	which	emplate may include, or be accompanied by, guidance on the extent to a due diligence system must be consistent with the template for the Secto to treat it as based on a template for the purposes of this Part.	15			
(3)	isatio	re approving a template, the Secretary must consult the persons or organ- ns that the Secretary considers representative of the interests of persons to be substantially affected by the approval of the template.				
(4)		Secretary must not approve the template unless satisfied that the template lies with any requirements set in regulations.	20			
(5)	As so must-	oon as practicable after the Secretary approves a template, the Secretary —				
	(a)	publish the approval notice, or notify its making, in the Gazette; and				
	(b)	publish the approval notice on an Internet site maintained by or on behalf of the Ministry; and	25			
	(c)	make a copy of the template available, free of charge, on an Internet site or for public inspection at reasonable hours at the head office of the Ministry; and				
	(d)	take reasonable steps to bring the approved template to the attention of persons likely to be substantially affected by it; and	30			
	(e)	on request, supply a copy of the template, free of charge, to any person who cannot access it on the Internet site.				
(6)	requi	lations may set requirements that a template must comply with, including ring the template to provide for the matters set out in sections 98 and section 98.	35			

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100	Secretary may approve due diligence system template developed by third
	party

- (1) The Secretary may, by notice, approve a template for a due diligence system developed by a person other than the Secretary.
- (2) The template may include, or be accompanied by, guidance on the extent to which a due diligence system must be consistent with the template for the Secretary to treat it as based on a template for the purposes of this Part.
- (3) The Secretary must not approve the template unless satisfied that the template complies with any requirements set in regulations.
- (4) The Secretary may require payment of a fee or charge specified by regulations before approving the template.
- (5) The Secretary may approve the template—
 - (a) subject to any conditions specified by the Secretary in the notice; and
 - (b) for a period (if any) specified by the Secretary in the notice.
- (6) Regulations may set requirements that a template must comply with, including requiring the template to provide for the matters set out in **sections 98 and 99 section 98**.

Recognition of certification scheme

101 Recognised certification schemes

- (1) The Secretary may, by notice, recognise a certification scheme as one that may be used in a due diligence system.
- (2) The Secretary may give a notice under this section only if they are satisfied that—
 - (a) the requirements of the scheme are sufficient, in terms of eliminating or minimising the risk of dealing in timber that is not legally harvested, to justify it being used in a due diligence system; and
 - (b) the scheme satisfies any other criteria set by regulations.
- (3) The Secretary must—
 - (a) publish the notice on an Internet site maintained by or on behalf of the Ministry; and
 - (b) where practicable, cause the details of the recognition to be brought to the attention of persons likely to be affected by the certification scheme by notice or publication in any newspaper or trade journal, or by any other practicable means (including electronic means).
- (4) A notice given under this section has effect on and from the date on which it is published.
- (5) The Secretary must maintain a publicly available list of recognised certification schemes.

Due diligence system must be kept system up to date

102 Requirement to keep due diligence system up to date

- (1) If any change, event, or other matter occurs that increases, or will increase, the risks described in **section 98(2)**, the registered person must—
 - (a) amend their due diligence system as necessary to comply with that section; and

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- (b) notify the Secretary.
- (2) The person must take the steps set out in **subsection (1)** as soon as practicable after the change, event, or other matter occurs.
- (3) The person must otherwise make any amendments to the system that are necessary to keep it up to date.

Assessment of due diligence system

103 Purpose of assessment of due diligence system

The purpose of an assessment of a person's due diligence system is to assess—

- (a) the extent to which the system complies with the requirements of **section 98** (requirements for due diligence system); and
- (b) the extent to which the person has acted, is acting, or is able to act in accordance with their system when they undertake a regulated activity.

104 When due diligence system must be assessed

- (1) A person who wishes to be registered for legal harvest must, unless their due diligence system is based on a template, have their due diligence system assessed within the period of 6 months before the date on which they apply to be registered.
- (2) A registered person must have their system assessed—
 - (a) at regular intervals based on the level of risk as required by regulations 25 **section 98(2)**; and
 - (b) whenever required to do so by an export requirement; and
 - (c) when directed by the Secretary if—
 - (i) the Secretary has reasonable grounds to believe the person has failed to comply, or is likely to fail to comply, with an obligation under this Part; or
 - (ii) the Secretary is notified under **section 102(1)** and the Secretary considers there is an increased risk.
- (3) **Subsection (2)** applies to a registered person whether or not their due diligence system is based on a template.;

105	How assessment of due diligence system must be carried out							
(1)	-	A person may apply for an assessment of their due diligence system to an assessor of their choice.						
(2)	The j	person	must give the assessor—					
	(a)		ss to places, things, and information that the assessor reasonably s to undertake the assessment; and	5				
	(b)	•	reasonable assistance that the assessor asks for to undertake the ssment.					
(3)			or must undertake the assessment as soon as practicable after they details of the due diligence system.	10				
(4)			or must, in accordance with the requirements set in regulations and ndards for legal harvest,—					
	(a)	comp	plete the assessment; and					
	<u>(aa)</u>	prov	ide the person whose due diligence system is being assessed with—					
		<u>(i)</u>	a draft assessment report; and	15				
		<u>(ii)</u>	a reasonable amount of time to respond to the recommendations in the draft report, including by carrying out any recommended cor- rective action; and					
	(b)	prod	uce an a final assessment report; and					
	(c)	notif	y the outcome to the Secretary.	20				
106	Assessment fees and charges							
	A pe		who applies for an assessment of their due diligence system is liable					
	(a)	the a	e assessor is an employee of the Ministry or any other department, application fee and assessment charge that are specified by regula; and	25				
	(b)		e assessor is not an employee of the Ministry or any other depart, the fees and charges set by the assessor.					
		Sub	ppart 7—Exporter statements and requirements					
			Exporter statements	30				
107	Secr	etary i	may issue exporter statement					
(1)	The	Secreta	ary may issue a statement for the purpose of—					
	(a)	facili	itating trade in legally harvested timber; and					
	(b)		itating trade in products wholly or partly made from legally harves- imber; and	35				

	(c)	supporting access to overseas markets of regulated timber and specified timber products.				
(2)	A pe	rson must not falsely hold out—				
	(a)	that they have an exporter statement; or				
	(b)	that their statement is valid after it has expired or been withdrawn.	5			
(3)	-	erson must not use an exporter statement in a false and misleading way in ion to the timber or products that they export.				
108	Forr	n and content of exporter statement				
(1)	An e	xporter statement—				
	(a)	must state that the person exporting the regulated timber or specified timber product—	10			
		(i) is registered for legal harvest; and				
		(ii) is complying with their obligations as a registered person under this Part; and				
	(b)	must state that the exporter is complying with any export requirements specified under section 113 ; and	15			
	(c)	may contain any other information that the Secretary considers necessary and appropriate to support the registered person's access to a particular export market.				
(2)	An exporter statement must—					
	(a) state the period for which it is valid, in accordance with section 109 ; and					
	(b)	state that it may become invalid before the expiry of that period for the reasons set out in section 111 .				
109	Dura	ation of exporter statement	25			
(1)	An exporter statement is valid for—					
	(a)	the period of 12 months that begins on the day on which it is issued; or				
	(b)	the period specified in the statement.				
(2)		However, an exporter statement becomes invalid before the expiry of that period if it is withdrawn by the Secretary.				
110	App	lication for exporter statement				
(1)	A pe	rson may apply to the Secretary for an exporter statement at any time.				
(2)	An a	pplication must—				
	(a)	specify the countries to which the relegated timber or specified timber product is intended for export; and	35			

	<u>(aa)</u>		de a statement from the applicant that they are complying with all cable export requirements; and	
	(b)	inclu	de information specified in regulations; and	
	(c)	be in	the form approved by the Secretary; and	
	(d)	be ac	companied by the payment of any fee specified in regulations.	5
111	Secr	etary 1	nay withdraw exporter statement	
		Secreta isfied	ary may withdraw an exporter statement at any time if the Secretary that—	
	(a)	the st	tatement was inappropriately or incorrectly issued; or	
	(b)	the s	tatement is not or is no longer true.	10
112	Limi	tation	of liability	
	Mini autho	stry is ority o	is not liable, and neither the Secretary nor any employee of the liable, for any loss resulting from a refusal or failure by a relevant f an overseas market to admit regulated timber or specified timber that market.	15
			Export requirements	
113	Expo	ort req	uirements	
(1)	The S	Secreta	ary may, by notice,—	
	(a)	-	se export requirements set by the New Zealand Government relators specified timber products; and	20
	(aa)	_	se export requirements set by an overseas market relating to speci- imber products; and	
	(b)	speci	fy how and when the export requirements may or must be met; and	
	(c)	speci and	fy who is responsible for ensuring the <u>export</u> requirements are met;	25
	(d)	speci ded.	fy matters that must be recorded, including how they must be recor-	
(2)	The S	Secreta	ary must be satisfied, before imposing export requirements, that—	
	(a)		equirements directly relate to ensuring that a specified timber prod- s, or is made of, timber that is legally harvested; and	30
	(b)	the re	equirements are—	
		(i)	necessary or desirable for the purpose of facilitating or supporting access to overseas markets; or	
		(ii)	in accordance with the requirements of the relevant authority of the importing country, or can reasonably be expected to satisfy the requirements of the relevant authority of the importing country; or	35

		(iii)	necessary or desirable to safeguard statements provided by the Secretary relating to a person's compliance with the legal harvest obligations-; or	
		<u>(iv)</u>	necessary or desirable to safeguard or strengthen New Zealand's reputation as a producer of legally harvested timber.	5
(3)	An ex	xport r	equirement may relate to—	
	(a)	all or expor	any class or description of specified timber products intended for rt; or	
	(b)	all or	any class of person.	
(4)	satisf with	ied are any sta	ary may, in the notice, specify requirements that the Secretary is a necessary or desirable for the purpose of maintaining consistency andards, requirements, or recommended practices that apply or are ternationally.	10
(4A)	sect	ion (1	(1), other than sub- (aa), the Secretary must consult persons or organisations that the considers are reasonably likely to have an interest in the proposed	15
	chang	•	onsiders are reasonably fixely to have an interest in the proposed	
(5)	A no	tice m	ade under this section is secondary legislation (see Part 3 of the Act 2019 for publication requirements).	
114	Publi	ication	a, etc, of notices specifying export requirements	20
(1)			ade under section 113 must be published under the Legislation <i>ee</i> section 113(5)).	
(2)			f, under the Legislation Act 2019, the notice is not required to be he Secretary—	
	(a)		make it available for inspection free of charge, or for purchase at nable cost, to any exporters and other persons who—	25
		(i)	are affected by the requirements in the notice; and	
		(ii)	satisfy the Secretary that their specific activities cannot be properly undertaken under this Act unless they have that access; and	
	(b)	is not	t required to make it available to any other person.	30
115	Secre	etary r	nay grant exemption from export requirement	
(1)	The S	Secreta	ary may, by notice, grant an exemption from any export requirement	
	(a)		any class or description of timber or of specified timber products ded for export from New Zealand; or	35
	(b)	a spe	cified person or all or any class of person.	
(2)			ary may grant an exemption only if satisfied that the exemption is having regard to the requirements of the relevant overseas market.	

(2)	The Secretary may grant an exemption under subsection (1)(a) only if the Secretary is satisfied that—					
	<u>(a)</u>	the specified timber product to which the export requirement applies is to be used—				
		(i) for product assurance or research purposes:	5			
		(ii) as trade samples or for the assessment or development of any overseas market:				
		(iii) for personal or non-commercial purposes; or				
	<u>(b)</u>	the exemption is authorised by regulations.				
(2A)		Secretary may grant an exemption under subsection (1)(b) only if satisthat—	10			
	<u>(a)</u>	the person or class of person is using the specified timber product for any purpose specified in subsection (2)(a)(i) to (iii) ; or				
	<u>(b)</u>	the exemption is authorised by regulations.				
(3)		ces made under this section are secondary legislation (see Part 3 of the slation Act 2019 for publication requirements).	15			
		Subpart 8—Assessors and recognised agencies				
116	Duti	es of assessors and recognised agencies				
(1)	An assessor must, when acting as an assessor under this Part, ensure that they—					
	(a)	maintain any applicable competency requirements set in regulations; and				
	(b)	maintain an appropriate degree of impartiality and independence; and				
	(c)	maintain appropriate confidentiality (particularly in respect of commercially sensitive matters) relating to operations and activities the assessor comes into contact with in the course of assessing due diligence systems (except to the extent that the assessor is required to report under paragraph (d)); and	25			
	(d)	report to the Secretary as required by this Part or regulations; and				
	(e)	comply with all conditions of their recognition; and				
	(f)	comply with any other requirements set by this Part or regulations.	30			
(2)	A rec	cognised agency must—				
	(a)	ensure that each of its recognised assessors is a fit and proper person; and				
	(b)	ensure it has adequate resources and systems in place to carry out its functions and activities; and	35			

	(c)	ity of	documented policies and procedures to safeguard the confidential- the information obtained or created while carrying out those func- and activities; and			
	(d)	confl	systems, processes, and procedures to manage appropriately any ict of interest that might arise while carrying out those functions ctivities; and	5		
	(e)	comp	ly with all conditions of its recognition; and			
	(f)	comp	bly with any other requirements set by this Part or regulations.			
(3)			r who is not engaged by a recognised agency must comply with ns (1) and (2) (with all necessary modifications).	10		
117	Imm	unity 1	from liability for assessors outside public service			
			or is a person outside the public service, section 104 of the Public 2020 applies to them as if they were a public service employee.			
118	Reco	gnitio	n of assessors			
(1)	this P		ry may recognise a natural person as an assessor for the purposes of the Secretary is satisfied that the person is a fit and proper person to sor.	15		
(2)	In considering whether the person is a fit and proper person, the Secretary—					
	(a)	must	take into account—			
		(i)	the competencies and resources of the person to manage and carry out the functions of an assessor; and	20		
		(ii)	any conviction of a kind specified in regulations that is entered against the person; and			
		(iii)	the person's character and reputation; and			
		(iv)	the person's ability to maintain an appropriate degree of impartiality and independence in managing and carrying out the functions of an assessor under this Part; and	25		
		(v)	any applicable requirements set by this Part or regulations; and			
	(b)		be satisfied that the person's system for undertaking assessments is r purpose; and	30		
	(c)	may relev	take into account any other matters that the Secretary considers ant.			
(3)			ary may recognise a person as an assessor on the application of a er section 121 or without application under section 123.			
119	Reco	gnitio	n of agencies	35		
(1)		s Part.	ary may recognise a person as a recognised agency for the purposes			

(2)	whic	h assessors (engaged by the agency) are able to carry out their functions r this Part.			
(3)		re recog	gnising a person as a recognised agency, the Secretary must be	5	
	(a)	-	erson's system for undertaking assessments under this Part is fit for se; and		
	(b)	-	erson is a fit and proper person to be a recognised agency after tak- to account—		
		(i)	the competencies and resources of the person to manage and carry out the function of a recognised agency; and	10	
		(ii)	any specified conviction entered against the person or any director or manager of the person; and		
		(iii)	the person's character and reputation, including, if appropriate, the character and reputation of the person's directors or of those responsible for its management or control; and	15	
		(iv)	any applicable requirements set by this Part or regulations; and		
	(c)	-	erson has effective systems to ensure, in accordance with section 2), that each of their assessors is a fit and proper person.		
(4)		of a pe	ry may recognise a person as a recognised agency on the applica- erson under section 121 or without application under section	20	
120	Reco	gnition	of class of individuals		
(1)	The Secretary may recognise a class of individuals as assessors for the purposes of this Part—				
	(a)	on the	application of a recognised agency; or		
	(b)		e application of a person who is also applying to the Secretary for nition as a recognised agency-; or		
	<u>(c)</u>	on the	application of a class of individuals.		
(2)	Before recognising a class of individuals as assessors <u>under subsection</u> (1)(a) or (b), the Secretary must be satisfied that—				
	(a)	those	individuals are engaged by the applicant; and		
	(b)	indivi	oplicant has the systems and capacity to ensure that each of those duals is a fit and proper person in accordance with section ?); and	35	
	(c)	the ap (b) .	plicant complies with the requirements of section 119(3)(a) and		
(2A)	Before recognising a class of individuals as assessors under subsection (1)(c), the Secretary must be satisfied that the class is an appropriate class to				

	undertake the assessments, and for that purpose the Secretary must take into account—					
	<u>(a)</u>	whether the individuals within the class have the competencies, training, qualifications, and experience suitable for undertaking assessments; and				
	<u>(b)</u>	any other criteria specified in regulations.	5			
(2B)	tion appro	Secretary recognises a class of individuals as assessors under subsec- (1)(c), the Secretary may, if they consider on reasonable grounds that it is priate to do so, exclude 1 or more members of the class, or categories of pers of the class from the recognised class.				
(3)	The a	pplication must comply with any requirements set in regulations.	10			
121	Appl	ication for recognition				
(1)	An ap	oplication for recognition must—				
	(a)	be made to the Secretary in the form approved by the Secretary; and				
	(b)	include any information required by regulations; and				
	(c)	be accompanied by payment of the any fee specified in regulations.	15			
(2)	A per	son must not provide false or misleading information in the application.				
122	Proce	ess for deciding application for recognition				
(1)	If the Secretary receives an application for recognition, the Secretary must—					
	(a)	decide, in accordance with section 118, 119, or 120 (as the case may be), whether to accept or decline the application; and	20			
	(b)	notify the applicant of that decision, including (<u>if applicable</u>) the date of recognition, any conditions of recognition, and the matters referred to in section 125(2) (<u>if applicable</u>); and				
	(c)	make any necessary changes to the register of assessors and recognised agencies.	25			
(2)		Secretary intends to decline an application for recognition, the Secretary first—				
	(a)	notify the applicant of the Secretary's intention to decline recognition and include reasons; and				
	(b)	invite the applicant to provide information, within 20 working days after the date of the notification, to satisfy the Secretary that a decision to decline recognition is inappropriate; and	30			
	(c)	consider any further information provided by the applicant within that period.				
123	Reco	gnition of certain assessors <u>or agencies</u> without application	35			
(1)		Secretary may, without receiving an application under section 121,				

	(a)	the Ministry or any group within the Ministry as a recognised agency; and				
	(b)	any officer or employee of the Ministry or any other department within the meaning of section 5 of the Public Service Act 2020 as an assessor.				
(2)	The S	Secretary must—	5			
	(a)	give the Ministry, department, or person written notice of the recognition; and				
	(b)	give notice to the affected group of the recognition in any manner that the Secretary is reasonably satisfied will ensure that the matter is suffi- ciently notified to the group; and	10			
	(c)	include in the notice <u>the date of recognition</u> , any conditions of recognition, and the matters referred to in section 125(2) (if applicable).				
(3)		Secretary must also make any necessary changes to the register of assested recognised agencies.				
124	Secre	etary may impose conditions of recognition	15			
(1)	The S	Secretary may impose on a recognition, any conditions that the Secretary s fit.				
(2)	The S	The Secretary may modify those conditions if the Secretary—				
	(a)	gives the assessor or agency written notice of the modifications and include reasons; and	20			
	(b)	provides the assessor or agency with a reasonable opportunity to respond; and				
	(c)	considers their responses (if any) before giving final notice of the decision.				
(3)	Howe	ever, if an assessor is recognised under section 123 , the Secretary—	25			
	(a)	may modify the conditions without completing the steps in subsection (2); but				
	(b)	must ensure the assessor is sufficiently notified of any modifications.				
125	Dura	tion of recognition and renewal				
(1)		eognition continues indefinitely unless the Secretary decides to limit the nition to a period.	30			
(2)	If the	Secretary decides to limit a recognition to a period, the Secretary must—				
	(a)	specify the period in the notice given under section 122 or 123; and				
	(b)	include reasons for the decision.				
(3)	If a re	ecognition is for a specified period,—	35			
	(a)	a person may apply to the Secretary for a renewal of the recognition, no later than 1 month before the specified period ends; or				

(4)

(b)

the Secretary may renew the recognition without application.

In deciding whether to renew a recognition, the Secretary must be satisfied

	,					
	(a)	eithe	r—			
		(i)	the circumstances of the recognised agency, person, or class of individuals have not changed; or	5		
		(ii)	any changes in those circumstances do not adversely affect the current recognition; and			
	(b)		easons why the Secretary recognised the recognised agency, person, ass of individuals still apply; and	10		
	(c)	mem	ecognised agency or person has, or a sufficient proportion of the bers of the recognised class of individuals have, complied with the itions of their recognition and the requirements of this Part during eriod of recognition.			
(5)		ions '	121, 122, and to 124 apply with all modifications to an applicaewal.	15		
			Suspension of recognition			
26	Secre	etary r	nay suspend recognition			
(1)		The Secretary may suspend a recognition if the Secretary has reasonable grounds to believe that—				
	<u>(aa)</u>	the p	erson is no longer meeting the criteria for recognition; or			
	(a)	the p	erson's performance as an assessor or agency is unsatisfactory; or			
	(b)	the p	erson has failed to satisfy a requirement of this Part or regulations;			
	(c)	-	erson has failed to pay an ongoing recognition fee, charge, or levy n the period of 30 days after the date on which it was due and pay-	25		
(1A)	unles descr	s the ibed ir	he Secretary must not suspend recognition of a class of individuals Secretary has reasonable grounds to believe that the conduct a subsection (1)(a), (b), or (c) is the conduct of a significant prohe class.	30		
<u>(1B)</u>			oubt, an assessor who belongs to a recognised class of individuals neir recognition suspended under subsection (1) .			
(2)	The r	naxim	um period of suspension is 3 months.			
(3)	The S	Secreta	ry may do either or both of the following:	35		
	(a)	impo	se conditions that must be satisfied before the suspension is lifted:			
	(b)	-	re a suspended person to take appropriate corrective action to dy the deficiency or failure that resulted in the suspension.			
1.4						

127	Secretary may extend suspension of assessor or agency recognition								
(1)		The Secretary may extend the period of suspension under section 126 if the Secretary has reasonable grounds to believe that—							
	(a)	any conditions imposed under that section have not been satisfied within the suspension period; or	5						
	(b)	any corrective actions required under that section have not been fulfilled within the suspension period.							
(2)		Secretary may, in addition to any conditions or requirements imposed r section 126 , do either or both of the following:							
	(a)	impose conditions that must be satisfied before the extended period of suspension is lifted:	10						
	(b)	require a suspended person to take appropriate corrective action to remedy the deficiency or failure that resulted in the suspension.							
128	Metl	nod of suspending recognition							
(1)	If the	e Secretary intends to suspend a recognition, the Secretary must first—	15						
	(a)	give the affected person 15 working days' notice of the Secretary's intention to suspend recognition and include reasons; and							
	(b)	in the notice, invite the affected person to provide information to satisfy the Secretary that a decision to suspend is inappropriate.							
(2)		e Secretary decides to suspend the recognition, the Secretary must notify ffected person in writing of—	20						
	(a)	the decision and the date from which the suspension takes effect; and							
	(b)	the right of review <u>available</u> under section 156 .							
(3)	A sur	spension has effect from the date on which it is notified to the affected per-	25						
(4)	The	suspension continues until the start of—							
	(a)	the date on which the affected person has exhausted their right of review under section 156 in respect of the decision to suspend (after which the recognition is withdrawn under section 129); or							
	(b)	any earlier date on which the Secretary notifies the affect person that the suspension is lifted.	30						
(5)		Secretary may lift the suspension if the Secretary is satisfied that the reafor the suspension no longer apply.							
(6)	Whil	e recognition is suspended,—							
	(aa)	if the affected person is an assessor (recognised under section 118 or by virtue of belonging to a recognised class of individuals under section 120), they must be treated as not being an assessor under this Part; or	35						

	(a)	if the affected person is an assessor or a recognised class of individuals, they must be treated as not being an assessor or a recognised class of individuals under this Part; or	
	(b)	if the affected person is an agency, they must be treated as not being a recognised agency under this Part.	5
(7)	In th	is section,—	
		ted person means the recognised agency, assessor, or recognised class of riduals whose recognition is or <u>is</u> proposed to be suspended	
	susp	ension includes an extension of a suspension.	
		Withdrawal of recognition	10
129	Secr	etary may withdraw recognition	
(<u>1</u>)		Secretary may withdraw a recognition if the Secretary has reasonable nds to believe that—	
	(a)	it would be appropriate to suspend the-recognition, or extend a suspension, but repeated suspensions in the past have been ineffective; or	15
	<u>(aa)</u>	recognition has been suspended and the person has exhausted their right of review under section 156(1)(d) ; or	
	(b)	the person or agency is no longer a fit and proper person to be an assessor or a recognised agency; or	
	(c)	the person or agency is no longer carrying out their role as an assessor or recognised agency.	20
(2)		cognition is suspended, the Secretary may withdraw recognition if the Sec- y is satisfied that—	
	<u>(a)</u>	the person has failed within a reasonable time to take appropriate corrective action to remedy the deficiency or failure that resulted in the suspension; and	25
	<u>(b)</u>	the person has not sought a review of the decision to suspend.	
130	Metl	nod of withdrawing recognition	
(1)	Befo	re the Secretary withdraws a recognition, the Secretary must—	
	(a)	notify the person or agency of the Secretary's intention to withdraw recognition and include reasons; and	30
	(b)	invite the person or agency to provide information, within 20 working days after the date of the notification, to satisfy the Secretary that a decision to withdraw recognition is inappropriate; and	
	(c)	consider any further information provided by the person or agency within that period.	35

(2)	If the Secretary withdraws recognition, they must notify the person or agency that recognition has been withdrawn.				
(3)	class Secr	recog	wal of recognition relates to 1 or more individuals belonging to a mised under section 120 , the recognised agency must provide the with an updated list of the class of individual assessors in accordance ations.	5	
			Surrender of recognition		
131	Suri	ender	of recognition		
(1)	An a	ssesso	r or a recognised agency may by written notice,—		
	(a)	surre	ender their recognition-by to the Secretary; and	10	
	(b)	-	ify a future date on which the surrender is to take effect (the pro- d date).		
(2)	perso	on with	proposed date, the assessor or agency must notify any registered a whom they are dealing immediately before the surrender that their a is surrendered.	15	
(3)	A su	rrende	r takes effect on the later of—		
	(a)	the p	proposed date; and		
	(b)		late on which the Secretary records the surrender in the register of ssors and recognised agencies.		
			Subpart 9—Registers	20	
132	Lega	al harv	vest register		
(1)			ary must ensure that a public register of persons registered for legal cept and maintained.		
(2)	The	purpos	se of the register is—		
	(a)		hable members of the public to know whether a person is a registered on; and	25	
	(b)	to en	able members of the public to know how to contact a registered per- and		
	(c)	to as	sist with the enforcement of the provisions of this Part.		
(3)	The	registe	r must include, in relation to each registered person,—	30	
	(a)	the p	person's name or trading name and contact details; and		
	(b)	the d	late on which the person was registered; and		
	(c)	if the	e person holds an exporter statement,—		
		(i)	any information specified in regulations relating to the exporter statement; and	35	
		(ii)	the history of any previous exporter statements; and		

	(d)	details (including dates) of any suspension or withdrawal of registration; and			
	(e)	the name or designation of the person who is responsible for the day-to- day management of the business; and			
	(f)	any other information required by regulations.	5		
133	Regi	ster of assessors and recognised agencies			
(1)		The Secretary must ensure that a public register of persons recognised as assessors and recognised agencies is kept and maintained.			
(2)	The j	purpose of the register is—			
	(a)	to enable members of the public to know whether a person is an assessor or whether an agency is a recognised agency; and	10		
	(b)	to enable members of the public to know how to contact the assessor or recognised agency; and			
	(c)	to assist with the enforcement of the provisions of this Part.			
(3)	The	register must include, in relation to each assessor,—	15		
	(a)	the person's name or trading name and contact details and, if they are engaged by a recognised agency, the agency's trading name and contact details; and			
	(b)	the date on which the person became recognised as an assessor; and			
	(c)	details of any suspension, withdrawal, or surrender of recognition; and	20		
	(d)	any other information required by regulations.			
(4)		register must include the information described in subsection (3) in relato each recognised agency (with all necessary modifications).			
134	Secr publ	etary to determine form of registers and make registers available to ic	25		
	The	Secretary must—			
	(a)	determine the form in which each register is to be kept; and			
	(b)	make each register available for public inspection at all reasonable times, free of charge, by publishing it on an Internet site maintained by, or on behalf of, the Secretary; and	30		
	(c)	supply a copy of information contained in the register to anyone who requests it, at no more than a reasonable cost.			
135	Pers	on may apply to have certain information withheld from register			
(1)	apply	rson (the first person) whose physical address is entered on a register may to the Secretary to withhold that information or any other information nheld information) specified in regulations on the grounds that—	35		

	(a)	its d ly's;	isclosure would be prejudicial to their personal safety or their fami- or			
	(b)	they	want to preserve their privacy.			
(2)			ary must ensure that the withheld information is not available for or disclosure, if satisfied that—	5		
	(a)	the g	grounds relating to personal safety apply; or			
	(b)	the g	grounds relating to privacy apply.			
(3)	-		bsection (2) , the Secretary may provide the withheld information person (the other person) if—			
	(a)	cise	Secretary is satisfied that the other person needs the address to exer- a legal right, or satisfy a legal obligation, in relation to the first per- (for example, to serve notice on them); and	10		
	(b)		re providing the information, the Secretary gives notice to the first on specifying—			
		(i)	the name of the other person to whom it will be provided; and	15		
		(ii)	the date on which it will be provided.			
136	Pers	on mu	ast notify Secretary of changes to their information on register			
(1)	-	A person whose details are entered on a register must notify the Secretary of any change in those details.				
(2)		•	must notify the Secretary in writing within 20 working days after which the change occurs.	20		
	Subp	art 10	Compliance, enforcement, and powers of Secretary			
137	Over	view	of this subpart			
(1)	This	subpa	rt provides for—			
	(a)	and j	Secretary's powers to give directions relating to functions, duties, powers of specified persons, to notify the harvest laws of a place or stry, and to obtain information; and	25		
	(b)		fficer's powers to enter and inspect a place with or without a search rant; and			
	(c)	harv	ning notices to be issued by an officer to a person registered for legal est who the officer reasonably believes is failing to comply with a irement under this Part; and	30		
	(d)	-	pliance notices to be issued to that person if they do not comply with requirement after being issued a warning notice; and			
	(e)	offer	nces relating to the supply of false or misleading information; and	35		
	(f)	strict this	t liability offences for failure to comply with specified sections of Part.			

(2)	This	section is intended as a guide only.				
		Secretary's powers				
138	Secr	etary may give directions on functions, duties, or powers				
(1)	funct	Secretary may give a direction to the following persons in relation to their tions, duties, or powers under this Part:	5			
	(a) (b)	a recognised agency:				
	(c)	an assessor: an officer.				
(2)	` /	rection may apply to a person or class of persons.				
139		etary may give notice of harvest laws of place or country Publication otices relating to harvest laws	10			
(1)		Secretary may, by notice, specify what the Secretary considers to be the est laws of a place or country.				
<u>(1)</u>	This	section applies to a notice made under section 77(3)(b)(iv) or (3A).				
(2)	After making the notice, the Secretary must—					
	(a)	publish the notice, or notify its making, in the Gazette; and				
	(b)	publish the notice on an Internet site maintained by or on behalf of the Ministry; and				
	(c)	make a copy of the notice available, free of charge, on an Internet site or for public inspection at reasonable hours at the head office of the Minis- try; and	20			
	(d)	take reasonable steps to bring the notice to the attention of persons likely to be substantially affected by it; and				
	(e)	on request, supply a copy of the notice, free of charge, to any person who cannot access it on the Internet site.	25			
140	Secr	etary's power to obtain information				
(1)	The Secretary may, by notice to any person or class of persons who has obligations under this Part, require that person—					
	(a)	to provide the Secretary with the information or class of information specified in the notice; and	30			
	(b)	to provide the information within a specified time frame or at regular intervals specified in the notice.				
(2)		re issuing a notice, the Secretary must be satisfied that the information is red for any 1 of the following purposes:				
	(a)	to verify whether the person is a fit and proper person—	35			
		(i) to be registered for legal harvest; or				

to be an assessor or a recognised agency; or

(ii)

	(b)	(b) to verify whether the person is complying with their obligations under this Part; or				
	(c)	to ve	rify information provided to the Secretary by the person; or			
	(d)	(d) to gather statistical information for the purpose of this Part, which may include,—				
		(i)	understanding the forestry supply chain; or			
		(ii)	monitoring and evaluating the effectiveness of the legal harvest system; or			
		(iii)	providing more certainty and transparency for suppliers in the forestry supply chain.	10		
3)	The j	person	must provide the information—			
	(a)	in a f	form specified by the Secretary; and			
	(b)	withi	n a reasonable time.			
4)			ary may use the information only for purposes related to those speci- section (2).	15		
5)	See section 9 of the Official Information Act 1982 for reasons for the Secretary to withhold any official information it holds (including where making the information available would disclose a trade secret or be likely to unreasonably prejudice a person's commercial position).					
			Enforcement powers			
41	Power of warrantless entry and inspection for purpose of enforcing this Part					
l)	deter	mining	may exercise their powers under this section for the purpose of g whether a person is complying with a provision of this Part or any egislation or notices made under this Part.	25		
2)		e) desc	may enter and inspect a place (except for a dwelling house or cribed in subsection (3) at any reasonable time without a search			
3)	The j	places	are the following:	30		
	(a)	-	ce where a responsible person, a person registered for legal harvest, ognised agency, or an assessor operates:			
	(b)	or bu	and, premises, vehicle, conveyance, ship, aircraft, railway, railcar, alk cargo container, or other area or thing where the officer reason-believes any of the following will be found:	35		
		(i)	regulated timber:			
		(**)	· C 14: 1 1 4			
		(ii)	specified timber products:			

(iii)	documents, records, or other information that relate to carrying out a regulated activity.	
		5
Entry and i	inspection under search warrant for the purpose of enforcing	
determining	whether a person is complying with a provision of this Part or any	10
	·	
` '	1 (15
(b) search	h and examine the place; and	
(c) take a	any samples and seize any documents, records, or information; and	
(d) seize tion.	any thing in order to access those documents, records, or informa-	
		20
	· · · · · · · · · · · · · · · · · · ·	
ciated with	a marae must take account of the kawa of the marae so far as prac-	25
Matters ma	ny be continued by different officer	
	·	
		30
(a) take f	further steps on or in relation to the notice; or	
(b) vary,	revoke, or withdraw the notice.	
•		35
failing, or h	has failed, to comply with a requirement imposed by or under this	
	An officer reofficer carry See section under this A Entry and it this Part An officer determining secondary le An officer raccordance (a) enter tion (b) search (c) take a (d) seize tion. An officer reofficer carry Part 4 of the and sections Any exercise ciated with ticable in the ti	out a regulated activity. An officer may be accompanied by any person reasonably necessary to help the officer carry out their functions. See section 71B, which sets restrictions on the exercise of a power of entry under this Act. Entry and inspection under search warrant for the purpose of enforcing this Part An officer may exercise their powers under this section for the purpose of determining whether a person is complying with a provision of this Part or any secondary legislation or notices made under this Part. An officer may, accordance with the conditions of a search warrant issued in accordance with section 71B,— (a) enter a place (including a dwelling house or a marae) described in section 141 and specified in the warrant; and (b) search and examine the place; and (c) take any samples and seize any documents, records, or information; and (d) seize any thing in order to access those documents, records, or information. An officer may be accompanied by any person reasonably necessary to help the officer carry out their functions. Part 4 of the Search and Surveillance Act 2012 (other than subparts 2, 3, and 8 and sections 118 and 119) applies to anything done under this section. Any exercise of the power of entry or inspection at a marae or a building associated with a marae must take account of the kawa of the marae so far as practicable in the circumstances. Matters may be continued by different officer An action initiated or taken under this Part by an officer may be continued by another officer. If an officer has issued a warning or compliance notice or an infringement offence notice under this Part, another officer may— (a) take further steps on or in relation to the notice; or

	(a)	the officer may issue a warning notice to the person; and				
	(b)	if the person fails to comply with the requirement despite the warning, the officer may issue a compliance notice to the person.				
(2)	A wa	ning notice must—				
	(a)	state the requirement; and	5			
	(b)	include guidance to help the person to comply with the requirement and include any other information that the Secretary considers appropriate; and				
	(c)	state that failure to comply with the requirement may result in the issuing of a compliance notice: and	10			
	<u>(d)</u>	state the person's right, under section 156 , to seek a review of the decision to issue the warning notice.				
(3)	A co	pliance notice must state—				
	(a)	the requirement; and				
	(b)	why the officer reasonably believes the person is failing, or has failed to comply with the requirement; and	15			
	(c)	the nature and extent of the failure to comply with the requirement; and				
	(d)	the date by which the person must comply with the requirement (the compliance date); and				
	(e)	that failing to comply with the compliance notice may result in— <u>1 or more of the following:</u>	20			
		(i) an infringement notice being issued; or:				
		(ii) conditions being imposed on the person's registration; or:				
		(iii) suspension of registration; or:				
		(iv) prosecution; and	25			
	(f)	the person's right, under section 156 , to seek a review of the decision to issue the warning or compliance notice .				
(4)		icer may withdraw a compliance notice by written notice, but may issue compliance notice if subsection (1) applies.				
(5)	The (6) .	erson must comply with the compliance notice, subject to subsection	30			
(6)	The	impliance date may be extended by the officer at the person's request.				
		Offences and penalties				
145	Offe	ce to provide false or misleading information				
(1)	ment	A person commits an offence who, for the purpose of any application, statement, declaration, report, evidence or other information required or supplied under this Part,—				

	(a)	supplies to a person any false or misleading information, knowing it to be false or misleading; or			
	(b)	supplies to a person any false or misleading information.			
<u>(1A)</u>		person commits an offence who aids or conspires with another person to mmit an offence against subsection (1)(a) or (b).			
(2)		defence to a charge under subsection (1)(b) that the person to whom large relates—			
	(a)	did not know they were providing false or misleading information; and			
	(b)	took reasonable precautions and exercised due diligence to ensure that the information provided was not false or misleading.	10		
(3)	ecuto	efence in subsection (2) is available only if the person notifies the prosr in writing, at least 15 working days before the hearing date, that they I to rely on the defence.			
(4)	_	son who commits an offence-identified in against subsection (1)(a) or is liable on conviction,—	15		
	(a)	if the person is an individual, to a fine not exceeding $\$100,000$ $\$200,000$; and			
	(b)	in any other case, to a fine not exceeding \$200,000 \$600,000.			
(5)	-	son who commits an offence identified in against subsection (1)(b) is on conviction,—	20		
	(a)	if the person is an individual, to a fine not exceeding $$40,000 $100,000$; and			
	(b)	in any other case, to a fine not exceeding \$100,000 \$200,000.			
146	Strict	liability offences relating to legal harvest			
(1)	A per	son commits an offence if—	25		
	(a)	they fail to comply with the legal harvest information requirements when required to do so by section 79 :			
	(b)	they fail to comply with section 84(1) (persons must be registered for legal harvest):			
	(c)	they fail to comply with section 84(3) (person must not falsely hold out that a person is registered for legal harvest or is not required to be registered):	30		
	(d)	they fail to comply with any of their obligations in section 87(1)(e) to (j) (obligations of persons registered for legal harvest):			
	(e)	they receive regulated timber or specified timber products in contravention of section 88(1) :	35		
	(f)	they fail to have a due diligence system for legal harvest as required by section 98(1)(a):			

	(g)	•	fail to act in accordance with their due diligence system whenever undertake a regulated activity as required by section 98(1)(b) :			
	(h)	•	fail to keep the their due diligence system up to date as required by ion 102:			
	(i)	they :	fail to have their due diligence system assessed as required by sec-104 :	5		
	(j)	•	fail to comply with section 107(2) (person must not falsely hold nat the person has a valid exporter statement):			
	(k)	•	fail to comply with section 107(3) (person must not use exporter ment in a false or misleading way):	10		
	(1)	powe	are required by a notice issued under section 140 (Secretary's or to obtain information) to provide information to the Secretary and fail to comply with the requirement.			
(2)	The d	efenda	ant has a defence if the defendant proves that—			
	(a)	the co	ommission of the offence was due to—	15		
		(i)	the act or omission of another person; or			
		(ii)	an accident; or			
		(iii)	some other cause or circumstances outside the defendant's control; and			
	(b)		efendant took reasonable precautions and exercised due diligence to I the commission of the offence or offences of the same kind.	20		
(3)	prose	cutor	e in subsection (2) is available only if the defendant notifies the in writing, at least 15 working days before the hearing date, that to rely on the defence.			
(4)	A per victio		ho commits an offence-in against subsection (1) is liable on con-	25		
	(a)	if the	person is an individual, to a fine not exceeding \$40,000; and			
	(b)	in an	y other case, to a fine not exceeding \$100,000 \$200,000.			
			Subpart 11—Infringement offences			
147	Inter	pretat	ion	30		
	In this Part,—					
	infringement fee, in relation to an infringement offence, means the infringement fee specified in regulations					
	infrin	infringement offence means an offence—				
	(a)	again and	st any of section 146(1)(a) to (I) or a provision of regulations;	35		
	(b)	that r	egulations specify as being an infringement offence.			

148	Infr	ingement offences				
(1)		rson who is alleged to have committed an infringement offence may—				
(1)	(a)	be proceeded against by the filing of a charging document under section 14 of the Criminal Procedure Act 2011; or				
	(b)	be issued with an infringement notice under section 150.	5			
(2)	Proc requ	eedings commenced in the way described in subsection (1)(a) do not ire the leave of a District Court Judge or Registrar under section 21(1)(a) e Summary Proceedings Act 1957.	J			
(3)		section 21 of the Summary Proceedings Act 1957 for the procedure that es if an infringement notice is issued.	10			
149	Who	may issue infringement notices				
	Any	officer may issue infringement notices under this Part.				
150	Whe	en infringement notice may be issued				
	reaso	officer may issue an infringement notice to a person if they believe on onable grounds that the person is committing, or has committed, an agement offence.	15			
151	Revo	ocation of infringement notice before payment made				
(1)	An officer may revoke an infringement notice before—					
	(a)	the infringement fee is paid; or				
	(b)	an order for payment of a fine is made or deemed to be made by a court under section 21 of the Summary Proceedings Act 1957.	20			
(2)		officer must take reasonable steps to ensure that the person to whom the e was issued is made aware that the notice is revoked.				
(3)	not a	revocation of an infringement notice before the infringement fee is paid is a bar to any further action as described in section 148(1)(a) or (b) ast the person to whom the notice was issued in respect of the same matter.	25			
152	Wha	et infringement notice must contain				
		An infringement notice must be in the form prescribed in regulations and must contain the following particulars:				
	(a)	details of the alleged infringement offence that fairly inform a person of the time, place, and nature of the alleged offence:	30			
	(b)	the amount of the infringement fee:				
	(c)	the address of the place where the infringement fee may be paid:				
	(d)	how the infringement fee may be paid:				
	(e)	the time within which the infringement fee must be paid:	35			

a summary of section 21(10) of the Summary Proceedings Act 1957:

(f)

(g)

a statement that the person served with the notice has a right to request a

	(h)	a statement of what will happen if the person served with the notice neither pays the infringement fee nor requests a hearing:			
	(i)	any other matters specified in regulations.	5		
153	How	infringement notice may be served			
(1)	An infringement notice may be served on the person who the officer believes is committing or has committed the infringement offence by—				
	(a)	delivering it to the person or, if the person refuses to accept it, bringing it to the person's notice; or	10		
	(b)	leaving it for the person at the person's last known place of residence with another person who appears to be of or over the age of 14 years; or			
	(e)	leaving it for the person at the person's place of business or work with another person; or			
	(d)	sending it to the person by prepaid post addressed to the person's last known place of residence or place of business or work; or	15		
	(e)	sending it to an electronic address of the person in any case where the person does not have a known place of residence or business in New Zealand.			
(2)	Unle	ss the contrary is shown,	20		
	(a)	an infringement notice (or a copy of it) sent by prepaid post to a person under subsection (1) is to be treated as having been served on that person on the fifth working day after the date on which it was posted; and			
	(b)	an infringement notice sent to a valid electronic address is to be treated as having been served at the time the electronic communication first entered an information system that is outside the control of the Secretary.	25		
15 4	Payn	nent of infringement fees			
		nfringement fees paid for infringement offences must be paid into a Crown Account.			
155	Rem	inder notices	30		
	inclu	minder notice must be in the form specified in regulations and must de the same particulars, or substantially the same particulars, as the agement notice.			
		Subpart 12—Review and appeal			
156	Righ	t of review of certain decisions	35		
(1)	A pe	rson to whom any of the following decisions apply may seek a review of ecision:			

	(a)	a dec	ision to decline an application for registration for legal harvest:			
	(b)	a dec	ision to decline an application for recognition:			
	(c)	a dec	ision to impose conditions of recognition:			
	(d)	a dec	ision to renew, suspend, or withdraw recognition:			
	(e)	a dec	ision to impose or modify a condition of registration:	5		
	(f)	a dec	ision to suspend the registration of a person registered for legal har-			
	(g)		eision to issue a <u>warning notice or</u> compliance notice to a person tered for legal harvest.			
(2)	The p	erson	must—	10		
	(a)		to the Secretary for the review in writing, within 30 days after the on which they were notified of the decision; and			
	(b)	state,	in the application, the reasons why the person disagrees with the ion.			
(3)		decisio ecretar	n sought to be reviewed remains valid unless and until altered by y.	15		
157	Who	reviev	vs decision			
(1)	The r	eviewer of a decision referred to in section 156(1) must be,—				
	(a)		decision made by the Secretary, a person appointed by the Minister subsection (2); and	20		
	(b)		decision made by a person who is acting under the delegated ority of the Secretary,—			
		(i)	a person who was not involved in making the decision and who is designated by the Secretary; or			
		(ii)	the Secretary.	25		
(2)	any t	erms a	er may appoint a person for the purpose of subsection (1)(a) on and conditions that the Minister considers appropriate (including as to the payment of fees).			
158	How	reviev	v is conducted			
(1)		the app	etary receives an application for review, the Secretary must ensure plication is forwarded to the appropriate reviewer (see section	30		
(2)	The r	eviewe	er must review the decision—			
	(a)	withi	n 60 days after receiving the application; or			
	(b)		n an extended period not exceeding a further 30 days that the wer notifies to the applicant in writing before the end of the 60	35		

(3)	For t	he purposes of a review,—				
	(a)	the reviewer may require the applicant to supply, within the time speci- fied by the reviewer, information additional to that contained in the application for review; and				
	(b)	the time taken to supply the additional information (or the time allowed for its supply, if the information is not in fact supplied) is not to be counted for the purposes of the time limits specified in subsection (2) .	5			
(4)		reviewer must, as soon as practicable after completing the review, notify pplicant in writing of—				
	(a)	the decision on the review; and	10			
	(b)	the reasons for the decision; and				
	(c)	the right of appeal under section 159 .				
(5)		cision by the reviewer under this section is final, unless determined other- by a court of law of competent jurisdiction.				
159	App	eals	15			
(1)	-	A person to whom a decision of a reviewer under section 158 applies may appeal to the High Court against the decision.				
(2)	mak	ny time before the final determination of an appeal, the High Court may e an interim order that an appellant is until the end of the day on which the Court finally determines the appeal,—	20			
	(a)	to be treated as if they were a registered person; or				
	(b)	to be treated as if they were an assessor, a recognised class of individuals, or a recognised agency.				
(3)	An i fit.	nterim order may be subject to any conditions that the High Court thinks	25			
(4)	_	rty may appeal to the Court of Appeal against a decision of the High Court or this section on a question of law only.				
(5)	An a	ppeal under this section must be brought—				
	(a)	in accordance with the rules of court; and				
	(b)	within 20 working days after the day on which notice of the relevant decision is given to the appellant.	30			
(6)	days	ever, the relevant court may accept a late appeal no later than 60 working after the day on which notice was given to the appellant if the court is fied that exceptional circumstances prevented the appeal from being made me.	35			
(7)	Nothing in this section affects the right of any person to apply for judicial review.					

Subpart 13—Secondary legislation Regulations

160

- Requirements before making regulations (1) The Minister must not recommend that regulations be made under this Part unless the Minister is satisfied— 5 (a) that the regulations are necessary or desirable for 1 or more of the purposes of this Part; and for regulations relating to cost recovery, that the requirements of the fol-(b) lowing sections have been met (to the extent appropriate in the circumstances): 10 (i) **section 215** (principles of cost recovery): **section 216** (requirement for consultation): (ii) **section 218** (cost recovery to relate generally to financial year); (iii) and (c) for other regulations, that there has been appropriate consultation with 15 affected persons or representatives of persons substantially affected, including representatives of tangata whenua and forestry industry bod-Consultation need not be undertaken on matters involving minor corrections or (2) updating, or otherwise of a minor or technical nature. 20 (3) A failure to consult does not affect the validity of any regulations made for the purposes of this Part. 161 Power to make regulations (1) The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations that— 25
 - (a) specify any matter that this Part indicates is to be specified by regula-
 - provide for anything this Part requires or permits to be provided for by (b) regulations:
 - (c) provide for anything incidental that is necessary for carrying out, or giv-30 ing full effect to, this Part.
- Regulations made under this section are secondary legislation (see Part 3 of the (2) Legislation Act 2019 for publication requirements).

Regulations may grant exemptions 162

- (1) 35 Regulations—
 - (a) may grant exemptions that are permitted or required under this Part to be granted by regulations; and

	(b)	may impose terms or conditions on any such exemption.					
(2)	to w	breach of a term or condition of an exemption is a breach of the provision nich the exemption relates (unless the terms or conditions of the exemption rwise provide).					
163	Regu	ulations may set fees and charges	5				
(1)	Regu	Regulations may do any of the following:					
	(a)	set the amounts of fees and charges for the purposes of this Part:					
	(b)	set the method by which the amount of any fee or charge is to be calculated:					
	(c)	provide for exemptions from, or waivers or refunds of, a fee or charge, in whole or in part, in any class of case:	10				
	(d)	authorise the Secretary-or another person to grant an exemption, waiver, or refund in any particular case or class of case.					
(2)	Regu	alations may set fees and charges that—					
	(a)	differ, depending on whether a special or an urgent service is provided:	15				
	(b)	include more than 1 level of fee or charge for the same service provided in different ways or provided in, or in respect of, different places:					
	(c)	differ for otherwise similar services provided in different ways:					
	(d)	differ, depending on the amount of service required, or the components of the service required, for the particular person.	20				
(3)	may	gulations prescribe a formula for determining a fee or charge, the formula specify the value of 1 or more of its components as being an amount or unts notified for those components by the Secretary.					
(4)		amount or amounts referred to in subsection (3) must be notified by the etary on-a an Internet site maintained by or on behalf of the Ministry.	25				
164	Regi	ilations may impose levies					
(1)	Regu	ulations may do any of the following:					
	(a)	impose a levy payable to the Secretary for the purpose of wholly or partially funding the services provided, and functions performed, by the Secretary:	30				
	(b)	provide for exemptions from, or waivers or refunds of, a levy, in whole or in part, in any class of case:					
	(c)	authorise the Secretary to grant an exemption, waiver, or refund in any particular case or class of case.					
(2)	Regu	alations made for a purpose described in subsection (1) must specify—	35				
	(a)	the persons primarily responsible for paying the levy; and					

	(b)	the basis on which the amount of levy is to be calculated or ascertained; and	
	(c)	the persons (if any) to be exempt from paying the levy; and	
	(d)	the persons responsible for collecting the levy from those primarily responsible for paying it; and	5
	(e)	the maximum rate of levy; and	
	(f)	how the actual rate of the levy is to be set; and	
	(g)	how the rates of the levy and variation of rates are to be notified; and	
	(h)	whether the persons collecting the levy are entitled to recover the costs of levy collection and the estimated amount of those costs.	10
(3)	_	lations made for a purpose described in subsection (1) may provide for f the following:	
	(a)	the making of returns to the Secretary for the purpose of enabling or assisting the determination of amounts of levy payable:	
	(b)	the circumstances in which, and conditions subject to which, persons may be allowed extensions of time for the payment of any levy:	15
	(c)	the payment of additional or increased levy when amounts of levy otherwise payable have been paid late, paid in part, or not paid at all:	
	(d)	the holding of funds from which payments of levy are to be made, on trust in separate accounts.	20
(4)	Regu	lations made under this section—	
	(a)	are secondary legislation (see Part 3 of the Legislation Act 2019 for publication requirements); and	
	(b)	must be confirmed by an Act (see subpart 3 of Part 5 of the Legislation Act 2019).	25
(5)	_	rulations made under subsection (1)(c) authorise the Secretary to grant emption, waiver, or refund,—	
	(a)	an instrument granting an exemption, waiver, or refund is secondary legislation (see Part 3 of the Legislation Act 2019 for publication requirements), unless it applies only in a particular case; and	30
	(b)	the regulations must contain a statement to that effect.	
165	Regu	lations about offences	
(1)		lations may—	
	(a)	specify the offences in this Part or in regulations that are infringement offences, and prescribe infringement fees not exceeding \$1,000 for those offences:	35

(b)

prescribe offences for the breach of regulations and maximum fines for

those offences not exceeding \$5,000 for an individual and \$20,000 for a

		body	corporate.	
2)	_		s made under this section are secondary legislation (see Part 3 of the Act 2019 for publication requirements).	5
			Rules	
66	Rule	s settii	ng practice standards for legal harvest	
1)	The S	Secreta	ary may make rules that set practice standards for legal harvest.	
2)	The 1	ules m	nay only supplement a requirement that—	
	(a)	is im	posed under this Part or by regulations; and	10
	(b)	relate tems	es to due diligence systems or the assessment of due diligence sys-	
3)	sultat sons	tion ha substa	ary must not make rules under this section unless satisfied that con- as been carried out with affected persons or representatives of per- antially affected, including representatives of tangata whenua and dustry bodies.	15
4)			n is not required for matters involving minor corrections or updat- rwise of a minor or technical nature.	
5)	A fai	lure to	consult does not affect the validity of the rules.	
6)			e under this section are secondary legislation (see Part 3 of the Act 2019 for publication requirements).	20
			Subpart 14—General matters	
			Evidence in proceedings	
67	Evid	ence i	n proceedings	
1)	(incluevide the n	uding a	ceedings for an offence under this Part, a certificate or document an electronic copy) of any of the following kinds is admissible in ad, in the absence of proof to the contrary, is sufficient evidence of stated in the certificate or of the contents of the document, as the equire:	25
	(a)		tificate purporting to be signed by the Secretary to the effect that, at specified date or period,—	30
		(i)	a person is or was an officer or a recognised assessor; or	
		(ii)	an agency is or was a recognised agency; or	
		(iii)	a person was or was not registered for legal harvest; or	
		(iv)	a certification scheme was or was not recognised; or	35
		(v)	an assessment report was or was not submitted; or	

- (vi) an exporter statement had or had not been given or had been withdrawn; or
- (vii) a specified document was or was not an export requirement, a template document, a practice standard, a notice, a direction, or an extract from a register kept under this Part:

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- (b) a certificate purporting to be signed by any person authorised by this Part or the Public Service Act 2020 to delegate to any person, or to persons of any kind or description, the exercise or performance of any power or function under this Part, stating that—
 - (i) the person has delegated the exercise or performance of the power or function specified in the certificate to the person specified in the certificate; or
 - (ii) the person has delegated the exercise of the power or function specified in the certificate to persons of a kind or description specified in the certificate, and that a named person specified in the certificate is a person of that kind or description:
- (c) a certificate purporting to be signed by an analyst or a recognised assessor stating the results of any test taken under or for the purposes of this Part:
- (d) a document purporting to be a copy of any material incorporated by reference:
- (e) a document purporting to be a template document, standard, statement, requirement, notice, or direction made or an approval given under this Part.
- (2) The production of a certificate or document purporting to be a certificate or document to which **subsection (1)** applies is prima facie evidence that it is such a certificate or document, without proof of the signature of the person purporting to have signed it or of its nature.
- (3) No certificate of an analyst or recognised assessor and no other evidence of a test under this Part, is to be ruled inadmissible or disregarded by reason only of the fact that any of the provisions of this Part or of any regulations, notices or orders made under this Part relating to the taking, analysing, testing, or examining of samples have not been strictly complied with, if there has been reasonable compliance with those provisions.
- (4) A certificate or document to which **subsection (1)** applies is not admissible in evidence unless.—
 - (a) at least 20 days before the hearing at which the certificate or document is to be tendered, a copy is served, by or on behalf of the prosecutor, on the defendant or the defendant's agent or counsel, and that person is at the same time informed in writing that the prosecutor does not propose to call the person who signed the certificate or document as a witness at the

		hearing or to call evidence as to the nature of the certificate or document; and	
	(b)	the court has not, on the application of the defendant made not less than 10 days before the hearing, ordered, not less than 5 days before the hearing (or any lesser period that the court in the special circumstances of the case thinks fit), that the certificate or document should not be admissible as evidence in the proceedings.	5
5)	fied t	court may not make an order under subsection (4)(b) unless it is satistat there is a reasonable doubt as to the accuracy or validity or identity of tificate or document.	10
68	Liab	ility of body corporate	
	If, in this I is sur actin	the course of proceedings against a body corporate for an offence under Part, it is necessary to establish the state of mind of the body corporate, it fficient to show that a director, employee, or agent of the body corporate, g within the scope of that person's actual or apparent authority, had that of mind.	15
69	Liab	ility of directors and managers of companies	
	direc	re a body corporate is convicted of an offence under this Part, every tor and every person concerned in the management of the body corporate o guilty of a like offence if it is proved that—	20
	(a)	the act or omission that constituted the offence took place with the authority, permission, or consent of the director or person; or	
	(b)	the director or person knew that the offence was to be or was being committed, and failed to take all reasonable steps to prevent or stop it.	
		Automated electronic system	25
70	Arra	ngement for system	
1)	the a	Secretary may arrange for the use of an automated electronic system to do ctions described in subsection (2) that this Part or another enactment as or requires the persons described in subsection (3) to do for the pursof this Part.	30
2)	The a	actions are the following:	
	(a)	exercising a power other than a power to make secondary legislation:	
	(b)	carrying out a function:	
	(c)	carrying out a duty:	
	(d)	making a decision, including making a decision by-	35
		(i) analysing information that a person described in subsection (3) holds or has access to about a person, regulated timber, or specified timber products; and	

(ii)

applying criteria predetermined by the Secretary to the analysis:

	(e)	doing an action for the purpose of exercising a power, carrying out a function or duty, or making a decision:				
	(f)	communicating the exercising of a power, carrying out of a function or duty, or making of a decision.	5			
(3)	The p	persons are the following:				
	(a)	the Secretary:				
	(b)	officers.				
(4)	The S	Secretary may make an arrangement only if satisfied that—				
	(a)	the system has the capacity to do the action with reasonable reliability; and	10			
	(b)	a process is available under which a person affected by an action done by the system can have the action reviewed by a person described in subsection (3) without undue delay.				
(5)	•	A system used in accordance with an arrangement may include components outside New Zealand.				
(6)	The Secretary must consult the Privacy Commissioner about including in an arrangement actions that involve the collection or use of personal information.					
171	Effec	et of use of system				
(1)	This	section applies to an action done by an automated electronic system.	20			
(2)	An ac	ction allowed or required by this Part and done by the system—				
	(a)	is treated as an action done properly by the appropriate person referred to in section 170(3) ; and				
	(b)	is not invalid by virtue only of the fact that it is done by the system.				
(3)	is do	action allowed or required by another enactment and done by the system ne in accordance with any applicable provisions in the enactment on the f an automated electronic system, the action—	25			
	(a)	is treated as an action done properly by the appropriate person referred to in section 170(3) ; and				
	(b)	is not invalid by virtue only of the fact that it is done by the system.	30			
(4)	by th	e system operates in such a way as to render the action done or partly done e system clearly wrong, the action may be done by the appropriate person red to in section 170(3) .				

			Review of this Part	
172	Revi	ew of t	this Part and operation and effectiveness of legal harvest system	
(1)		harve	er must review this Part and the operation and effectiveness of the st system—no later than 5 years after the commencement of sec -	5
	(a)	no la	ter than 5 years after the commencement of section 74; and	
	(b)	after	the first review is completed, at least once every 10 years.	
(2)			er must present a report of the review to the House of Representan as practicable after it has been completed.	
			Part 6	10
			Log traders	
173	Purp	ose of	this Part	
(1)	The	purpos	e of this Part is to—	
	(a)	timbe	ort the continuous, predictable, and <u>ad-term long-term</u> supply of er, and equity of access to timber, for domestic processing and rt; and	15
	(b)	supp	ort a more transparent and open market for log sales; and	
	(c)	-	ove the confidence and informed participation of businesses and stors in the forestry and wood-processing sector; and	
	(d)		ribute to the development, and improve the long-term sustainability, e forestry and wood-processing sector; and	20
	(e)		ribute to improved climate change outcomes from the forestry and d-processing sector.	
(2)	To th	nat end,	, this Part—	
	(a)	estab	lishes a regulatory system for log traders; and	25
	(b)	logs	ses obligations on persons registered as log traders to ensure that grown in New Zealand are bought and sold in a way that is trans- nt and professional.	
174	Mea	ning o	f log trader	
(1)	A lo	g trade	er is any of the following:	30
	(a)	a per	son who, in trade,—	
		(i)	buys New Zealand logs, whether after harvest or in the form of trees to be harvested at an agreed time, and whether or not the person intends to on-sell the logs; or	
		(ii)	exports New Zealand logs; or	35

		(iii) processes New Zealand logs that the person has grown themselves:	
	(b)	a person who does any of the things specified in paragraph (a) as the agent for another person:	
	(c)	a company that, in trade, transfers the <u>receives</u> ownership of New Zealand logs to <u>or</u> from a related company, whether the transfer relates to logs after harvest or in the form of trees to be harvested at an agreed time.	5
(2)		is section, related company has the meaning given in section 2(1) of the panies Act 1993.	10
		Subpart 1—Log traders must be registered	
175	Requ	irement for log traders to be registered	
(1)	•	g trader must be a registered log trader under this Part before carrying out activity described in any of section 174(1)(a) to (c) .	
(2)		ever, a log trader is not required to be registered if they are a person to m section 177(1)(a) or (b) applies.	15
(3)	A pe	rson must not falsely hold out that they are, or any other person is,—	
	(a)	a registered log trader; or	
	(b)	not required to be a registered log trader.	
(4)	that s	void doubt, a new trader under section 177(2)(b) must register as soon as section ceases to apply (when, at any time in the current financial year, activity in that financial year is either reasonably expected to, or does in involve at least the threshold volume of logs).	20
(5)		section 84 , which provides for when a log trader must also be registered egal harvest.	25
176	Regi	stration criteria for log traders	
(1)		criteria that an applicant must meet (to the satisfaction of the Secretary) in to be registered as a log trader are as follows:	
	(a)	the person must be required by this Part to be a registered log trader; and	
	(b)	the person must be a fit and proper person to be a registered log trader; and	30
	(c)	any other criteria set by regulations.	
(2)		etermining whether a person is a fit and proper person, the Secretary must into account—	
	(a)	the matters set out in regulations; and	35
	(b)	any other matters that the Secretary considers relevant.	

177	Whe	en pers	on not required to be registered log trader				
(1)	A pe	rson d	pes not have to be a registered log trader if—				
	(a)	•	are within a class of persons who are exempted by notice under tion 201(1)(a) from the requirement to be a registered log trader; or				
	(b)		neir regulated activities fall within for 1 or more of the activity ptions.	5			
(2)	The activity exceptions are the following:						
		Low-	volume activity				
	(a)	if the	ey carried out an activity carried out in the previous full financial	10			
		(i)	their activity in that year involved less than the threshold volume of logs; and				
		(ii)	their activity in the current financial year does not in fact involve more than that threshold volume:				
	(b)	their expe	ey did not carry out the activity in the previous full financial year, activity in the current financial year (as a new trader) is reasonably cted by them not to, and does not in fact, involve more than the hold volume of logs:	15			
		Exen	npt activities				
	(c)		ctivity is the shipping or transporting of logs, or associated logisti- ctivities:	20			
	(d)	the a	ctivity is within a class of transactions or transfers exempted under				
		sect	tion 201(1)(b).—				
		(i)	an activity described in section 174(1)(c); and				
		(ii)	is within a class of transactions or transfers exempted under section 201(1)(b).	25			
(3)			bubt, a new trader who relies on the exception in subsection (2)(b) er as soon as that subsection ceases to apply.				
(4)	In th	is secti	on, threshold volume means—				
	(a)	2,000	o cubic metres per year, unless paragraph (b) applies; or	30			
	(b)	any v	volume specified by regulations.				
		Su	bpart 2—Obligations of registered log traders				
178	Obli	gation	s of registered log trader				
(1)	A reg	gistere	d log trader must—				
	(a)	adhe	re to the practice standard standards for log traders; and	35			

(b)

adhere to any agreement—

		(i)	that is entered into by the registered log trader or an organisation to which they belong; and				
		(ii)	that is identified by regulations as an applicable forestry industry agreement; and				
	(c)	keep	records as required by regulations; and	5			
	(d)		y the Secretary within 20 working days after the date of any significhange in circumstances; and				
	(e)	repor	t to the Secretary as required by regulations; and				
	(f)	-	oly with any other obligations imposed by this Part or regulations cunder it.	10			
(2)	_	registered log trader must continue to be a fit and proper person to be a registered log trader.					
(3)	In th	is secti	on, significant change of circumstances, includes—				
	(a)	•	natter that may result in a registered log trader no longer complying subsection (2); and	15			
	(b)		eath of the person in control of the registered log trader, bankruptcy, vership, voluntary administration, or liquidation.				
(4)		rader's	ion (3)(b) applies, the person who assumes control of the registered s business must give the notice that is required by subsection	20			
179	Regi	stered	log trader must declare continuing compliance with obligations				
(1)	-	-	d log trader must provide a declaration to the Secretary that they are to comply with their obligations under section 178 .				
(2)	The	declara	tion must—				
	(a)	be m	ade—	25			
		(i)	annually by the date specified in regulations; and				
		(ii)	at any other times as required by or under this Part; and				
	(b)	inclu	de any other information required by regulations; and				
	(c)	be m	ade in the form approved by the Secretary; and				
	(d)	be ac	companied by payment of any fee specified in regulations.	30			
(3)			ary may require the person to provide any evidence that the Secres to verify information given in a declaration.				
	Su	ıbpart	3—Application process to be registered log trader				
180	Appl	lication	n to be registered log trader				
(1)	An a	pplicat	ion to be a registered a log trader must—	35			
	(a)	be m	ade to the Secretary in the form approved by the Secretary; and				

	(b)	include the information specified by regulations; and					
	(c)	be accompanied by the payment of any fee specified in regulations.					
(2)	A person must not provide false or misleading information in or with the application.						
181	Deci	sion on application for registration	5				
(1)	This section applies if the Secretary receives an application for registration made in accordance with section 180 .						
(2)		e Secretary is satisfied that the applicant meets the registration criteria in tion 176, the Secretary must—					
	(a)	register the applicant; and	10				
	(b)	notify the applicant of the date from which the registration has effect.					
(3)	The	Secretary—					
	(a)	may ask the applicant to provide any other information that the Secretary needs to decide whether the applicant meets the registration criteria; and					
	(b)	if the applicant does not provide the requested information within 6 months after being asked for it, may decline the application for that reason.	15				
(4)	If the	e Secretary declines the application, the Secretary must notify the applicant					
	(a)	the decision; and	20				
	(b)	the reasons for the decision; and					
	(c)	the right of review under section 209.					
182	Con	ditions of registration					
(1)	The	Secretary may, subject to subsection (2) and regulations,—					
	(a)	impose conditions on a person's registration as a log trader; and	25				
	(b)	at any time, modify the conditions of registration.					
(2)	The	Secretary may—					
	(a)	impose conditions if satisfied that the person has engaged in unsatisfactory conduct (see section 187(1)); and					
	(b)	impose conditions needed to enable the Secretary to monitor the person's compliance with their obligations under this Part; and	30				
	(c)	impose only the conditions that the Secretary considers necessary or desirable for the purposes of this Part, and that are reasonable.					
(3)		e Secretary decides to impose or modify a condition, the Secretary must the person notice of—	35				
	(a)	the decision; and					

	(b)	the reasons for the decision; and						
	(c)	the right of review under section 209.						
(4)	Secre	A new or modified condition has effect on and from the date specified by the Secretary in the notice or, if no effective date is specified, the date of the notice.						
(5)		alations may impose restrictions on the conditions that may be imposed r this section or on how they may be imposed or modified.						
	Subp	eart 4—Suspension and revocation of log trader registration						
183	Susp	ension of log trader's registration						
		Secretary may suspend a log trader's registration if the Secretary is satisthat—	10					
	(a)	the person has engaged in misconduct in their capacity as a registered log trader; or						
	(b)	the person is no longer carrying out the activities of a registered log trader.	15					
184	Proc	ess for suspension						
(1)	Befo	re suspending a log trader's registration, the Secretary must—						
	(a)	give the person notice of the Secretary's intention to suspend registra- tion, including reasons for the decision; and						
	(b)	invite the person to provide information to satisfy the Secretary that the decision is inappropriate; and	20					
	(c)	give the person reasonable opportunity to respond.						
(2)		completing the steps in subsection (1) , the Secretary must notify the on of the Secretary's decision. The notice must—						
	(a)	include the reasons for the decision; and	25					
	(b)	in the case of a suspension, specify the dates of the period of suspension; and						
	(c)	inform the person of the right of review under section 209.						
(3)		spension takes effect on the date on which the person is given notice under section (2), or a later date if specified in that notice.	30					
(4)	The unles	suspension ceases on the expiry of the period specified in the notice ss-						
	(a)	the person has exhausted their right of review in respect of the decision to suspend (after which the registration is revoked under section 186); or	35					
	(b)	the Secretary notifies the person that the suspension is lifted on an earlier						

(5)	The Secretary may lift the suspension on an earlier date than that specified in the notice if the Secretary is satisfied that the reasons for the suspension no longer apply.					
185	Effect of suspension					
	As lo	ng as a log trader's registration is suspended,—	5			
	(a)	they must be treated as not being a registered log trader under this Part; and				
	(b)	if they are registered for legal harvest in relation to a regulated activity for which they are also registered as a log trader, they must be treated as not being registered for legal harvest in relation to that activity.	10			
186	Revo	cation of log trader registration				
(1)	The S	Secretary must revoke a log trader's registration—				
	(a)	if registration is suspended under section 183 and the person has exhausted their right of review under section 209 in respect of the decision to suspend; or	15			
	(b)	at the request of the registered log trader.				
(1A)	If a log trader's registration is suspended, the Secretary may revoke their registration if the Secretary is satisfied that—					
	<u>(a)</u>	the person has failed within a reasonable time to take appropriate corrective action to remedy the deficiency or failure that resulted in the suspension; and	20			
	<u>(b)</u>	the person has not sought a review of the decision to suspend registration.				
(2)	log tr	revocation has effect on the date on which it is notified to the registered rader or on a later date specified by the Secretary and notified to the regislog trader.	25			
		Subpart 5—Complaints and dispute resolution				
187	Mear	ning of unsatisfactory conduct and misconduct				
(1)	A reg	A registered log trader engages in unsatisfactory conduct if their conduct—				
	(a)	falls short of the standard that a reasonable member of the public is entitled to expect from a reasonably competent registered log trader; or	30			
	(b)	contravenes the person's obligations under this Part in a way that is more than minor or inconsequential; or				
	(c)	is incompetent or negligent; or				
	(d)	would reasonably be regarded by registered log traders of good standing as being unacceptable.	35			
(2)	A registered log trader engages in misconduct if—					

(2)

	(a)	log traders of good standing, or reasonable members of the public, as disgraceful; or	
	(b)	they wilfully or recklessly fail (whether by act or omission) to meet an obligation under this Part that is more than minor or inconsequential; or	5
	(c)	they commit a serious offence, or are involved in a serious matter, that is specified by regulations.	
88	Com trad	plaints about unsatisfactory conduct or misconduct by registered log	
1)	plain	person may complain to the Secretary, or the Secretary may initiate a com- t, that person has engaged in unsatisfactory conduct or misconduct in their city as a registered log trader.	10
2)	The	complaint must be made and dealt with in accordance with regulations.	
89	Disp	utes about commercial matters	
l)		ere is a dispute between any of the following persons about a commercial er, 1 or more of the parties to the dispute may refer it to dispute resolution:	15
	(a)	any owner of forests or proposed forests:	
	(b)	any registered, or previously registered, log trader.	
2)	The	dispute must be referred and dealt with in accordance with regulations.	
3)	follo	e parties to the dispute have not resolved the dispute by agreement after wing that process, the parties may agree to refer the dispute to mediation bitration.	20
1)		dispute is referred to arbitration, the provisions of the Arbitration Act 1996 to the dispute.	
5)		section does not apply to a dispute that is subject to a dispute resolution ess set out in a contract between the parties.	25
90		sures to address unsatisfactory conduct or misconduct by registered rader	
l)		e Secretary is satisfied that a person has, in their capacity as a registered rader, engaged in unsatisfactory conduct, the Secretary may—	30
	(a)	impose or modify a condition of the person's registration under-section 187(1)(a) section 182(1) to enable the Secretary to monitor the person's compliance with their obligations under this Part:	
	(b)	issue a notice to warn the person that the Secretary may consider a failure to address the unsatisfactory conduct as satisfying the test in section 187 for misconduct.	35
2)		e Secretary is satisfied that a person has, in their capacity as a registered rader, engaged in misconduct, the Secretary may—	

	(a)	suspend the person's registration under section 183 :	
	(b)	consider whether there are grounds to prosecute the person for an offence under section 192(1) .	
191	Notic	e requiring registered log trader to address unsatisfactory conduct	
(1)	This	section applies if the Secretary is satisfied that—	5
	(a)	a person has, in their capacity as a registered log trader, engaged in unsatisfactory conduct; and	
	(b)	the unsatisfactory conduct involves an error or omission on the part of the person.	
(2)	The S	ecretary may issue the person with a notice that requires the person—	10
	(a)	to rectify, at their own expense, the error or omission; or	
	(b)	where it is not practicable to rectify the error or omission, to take steps to provide, at the person's own expense, relief, in whole or in part, from the consequences of the error or omission.	
(3)		ice under this section must include notice of the person's right of review, section 209 , of the decision to issue the notice.	15
(4)		ice under this section may be enforced in all respects as if it were an order District Court on the filing of a sealed copy in that court.	
		Subpart 6—Offences	
192	Offer	ices relating to log traders	20
(1)	A per	son commits an offence if—	
	(a)	they fail to comply with section 175(1) (requirement for log traders to be registered); or	
	(b)	they fail to comply with section 175(3) (requirement not to falsely hold out that person is a registered log trader); or	25
	(c)	they fail to comply with section 178 (obligations of registered log trader); or	
	(d)	they fail to comply with section 180(2) (requirement not to provide false or misleading information in the application).	
(1A)		efendant has a defence to a charge under subsection (1)(a), (b), or (c) defendant proves that—	30
	<u>(a)</u>	the commission of the offence was due to—	
		(i) the act or omission of another person; or	
		(ii) an accident; or	
		(iii) some other cause or circumstances outside the defendant's control; and	35

	<u>(b)</u>	the defendant took reasonable precautions and exercised due diligence to avoid the commission of the offence or offences of the same kind.							
(1B)	prose	The defence in subsection (1A) is available only if the defendant notifies the prosecutor in writing, at least 15 working days before the hearing date, that they intend to rely on the defence.							
(2)	It is a defence to a charge under subsection (1)(d) that the person to whom the charge relates—								
	(a)	did not know that the information they provided was false or misleading; and							
	(b)	exercised all reasonable care and due diligence to ensure that the information provided was not false or misleading.	10						
(3)	-	rson who commits an offence-identified in against subsection (1) is on conviction,—							
	(a)	if the person is an individual, to a fine not exceeding \$40,000; and							
	(b)	in any other case, to a fine not exceeding \$100,000.	15						
		Subpart 7—Register of log traders							
193	Log t	rader register							
(1)	The Stained	Secretary must ensure that a public register of log traders is kept and main-							
(2)	The purpose of the public register is—								
	(a)	to enable members of the public to know whether a person is a registered log trader; and							
	(b)	to enable members of the public to know how to contact a registered log trader; and							
	(c)	to assist with the enforcement of the provisions of this Part.	25						
(3)	The r	egister must include, in relation to each registered log trader,—							
	(a)	the person's trading name and contact details; and							
	(b)	the date on which the person became registered; and							
	(c)	details (including dates) of any suspension or revocation of registration; and	30						
	(d)	the name or designation of the person who is responsible for the day-to-day management of the business; and							
	(e)	any other information required by regulations.							
(4)	The Skept.	Secretary must determine the form in which the log trader register is to be	35						

194	Regi	ister m	nust be available to public			
	The	Secreta	ary must—			
	(a)	reaso	e the register of log traders available for public inspection at all onable times, free of charge, by publishing it on an Internet site ntained by, or on behalf of, the Secretary; and	5		
	(b)		oly a copy of information contained in the register to anyone who ests it, at no more than a reasonable cost.			
195	Pers	on ma	y apply to have certain information withheld from register			
(1)	Secr	etary t	whose physical address is entered on the register may apply to the to withhold that information or any information (withheld informatied in regulations on the grounds that—	10		
	(a)	its d ly's;	isclosure would be prejudicial to their personal safety or their famior			
	(b)	they	want to preserve their privacy.			
(2)	The Secretary must ensure that the withheld information is not available for inspection or disclosure, if satisfied that—					
	(a)	the g	grounds relating to personal safety apply; or			
	(b)	the g	grounds relating to privacy apply.			
(3)	Despite subsection (2) , the Secretary may provide the withheld information to another person if—					
	(a)	the Secretary is satisfied that the other person needs the withheld information to exercise a legal right, or satisfy a legal obligation, in relation to the first person (for example, to serve notice on them); and				
	(b)		re providing the withheld information, the Secretary gives notice to irst person specifying—	25		
		(i)	the name of the person to whom it will be provided; and			
		(ii)	the date on which it will be provided.			
196	Pers	on mu	ist notify Secretary of changes to their information on register			
(1)	A pe	erson v	whose details are entered on the log trader register must notify the of any change in those details.	30		
(2)	The person must notify the Secretary in writing within 20 working days after the date on which the change has occurs.					
		S	ubpart 8—Powers and functions of Secretary			
197	Secr	etary'	s functions			
	The	functio	ons of the Secretary under this Part are the following:	35		
	(a)	to es	stablish and maintain a registration system for log traders:			

	(b)	to promote to persons in the forestry supply chain—		
		(i) awareness of the registration for log traders; and		
		(ii) the benefits of using registered log traders:		
	(c)	to monitor, and take action to ensure, the compliance of registered log traders and other persons with their obligations under this Part:	5	
	(d)	to establish and maintain a public register of persons registered as log traders:		
	(e)	to develop, maintain, and promote to registered log traders the practice standards for log traders:		
	(f)	to establish a process for resolving complaints and disputes relating to registered persons.	10	
198	Secr	tary's power to obtain information		
(1)		ecretary may, by notice to any person or class of person who has obliga- under this Part, require that person—		
	(a)	to provide the Secretary with the information or class of information specified in the notice; and	15	
	(b)	to provide the information within a specified time frame or at regular intervals specified in the notice.		
(2)	Before issuing a notice, the Secretary must be satisfied that the information is required to—			
	(a)	verify whether the person is complying with their obligations under this Part; or		
	(b)	gather statistical information for understanding the forestry supply chain.		
(3)	The 1	erson must provide the information—		
	(a)	in a form specified by the Secretary; and	25	
	(b)	within a reasonable time.		
(4)		ecretary may use the information only for purposes related to those speci- n subsection (2).		
(5)	to wi	ection 9 of the Official Information Act 1982 for reasons for the Secretary hhold any official information that they hold (including where making the nation available would disclose a trade secret or be likely to unreasonably dice a person's commercial position).	30	
		Subpart 9—Secondary legislation		
199	Requ	irements before making regulations		
(1)		Minister must not recommend that regulations be made under this Part	35	

(a)

that the regulations are necessary or desirable for 1 or more of the pur-

		poses	s of this Part; and	
	(b)		egulations relating to cost recovery, that the requirements of the fol- ng sections have been met (to the extent appropriate in the circum- es):	5
		(i)	section 215 (principles of cost recovery):	
		(ii)	section 216 (requirement for consultation):	
		(iii)	section 218 (cost recovery to relate generally to financial year); and	
	(c)	affectinclu	ther regulations, that there has been appropriate consultation with ted persons or representatives of persons substantially affected, ding representatives of tangata whenua, forestry industry bodies, unions (as defined in section 5 of the Employment Relations Act).	10
(2)			n need not be undertaken on matters involving minor corrections or otherwise of a minor or technical nature.	15
(3)			consult does not affect the validity of any regulations made for the this Part.	
200	Regu	llation	s: registration	
(1)			nor-General may, by Order in Council made on the recommendation ster, make regulations that do any of the following:	20
	(a)	volur	fy a volume of logs for the purpose of the definition of threshold me in section 2(1) (to determine who has to register as a log trader rection 175) section 177(4):	
	(b)	speci	fy further criteria for registration as a log trader:	25
	(c)	-	fy matters the Secretary must take into account in determining her a person is a fit and proper person to be a registered log trader:	
	(d)	_	fy offences or matters that are serious for the purposes of section 2)(c) (relating to misconduct):	
	(e)	-	re log traders to keep records on specified matters and to keep those ds in a specified manner for a specified period:	30
	(f)	the S	re log traders to report to the Secretary on a regular basis, to enable secretary to monitor log traders' compliance with their obligations r this Part:	
	(g)	-	fy when reports referred to in paragraph (f) must be made and information they must contain:	35
	(h)	_	se further obligations on log traders (which may relate to ongoing ing to be undertaken):	

	(i)	specify the information that must be included in an application for registration as a log trader:				
	(j)	specify information that must be kept on the register of log traders.				
(2)	Regulations made under this section is are secondary legislation (see Part 3 of the Legislation Act 2019 for publication requirements).					
201	Mini	ster may exempt from registration requirements				
(1)	The Minister may, by notice made on the recommendation of the Secretary,—					
	(a)	exempt any class of persons from the requirement to be registered as a log trader; and				
	(b)	exempt any class of transactions or transfers for the purpose of section 177(2)(d)(ii) (exempt activities); and	10			
	(c)	set terms and conditions for any exemption granted under this section.				
(2)	must	re <u>granting</u> -recommending that an exemption—be granted, the Minister obtain and consider advice from the Secretary as to whether the exempshould—	15			
	(a)	be granted for a specified period of no more than 5 years; or				
	(b)	be granted for an indefinite period but kept under review.				
(3)	a bre	breach of a term or condition of an exemption granted under this section is each of the provision to which the exemption relates (unless the terms of xemption otherwise provide).	20			
(4)		tice under this section must include a statement of the Minister's Secres-reasons for granting the exemption.				
(5)		tice under this section is secondary legislation (see Part 3 of the Legisna Act 2019 for publication requirements).				
202	Pow	er to make regulations generally	25			
(1)		Governor-General may, by Order in Council made on the recommendation e Minister, make regulations that—				
	(a)	specify any matter that this Part indicates is to be specified by regulations:				
	(b)	provide for anything this Part requires or permits to be provided for by regulations:	30			
	(c)	provide for anything incidental that is necessary for carrying out, or giving full effect to, this Part.				
(2)	_	llations made under this section are secondary legislation (see Part 3 of the slation Act 2019 for publication requirements).	35			

203	Regu	ulation	s may establish resolution process for complaints					
(1)	Regulations may establish a resolution process for complaints that a log trader (including one whose registration is suspended or revoked) has engaged in unsatisfactory conduct or misconduct.							
(2)	Without limiting subsection (1) , regulations may do any of the following:							
	(a)	estab	olish a complaints panel and its procedures:					
	(b)	requi	ire the Secretary to forward any complaint to the panel:					
	(c)	(c) authorise the panel to require log traders to provide information relating to a complaint:						
	(d)	requ	ire the panel to publish its findings:	10				
	(e) if the panel finds that a log trader has, or may have, engaged factory conduct or misconduct, require the panel to—		e panel finds that a log trader has, or may have, engaged in unsatis- ory conduct or misconduct, require the panel to—					
		(i)	notify the Secretary of that finding; and					
		(ii)	recommend that the Secretary consider whether to take 1 or more of the actions specified in section 190 .	15				
(3)	_		s made under this section are secondary legislation (see Part 3 of the Act 2019 for publication requirements).					
204	Disn	utes r	esolution process for commercial matters					
(1)	of th	The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations that establish a process for disputes about a commercial matter between any persons described by section 189 to be resolved by agreement.						
<u>(1)</u>	For the purpose of section 189, regulations may—							
	<u>(a)</u>		olish a process to deal with disputes referred to it by parties under section; and	25				
	<u>(b)</u>	prov	ide for the manner in which disputes are referred.					
(2)	_		s made under this section are secondary legislation (<i>see</i> Part 3 of the Act 2019 for publication requirements).					
205	Regi	ulation	as may set fees and charges					
(1)	Regi	ılation	s may do any of the following:	30				
	(a)	set th	ne amounts of fees and charges for the purposes of this Part:					
	(b)	set thed:	ne method by which the amount of any fee or charge is to be calcula-					
	(c)	-	ide for exemptions from, or waivers or refunds of, a fee or charge, hole or in part, in any class of case:	35				
	(d)		orise the Secretary-or another person to grant an exemption, waiver, fund in any particular case or class of case.					

(2)	Regulations may set fees and charges that—						
	(a)	differ, depending on whether a special or an urgent service is provided:					
	(b)	include more than 1 level of fee or charge for the same service provided in different ways or provided in, or in respect of, different places:					
	(c)	differ for otherwise similar services provided in different ways:	5				
	(d)	differ, depending on the amount of service required or the components of the service required for the particular person.					
(3)	may	gulations prescribe a formula for determining a fee or charge, the formula specify the value of 1 or more of its components as being an amount or ants notified for those components by the Secretary.	10				
(4)		amount or amounts referred to in subsection (3) must be notified by the etary on a Internet site maintained by or on behalf of the Ministry.					
<u>(5)</u>		slations made under this section are secondary legislation (see Part 3 of the slation Act 2019 for publication requirements).					
206	Regu	llations may impose levies	15				
(1)	Regu	Regulations may do any of the following:					
	(a)	impose a levy payable to the Secretary for the purpose of wholly or partially funding the services provided and functions performed by the Secretary:					
	(b)	provide for exemptions from, or waivers or refunds of, a levy, in whole or in part, in any class of case:	20				
	(c)	authorise the Secretary to grant an exemption, waiver, or refund in any particular case or class of case.					
(2)	Regu	lations made for a purpose described in subsection (1) must specify—					
	(a)	the persons primarily responsible for paying the levy; and	25				
	(b)	the basis on which the amount of levy is to be calculated or ascertained; and					
	(c)	the persons (if any) to be exempt from paying the levy; and					
	(d)	the persons responsible for collecting the levy from those primarily responsible for paying it; and	30				
	(e)	the maximum rate of levy; and					
	(f)	how the actual rate of the levy is to be set; and					
	(g)	how the rates of the levy and variation of rates are to be notified; and					
	(h)	whether the persons collecting the levy are entitled to recover the costs of levy collection and the estimated amount of those costs.	35				
(3)	_	lations made for a purpose described in subsection (1) may provide for of the following:					

(a)

the making of returns to the Secretary for the purpose of enabling or

	()	assisting the determination of amounts of levy payable:	
	(b)	the circumstances in which, and conditions subject to which, persons may be allowed extensions of time for the payment of any levy:	
	(c)	the payment of an additional or increased levy when amounts of levy otherwise payable have been paid late, paid in part, or not paid at all:	5
	(d)	the holding of funds, from which payments of levy are to be made, on trust in separate accounts.	
4)	Regul	lations made under this section—	
	(a)	are secondary legislation (see Part 3 of the Legislation Act 2019 for publication requirements); and	10
	(b)	must be confirmed by an Act (see subpart 3 of Part 5 of the Legislation Act 2019).	
5)	_	ulations made under subsection (1)(c) authorise the Secretary to grant emption, waiver, or refund,—	15
	(a)	an instrument granting an exemption, waiver, or refund is secondary legislation (see Part 3 of the Legislation Act 2019 for publication requirements), unless it applies only in a particular case; and	
	(b)	the regulations must contain a statement to that effect.	
207	Reau	irements before making rules	20
1)	The S	Secretary must not recommend that rules be made under this subpart satisfied—	
	(a)	that the rules are necessary or desirable for the purposes of this Part; and	
	(b)	that there has been appropriate consultation with affected persons or representatives of persons substantially affected, including representatives of tangata whenua, forestry industry bodies, and unions (as defined in section 5 of the Employment Relations Act 2000).	25
2)		ultation need not be undertaken on matters involving minor corrections or ing, or otherwise of a minor or technical nature.	
3)		lure to consult does not affect the validity of any rules made for the pur- of this Part.	30
208	Rules	s: practice standards for log traders	
1)	The S	ecretary may make rules that set practice standards for log traders.	
2)		ules may set standards for any matter relating to forestry operations and ry services including the following:	35
	(a)	valuation; and	
	(b)	emissions trading; and	
	(c)	sale and purchase agreements for domestic transactions or exports; and	

(d)

other sale and purchase requirements.

(3)		However, the rules must not impose any condition or requirement that is properly a matter for commercial agreement between parties.					
(4)			e under this section are secondary legislation (see Part 3 of the Act 2019 for publication requirements).	5			
			Subpart 10—Review and appeal				
209	Righ	t of rev	view of certain decisions				
(1)	 A person to whom any of the following decisions apply may seek a review of the decision: 						
	(a)		ision to decline an application to be a registered log trader (see ion 181):	10			
	(b)	a dec 182):	ision to impose or modify a condition of registration (see section				
	(c)	a deci	ision to suspend a person's registration as a log trader (see section	15			
	(d)		ision to issue a notice requiring a registered log trader to rectify an or omission (see section 191).				
	<u>(d)</u>	a deci	ision to issue a notice requiring a registered log trader to—				
		<u>(i)</u>	rectify an error or omission (see section 191(2)(a)); or				
		<u>(ii)</u>	take steps to provide relief from the consequences of the error or omission (see section 191(2)(b)).	20			
(2)	An a	pplicati	ion for review of the decision must—				
	(a)		ade to the Secretary, in writing, within 30 days after the date on the decision was notified to the applicant; and				
	(b)	state priate	the grounds on which it is believed that the decision was inappro-	25			
(3)		decision ecretar	n sought to be reviewed remains valid unless and until altered by y.				
210	Who	reviev	vs decision				
(1)	The r	eviewe	er of a decision referred to in section 209(1) must be,—	30			
	(a)		decision made by the Secretary, a person appointed by the Minister subsection (2); and				
	(b)		decision made by a person who is acting under the delegated rity of the Secretary,—				
		(i)	a person who was not involved in making the decision and who is designated by the Secretary; or	35			
		(ii)	the Secretary.				

5

15

(2) The Minister may appoint a person for the purpose of **subsection (1)(a)** on any terms and conditions that the Minister considers appropriate (including conditions as to the payment of fees).

211 How review is conducted

- (1) If the Secretary receives an application for review under **section 209**, the Secretary must ensure that the application is forwarded to the appropriate reviewer (see **section 210**).
- (2) The reviewer must review the matter—
 - (a) within 60 days after receiving the application; or
 - (b) within an extended period not exceeding a further 30 days that the reviewer notifies to the applicant in writing before the end of the 60 days.
- (3) For the purposes of a review,—
 - (a) the reviewer may require the applicant to supply, within the time specified by the reviewer, information additional to that contained in the application for review; and
 - (b) the time taken to supply the additional information (or allowed for its supply, if the information is not in fact supplied) is not to be counted for the purposes of the time limits specified in **subsection (2)**.
- (4) The reviewer must, as soon as practicable after completing the review, notify the applicant in writing of—
 - (a) the decision on the review; and
 - (b) the reasons for the decision; and
 - (c) the right of appeal under **section 212**.
- (5) A decision by the reviewer under this section is final, unless determined otherwise by a court of law of competent jurisdiction.

212 Appeals

- (1) A person to whom a decision of reviewer under **section 211** applies may appeal to the High Court against the decision.
- (2) At any time before the final determination of an appeal, the High Court may make an interim order that an appellant is to be treated as if they were a registered—person_log trader until the end of the day on which the High Court finally determines the appeal.
- (3) An interim order may be subject to any conditions that the High Court thinks fit.
- (4) A party may appeal to the Court of Appeal against a decision of the High Court under this section on a question of law only.
- (5) An appeal under this section must be brought—

	(a) in accordance with the rules of court; and					
	(b) within 20 working days after the day on which notice of the relevant decision is given to the appellant.					
(6)	However, the relevant court may accept a late appeal no later than 60 working days after the day on which notice was given to the appellant if the court is satisfied that exceptional circumstances prevented the appeal from being made in time.					
(7)	Nothing in this section affects the right of any person to apply for judicial review.					
	Part 7	10				
Pro	ovisions that apply to Cost recovery for purposes of Parts 2A, 5,					
	and 6					
213	Part applies to specified Parts					
(1)	This Part applies to the costs of administering the following Parts:					
	(a) Part 2A (regulation of forestry advisers):	15				
	(b) Part 5 (legal harvest assurance):					
	(c) Part 6 (log traders).					
(2)	In this Part, specified Part means a Part specified in subsection (1).					
	Subpart 1—Cost recovery					
214	Obligation to recover costs	20				
(1)	This section applies to the direct and indirect costs of administering a specified Part.					
(2)	The Minister must take all reasonable steps to ensure that the costs are recovered, whether by way of fees, levies, or otherwise.					
(3)	The obligation to recover costs does not apply to costs that are provided for by money appropriated by Parliament for the purpose.	25				
215	Principles of cost recovery					
(1)	In determining the most appropriate method of cost recovery to use, the Minister must have regard, as far as is reasonably practicable, to the following criteria:	30				
	(a) equity, in that funding for a particular function, power, or service, or a particular class of functions, powers, or services, should generally, and to the extent practicable, be sourced from the users or beneficiaries of the relevant function, power, or service at a level commensurate with their use or benefit from the function, power, or service:	35				

the relevant function, power, or service:

(b)

(c)

(d)

efficiency, in that costs should generally be allocated and recovered in

reasonable costs (including indirect costs) of the provision or exercise of

transparency, in that costs should be identified and allocated as closely

order to ensure that maximum benefits are delivered at minimum cost: justifiability, in that costs should be collected only to meet the actual and

	as practicable in relation to tangible service provision for the recovery period in which the service is provided.					
(2)	How	ever,—	_			
	(a)		need not be a strict apportionment of the costs to be recovered for a cular function or service based on usage; and	for a 10		
	(b)		out limiting the way in which fees or charges may be set, a fee or ge may be set at a level or in a way that—			
		(i)	is determined by calculations that involve an averaging of costs or potential costs:	15		
		(ii)	takes into account costs or potential costs of services that are not directly to be provided to the person who pays the fee or charge, but that are an indirect or potential cost arising from the delivery of the service in question to a class of persons or all persons who use the service.	20		
216	Requ	iireme	ent for consultation			
(1)	Costs must not be recovered unless there has been consultation with affected persons or representatives of persons substantially affected, including representatives of tangata whenua and forestry industry bodies.					
(2)	Consultation is not required in relation to specific fees or charges, or the specific levels of fees or charges, so long as the fees or charges set are reasonably within the scope of any general consultation.					
217	Meth	ods of	f cost recovery			
	The r	nethod	ls by which costs may be recovered are as follows:			
	(a)	fixed	fees or charges:	30		
	(b)		or charges based on a scale or formula or at a rate determined on an ly or other unit basis:			
	(c)	use of	of a formula or other method of calculation for fixing fees and ges:			
	(d)		ecovery by way of fee or charge of actual and reasonable costs nded in, or associated with, the performance of a service or func-	35		
	(e)		nated fees or charges, or fees or charges based on estimated costs, before the provision of the service or function, followed by recon-			
			87			
			8/			

			ion and an appropriate further payment or refund after provision of ervice or function:	
	(f)	levie	s:	
	(g)	any c	combination of the above.	
218	Cost	recov	ery to relate generally to financial year	5
(1) This section applies to regulations—				
	(a)	that a	are made under a specified Part; and	
	(b)	that s	set a fee, charge, or levy that applies in any financial year.	
(2)	Regu	ılations	3—	
	(a)		have been made before the start of that financial year, unless sub- ion (3) applies; and	10
	(b)		y in that financial year and all subsequent financial years until ked or replaced, unless regulations provide otherwise.	
(3)	_		s may be made during a financial year that alter or set a fee, charge, able in that financial year only if—	15
	(a)		ee, charge, or levy is reduced, removed, or restated without substan- alteration; or	
	(b)	in the	e case of an increased, or a new, fee, charge, or levy,—	
		(i)	appropriate consultation has been carried out with persons or representatives of persons substantially affected by the alteration or setting, including representatives of tangata whenua and forestry industry bodies:	20
		(ii)	the Minister is satisfied that those persons or representatives agree or do not substantially disagree with the alteration or setting.	
(4)	charg	ge, or l	n does not prevent the amendment of any regulation setting a fee, levy if any substantive alteration effected by the amendment is for of correcting an error.	
(5)	for a over-	ny of t	nay be made in any financial year of any shortfall in cost recovery he preceding 4 financial years, and allowance may be made for any ery of costs in those financial years (including any estimated short- recovery for the immediately preceding financial year).	
219	Min	ister m	nay review levels and methods of cost recovery	
(1)			er may, from time to time, review the levels and methods of cost relation to a specified Part.	
(2)	A re	view m	iay—	35
	(a)		e provision for recovery in any relevant financial year of any short- n cost recovery for any of the preceding 4 financial years; or	

	(b)	make allowance for any over-recovery of costs in those years (including any estimated shortfall or over-recovery for the immediately preceding financial year).				
(3)	To avoid doubt, all areas of cost recovery need not be reviewed at the same time, nor is there any time limit on the making of regulations to implement the results of a review.					
220	Trus	t accounts required to be kept by persons collecting levies				
(1)	This	section applies if—				
	(a)	regulations are made under a specified Part; and				
	(b)	regulations require the operation of a trust account for any levy money by the person responsible for collecting the levy.	10			
(2)	Any amount held on trust that is due to be paid to the Secretary by the levy collector—					
	(a)	is to be treated as levy money held on trust for the Secretary; and				
	(b)	is not available for the payment of any creditor (other than the Secretary) of the levy collector, and is not liable to be attached or taken in execution at the instance of the creditor.	15			
(3)	main the p	erson who ceases to be responsible for collecting a levy must continue to tain the trust account until all the levy money payable to the Secretary for period during which the person was responsible for collecting the levy has paid.	20			
(4)		section (3) does not affect any obligation or liability under this Part of other person who has become responsible for collecting the levy.				
221	Fees	, levies, and charges payable are debt due to the Crown				
	due t	e, levy, or charge that has become payable under a specified Part is a debt to the Crown that is recoverable by the Secretary in any court of competent diction.	25			
222	Serv	ices may be withdrawn until debt paid				
(1)	If a person fails to pay by the due date any fee, levy, or charge payable under a specified Part, the person to whom the fee, levy, or charge is payable (the collector) may—					
	(a)	withdraw, or refuse to provide the person with, a service of the kind to which the debt relates; or				
	(b) refuse to perform a function under the specified Part in respect of the					

must give the person written notice of their intention to act under sub-

section (1) at least 10 working days before it acts; and

person in default.

The collector—

(2)

	(b)	must not act if the person satisfies the collector during that period that the debt is not payable.			
(3)	The collector is not required to reinstate or supply the service, or perform the function, until a court holds that—				
	(a)	the debt or part concerned is paid; or	5		
	(b)	the debt or part concerned is not payable; or			
	(c)	some lesser amount is payable, and the amount is paid.			
223	Obli	gation to pay fee, charge, levy, or penalty not suspended by dispute			
(1)	regar	section applies if there is a dispute between a person and the Secretary rding the person's liability to pay any amount of a fee, charge, levy, or penunder a specified Part.	10		
(2)	The	following are not suspended by the dispute:			
	(a)	the obligation of the person to pay the fee, charge, levy, or penalty:			
	(b)	the right of the Secretary to receive and recover the amount owing.			
		Subpart 2—Infringement offences	15		
<u>224</u>		<u>rpretation</u>			
	In th	<u>is subpart,—</u>			
		ngement fee, in relation to an infringement offence, means the infringet fee specified in regulations			
	<u>infri</u>	ngement offence means an offence—	20		
	<u>(a)</u>	against a provision of the regulations or any of—			
		(i) section 63ZK(1)(a) to (h); or			
		(ii) section 146(1)(a) to (I); or			
		(iii) section 192(1)(a) to (d); and			
	<u>(b)</u>	that regulations specify as being an infringement offence.	25		
<u> 225</u>	<u>Infri</u>	ingement offences			
(1)	A pe	erson who is alleged to have committed an infringement offence may—			
	<u>(a)</u>	be proceeded against by the filing of a charging document under section 14 of the Criminal Procedure Act 2011; or			
	<u>(b)</u>	be issued with an infringement notice under section 227.	30		
(2)	requi	eedings commenced in the way described in subsection (1)(a) do not ire the leave of a District Court Judge or Registrar under section 21(1)(a) e Summary Proceedings Act 1957.			
(3)		section 21 of the Summary Proceedings Act 1957 for the procedure that ies if an infringement notice is issued.	35		

<u>226</u>	Who may issue infringement notices					
	Any	officer may issue infringement notices under this subpart.				
<u>227</u>	An o	en infringement notice may be issued officer may issue an infringement notice to a person if they believe on onable grounds that the person is committing, or has committed, an ingement offence.	5			
<u>228</u>	Reve	ocation of infringement notice before payment made				
<u>(1)</u>	An officer may revoke an infringement notice before—					
	<u>(a)</u>	the infringement fee is paid; or				
	<u>(b)</u>	an order for payment of a fine is made or deemed to be made by a court under section 21 of the Summary Proceedings Act 1957.	10			
(2)		officer must take reasonable steps to ensure that the person to whom the see was issued is made aware that the notice is revoked.				
(3)	not	the revocation of an infringement notice before the infringement fee is paid is not a bar to any further action as described in section 225(1)(a) or (b) gainst the person to whom the notice was issued in respect of the same matter.				
<u>229</u>	Wha	nt infringement notice must contain				
		nfringement notice must be in the form prescribed in regulations and must ain the following particulars:				
	<u>(a)</u>	details of the alleged infringement offence that fairly inform a person of the time, place, and nature of the alleged offence:	20			
	<u>(b)</u>	the amount of the infringement fee:				
	<u>(c)</u>	the address of the place where the infringement fee may be paid:				
	<u>(d)</u>	how the infringement fee may be paid:				
	<u>(e)</u>	the time within which the infringement fee must be paid:	25			
	<u>(f)</u>	a summary of section 21(10) of the Summary Proceedings Act 1957:				
	(g)	a statement that the person served with the notice has a right to request a hearing:				
	<u>(h)</u>	a statement of what will happen if the person served with the notice neither pays the infringement fee nor requests a hearing:	30			
	<u>(i)</u>	any other matters specified in regulations.				
<u>230</u>	How	infringement notice may be served				
(1)		nfringement notice may be served on the person who the officer believes is mitting or has committed the infringement offence by—				
	<u>(a)</u>	delivering it to the person or, if the person refuses to accept it, bringing it to the person's notice; or	35			

	(b) leaving it for the person at the person's last known place of residence with another person who appears to be of or over the age of 14 years; or				
	<u>(c)</u>	leaving it for the person at the person's place of business or work with another person; or			
	<u>(d)</u>	sending it to the person by prepaid post addressed to the person's last known place of residence or place of business or work; or	5		
	<u>(e)</u>	sending it to an electronic address of the person in any case where the person does not have a known place of residence or business in New Zealand.			
<u>(2)</u>	<u>Unle</u> s	ss the contrary is shown,—	10		
	<u>(a)</u>	an infringement notice (or a copy of it) sent by prepaid post to a person under subsection (1) is to be treated as having been served on that person on the fifth working day after the date on which it was posted; and			
	<u>(b)</u>	an infringement notice sent to a valid electronic address is to be treated as having been served at the time the electronic communication first entered an information system that is outside the control of the Secretary.	15		
<u> 231</u>	Payn	nent of infringement fees			
	All in	nfringement fees paid for infringement offences must be paid into a Crown Account.			
<u> 232</u>	Rem	inder notices	20		
	inclu	minder notice must be in the form specified in regulations and must de the same particulars, or substantially the same particulars, as the agement notice.			
43	Sche	dule 1AA amended			
	In Sc	hedule 1AA,—	25		
	(a)	insert the Part set out in Schedule 1 of this Act as the last Part; and			
	(b)	make all necessary consequential amendments.			
		Part 2			
		Consequential amendments to other enactments			
14	Cons	sequential amendments	30		
		nd the enactments specified in Schedule 2 as set out in that schedule.			

Schedule 1 New Part 2 inserted into Schedule 1AA

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	Pro	Part 2 ovisions relating to Forests (Legal Harvest Assurance) Amendment Act 2022	5
ļ	Inte	rpretation	
	In th	is Part,—	
		ndment Act means the Forests (Legal Harvest Assurance) Amendment 2022	10
	com	mencement date means the date on which this Part commenced.	
5	How	Part 5 applies to regulated timber under pre-existing arrangements	
1)	Part	5—	
	(a)	applies to any regulated timber or specified timber products supplied or received after the commencement date under a pre-existing arrangement; and	
	(b)	to avoid doubt, does not apply to regulated timber or specified timber products supplied or received before the commencement date.	
(2)		is clause, pre-existing arrangement means a transaction agreed to, or an ement made, before the commencement date.	20
6	Con	tinuation of exemption notices made under section 63ZZN	
		exemption notice made by the Secretary under section 63ZZN before the mencement date must be treated as if it were a notice made under section	

Schedule 2 Consequential amendments

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Legislation Act 2019 (2019 No 58)

In Schedule 3 of the Legislation Act 2019, after the item relating to the Fisheries Act 5 1996, insert:

1,,0,1110010				
Empowering provision	Exen	nption grounds	Presentation exemption (s 114(2)(a))	Disallowance exemption (s 115(d))
Forests Act 1949				
Section 113 <u>(1)(aa)</u>	that c	Secretary considers compliance would tin 1 or more of the wing activities:	Exemption applies if exemption ground is met	Exemption applies
	(a)	disclosure of commercially sensitive information:		
	(b)	disclosure of commercially sensitive information:		
	(c)	prejudice to New Zealand's position in current or future negotiations for overseas market access:		
	(d)	prejudice to the international relations of New Zealand.		

Search and Surveillance Act 2012 (2012 No 24)

In the Schedule, after the item relating to section 71B(1) of the Forests Act 1949, insert:

Section 141	Forestry officer Officer may (at a reasonable time) enter certain places without search warrant to determine whether a person is complying with requirements imposed by or under Part 5 of the Forests Act 1949 (which relates to the legal harvest system).	Part 4 (other than subparts 2, 3, 6, and 8 and sections 118 and 119)
Section 142	Officer may in accordance with search	Part 4 (other than subparts 2, 3, 6, and 8

Search and Surveillance Act 2012 (2012 No 24)—continued

warrant enter, search,	and sections 118 and
and examine a place.	<u>119)</u>

Summary Proceedings Act 1957 (1957 No 87)

In section 2(1), definition of **infringement notice**, after paragraph (ga), insert:

(gb) **section 150 227** of the Forests Act 1949; or

Legislative history

18 May 2022	Introduction (Bill 118–1)
21 June 2022	First reading and referral to Primary Production Committee

Wellington, New Zealand: