Government Bill

As reported from the committee of the whole House

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As reported from the committee of the whole House

text inserted text deleted

Hon Damien O'Connor

Food Safety Law Reform Bill

Government Bill

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The Parliament of New Zealand enacts as follows:

1 Title

This Act is the Food Safety Law Reform Act 2016.

2 Commencement

(1) **Sections 64 and 176** come into force of force on the earlier of—

(a)

a date appointed by the Governor-General by Order in Council; and

	(b) the day that is 2 years after the date on which it receives the Royal assent.	
(2)	The rest of this Act comes into force on the day after the date on which it receives the Royal assent.	5
	Part 1	
	Amendments to Food Act 2014	
3	Principal Act	
	This Part amends the Food Act 2014 (the principal Act).	
<u>3A</u>	Section 9 amended (Meaning of food)	10
<u>(1)</u>	Replace section 9(1)(c)(iii) with:	
	(iii) any substance that—	
	(A) is used only as a medicine or is a controlled drug or psycho- active substance; but	
	(B) is not the subject of a declaration referred to in paragraph (b)(vii); or	15
<u>(2)</u>	Replace section 9(4) with:	
<u>(4)</u>	<u>In this section,—</u>	
	animal has the meaning given by section 4(1) of the Animal Products Act 1999	20
	controlled drug has the meaning given by section 2 of the Misuse of Drugs Act 1975	
	medicine has the meaning given by section 3 of the Medicines Act 1981	
	psychoactive substance has the meaning given by section 9 of the Psychoactive Substances Act 2013.	25
4	Section 18 amended (Role of chief executive)	
	After section 18(2)(j), insert:	
	(ja) undertaking contingency planning for incidents that may affect the safety and suitability of food; and	
5	Section 41 replaced (Food control plan: form)	30
	Replace section 41 with:	
41	Food control plan: form	
	A food control plan must be in writing and—	

(a)

be submitted for registration in a form acceptable to the appropriate au-

		thority; and				
	(b)	comply with the requirements of this Act.				
6	Section 42 amended (Food control plan: contents)					
	After	section 42(h), insert:	5			
	(ha)	if subpart 1 of Part 3A applies, any matters relating to the tracing of food and recall of food that are required by any regulations made under section 133C and any notice under section 405 ; and				
7	Section	on 43 amended (Regulations about food control plans)				
(1)	In the	heading to section 43, after "Regulations", insert "and notices".	10			
(2)	Repla	ce sections 43(1)(c) and (d) with:				
	(c)	requiring a food control plan to be differentiated from other information kept by the operator and prescribing how this must be done:				
	(d)	prescribing requirements for the registration of food control plans, including the manner and form in which the operator must provide the food control plan for registration:	15			
(4)	After	section 43(2), insert:				
(3)	The c	The chief executive may, by notice under section 405 ,—				
	(a)	set requirements as to how persons who operate under food control plans are to demonstrate competency (in relation to the safety and suitability of food, food production, and food processing and handling), the appropriate training for those persons, and the staff training to be provided:	20			
	(b)	set requirements for the validation and evaluation of food control plans:				
	(c)	supplement regulations made under this section.				
9	Section	on 53 amended (Application for registration: form and content)	25			
(1)		ace section 53(2) with:				
(2)	For a	food control plan that is based on an official template or model, the inforn referred to in subsection (1)(b) is—				
	(a)	the information required under section 42(a) to (e) that provides a comprehensive and accurate representation of all the requirements of those paragraphs; and	30			
	(b)	the reference number of the official template or model; and				
	(c)	confirmation of the operator's verifier or verification agency.				
(2)		etion 53(3)(b), replace "by the chief executive on a case-by-case basis or tice under section 405" with "under subsection (4) ".	35			
(3)	After	section 53(3), insert:				

(4)			executive may waive the requirement to provide an independent of the validity of a food control plan—					
	(a)	on a	case-by-case basis; or					
	(b)	by n	otice under section 405.					
10	Secti	ion 5 6	amended (Criteria for registration of food control plan)	5				
(1)	In se	ction 5	56(d)(ii), replace "Act." with "Act; and".					
(2)	Afte	r sectio	on 56(d), insert:					
	(e)	•	plan is clear enough to be readily understood by the operator, the vant registration authority, and the operator's verifier or verification cy.	10				
11			amended (Applicants for registration must notify registration of significant change in circumstances)					
	Repl	ace sec	etion 58(3)(a) with:					
	(a)		e application is for registration of a food control plan under section any change in the information that the applicant—	15				
		(i)	has provided in the food control plan to meet the requirements of section 42(a) to (e):					
		(ii)	has provided under section 55:					
12			on 61A inserted (Clarity of food control plans not based on applate or model)	20				
	After	r sectio	on 61, insert:					
61A	Clar	Clarity of food control plans not based on official template or model						
	If a registration authority considers that a food control plan that is not based on an official template or model does not comply with section 56(e) ,—							
	(a)		authority may require the operator of the plan to amend the plan to ply with section 56(e) ; and	25				
	(b)		operator must amend the plan accordingly within 6 months after the the operator received the authority's requirement to amend the plan.					
13	Secti	ion 62	amended (Mandatory suspension)					
(1)	In se	ction 6	52(1)(d), after "it", insert "; or".	30				
(2)	Afte	r sectio	on 62(1)(d), insert:					
	(e)		e case of a registered food control plan that is not based on an offi- template or model, the operator has failed to comply with a require-					

ment under **section 61A**.

Section 67 amended (Cancellation of registration)

In section 67(1)(g), replace "fee)." with "; or".

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(1)

(2)	Afte	section 67(1)(g), insert:				
	(h)	in the case of a registered food control plan that is not based on an official template or model, the operator has failed to comply with a requirement under section 61A .	5			
15	Secti	Section 74 amended (National programme: general description)				
		ection 74(1)(a), replace "and registration requirements" with "registration rements, and traceability and recall requirements".				
16	Secti	ion 75 amended (How national programme may be imposed)	10			
(1)	Replace section 75(1) with:					
(1)	A na	tional programme may be imposed by regulations made under section 76.				
(2)		ection 75(2), replace "or specifications referred to in subsection (1)" with de under section 76 or notice referred to in section 76(3) ".				
17	Secti	on 76 amended (Regulations about national programmes)	15			
(1)	In th	In the heading to section 76, after "Regulations", insert "and notices".				
(2)	After section 76(2), insert:					
(3)	The	The chief executive may, by notice under section 405 ,—				
	(a)	set requirements as to how persons who operate under national programmes are to demonstrate competence (in relation to the safety and suitability of food, food production, and food processing and handling), the appropriate training for those persons, and the staff training to be provided; and	20			
	(b)	specify information or other material (including any declarations) that must be provided in an application for registration; and	25			
	(c)	supplement regulations made under this section.				
18		ion 78 amended (Requirements of national programme to prevail in s of inconsistency with other regulations or specifications made under Act)				
(1)	In th	e heading to section 78, replace "specifications" with "notices".	30			
(2)	In se	ction 78, replace "specifications" with "notices".				
19	Secti	ion 83 amended (Application for registration: form and content)				
	Repl	ace section 83(i) with:				
	(i)	include any further information or other material (including declarations, if appropriate) that may be required by any regulations made under this Act or any notice under section 405 ; and	35			

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Section 103 amended (Regulations about monitoring programmes)

(1)	In the	e heading to section 103, after "Regulations", insert "and notices".	
(2)	After	section 103(3), insert:	
(4)		chief executive may, by notice under section 405 , supplement regulamade under this section.	5
21	Secti notic	on 104 amended (Chief executive may specify certain matters by e)	
(1)	Repe	al section 104(2).	
(2)	In sec	etion 104(3), delete "or (2)".	
22	Secti	on 110 amended (Duties of importer)	10
(1)	In sec	ction 110(1)(c), delete "source or".	
(2)	reference son correference	ection 110(1)(d), replace "recognised person (other than a verifier) were a ence to any recognised person (including a verifier)" with "recognised person recognised agency (other than a verifier or verification agency) were a ence to any recognised person or recognised agency (including a verifier rification agency)".	15
23	New	Part 3A inserted	
	After	section 133, insert:	
		Part 3A	
		Tracing, recall, and verification	20
		Subpart 1—Tracing and recall	
133A	Appl	lication of this subpart	
	This	subpart applies to a person who—	
	(a)	trades in food; and	
	(b)	is specified by regulations made under section 133C(1)(a) as a person to whom this subpart applies.	25
133B	Trac	ing and recall	
	-	rson to whom this subpart applies must, in accordance with any regulamade under section 133C and any notice under section 405 ,—	
	(a)	have in place procedures for—	30
		(i) tracing food; and	
		(ii) recalling food; and	
	(b)	conduct simulations or other tests of those procedures; and	

	(c)	ımple	ement those procedures to trace and recall food.	
133C	Regu	lation	s and notices relating to tracing and recall of food	
(1)			or-General may, by Order in Council made on the recommendation ster, make regulations for all or any of the following purposes:	
	(a)	speci:	fying a person who trades in food as a person to whom this subpart es:	5
	(b)	settin	g requirements that apply to that person in relation to—	
		(i)	the content of procedures referred to in section 133B(a); and	
		(ii)	the conducting of simulations and other tests of those procedures; and	10
		(iii)	the implementation of those procedures to trace food and recall food:	
	(c)	-	fying matters in relation to tracing and recall that must be included plicable) in a food control plan or a national programme.	
(2)	ter mu	ıst be	mmending the making of regulations under this section, the Minissatisfied that there has been appropriate consultation on the regula-ordance with section 379.	15
(3)	The chief executive may, by notice under section 405 , supplement regulations made under this section.			
			Subpart 2—Verification	20
133D	Appli	icatio	1	
	This s	ubpar	t applies to a person who—	
	(a)	trades	s in food; and	
	(b)		ecified by regulations made under section 133F(1)(a) as a person om this subpart applies.	25
133E	Verifi	ication	1	
	are ve	rified	whom this subpart applies must ensure that the person's operations in accordance with any regulations made under section 133F and under section 405 .	
133F	Regul	lations	s and notices relating to verification	30
(1)			or-General may, by Order in Council made on the recommendation ster, make regulations for all or any of the following purposes:	
	(a)	speci:	fying a person who trades in food as a person to whom this subpart es:	
	(b)	-	fying the operations or the part of the person's operations that must rified:	35

	(c)	prescribing requirements relating to the exercise, carrying out, and managing of verification functions and activities:		
	(d)	specifying matters in relation to verification that must be included in a food control plan.		
(2)	ter mu	e recommending the making of regulations under this section, the Minister be satisfied that there has been appropriate consultation on the regular accordance with section 379.	5	
(3)	The cl	nief executive may, by notice under section 405,—		
	(a)	prescribe requirements relating to the verification of those operations, including requirements relating to the frequency, intensity, and cost of verification; and	10	
	(b)	supplement regulations made under this section.		
26		section 157A inserted (Recognised agency and recognised person ntable to chief executive)		
	After	section 157, insert:	15	
157A	A Recognised agency and recognised person accountable to chief executive			
(1)		ognised agency is, in carrying out its specified functions and activities in on to a food business, accountable to the chief executive.		
(2)	A recognised person is, in carrying out his or her specified functions and activities in relation to a food business, accountable to the chief executive.			
27	Section	on 174 amended (Duties of territorial authority)		
(1)		tion 174(f), replace "under section 405 (which reports must include any s specified in the notice under that section)" with "referred to in subsec-2)".		
(2)	In sec	tion 174, insert as subsection (2):	25	
(2)	which	hief executive may, by notice under section 405 , specify the intervals at the reports required by subsection (1)(f) must be provided and any debe included in the reports.		
28	Section	on 204 amended (Regulations may impose fees and charges)		
	Repla	ce section 204(5) with:	30	
(5)	_	ulations prescribe a formula for determining a fee or charge, the value to ributed to a component of that formula may—		
	(a)	be specified in the formula; or		
	(b)	be specified by the chief executive by notice under section 405 .		

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29	Section 292 amended (Require production of information for purpose of determining safety and suitability of food)				
	-		e heading to section 292 with "Chief executive may require inform operator to determine safety and suitability of food".		
30	dete	rmine	n 292A inserted (Chief executive may require information to safety of food)	5	
	Afte	section	on 292, insert:		
292A	Chie	ef exec	utive may require information to determine safety of food		
(1)	This	section	applies if the chief executive—		
	(a)		ifies that the consumption of a food may pose a serious risk of illor injury to consumers; and	10	
	(b)	consi	iders that urgent action may be needed to protect consumers from risk.		
(2)			xecutive may require a person who is not an operator of a food busivide the information described in subsection (3) if—	15	
	(a)		chief executive reasonably considers the information is necessary relevant to determine—		
		(i)	the safety status of food; or		
		(ii)	the extent of the risk referred to in subsection (1)(a); or		
		(iii)	the action needed to protect consumers from that risk; and	20	
	(b)	the c	hief executive reasonably believes that the person has the informa-		
(3)	The i	inform	ation is information about—		
	(a)	food food	or anything that may become food or anything that has become	25	
	(b)		od-related accessory used in producing or processing and handling for sale:		
	(c)	any j	place used for the production, processing and handling, or sale of		
	(d)	anytl	ning that is or is likely to be a hazard.	30	
(4)	A rec	quirem	ent to provide information under this section must be in writing.		
(5)	The	chief e	xecutive—		
	(a)	-	require the information to be provided to the chief executive or a safety officer; and		
	(b)	-	require the information to be provided within a time specified by hief executive; and	35	

	(c) may copy the information or require a food safety officer to copy the information.				
(6)	A copy that is made under subsection (5) and certified by the chief executive or the food safety officer as a true and correct copy is presumed to be a true and correct copy until the contrary is proved.				
(7)	No person is excused from compliance with a requirement to provide information under this section by reason only that compliance with that requirement would constitute breach of any contract or agreement.				
(8)	No evidence of any information that has directly or indirectly been obtained as a result of a person's compliance with a requirement to provide information under this section may be used against the person in any criminal proceeding, except in a criminal proceeding that concerns the falsity of the information. Compare: 2009 No 35 s 9(2)	10			
30A	Cross-heading above section 294 replaced				
	Replace the cross-heading above section 294 with:	15			
Rig	ghts of access of verifiers, verification agencies, recognised persons, and recognised agencies				
30B	Section 294 amended (Verifiers' rights of access and certain verifier powers)				
(1)	Replace the heading to section 294 with "Rights of access and related powers and duties of verifiers and verification agencies".	20			
(2)	In section 294(1), replace "verifier" with "verifier or verification agency".				
(3)	Replace section 294(2), with:				
(2)	The following duties apply:				
	(a) a verifier or verification agency must give the operator reasonable notice of the verifier's or verification agency's intention to carry out the verification; and	25			
	(b) the verifier or each person authorised by the verification agency to carry out the verification must identify himself or herself on entry to the place and when asked at any time by any person at the place.	30			
(4)	In section 294(3) to (6), replace "verifier" with "verifier or verification agency".				
30 C	Section 295 amended (Recognised persons' rights of access)				
(1)	Replace the heading to section 295 with "Rights of access and related powers and duties of recognised persons and recognised agencies".	35			
(2)	In section 295(1), replace "must provide a recognised person (other than a veri-				

fier) with the following, so as to enable the person" with "must provide a

	-	gnised person or recognised agency (other than a verifier or verification cy) with the following, so as to enable the person or agency".		
(3)	Replace section 295(2) with:			
(2) The following duties apply:				
	(a)	a recognised person or recognised agency must give reasonable notice of the person's or agency's intention to perform the functions or duties or exercise the powers; and	5	
	(b)	the recognised person or each person authorised by the recognised agency for the purposes of paragraph (a) must identify himself or herself on entry to the place and when asked at any time by any person at the place.	10	
(4)		ction 295(3) to (6), replace "recognised person" with "recognised person cognised agency".		
31	Section of the sectio	on 321 amended (Matters may be completed by different food safety er)	15	
(1)	In the	e heading to section 321, replace "completed" with "continued".		
(2)	In se	ction 321(1), replace "completed" with "continued".		
31A	Secti	on 322 amended (Application for search warrant)		
	Repla	ace section 322(2) with:		
(2)	A conwarra	nstable or a food safety officer may apply to an issuing officer for a search ant.	20	
31B	Secti	on 353 amended (Chief executive may delegate)		
		ction 353(2), replace "powers in sections 289 and" with "power in sec-		
32	Secti can o	on 381 amended (Regulations: what they can apply to and what they do)	25	
	Repe	al section 381(10).		
33	Secti	on 383 amended (Regulations about standards in relation to food)		
(1)	In the	e heading to section 383, after "Regulations", insert "and notices".		
(2)	In se	ction 383(4)(b), replace "section 406(1)(u)" with "subsection (8)".	30	
(3)	In se	ction 383(4)(c), replace "section 406(1)(u)" with "subsection (8)".		
(4)	After	section 383(7), insert:		
(8)	The o	chief executive may, by notice under section 405,—		
	(a)	specify the maximum amount of contaminants or residues that may be present in food:	35	
	(b)	set requirements in relation to the matters specified in paragraph (a):		

(c)

provide for the matters referred to in subsection (4)(b) and (c):

	(d)	suppl	ement regulations made under this section.					
34	Secti matt		amended (Regulations about risk-based measures and related					
(1)	In the	In the heading to section 384, after " Regulations ", insert " and notices ".						
(2)	After	section	n 384(2), insert:					
(3)			executive may, by notice under section 405 , supplement regulatunder this section.					
35	Secti	on 385	amended (Regulations about grading schemes)					
(1) (2)	In the heading to section 385, after " Regulations ", insert " and notices ". After section 385(4), insert:							
(5)			executive may, by notice under section 405 , supplement regula- under this section.					
36	Secti	on 387	amended (Regulations about imported food)					
(1)	In the	e headi	ng to section 387, after "Regulations", insert "and notices".	15				
(2)	Repla	ace sec	tion 387(1)(e) with:					
	(e)	requirements relating to the safety and suitability of food and to good operating practice:						
	(ea)	secto	ols, restrictions, requirements, and prohibitions in relation to a food r, including how a food sector must manage or deal with risks that from trading in food:	20				
(3)	After	section	n 387(3), insert:					
(4)	The c	chief ex	xecutive may, by notice under section 405,—					
	(a)		set requirements relating to the form or manner of applications for registration as an importer; and					
	(b)	speci	fy—					
		(i)	which imported food category a particular food fits into for the purposes of regulations made under this section; and					
		(ii)	conditions and criteria that attach to a particular food fitting within or continuing to fit within a particular category; and	30				
		(iii)	conditions and criteria that determine the basis for movement between particular categories; and					
		(iv)	requirements for providing samples and information about imported food and monitoring imported food that will assist in determining the risk of an imported food or determining an imported food's categorisation; and	35				
	(c)	suppl	ement regulations made under this section.					
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The effect of adopting a joint food standard is that a person who manufactures

or prepares food for sale in New Zealand, or sells food in New Zealand, or imports food into, or exports food from, New Zealand must comply with the re-

quirements of the adopted food standard in relation to that food.

(4)

1 art r	CI 40D	Food Salety Law Retorm Din	
<u>40B</u>		ion 400 amended (Amendment and revocation of adopted joint food dards)	
	Repl	ace section 400(2) with:	
(2)	must	amendment to an adopted food standard under subsection (1)(a) or (b) s, subject to this section, be adopted in the same way as a joint food stands adopted.	5
(3)	Section of—	ons 397 and 398 apply, subject to any necessary modifications, in respect	
	<u>(a)</u>	the adoption of an amendment to an adopted food standard except that section 397(2) and (3) does not apply if the amendment corrects an error or omission in that standard:	10
	<u>(b)</u>	the revocation of an adopted food standard.	
<u>40C</u>	Sect	ion 404 amended (Minister may issue domestic food standards)	
	<u>In se</u>	ction 404(1), after "imported into", insert ", or exported from,".	
41	Sect	ion 405 replaced (Notices relating to general matters)	15
	Repl	ace section 405 with:	
405	Noti	ces	
(1)	The	chief executive may issue notices that—	
	(a)	set requirements or specify matters that are permitted by this Act; or	
	(b)	are permitted by a provision of this Act to supplement regulations made under this Act.	20
(2)		chief executive must not issue a notice under subsection (1)(b) unless fied that the notice—	
	(a)	sets out matters of detail to elaborate on matters provided for in the regulations; or	25
	(b)	sets out procedures, methodologies, forms, or other matters of an administrative nature relating to matters provided for in the regulations; or	
	(c)	sets out how requirements imposed by the regulations may or must be met; or	
	(d)	otherwise supplements matters of general principle set out in the regulations.	30
(3)		notice issued under this section is inconsistent with the regulations, the lations prevail to the extent of the inconsistency.	
42	Sect	ion 406 repealed (Notices relating to specifications or requirements for	

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specific matters)

Repeal section 406.

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43	Section 409 amended (Application of Legislation Act 2012 to certain
	notices)

- (1) In section 409(1), delete "104, 405, 406(1)(a) to (u), or (w) to (y),".
- (2) In section 409(1), after "or 438", insert "or **section 405** by virtue of section 33, 39, 40, 44, 45, 46, 75, 103, 104, **133C**, **133F**, 170, 174, 291, 347, 383, 387, 5 389, or 390."
- (3) In section 409(2), replace paragraphs (a) to (c) with:
 - (a) under **section 405** by virtue of **section 53(4)(b)** in respect of a specified business; or
 - (b) under section 405 by virtue of section 387(4)(b); or
 - (c) under **section 405** by virtue of section 33(4), 45(5), 46(6), or 291; or

43AA Section 413 amended (Overview of transitional provisions)

Replace section 413(3) with:

- (3) However, despite the repeal of the Food Act 1981,—
 - (a) the Food Hygiene Regulations 1974 and the Food (Safety) Regulations 2002 continue in force until the end of this Act's introductory period unless revoked earlier by regulations made under this Act; and
 - (b) the Dietary Supplements Regulations 1985 continue in force until 1 March 2021 unless revoked earlier by regulations made under this Act.

43AB Section 420 amended (Pre-commencement legislative requirements: Food Act 1981 and regulations)

Replace section 420(3) with:

- (3) Despite subsection (2),—
 - (a) the Food Hygiene Regulations 1974 and the Food (Safety) Regulations 2002 continue in force until the end of this Act's introductory period unless revoked earlier by regulations made under this Act; and
 - (b) the Dietary Supplements Regulations 1985 continue in force until 1 March 2021 unless revoked earlier by regulations made under this Act; and
 - (c) the regulations continued by **paragraph** (a) or (b) may be amended as if the Food Act 1981 had not been repealed.

43A Section 421 amended (Pre-commencement standards)

After section 421(5), insert:

(6) If a food standard to which subsection (2) applies cannot be amended under section 404 because the requirements of section 404(1)(a) are not satisfied, the Minister may, by notice, amend the standard if the Minister—

	<u>(a)</u>	is satisfied that the amendment could have been made under section 11C of the Food Act 1981 (had it been in force); and	
	<u>(b)</u>	is satisfied that the amendment does not have the effect of extending the application of the standard; and	
	<u>(c)</u>	has taken into account the matters described in section 404(2); and	5
	<u>(d)</u>	is satisfied that there has been appropriate consultation on the amendment in accordance with section 379.	
<u>(7)</u>		ons 398 to 402 apply, subject to any necessary modifications, in respect of nendment made under subsection (6) .	
14	Secti	on 445 amended (References to standard works)	10
		ction 445(4), replace "Examples are the <i>Food Chemicals Codex</i> and the <i>maceutical Codex</i> ." with "An example is the <i>Codex Alimentarius</i> ."	
45	Sche	dule 2 amended	
(1)	pretz does	hedule 2, Part 4, under the heading "Manufacturers of crisps, popcorn, tels, or similar snack products" and subheading "What this food sector not include", in the second bullet point, replace "food control plans" with onal programme level 2".	15
(2)	drate	chedule 2, Part 4, under the heading "Manufacturers of dried or dehyed fruit or vegetables" and subheading "What this food sector does not de", in the first bullet point, replace "food control plans" with "national namme level 3".	20
16	Sche	dule 6 amended	
(1)		hedule 6, clause 5(3), after "standard", insert "or a standard work of refer- (as defined in section 445(4))".	
(2)		hedule 6, clause 9(2), replace "regulations that incorporate" with "a speci- document that incorporates".	25
(3)	In Sc	hedule 6, clause 9(3), replace "regulations" with "a specified document".	
		Part 2	
		Amendments to Animal Products Act 1999	
4 7	Princ	cipal Act	30
		Part amends the Animal Products Act 1999 (the principal Act).	
48	Secti	on 3 amended (General scheme of Act)	
(1)		ction 3(1)(c), delete ", and for the setting of any technical specifications	
		red to meet those standards".	
(2)	requi		35

49	Section 4 amended	(Interpretation)

- (1) In section 4(1), repeal the definitions of accredited person, accredited risk management programme verifier, animal product standard, recognised risk management programme verifier, recognised risk management programme verifying agency, and verification.
- (2) In section 4(1), insert in their appropriate alphabetical order:

animal product standard means a standard prescribed by regulations made under section 44 or issued by order under section 46

automated electronic system means a system that is the subject of an arrangement under section 165B

export requirements means requirements specified by the Director-General by notice under **section 167(1)** for the purposes of section 60

infringement fee, in relation to an infringement offence, means the amount set out in regulations made under **section 125E** to be payable for the offence

infringement offence means an offence identified in regulations made under **section 125E** as an infringement offence

regulated person has the meaning given in section 77A

regulations means regulations made under this Act

supplementary notice means a notice issued under **section 167(2)**

verification includes the application of methods, procedures, tests, and other checks to confirm,—

- (a) in relation to a risk management programme or regulated control scheme.—
 - (i) whether operations that are subject to the programme or scheme are being carried out in compliance with it; and
 - (ii) the applicability of the programme or scheme to the operations of the relevant animal product business; and
 - (iii) the effectiveness of the programme or scheme:
- (b) in relation to animal material or animal products for whose export an official assurance is required, whether the animal material or animal products have been produced or processed in a way that meets the requirements for the official assurance:
- (c) whether a regulated person has complied with a requirement imposed by or under this Act

verifier means a recognised person whose specified functions and activities include carrying out verification functions and activities

verifying agency means a recognised agency whose specified functions and activities include managing and carrying out verification functions and activities

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(3)			` / ·	efinition of dairy processor , replace paragraph (b) with:	
	(b)	does (i)	perso	clude— ons (such as airline or shipping staff or stevedores) handling	
		(ii)	whol	esalers or other persons (other than retailers) handling dairy	5
		(iii)	retail	rial at the place of sale for consumption or use: lers doing any or all of the following at the place of sale for umption or use:	
			(A)	handling dairy material:	
			(B)	dividing or combining dairy material into smaller or larger quantities:	10
			(C)	repackaging dairy material	
(4)			. , .	definition of permissible functions and activities , delete tions and activities and other".	
(5)				efinition of permissible functions and activities , paragraph tion to risk management programmes".	15
(6)	In se		(1), de	efinition of permissible functions and activities, repeal para-	
(7)		n section 4(1), definition of primary processor , paragraph (d), replace "appropriate consultation" with "consultation".			20
(8)	In se	ection 4(2)(a), delete "specifications," in each place.			
(9)	In se	ction 4	(2)(b),	replace "section 166" with "any other section".	
50	Secti	ion 5 a	mende	ed (Product processed fit for intended purpose)	
	In se	ction 5	, repla	ace "and associated specifications set under Part 4" with "and y notices".	25
51	New section 6C inserted (Transitional, savings, and related provisions relating to amending Acts)				
	Befo	re the	eross-h	neading above section 7, insert:	
6C	Tran	sition	al, savi	ings, and related provisions relating to amending Acts	
(1)			- 1	savings, and related provisions set out in Schedule 1 have their terms.	30
(2)		transi		lucts (Ancillary and Transitional Provisions) Act 1999 consavings, and related provisions relating to the enactment of	
52				ed (Products and material to which Act generally applies) place "34" with "34A".	35

Section 8 replaced (Products and material excluded from ambit of Act)

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	Replace section 8 with:	
8	Products and material excluded from ambit of Act This Act does not apply to any animal material or animal product if and to the extent that animal material or product of that kind is exempted from all or any of the provisions of this Act by Order in Council made under section 9.	5
54 (1) (2)	Section 9 amended (Exemptions from ambit of Act by Order in Council) In section 9(3), replace "an order" with "a recommendation". Repeal section 9(4).	
55 (1) (2)	Section 12 amended (What is a risk management programme?) In the heading to section 12, delete "?". In section 12(4A), after "businesses", insert "or parts of businesses".	10
56 (1) (2)	Section 13 amended (Who must have a risk management programme?) In the heading to section 13, delete "?". In section 13(1), after "business", insert "or part of a business".	15
57	Section 14 amended (Director-General may grant limited exemption from requirement to have risk management programme) In section 14(1), replace "section 167" with "section 167(1)".	
58	Section 15 amended (Certain persons may be required to have risk management programme by Order in Council) Replace section 15(3) with:	20
(3)	 The Minister may not recommend the making of an order under this section unless satisfied that the order is necessary or desirable— (a) in the interests of achieving the fitness for intended purpose of the animal product concerned; or (b) for the purpose of facilitating access to overseas markets. 	25
59	Section 16 amended (Duties of operators of risk management programmes)	
(1) (2)	In section 16(1)(b), replace "and specifications" with ", notices, and orders". In section 16(2), delete "recognised risk management programme".	30
60	Section 17 amended (Contents of and requirements for risk management programmes)	
(1)	Replace section 17(2)(c) and (d) with:	

(2)

(3)

(4) (2A)

(5)

61(1)(2)(3)

62

(1)

(2)(3)

(4)

to".

Replace section 19(n) with:

(ba)	make provision in relation to tracing and recalling animal material and animal products as required by regulations made under section 77C or any supplementary notice:				
(c)	taken	de for appropriate corrective actions (including recall) to be under- where animal material or animal products may be not fit for inten- surpose or not in accordance with its labelling or identification:	5		
(d)	-	de for appropriate and auditable documentation, record keeping, eporting, including as required by—			
	(i)	regulations made under section 77H(1) or any supplementary notice; or	1		
	(ii)	any notice referred to in section 77H(2):			
(da)		provision in relation to verification as required by regulations under section 77F or any supplementary notice:			
Repla	ace sec	tion 17(2)(e)(i) with:			
	(i)	any relevant animal product standards, other regulations, and supplementary notices; and	1		
In sec		7(2)(e)(ii), replace "relevant specifications set" with "other notices			
After	sectio	n 17(2), insert:			
pleme	entary	nagement programme must comply with any regulations or sup- notice requiring it to be differentiated from other information kept ator and prescribing how this must be done.	2		
Repe	al secti	ion 17(4).			
Secti	on 17 <i>A</i>	A amended (Multi-business risk management programmes)			
		7A(2)(a), replace "part-businesses" with "parts of businesses".	2		
In sec	ction 1	7A(2)(b), replace "part-businesses" with "parts of businesses".			
In seconess"		7A(2)(c) and (d), replace "part-business" with "part of whose busi-			
	on 19 a	amended (Matters to be shown in register of risk management	3		
Repla	ace sec	tion 19(g) with:			
(g)	the na	ame of the verifying agency responsible for verification of the prome:			
In sec	ction 1	9(j), after "recent", insert "significant".			
In sec	ction 1	9(k) replace "undate of" with "notifications of minor amendments	2		

(n)

notice.

any other particulars required by the regulations or any supplementary

63	Section	on 20	amended (Applications for registration of programmes)	
(1)	Repla	ce sec	etion 20(2)(c) with:	
	(c)		name of the verifying agency that has indicated it is prepared to rtake verification of the programme; and	5
(2)			0(2)(d), replace "regulations made under this Act" with "the regula-supplementary notice".	
(3)	In sec	tion 2	0(3)(a), replace "approved under" with "of a kind referred to in".	
(4)	After	sectio	n 20(3), insert:	10
(4)	vided	in a v	ation and other material accompanying the application must be proway that complies with any requirements prescribed by the regulary supplementary notice.	
64	Section	on 20	further amended (Applications for registration of programmes)	
			etion 20(2)(a)(ii) with:	15
	1	(ii)	if the regulations permit part only of the programme to be lodged, a copy of that part of the programme; and	
65	Section	on 22	amended (Registration of risk management programme)	
(1)	After	sectio	n 22(1)(a)(ii), insert:	
		(iii)	is clear enough to be readily understood by the operator, the Director-General, and the operator's verifier; and	20
(1A)	In sec place.		22(1A), replace "part-business" with "part of a business" in each	
(2)	In sec	tion 2	2(3)(c), delete "; and".	
(3)	Repea	al sect	ion 22(3)(d).	25
(4)	In sec	tion 2	2(3A), delete ", at any time,".	
(5)	progra	amme	22(4), replace "supply the operator's recognised risk management verifying agency with an authorised copy" with "give the operaing agency a copy".	
66	Section	on 24	amended (Registration may not be transferred)	30
(1)	In sec	tion 2	4(2A), replace "part-business" with "part of the business".	
(2)	In sec	tion 2	4(3), replace "section 167" with " section 167(1) ".	
67	Section 25 amended (Significant amendments to risk management programme)			
(1)	In the		ing to section 25, replace "Significant" with "Registration of sig-	35

(2)	In see	ction 2	25(1)(b), delete "(1)".		
(3)	In section 25(3), delete ", in a manner approved by the Director-General and on payment of the prescribed fee (if any),".				
(4)	After	section	on 25(3), insert:		
(3A)			tion under this section must be made in writing in a form or manner y the Director-General and be accompanied by—	5	
	(a)	•	information and other material required by the regulations or any lementary notice; and		
	(b)	the p	rescribed fee (if any).		
(3B)	vided	l in a	ation and other material accompanying the application must be proway that complies with any requirements prescribed by the regulavapplementary notice.	10	
(5)	recog	nised	25(5)(c), replace "supply to both the applicant and the appropriate risk management programme verifying agency a certified" with oplicant's verifying agency a".	15	
(6)	Repe	al sect	ion 25(9).		
68	Section 26 amended (Updates of minor amendments to risk management programmes)				
(1)	In the	e head	ing to section 26, replace "Updates" with "Notification".		
(2)	In sec	ction 2	26(2)(a), after "in a", insert "form or".	20	
(3)	Replace section 26(2)(b) to (d) with:				
	(b)		nade at the intervals set out in the regulations or any supplementary ee; and		
	(c)	be ac	ecompanied by—		
		(i)	any information and other material required by the regulations or any supplementary notice; and	25	
		(ii)	the prescribed fee (if any); and		
	(d)	comp	ply with any requirements in the regulations or any supplementary ee.		
(4)	Repe	al sect	ion 26(4).	30	
69			n 26B inserted (Director-General may require amendment to arity of registered risk management programme)		
	After	section	on 26, insert:		
26B			General may require amendment to improve clarity of registered gement programme	35	
(1)	If the Director-General considers that a registered risk management programme is not clear enough to be readily understood by the persons referred to in sec -				

		22(1)(a)(iii) , the Director-General may require the operator to amend the amme.			
(2)	The operator must amend the programme to meet the Director-General's requirements under subsection (1) within 6 months after the date the requirement is received.				
(3)	If the	operator fails to do so, the Director-General may—			
	(a)	suspend operations under the programme in accordance with section 27; or			
	(b)	remove the programme from the register in accordance with section 28.			
70		on 27 amended (Suspension of operations under registered ramme)	10		
(1)	Repla	ace section 27(1) with:			
(1)	mana	Director-General may suspend any or all operations under a registered risk gement programme for a period of up to 3 months if the Director-General easonable grounds to believe that—	15		
	(a)	the programme may not be or is no longer effective; or			
	(b)	the animal product produced under the programme does not meet or no longer meets the requirements imposed by or under this Act; or			
	(c)	suspension is permitted under section 26B .			
(2)		ection 27(5), replace "appropriate recognised risk management prome" with "operator's".	20		
71	Secti	on 28 amended (Deregistration of risk management programme)			
(1)	In sec	etion 28(1), delete "at any time".			
(2)	After	section 28(1)(b), insert:			
	(ba)	removal of the programme from the register is permitted under section 26B ; or	25		
(3)	In se	ction 28(3)(b), replace "appropriate recognised risk management prome" with "operator's".			
72		on 28A replaced (Removal of animal product business from coverage der risk management programme)	30		
	Repla	ace section 28A with:			
28A		oval of business or part of business from coverage of wider risk agement programme			
(1)	cover	Director-General may remove any business or part of a business from the rage of a registered risk management programme that applies to more than apparable business if the Director-General is satisfied that deregistration of	35		

(2)	the programme would be appropriate under section 28 if the business or part of a business being removed were the only one operating under the programme. Section 28(2) to (7) applies in relation to the removal of the business or part of a business from the coverage of the risk management programme as if references in those subsections to deregistration of the programme were references to removal from the coverage of the programme.	5
73	Section 29 amended (Surrender of registration)	
(1)	In section 29(1), delete "at any time".	
(2)	In section 29(2)(c), replace "appropriate recognised risk management programme" with "operator's".	10
74	Section 30 amended (Risk management programme in conflict with regulations or specifications)	
(1)	In the heading to section 30, replace "or specifications" with ", notices, or orders".	
(2)	In section 30, replace "any regulations or specifications" with "the regulations or any notices or orders".	15
(3)	In section 30, replace "or specifications prevail" with ", notices, or orders prevail".	
75	Section 31 amended (Object of sections 32 to 34)	
(1)	In the heading to section 31, replace "34" with "34A".	20
(2)	In section 31, replace "to 34" with "to 34A ".	
76	Section 33 amended (Implications of failure to elect in case of animal product which is food whose export requires an official assurance)	
(1)	In section 33(1), replace "overseas market access requirements as notified or made available by the Director-General under section 60" with "any export requirements".	25
(2)	In section 33(2), replace "such additional requirements as may be notified or made available under section 60" with "any export requirements".	
77	Section 34 amended (Alternate or intermittent use of risk management programmes and food safety programmes)	30
(1)	In the heading to section 34, replace "safety programmes" with "control plans".	
(2)	Replace section 34(2) with:	
(2)	Sections $20(2)$ to (4) and 21 to 23 apply to the application as if it were an application under section $20(1)$.	35
(3)	Replace section 34(3)(b) and (c) with:	

(ii) the Food Act regime does not apply to those operations; and (c) during or in respect of matters occurring during any period when the operator does not so operate, unless the regulations or any supplementary notice provides otherwise,— (i) the operator is to be treated as subject to the Food Act regime; and (ii) this Part does not apply in relation to that period or matters occurring during it; and 4) Repeal section 34(4)(b). 5) After section 34(4), insert: 4A) In imposing a condition under subsection (4)(a), the Director-General must have regard to— (a) the desirability of continuity in verification services, functions, or requirements; and (b) any export requirements; and (c) any requirements set out in the regulations or any supplementary notice for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. 6) In section 34(6)(c), delete "recognised risk management programme". 7) Repeal section 34(7). 2 New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 1) The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014.		(b)	erator	g or in respect of matters occurring during any period when the op- r operates under the plan as a risk management programme, unless egulations or any supplementary notice provides otherwise,—		
(c) during or in respect of matters occurring during any period when the operator does not so operate, unless the regulations or any supplementary notice provides otherwise,— (i) the operator is to be treated as subject to the Food Act regime; and (ii) this Part does not apply in relation to that period or matters occurring during it; and 4) Repeal section 34(4)(b). 5) After section 34(4), insert: 4A) In imposing a condition under subsection (4)(a), the Director-General must have regard to— (a) the desirability of continuity in verification services, functions, or requirements; and (b) any export requirements; and (c) any requirements set out in the regulations or any supplementary notice for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. 6) In section 34(6)(c), delete "recognised risk management programme". 7) Repeal section 34(7). 2 New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 1) The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. The Minister may not recommend the making under subsection (1) of regu-			(i)	1	5	
erator does not so operate, unless the regulations or any supplementary notice provides otherwise,— (i) the operator is to be treated as subject to the Food Act regime; and (ii) this Part does not apply in relation to that period or matters occurring during it; and 4) Repeal section 34(4)(b). 5) After section 34(4), insert: 4A) In imposing a condition under subsection (4)(a), the Director-General must have regard to— (a) the desirability of continuity in verification services, functions, or requirements; and (b) any export requirements; and (c) any requirements set out in the regulations or any supplementary notice for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. 5) In section 34(6)(c), delete "recognised risk management programme". 7) Repeal section 34(7). 2) New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 1) The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. 2) The Minister may not recommend the making under subsection (1) of regu-			(ii)	the Food Act regime does not apply to those operations; and		
(ii) this Part does not apply in relation to that period or matters occurring during it; and 4) Repeal section 34(4)(b). 5) After section 34(4), insert: 4A) In imposing a condition under subsection (4)(a), the Director-General must have regard to— (a) the desirability of continuity in verification services, functions, or requirements; and (b) any export requirements; and (c) any requirements set out in the regulations or any supplementary notice for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. 6) In section 34(6)(c), delete "recognised risk management programme". 7) Repeal section 34(7). 2) New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 1) The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. 2) The Minister may not recommend the making under subsection (1) of regu-		(c)	erator	r does not so operate, unless the regulations or any supplementary		
ring during it; and Repeal section 34(4)(b). After section 34(4), insert: In imposing a condition under subsection (4)(a), the Director-General must have regard to— (a) the desirability of continuity in verification services, functions, or requirements; and (b) any export requirements; and (c) any requirements set out in the regulations or any supplementary notice for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. In section 34(6)(c), delete "recognised risk management programme". Repeal section 34(7). New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. The Minister may not recommend the making under subsection (1) of regu-			(i)	the operator is to be treated as subject to the Food Act regime; and	10	
After section 34(4), insert: 1 In imposing a condition under subsection (4)(a), the Director-General must have regard to— (a) the desirability of continuity in verification services, functions, or requirements; and (b) any export requirements; and (c) any requirements set out in the regulations or any supplementary notice for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. In section 34(6)(c), delete "recognised risk management programme". Repeal section 34(7). New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. The Minister may not recommend the making under subsection (1) of regu-			(ii)	11 /		
14A) In imposing a condition under subsection (4)(a), the Director-General must have regard to— (a) the desirability of continuity in verification services, functions, or requirements; and (b) any export requirements; and (c) any requirements set out in the regulations or any supplementary notice for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. In section 34(6)(c), delete "recognised risk management programme". Repeal section 34(7). 2 New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. The Minister may not recommend the making under subsection (1) of regu-	4)	Repea	ıl secti	ion 34(4)(b).		
have regard to— (a) the desirability of continuity in verification services, functions, or requirements; and (b) any export requirements; and (c) any requirements set out in the regulations or any supplementary notice for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. In section 34(6)(c), delete "recognised risk management programme". Repeal section 34(7). 2 New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. The Minister may not recommend the making under subsection (1) of regu-	5)	After	section	n 34(4), insert:		
quirements; and (b) any export requirements; and (c) any requirements set out in the regulations or any supplementary notice for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. (b) In section 34(6)(c), delete "recognised risk management programme". (c) any requirements set out in the regulations or any supplementary notice for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. (a) In section 34(6)(c), delete "recognised risk management programme". (b) any export requirements imposed by or under this Act or the Food Act 2014. (c) Any requirements imposed by or under this Act or the Food Act 2014. (d) The Minister may not recommend the making under subsection (1) of regu-	4A)				15	
(c) any requirements set out in the regulations or any supplementary notice for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. In section 34(6)(c), delete "recognised risk management programme". Repeal section 34(7). New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. The Minister may not recommend the making under subsection (1) of regu-		(a)				
for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014. In section 34(6)(c), delete "recognised risk management programme". Repeal section 34(7). New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. The Minister may not recommend the making under subsection (1) of regu-		(b)	any e	xport requirements; and		
7) Repeal section 34(7). 8 New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 1) The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. 2) The Minister may not recommend the making under subsection (1) of regu-		(c)	for doplans	etermining whether all or any classes of registered food control are to be subject to the verification regime of this Act or the Food	20	
New section 34A inserted (Regulations may grant or provide for exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 3. The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. 2) The Minister may not recommend the making under subsection (1) of regu-	6)	In sec	tion 3	4(6)(c), delete "recognised risk management programme".		
exemptions from this Act or Food Act 2014) After section 34, insert: 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 3 The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. 2) The Minister may not recommend the making under subsection (1) of regu-	7)	Repea	ıl secti	ion 34(7).	25	
 4A Regulations may grant or provide for exemptions from this Act or Food Act 2014 The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. The Minister may not recommend the making under subsection (1) of regu- 	8					
Act 2014 The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. The Minister may not recommend the making under subsection (1) of regu-		After	section	n 34, insert:		
of the Minister, make regulations exempting, or providing for the exemption of, persons from specified requirements imposed by or under this Act or the Food Act 2014. The Minister may not recommend the making under subsection (1) of regu-	4A					
	1)	of the	Minis	ster, make regulations exempting, or providing for the exemption of,		
	2)				35	

	(a)	granting the exemption is necessary or desirable in the interests of aving unnecessary or undesirable duplication of equivalent duties or ters under this Act and the Food Act 2014; and			
	(b)	the extent of the exemption is not broader than is reasonably neces for that purpose.	ssary 5		
(3)	lation	The Minister may not recommend the making under subsection (1) of regulations that provide for exemptions to be granted unless satisfied that the regulations permit an exemption to be granted only if—			
	(a)	granting the exemption is necessary or desirable in the interests of aving unnecessary or undesirable duplication of equivalent duties or ters under this Act and the Food Act 2014; and			
	(b)	the extent of the exemption is not broader than is reasonably necess for that purpose.	ssary		
79	Cros	ss-heading above section 35 amended			
		ne cross-heading above section 35, delete "recognised risk manager ramme".	ment 15		
80	Section 35 amended (References to recognised risk management programme verifying agency)				
(1)	In the heading to section 35, delete "recognised risk management programme".				
(2)	In se	ction 35, delete "recognised risk management programme" in each pla	ce.		
81	Secti	ion 38 amended (Nature of regulated control schemes)			
(1)		ection 38(1)(c), replace "access requirements of overseas markets as a cor made available under section 60" with "any export requirements".	noti-		
(2)	Repla	ace section 38(2) with:	25		
(2)	A reg	gulated control scheme may be imposed—			
	(a)	by regulations made under section 40 , which may be supplemente supplementary notices; or	d by		
	(b)	by the Director-General by notice under section 167(1) if—			
		(i) export requirements have been specified under section 60; and	30		
		(ii) the Director-General is satisfied that the risk management mures imposed by the scheme are necessary or desirable to those export requirements.			
82	Soat	ions 39 and 40 replaced			

Replace sections 39 and 40 with:

9	Scope of regulated control scheme				
1)	A re	gulated control scheme must set out—			
	(a)	its prime purpose; and			
	(b)	the risk management measures that are imposed by the scheme.			
2)	relati colle	risk management measures may include (without limitation) requirements ing to the monitoring and testing (including surveying, monitoring, data ction, disease surveillance, sampling, testing, and analysis) of any or all of ollowing:	5		
	(a)	animal material:			
	(b)	animal products:	10		
	(c)	anything in the environment that may affect the fitness for intended purpose of animal material or animal products.			
3)		gulated control scheme may also include (without limitation) requirements could be prescribed by regulations made—			
	(a)	under section 77C in relation to tracing and recalling animal material and animal products:	15		
	(b)	under section 77F in relation to verification of the scheme:			
	(c)	under section 77H in relation to record-keeping and reporting.			
4)		tion 166A(1)(a)(i), (d), and (e) applies in relation to a notice referred to ection 38(2)(b) as if it were regulations.	20		
0	Regi	ilations about regulated control schemes			
1)		Governor-General may, by Order in Council made on the recommendation e Minister, make regulations imposing regulated control schemes.			
2)	tion	Minister may not recommend the making of regulations under subsec- (1) unless the Minister is satisfied that at least 1 of the circumstances set a section 38(1) exists.	25		
3)		etermining whether to recommend the making of regulations under sub-tion (1) , the Minister must have regard to the following:			
	(a)	the need to protect the health of consumers and users of animal products:			
	(b)	the most effective way of handling the relevant risk factors:	30		
	(c)	the desirability of facilitating market access:			
	(d)	the desirability of maintaining consistency between New Zealand animal product standards and any relevant standards, requirements, or recommended practices that apply or are accepted internationally:			
	(e)	the relative costs of having the scheme or not having it, who bears the cost, and any positive and negative impacts on consumers and users:	35		
	(f)	whether the scheme option proposed or selected is the most cost-effective way of achieving its prime purpose:			

(g)

any other matters the Minister considers relevant.

83 (1)		amended (Emergency control schemes) ction 41(1)(b)(i) with:	
(1)	(i)	make or amend regulations under section 40 or issue or amend a supplementary notice or a notice referred to in section 38(2)(b) ; or	5
(2)		41(2), replace "of the matters specified in sections 39 and 40" with at could be included in regulations made under section 40 or a suprotice".	
(3)	In section 4	41(8), delete "at any time".	10
84		ding amended 4 heading, delete "and specifications".	
85		replaced (Object of this Part) ction 42 with:	
42	Animal pr	oduct standards	15
(1)	mal produc	provides for the setting of standards that must be met before any ani- ct produced or processed for reward or trade or for export from New ay be considered fit for intended purpose.	
(2)	The standa	rds may be set—	
	supp	egulations made under section 44, which may be supplemented by elementary notices; or	20
	(b) by o	rder made under section 46.	
86 (1)	In the head	amended (Application of standards and specifications) ling to section 43, delete "and specifications".	
(2)	In section 4	43, delete "and specifications".	25
87	Section 44 standards	amended (Regulations may prescribe animal product	
(1)	Replace se	ction 44(1) with:	
(1)	of the Min with to ens	nor-General may, by Order in Council made on the recommendation ister, make regulations prescribing standards that must be complied sure that animal products produced or processed for reward or trade out from New Zealand are fit for their intended purpose.	30
(2)	Repeal sec	tion 44(3), (4), and (6).	
(3)		44(7), replace "prescribing any standards" with "determining whetha recommendation".	35

(4)

Repeal section 44(8).

88	Section 45 repealed (Director-General may issue specifications supplementary to animal product standards)					
	Repeal	l sect	ion 45.			
89	Section specifi		amended (Emergency animal product standards and ons)	5		
(1)	In the	headi	ing to section 46, delete "and specifications".			
(2)	In sect	ion 4	.6(1), delete "and specifications".			
(3)	Replac	e sec	etion 46(1)(b)(i) with:			
		(i)	make or amend regulations under section 44 or issue or amend a supplementary notice; or	10		
(4)	"matte	r tha	46(2), replace "of the matters specified in sections 44 and 45" with t could be included in regulations made under section 44 or a supnotice".			
(5)			6(7), replace "or specification prescribed or issued under section 44.5" with "or supplementary notice".	15		
(6)	In sect	ion 4	.6(8), delete "at any time".			
90		mpti	amended (Exporters of animal products for human or animal on, and certain other animal material and products, must be	20		
(1)	Replac	e sec	etion 48(1)(b)(ii) with:			
	_	(ii)	by the regulations or any supplementary notice; or			
		(iii)	by notice as referred to in section 50.			
(2)	Replac	e sec	etion 48(2)(b)(i) with:			
		(i)	export requirements apply; and	25		
91			amended (Registration of exporters of non-edible, etc, material s may be required by Order in Council)			
	Replac	e sec	etion 49(3) with:			
(3)			er may not recommend the making of an order under this section fied that the order is necessary or desirable—	30		
		wise	e interests of protecting the health of humans or animals, or other- to ensure the fitness for intended purpose of the animal product erned; or			
	(b)	for th	ne purpose of facilitating access to overseas markets; or			
	` /	-	otect the integrity or reputation of New Zealand exports of animal rial and products.	35		

92	Section 50 amended (Director-General may exempt certain consignments)	
(1)	In the heading to section 50, after "consignments", insert ", animal material or animal products, or persons".	
(2)	In section 50(1), replace "section 167" with "section 167(1)".	
(3)	Replace section 50(1)(d) with:	5
	(d) of a kind that the regulations permit, or an Order in Council made under section 9 permits, to be exempted under this section.	
(4)	Repeal section 50(2).	
93	Section 51 amended (Duties of exporters)	
(1)	In section 51(b)(i), replace "and specifications" with "and any supplementary notices".	10
(2)	Replace section 51(b)(ii) with:	
	(ii) any relevant export requirements; and	
(3)	Replace section 51(c)(iii) with:	
	(iii) do not or no longer meet relevant export requirements; or	15
94	Section 53 amended (Matters to be shown in register of exporters)	
	Replace section 53(c) with:	
	(c) any other particulars required by the Director-General by notice under section 167(1) .	
95	Section 54 amended (Applications for registration)	20
	In section 54(1), replace "regulations under this Act" with "the regulations".	
96	Section 58 amended (Deregistration of exporters)	
	In section 58(1)(c), replace "under" with "for the purposes of".	
97	Section 60 amended (Export requirements)	
(1)	In section 60(1), replace "issued under this section" with "under section 167(1) ".	25
(2)	In section 60(2), replace "In specifying requirements under subsection (1) the Director-General may, where he or she considers it necessary or desirable," with "The Director-General may, in the notice,".	
(3)	In section 60(3), replace "Requirements specified under subsection (1) may include" with "The Director-General may, in the notice, specify".	30
98	Section 60A amended (Director-General to notify or make available export requirements)	
(1)	In section 60A(1)(a), replace "export requirements specified under section 60" with "notices specifying export requirements".	35

(2)	In section 60A(1)(b), replace "those requirements" with "those notices".	
99	Section 60B amended (Exemption from requirements of food standards where appropriate)	
(1)	In the heading to section 60B, after "standards", insert "or animal product standards".	5
(2)	In section 60B(1), replace "section 167" with "section 167(1)".	
(3)	In section 60B(1)(a), replace "standards specified by notice under section 167 of this Act" with "animal product standards or supplementary notice".	
(4)	Replace section 60B(2) with:	
(2)	The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations granting exemptions of the kind referred to in subsection (1)(a) or (b).	10
(3)	The Minister may not recommend the making of regulations under subsection (2) unless satisfied that it is appropriate to do so having regard to the requirements of the relevant overseas market.	15
<u>99</u>	Section 60B replaced (Exemption from requirements of food standards where appropriate)	
	Replace section 60B with:	
<u>60B</u>	Exemption from animal product standards where appropriate	
(1)	The Director-General may, by notice under section 167(1) , exempt any 1 or more classes or descriptions of animal material or animal product that is intended for export from New Zealand from the requirements of any animal product standard or supplementary notice.	20
(2)	The Director-General may do so only if satisfied that it is appropriate to do so having regard to the requirements of the relevant overseas market.	25
(3)	The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations granting exemptions of the kind referred to in	
	subsection (1).	
<u>(4)</u>	The Minister may not recommend the making of regulations under subsection (3) unless satisfied that it is appropriate to do so having regard to the requirements of the relevant overseas market.	30
100	Section 61 amended (Director-General may issue official assurances)	
(1)	In section 61(2)(b), replace "set under this Act" with "and any supplementary notices".	
(2)	In section 61(2)(c), replace "requirements specified by notice under section 60A" with "export requirements".	35

101	Section 62 amended (Form and content of official assurance)	
	Repeal section 62(4).	
102	Section 63 amended (Obtaining of official assurance)	
	After section 63(2), insert:	
(3)	The Director-General may, by notice under section 167(1) , do either or both of the following:	5
	(a) set out requirements and procedures for the issue and control of official assurances:	
	(b) set out other matters in relation to the obtaining of official assurances.	
(4)	Matters set out in notices under subsection (3) are in addition to matters (if any) prescribed by regulations made under section 166(1)(g).	10
103	Section 65B amended (What is a game estate?)	
(1)	In the heading to section 65B, delete "?".	
(2)	In section 65B, replace "notice under section 167" with "the Director-General by notice under section 167(1) ".	15
104	Section 65C amended (Use and disposal of animal material and product from game estate animals)	
	In section 65C(4)(c), replace "section 167" with "section 167(1)".	
105	Section 65F amended (Matters to be shown in list of game estates)	
	Replace section 65F(e) with:	20
	(e) any other particulars required by the Director-General by notice under section 167(1) .	
106	Section 67 amended (Homekill allowed)	
	In section 67(2)(b)(ii), replace "section 167" with "section 167(1)".	
107	Section 68 amended (Processing of recreational catch)	25
	In section 68(2)(b)(ii), replace "section 167" with "section 167(1)".	
108	Section 69 amended (Homekill and recreational catch service providers)	
(1)	In section 69(1)(c), replace "regulations made under this Act" with "the regulations or any supplementary notice".	
(2)	In section 69(3)(b), replace "section 167" with "section 167(1)".	30
109	Section 71 amended (Requirements for dual operator butchers)	
(1)	Replace section 71(1)(c) with:	
	(c) the dual operator butcher must operate under a risk management programme in respect of all regulated animal products at the premises or	

			(and accordingly is deemed to have made an election under section respect of those animal products):	
(2)	After	section	n 71(2), insert:	
(3)			idance of doubt, subsection (1)(c) does not prevent a person from order the Food Act regime in respect of food that is not animal prod-	5
110	servi	ce pro	amended (Product processed by homekill or recreational catch vider ceases to be regulated animal product) 2(1), delete "at any time".	
111	recre	eationa	amended (Matters to be shown in list of homekill and all catch service providers)	10
	(e)	any o	tion 74(e) with: other particulars required by the Director-General by notice under ion 167(1).	
112	New	Part 6	A inserted	15
	After	section	n 77, insert:	
			D. A.C.A.	
			Part 6A	
			General obligations	
77A	Inter	pretat	ion	
	In thi	is Part,	regulated person means any of the following:	20
	(a)	the op	perator of an animal product business:	
	(b)	the op	perator of a registered risk management programme:	
	(c)	an ex	porter:	
	(d)	a pers	son subject to a regulated control scheme:	
	(e)	a gam	ne estate operator:	25
	(f)	a hon	nekill or recreational catch service provider:	
	(g)	a pers	son who is in charge of animal material, animal products, or anifor the purposes of an animal product business or a game estate:	
	(g) (h)	a pers		
		a pers	for the purposes of an animal product business or a game estate:	30
		a personals any o	for the purposes of an animal product business or a game estate: ther person— who has, or is in a class of persons who have, any obligation	30

			Subpart 1—Tracing and recall	
77B	Trac	ing an	nd recall requirements	
		_	d person must, as and when required by regulations made under sec - or any supplementary notice,—	
	(a)		in place any procedures for tracing and recalling animal material or nal products; and	5
	(b)	cond	luct simulations or other tests of those procedures; and	
	(c)	impl prod	ement those procedures to trace or recall animal material or animal ucts.	
77C	Regi	ulation	ns relating to tracing and recall	1
(1)	requ	iremen	nor-General may, by Order in Council, make regulations prescribing its that apply to regulated persons in relation to tracing and recalling terial or animal products.	
(2)	The	regulat	tions may (without limitation) do any or all of the following:	
	(a)		tify the regulated persons who are required to have procedures for ng and recalling animal material or animal products:	1
	(b)	set re	equirements relating to—	
		(i)	the content of those procedures:	
		(ii)	the conducting of simulations and other tests of those procedures:	
		(iii)	the implementation of those procedures to trace or recall animal material or animal products:	2
	(c)	-	ify matters in relation to tracing and recall that must be included in management programmes (see section 17).	
			Subpart 2—Verification	
77D	Veri	ficatio	n	2
	that	are pi	d person must comply with any requirements relating to verification rescribed by regulations made under section 77F or any suprotice.	
77E	Obli	gation	of persons subject to verification requirements	
	A pe	rson w	who is subject to verification requirements under this Act must—	3
	(a)	give	the verifier—	
		(i)	the access to places, things, and information that the verifier reasonably needs to undertake the verification; and	
		(ii)	any reasonable assistance requested by the verifier to undertake	

the verification; and

	(b)	_	ly with any other requirements relating to the verification set out in f the following:	
		(i)	regulations made under section 77F or any supplementary notice:	
		(ii)	if the person is the operator of a risk management programme, that programme:	5
		(iii)	if the person is subject to a regulated control scheme, that scheme:	
		(iv)	if the person is subject to a notice made under section 167(1), that notice.	
77F	Regu	lation	s relating to verification	10
(1)			or-General may, by Order in Council, make regulations prescribing is in relation to verification of any or all of the following:	
	(a)	risk n	nanagement programmes:	
	(b)	regula	ated control schemes:	
	(c)		al material or animal products for whose export an official assuris required:	15
	(d)	comp this A	cliance by regulated persons with requirements imposed by or under	
2)	The r	egulati	ons may (without limitation) do any or all of the following:	
	(a)	contr	ation to verification of risk management programmes or regulated of schemes, specify the operations, or the parts of the operations, must be verified:	20
	(b)	set re tion:	quirements relating to the frequency, intensity, and cost of verifica-	
	(c)	_	fy matters in relation to verification that must be included in risk gement programmes (<i>see</i> section 17):	25
	(ca)		at matters relating to the rights of verifiers and verifying agencies in on to the undertaking of verification activities:	
	(d)	set re	porting requirements for verifiers (see section 112H):	
	(e)		at requirements relating to the exercise, carrying out, and managing rification functions and activities (<i>see</i> sections 112G and 112H).	30
			Subpart 3—Record keeping and reporting	
77G	Reco	rd-kee	eping and reporting requirements	
1)	A reg	ulated	person, recognised person, or recognised agency must—	
	(a)	collec	et the required information; and	35
	(b)	keep and	that information in the required manner and for the required period;	

(c)

give that information to—

		(1)	sessor at all reasonable times on request; and	
		(ii)	any other person as required.	
(2)	In thi	s secti	on,—	5
	give,	in rela	tion to information, includes—	
	(a)	to giv	ve access to the information; and	
	(b)	to pe	rmit the inspection of the information; and	
	(c)	to pe	rmit the making of copies of the information	
	requi	i red m	eans required by any of the following:	10
	(a)	this A	Act:	
	(b)	the re	egulations or any supplementary notice:	
	(c)	a not	ice referred to in section 77H(2).	
77H	Regu	lation	s and notices relating to record keeping and reporting	
(1)	requi	remen	nor-General may, by Order in Council, make regulations prescribing ts in relation to record keeping and reporting by regulated persons, persons, and recognised agencies.	15
(2)	ment	s in re perso	or-General may, by notice under section 167(1) , prescribe requirelation to record keeping and reporting by regulated persons, recogns, and recognised agencies (in addition to requirements (if any) by the regulations).	20
(3)	The ning:	egulat	ions or notice may (without limitation) do any or all of the follow-	
	(a)	set re	equirements relating to—	
		(i)	what information must be collected:	25
		(ii)	how, and for how long, the information must be kept:	
		(iii)	what information must be given under section 77G(1)(c) and when, how, and to whom it must be given:	
	(b)	-	fy matters in relation to record keeping and reporting that must be ded in risk management programmes (<i>see</i> section 17).	30
113	Cros	s-head	ling above section 78 replaced	
	Repla	ace the	cross-heading above section 78 with:	
			Animal product officers and official assessors	
114	Secti	on 79	amended (Appointment of official assessors)	
(1)	After	sectio	n 79(2), insert:	35

(2A)	A person must not be appointed as an official assessor unless the person has the competencies, qualifications, and experience, and meets any other prerequisites for appointment, set out in the regulations or any supplementary notice or by the Director-General by notice under section 167(1) .	
(2)	In section 79(5), delete "at any time".	5
115	Section 80 amended (Director-General may issue notices)	
	In section 80, replace "from time to time issue notices as specified in" with "issue notices under".	
116	Section 81A amended (Director-General may require declarations as to supply or movement of animals, animal material, or animal products)	10
	In section 81A(1), replace "section 167" with "section 167(1)".	
117	Section 81B amended (Director-General may impose movement and related controls)	
(1)	In section 81B(7), delete "at any time".	
(2)	In section 81B(8)(a), replace "of a kind listed in section 167" with "made under section 167(1) ".	15
118	Section 82 amended (Power to direct disposal, etc, of animal material or product in certain circumstances)	
	In section 82(1)(e), replace "relevant regulations" with "scheme".	
119	Section 83 amended (Director-General may give statements as to New Zealand animal product standard)	20
(1)	In section 83(1), replace "standard." with "standard and any supplementary notices.".	
(2)	In section 83(2), before "standard", insert "animal product".	
(3)	In section 83(4), delete "at any time".	25
120	Section 84 amended (Privileged statements by Director-General)	
	In section 84(1), after "protecting", insert "or informing".	
<u>120A</u>	Section 86 amended (Delegation by Director-General)	
	In section 86, delete ", except the power to issue statements under section 84".	
121	New sections 86A and 86B inserted	30
	Before section 87, insert:	

86A	Dov	ver to issue improvement notice	
(1)	An a	animal product officer may issue an improvement notice to any person if officer reasonably believes that the person is failing, or has failed, to comvith 1 or more requirements imposed by or under this Act.	
(2)	An i	mprovement notice must state—	5
	(a)	the requirement that the officer reasonably believes the person is failing, or has failed, to comply with; and	
	(b)	the reasons for the officer's reasonable belief; and	
	(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; and	1
	(e)	the person's right, under section 86B , to seek a review of the decision to issue the improvement notice.	
(3)		animal product officer may, by written notice, withdraw an improvement ce, but may reissue it if subsection (1) applies.	
(4)	An i	mprovement notice must be served in accordance with section 165.	1
(5)	tice,	erson to whom an improvement notice is issued must comply with the no- subject to any extension of the date by which the person must comply with applicable requirement that the animal product officer may grant on the per- ser request.	
86B	Revi	ew of improvement notice	2
(1)	A person to whom an improvement notice is issued under section 86A may apply to the Director-General to have the decision to issue it reviewed.		
(2)		ion 162(2) to (8) applies in relation to the application and review as if the sion to issue the notice were a decision to which that section applies.	
(3)	men	Director-General may initiate a review of a decision to issue an improve- t notice on the Director-General's own initiative and without an application eview being made.	2
(4)		the purposes of subsection (3) , section 162 (3A) , (4), (6), (7), and (8) apin relation to the review as if—	
	(a)	the decision to issue the notice were a decision to which that section applies and the person to whom it was issued had applied for a review; and	3
	(b)	the maximum time allowed under section 162(4) were 120 days from the date on which the improvement notice was issued.	

122 Section 90 amended (Power to condemn and require disposal of animal products that are diseased, contaminated, etc)

In section 90(1)(a) and (c), replace "standards and specifications for the time being in force" with "animal product standards and any supplementary notices".

123 New sections 91B and 91C inserted

After section 91A, insert:

91B Matters may be continued by different animal product officer

- (1) An action initiated or taken under this Act by an animal product officer may be continued by another animal product officer.
- (2) Without limiting **subsection (1)**, if an officer has given any notice, authorisation, or consent under this Act (whether or not subject to conditions), any animal product officer may—
 - (a) take further action in relation to that notice, authorisation, or consent; or
 - (b) revoke or withdraw it; or

(c) vary it; or

(d) revoke or vary any condition on or subject to which it was given.

91C Opinion or belief of animal product officer

If this Act requires an animal product officer to hold a particular opinion or belief about something before exercising a power, it is sufficient if a more senior animal product officer or the Director-General holds that opinion or belief and directs the animal product officer to exercise the power.

124 Section 93 amended (Powers of official assessors)

In section 93(3)(a), replace "issued by the Director-General by notice under section 167" with "prescribed by the regulations or any supplementary notice or by the Director-General by notice under **section 167(1)**".

125 Section 99 amended (Outline of this Part)

In section 99(a) and (b), delete "recognised risk management programme".

126 Section 100 amended (Interpretation)

In section 100, definition of **requirements of this Act**, replace paragraphs (b) 25 and (c) with:

- (b) the regulations or any supplementary notice; or
- (c) a notice issued under **section 167(1)**.

127 Section 112G amended (Duties of recognised agencies)

In section 112G(1)(g), after "all", insert "other".

127A Section 112H amended (Duties of recognised persons)

In section 112H(e)(ii), delete "recognised risk management programme".

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128	New section 112IA inserted (Recognised agency and recognised person
	accountable to Director-General)

After section 112I, insert:

	11101 5001011 1121, 1115010.	
1121/	A Recognised agency and recognised person accountable to Director- General	5
(1)	A recognised agency is, in carrying out its specified functions and activities, accountable to the Director-General.	
(2)	A recognised person is, in carrying out his or her specified functions and activities, accountable to the Director-General.	
129	Section 112T amended (Contents of public register)	10
	Replace section 112T(1)(e) with:	
	(e) any other particulars required by the regulations or any supplementary notice.	
130	Section 112Y amended (Director-General may require notification of termination of contracts)	15
(1)	In section 112Y(1), replace "section 167, require any recognised risk management programme verifier or recognised risk management programme" with "section 167(1), require any verifier or".	
(2)	Repeal section 112Y(2).	
(3)	In section 112Y(3), delete "recognised risk management programme" in each place.	20
131	Section 113 amended (Principles of cost recovery)	
	In section 113(3), delete "appropriate".	
132	Section 115 amended (Cost recovery to relate generally to a financial year)	
	In section 115(1), delete "under this Part".	25
133	Section 115A repealed (Application of section 115(1) to assurances in respect of export licences issued under Dairy Industry Restructuring Act 2001)	
	Repeal section 115A.	
134	Section 117 amended (Fees and charges to be prescribed by regulations)	30
(1)	Replace section 117(1) with:	
(1)	The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations prescribing fees and charges for the purposes of this Act, including fees or charges—	

	(a)	for applications, renewals, or related matters under this Act (for example, for applications for registration under Part 2 or 5 or for applications for recognition under Part 8); and	
	(b)	payable on an ongoing basis by a person given a particular status under this Act (for example, for ongoing registration under Part 2 or 5, for on- going listing under Part 6, or for ongoing recognition under Part 8).	5
2)	In sec	tion 117(2), after "fees", insert "and charges".	
3)	In sec 167(1	tion 117(4A), replace "under section 167" with "by notice under section 1)".	
35	Section	on 118 amended (Regulations may impose levies)	10
1)	Repla	ce section 118(1) with:	
1)	of the Act, is lar sta	Sovernor-General may, by Order in Council made on the recommendation of Minister, make regulations prescribing levies for the purposes of this including levies payable on an ongoing basis by a person given a particulatus under this Act (for example, for ongoing registration under Part 2 or ongoing listing under Part 6, or for ongoing recognition under Part 8).	15
2)	After	section 118(4), insert:	
5)	specifi amoun	e regulations prescribe a formula for determining a levy, the formula may by the value of 1 or more of its components as being an amount or not notified for those components by the Director-General by notice under on 167(1) .	20
36	Section	on 121 amended (Exemptions, waivers, and refunds)	
1)	In sections"	tion 121(1), replace "Regulations made under this Act" with "The regula-	
2)	After	section 121(2), insert:	25
3)		temption or a waiver granted under this section expires on the date specinit, which must not be more than 5 years after the exemption is granted.	
37	New s	sections 125A to 125E and cross-headings inserted	
	Befor	e section 126, insert:	
		Infringement offences	30
25A	Proce	eedings for infringement notices	
1)		section applies when a person is alleged to have committed an infringe-offence.	
2)	The p	erson may—	
	(a)	be proceeded against by filing a charging document under section 14 of	35

the Criminal Procedure Act 2011; or

	(b)	and,	erved with an infringement notice as provided in section 125B in that case, section 21 of the Summary Proceedings Act 1957 apwith all necessary modifications.	
(3)	quire	leave	s commenced in the way described in subsection (2)(a) do not re- of a District Court Judge or Registrar under section 21(1)(a) of the proceedings Act 1957.	5
125B	Issue	and c	cancellation of infringement notices	
(1)	An in cer—	_	ement notice may be served on a person if an animal products offi-	
	(a)	obser	ves the person committing an infringement offence; or	10
	(b)	reaso fence	enably believes that the person is committing an infringement of-	
	(c)	reaso fence	enably believes that the person has committed an infringement of-	
(2)	An in	fringe	ment notice may be cancelled by an animal products officer if—	15
	(a)	the ir	nterests of justice require cancellation; and	
	(b)		er the particulars of a reminder notice nor a notice of hearing relat- the infringement notice has been filed in a District Court.	
(3)	An in	fringe	ment notice is cancelled by the service of a cancellation notice.	
(4)	produ	icts of	ement notice or a cancellation notice may be served by an animal ficer personally delivering it to the person alleged to have commit- ngement offence.	20
(5)			ly, an infringement notice or a cancellation notice may be served by sed to,—	
	(a)	if the	person is a natural person,—	25
		(i)	the address of the person's last-known place of residence; or	
		(ii)	the address on the person's driving licence; or	
		(iii)	the person's address on the latest electoral roll; or	
		(iv)	the person's last-known registered address, if the person has or has had a registered address for any purpose; or	30
		(v)	the person's address in the latest telephone directory; or	
		(vi)	the address of the person's last-known place of business; or	
	(b)	if the	person is not a natural person,—	
		(i)	the person's last-known registered address, if the person has or has had a registered address for any purpose; or	35
		(ii)	the person's address in the latest telephone directory; or	
		(iii)	the address of the person's last-known place of business.	

(6)	tice c	the purposes of the Summary Proceedings Act 1957, an infringement nor a cancellation notice served under subsection (5) is treated as having served on the person when it was posted.	
125C	Forn	n of infringement notice	
(1)	An in	fringement notice must be in the form set out in the regulations.	5
(2)	The f	form must contain the following details:	
	(a)	sufficient details to inform the person served with the notice of the time, place, and nature of the alleged offence; and	
	(b)	the amount of the infringement fee for the offence; and	
	(c)	the time within which the infringement fee must be paid; and	10
	(d)	the address of the place at which the infringement fee must be paid; and	
	(e)	a statement of the person's right to ask for a hearing; and	
	(f)	a statement of the person's right to ask for cancellation of the notice; and	
	(g)	a statement of what will happen if the person does not pay the infringement fee or ask for a hearing or ask for cancellation of the notice; and	15
	(h)	a summary of the provisions of section 21(10) of the Summary Proceedings Act 1957.	
125D	Payn	nent of infringement fees	
	All ir try.	nfringement fees paid for infringement offences must be paid to the Minis-	20
125E	Regu	llations about infringement offences	
		Governor-General may, by Order in Council, make regulations to do all or of the following:	
	(a)	identify the offences in or under this Act that are infringement offences:	
	(b)	identify as an infringement offence an offence against section 135 for failing to comply with a specified provision, direction, condition, notice, or requirement:	25
	(c)	set out notices and forms required for the purposes of sections 125A to $125D$:	
	(d)	set out the amounts, up to \$1,000, of infringement fees that are payable for infringement offences, including different fees for a first offence, a second offence, and subsequent offences.	30
		Offences	

Section 130 amended (Offence to export unless registered)

tions or any supplementary notice".

In section 130(1), replace "regulations made under this Act" with "the regula-

139	Section 133 amended (Obstruction of officers, etc)				
(1)	In section 133(1)(a), delete "recognised risk management programme".				
(2)	In section 133(2), replace "official assessor, recognised risk management programme verifier or recognised risk management programme verifying agency," with "an official assessor, or an agency".				
140	New section 133A inserted (Offences involving automated electronic system)				
	After section 133, insert:				
133A	Offences involving automated electronic system				
(1)	A person commits an offence who intentionally obstructs or hinders an automated electronic system that is doing an action under section 165B .				
(2)	A person commits an offence who knowingly damages or impairs an automated electronic system.				
(3)	A person who commits an offence against this section is liable on conviction,—				
	(a) for a body corporate, to a fine not exceeding \$250,000:				
	(b) for an individual, to imprisonment for a term not exceeding 3 months and a fine not exceeding \$50,000.				
141	Section 135 amended (Failure to comply with Act, etc)				
	Replace section 135(1)(b) with:				
	(b) any provision of the regulations the failure to comply with which is identified in the regulations as an offence; or				
142	Section 140 amended (Evidence in proceedings)				
(1)	In section 140(1)(a)(i), delete "recognised risk management programme" in each place.				
(2)	In section 140(1)(d), replace "section 167" with "section 168".				
(3)	In section 140(3), replace "or specifications" with ", notices, or orders".				
143	Section 145 replaced (Time limit for filing charging document for offence against section 129 or 135)				

30

144A Order to pay amount because of commercial gain

Replace section 145 with:

This section applies to a person convicted of an offence against any of sections 126, 127 (other than paragraph (1)(c)), 128, 129, 130, 131, 132, 133A, 134, and 135.

(2)	The court may make an order under subsection (4) or (5) if it is satisfied that the offence was committed in the course of producing a commercial gain.	
(3)	The court may make the order in addition to, or instead of, a penalty that the court may impose under the relevant offence provision.	
(4)	The court may make an order under this subsection whether or not the person is a body corporate. The order is that the person pay an amount up to 3 times the value of the commercial gain resulting from committing the offence.	5
(5)	The court may make an order under this subsection if the person is a body corporate and the value of the gain cannot be readily ascertained. The order is that the person pay an amount up to 10% of the combined turnover of the body corporate and every interconnected body corporate it has over the period of the offending.	10
(6)	The court must assess the value of a gain that is readily ascertainable.	
(7)	An amount that the court orders to be paid under this section is recoverable in the same manner as a fine.	15
(8)	In this section, interconnected and turnover have the same meanings as in the Commerce Act 1986.	
145	Charging documents	
	Despite anything to the contrary in the Criminal Procedure Act 2011, a charging document in respect of any offence against this Act may be filed in any case within 4 years after the time when the offence was committed or within any longer time allowed by that other Act.	20
144	Section 147 amended (Application for compliance order)	
	In section 147(1), delete "at any time".	
145	Section 152 amended (Change or cancellation of compliance order)	25
(1)	In section 152(1), replace "at any time apply to a District Court in the prescribed manner" with "apply to a District Court in the manner set out in rules made under section 157".	
(2)	In section 152(2), replace "prescribed manner" with "manner set out in the rules".	30
146	Sections 158, 159, and 160 and cross-headings replaced	
	Replace sections 158, 159, and 160 and the cross-headings above sections 158 and 159 with:	

Identification, differentiation, and security systems and devices

The Director-General may, by notice under section 167(1), approve systems

Identification, differentiation, and security systems and devices

and devices for any of the following purposes:

158

(1)

	(a)	facilitating the management and auditing of risks in relation to animal material and animal products:			
	(b)	marking the presence or absence in animal material or animal products of particular qualities or standards relating to the purposes of this Act:			
	(c)	indicating the intended purpose of any animal material or animal product:	5		
	(d)	supporting requirements in relation to official assurances.			
(2)		termining whether to approve a system or device, the Director-General have regard to the need to—			
	(a)	provide unique, clear, and lasting identification, differentiation, or security having regard to the purpose for which identification, differentiation, or security is needed; and	10		
	(b)	not create confusion with any other generally used systems or devices; and			
	(c)	minimise the risk of misuse of approved systems and devices.	15		
(3)		Director-General may also, by notice under section 167(1) , do all or any e following:			
	(a)	set out persons or classes of persons who may operate or use approved systems or devices:			
	(b)	if a system or device is approved only if it is manufactured by an approved manufacturer, approve persons as manufacturers of the system or device:	20		
	(c)	set out requirements relating to the use and security of approved systems or devices:			
	(d)	set out requirements relating to the security of the processes used to manufacture approved systems or devices:	25		
	(e)	set out requirements relating to the approval of systems or devices.			
(4)	comp	rson using an approved system or device for the purposes of this Act must ally with any requirements prescribed by the regulations or any sup- centary notice in relation to its use.	30		
(5)	In thi	in this section,—			
		oved system or device means a system or device that is approved under ection (1)			
	differ	m or device means a system or device that provides for the identification, rentiation, or security of animal material, animal products, premises or places, or other matters or things.	35		
		Use of information			

147	Section 161 amended (Disclosure of information for purpose of ensuring					
	product safety, etc)					
	In section 161(5)(c), delete "recognised risk management programme" in each place.					
148	Section 162 amended (Right of review of certain decisions made under delegated authority)	5				
(1A)	In section 162(1)(b), replace "part-business" with "part of a business".					
(1)	In section 162(1)(f), delete "or to suspend export operations".					
(2)	After section 162(1)(n), insert:					
	(o) any decision specified by the regulations as a decision that is subject to review under this section.	10				
(3)	In section 162(2), delete "or by a person designated by the Director-General who was not involved in making the original decision".					
(4)	After section 162(3), insert:					
(3A)	The Director-General may conduct the review personally or designate another person who was not involved in the original decision to conduct the review.					
(5)	In section 162(4), replace ", or a person designated by the Director-General who was not involved in the original decision," with "or designated person".					
(6)	In section 162(8), after "Director-General", insert "or a designated person".					
149	Section 163 amended (Consultation requirements for making of certain Orders in Council, specifications, etc)					
(1)	In the heading to section 163, replace "specifications, etc" with "regulations, and notices".					
(2)	In section 163(1), replace "section 9 (exclusion from ambit of Act), section 15 (inclusion within requirement to have risk management programme), section 38 (regulated control schemes), section 44 (animal product standards), section 49 (inclusion within requirement for exporters to be registered), or section 118 (levies)," with "a provision listed in subsection (2) ,".					
(3)	Replace section 163(2) with:					
(1A)	Before making a notice to supplement a regulation made under a provision listed in subsection (2) , the Director-General must—					
	(a) carry out consultation in accordance with subsection (3); and					
	(b) take into account the results of that consultation.					
(2)	The provisions referred to in subsections (1) and (1A) are as follows:					
	(a) section 9 (Exemptions from ambit of Act by Order in Council):	35				
	(h) section 15 (Certain persons may be required to have risk management					

programme by Order in Council):

	(c)	section 40 (Regulations about regulated control schemes):	
	(d)	section 44 (Regulations may prescribe animal product standards):	
	(e)	section 49, if the order is made on the ground set out in section 49(3)(a) (Registration of exporters of non-edible, etc, material or products may be required by Order in Council):	5
	(f)	section 77C (Regulations relating to tracing and recall):	
	(g)	section 77F (Regulations relating to verification):	
	(h)	section 77H (Regulations and notices relating to record keeping and reporting):	
	(i)	section 118 (Levies):	10
	(j)	section 125E (Regulations about infringement offences):	
	(k)	section 166 (Regulations).	
(4)	specif	etion 163(3)(a), replace "order or regulations or the setting of the relevant fications or requirements referred to in subsections (1) and (2)" with er in Council, regulations, or notice".	15
(5)	In sec	tion 163(3)(b), after "Council", insert "or proposed regulations".	
(6)		etion 163(4)(a), replace "order or set the specifications or requirements" 'Order in Council, regulations, or notice".	
(7)	Repla	ce section 163(5) and (6) with:	
(5)	This section does not apply in relation to any Order in Council, regulations, or notice if the Minister or Director-General considers it necessary or desirable in the public interest that the Order in Council, regulations, or notice be made or issued as a matter of urgency.		
(6)		lure to comply with this section does not affect the validity of any Order uncil, regulations, or notice.	25
150	Section	on 164 amended (Notification of certain matters)	
(1)		e heading to section 164, replace "certain matters" with "notices under on 167".	
(2)	Repla	ce section 164(1) with:	
(1)		section applies to notices issued by the Director-General under section other than notices in relation to the matters set out in section 60).	30
(3)		ction 164(2)(b)(i), replace "specifications, requirements, exemption, or matter concerned" with "notice".	
(4)	Repla	ce section 164(3) with:	
(3)	For an	ny other notice, the Director-General must—	35
	(a)	publish the notice, or notification that it has been issued, in the <i>Gazette</i> ; and	

- (b) where the Director-General considers it practicable, cause the notice to be brought to the attention of persons likely to be affected by it by notice or publication in any newspaper or trade journal, or by any other practicable means (including electronic means).
- (5) In section 164(4), replace "specifications, requirements, exemption, or other 5 matter concerned are notified only, and not published," with "notice is not published in full".

New sections 165B and 165C and cross-heading inserted

After section 165A, insert:

Automated electronic systems 10 165B Arrangement for system (1) The Director-General may arrange for the use of an automated electronic system to do the actions described in subsection (2) that this Act or another enactment allows or requires the persons described in subsection (3) to do for the purposes of this Act. 15 The actions are— (2) (a) exercising a power: (b) carrying out a function: (c) carrying out a duty: (d) making a decision, including making a decision by— 20 analysing information that a person described in subsection (3) holds or has access to about a person, goods, or craft; and applying criteria predetermined by the Director-General to the (ii) analysis: doing an action for the purpose of exercising a power, carrying out a 25 (e) function or duty, or making a decision: communicating the exercising of a power, carrying out of a function or (f) duty, or making of a decision. (3) The persons are— 30 (a) the Director-General: (b) animal products officers: official assessors: (c) persons designated under section 65 to issue official assurances. (d) The Director-General may make an arrangement only if satisfied that— (4) (a) the system has the capacity to do the action with reasonable reliability; 35

(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

		subs	section (3) without undue delay.			
(5)	A system used in accordance with an arrangement may include components outside New Zealand.					
(6)	The Director-General must consult the Privacy Commissioner about including in an arrangement actions that involve the collection or use of personal information.					
165C	Effec	t of us	se of system			
(1)	This s	section	applies to an action done by an automated electronic system.	10		
(2)	An action allowed or required by this Act done by the system—					
	(a)		ated as an action done properly by the appropriate person referred section 165B(3) ; and			
	(b)	is not	t invalid by virtue only of the fact that it is done by the system.			
(3)	done	in acc	allowed or required by another enactment done by the system is ordance with any applicable provisions in the enactment on the use lated electronic system, the action—	15		
	(a)		ated as an action done properly by the appropriate person referred section 165B(3) ; and			
	(b)	is not	t invalid by virtue only of the fact that it is done by the system.	20		
(4)	If the system operates in such a way as to render the action done or partly done by the system clearly wrong, the action may be done by the appropriate person referred to in section 165B(3) .					
152	Section	on 166	6 amended (Regulations)			
(1)			66(1), delete "from time to time".	25		
(2)	Replace section 166(1)(a) to (d) with:					
	(aa)	presc 17),–	ribing, in relation to risk management programmes (see section –			
		(i)	requirements relating to the content of programmes:			
		(ii)	other requirements relating to programmes:	30		
		(iii)	how programmes are to be differentiated from other information kept by operators:			
	(ab) prescribing, in relation to the registration of risk management programmes (<i>see</i> sections 19 and 20),—					
		(i)	the particulars to be shown in the register:	35		
		(ii)	when part only of a risk management programme may be lodged and the parts that must be lodged:			

	(iii)	information and other material that must accompany applications for registration:			
	(iv)	how accompanying information and material is to be provided to the Director-General:			
(ac)	prescribing, in relation to significant amendments to registered risk management programmes (<i>see</i> section 25),—				
	(i)	the kinds of amendments that require registration under section 25 and those that do not:			
	(ii)	how long before a known change, event, or other matter an application for registration of an amendment to the programme must be made:	10		
	(iii)	information and other material that must accompany applications for registration:			
	(iv)	how accompanying information and material is to be provided to the Director-General:	15		
	(v)	other requirements relating to registration of significant amendments:			
(ad)	prescribing, in relation to minor amendments to registered risk management programmes (<i>see</i> section 26),—				
	(i)	the intervals at which notification must be given to the Director-General:	20		
	(ii)	information and other material that must accompany a notification:			
	(iii)	other requirements relating to notification of minor amendments:			
(af)	prescribing, in relation to the relationship between the Food Act regime and risk management plans (see sections 32 to 34),—				
	(i)	when and to what extent section 34(3)(b) or (c) does not apply:			
	(ii)	requirements for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014:	30		
	(iii)	any other requirements relating to elections to operate under a risk management programme under section 34:			
	(iv)	matters relating to the registration of food control plans as risk management programmes:			
(d)	presc	ribing, in relation to exports,—	35		
	(i)	exemptions for any class of consignment, animal material or prod- uct, or person for the purposes of section 48:			

(ii)

the kinds of consignments and animal material and products in re-

		lation to which the Director-General may grant exemptions under section 50(1)):		
After	section	n 166(1)(ea)(ii), insert:		
	(iia)	in order for an agency, a person, or a class of persons to maintain recognition:	5	
Repla	ce sec	tion 166(1)(h) to (j) with:		
(ga)	-			
(h)	-		10	
After	section	n 166(1)(o), insert:		
(oa)	specif	fying decisions as decisions that are subject to review under section		
(ob)	-		15	
Repea	al secti	on 166(2).		
Section	on 167	replaced (Notices)		
Repla	ce sec	tion 167 with:		
Scope	e of re	gulations	20	
Regulations made under this Act may do any or all of the following:				
(a)	autho	rise the Minister or Director-General to—		
	(i)	impose requirements, conditions, restrictions, or prohibitions:		
	(ii)	issue approvals, directions, instructions, or orders:		
(b)	autho	rise an animal product officer or official assessor to—	25	
	(i)	impose requirements, conditions, restrictions, or prohibitions:		
	(ii)	issue directions or instructions:		
(c)	anima ation,	al material, animal product, person, place, business, process, operactivity, or other matter or thing from any provision of the regula-	30	
(d)		· · · · · · · · · · · · · · · · · · ·		
(e)			35	
The re	egulati	ons may—		
	Repla (ga) (h) After (oa) (ob) Repea Section Repla Scope (d) (d) (e)	Replace sec (ga) specifition (h) prescinces (s After section (oa) specification (oa) specification (ob) permit provision (ob) perm	section 50(1)): After section 166(1)(ea)(ii), insert: (iia) in order for an agency, a person, or a class of persons to maintain recognition: Replace section 166(1)(h) to (j) with: (ga) specifying persons, or classes of persons, for the purposes of the definition of regulated person in section 77A: (h) prescribing requirements relating to the use of approved systems or devices (see section 158(4)): After section 166(1)(o), insert: (oa) specifying decisions as decisions that are subject to review under section 162: (ob) permitting supplementary notices to be made to supplement specified provisions of the regulations (see section 167(2)(b)): Repeal section 166(2). Section 167 replaced (Notices) Replace section 167 with: Scope of regulations Regulations made under this Act may do any or all of the following: (a) authorise the Minister or Director-General to— (i) impose requirements, conditions, restrictions, or prohibitions: (ii) issue approvals, directions, instructions, or orders: (b) authorise an animal product officer or official assessor to— (i) impose requirements, conditions, restrictions, or prohibitions: (ii) issue directions or instructions: (c) exempt, or authorise the Minister or Director-General to exempt, any animal material, animal product, person, place, business, process, operation, activity, or other matter or thing from any provision of the regulations: (d) authorise the Minister, the Director-General, or an animal product officer to decide a matter:	

operations, activities, or other matters or things:

apply generally, or in relation to any specified, or specified class of, animal materials, animal products, persons, places, businesses, processes,

(a)

	(b)	make the same provision for all cases or different provisions for different cases or classes of case.	5		
3)	If a provision of this Act permits regulations to prescribe requirements, the regulations may prescribe requirements, specifications, criteria, procedures, conditions, or other matters of a similar kind.				
67	Notic	ees			
1)		Director-General may issue notices under this subsection to do anything provision of this Act permits to be done by notice under this subsection.	10		
2)	The Director-General may issue notices under this subsection to prescribe maters,—				
	(a)	if a provision of this Act refers to regulations and supplementary notices (for example by requiring something to be done in accordance with regulations and any supplementary notice), to supplement those regula- tions; or	15		
	(b)	if the regulations permit supplementary notices to be made to supplement provisions of the regulations, to supplement those provisions of the regulations.	20		
3)	The Director-General must not issue a notice under subsection (2) unless satisfied that the notice—				
	(a)	sets out matters of detail to elaborate on matters provided for in the regulations; or			
	(b)	sets out procedures, methodologies, forms, or other matters of an administrative nature relating to matters provided for in the regulations; or	25		
	(c)	sets out how requirements imposed by the regulations may or must be met; or			
	(d)	otherwise supplements matters of general principle set out in the regulations.	30		
4)	If a provision of this Act requires the Minister to be satisfied of any matter before recommending the making of regulations, the Director-General may not issue a notice under subsection (2) to supplement those regulations unless the Director-General is satisfied of that matter.				
5)	A not	tice may—	35		
	(a)	apply generally, or in relation to any specified, or specified class of, animal materials, animal products, persons, businesses, activities, or other matters or things:			

- make the same provision for all cases or different provisions for different (b) cases or classes of case:
- impose any conditions, restrictions, or prohibitions. (c)
- A notice issued under this section (other than one in relation to the matters set (6) out in section 60) must be notified in accordance with section 164.
- (7) If a notice issued under this section is inconsistent with the regulations, the regulations prevail to the extent of the inconsistency.

167A Application of Legislation Act 2012 to notices

- The following notices issued under **section 167(1)** are neither disallowable (1) instruments nor legislative instruments for the purposes of the Legislation Act 2012 and do not have to be presented to the House of Representatives under section 41 of that Act:
 - a notice issued for the purposes of **section 38(2)(b)** or 60: (a)
 - (b) a notice that—
 - (i) is issued for the purposes of section 14, 24, 50, 81A, or 112Y; and
 - applies only to a particular named person. (ii)
- Any other notice issued under section 167(1), and any notice issued under (2) **section 167(2)**, is a disallowable instrument, but not a legislative instrument, for the purposes of the Legislation Act 2012 and must be presented to the House of Representatives under section 41 of that Act.

Section 168 amended (Incorporation of material by reference into 154 regulations, notices, and orders)

Replace section 168(6) with:

(6) A standard work of reference is a work of reference that the Director-General considers is accepted internationally or by an industry as a standard one to refer to on its subject matter. An example is the *Codex Alimentarius*.

New sections 168A and 168B inserted

After section 168, insert:

168A Availability and proof of material incorporated by reference

- If material (other than a standard work of reference) is incorporated by refer-(1) ence in an instrument under section 168, a copy of the material and any amendment to the material must be-
 - (a) certified as a correct copy of the material by the Director-General; and
 - retained by the Director-General.
- (2) The production in proceedings of a certified copy of the material is, in the ab-35 sence of evidence to the contrary, sufficient evidence of the incorporation in the instrument of that material.

66

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157	Princ	ipal Act	
		Part 3 Amendments to Wine Act 2003	30
130	Insert	the Schedule 1 set out in Schedule 1 of this Act as the first schedule bear after the last section of the principal Act.	
156	New	Schedule 1 inserted	
(3)	that is	ever, nothing in section 41 of the Legislation Act 2012 requires material is incorporated by reference in an instrument to be presented to the House presentatives.	25
(2)	-	art 1 of Part 3 of the Legislation Act 2012 applies to an instrument that porates material by reference.	
(1)		2 of the Legislation Act 2012 does not apply to material incorporated by ence in an instrument under section 168 or to an amendment to that mater-	20
168B		ication of Legislation Act 2012 to incorporating instruments and porated material	
(5)	The Director-General is not required to comply with subsection (3)(b) or (c) if doing so would infringe copyright in the material or be inconsistent with any other enactment or rule of law.		
(4)	pertex a copy	Director-General may comply with subsection (3)(b) by providing a hyst link from an Internet site maintained by or on behalf of the Ministry to y of the material that is available, free of charge, on an Internet site maint by or on behalf of someone else.	10
	(c)	either make copies of the material available for purchase, at reasonable cost, or advise where copies of the material may be obtained.	
	(b)	make copies of the material available, free of charge, on an Internet site maintained by or on behalf of the Ministry; and	
. ,	(a)	make copies of all material incorporated in an instrument by reference available for inspection, free of charge, at the head office of the Ministry and at other places that the Director-General determines are appropriate; and	5
(3)	The I	Director-General must—	

This **Part** amends the Wine Act 2003 (the **principal Act**).

In section 4(1), repeal the definitions of recognised management plan veri-

fier, recognised verifying agency, verification, and wine standard.

Section 4 amended (Interpretation)

158

(1)

(2)	In se	ction 4	(1), insert in their appropriate alphabetical order:	
			electronic system means a system that is the subject of an arrange- section 118A	
		_	ent fee, in relation to an infringement offence, means the amount set ations made under section 96E to be payable for the offence	5
		_	ent offence means an offence identified in regulations made under BE as an infringement offence	
	regu	lated p	person has the meaning given in section 54A	
	regu	lations	s means regulations made under this Act	
	supp	lemen	tary notice means a notice issued under section 120(2)	10
			n includes the application of methods, procedures, tests, and other onfirm—	
	(a)	in rel	lation to a wine standards management plan,—	
		(i)	whether operations that are subject to the plan are being carried out in compliance with it; and	15
		(ii)	the applicability of the plan to the operations of the relevant wine business; and	
		(iii)	the effectiveness of the plan:	
	(b)	whet	lation to wine for whose export an official assurance is required, her the wine has been produced or made in a way that meets the rements for the official assurance:	20
	(c)		her a regulated person has complied with a requirement imposed by ider this Act	
			eans a recognised person whose specified functions and activities ining out verification functions and activities	25
		• -	agency means a recognised agency whose specified functions and activaclude managing and carrying out verification functions and activaction	
	wine 33	stand	ard means a standard prescribed by regulations made under section	30
(3)	In section 4(1), definition of extension product , paragraph (d), delete "or partially fermented commodities".			
(4)	In se		4(1), definition of industry organisation , replace paragraph (a)	
	(a)	New	Zealand Winegrowers Incorporated:	35
(5)	In se	ction 4	(1), definition of industry organisation , repeal paragraph (c).	

In section 4(1), definition of permissible functions and activities, delete

"verification functions and activities and other".

(6)

(7)	In section 4(1), definition of permissible functions and activities , paragraph (a), delete "in relation to wine standards management plans".	
(8)	In section 4(1), definition of permissible functions and activities , repeal paragraph (b).	
(9)	In section 4(1), definition of wine , replace paragraph (b) with:	5
	(b) to the extent specified in sections 12 and 15A, includes wine products, extension products, and partial process products; but	
(10)	In section 4(2), replace "and associated specifications set under subpart 2 of Part 2" with "and supplementary notices".	
159	New section 4A inserted (Transitional, savings, and related provisions relating to amending Acts)	10
	After section 4, insert:	
4A	Transitional, savings, and related provisions relating to amending Acts	
(1)	The transitional, savings, and related provisions set out in Schedule 1 have effect according to their terms.	15
(2)	Sections 129 to 132 contain transitional, savings, and related provisions relating to the enactment of this Act.	
160	Section 5 amended (Scope of Act)	
(1)	In section 5(2), after "products", insert ", extension products, partial process products,".	20
(2)	In section 5(2), replace "10 and 12" with "12, 15A, and 32".	
161	Section 6 amended (Exemptions from application of Act) Repeal section 6(4).	
162	Section 7 amended (Outline of this Part)	
	In section 7(b), delete "and specifications".	25
163	Section 8 amended (What is a wine standards management plan?)	
(1)	In the heading to section 8, delete "?".	
(2)	In section 8(4), after "businesses", insert "or parts of businesses".	
164	Section 9 amended (Who must have a wine standards management plan?)	
	In the heading to section 9, delete "?".	30
165	Section 11 amended (Limited exemption from requirement to have wine standards management plan)	
	In section 11(1), replace "section 120" with "section 120(1)".	

166	Section 12 amended (Certain persons may be required to have wine
	standards management plan)

- (1) In section 12(1)(d), after "products", insert ", extension products, or partial process products".
- (2) In section 12(2)(a), replace "or wine or wine product produced" with ", wine, 5 wine product, extension product, or partial process product".
- (3) In section 12(2)(b), replace "or wine or wine product in question" with ", wine, wine product, extension product, or partial process product".
- (4) In section 12(2)(c), replace "or wine or wine product" with ", wine, wine product, extension product, or partial process product".

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- (5) In section 12(2)(d), replace "or wine or wine product in question" with ", wine, wine product, extension product, or partial process product".
- (6) Replace section 12(3) and (4) with:
- (3) The Minister may not recommend the making of an order under this section unless the Minister is satisfied that the order is necessary or desirable—
 - (a) in the interests of producing wine, wine products, extension products, or partial process products that are fit for intended purpose; or
 - (b) for the purpose of facilitating access to overseas markets.
- (4) If an order under this section requires a wine standards management plan in respect of operations relating to wine, this Act (including the regulations and any notices under section 120) applies in relation to the wine unless the order provides otherwise.
- (5) If an order under this section requires a wine standards management plan in respect of operations relating to commodities, wine products, extension products, or partial process products, this Act (including the regulations and any notices under section 120) applies to the commodities, wine products, extension products, or partial process products as if they were wine unless the order provides otherwise.

167 Section 13 amended (Duties of operators of wine standards management plans)

In section 13(f), delete "recognised".

168 Section 14 amended (Contents of and requirements for wine standards management plans)

- (1) After section 14(2)(b), insert:
 - (ba) make provision in relation to tracing and recalling wine as required by regulations made under **section 54C** or any supplementary notice:
- (2) Replace section 14(2)(d) with:

and reporting, including as required by—

(d)

provide for appropriate and auditable documentation, record keeping,

		(i)	regulations made under section 54H(1) or any supplementary notice; or	
		(ii)	any notice referred to in section 54H(2):	5
	(da)		provision in relation to verification as required by regulations under section 54F or any supplementary notice:	
(3)	Repla	ce sect	tion 14(2)(e)(i) with:	
		(i)	any relevant wine standards, other regulations, supplementary notices, and New Zealand food standards; and	10
(4)		this A	14(2)(e)(ii), replace "specifications set by the Director-General Act" with "notices issued by the Director-General under section	
(5)	After	section	14(2A), insert:	
(2B)	pleme	ntary	dards management plan must comply with any regulations or sup- notice requiring it to be differentiated from other information kept tor and prescribing how this must be done.	15
(6)	Repea	ıl secti	on 14(4).	
169	Section	Section 15 amended (Multi-business wine standards management plans)		
(1)			5(2)(a), replace "part-businesses" with "parts of businesses".	20
(2)	In section 15(2)(b), replace "part-businesses" with "parts of businesses".			
(3)			5(2)(c), replace "part-business" with "part of whose business".	
170	Section	on 15A	amended (Persons involved with both food and wine)	
	produ under	cts as section	5A(4), replace ", and its provisions on verification, apply to their if they were wine" with "(including the regulations and any notices n 120) applies to their extension products, partial process products, ducts as if they were wine".	25
171			s amended (Application for intermittent use of food control e standards management plan)	
(1)	Repla	ce sect	tion 15B(2) with:	30
(2)	Section 1		to 20 apply to the application as if it were an application under sec-	
(2)	Repla	ce sect	tion 15B(4)(b) with:	
	(b)	expor	t eligibility requirements and any supplementary notices; and	
	(c)	-	equirements set out in the regulations or any supplementary notices etermining whether all or any classes of registered food control	35

		plans are to be subject to the verification regime of this Act or the Food Act 2014.	
(3)	In sec	ection 15B(6)(b), replace "verification" with "verifying".	
172		on 15C amended (Intermittent use of food control plan as wine lards management plan)	5
		ction 15C(2) and (3), after "food plan,", insert "unless the regulations or upplementary notice provide otherwise,".	
173		section 15D inserted (Regulations may grant or provide for ptions from this Act or Food Act 2014)	
	After	section 15C, insert:	10
15D	Regu Act 2	lations may grant or provide for exemptions from this Act or Food	
(1)	of the	Governor-General may, by Order in Council made on the recommendation e Minister, make regulations exempting, or providing for the exemption of, ons from specified requirements imposed by or under this Act or the Food 2014.	15
(2)		Minister may not recommend the making under subsection (1) of reguns that grant an exemption unless satisfied that—	
	(a)	granting the exemption is necessary or desirable in the interests of avoiding unnecessary or undesirable duplication of equivalent duties or matters under this Act and the Food Act 2014; and	20
	(b)	the extent of the exemption is not broader than is reasonably necessary for that purpose.	
(3)	lation	Minister may not recommend the making under subsection (1) of regulars that provide for exemptions to be granted unless satisfied that the regulars permit an exemption to be granted only if—	25
	(a)	granting the exemption is necessary or desirable in the interests of avoiding unnecessary or undesirable duplication of equivalent duties or matters under this Act and the Food Act 2014; and	
	(b)	the extent of the exemption is not broader than is reasonably necessary for that purpose.	30
174	Secti	on 17 amended (Register of wine standards management plans)	
(1)		ction 17(3)(g), replace "recognised verifying agency responsible for the cation function under" with "verifying agency responsible for verification	35

the date on which the most recent significant amendment to the wine

standards management plan has been registered under section 22:

(2)

Replace section 17(3)(j) and (k) with:

(k)

the date of any notifications of minor amendments to the wine standards management plan under section 23:

	(1)	any o	other particulars required by the regulations or any supplementary e.	
175			amended (Applications for registration of wine standards ont plans)	5
(1)	In sec	tion 1	8(1)(c), delete "recognised".	
(2)	In sec	tion 1	8(1)(c), delete "functions in respect".	
(3)	In section 18(1)(d), replace "regulations made under this Act" with "the regulations or any supplementary notice".			10
(4)	After	sectio	on 18(1A), insert:	
(1B)	a way	that c	ation or material accompanying the application must be provided in complies with any requirements prescribed by the regulations or any ary notice.	
176			further amended (Applications for registration of wine management plans)	15
	Repla	ce sec	etion 18(1)(a)(ii) with:	
		(ii)	if the regulations permit part only of the plan to be lodged, a copy of that part of the plan; and	
177	Section	n 19	amended (Registration of wine standards management plans)	20
	After	sectio	on 19(1)(a)(ii), insert:	
		(iii)	is clear enough to be readily understood by the operator, the Director-General, and the operator's verifier; and	
178	Section	n 21	amended (Registration may not be transferred)	
(1)	In sec	tion 2	1(2)(b), replace "part-business" with "part of the business".	25
(2)	In sec	tion 2	21(3), replace "section 120" with "section 120(1)".	
179			amended (Significant amendment of wine standards	
(1)	In the nifica		ing to section 22, replace "Significant" with "Registration of sig-	30
(2)			2(3), delete ", in a manner approved by the Director-General and on the prescribed fee (if any),".	
(3)	After	sectio	on 22(3), insert:	
(3A)	-	-	tion under this section must be made in writing in a form or manner y the Director-General and be accompanied by—	35

	(a)	-	nformation and other material required by the regulations or any ementary notice; and	
	(b)	the p	rescribed fee (if any).	
(3B)	a way	that c	ation or material accompanying the application must be provided in complies with any requirements prescribed by the regulations or any ary notice.	5
(3C)	with		(2) and (3), 19, and 20 apply to an application under this section, ecessary modifications, as if it were an application for registration on 18.	
(4)		nised	22(4)(c), replace "supply to both the applicant and the appropriate verifying agency a certified" with "give the applicant's verifying	10
(5)	Repe	al sect	ion 22(8).	
180			amended (Updates of minor amendments to wine standards nt plans)	15
(1)	In the	headi	ng to section 23, replace "Updates" with "Notification".	
(2)	In sec	ction 2	3(2)(a), after "in a", insert "form or".	
(3)	Repla	ice sec	tion 23(2)(b) to (d) with:	
	(b)		ade at the intervals set out in the regulations or any supplementary e; and	20
	(c)	be ac	companied by—	
		(i)	any information and other material required by the regulations or any supplementary notice; and	
		(ii)	the prescribed fee (if any); and	
	(d)	comp	bly with any requirements in the regulations or any supplementary e.	25
(4)	Repe	al sect	ion 23(4).	
181			n 26B inserted (Director-General may require amendment to arity of registered wine standards management plan)	
	After	sectio	n 23, insert:	30
23B	Director-General may require amendment to improve clarity of registered wine standards management plan			
(1)	plan i	is not o	tor-General considers that a registered wine standards management clear enough to be readily understood by the persons referred to in P(1)(a)(iii) , the Director-General may require the operator to amend	35

(2)	The operator must amend the plan to meet the Director-General's requirements under subsection (1) within 6 months after the date the requirement is received.		
(3)	If the operator fails to do so, the Director-General may—		
	(a) suspend operations under the plan in accordance with section 24; or	5	
	(b) remove the plan from the register in accordance with section 25.		
182	Section 24 amended (Suspension of operations under registered wine standards management plan)		
(1)	In section 24(1), delete "at any time".		
(2)	In section 24(1)(b), replace "of this Act." with "imposed by or under this Act; or".	10	
(3)	After section 24(1)(b), insert:		
	(c) suspension is permitted under section 23B .		
(4)	In section 24(5), replace "appropriate recognised" with "operator's".		
183 (1)	Section 25 amended (Deregistration of wine standards management plan) In section 25(1), delete "at any time".	15	
(2)	After section 25(1)(b), insert:		
	(ba) removal of the plan from the register is permitted under section 23B ; or		
(3)	In section 25(3)(b), replace "appropriate recognised" with "operator's".	20	
184	Section 26 replaced (Removal of wine business from coverage of wider wine standards management plan)		
	Replace section 26 with:		
26	Removal of business or part of business from coverage of wider wine standards management plan	25	
(1)	The Director-General may remove any business or part of a business from the coverage of a registered wine standards management plan that applies to more than 1 comparable business if the Director-General is satisfied that deregistration of the plan would be appropriate under section 25(1) if the business or part of a business being removed were the only one operating under the plan.	30	
(2)	Section 25(2) to (7) applies in relation to the removal of the business or part of a business from the coverage of the wine standards management plan as if references in those subsections to deregistration of the plan were references to removal from the coverage of the plan.		
185	Section 27 amended (Surrender of registration)	35	
(1)	In section 27(1), delete "at any time".		

(2)	In section 27(2)(c), replace "appropriate recognised" with "operator's".	
186 (1) (2) (3)	Section 28 amended (References to recognised verifying agency) In the heading to section 28, delete "recognised". In section 28, replace "recognised verifying" with "verifying". In section 28, delete "recognised management plan".	5
187	Subpart 2 heading in Part 2 amended In Part 2, in the subpart 2 heading, delete "and specifications".	
188	Section 30 replaced (Outline of subpart 2) Replace section 30 with:	
30	Wine standards	10
(1)	This subpart provides for the setting of standards that must be met by any wine intended for trade or export.	
(2)	The standards may be set by regulations made under section 33, which may be supplemented by supplementary notices.	
189	Section 31 amended (Application of standards and specifications)	15
(1) (2)	In the heading to section 31, delete "and specifications". In section 31, delete "and specifications".	
190	Section 32 repealed (Application to extension products, partial process products, and wine products)	
	Repeal section 32.	20
191	Section 33 amended (Regulations may prescribe standards)	
(1)	In section 33(1), replace "Regulations may be made under section 119, on the recommendation of the Minister," with "The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations".	
(2)	After section 33(2)(a), insert:	25
	(ab) the information or other matters that must be specified, or that may or may not be specified, in any label on any bottle or other container of wine or any class or description of wine, and the requirements that must be met for that information or other matter to be specified or not speci- fied:	30
(3)	Repeal section 33(3) to (5) and (7).	
192	Section 34 amended (Prerequisites for prescribing standards)	
(1)	In section 34(1), replace "recommending the prescribing of standards" with	

"determining whether to recommend the making of a wine standard".

(2)	Repeal section 34(2).	
193	Section 35 repealed (Director-General may issue specifications supplementary to wine standards)	
	Repeal section 35.	
194	Section 37 amended (Prerequisites for export)	5
(1)	In section 37(1)(b)(i), after "those requirements", insert "and any supplementary notices".	
(2)	In section 37(2), replace "under section 39 or under regulations made under this Act" with "by the regulations or any supplementary notice or by a notice referred to in section 39".	10
195	Section 38 amended (Export eligibility requirements)	
(1)	Repeal section 38(3).	
(2)	In section 38(4)(b), replace "prescribe" with "set out".	
(3)	Replace section 38(4)(c) with:	
	(c) set out procedures and requirements in relation to the export eligibility requirements.	15
(4)	Repeal section 38(5).	
(5)	In section 38(6), after "requirements", insert "and any supplementary notices".	
196	Section 39 amended (Exemption of certain consignments)	
(1)	In the heading to section 39, after "consignments", insert ", wine, or persons".	20
(2)	In section 39(1), replace "section 120" with "section 120(1)".	
(3)	Replace section 39(1)(e) with:	
	(e) of a kind that the regulations permit to be exempted under this section.	
(4)	Repeal section 39(2) and (3).	25
197	Section 40 amended (Duties of exporters)	
(1)	In section 40(b)(i), replace "standards and specifications" with "wine standards and any supplementary notices".	
(2)	In section 40(e), after "those requirements", insert "and any supplementary notices".	30
198	Section 41 amended (Director-General to notify or make available access requirements for overseas markets)	
(1)	In section 41(2), replace "section 120, issue specifications that set out" with "section 120(1), specify".	
(2)	In section 41(2), replace "the specifications" with "the notice".	35

199	Section 42 amended (Director-General may issue official assurances)	
	In section 42(2)(b), replace "standards and specifications set under subpart 2 of Part 2" with "relevant wine standards and any supplementary notices".	
200	Section 43 amended (Form and content of official assurance)	
	Repeal section 43(4).	5
201	Section 44 amended (Obtaining of official assurance)	
	After section 44(2), insert:	
(3)	The Director-General may, by notice under section 120(1) , do either or both of the following:	
	(a) set out requirements and procedures for the issue and control of official assurances:	10
	(b) set out other matters in relation to the obtaining of official assurances.	
(4)	Matters set out in notices under subsection (3) are in addition to matters (if any) prescribed by regulations made under section 119(1)(g).	
202	Section 47 amended (Register of exporters)	15
	Replace section 47(3)(d) with:	
	(d) any other particulars required by the Director-General by notice under section 120(1) .	
203	Section 48 amended (Applications for registration as exporter)	
	In section 48(1), replace "regulations under this Act" with "the regulations".	20
204	Section 52 amended (Deregistration of exporters)	
(1)	In section 52(1), delete "at any time".	
(2)	In section 52(1)(c), replace "under" with "for the purposes of".	
205	Section 53 amended (Surrender of registration)	
	In section 53(1), delete "at any time".	25
206	New subpart 4 of Part 2 inserted	
	After section 54, insert:	
	Subpart 4—General obligations	
54A	Interpretation	
	In this Part, regulated person means any of the following:	30
	(a) the operator of a wine business:	
	(b) the operator of a registered wine standards management plan:	
	(c) an exporter:	

a person who is in charge of wine for the purposes of a wine business:

(d)

	(e)	any c	other person—	
		(i)	who has, or is in a class of persons who have, any obligation under this Act; and	
		(ii)	who is, or is in a class of persons that is, specified by the regulations.	5
			Tracing and recall	
64B	Traci	ing an	d recall requirements	
	_		l person must, as and when required by the regulations or any supnotice,—	10
	(a)	have	in place any procedures for tracing and recalling wine; and	
	(b)	cond	uct simulations or other tests of those procedures; and	
	(c)	imple	ement those procedures to trace or recall wine.	
4C	Regu	lation	s relating to tracing and recall	
1)		remen	nor-General may, by Order in Council, make regulations prescribing ts that apply to regulated persons in relation to tracing and recalling	15
2)	The r	egulat	ions may (without limitation) do any or all of the following:	
	(a)		ify the regulated persons who are required to have procedures for ng and recalling wine:	20
	(b)	set re	equirements relating to—	
		(i)	the content of those procedures:	
		(ii)	the conducting of simulations and other tests of those procedures:	
		(iii)	the implementation of those procedures to trace or recall wine:	
	(c)	-	fy matters in relation to tracing and recall that must be included in standards management plans (<i>see</i> section 14).	25
			Verification	
4D	Verif	icatio	n	
	that	are pr	person must comply with any requirements relating to verification escribed by regulations made under section 54F or any supnotice.	30
4E	Oblig	gation	of persons subject to verification requirements	
	A per (a)		ho is subject to verification requirements under this Act must—the verifier—	

		(i)	the access to places, things, and information that the verifier reasonably needs to undertake the verification; and		
		(ii)	any reasonable assistance requested by the verifier to undertake the verification; and		
	(b)	_	oly with any other requirements relating to the verification set out in of the following:	5	
		(i)	regulations made under section 54F or any supplementary notice:		
		(ii)	if the person is the operator of a wine standards management plan, that plan:	10	
		(iii)	if the person is subject to a notice made under section 120(1) , that notice.		
54F	Regu	ılation	s relating to verification		
(1)			nor-General may, by Order in Council, make regulations prescribing ts in relation to verification of any or all of the following:	15	
	(a)	wine	standards management plans:		
	(b)	wine	for whose export an official assurance is required:		
	(c)	comp this A	pliance by regulated persons with requirements imposed by or under Act.		
(2)	The regulations may (without limitation) do any or all of the following:				
	(a)		lation to verification of wine standards management plans, specify perations, or the parts of the operations, that must be verified:		
	(b)	set retion:	equirements relating to the frequency, intensity, and cost of verifica-		
	(c)		fy matters in relation to verification that must be included in wine lards management plans (<i>see</i> section 14):	25	
	(ca)		ut matters relating to the rights of verifiers and verifying agencies in on to the undertaking of verification activities:		
	(d)	set re	eporting requirements for verifiers (see section 82H):		
	(e)		ut requirements relating to the exercise, carrying out, and managing rification functions and activities (<i>see</i> sections 82G and 82H).	30	
			Record keeping and reporting		
54G	Reco	rd kee	eping and reporting requirements		
(1)	A reg	gulated	person, recognised person, or recognised agency must—		
	(a)	colle	ct the required information; and	35	
	(b)	keep and	that information in the required manner and for the required period;		

	(c)	give	that information to—		
		(i)	the Director-General or a wine officer at all reasonable times on request; and		
		(ii)	any other person as required.		
(2)	In thi	s secti	on,—	5	
	give,	in rela	ation to information, includes—		
	(a)	to gi	ve access to the information; and		
	(b)	to pe	rmit the inspection of the information; and		
	(c)	to pe	rmit the making of copies of the information		
	requi	red m	neans required by any of the following:	10	
	(a)	this A	Act:		
	(b)	the re	egulations or any supplementary notice:		
	(c)	a not	ice referred to in section 54H(2).		
54H	Regu	lation	s and notices relating to record keeping and reporting		
(1)	The Governor-General may, by Order in Council, make regulations prescribing 1 requirements in relation to record keeping and reporting by regulated persons, recognised persons, and recognised agencies.				
(2)	The Director-General may, by notice under section 120(1) , prescribe requirements in relation to record keeping and reporting by regulated persons, recognised persons, and recognised agencies (in addition to requirements (if any) prescribed by the regulations).				
(3)	The ring:	egulat	ions or a notice may (without limitation) do any or all of the follow-		
	(a)	set re	equirements relating to—		
		(i)	what information must be collected:	25	
		(ii)	how, and for how long, the information must be kept:		
		(iii)	what information must be given under section 54G(1)(c) and when, how, and to whom it must be given:		
	(b)	-	ify matters in relation to record keeping and reporting that must be ided in wine standards management plans (<i>see</i> section 14).	30	
207	Secti	on 56	amended (Director-General may issue notices)		
	In se	ction	56, replace "from time to time issue notices as specified in" with ees under".		
208		on 59 mstar	amended (Power to direct disposal, etc, of wine in certain	35	
	In sec	ction 5	9(1)(g), after "requirements", insert "or any supplementary notice".		

208A Section 61 amended (Delegations by Director-General)

In section 61, delete ", except the power to issue statements under section 60".

209 New sections 61A and 61B inserted

Before section 62, insert:

	_				
61 A	DOWNER	to	icenia	improvement	notice
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- (1) A wine officer may issue an improvement notice to any person if the officer reasonably believes that the person is failing, or has failed, to comply with 1 or more requirements imposed by or under this Act.
- (2) An improvement notice must state—
 - (a) the requirement that the officer reasonably believes the person is failing, or has failed, to comply with; and

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- (b) the reasons for the officer's reasonable belief; and
- (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; and
- (e) the person's right, under **section 61B**, to seek a review of the decision to issue the improvement notice.

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- (3) A wine officer may, by written notice, withdraw an improvement notice, but may reissue it if **subsection (1)** applies.
- (4) An improvement notice must be served in accordance with section 117.
- (5) A person to whom an improvement notice is issued must comply with the notice, subject to any extension of the date by which the person must comply with the applicable requirement that the wine officer may grant on the person's request.

61B Review of improvement notice

(1) A person to whom an improvement notice is issued under **section 61A** may apply to the Director-General to have the decision to issue it reviewed.

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- (2) Section 114(2) to (8) applies in relation to the application and review as if the decision to issue the notice were a decision to which that section applies.
- (3) The Director-General may initiate a review of a decision to issue an improvement notice on the Director-General's own initiative and without an application for review being made.

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- (4) For the purposes of **subsection (3)**, section 114(3A), (4), (6), (7), and (8) applies in relation to the review as if—
 - (a) the decision to issue the notice were a decision to which that section applies and the person to whom it was issued had applied for a review; and
 - (b) the maximum time allowed under section 114(4) were 80 days from the date on which the improvement notice was issued.

210 New sections 68A and 68B inserted

After section 68, insert:

68A	Matters may	be continued b	y different	wine officer

- (1) An action initiated or taken under this Act by a wine officer may be continued by another wine officer.
- (2) Without limiting subsection (1), if an officer has given any notice, authorisation, or consent under this Act (whether or not subject to conditions), any wine officer may—
 - (a) take further action in relation to that notice, authorisation, or consent; or
 - (b) revoke or withdraw it; or

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- (c) vary it; or
- (d) revoke or vary any condition on or subject to which it was given.

68B Opinion or belief of wine officer

If this Act requires a wine officer to hold a particular opinion or belief about something before exercising a power, it is sufficient if a more senior wine officer or the Director-General holds that opinion or belief and directs the wine officer to exercise the power.

211 Section 69 amended (Outline of sections 70 to 82Z)

- (1) In section 69(a), delete "recognised".
- (2) In section 69(b), delete "recognised management plan".

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212 Section 70 amended (Interpretation)

In section 70, definition of **requirements of this Act**, replace paragraphs (b) and (c) with:

- (b) the regulations or any supplementary notice; or
- (c) a notice issued under section 120(1)

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213 Section 82G amended (Duties of recognised agencies)

In section 82G(1)(g), after "all", insert "other".

213A Section 82H amended (Duties of recognised persons)

In section 82H(e)(ii), delete "recognised management plan".

New section 82IA inserted (Recognised agency and recognised person accountable to Director-General)

After section 82I, insert:

82IA	Recognised agency and recognised person accountable to Director-General						
(1)	A recognised agency is, in carrying out its specified functions and activities, accountable to the Director-General.						
(2)	A recognised person is, in carrying out his or her specified functions and activities, accountable to the Director-General.	5					
215	Section 82T amended (Contents of public register)						
	Replace section 82T(1)(e) with:						
	(e) any other particulars required by the regulations or any supplementary notice.						
216	Section 82Y amended (Director-General may require notification of termination of contracts)	10					
(1)	In section 82Y(1), replace "section 120, require any recognised management plan verifier or recognised" with " section 120(1) , require any verifier or".						
(2)	Repeal section 82Y(2).						
(3)	In section 82Y(3), replace "recognised management plan verifier or recognised" with "verifier or".						
217	Section 84 amended (Principles of cost recovery)						
	In section 84(3), delete "appropriate".						
218	Section 86 amended (Cost recovery to relate generally to financial year)						
(1)	In section 86(1), delete "under this subpart".	20					
(2)	In section 86(2)(b)(i), delete "appropriate".						
219	Section 87 amended (Three-yearly review of cost recovery)						
	In section 87(2), delete "appropriate".						
220	Section 88 amended (Fees and charges to be prescribed by regulations)						
(1)	Replace section 88(1) with:						
(1)	The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations prescribing fees and charges for the purposes of this Act, including fees and charges—						
	(a) for applications, renewals, or related matters under this Act (for example, for applications for registration under subpart 1 or 3 of Part 2 or for applications for recognition under sections 70 to 82Z); and	30					

payable on an ongoing basis by a person given a particular status under

this Act (for example, for ongoing registration under subpart 3 of Part 2

or for ongoing recognition under sections 70 to 82Z).

(b)

(2)	In section 88(5), replace "under section 120" with "by notice under section 120(1) ".						
221	Section 89 amended (Regulations may impose levies)						
(1)	Replace section 89(1) with:						
(1)	The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations prescribing levies for the purposes of this Act, including levies payable on an ongoing basis by a person given a particular status under this Act (for example, for ongoing registration under subpart 3 of Part 2 or for ongoing recognition under sections 70 to 82Z).	5					
(2)	In section 89(3)(f)(ii), replace "collect;—" with "collect—".	10					
(3)	After section 89(4), insert:						
(4A)	Where regulations prescribe a formula for determining a levy, the formula may specify the value of 1 or more of its components as being an amount or amounts notified for those components by the Director-General by notice under section 120(1) .						
222	Section 92 amended (Exemptions, waivers, and refunds)						
(1)	In section 92(1), replace "Regulations made under this Act" with "The regulations".						
(2)	After section 92(2), insert:						
(3)	An exemption or a waiver granted under this section expires on the date specified in it, which must not be more than 5 years after the exemption is granted.	20					
223	New sections 96A to 96E and cross-heading inserted						
	After the Part 4 heading, insert:						
	Infringement offences						
96A	Proceedings for infringement notices	25					
(1)	This section applies when a person is alleged to have committed an infringement offence.						
(2)	The person may—						
	(a) be proceeded against by filing a charging document under section 14 of the Criminal Procedure Act 2011; or	30					
	(b) be served with an infringement notice as provided in section 96B and, in that case, section 21 of the Summary Proceedings Act 1957 applies with all necessary modifications.						
(3)	Proceedings commenced in the way described in subsection (2)(a) do not require leave of a District Court Judge or Registrar under section 21(1)(a) of the Summary Proceedings Act 1957.						

96B	Issu	e and c	cancellation of infringement notices			
(1)	An i	nfringe	ement notice may be served on a person if a wine officer—			
	(a)	obse	rves the person committing an infringement offence; or			
	(b)	reaso	onably believes that the person is committing an infringement of- e; or	5		
	(c)	reaso fence	onably believes that the person has committed an infringement of-			
(2)	An i	nfringe	ement notice may be cancelled by a wine officer if—			
	(a)	the in	nterests of justice require cancellation; and			
	(b)		er the particulars of a reminder notice nor a notice of hearing relat- to the infringement notice has been filed in a District Court.	10		
(3)	An i	nfringe	ement notice is cancelled by the service of a cancellation notice.			
(4)	An infringement notice or a cancellation notice may be served by a wine officer personally delivering it to the person alleged to have committed the infringement offence.					
(5)	Alternatively, an infringement notice or a cancellation notice may be served by post addressed to,—					
	(a)	if the	e person is a natural person,—			
		(i)	the address of the person's last-known place of residence; or			
		(ii)	the address on the person's driving licence; or	20		
		(iii)	the person's address on the latest electoral roll; or			
		(iv)	the person's last-known registered address, if the person has or has had a registered address for any purpose; or			
		(v)	the person's address in the latest telephone directory; or			
		(vi)	the address of the person's last-known place of business; or	25		
	(b)	if the	e person is not a natural person,—			
		(i)	the person's last-known registered address, if the person has or has had a registered address for any purpose; or			
		(ii)	the person's address in the latest telephone directory; or			
		(iii)	the address of the person's last-known place of business.	30		
(6)	For the purposes of the Summary Proceedings Act 1957, an infringement notice or a cancellation notice served under subsection (5) is treated as having been served on the person when it was posted.					
96C	Fori	n of in	fringement notice			
(1)	An i	nfringe	ement notice must be in the form set out in the regulations.	35		
(2)	The form must contain the following details:					

	(a)	sufficient details to inform the person served with the notice of the time, place, and nature of the alleged offence; and			
	(b)	the amount of the infringement fee for the offence; and			
	(c)	the time within which the infringement fee must be paid; and			
	(d)	the address of the place at which the infringement fee must be paid; and	5		
	(e)	a statement of the person's right to ask for a hearing; and			
	(f)	a statement of the person's right to ask for cancellation of the notice; and			
	(g)	a statement of what will happen if the person does not pay the infringement fee or ask for a hearing or ask for cancellation of the notice; and			
	(h)	a summary of the provisions of section 21(10) of the Summary Proceedings Act 1957.	10		
96D	Payn	nent of infringement fees			
	All ir try.	afringement fees paid for infringement offences must be paid to the Minis-			
96E	Regu	lations about infringement offences	15		
The Governor-General may, by Order in Council, make regulations to do all any of the following:					
	(a)	identify the offences in or under this Act that are infringement offences:			
	(b)	identify as an infringement offence an offence against section 103 for failing to comply with a specified provision, direction, condition, notice, or requirement:	20		
	(c)	set out notices and forms required for the purposes of sections 96A to 96D :			
	(d)	set out the amounts, up to \$1,000, of infringement fees that are payable for infringement offences, including different fees for a first offence, a second offence, and subsequent offences.	25		
224		on 100 amended (Offence to export unless registered or in compliance export eligibility requirements)			
(1)	In section 100(1), replace "regulations made under this Act" with "the regulations or any supplementary notice".				
(2)	In section 100(2), after "requirements", insert "or any supplementary notice".				
225	Secti	on 101 amended (Obstruction of officers, etc)			
	In seor".	ction 101(2), replace "recognised verifying agency, or" with "an agency			
226	New	sections 101A and 101B inserted	35		
	After	section 101, insert:			

101A	Offences	involving	automated	electronic system	
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- (1) A person commits an offence who intentionally obstructs or hinders an automated electronic system that is doing an action under **section 118A**.
- (2) A person commits an offence who knowingly damages or impairs an automated electronic system.
- (3) A person who commits an offence against this section is liable on conviction,—
 - (a) for a body corporate, to a fine not exceeding \$250,000:
 - (b) for an individual, to imprisonment for a term not exceeding 3 months and a fine not exceeding \$50,000.

101B Breach of compliance order

- (1) A person commits an offence who, without reasonable excuse, breaches or fails to comply with the terms of a compliance order or an interim compliance order issued under section 110A or 110F.
- (2) A person who commits an offence against this section is liable on conviction to—
 - (a) a fine not exceeding—
 - (i) \$300,000, in the case of a body corporate; or
 - (ii) \$50,000, in the case of an individual; and
 - (b) an additional fine not exceeding \$2,000 for every day on which the breach or failure continues.

227 Section 103 amended (Failure to comply with Act, etc)

Replace section 103(1)(b) with:

(b) any provision of the regulations the failure to comply with which is identified in the regulations as an offence; or

228 Section 105 amended (Evidence in proceedings)

- (1) In section 105(1)(a)(i), replace "recognised verifying agency" with "verifier, a verifying agency".
- (2) In section 105(3), replace "or specifications" with ", notices, or orders".

Section 110 replaced (Time for filing charge for offence against section 102 or 103)

Replace section 110 with:

109A Order to pay amount because of commercial gain

(1) This section applies to a person convicted of an offence against any of sections 97 to 100 and **101A** to 103.

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- (2) The court may make an order under **subsection (4) or (5)** if it is satisfied that the offence was committed in the course of producing a commercial gain.
- (3) The court may make the order in addition to, or instead of, a penalty that the court may impose under the relevant offence provision.
- (4) The court may make an order under this subsection whether or not the person is a body corporate. The order is that the person pay an amount up to 3 times the value of the commercial gain resulting from committing the offence.
- (5) The court may make an order under this subsection if the person is a body corporate and the value of the gain cannot be readily ascertained. The order is that the person pay an amount up to 10% of the combined turnover of the body corporate and every interconnected body corporate it has over the period of the offending.
- (6) The court must assess the value of a gain that is readily ascertainable.
- (7) An amount that the court orders to be paid under this section is recoverable in the same manner as a fine.
- (8) In this section, **interconnected** and **turnover** have the same meanings as in the Commerce Act 1986.

110 Charging documents

Despite anything to the contrary in the Criminal Procedure Act 2011, a charging document in respect of any offence against this Act may be filed in any case within 4 years after the time when the offence was committed or within any longer time allowed by that other Act.

Compliance orders

110A Compliance orders

- (1) A compliance order is an order made by a District Court that may do 1 or more of the following things:
 - (a) require a person to cease, or prohibit a person from commencing, anything done or to be done by or on behalf of that person that, in the opinion of the court, contravenes or is likely to contravene this Act or any requirement imposed by or under this Act, and thus—
 - (i) is likely to endanger the health of the public through the sale of wine that has not been made in accordance with the requirements of Part 2 or that is otherwise not fit for its intended purpose; or
 - (ii) is likely to prejudice the reputation of New Zealand wine in overseas markets, or the integrity of official assurances given under this Act:
 - (b) require a person to remedy or mitigate any adverse effect arising from any action or matter that may be the subject of an order under **paragraph (a)**:

(2)

(3)

(4)

1 229	Food Safety Law Reform Bill
(c)	require a person to do something that, in the opinion of the court, is necessary in order to avoid, remedy, or mitigate any actual or likely adverse effect arising from any action or matter that may be the subject of an order under paragraph (a) :
(d)	require a person to pay money to or reimburse the Crown for any actual and reasonable costs and expenses that the Crown has incurred or is likely to incur in avoiding, remedying, or mitigating any adverse effect arising from the failure of the person to comply with a compliance order earlier made against the person under paragraph (a), (b), or (c).
For th	ne purposes of subsection (1)(d), actual and reasonable costs includes
the co	osts of investigation, supervision, and monitoring of the relevant situation ne costs of any actions required to avoid, remedy, or mitigate the relevant se effect.
	impliance order may be made on such terms and conditions as the court is fit, including the provision of security or the entry into a bond for persence.
tives,	court so orders, a compliance order applies to the personal representa- successors, and assigns of the person to whom the order is addressed to me extent that it applies to the person.
Appli	ication for compliance order

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110B

- (1) The Director-General may apply to a District Court for a compliance order of a kind specified in **section 110A**.
- Every application to a District Court under this section must be made by ori-(2) ginating application.
- The rules relating to the practice and procedure of District Courts for the time (3) being in force under the District Courts Act 1947 apply with respect to every application to the court under this section except as modified
 - by sections 110C to 110K; and (a)
 - (b) by any rules made under **section 110L**.

110C Notification of application

- **(1)** Except as provided in section 110F (which relates to interim compliance orders), the Director-General must serve notice of the application on every person directly affected by the application.
- (2) The notice must be served within 5 working days after the date on which the application is filed in a District Court, or within such further time as a District Court may allow.

110D Right to be heard

Except as provided in section 110F, before deciding an application for a compliance order, the court must—

	(a)	hear	the applicant; and	
	(b)	hear hear	any person against whom the order is sought who wishes to be d.	
110E	Decis	sion o	n application	
	After	consi	dering an application for a compliance order, the court may—	5
	(a)	make	e an appropriate order under section 110A; or	
	(b)	refus	se the application.	
110F	Inter	im co	mpliance orders	
(1)	an in	terim	t Court Judge considers it necessary to do so, the Judge may make compliance order without requiring service of notice in accordance on 110C and without holding a hearing.	10
(2)	Befor	re mak	king an interim compliance order, the Judge must consider—	
	(a)	whet	ther failure to make the order is likely—	
		(i)	to endanger human health through the sale of the wine concerned; or	15
		(ii)	to prejudice the integrity or reputation of New Zealand exports of wine, or the integrity of official assurances under this Act; and	
	(b)		ther the court should hear the applicant or any person against whom order is sought; and	
	(c)	such	other matters as the Judge thinks fit.	20
(3)		_	must direct the applicant or another person to serve a copy of the appliance order on the person against whom the order is made.	
(4)	The i	nterim	n compliance order—	
	(a)		s effect from when it is served, or on and from such later date as the r directs; and	25
	(b)	ance	ains in force until the application under section 110B for a compliorder in respect of the same matter is determined, or until cancelled or subsection (5) or under section 110G .	
(5)	the p	erson l	against whom an interim compliance order has been made without having been heard may apply to a District Court Judge to change or order, and, after hearing from that person and the applicant for the udge may confirm, change, or cancel the interim compliance order.	30

Without limiting section 110F(5), any person directly affected by a compli-

ance order may apply to a District Court in the manner set out in rules made

110G Change or cancellation of compliance order

under **section 110L** to change or cancel the order.

(1)

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(2)	The applicant must, within 5 working days after making the application, serve notice of the application in the manner set out in the rules on the Director-General and on any other person (outside the Ministry) who was directly affected by the original order.						
(3)	court	re deciding an application to change or cancel a compliance order, the must hear the applicant, the Director-General, and any person directly red by the original compliance order who wishes to be heard.	5				
(4)	After	considering the application, the court may—					
	(a)	change or cancel the compliance order; or					
	(b)	refuse the application.	10				
110H	Com	pliance with compliance order					
(1)		e a compliance order is served on the person against whom it is directed, erson must—					
	(a)	comply with the order; and					
	(b)	unless the order directs otherwise, pay all the costs and expenses of complying with the order.	15				
(2)		person fails to comply with the order, the Director-General may comply the order on behalf of the person, and, for that purpose, may—					
	(a)	exercise, or direct the exercise of, any of the powers of a wine officer under this Act; and	20				
	(b)	recover the costs and expenses of complying with the order as a debt due from the person.					
110I	Appe	als to High Court					
(1)		subsection applies to a decision of a District Court, on an application section 110B, to—	25				
	(a)	make or refuse to make a compliance order; or					
	(b)	dismiss the proceedings; or					
	(c)	otherwise finally determine the proceedings.					
(2)	(1) a ₁	ty to proceedings in which there is made a decision to which subsection oplies, or any other person prejudicially affected by the decision, may aporthe High Court against the decision.	30				

The High Court Rules and sections 74 to 78 of the District Courts Act 1947,

with all necessary modifications, apply to an appeal under subsection (2) as

if it were an appeal under section 72 of that Act.

(3)

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110J	Appeals to	Court of	Appeal or	Supreme	Court

- (1) With the leave of the court appealed to, a party to an appeal under **section**1101 may appeal to the Court of Appeal or the Supreme Court against any determination of the High Court in the appeal.
- (2) On an appeal under this section, the Court of Appeal or the Supreme Court has the same power to adjudicate on the proceedings as the High Court had.
- (3) **Subsection (1)** is subject to section 14 of the Supreme Court Act 2003 (which provides that the Supreme Court must not give leave to appeal directly to it against a decision made in a court other than the Court of Appeal unless it is satisfied that there are exceptional circumstances that justify taking the proposed appeal directly to the Supreme Court).

110K Effect of appeal

Except where the court making the order appealed from otherwise directs,—

- (a) the operation of a compliance order is not suspended by an appeal under **section 110I** or **110J**; and
- (b) every compliance order may be enforced in the same manner in all respects as if no such appeal were pending.

110L Rules of court

In addition to all other powers conferred by the District Courts Act 1947, the Governor-General may from time to time, by Order in Council, make rules—

- (a) regulating the practice and procedure of District Courts in proceedings under this Act that relate to compliance orders:
- (b) providing for such matters as are contemplated by or necessary or desirable for giving full effect to the provisions of this Act that relate to compliance orders.

230 Sections 112 and 113 and cross-heading replaced

Replace sections 112 and 113 and the cross-heading above section 112 with:

Use of border information

231 Section 114 amended (Right of review of certain decisions made under delegated authority)

- (1) In section 114(1)(d), replace "part business" with "part of a business".
- (2) In section 114(1)(f), delete "or to suspend export operations".
- (3) Replace section 114(1)(i) with:
 - (i) any decision specified by the regulations as a decision that is subject to review under this section.

(4)	In section 114(2), delete "or by a person designated by the Director-General who was not involved in making the original decision".	
(5)	After section 114(3), insert:	
(3A)	The Director-General may conduct the review personally or designate another person who was not involved in the original decision to conduct the review.	5
(6)	In section 114(4), replace ", or a person designated by the Director-General who was not involved in the original decision," with "or designated person".	
(7)	In section 114(8), after "Director-General", insert "or a designated person".	
232	Section 115 amended (Consultation requirements for making of certain orders, specifications, etc)	10
(1)	In the heading to section 115, replace "certain orders, specifications, etc" with "Orders in Council, regulations, and notices".	
(2)	In section 115(2), replace "setting any specifications or requirements made pursuant to" with "issuing a notice under".	
(3)	In section 115(3)(a), replace "relevant order or regulations or the setting of the relevant specifications or requirements referred to in subsections (1) and (2)" with "Order in Council, regulations, or notice".	15
(4)	In section 115(4)(a), replace "order or regulations or set the specifications or requirements" with "Order in Council, regulations, or notice".	
(5)	Replace section 115(5) and (6) with:	20
(5)	This section does not apply in relation to any Order in Council, regulations, or notice if the Minister or Director-General considers it necessary or desirable in the public interest that the Order in Council, regulations, or notice be made or issued as a matter of urgency.	
(6)	A failure to comply with this section does not affect the validity of any Order in Council, regulations, or notice.	25
233	Section 116 amended (Notification of certain matters)	
(1)	In the heading to section 116, replace "certain matters" with "notices under section 120".	
(2)	In section 116(1), replace "that are of a kind listed in section 120" with "under section 120 (other than notices issued for the purposes of section 41(2))".	30
(3)	In section 116(2)(b)(i), replace "specifications, requirements, exemption, or other matter concerned" with "notice".	
(4)	Replace section 116(3) with:	
(3)	For any other notice, the Director-General must—	35
	(a) publish the notice, or notification that it has been issued, in the Gazette;	

and

(b)	where the Director-General considers it practicable, cause the notice to
	be brought to the attention of persons likely to be affected by it by notice
	or publication in any newspaper or trade journal, or by any other practic-
	able means (including electronic means).

(5) In section 116(4), replace "specifications, requirements, exemption, or other matter concerned are notified only, and not published," with "notice is not published in full".

New sections 118A and 118B and cross-heading inserted

After section 118, insert:

	Anci	Sectio	ii 116, iiisett.		
			Automated electronic systems	10	
118A	Arra	ngeme	ent for system		
(1)	The Director-General may arrange for the use of an automated electronic system to do the actions described in subsection (2) that this Act or another enactment allows or requires the persons described in subsection (3) to do for the purposes of this Act.				
(2)	The a	ctions	are—		
	(a)	exerc	ising a power:		
	(b)	carry	ing out a function:		
	(c)	carry	ing out a duty:		
	(d)	makii	ng a decision, including making a decision by—	20	
		(i)	analysing information that a person described in subsection (3) holds or has access to about a person, goods, or craft; and		
		(ii)	applying criteria predetermined by the Director-General to the analysis:		
	(e)	_	g an action for the purpose of exercising a power, carrying out a ion or duty, or making a decision:	25	
	(f)		nunicating the exercising of a power, carrying out of a function or or making of a decision.		
(3)	The p	ersons	s are—		
	(a)	the D	irector-General:	30	
	(b)	wine	officers:		
	(c)	perso	ns designated under section 46 to issue official assurances.		
(4)	The I	Directo	r-General may make an arrangement only if satisfied that—		
	(a)	the sy	ystem has the capacity to do the action with reasonable reliability;	35	

	(b)	by th	cess is available under which a person affected by an action done e system can have the action reviewed by a person described in ection (3) without undue delay.			
(5)	•		sed in accordance with an arrangement may include components zealand.	5		
(6)	The Director-General must consult the Privacy Commissioner about including in an arrangement actions that involve the collection or use of personal information.					
18B	Effec	t of us	e of system			
(1)	This section applies to an action done by an automated electronic system.					
2)	An ac	tion al	lowed or required by this Act done by the system—			
	(a)		ated as an action done properly by the appropriate person referred section 118A(3); and			
	(b)	is not	invalid by virtue only of the fact that it is done by the system.			
(3)	done	in acco	allowed or required by another enactment done by the system is ordance with any applicable provisions in the enactment on the use ated electronic system, the action—	15		
	(a)		ated as an action done properly by the appropriate person referred section 118A(3); and			
	(b)	is not	invalid by virtue only of the fact that it is done by the system.	20		
(4)	by the	e syste	n operates in such a way as to render the action done or partly done m clearly wrong, the action may be done by the appropriate person n section 118A(3).			
235	Section	on 119	amended (Regulations)			
1)	In sec	tion 1	19(1), delete "from time to time".	25		
2)	Replace section 119(1)(a) to (d) with:					
	(a)	presci 14),—	ribing, in relation to wine standards management plans (see section –			
		(i)	requirements relating to the content of plans:			
		(ii)	other requirements relating to plans:	30		
		(iii)	how plans are to be differentiated from other information kept by operators:			
	(b)	-	ribing, in relation to the relationship between the Food Act regime vine standards management plans (see sections 15B and 15C),—			
		(i)	when and to what extent section 15C(2) or (3) does not apply:	35		
		(ii)	requirements for determining whether all or any classes of registered food control plans are to be subject to the verification regime of this Act or the Food Act 2014:			

		(iii)	any other requirements relating to elections to operate under a wine standards management plan under section 15B:	
		(iv)	matters relating to the registration of food control plans as wine standards management plans:	
	(c)	-	cribing, in relation to the registration of wine standards management is (see sections 17 and 18),—	5
		(i)	the particulars to be shown in the register:	
		(ii)	when part only of a wine standards management plan may be lodged and the parts that must be lodged:	
		(iii)	information and other material that must accompany applications for registration:	10
		(iv)	how accompanying information and material is to be provided to the Director-General:	
	(ca)	-	cribing, in relation to significant amendments to registered wine lards management plans (see section 22),—	15
		(i)	the kinds of amendments that require registration under section 22 and those that do not:	
		(ii)	how long before a known change, event, or other matter an application for registration of an amendment to the plan must be made:	
		(iii)	information and other material that must accompany applications for registration:	20
		(iv)	how accompanying information and material is to be provided to the Director-General:	
		(v)	other requirements relating to registration of significant amendments:	25
	(cb)	-	cribing, in relation to minor amendments to registered wine stand-management plans (see section 23),—	
		(i)	the intervals at which notification must be given to the Director-General:	
		(ii)	information and other material that must accompany a notification:	30
		(iii)	other requirements relating to notification of minor amendments:	
(3)	Repla	ace sec	etion 119(1)(f) with:	
	(f)	presc	eribing, in relation to exports,—	
		(i)	exemptions for any consignment for the purposes of section 37(2):	35
		(ii)	the kinds of consignments and wine in relation to which the Director-General may grant exemptions under section 39(1):	
(4)	After	sectio	on 119(1)(g), insert:	

(ga)

specifying persons, or classes of persons, for the purposes of the defin-

	,	ition	of regulated person in section 54A :			
(5)	After	section	n 119(1)(ha)(ii), insert:			
		(iia)	in order for an agency, a person, or a class of persons to maintain recognition:	5		
(6)	Repea	ıl secti	on 119(1)(i), (j), and (l).			
(7)	Repla	ce sec	tion 119(1)(o) with:			
	(0)	specit	fying decisions as decisions that are subject to review under section			
	(oa)	-	itting supplementary notices to be made to supplement specified sions of the regulations (see section 120(2)(b)):	10		
(8)	Repea	ıl secti	on 119(2).			
236	Section	n 120	replaced (Notices)			
			tion 120 with:			
1104	Scone	of ro	gulations	15		
(1)	Scope of regulations Regulations made under this Act may do any or all of the following:					
(1)	(a)		rise the Minister or Director-General to—			
	(a)	(i)	impose requirements, conditions, restrictions, or prohibitions:			
		(ii)	issue approvals, directions, instructions, or orders:			
	(b)	` /	rise a wine officer to—	20		
	(0)	(i)	impose requirements, conditions, restrictions, or prohibitions:	20		
		(ii)	issue directions or instructions:			
	(c)	exem wine,	pt, or authorise the Minister or Director-General to exempt, any person, place, business, process, operation, activity, or other matter ng from any provision of the regulations:	25		
	(d)	autho matte	rise the Minister, the Director-General, or a wine officer to decide a r:			
	(e)		r any other discretion on the Minister, the Director-General, or a officer.			
(2)	The re	egulati	ons may—	30		
	(a)	wine,	generally, or in relation to any specified, or specified class of, persons, places, businesses, processes, operations, activities, or matters or things:			
	(b)		the same provision for all cases or different provisions for different, or classes of case.	35		

(3)

116.

(3)	If a provision of this Act permits regulations to prescribe requirements, the regulations may prescribe requirements, specifications, criteria, procedures, or other matters of a similar kind.					
120	Noti	ces				
(1)	The Director-General may issue notices under this subsection to do anything 5 that a provision of this Act permits to be done by notice under this subsection.					
(2)	The ters,-	Director-General may issue notices under this subsection to prescribe mat—				
	(a)	if a provision of this Act refers to regulations and supplementary notices (for example by requiring something to be done in accordance with regulations and any supplementary notice), to supplement those regula- tions; or	10			
	(b)	if the regulations permit supplementary notices to be made to supplement provisions of the regulations, to supplement those provisions of the regulations.	15			
(3)		Director-General must not issue a notice under subsection (2) unless fied that the notice—				
	(a)	sets out matters of detail to elaborate on matters provided for in the regulations; or				
	(b)	sets out procedures, methodologies, forms, or other matters of an administrative nature relating to matters provided for in the regulations; or	20			
	(c)	sets out how requirements imposed by the regulations may or must be met; or				
	(d)	otherwise supplements matters of general principle set out in the regulations.	25			
(4)	fore issue	provision of this Act requires the Minister to be satisfied of any matter be- recommending the making of regulations, the Director-General may not a notice under subsection (2) to supplement those regulations unless Director-General is satisfied of that matter.				
(5)	A no	tice may—	30			
	(a)	apply generally, or in relation to any specified, or specified class of, wine, persons, businesses, activities, or other matters or things:				
	(b)	make the same provision for all cases or different provisions for different cases, or classes of case:				
	(c)	impose any conditions, restrictions, or prohibitions.	35			
(6)		notice issued under this section is inconsistent with the regulations, the lations prevail to the extent of the inconsistency.				
(7)	A no	tice issued under this section must be notified in accordance with section				

Part 3 c	1 237		Food Safety Law Reform Bill	
120.4		• ,•	64 . 1	
(1)	The finstru 2012	ollow ments	on of Legislation Act 2012 to notices ring notices issued under section 120(1) are neither disallowable is nor legislative instruments for the purposes of the Legislation Act do not have to be presented to the House of Representatives under of that Act:	5
	(a)	a not	tice issued for the purposes of section 41:	
	(b)	a not	tice that—	
		(i)	is issued for the purposes of section 11, 21, 39, or 82Y; and	
		(ii)	applies only to a named person.	
(2)	secti for th	on 12 e pur	notice issued under section 120(1) , and any notice issued under 20(2) , is a disallowable instrument, but not a legislative instrument, roses of the Legislation Act 2012 and must be presented to the epresentatives under section 41 of that Act.	10
237			1 amended (Incorporation of material by reference into s, notices, and orders)	15
(1)			121(1)(b) and (c), replace "or requirements" with ", requirements, or ded practices".	
(2)	After	sectio	on 121(3), insert:	
(3A)	refere partic	nce is ular t	rence in an instrument to the current edition of any standard work of s, unless the instrument otherwise specifies, to be construed at any ime as the latest edition of that work available at that time, together mendments, additions, and deletions made to or from it up to that	20
(3)	In sec refere		121(4), after "this section", insert "(other than a standard work of	25
(4)	Repla	ce sec	etion 121(5) with:	
(5)	consid	ders is	d work of reference is a work of reference that the Director-General saccepted internationally or by an industry as a standard one to refer bject matter.	
238			on 121, insert:	30
121A	Avail	abilit	y and proof of material incorporated by reference	

- If material (other than a standard work of reference) is incorporated by refer-(1) ence in an instrument under section 121, a copy of the material and any amendment to, or update of, the material must be
 - certified as a correct copy of the material by the Director-General; and (a)

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(b) retained by the Director-General. The production in proceedings of a certified copy of the material is, in the ab-

(2)

(1)	This	section amends the Summary Proceedings Act 1957.				
240	Ame	endments to Summary Proceedings Act 1957	35			
		Part 4 Consequential amendments to other enactments				
		t the Schedule 1 set out in Schedule 2 of this Act as the first schedule pear after the last section of the principal Act.				
239		Schedule 1 inserted	30			
(3)	However, nothing in section 41 of the Legislation Act 2012 requires material that is incorporated by reference in an instrument to be presented to the House of Representatives.					
(2)	Subpart 1 of Part 3 of the Legislation Act 2012 applies to an instrument that incorporates material by reference.					
(1)	Part 2 of the Legislation Act 2012 does not apply to material incorporated by reference in an instrument under section 121 or to an amendment to, or update of, that material.					
121B		lication of Legislation Act 2012 to incorporating instrument and rporated material	20			
(5)	if do	Director-General is not required to comply with subsection (3)(b) or (c) ing so would infringe copyright in the material or be inconsistent with any renactment or rule of law.				
(4)	perte a cop	Director-General may comply with subsection (3)(b) by providing a hyext link from an Internet site maintained by or on behalf of the Ministry to by of the material that is available, free of charge, on an Internet site mained by or on behalf of someone else.	15			
	(c)	either make copies of the material available for purchase, at a reasonable cost, or advise where copies of the material may be obtained.				
	(b)	make copies of the material available, free of charge, on an Internet site maintained by or on behalf of the Ministry; and	10			
	(a)	make copies of all material incorporated in an instrument by reference available for inspection, free of charge, at the head office of the Ministry and at other places that the Director-General determines are appropriate; and	5			
(3)	The	Director-General must—				
		e of evidence to the contrary, sufficient evidence of the incorporation in the ument of that material.				

(2)	In section 2(1), definition of infringement notice , in the first paragraph (ja) (relating to the Employment Relations Act 2000), replace "(ja)" with "(jaa)".					
(3)	In section 2(1), definition of infringement notice , after paragraph (jb), insert:					
	(jc) section 219 of the Food Act 2014; or					
	(jd) section 125B of the Animal Products Act 1999; or	5				
	(je) section 96B of the Wine Act 2003; or					
241	Amendment to Health Act 1956					
(1)	This section amends the Health Act 1956.					
(2)	In section 69ZZZE(b), replace "specifications" with "notices".					
242	Amendment to Biosecurity (National American Foulbrood Pest Management Plan) Order 1998	10				
(1)	This section amends the Biosecurity (National American Foulbrood Pest Management Plan) Order 1998.					
(2)	In clause 14(2), replace "a standard or specification" with "an animal product standard".	15				
243	Amendment to Search and Surveillance Act 2012					
(1)	This section amends the Search and Surveillance Act 2012.					
(2)	In the Schedule, item relating to section 322 of the Food Act 2014, replace "Requirements about applications for search warrant" with "Constable or food safety officer may apply for warrant".	20				

Schedule 1 New Schedule 1 inserted in Animal Products Act 1999

s 156

		Schedule 1	
Tı	ansit	ional, savings, and related provisions relating to amending Acts	5
		s 6C	
		Part 1	
	Pro	ovisions relating to Food Safety Law Reform Act 2016	
1	-	rator of existing RMP to provide information now required with ication to register programme	10
(1)	of e	Director-General may, by notice under section 167(1) , require operators xisting RMPs to provide all or part of the additional information to the ctor-General in the manner and within the period specified in the notice.	
(2)	The	operator must provide the information as required by the notice.	15
(3)	If the	e operator fails to do so, the Director-General may—	
	(a)	suspend operations under the existing RMP in accordance with section 27; or	
	(b)	remove the existing RMP from the register in accordance with section 28.	20
(4)		the purposes of subclause (3) , sections 27(1)(c) and 28(1)(ba) are to ead as including a reference to suspension or removal under this clause.	
(5)	This	clause is repealed on the date that is 2 years after the commencement date.	
(6)	In th	is clause,—	
		tional information means information or material that the operator of the ing RMP—	25
	(a)	has not provided to the Director-General; and	
	(b)	would have been required by section 20 to provide with an application for registration of the existing RMP had the application been made on the day on which the relevant notice under subclause (1) was issued	30
		mencement date means the date on which section 64 of the Food Safety Reform Act 2016 comes into force	
		ing RMP means a risk management programme that was registered before ommencement date.	

Saving of notices issued by Director-General

			Saving of notices issued by Director-General				
2	Inter	Interpretation					
	In th	is claus	e and clauses 3 to 5,—				
	4-yea	ar date	means the date that is 4 years after the commencement date				
			ment date means the date on which section 153 of the Food Reform Act 2016 comes into force	5			
		0	tice means a notice that was issued by the Director-General under was in force immediately before the commencement date				
			167 means section 167 as inserted by section 153 of the Food Reform Act 2016 .	10			
3	Savi	ng of n	otices where empowering provisions continued or replaced				
(1)	This	clause	applies to an existing notice (a continuing notice) that—				
	(a)	that w	vas made only under 1 or more of the following:				
		(i)	section 167(1)(a) (for section 14):				
		(ii)	section 167(1)(f) (for sections 38 and 40):	15			
		(iii)	section 167(1)(i) (for section 50):				
		(iv)	section 167(1)(j) (for section 53):				
		(v)	section 60 or 167(1)(ja) (for sections 60 and 60A):				
		(vi)	section 167(1)(jb) (for section 60B):				
		(vii)	section 167(1)(k) or (l) (for sections 62, 63, and 64):	20			
		(viii)	section 167(1)(ld) (for section 81A):				
		(ix)	section 167(1)(ma) (for section 117(4A)):				
		(x)	section 167(1)(n) (for section 158):				
		(xi)	section 167(1)(o) (for section 159); or				
	(b)	is dec	clared by Order in Council under clause 5 to be a continuing no-	25			
(2)			g notice continues in force as if it were a notice issued under new				
			7(1) or (2) (as the case requires) for the purposes of,—				
	(a)		provision for the purposes of which it was made remains in force or without modifications), that provision; or	30			
	(b)		wise, the provision of the Act that, with or without modification, resor corresponds to the provision for the purposes of which it was				
(3)			g notice may be amended or revoked as if it were a notice issued section 167(1) or (2) (as the case requires).	35			

1	Trai	Transitional arrangement for other notices					
(1)	This clause applies in relation to an existing notice that is not a continuing notice.						
2)	Until the 4-year date, a notice to which this clause applies—						
	(a)	conti	inues in force as if—	5			
		(i)	it were a notice issued under new section 167(1) or (2) (as the case requires); and				
		(ii)	the provision for the purposes of which it was made had not been amended or repealed by the Part 2 of the Food Safety Law Reform Act 2016; and	10			
	(b)	secti	be amended or revoked by the Director-General by notice under on 167 as in force immediately before the commencement date as if 2 of the Food Safety Law Reform Act 2016 had not commenced;				
	(c)	-	be revoked by the Director-General by notice under new section or by the regulations.	15			
(3)	On the 4-year date, any notice to which this clause applies that remains in force is revoked.						
5	Order in Council declaring notices to be continuing notices						
(1)	The Governor-General may, by Order in Council made on the recommendation of the Minister, declare an existing notice, or a class of existing notices, to be a continuing notice or notices for the purposes of clause 3 .						
(2)	The Minister may not recommend the making of an order under this clause unless satisfied that, for each notice to which the order applies, there is an enactment in this Act as amended by the Food Safety Law Reform Act 2016 —						
	(a)	-	with or without modification, replaces or corresponds to the enact- tunder which the notice was made; and				
	(b)	unde	r which the notice could be made.				
(3)		An Order in Council cannot be made under this clause on or after the 4-year date.					

Schedule 2 New Schedule 1 inserted in Wine Act 2003

s 239

Tra	ansiti	Schedule 1 onal, savings, and related provisions relating to amending Acts	5			
		s 4A				
		Part 1				
	Pro	visions relating to Food Safety Law Reform Act 2016				
1AA	A Operator of existing WSMP to provide information now required with application to register plan					
(1)	The Director-General may, by notice under section 120(1) , require operators of existing WSMPs to provide all or part of the additional information to the Director-General in the manner and within the period specified in the notice.					
(2)	The operator must provide the information as required by the notice.					
(3)	If the operator fails to do so, the Director-General may—					
	(a)	suspend operations under the existing WSMP in accordance with section 24; or				
	(b)	remove the existing WSMP from the register in accordance with section 25.	20			
(4)	For the purposes of subclause (3) , sections 24(1)(c) and 25(1)(ba) are to be read as including a reference to suspension or removal under this clause.					
(5)	This clause is repealed on the date that is 2 years after the commencement date.					
(6)	In this clause,—					
	additional information means information or material that the operator of the existing WSMP—					
	(a)	has not provided to the Director-General; and				
	(b)	would have been required by section 18 to provide with an application for registration of the existing WSMP had the application been made on the day on which the relevant notice under subclause (1) was issued	30			
		nencement date means the date on which section 176 of the Food y Law Reform Act 2016 comes into force				
		ng WSMP means a wine standards management plan that was registered e the commencement date.				

Saving of notices issued by Director-General Interpretation 1 In this clause and clauses 2 to 4,— **4-year date** means the date that is 4 years after the commencement date commencement date means the date on which section 236 of the Food 5 Safety Law Reform Act 2016 comes into force existing notice means a notice that was issued by the Director-General under this Act and was in force immediately before the commencement date new section 120 means section 120 as inserted by section 236 of the Food Safety Law Reform Act 2016. 10 Saving of notices where empowering provisions continued or replaced **(1)** This clause applies to an existing notice (a **continuing notice**) that was made only under 1 or more of the following: section 120(1)(b) (for section 11): (i) (ii) section 120(1)(j) (for sections 38 and 40(b)(i)): 15 section 120(1)(h) (for section 39): (iii) section 120(1)(k) (for section 41): (iv) section 120(1)(1) and (m) (for sections 43, 44, and 45): (v) section 120(1)(i) (for section 47): (vi) (vii) section 120(1)(o) (for section 88(5)): 20 (viii) section 120(1)(p) (for section 112); or that is declared by Order in Council under clause 4 to be a continuing (b) notice. (2) A continuing notice continues in force as if it were a notice issued under new section 120(1) or (2) (as the case requires) for the purposes of,— 25 if the provision for the purposes of which it was made remains in force (with or without modifications), that provision; or otherwise, the provision of the Act that, with or without modification, re-(b) places or corresponds to the provision for the purposes of which it was made. 30 A continuing notice may be amended or revoked as if it were a notice issued (3) under new section 120(1) or (2) (as the case requires). Transitional arrangement for other notices (1) This clause applies in relation to an existing notice that is not a continuing notice. 35 Until the 4-year date, a notice to which this clause applies— (2)

	(a)	conti	nues in force as if—		
		(i)	it were a notice issued under new section 120(1) or (2) (as the case requires); and		
		(ii)	the provision for the purposes of which it was made had not been amended or repealed by Part 3 of the Food Safety Law Reform Act 2016 ; and	5	
	(b)	be amended or revoked by the Director-General by notice under on 120 as in force immediately before the commencement date as if 3 of the Food Safety Law Reform Act 2016 had not commenced;	10		
	(c)	•	be revoked by the Director-General by notice under new section or by the regulations.		
(3)	On the 4-year date, any notice to which this clause applies that remains in force is revoked.				
ı	Order in Council declaring notices to be continuing notices				
(1)	The Governor-General may, by Order in Council made on the recommendation of the Minister, declare an existing notice, or a class of existing notices, to be a continuing notice or notices for the purposes of clause 2 .				
(2)	The Minister may not recommend the making of an order under this clause unless satisfied that, for each notice to which the order applies, there is an enactment in this Act as amended by the Food Safety Law Reform Act 2016 —				
	(a)		with or without modification, replaces or corresponds to the enact- under which the notice was made; and		
	(b)	unde	r which the notice could be made.		
(3)	An C date.	Order i	n Council cannot be made under this clause on or after the 4-year	25	

Legislative history

2 June 2016 Introduction (Bill 135–1)
16 August 2016 First reading and referral to Primary Production Committee
19 December 2016 Reported from Primary Production Committee (Bill 135–2)
22 June 2017 Second reading
14 February 2018 Committee of the whole House (Bill 135–3)

Wellington, New Zealand: