Government Bill

As reported from the committee of the whole House

This bill was formerly part of the Consumer Law Reform Bill as reported from the Commerce Committee. The committee of the whole House has further amended the bill and divided it into the following bills:

- this bill comprising clauses 1 and 2, subpart 1 of Part 1, and Schedule 1
- Consumer Guarantees Amendment Bill comprising subpart 2 of Part 1, and Schedule 2
- Weights and Measures Amendment Bill comprising subpart 3 of Part 1
- Secondhand Dealers and Pawnbrokers Amendment Bill comprising subpart 4 of Part 1
- Carriage of Goods Amendment Bill comprising subpart 5 of Part 1
- Auctioneers Bill comprising Part 2 and Schedule 3.

287—3A

Key to symbols used in reprinted bill

As reported from the committee of the whole House

text inserted

text deleted

Hon Craig Foss

Fair Trading Amendment Bill

Government Bill

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4

Long Title repealed

The Long Title is repealed.

5	New section 1A inserted	
	The following section is inserted after section 1:	
"1A	Purpose	
"(1)	The purpose of this Act is to contribute to a trading environment in which— "(a) the interests of consumers are protected; and "(b) businesses compete effectively; and "(c) consumers and businesses participate confidently.	5
"(2)	To this end, the Act—	
"(2)	"(a) prohibits certain unfair conduct and practices in relation to trade; and	10
	"(b) promotes fair conduct and practices in relation to trade; and	
	"(c) provides for the disclosure of consumer information relating to the supply of goods and services; and	15
	"(d) promotes safety in respect of goods and services."	
	Interpretation	
6	Interpretation	
(1)	Section 2(1) is amended by repealing the definition of court .	
(2)	Section 2(1) is amended by inserting the following definitions in their appropriate alphabetical order:	20
	"chief executive means the chief executive of the Ministry	
	"consumer means a person who—	
	"(a) acquires from a supplier goods or services of a kind or- dinarily acquired for personal, domestic, or household use or consumption; and	25
	"(b) does not acquire the goods or services, or hold himself or herself out as acquiring the goods or services, for the purpose of—	
	"(i) resupplying them in trade; or "(ii) consuming them in the course of a process of production or manufacture; or	30
	"(iii) in the case of goods, repairing or treating, in trade, other goods or fixtures on land	
	"extended warranty agreement has the meaning given in section 36S	35

		ingement fee, infringement notice, and infringement ce have the meanings given in section 40B	
		by sale agreement has the meaning given in section 36B	
	"Min	istry means the department of State that, with the author- the Prime Minister, is for the time being responsible for dministration of this Act	5
	ment making the te	otiation , in relation to an agreement or a proposed agree- includes any discussion or dealing directed towards ing the agreement or proposed agreement (whether or not terms of the agreement or proposed agreement are open by discussion or dealing).".	10
(3)		on 2(1) is amended by inserting the following definitions appropriate alphabetical order:	
	"auc	tion has the meaning given in section 36V	
	"cons	sumer contract means a contract,—	15
	"(a)	in the case of a contract relating to goods or services, between—	
		"(i) at least 1 supplier supplying the goods or services in trade; and	
		"(ii) at least 1 consumer; and	20
	"(b)	in the case of a contract relating to the sale or grant of	
		an interest in land, between— "(i) at least 1 person disposing, in trade, of an interest in the land; and	
		"(ii) at least 1 person acquiring an interest in the land for personal, domestic, or residential purposes	25
		dard form consumer contract means a consumer con-	
		that a court, in the course of proceedings for a declaration	
		section 461, and in accordance with section 46J, de-	•
		nes is a standard form contract	30
		sparent, when used to describe a term in a contract, de-	
		es the extent to which the term is—	
	"(a)		
		legible; and	25
	"(c)		35
	"(d)	readily available to any party affected by the term	

	"transparent, in relation to a term in a contract, means a term	
	<u>that—</u>	
	"(a) is expressed in reasonably plain language; and	
	"(b) is legible; and	
	"(c) is presented clearly; and	5
	"(d) is readily available to any party affected by the term	
	"unfair contract term means a term in a consumer contract	
	that a court has declared, under section 461 , is an unfair con-	
	tract term	
	"uninvited direct sale agreement has the meaning given in	10
	section 36K	
	"unsolicited goods has the meaning given in section 21A(4)	
	"unsolicited services has the meaning given in section	
	21B(2)	
	"uninvited direct sale agreement has the meaning given in	15
	section 36K."	
	Application of Act to the Crown	
6 A	Application of Act to the Crown	
	Section 4(2) is amended by omitting "court" in each place	
	where it appears and substituting in each case "High Court".	20
	No contracting out	
_	<u> </u>	
7	New sections 5C and 5D inserted	
" •••	The following sections are inserted after section 5B:	
"5C	No contracting out: general rule	2.5
"(1)	The provisions of this Act have effect despite anything to the	25
	contrary in any agreement.	
"(2)	A provision of an agreement that has the effect of overriding a	
	provision of this Act (whether directly or indirectly) is unen-	
	forceable.	
"(3)	Subsections (1) and (2) are subject to subsection (4) and	30
	section 5D.	
"(4)	Nothing in subsection (1) or (2) applies in respect of a provision that—	
	"(a) imposes a stricter duty on the supplier than would be imposed under this Act; or	35
	imposed under this Act, of	33

"(b) provides a more advantageous remedy against the sup-

	(-)	r	
		plier than would be provided under this Act.	
"(5)	In thi	s section and section 5D, agreement includes any con-	
	tract,	arrangement, or understanding.	
"5D		ontracting out: exception for parties in trade	5
"(1)	Desp	ite section 5C(1) and (2),—	
	"(a)	parties to an agreement may include a provision in their	
		agreement that will, or may, (whether directly or indi-	
		rectly) allow those parties to engage in conduct, or make	
		representations, that would otherwise contravene sec-	10
		tion 9, 12A , 13, or 14(1); and	
	"(b)	provided that the requirements of subsection (3) are	
		satisfied,—	
		"(i) that provision is enforceable; and	
		"(ii) no proceedings may be brought, by any party to	15
		the agreement, for an order under section 43 in	
		relation to such a contravention of section 9, 12A ,	
	_	13, or 14(1).	
"(1)		ite section 5C(1) and (2), if the requirements of sub-	• •
		ion (3) are satisfied, parties to an agreement may include	20
		vision in their agreement that will, or may (whether di-	
		or indirectly), allow those parties to engage in conduct,	
		make representations, that would otherwise contravene	
		on 9, 12A , 13, or 14(1); and in that case,—	25
	"(a)	the provision is enforceable; and	25
	"(b)	no proceedings may be brought by any party to the	
		agreement for an order under section 43 in relation to	
··/ ›		such a contravention of section 9, 12A , 13, or 14(1).	
"(2)	-	evision of the kind referred to in subsection (1) includes,	20
		xample,—	30
	"(a)	a clause commonly known as an entire agreement	
	"(1 ₋)	clause:	
	"(b)	a clause that acknowledges that a party to the agreement	
		does not rely on the representations or other conduct of	25
		another party to the agreement, whether during negoti-	35

ations prior to the agreement being entered into, or at

any subsequent time.

"(3) The requirements referred to in subsection (1)(b) (1) are

the agreement is in writing; and

that—
"(a)

	"(b)	the goods, services, or interest in land are both supplied and acquired in trade; and	5
	"(c)	all parties to the agreement—	3
	(0)	"(i) are in trade; and	
		"(ii) agree to contract out of section 9, 12A , 13, or 14(1); and	
	"(d)	it is fair and reasonable that the parties are bound by the provision in the agreement.	10
"(4)	reaso must	any case, a court is required to decide what is fair and nable for the purposes of subsection (3)(d) , the court take account of all the circumstances of the agreement, ding—	15
	"(a)	the subject matter of the agreement; and	13
	"(b) "(c)	the value of the goods, services, or interest in land; and the respective bargaining power of the parties, includ-	
		ing— "(i) the extent to which a party was able to negotiate the terms of the agreement; and "(ii) whether a party was required to either accept or reject the agreement on the terms and conditions presented by the other party; and	20
	"(ca)	whether the party seeking to rely on the effectiveness of a provision of the kind referred to in subsection (1) knew that a representation made in connection with the agreement would, but for that provision, have breached section 12A , 13, or 14(1); and	25
	"(d)	whether all or any of the parties received advice from, or were represented by, a lawyer, either at the time of the negotiations leading to the agreement or at any other relevant time.	30
"(5)		oid doubt, nothing in this section—	
	"(a)	prevents the Commission from bringing proceedings for an offence under this Act (including an offence under section 12A , 13, or 14(1)) against a party to the agreement referred to in subsection (1) :	35

"(b) limits the application of the Contractual Remedies Act 1979."

8 Heading to Part 1 substituted

The heading to Part 1 is omitted and the following heading substituted: "Unfair conduct".

Unsubstantiated representations

9 New heading and section 12A sections 12A to 12B inserted
The following heading and section are sections are inserted after section 12:

"Unsubstantiated representations

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"12A Unsubstantiated representations

- "(1) A person must not, in trade, make an unsubstantiated representation.
- "(2) A representation is unsubstantiated if the person making the representation does not, when the representation is made, have reasonable grounds for the representation, irrespective of whether the representation is false or misleading.
- "(2A) This section does not apply to a representation that a reasonable person would not expect to be substantiated.
- "(3) In proceedings concerning a contravention of this section, and 20 in assessing whether a person had reasonable grounds for a representation, a court must have regard to all of the circumstances, including—
 - "(b) the nature of the goods, services, or interest in land in respect of which the representation was made:
 - "(c) the nature of the representation (for example, whether it was a representation about quality or quantity):
 - "(ca) any research or other steps taken by or on behalf of the person before the person made the representation:
 - "(eb) the nature and source of any information that the person 30 relied on to make the representation:
 - "(cc) the extent to which the person making the representation complied with the requirements of any standards, codes, or practices relating to the grounds on which such a representation may be made, and the nature of those requirements:

any person.

"(3A) Subsection (3) does not affect section 44.

"(d) the actual or potential effects of the representation on

'(4)	Despite anything to the contrary in Part 5, only the Commission may commence proceedings, apply for an order, or apply for an injunction in relation to conduct that may constitute a contravention of this section.								
(5)									
	"(b)	-	the supply or possible supply of the goods or ser-						
		(1)	vices; or						
		"(ii)	the sale or grant or possible sale or grant of the interest in land; or	15					
		"(iii)	the promotion by any means of 1 or more of the matters described in subparagraphs (i) and (ii).						
(101	T T	•							
			tiated representations						
(1)	A per		ust not, in trade, make an unsubstantiated repre-	20					
(2)			ation is unsubstantiated if the person making	20					
(2)	the re	presen	ation is unsubstantiated if the person making tation does not, when the representation is made,						
			able grounds for the representation, irrespective he representation is false or misleading.						
<u>'(3)</u>			does not apply to a representation that a reason-would not expect to be substantiated.	25					
(4)			on and sections 12AA to 12B, representation						
			resentation that is made—						
	<u>"(a)</u>		pect of goods, services, or an interest in land; and						
	<u>"(b)</u>		nnection with—	30					
		"(i)	the supply or possible supply of the goods or ser-						
		"(ii)	vices; or the sale or grant or possible sale or grant of the						
		(11)	interest in land; or						
		"(iii)	the promotion by any means of the supply or use	35					
			of the goods or services or the sale or grant of the interest in land.						

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"(b) the person complies with those requirements."

False or misleading representations

10 Fa	alse or	misleading	representations
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- (1) Section 13(b) is amended by inserting ", or by a person who has other particular characteristics" after "person of a particu-5 lar trade, qualification, or skill".
- (2) Section 13(i) is amended by inserting ", including (to avoid doubt) in relation to any guarantee, right, or remedy available under the Consumer Guarantees Act 1993" after "or remedy".
- (3) Section 13(j) is amended by adding "or services".

10A New section 14A inserted

The following section is inserted after section 14:

"14A When vendor bids are misrepresentations

- "(1) This section applies where property (being goods, services, or an interest in land) is offered for sale—
 - "(a) by auction (as defined in section 36V); or
 - "(b) by any other bidding process in which all bids are disclosed.
- "(2) The vendor of the property makes a false or misleading representation with respect to the price of the property if the vendor, or any agent acting on behalf of the vendor, makes a vendor bid for the property.
- "(3) However, subsection (2) does not apply if—
 - "(a) there is a reserve price for the property; and
 - "(b) the bid is made before the reserve price is reached and is clearly identified as a vendor bid.
- "(4) If property is unsold at the end of an auction or other bidding process referred to in **subsection (1)**, any subsequent reference to a particular bid as being the amount at which the property was passed in is a false or misleading representation with respect to the price of the property if the bid was a vendor bid.
- "(5) In this section, **vendor bid** means a bid made by the vendor or any person (including an auctioneer) acting as agent for the vendor."

Unsolicited goods and services

11	New sections 21A to 21D inserted						
		ollowing sections are inserted after section 21:					
	Liabi	lity of recipient of unsolicited goods					
"(1)		erson (the sender) sends or delivers unsolicited goods to	5				
	anothe	er person (the recipient), the recipient—					
	"(a)	is not liable—					
		"(i) to pay for the goods; or					
		"(ii) for any loss of, or damage to, the goods, unless					
		the loss or damage resulted from a deliberate act	10				
		by the recipient; but					
	"(b)	must, at any reasonable time during the period of 10					
		working days after the day on which the recipient re-					
		ceives those goods, make those goods available for col-					
		lection by, or on behalf of, the sender.	15				
"(1A)		sender is in trade, the sender must, at the time the goods					
		elivered (whether by the sender or by any other person					
		half of the sender), inform the recipient of the recipient's					
	-	and obligations under subsection (1).					
"(1B)		ection (2) applies if—	20				
	"(a)	the period referred to in subsection (1)(b) has expired;					
	"(L)	or					
	"(b)	a sender has failed to comply with subsection (1A)					
		(whether or not the period referred to in subsection (1)(b) has expired).	25				
"(2)	If this	* ** *	23				
"(2)	"(a)	subsection applies,— the recipient takes the goods as an unconditional gift;					
	(a)	and					
	"(b)	all interests that any other person had in the goods are					
	(0)	extinguished; and	30				
	"(c)	no action may be taken by any person for the recovery					
		of the goods from the recipient.					
"(3)	Howe	ver, subsection (2) does not apply if the recipient—					
` /	"(a)	has failed, without reasonable excuse, to comply with					
	` '	subsection (1)(b); or	35				
	"(b)	knew, or ought reasonably to have known, that—					
		"(i) the goods were not intended for the recipient; or					

cipient.

"(ii) the sender had no right to send or deliver, or arrange for the delivery of, those goods to the re-

"(3A)	To av	void doubt,—	
	"(a)	a recipient does not commit an offence by failing to	5
		comply with subsection (1)(b); but	
	"(b)	the consequence of such failure is that the recipient is	
		unable to rely on subsection (2) .	
"(4)	In this	s section and section 21C, unsolicited goods—	
	"(a)	means goods that have been sent or delivered to a recipient without any request for those goods having been made by, or on behalf of, that recipient; but	10
	"(b)	does not include reticulated gas or electricity.	
"21B	Liabi	lity of recipient of unsolicited services	
"(1)		erson, in trade, provides unsolicited services to another	15
	perso	n (the recipient), the recipient is not liable—	
	"(a)	to pay for the services; or	
	"(b)	for any loss or damage resulting from the provision of	
		those services, unless the loss or damage resulted from	
		a deliberate act by the recipient.	20
"(2)		s section and section 21C, unsolicited services—	
	"(a)	means services that have been provided to a recipi-	
		ent without any request for those services having been	
	((/1)	made by, or on behalf of, that recipient; but	2.5
	"(b)	does not include reticulated gas or electricity.	25
"21C	Proh	ibition on asserting right to payment in respect of	
		icited goods or unsolicited services	
"(1)	A per	son must not, in trade,—	
	"(a)	assert, or appear to assert, that the person has a right to	
		payment from another person for unsolicited goods or	30
		unsolicited services; or	
	"(b)	send or deliver to another person an invoice or other	
		document that states the amount of a payment for, or	
		sets out the charge for supplying, unsolicited goods or	2.5
		unsolicited services, unless that invoice or document	35
		complies with subsection (2) .	

"(2)	The invoice	or	other	document	referred	to	in	subsection
	(1)(b) must-							

- "(a) contain a statement in the form prescribed in regulations made under **section 21D**; or
- "(b) if no regulations have been made, clearly inform the recipient that the recipient is under no obligation to make any payment for the goods or services.

"21D Regulations

- "(1) The Governor-General may, by Order in Council made on the recommendation of the Minister in accordance with **subsection (2)**, make regulations, in relation to unsolicited goods or unsolicited services or both, for all or any of the following purposes:
 - "(a) prescribing a statement for the purposes of **section 21C(2)(a)**, including the size of the lettering of the 15 words in, and the format of, the statement:

20

- "(b) prescribing how, when, and to whom a statement prescribed under **paragraph** (a) must be provided.
- "(2) The Minister must not make a recommendation under this section unless—
 - "(a) the Minister has consulted such persons or representatives of such persons as the Minister considers will be substantially affected by any Order in Council made in accordance with the recommendation, and those persons have had the opportunity to comment to the Minister; and
 - "(b) the Minister has considered any such comments.
- '(3) A failure to comply with **subsection (2)** does not affect the validity of any Order in Council regulations made under this section."

11A New heading and section 26A inserted

The following heading and section are inserted after section 26:

"Unfair contract terms

"26A	Unfair	contract	terms	in	$\color{red} \textbf{standard}$	form	consumer
	contrac	ts					

A person must not, in trade,—

- "(a) include an unfair contract term in a standard form consumer contract; or
- "(b) apply, enforce, or rely on an unfair contract term in a standard form consumer contract.

"26A Unfair contract terms in standard form consumer contracts

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- "(1) If a court has declared, under **section 46I**, that a term in a standard form consumer contract is an unfair contract term, a person must not—
 - "(a) include the unfair contract term in a standard form contract (unless the term is included in a way that complies with the terms (if any) of the decision of the court); or
 - "(b) apply, enforce, or rely on the unfair contract term in a standard form contract.
- "(2) The prohibitions in **subsection (1)** do not apply to any contract entered into before this section comes into force; but if the contract is varied or renewed on or after this section comes into force, the contract must be treated as a new contract for the purposes of **subsection (1)**.
- "(3) However, in the case only of a contract of insurance (as defined in section 7 of the Insurance (Prudential Supervision) 25

 Act 2010) entered into before this section comes into force, the prohibitions in **subsection (1)** do not apply to—
 - "(a) the contract; or
 - "(b) any variation of the contract; or
 - "(c) any new contract that has the effect of operating as a renewal of the contract, and any subsequent renewal."

Consumer information standards

12 Consumer information standards

Section 27 is amended by repealing subsection (1) and substituting the following subsections:

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"(1) The Governor-General may, by Order in Council made on the

	recommendation of the Minister, make regulations prescribing consumer information standards in respect of goods or services of any description or any class or classes of goods or services.	5
"(1A)	A consumer information standard may— "(a) require the disclosure of information relating to the kind, grade, quantity, origin, performance, care, composition, contents, design, construction, use, price, finish, packaging, promotion, or supply of the goods or services; and	10
	"(b) specify how that information must be obtained or verified before it is disclosed; and	
	"(c) specify the form and manner in which that information must be disclosed on or in relation to—"(i) the supply or possible supply of the goods or services; or	15
	"(ii) the resupply or possible resupply of the goods or services; or"(iii) the promotion by any means of 1 or more of the matters described in subparagraphs (i) and (ii)."	20
12A	Compliance with consumer information standards Section 28 is amended by omitting "section 27(1)" in each place where it appears and substituting in each case "section 27(1A)".	25
	Disclosure of trader status	
12B	New section 28B inserted The following section is inserted after section 28A:	
"28B "(1)	Disclosure of trader status on Internet No person may, in trade, offer goods or services for sale to consumers on an Internet site unless it is made clear to potential purchasers that the offer is made by a person in trade.	30
"(2)	Every person operating an Internet site on which goods or services are offered for sale to consumers must take all practicable	35

steps to ensure that persons offering goods or services for sale on the Internet site comply with **subsection (1)**.

28B	Disclosure of trader status on Internet	
(1)	This section applies when—	
	"(a) goods or services are offered for sale to consumers on	5
	the Internet; and	
	<u>"(b)</u> the offer is able to be accepted via the Internet.	
(2)	If the vendor of the goods or services is in trade, the person	
	making the offer must make it clear to potential purchasers	
	that the vendor is a person in trade.	10
(3)	If the offer and any resulting sale are managed by an intermedi-	
	ary that is not party to the sale (such as an intermediary that op-	
	erates an online bidding process), the intermediary must take	
	reasonable steps to ensure that the person offering the goods	
	or services for sale complies with subsection (2) ."	15
	Product safety	
13	New sections 30A and 30B inserted	
13	The following sections are inserted after section 30:	
(20 A		
	Product safety policy statements The Minister providers it recessors or	20
' (1)	The Minister may, if the Minister considers it necessary or desirable, issue a product safety policy statement that—	20
	"(a) relates to goods of any description or any class or	
	classes of goods; and	
	"(b) provides guidance on the safety of those goods to con-	
	sumers, retailers, and manufacturers.	25
'(2)	The Minister may, at any time, amend, revoke, or replace a	
()	product safety policy statement.	
' (3)	However, the Minister must not issue, amend, revoke, or re-	
()	place a product safety policy statement unless—	
	"(a) the Minister has consulted such persons or representa-	30
	tives of such persons as the Minister considers will be	
	substantially affected by the proposed statement, and	
	those persons have had the opportunity to comment to	
	the Minister; and	
	"(b) the Minister has considered any such comments.	35
' (4)	The chief executive—	

	"(a) "(b)	must ensure that a copy of every statement issued, amended, or replaced under this section or under section 30B is available to the public, at all reasonable times, on an Internet site maintained by or on behalf of the Ministry; and may make copies of statements available in any other way that the chief executive considers appropriate in the circumstances.	5			
"30B	Revie	ew of product safety policy statements				
"(1)		Ministry must—	10			
` '	"(a)	review a product safety policy statement issued under section 30A within 5 years after its issue or (in the case of a subsequent review) within 5 years after the last review; and				
	"(b)	immediately following the review, prepare a report on the review for the Minister.	15			
"(2)	on w	The report must include recommendations to the Minister on whether the statement should be continued, amended, revoked, or replaced.				
"(3)	Howe	ever, the Ministry must not prepare a report under this	20			
		n unless—				
	"(a)	the Ministry has consulted such persons or representatives of such persons as the Ministry considers will be substantially affected by the proposed recommendations, and those persons have had the opportunity to comment to the Ministry; and	25			
	"(b)	the Ministry has considered any such comments.				
"(4)	As so	on as practicable after receiving the report, the Minister				
	must-					
	"(a) "(b)	consider the recommendations and any comments received by the Ministry under subsection (3)(a) ; and decide whether to continue, amend, revoke, or replace	30			
		the statement; and				
	"(c)	ensure that the Minister's decision is available to the public, at all reasonable times, on an Internet site maintained by or on behalf of the Ministry."	35			

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Declaring goods unsafe

14 Unsafe good	ds
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- (1) Section 31 is amended by inserting the following subsections after subsection (1):
- "(1A) The Minister may also, by notice in the *Gazette*, declare goods of any description or any class or classes of goods to be unsafe goods if it appears to the Minister that a reasonably foreseeable use (including misuse) of the goods will, or may, cause injury to any person.
- "(1B) In deciding whether to make a declaration under **subsection** 10 **(1A)**, the Minister must have regard to all the circumstances, including—
 - "(a) the likelihood of an injury occurring to a person as a result of the reasonably foreseeable use or misuse of the goods:
 - "(b) the seriousness of the injury likely to be suffered by the user of the goods or any other person:
 - "(c) whether such injury is likely to be a frequent occurrence:
 - "(d) any steps that the supplier or manufacturer of the goods 20 has taken to mitigate the risk of injury:
 - "(e) whether, taking into account the ordinary and intended use of the goods, the public interest favours making a declaration."
- (2) Section 31(3)(a) is amended by omitting "subsection (1) of this 25 section" and substituting "subsection (1) or (1A)".
- (3) Section 31 is amended by inserting the following subsections after subsection (3):
- "(3A) The Minister must not issue a notice under subsection (3) unless—
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 - "(a) the Minister has consulted such persons or representatives of such persons as the Minister considers will be substantially affected by the proposed notice and those persons have had the opportunity to comment to the Minister; and
 - "(b) the Minister has considered any such comments.

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"(3B) A failure to comply with **subsection (3A)** does not affect the validity of any notice given under this section, except where there has been a complete failure to consult."

			Product recall	
15	New	section	31A inserted	5
	The f	ollowin	ng section is inserted after section 31:	
"31A	Volu	ntary p	product recall	
"(1)	This s	section	applies if—	
	"(a)	a supp	olier voluntarily recalls goods because—	
		"(i)	the goods will, or may, cause injury to any per-	10
			son; or	
		"(ii)	a reasonably foreseeable use (including misuse)	
			of the goods will, or may, cause injury to any	
		""	person; or	1.5
		"(iii)	the goods do not comply with a product safety standard; and	15
	"(b)	thoro	is no other requirement, under any other enact-	
	(0)		for a supplier in those circumstances to report to	
			ernment agency.	
	<u>"(b)</u>	_	is no other requirement, under any other enact-	20
		ment,	for a supplier in those circumstances to—	
		"(i)	report to a government agency; or	
		<u>"(ii)</u>	do any other thing in relation to goods of a kind	
			referred to in paragraph (a) (for example, to	
			have in place a process for the voluntary recall	25
			of goods of that kind).	
"(2)			r must, within 2 working days after recalling the	
	•	•	y the chief executive of the recall.	
"(3)			der subsection (2) must be expressed in plain	•
	_	_	d must contain the following information:	30
	"(a)		cription of the goods, with sufficient detail to en-	
			consumer to readily identify the goods to which otice relates; and	
	"(b)		eription of the danger (including the risk of damage	
	(0)		or occurring as a result of that danger) that led to	35
			oods being recalled and	55

	"(c)	details of what a consumer needs to do in response to the recall, including, as the case may be,— "(i) any precautions the consumer should take to avoid or reduce the risk of injury from the goods: "(ii) how to rectify the issue that led to the goods being recalled: "(iii) where to take the goods for repair, replacement,	5
	"(d)	or refund; and the supplier's name, street address, telephone number, and email address.	10
"(4)	The c	hief executive—	
	"(a)	must ensure that a copy of every notice under this section is available to the public, at all reasonable times, on an Internet site maintained by or on behalf of the Ministry, for at least 2 years after the date on which the voluntary recall was notified to the chief executive in	15
	"(b)	accordance with subsection (2) ; and may make copies of notices available in any other way that the chief executive considers appropriate in the circumstances.	20
"(5)		bsection (1)(b), government agency means a depart-	
	ment	or Crown entity."	
16		·	
16 (1)	Comp Section	or Crown entity." oulsory product recall on 32 is amended by inserting the following subsections subsection (1):	25
(1)	Comp Section after s The M supplif pears ing m	oulsory product recall on 32 is amended by inserting the following subsections subsection (1): Minister may also, by notice to the supplier, require the er to take the action specified in subsection (3) if it apto the Minister that a reasonably foreseeable use (includisuse) of the goods supplied by the supplier will, or may,	25
(1) "(1A) "(1B)	Comp Section after s The M suppling pears ing managements cause In decent	oulsory product recall on 32 is amended by inserting the following subsections subsection (1): Minister may also, by notice to the supplier, require the er to take the action specified in subsection (3) if it apto the Minister that a reasonably foreseeable use (includ-	
(1) "(1A) "(1B)	Comp Section after s The M supplif pears ing m cause In dec	oulsory product recall on 32 is amended by inserting the following subsections subsection (1): Minister may also, by notice to the supplier, require the er to take the action specified in subsection (3) if it apto the Minister that a reasonably foreseeable use (includisuse) of the goods supplied by the supplier will, or may, injury to any person.	

rence:

"(c) whether such injury is likely to be a frequent occur-

	"(d) any steps that the supplier or manufacturer of the goods has taken to mitigate the risk of injury:	
	"(e) whether, taking into account the ordinary and intended use of the goods, the public interest favours the issuing of a compulsory product recall notice."	5
(2)	Section $32(3)$ is amended by omitting "subsections (1) and (2) of this section" and substituting "subsections (1) , $(1A)$, and (2) ".	10
(3)	Section 32(4) is amended by omitting "subsection (1) or subsection (2) of this section" and substituting "this section,".	
(4)	Section 32(5) is amended by omitting "subsection (1) or subsection (2) of this section" and substituting "this section,".	
	Product safety officers	15
17	New heading and sections 33A to 33D inserted The following heading and sections are inserted after section 33:	
	"Product safety officers	
'33A '(1)	Appointment of product safety officers The chief executive may appoint as a product safety officer any person who has passed such examinations as the chief executive requires to test the person's knowledge of this Act and the functions and powers of product safety officers.	20
'(2)	The chief executive may appoint a person as a trainee product safety officer, whether or not the person has passed the examinations referred to in subsection (1) .	25
'(3)	For the purposes of this Act, a trainee product safety officer acting under the supervision of a product safety officer is deemed to be a product safety officer. "Compare: 1987 No 15 s 26	30
'33B '(1)	Certificates of appointment Every product safety officer, and every trainee product safety officer, must be issued with a certificate as evidence of that person's appointment under section 33A .	35
26		

"(2)	The certificate must be in a form determined by the chief executive and set out—		
	"(a)		
	"(b)	a statement that the person is appointed under section	
	(-)	33A of this Act; and	5
	"(c)	a reference to the powers of the appointee under sec-	
		tions 33C and 33D; and	
	"(d)	a statement of the powers (if any) of the product safety officer under the Search and Surveillance Act 2012.	
	"Comp	pare: 1987 No 15 s 27	10
"33C	Powe	ers of product safety officers	
"(1)	A pro	oduct safety officer may enter and inspect a place (not	
	being	a dwellinghouse) without a warrant if—	
	"(a)	the product safety officer believes on reasonable	
		grounds that—	15
		"(i) certain goods are unsafe (suspect goods); and	
		"(ii) the suspect goods are supplied at, or dispatched	
		from, the place; and	
	"(b)	the entry and inspection is for the purpose of ascertain-	
		ing, or taking steps to ascertain, whether the suspect	20
		goods are in fact unsafe.	
"(2)	While	e at the place, a product safety officer may, for the purpose	
	descr	ibed in subsection (1) , do any of the following:	
	"(b)	with respect to any goods at the place that are available	
		to consumers for supply or are dispatched for supply	25
		to consumers, inspect the goods, photograph them, and	
		purchase them at the price for which they are currently	
		offered for sale:	
	"(c)	require the person who appears at the time to be in	
		charge of the supply or dispatch of goods at the place	30
		(the person in charge) to give his or her name and show	
		to the product safety officer identification sufficient to	
	/// 4 \	confirm that the name given is correct:	
	"(d)	require the person in charge to identify the person from	۵-
	((()	whom the suspect goods were acquired:	35
	"(e)	if suspect goods have, within a specified period, been	
		supplied in trade to another person other than by retail,	
		require the person in charge to identify the person or	

	persons to whom they have been supplied during that period:	
	"(f) require any person by whom suspect goods are carried for delivery pursuant to, or in connection with, a contract of sale to give— "(i) his or her name and address; and "(ii) the name and address of his or her employer (if any); and	5
	"(iii) the name and address of the owner of the goods, if known.	10
"(3)	If a product safety officer enters a dwellinghouse with the permission of the occupier or under a warrant issued under subsection (4) , the product safety officer may, for the purpose	
	described in subsection (1)(a) (1)(b), exercise the powers listed in subsection (2).	15
"(4)	An issuing officer (within the meaning of section 3 of the	13
(4)	Search and Surveillance Act 2012) may issue a warrant authorising a product safety officer to enter a dwellinghouse if the issuing officer is satisfied, on application made in accordance with subsection (5) , that there are reasonable grounds for believing that it is necessary for the product safety officer to enter the dwellinghouse for the purpose of ascertaining—	20
	 "(a) whether there are any suspect goods at the dwelling-house that are or may be available to consumers for supply, or are or may be being dispatched for supply to consumers; and "(b) if there are, whether the goods are unsafe. 	25
"(5)	The application for a warrant must be made in writing in the manner provided for an application for a search warrant in subpart 3 of Part 4 of the Search and Surveillance Act 2012.	30
"(6)	Part 4 of the Search and Surveillance Act 2012 (except sections 118 and 119) applies. "Compare: 1987 No 15 s 28	
"33D	Suspension of supply notices	
"(1)	A product safety officer may issue to a person in possession of	35

goods a suspension of supply notice in respect of those goods, and any other goods of that description or class, if the product

safety officer—

- "(a) either—
 - "(i) knows that the goods, or goods of that description or class, have been implicated in serious injury or death; or
 - "(ii) has good reason to suspect that the goods, or 5 goods of that description or class, may be unsafe; and
- "(b) believes on reasonable grounds that—
 - "(i) the supply of the goods may lead to a person suffering serious harm; and

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- "(ii) the order is necessary to prevent the supply of the goods pending further investigation into their safety.
- "(2) A **suspension of supply notice** is a notice prohibiting the person or persons identified in the notice from supplying the 15 goods identified in the notice during the period before the expiry of the notice.

rm pre-

- "(3) Every suspension of supply notice must be in the form prescribed by the chief executive, and must clearly set out—
 - "(a) the goods, or the description or class of goods, to which 20 the notice relates; and
 - "(b) when the notice expires, which must be no later than 5 pm on the third working day after the day on which the notice is issued; and
 - "(c) the person or persons to whom the notice applies, who 25 may be any of the following:
 - "(i) the person in charge:
 - "(ii) any employee or agent of that person:
 - "(iii) any employer or manager of that person:
 - "(iv) any employee or agent of that person's employer 30 or manager; and
 - "(d) the name of the product safety officer who issues the notice.
- "(4) A person to whom a suspension of supply notice applies must not supply the goods identified in the notice at any time before 35 the notice expires.
- "(5) A product safety officer may, with the approval of the chief executive, renew a suspension of supply notice before its expiry, but—

	"(a) "(b)	may do so not more than twice; and may not renew the notice so that the total prohibition exceeds 9 consecutive working days."	
		New Part 4A inserted	
18	New	Part 4A inserted	5
	The f	following Part is inserted after Part 4:	
		"Part 4A	
	"	Consumer transactions and auctions	
"36A	Purp	ose of Part	
		urpose of this Part is to set out in 1 place the rules apply-	10
	ing to		
	"(a) "(b)	layby sale agreements; and uninvited direct sale agreements; and	
	"(c)	extended warranty agreements; and	
	"(d)	auctions.	15
	` /		
		"Subpart 1—Layby sales	
		ning of layby sale agreement	
"(1)	(whet	s subpart, layby sale agreement means an agreement her or not described as a layby sale agreement) between plier and a consumer for the supply of goods on terms	20
	•	her express or implied) that provide that—	
	"(a)	the consumer will not take possession of the goods until all or a specified portion of the total price of the goods has been paid; and	
	"(b)	the price of the goods is to be paid by—	25
		"(i) 3 or more instalments; or	
		"(ii) if the agreement specifies that it is a layby sale agreement, 2 or more instalments.	
"(2)	ment more	ever, a layby sale agreement does not include an agree- for the supply of goods that have a purchase price that is than \$15,000 or, if greater, the amount specified in sec- 0(1A)(b) of the Disputes Tribunals Act 1988.	30
"(3)		ne purposes of subsection (1)(b) , a deposit paid by the timer for the goods is an instalment.	

"(4) Despite section 7 of the Credit Contracts and Consumer Fi-

()	nance Act 2003, a layby sale agreement is not a credit contract for the purposes of that Act.	
" 36C "(1)	Disclosure requirements relating to layby sale agreement A supplier must ensure that— "(a) every layby sale agreement entered into by that supplier—	5
	"(i) is in writing; and "(ii) is expressed in plain language; and	10
	"(b) a copy of the agreement is given to the consumer at the	15
"(2)	The requirements referred to in subsection (1)(a)(v) are that— "(a) the following information is set out on the front page of	
	under the agreement; and	20
	"(ii) a summary of the consumer's right to cancel the agreement under section 36F(1) ; and "(iii) whether or not a cancellation charge will be im-	
		25
	"(iv) the supplier's name, street address, telephone number, and email address; and	30
	"(b) the total price payable under the agreement is disclosed in the agreement; and"(c) the agreement is dated.	
" 36D "(1)	Further disclosure if requested by consumer In addition to the requirements of section 36C , the supplier must, if requested by the consumer (either at the time that the	35

	layby sale agreement is entered into, or at any later time), provide the consumer with a written statement that clearly sets out—	
	"(a) the total purchase price that is, or (if the agreement has been cancelled) was, payable under the agreement; and	5
	"(b) the amount paid by the consumer as at the date of the statement; and	
	"(c) the amount of the cancellation charge (if any) that, as at the date of the statement, the consumer—	
	"(i) is required to pay to the supplier (if the agreement has been cancelled); or "(ii) would be required to pay to the supplier (if the	10
	consumer were to cancel the agreement); and "(d) the outstanding amount (if any) that the consumer is	
	required to pay to the supplier under the agreement, and when and how that amount is to be paid.	15
"(2)	The supplier must provide the statement to the consumer—	
	"(a) within 5 working days after receiving a request; and	
	"(b) free of charge.	
"36E	Risk in goods	20
"(1)	Goods to which a layby sale agreement relates remain at the supplier's risk until property in the goods is transferred to the consumer and the consumer takes possession of those goods.	
"(2)	To avoid doubt, this section overrides section 22 of the Sale of Goods Act 1908.	
"36F	Cancellation of layby sale agreement by consumer	
"(1)	A consumer may cancel a layby sale agreement—	
	"(a) at any time before the consumer takes possession of the	
	goods to which the agreement relates; and	20
	"(b) in any way (including oral or written) that shows the intention of the consumer to cancel or withdraw from the agreement.	30
"(1A)	For the purposes of subsection (1)(b) , the consumer must	
(111)	communicate with the supplier—	
	"(a) by way of the contact details provided in accordance	35
	with section 36C(2)(a)(iv); or	

	"(b)	in any other way agreed to by the consumer and the supplier.	
"(2)		oplier must not require the consumer to pay a charge for incellation of the agreement (a cancellation charge) un-	5
	"(a)	the agreement is cancelled— "(i) by the consumer under subsection (1) ; or "(ii) by the supplier, because the consumer has	
	"(b)	breached a material term of the agreement (see section 36G(a)); and the agreement provides that a cancellation charge is payable; and	10
	"(c)	the supplier has not breached the agreement.	
"(3)		oplier must not impose a cancellation charge that is more the supplier's reasonable costs arising directly from the ment.	15
"(4)		bsection (3), reasonable costs arising directly from	
	•	greement includes, for example,—	
	"(a)	the loss in value of the goods between the date of the agreement and the date of the cancellation of the agreement:	20
	"(b)	the reasonable costs incurred in storing and insuring the goods while the agreement was in force:	
	"(c)	the reasonable administration costs of the agreement (for example, office expenses, salaries, or wages directly attributable to the agreement).	25
"36G	Cano	cellation of layby sale agreement by supplier	
		oplier may cancel a layby sale agreement only if—	
	"(a)	the consumer has breached a material term of the agreement; or	30
	"(b)	owing to circumstances beyond the control of the sup-	
		plier,— "(i) the goods to which the agreement relates are no	
		longer available; and	
		"(ii) no satisfactory substitute goods can be reasonably obtained; or	35
	"(c)	the supplier has ceased trading (other than in the circumstances described in section 36I(1)).	

"36H	Effect of cancellation of layby sale agreement	
	If a layby sale agreement is cancelled under section 36F or	
	36G , the supplier—	
	"(a) must immediately repay to the consumer all money paid to the supplier under the agreement, less (in the case of cancellation under section 36F or 36G(a)) any can- cellation charge that is payable; and	5
	"(b) is, if the amounts paid by the consumer under the agreement are insufficient to cover the cancellation charge (if	10
	"(c) is not entitled to damages, or to enforce any other remedy, in relation to the cancellation, except as provided for in paragraphs (a) and (b).	
"36I	Bankruptcy, receivership, liquidation, or voluntary	15
301	administration of supplier: completion of layby sale	13
	agreement	
"(1)	This section applies if—	
(-)	"(a) a supplier of goods under a layby sale agreement—	20
	"(iii) is put into liquidation; or "(iv) is in voluntary administration under Part 15A of the Companies Act 1993; and	25
	"(b) the goods to which the agreement relates are part of the assets in the bankruptcy, receivership, liquidation, or administration, as the case may be.	
"(2)	titled, on payment of the balance (if any) of the price specified in the agreement and within a reasonable time, to—	30
	 (a) complete the agreement; and (b) have property in the goods to which the agreement relates transferred to him or her; and (c) take possession of those goods. 	35
"(3)	However, if there are insufficient goods to enable all consumers to complete their agreements in accordance with sub-	

	section (2) , the agreements must be completed in the same order as they were entered into.	
"(4)	Subsections (2) and (3) do not apply to a consumer who has, in breach of the agreement, made no payments to the supplier during the 3 months immediately before the relevant event described in subsection (1)(a) .	5
"(5)	If a consumer makes a payment under the agreement after an event described in subsection (1) , the consumer is entitled to have that payment refunded in full.	
"(6)	To avoid doubt, subsection (5) does not apply if the agreement is completed in accordance with subsection (2) or (3) .	10
"36J	Bankruptcy, receivership, or liquidation of supplier:	
" (1)	consumer priority This parties of the consumer priority	
"(1)	This section applies if— "(a) an event described in section 36I(1)(a)(i) to (iii) has occurred; and	15
	 "(i) is entitled to a refund under section 36H(a); or "(ii) has been unable to complete the layby sale agreement in accordance with section 36H(2) or (3), as the case may be. 	20
"(2)	If this section applies, the consumer— "(a) is a creditor in the bankruptcy, receivership, or liquidation, to the extent of the payments made to the supplier in accordance with the layby sale agreement; and	25
	 "(b) is entitled to recover a sum equal to those payments with priority over— "(i) all other unsecured creditors; and "(ii) all creditors secured by a security interest of the kind described in subsection (3). 	30
"(3)	The kind of security interest referred to in subsection (2)(b)(ii) is a security interest that is over all or any part of the supplier's accounts receivable and inventory, or all or part of	30
	either of them, other than—	
	"(a) a purchase money security interest that has been perfected at the time specified in section 74 of the Personal Property Securities Act 1999; or	35

	"(b)	a security interest that—	
		"(i) has been perfected under the Personal Property	
		Securities Act 1999 at the date of the event de-	
		scribed in section 36I(1)(a)(i) to (iii); and	
		"(ii) arises from the transfer of an account receivable	5
		for which new value is provided by the trans-	
		feree for the acquisition of that account receiv-	
		able (whether or not the transfer of the account	
		receivable secures payment or performance of an	
		obligation).	10
"(4)	Debts	s to which priority is given by subsection (2)(b) must	
()		id in accordance with—	
	"(a)	section 274(3) of the Insolvency Act 2006 (in the case	
	. ,	of bankruptcies); or	
	"(b)	section 30 of the Receiverships Act 1993 (in the case of	15
		receiverships); or	
	"(c)	section 312 and Schedule 7 of the Companies Act 1993	
		(in the case of liquidations).	
"(5)	To av	void doubt, this section does not apply in relation to—	
	"(a)	a consumer referred to in section 36I(4); or	20
	"(b)	a payment refunded under section 36I(5).	
"(6)	In thi	is section, account receivable, inventory, new value,	
	purcl	hase money security interest, and security interest	
	have	the meanings given to them in section 16 of the Personal	
	Prope	erty Securities Act 1999.	25
		"Subpart 2—Uninvited direct sales	
"36K	Mean	ning of uninvited direct sale agreement	
"(1)	In thi	is subpart, uninvited direct sale agreement means an	
	agree	ment for the supply, in trade, of goods or services to a	
	consu	ımer—	30
	"(aa)	that is made as a result of negotiations (whether or not	
		they are the only negotiations that precede the making	
		of the agreement) between a supplier and the consumer	
		in a situation described in either subsection (1A) or	
		(1B) ; and	35
	"(ab)		
		the agreement—	

- "(i) is more than \$100; or
- "(ii) cannot be ascertained at the time of supply (regardless of whether the price ultimately paid or payable is \$100 or less).
- "(1A) The first situation is where the negotiations take place between the consumer and the supplier, in each other's presence, in the consumer's home or workplace, where the consumer did not invite the supplier to come to that place for the purposes of entering into negotiations relating to the supply of those goods or services (whether or not the consumer made such an invitation in relation to a different supply).
- "(1B) The other situation is where the negotiations take place by telephone, where the consumer did not invite the supplier to make the telephone call for the purposes of entering into negotiations relating to the supply of those goods or services (whether or not the consumer made such an invitation in relation to a different supply).
- "(1C) However, **uninvited direct sale agreement** does not include a renewal agreement.
- "(2) For the purposes of this section, a consumer has not invited a 20 supplier to—
 - "(a) come to the home or workplace, or to make a telephone call, merely because the consumer has—
 - "(i) given his or her name or contact details to the supplier other than for the predominant purpose of entering into negotiations relating to the supply of the goods or services referred to in subsection (1); or
 - "(ii) contacted the supplier in connection with an unsuccessful attempt by the supplier to contact the 30 consumer:
 - "(b) enter into negotiations for a supply merely because the supplier has provided an unsolicited quote or estimate.
- "(3) In **subsection (1C)**, renewal agreement means a new agreement that replaces an existing agreement between a supplier 35 and consumer where—
 - "(a) the existing agreement—
 - "(i) involves the supply, in trade, of goods or services to the consumer by the supplier; and

		"(ii)	is in force at the time the negotiations for the new agreement occur; and	
	"(b)	the n	ew agreement involves the supply, in trade, of	
			s or services—	
		"(i)	of the same, or of a similar, kind as those supplied	5
			under the existing agreement; and	
		"(ii)	by the same supplier to the same consumer (being	
			the parties to the existing agreement); and	
		"(iii)		
			those in the existing agreement.	10
'36L	Discl	osure 1	requirements relating to uninvited direct sale	
	_	ements		
(1)			must ensure that—	
	"(a)		uninvited direct sale agreement entered into by	
			upplier—	15
			is in writing; and	
			is expressed in plain language; and	
			is legible; and	
			is presented clearly; and	
		"(v)	complies with the requirements of subsection	20
	// /1 \		(2); and	
	"(b)		y of the agreement is given to the consumer—	
		"(i)	at the time the agreement is entered into; or	
		"(ii)		2.5
			telephone, within 5 working days after the date	25
			on which the agreement was entered into.	
'(2)	The that—	-	ements referred to in subsection (1)(a)(v) are	
	"(a)	the fo	llowing information is set out on the front page of	
		the ag	greement:	30
		"(i)	a clear description of the goods or services to be	
			supplied under the agreement; and	
		"(ii)	a summary of the consumer's right to cancel the	
			agreement under section 36M(1); and	
		"(iii)	the supplier's name, street address, telephone	35
			number, and email address; and	
		"(iv)	the consumer's name and street address; and	

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"(b)	the to	otal price payable, and any other consideration to
	be gi	ven, under the agreement is disclosed in the agree-
	ment	; and
"(b)	eithe	<u>—</u>
	"(i)	the total price payable, and any other consider-
		ation to be given, under the agreement is dis-
		closed in the agreement; or
	"(ii)	if the total price or consideration is not ascertain-
		able at the time at which the agreement is entered

into, the method by which the total price or consideration will be calculated is disclosed in the

"(c) the agreement is dated.

agreement; and

- "(3) The supplier must give the consumer oral notice, before the agreement is entered into, of—
 - "(a) the consumer's right to cancel the agreement within 5 working days after the date on which the consumer receives a copy of the agreement; and
 - "(b) how the consumer may cancel the agreement.
- "(4) However, if an uninvited direct sale agreement is, or includes, a **consumer credit contract** (as defined in section 11 of the Credit Contracts and Consumer Finance Act 2003), in relation to that consumer credit contract only,—
 - "(a) Part 2 of that Act applies in place of this subpart; and
 - "(b) the supplier must give the consumer oral notice, before 25 the agreement is entered into, of—
 - "(i) the consumer's rights to cancel the agreement under that Act; and
 - "(ii) how the consumer may cancel the agreement under that Act.
- "(5) For the purposes of **subsection (4)**, a consumer credit contract is included in an uninvited direct sale agreement if that contract was entered into for the purpose of financing the purchase of the goods or services that are the subject of the uninvited direct sale agreement.
- "(6) To avoid doubt, where an uninvited direct sale agreement includes a consumer credit contract, this subpart continues to apply to every part of the agreement that is not a consumer credit contract.

"36M	Cancellation of uninvited direct sale agreement by	
	consumer	
"(1)	sumer receives a copy of the agreement; or	5
	"(b) if the supplier has failed to comply with section 36L (except to the extent provided for in section 36N(2)), at any time.	
"(2)	Notice of cancellation may be expressed in any way (including oral or written) that shows the intention of the consumer to cancel or withdraw from the agreement.	10
"(2A)	For the purposes of subsection (2) , the consumer must com-	
	municate with the supplier—	
	() I J J I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I I	15
	with section 36L(2)(a)(iii); or	
	"(b) in any other way agreed to by the consumer and the supplier.	
	supplier.	
"36N	Enforcement of uninvited direct sale agreement by	20
"(1)	supplier An uninvited direct sale agreement is not enforceable by a sup-	20
(1)	plier unless—	
	"(a) the supplier has complied with section 36L ; and	
	"(b) the time during which the consumer may cancel the	25
"(2)	However, subsection (1)(a) does not apply if the failure to comply with section 36L is minor (for example, where a supplier has provided an agreement at a time later than the time specified in section 36L(1)(b)) and does not materially prejudice the consumer.	30
"36O	Effect of cancellation of uninvited direct sale agreement If an uninvited direct sale agreement is cancelled by a con-	

"(a) the agreement (including any security or guarantee

given by any person in connection with that agreement)

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sumer (see section 36M),—

	"(b) "(c) "(d)	and any collateral agreement (including any consumer credit contract referred to in section 36L(4)) are, in relation to the consumer's rights under this Act,— "(i) to be treated as if they had never had effect; and "(ii) not enforceable; and the supplier must comply with section 36P ; and the consumer must comply with section 36Q ; and compensation (if any) is payable in accordance with section 36R .	5
36P	sale a	lier's obligations on cancellation of uninvited direct	10
	corda	ancellation of an uninvited direct sale agreement in ac- nce with section 36M , the supplier must immediately to the consumer all money paid to the supplier under the ment.	15
36Q	Cons	umer's obligations on cancellation of uninvited	
		t sale agreement	
(1)		incellation of an uninvited direct sale agreement in ac-	
		nce with section 36M , the consumer must,—	•
	"(a)	if the supplier has complied with section 36P , permit the supplier to take possession of any goods that have been provided to the consumer under the agreement— "(i) from the address provided by the consumer in the agreement; and	20
		"(ii) at any reasonable time requested by the supplier; and	25
	"(b)	take reasonable care of those goods, from the time that the consumer took possession of the goods until the end of 10 working days beginning with the date on which	
		notice was given in accordance with section 36M .	30
(2)		ever, if, during the 10 working days referred to in sub-	
	permi sumer	on (1)(b), the consumer unreasonably refuses or fails to t the supplier to take possession of the goods, the con- r's obligation to take reasonable care of the goods con- suntil the consumer has given the supplier a reasonable	35
		tunity to take possession of the goods.	20
		41	

"(3)	Despite subsection (1), a consumer may, at the supplier's ex-
	pense (if the supplier requests the consumer to return the goods
	and arranges for the goods to be collected from the consumer)
	or at the consumer's expense (if the consumer chooses to re-
	turn the goods without a request being made by the supplier),
	return the goods to the supplier, in which case the consumer's
	obligation to take care of the goods ceases when the goods are
	collected from the consumer, or when the consumer sends the
	goods to the supplier, as the case may be.

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- "(3A) However, the consumer is under an obligation to take reasonable care to ensure that the goods will not be damaged in transit and, if the consumer chooses to return the goods without a request being made by the supplier, to also take reasonable care to ensure that the goods will be delivered to the supplier.
- '(4) To avoid doubt, a consumer is under no obligation—

 "(a) to permit the supplier to take possession of the goods if the supplier has failed to comply with **section 36P**; or
 - "(b) to deliver, or to arrange delivery of, the goods to the supplier; or
 - "(c) to care for the goods other than as required under this 20 section.

"36R Compensation on cancellation of uninvited direct sale agreement

- "(1) On cancellation of an uninvited direct sale agreement under **section 36M**, the consumer is liable to pay compensation to 25 the supplier for any loss of, or damage to, the goods that occurs while they are in the custody of the consumer, other than loss or damage—
 - "(a) arising from the normal use of the goods; or
 - "(b) owing to circumstances beyond the consumer's control. 30
- "(2) **Subsection (1)** applies only in relation to the period of custody beginning when the consumer takes delivery of the goods and ending—
 - "(a) at the end of 10 working days after the date on which notice was given in accordance with **section 36M**; or
 - "(b) if **section 36Q(2)** applies, when the consumer has given the supplier a reasonable opportunity to take possession of the goods.

"(3) If a supplier provided services under the agreement before it

the supplier is not entitled to any compensation for those

was cancelled,—

	. /	services; and	
	"(b)	if the services have resulted in the alteration of, or damage to, the consumer's property, the supplier must, if	5
		required by the consumer and at the supplier's expense,	
		return the property to the condition it was in (or as close	
		as is reasonably practicable to that condition) immedi-	
		ately before the services were provided.	10
"(4)		oplier is not entitled to damages, or to enforce any other	
		dy, in relation to the cancellation of an uninvited direct	
		agreement under section 36M , except as provided for in	
	this s	ection.	
"2 <i>C</i> D	4 D		1.5
		gulations	15
<u>"(1)</u>		Governor-General may, by Order in Council made on the nmendation of the Minister in accordance with subsec -	
		(2), make regulations for the following purposes:	
	"(a)	exempting classes of agreement for the issue or sale of	
	<u>(a)</u>	a financial product from 1 or more provisions of this	20
		subpart:	20
	"(b)	prescribing terms and conditions to which an exemption	
		described in paragraph (a) is subject.	
"(2)	The N	Minister must not make a recommendation under this sec-	
		unless—	25
	"(a)	the Minister is satisfied that the exemption is not	
		broader than is reasonably necessary to address the	
		matters that gave rise to the regulations; and	
	<u>"(b)</u>	the Minister has consulted the persons or representa-	•
		tives of the persons that the Minister considers will be	30
		substantially affected by any Order in Council made in	
		accordance with the recommendation, and those per-	
		sons have had the opportunity to comment to the Minister; and	
	"(c)	the Minister has considered those comments.	35
"(2)		<u> </u>	33
<u>"(3)</u>		lure to comply with subsection (2) does not affect the ity of any Order in Council made under this section.	
	vanu	ity of any Order in Council made under uns section.	

<u>"(4)</u>	In this section, agreement for the issue or sale of a finan-	
	cial product means an agreement, resulting from an offer described in section 34(2) of the Financial Markets Conduct Act	
	2013, for the issue or sale of a financial product (within the	
	meaning of that section).	5
	"Subpart 3—Extended warranties	
"36S	Meaning of extended warranty agreement and related	
	definitions	
	In this subpart,—	
	"extended warranty agreement means an agreement—	10
	"(a) that is entered into—	
	"(i) between a consumer and a warrantor in relation to the purchase by the consumer of goods or services; and	
	"(ii) at, or at about, the same time as those goods or services are purchased; and	15
	"(b) under which the warrantor provides specific warranties, guarantees, or undertakings (either directly or through a third person) in relation to those goods or services; and	
	"(c) for which the consumer pays a price that is separate from, or additional to, the price at which the goods or services are offered for sale	20
	"warrantor means both—	
	"(a) the supplier, if that person arranges or provides the extended warranty agreement; and	25
	"(b) if the extended warranty agreement is entered into directly between the consumer and a person other than the supplier (for example, an insurer or manufacturer),	23
	that other person.	
"36T	Disclosure requirements relating to extended warranty	30
	agreements	
"(1)	A warrantor must ensure that—	
	"(a) every extended warranty agreement—	
	"(i) is in writing; and	25
	"(ii) is expressed in plain language; and "(iii) is legible; and	35

(2); and

(iv) is presented clearly; and(v) complies with the requirements of subsection

	"(b)	a copy of the agreement is given to the consumer at the time the consumer purchases the extended warranty.	5
(2)	The	requirements referred to in subsection (1)(a)(v) are	
	that-		
	"(a)	the following information is set out on the front page of	
		the agreement:	
		"(iaa) a summarised comparison between the relevant Consumer Guarantees Act 1993 guarantees and the protections provided by the extended war- ranty agreement; and	10
		"(i) a summary of the consumer's rights and remedies	
			15
		"(ii) a summary of the consumer's right to cancel the	
		agreement under section 36U; and	
		"(iii) the warrantor's name, street address, telephone	
		number, and email address; and	
	"(b)	\mathcal{E}	20
		cluded in the agreement, including—	
		"(i) the rights and obligations of the warrantor and the consumer; and	
		"(ii) the duration and expiry date of the agreement	
		(including whether or not the agreement expires when a claim is made); and	25
	"(c)	the total price payable under the agreement is disclosed	
	()	in the agreement; and	
	"(d)	the agreement is dated.	
(3)	In ac	dition to the requirements for written disclosure under	30
	subs	ections (1) and (2), the warrantor must, where reason-	
	ably	practicable (for example, where the agreement is entered	
	into	between a warrantor and consumer in each other's pres-	
		or by telephone), give the consumer oral notice, before	
		,	35
	"(a)	the consumer's right to cancel the agreement within 5 working days; and	
	"(b)	how the consumer may cancel the agreement.	

"36U Cancellation of extended warranty agreement

- "(1) A consumer may cancel an extended warranty agreement by giving notice of the cancellation to the warrantor—
 - "(a) within 5 working days after the date on which the consumer receives a copy of the agreement; or

- "(b) if the warrantor has failed to comply with **section 36T** (except to the extent provided for in **subsection (1A)(b)**), at any time.
- "(1A) However,—
 - "(a) **subsection (1)** does not apply in relation to an extended warranty agreement that has been entered into as a condition of a consumer credit contract (as defined in section 11 of the Credit Contracts and Consumer Finance Act 2003); and
 - "(b) **subsection (1)(b)** does not apply if the failure to comply with **section 36T** is minor (for example, where a warrantor has provided an agreement at a time later than the time specified in **section 36T(1)(b)**) and does not materially prejudice the consumer.
- "(3) Notice of cancellation may be expressed in any way (including 20 oral or written) that shows the intention of the consumer to cancel or withdraw from the agreement.
- "(3A) For the purposes of **subsection (3)**, the consumer must communicate with the warrantor—
 - "(a) by way of the contact details provided in accordance 25 with **section 36T(2)(a)(iii)**; or
 - "(b) in any other way agreed to by the consumer and the warrantor.
- "(4) On cancellation of an agreement in accordance with **subsections (1) to (3)**, the supplier must immediately repay all additional consideration, in full and without any deductions, to the consumer.
- "(5) To avoid doubt, nothing in this section entitles a consumer to cancel any other agreement relating to the goods or services that are the subject of the extended warranty agreement.

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- "(1) The Governor-General may, by Order in Council made on the recommendation of the Minister in accordance with **subsection (2)**, make regulations, in relation to extended warranty agreements, for all or any of the following purposes:
 - "(a) prescribing a statement for the purposes of providing the information specified in **section 36T(2)**, including the size of the lettering of the words in, and the format of, the statement:
 - "(b) prescribing how, when, and to whom a statement prescribed under **paragraph** (a) must be provided.
- "(2) The Minister must not make a recommendation under this section unless—
 - "(a) the Minister has consulted such persons or representatives of such persons as the Minister considers will be substantially affected by any Order in Council regulations made in accordance with the recommendation, and those persons have had the opportunity to comment to the Minister; and
 - (b) the Minister has considered any such comments.
- "(3) A failure to comply with **subsection (2)** does not affect the validity of any Order in Council regulations made under this section.

"Subpart 4—Auctions

"36V Definitions 25

"(1) In this subpart, unless the context otherwise requires,—
"auction means a process in which property of any kind (including goods, services, and interests in land) is offered for

net, or by any other means; and

- sale by an auctioneer on behalf of a vendor, and—
 "(a) bids for the property are placed with the auctioneer in real time, whether in person, by telephone, via the Inter-
- "(b) the property is sold when the auctioneer so indicates
- "registered auctioneer means an auctioneer registered as an auctioneer under Part 2 of the Consumer Law Reform Act 35 2011

"vendor means the perso	n whose	property	is	offered	for	sale
at an auction by an auctio	neer.					

"(2) To avoid doubt, a process of selling property is not necessarily an auction for the purpose of this subpart just because it is described as an auction. For example, a process described as an Internet auction, but that provides that any contract of sale resulting from the process is a contract directly between the winner of the bidding and the seller of the property, is not an auction for the purpose of this subpart.

"36W Application of subpart

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This subpart applies to auctions conducted by or on behalf of—

- "(a) a registered auctioneer; or
- "(b) any other person who carries on business as an auctioneer (within the meaning given in **section 66(3)** of the 15 **Consumer Law Reform Act 2011**), whether or not a registered auctioneer.

"36X Each lot is separate contract of sale

If property is offered for sale by auction in lots,—

- "(a) the offer of each lot is a separate auction; and
- 20
- "(b) each lot sold is subject to a separate contract of sale.
- "Compare: 1908 No 168 s 59; 2007 No 91 s 42

"36Y Start and end of auction

"(1) An auction starts when the auctioneer invites the first bid from potential participants.

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- "(2) An auction ends when the auctioneer makes it clear that bidding is closed.
- "(3) However, property that is offered for sale by auction must be treated as having been sold at auction, even if the bidding ceased without the property being sold, if—

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- "(a) the auctioneer accepts a subsequent offer from a person who attended the auction; and
- "(b) that offer is accepted before the end of the first working day following the day of the auction.

"Compare: 1908 No 168 s 59; 2007 No 91 s 42

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"36Z	Notice	to	participants	S

- "(1) Before and during any auction, notice of the terms of the auction must be readily available to view by all participants and potential participants in the auction, which means—
 - "(a) for participants attending an auction in person, the notice must be displayed and readily available to view by all participants; and
 - "(b) in any other case, the notice must be available to view, before and during the auction, on a readily accessible Internet site.

"(2) The notice of terms must include notice of the following:

- "(a) in the case of an auction of goods of a kind ordinarily acquired for personal, domestic, or household use or consumption, whether the vendor of the goods is selling the goods in trade as a supplier (within the meaning of 15 the Consumer Guarantees Act 1993):
- "(b) whether the sale is subject to a reserve price:
- "(c) whether vendor bids are permitted.
- "(3) If different terms apply with respect to different lots, the notice, or the auctioneer before starting the auction of each lot, must identify which terms apply.
- "(4) The person responsible for complying with the requirements of subsections (1) and (2) to (3) is,—
 - "(a) if the auction is conducted by or on behalf of a registered auctioneer, the registered auctioneer; or
 - "(b) in any other case, the auctioneer conducting the auction.

"36ZAA Vendors selling in trade

The Consumer Guarantees Act 1993 does not apply to goods that are ordinarily acquired for personal, domestic, or household use if they are sold at auction and—

- "(a) the vendor is a person referred to in section 36Z(2)(a);
- "(b) the terms of the auction provide that if such goods are acquired from the vendor for the purpose of business, then the Consumer Guarantees Act 1993 (subject to sections 40, 41, and 43A of that Act) does not apply.

<u>"36Z</u>	AA V	endors selling in trade	
	The C	Consumer Guarantees Act 1993 does not apply to goods	
	sold a	at auction if—	
	<u>"(a)</u>	the goods are goods that are ordinarily acquired for per-	
		sonal, domestic, or household use; and	5
	<u>"(b)</u>	the vendor is selling the goods in trade as a supplier	
		(within the meaning of the Consumer Guarantees Act	
		1993); and	
	"(c)	the goods are acquired in trade; and	
	"(d)	the notice of the terms of the auction specifies that in	10
		the circumstances described in paragraphs (a) to (c)	
		the Consumer Guarantees Act 1993 does not apply as	
		between the vendor and the purchaser.	
"36Z	A Ven	ndor bids	
"(1)	An au	actioneer must not accept a vendor bid unless—	15
	"(a)	the terms of the auction specify that vendor bids are	
		permitted; and	
	"(b)	the auctioneer identifies each vendor bid as it is given;	
		and	
	"(c)	during the auction, each bid made by the vendor is made	20
		by 1 only of the following:	
		"(i) the vendor; or	
		"(ii) the auctioneer; or	
		"(iii) a person who has identified himself or herself to	
		the auctioneer as the person acting on behalf of	25
		the vendor at that auction.	
	<u>"(c)</u>		
		the vendor bid is less than the reserve price.	
"(2)	The a	uctioneer must not accept a vendor bid that is higher than	
	the re	eserve price (if any).	30
"(3)	If pro	perty is unsold at the end of an auction, and if the high-	
	est bi	d at the auction was a vendor bid, then any subsequent	
	refere	ence to that bid as being the amount at which the property	
	was p	passed in is a misleading representation for the purposes	
	of sec	etion 13(g) or 14(1)(b), as the ease may be.	35

"(2) In this section, vendor bid means a bid made by the vendor or any person (including an auctioneer) acting as agent for the vendor.

"Compare: 1908 No 168 s 59; 2007 No 91 s 42

"36ZB Bids may be withdrawn until end of auction

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Any bid at an auction may be withdrawn before the end of the auction.

"Compare: 2007 No 91 s 42

"36ZC Account and payment of proceeds

Within 10 working days after the sale by auction of property, 10 the auctioneer must provide to the vendor—

- "(a) the balance of the proceeds of the sale payable to the vendor; and
- an account of the sale, which must set out, at a minimum, the bid accepted from the purchaser, the amount 15 of any tax, auctioneer's commission or other deductions, and the amount payable to the vendor.

However, unless the vendor and registered auctioneer have agreed otherwise, if the vendor requests an auctioneer to provide the balance of the proceeds and an account of the sale sooner than 10 working days after the sale, the auctioneer must comply with the request within 5 working days after the request is made.

- "(2A) An auctioneer need not comply with subsection (1) if—
 - "(a) the vendor is in trade; and

- "(b) the vendor operates an account with the auctioneer for the purpose of multiple sales in trade; and
- the vendor— "(a)
 - "(i) is in trade; or
 - "(ii) is selling goods other than goods of a kind ordin- 30 arily acquired for personal, domestic, or household use or consumption; and

- the vendor agrees (expressly or impliedly) that subsection (1) need not apply.
- "(3) This section does not apply to a sale by auction of land or 35 an interest in land conducted by a licensed real estate agent,

and the provisions of the Real Estate Agents Act 2008 apply instead.

"Compare: 1928 No 29 s 31".

	•	
	Jurisdiction	
19	Jurisdiction of High Court Section 37 is amended by adding the following paragraphs: "(ca) applications for orders under section 46B to enforce	5
	an undertaking involving a sum that, in total, exceeds \$200,000 or, if greater, the amount specified in section 29 of the District Courts Act 1947:	10
	"(d) appeals from any order of a District Court under section 46B :	
	"(e) appeals from any order <u>or decision</u> of a District Court under section 46C or 46G :	
	"(f) applications by the Commission for a declaration under section 461 ."	15
20	Jurisdiction of District Courts	
(1)	Section 38 is amended by adding the following paragraphs: "(c) applications for orders under section 46B to enforce	
	an undertaking involving a sum that, in total, does not exceed \$200,000 or, if greater, the amount specified in section 29 of the District Courts Act 1947:	20
	"(d) applications under sections 46C and 46G:	
	"(e) applications by the Commission for a declaration under section 461 ."	25
(2)	Section 38 is amended by adding the following subsection as subsection (2):	
"(2)	This section is subject to section 43B ."	
21	Jurisdiction of Disputes Tribunals	
(1)	Section 39 is amended by omitting "section 43(2)(c) to (f) of this Act (except in respect of a contravention of section 9 of this Act)" and substituting "section 43".	30
(2)	Section 39 is amended by adding the following subsection as subsection (2):	
"(2)	This section is subject to section 43B ."	35

Offences and orders

22	Contraventions of provisions of Part 1, Part 2, Part 3,	
	and Part 4 an offence	
(1)	The heading to section 40 is amended by omitting "Part 1, Part 2, Part 3, and Part 4" and substituting "Parts 1 to 4A".	5
(2)	Section 40 is amended by repealing subsection (1) and substituting the following subsection:	
"(1)	Every person who contravenes a provision of Part 1 (except sections 9, 14(2), 23, or 24), Part 3, or Part 4 commits an offence and is liable on summary conviction,— "(a) in the case of an individual, to a fine not exceeding \$200,000; and "(b) in the case of a body corporate, to a fine not exceeding \$600,000."	10
(3)	Section 40(1A) is amended by omitting "\$200,000" and substituting "\$600,000".	15
(4)	Section 40 is amended by inserting the following subsection after subsection (1A):	
"(1B)	Every person who contravenes a provision of Part 2 or Part 4A commits an offence and is liable on summary conviction,— "(a) in the case of an individual, to a fine not exceeding \$10,000; and "(b) in the case of a body corporate, to a fine not exceeding \$30,000."	20
22A	Additional penalty for contravention of section 24 involving commercial gain Section 40A(4) is repealed.	25
23	New sections 40B to 40H inserted The following sections are inserted after section 40A:	
"40B	Infringement offence, etc, defined In this Act, unless the context otherwise requires,—	30
	"infringement fee means the amount, not exceeding \$2,000, that is prescribed by regulations made under section 40H as the amount payable in respect of an infringement offence for which an infringement notice has been issued	35
	, men an miniscential notice has been issued	

section 40D, in respect of an infringement offence

"infringement notice means a notice, in the form prescribed by regulations made under section 40H and issued under

	"infri	ingement offence means any of the following:	
	"(a)	an offence against section 40(1) of failing to comply	5
		with a suspension of supply notice issued under sec-	
		tion 33D:	
	"(b)	an offence against section 40(1B) involving the	
		contravention of section 28 (consumer information	
		standards):	10
	"(ba)		
		with section 28B(1) or (2) (disclosure of trader status	
		on Internet):	
	"(c)	an offence against section 40(1B) involving the	
		contravention of any of the following provisions of	15
		Part 4A:	
		"(i) section 36C (layby disclosure requirements):	
		"(ii) section 36D (further layby disclosure require-	
		ments):	
		"(iii) section 36L (uninvited direct sale disclosure re-	20
		quirements):	
		"(iv) section 36T (extended warranty disclosure re-	
		quirements).	
"40 <i>C</i> "	T C :		
		ngement offence alleged	25
"(1)		erson is alleged to have committed an infringement of, the person may either—	25
	"(a)	•	
	(a)	under the Summary Proceedings Act 1957; or	
	"(a)	be proceeded against by filing a charging document	
	<u>(a)</u>	under section 14 of the Criminal Procedure Act 2011;	30
			30
	"(b)	or be served with an infringement notice.	
"(2)		-	
"(2)		ite section 21 of the Summary Proceedings Act 1957,	
		of a District Court Judge or Registrar to lay an infor- in is not necessary if the Commission proceeds with an	35
		gement offence summarily.	33
"(2)		•	
"(2)	Despi	ite section 21 of the Summary Proceedings Act 1957,	

leave of a District Court Judge or Registrar to file a charg-

<u>"(2)</u>

ing document is not necessary if the Commission commences proceedings for an infringement offence by filing a charging document under the Criminal Procedure Act 2011.

"Compare: 1992 No 122 s 165A

'40D	Issue of infringement notice	5
' (1)	The Commission may issue an infringement notice to a person if—	
	"(a) the Commission believes on reasonable grounds that the person is committing, or has committed, an infringement offence; and	10
	"(b) no information for that offence has been laid against, and no infringement notice has been issued to, the person in relation to the conduct alleged to be an infringement offence.	
'(2)	The Commission may revoke an infringement notice before the infringement fee is paid, or before an order for payment of a fine is made or deemed to be made by a court under section 21 of the Summary Proceedings Act 1957.	15
'(3)	An infringement notice is revoked by giving written notice to the person to whom it was issued that the notice is revoked. "Compare: 1992 No 122 s 165B	20
'40E	Procedural requirements for infringement notices	
'(1)	An infringement notice may be served on a person (a recipient) who is alleged to have committed an infringement offence—	25
	"(a) by delivering it, or a copy of it, personally to the recipient; or	
	"(b) by sending it, or a copy of it, by post, addressed to the recipient at the recipient's last known place of residence or business.	30
'(2)	For the purposes of the Summary Proceedings Act 1957, an infringement notice sent under subsection (1)(b) must be treated as having been served on the recipient on the date it was posted.	
'(3)	An infringement notice must be in the form prescribed by regulations made under section 40H and must contain—	35

	"(a)	details of the alleged infringement offence that are suffi- cient to fully and fairly inform the recipient of the time, place, and nature of the alleged infringement offence; and	
	"(b) "(c)	the amount of the infringement fee; and an address at which the infringement fee may be paid; and	5
	"(d)	the time within which the infringement fee must be paid; and	
	"(e)	a summary of the provisions of section 21(10) of the Summary Proceedings Act 1957; and	10
	"(f)	a statement that the recipient has a right to request a hearing; and	
	"(g)	a statement of what will happen if the recipient does not pay the fee and does not request a hearing; and	15
	"(h)	any other prescribed matters.	
"(4)	spect may b mary Sumn	infringement notice has been issued, proceedings in re- of the infringement offence to which the notice relates be commenced in accordance with section 21 of the Sum- Proceedings Act 1957; and in that case, section 21 of the mary Proceedings Act 1957 applies, with all necessary fications.	20
"(5)		nder notices must be prescribed by regulations made	
(0)	under	section 40H and must contain the information referred	
		subsection (3).	25
	Comp	pare: 1992 No 122 s 165C	
"40F		Commission does with infringement fees	
		Commission must pay all infringement fees received into	
		wn Bank Account. vare: 1992 No 122 s 165D	30
	Comp	MIC. 1772 INU 122 8 103D	50
"40G	Effec	et of infringement notice	

If an infringement notice is issued, a criminal record must not

be created in respect of the infringement offence.

"40H	Regulations relating to infringement offences	
	The Governor-General may, by Order in Council made on the	
	recommendation of the Minister, make regulations for the fol-	
	lowing purposes: "(a) prescribing the form of infringement notices and re-	5
	minder notices:	3
	"(b) prescribing any matters that must be included in those notices:	
	"(c) prescribing the amount of the infringement fee."	
23A (1) (2)	Summary Proceedings Act 1957 consequentially amended This section amends the Summary Proceedings Act 1957. The definition of infringement notice in section 2(1) is amended by inserting the following paragraph after paragraph (fa):	10
	"(fb) section 40D of the Fair Trading Act 1986; or".	15
	-	
23B	Order to disclose information or publish advertisement	
	Section 42(3) is repealed.	
24	New sections 43 to 43B substituted	
	Section 43 is repealed and the following sections are substituted:	20
"43	Other orders	
"(1)	This section applies if, in proceedings under this Part or on the application of any person, a court or a Disputes Tribunal finds that a person (person A) has suffered, or is likely to suffer,	
	loss or damage by conduct of another person (person B) that	25
	does or may constitute any of the following: "(a) a contravention of a provision of Parts 1 to 4A (a rele-	
	vant provision):	
	"(b) aiding, abetting, counselling, or procuring a contraven-	
	tion of a relevant provision:	30
	"(c) inducing by threats, promises, or otherwise a contravention of a relevant provision:	
	"(d) being in any way directly or indirectly knowingly con-	
	cerned in, or party to, a contravention of a relevant pro-	
	vision:	35

- "(e) conspiring with any other person in the contravention of a relevant provision.
- "(2) The court or the Disputes Tribunal may make 1 or more of the orders described in **subsection (3)**
 - "(a) whether or not the court grants an injunction, or the 5 court or the Disputes Tribunal makes any other order, under this Part; and

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- "(b) whether or not person A made the application or is a party to the proceedings.
- "(3) The orders are as follows:
 - "(a) an order declaring all or part of a contract made between person A and person B, or a collateral arrangement (for example, a collateral credit agreement) relating to such a contract,—
 - "(i) to be void; and
 - "(ii) if the court or the Disputes Tribunal thinks fit, to have been void at all times on and after a date specified in the order, which may be before the date on which the order is made:
 - "(b) if an order described in **paragraph (a)** is made in respect of a contract that is associated with a collateral credit agreement, an order vesting in person B all or any of the rights and obligations of person A under the collateral credit agreement:
 - "(c) an order in respect of a contract made between person 25 A and person B, or a collateral arrangement (for example, a collateral credit agreement) relating to such a contract.—
 - "(i) varying the contract or the arrangement in the manner specified in the order; and
 - "(ii) if the court or the Disputes Tribunal thinks fit, declaring the varied contract or arrangement to have had effect on and after a date specified in the order, which may be before the date on which the order is made:
 - "(d) if an order described in **paragraph (c)** is made in respect of a contract that is associated with a collateral credit agreement, and if that order results in person A no longer having property in the goods that are the subject

		of the contract, an order vesting in person B the rights and obligations of person A under the collateral credit	
	"(e)	agreement: an order directing person B to refund money or return property to person A:	5
	"(f)	an order directing person B to pay to person A the amount of the loss or damage:	
	"(g)	an order directing person B, at person B's own expense, to repair, or to provide parts for, goods that have been supplied by person B to person A:	10
	"(h)	an order directing person B, at person B's own expense, to supply specified goods or services to person A.	10
"(4)	In sul	bsection (3)(a) to (d), collateral credit agreement, in	
		on to a contract for the supply of goods, means a contract agreement that—	15
	"(a) "(b)	is arranged or procured by the supplier of the goods; and is for the provision of credit by a person other than the supplier to enable person A to pay, or defer payment, for the goods.	
"(5)		der made under subsection (3)(a) to (d) does not pre- proceedings being instituted or commenced under this	20
"(6)	This s	section does not limit or affect—	
	"(a)	the Illegal Contracts Act 1970; or	
	"(b)	section 317 of the Accident Compensation Act 2001.	25
"43A	Appli	ication for order under section 43	
	A per order date of	son may apply to a court or a Disputes Tribunal for an under section 43 at any time within 3 years after the on which the loss or damage, or the likelihood of loss mage, was discovered or ought reasonably to have been	30
"43B		ts on jurisdiction of District Court and Disputes	
"(1)		unal to make orders under section 43 strict Court must not make an order under section 43	
(1)	if a v \$200,	ralue or amount described in subsection (3) exceeds 000 or, if greater, the amount specified in section 29 of istrict Courts Act 1947.	35

"(2)		a value or amount described in subsection (3) exceeds hever is the greatest of the following:	
	"(a)	\$15,000:	
	"(b)	the amount specified in section 10(1A)(b) of the Disputes Tribunals Act 1988:	5
	"(c)	the amount specified in section 13(2) of the Disputes Tribunals Act 1988, if the jurisdiction of the Disputes Tribunal is extended by an agreement between the parties under section 13 of that Act.	10
"(3)	The v	values and amounts are as follows:	
	"(a)	in the case of an order under section 43(3)(a) or (c), the value of the consideration for the promise or act of any party to the contract or collateral arrangement	
	((1)	referred to in that paragraph:	15
	"(b)	in the case of an order under section 43(3)(e) directing a person to refund money or return property, the amount of money or the value of the property:	
	"(c)	in the case of an order under section 43(3)(f) requiring a person to pay an amount, that amount:	20
	"(d)	in the case of an order under section 43(3)(g) directing a person to repair goods or to provide parts for goods, the value of the work required to repair the goods, or the value of the parts, as the case may be:	
	"(e)	in the case of an order under section 43(3)(h) directing a person to supply services, the value of the services."	25

after paragraph (a):

"(ab) that, in the case of an offence under section 40(1) in re- 30 lation to a contravention of section 21C(1), the defendant reasonably believed that there was a right to payment or other consideration; or".

25A Finding in proceedings to be evidence

Section 46 is amended by omitting "the court or" and substi- 35 tuting "the High Court or a".

Enforceable undertakings and management banning orders

26	New headings and sections 46A to 46G inserted The following headings and sections are inserted after section 46:	5
	"Enforceable undertakings	
" 46A "(1) "(2)	Commission may accept undertakings The Commission may accept a written undertaking given by, or on behalf of, a person in connection with any matter relating to the enforcement of this Act. The person may withdraw or vary the undertaking with the	10
	consent of the Commission. "Compare: 1978 No 103 s 69J	
" 46B "(1)	Enforcement of undertakings If the Commission considers that a person who has given an	15
	undertaking under section 46A has breached a term of that undertaking, the Commission may apply to the court for an order under subsection (2) .	13
"(2)	The court may make any of the following orders if it is satisfied that the person has breached a term of the undertaking: "(a) an order directing the person to comply with the term: "(b) an order directing the person to pay to the Crown an amount not exceeding the amount of any financial benefit that the person has obtained directly or indirectly and	20
	that is reasonably attributable to the breach: "(c) any order that the court thinks appropriate directing the person to compensate any other person who has suffered loss or damage as a result of the breach:	25
	"(d) an order for any consequential relief that the court thinks appropriate. "Compare: 1978 No 103 s 69K	30
	"Management banning orders	
" 46C "(1)	Management banning orders A District Court may make a management banning order against an individual who—	35

- "(a) has, on at least 2 separate occasions within a 10-year period (whether before or after this section comes into force), committed of an offence against section 40(1) or (1A); or
- "(b) is, or was at the time of the commission of the offence, 5 a director of, or concerned in the management of, an incorporated or unincorporated body that has, on at least 2 separate occasions within a 10-year period (whether before or after this section comes into force), committed an offence against section 40(1) or (1A); or
- has been prohibited by an overseas jurisdiction from carrying on activities that are substantially similar to those referred to in section 46D in connection with the contravention of any law relating to fair trading.

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- has been prohibited by an overseas jurisdiction, in connection with the contravention of any law relating to fair trading, from carrying on activities that are substantially similar to those referred to in section 46D.
- "(2) The court may make the order only if it is satisfied that the order is necessary to protect the public from the risk that the 20 person, or any incorporated or unincorporated body of which the person is a director, or the management of which the person is concerned in, will commit further offences against section 40(1) or (1A).

"46D Terms of management banning orders

A management banning order must prohibit the person to whom it applies from being, without the leave of a District Court, a director of, or being in any way (whether directly or indirectly) concerned in or taking part in the management of, an incorporated or unincorporated body that carries on 30 business in New Zealand, for a period specified in the order, which must be no more than 10 years.

"Compare: 1978 No 103 s 60B

"46E Offence to breach management banning order

A person who breaches a management banning order made 35 against him or her commits an offence and is liable on summary conviction to a fine not exceeding \$60,000.

"46F	Procedures relating to management banning order	
"(1)	An application for a management banning order may be made only by the Commission.	
"(2)	The Commission, and any other persons that the court thinks fit, may attend and be heard at the hearing of the application.	5
"(3)	A copy of every management banning order must be given to—	
"(4)	"(a) the person concerned; and "(b) the Commission; and "(c) the Registrar of Companies. The Commission must publish every management banning order made under section 46C in the <i>Gazette</i> as soon as practicable after it is made. "Compare: 1978 No 103 s 60F	10
"46G	Seeking leave of court	15
"(1)	An application for leave of a District Court under section 46D must be by way of originating application.	
"(2)	The Commission, and any other persons that the court thinks fit, may attend and be heard at the hearing of the application. "Compare: 1978 No 103 s 60F"	20
26A	New heading and sections 46H to 46M inserted The following heading and sections are inserted after section 46G:	
	"Declaration of unfair contract terms	
"46H	Application by Commission for declaration of unfair contract term	25
"(1)	The Commission may apply to the High Court or a District Court (at the choice of the Commission) for a declaration under section 461 that a term in a standard form consumer contract is an unfair contract term.	30
"(2)	Any person may ask the Commission to apply to a court for a declaration under section 461 in relation to a contract to which the person is a party.	

"46I Declaration of unfair contract terms

- "(1) The High Court or a District Court may, on application by the Commission, declare that a term in a standard form consumer contract is an unfair contract term.
- "(2) The court may make the declaration only if it is satisfied that— 5
 - "(a) the term is in a contract that is a consumer contract; and
 - "(b) the consumer contract is a standard form contract (as determined in accordance with **section 46J**); and
 - "(c) the term is not one that, under section 46K, cannot be declared to be an unfair contract term; and

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- "(c) the declaration is not prohibited by section 46K(1); and
- "(d) the term is unfair in the sense described in **section 46L**.
- "(3) A declaration under this section
 - must identify the contract to which it applies by reference to at least 1 of the parties to the contract; and
 - "(b) may describe the context or conditions in which the term's inclusion in a standard form contract means that the term is an unfair contract term.

"46J Standard form contracts

- (1) A court may determine that any contract in which the terms (other than terms referred to in **section 46K**) have not been subject to effective negotiation between the parties is a standard form contract.
- "(2) In determining whether a contract is a standard form contract, 25 the court must (without limitation) take into account the following:
 - "(a) whether one of the parties has all or most of the bargaining power relating to the transaction:
 - "(b) whether the contract was prepared by one or more parties before any discussion relating to the transaction occurred with the other party or parties:
 - "(c) whether 1 or more of the parties was, in effect, required either to accept or reject the terms of the contract (other than terms referred to in **section 46K**) in the form in 35 which they were presented:

"(d) the extent to which the parties had an effective opportunity to negotiate the terms (other than terms referred

	to in section 46K) of the contract: "(e) the extent to which the terms of the contract take into	
	account the specific characteristics of any party to the contract.	5
·(3)	If a party to a proceeding alleges that a contract is a standard form contract, the contract is presumed to be a standard form contract unless any other party to the proceedings proves otherwise.	10
46K	Terms that may not be declared to be unfair contract terms	
(1)	A court may not declare a term in a standard form consumer contract to be an unfair contract term to the extent that the term—	15
	 "(a) defines the main subject matter of the contract; or "(b) sets the upfront price payable under the contract; or "(c) is a term required or expressly permitted by any enactment. 	
(2)	In this section, upfront price means the consideration (including any consideration that is contingent upon the occurrence or non-occurrence of a particular event) payable under the contract, but only to the extent that the consideration is set out in a term that is transparent.	20
	When term in consumer contract is unfair	25
(1)	A term in a consumer contract is unfair if the court is satisfied that the term—	
	 "(a) would cause a significant imbalance in the parties' rights and obligations arising under the contract; and "(b) is not reasonably necessary in order to protect the legitimate interests of the party who would be advantaged by the term; and 	30
	"(c) would cause detriment (whether financial or otherwise) to a party if it were applied, enforced, or relied on.	
(2)	In determining whether a term of a consumer contract is unfair, the court may take into account any matters it thinks relevant, but must take into account—	35
	65	

"(a) the extent to which the term is transparent; and

	"(b)	the contract as a whole.		
"(3)	For the	he purpose of subsection (1)(b), a term in a consumer		
` /		act must be presumed not to be reasonably necessary in		
	order	to protect the legitimate interests of the party who would	5	
	be ad	vantaged by the term, unless that party proves otherwise.		
"(4)	For t	he purpose of subsection (1)(b) , and despite anything		
		ction 46M , in relation to contracts of insurance only, the		
	follov	wing terms must be taken to be terms that are reasonably		
	neces	ssary in order to protect the legitimate interests of the in-	10	
	surer			
	<u>"(a)</u>	a term that identifies the uncertain event or that other-		
		wise specifies the subject matter insured or the risk in-		
		sured against:		
	"(b)	a term that specifies the sum or sums insured or assured:	15	
	<u>"(c)</u>	a term that excludes or limits the liability of the insurer		
		to indemnify the insured on the happening of certain		
		events or on the existence of certain circumstances:		
	<u>"(d)</u>	a term that describes the basis on which claims may be		
		settled or that specifies any contributory sum due from,	20	
		or amount to be borne by, an insured in the event of a		
		claim under the contract of insurance:		
	<u>"(e)</u>	a term that provides for the payment of the premium:		
	<u>"(f)</u>	a term relating to the duty of utmost good faith that		
	((()	applies to parties to a contract of insurance:	25	
	<u>"(g)</u>	a term specifying requirements for disclosure, or relat-		
		ing to the effect of non-disclosure or misrepresentation,		
=	_	by the insured.		
"(5)		bsection (4),—		
		tract of insurance has the meaning given in section 7 of	30	
	the Ir	nsurance (Prudential Supervision) Act 2010		
	"pre	mium has the meaning given in section 6 of the of the		
	<u>Insur</u>	ance (Prudential Supervision) Act 2010		
	"unc	ertain event has the meaning given in section 7 of the		
	Insurance (Prudential Supervision) Act 2010.			

"46M Examples of unfair contract terms

Without limiting **section 461**, the following are examples of the kind of terms that, if in a consumer contract, may be unfair contract terms:

- "(a) a term that permits, or has the effect of permitting, one 5 party (but not another party) to avoid or limit performance of the contract:
- "(b) a term that permits, or has the effect of permitting, one party (but not another party) to terminate the contract:
- "(c) a term that penalises, or has the effect of penalising, one party (but not another party) for a breach or termination of the contract:
- "(d) a term that permits, or has the effect of permitting, one party (but not another party) to vary the terms of the contract:
- "(e) a term that permits, or has the effect of permitting, one party (but not another party) to renew or not renew the contract:
- "(f) a term that permits, or has the effect of permitting, one party to vary the upfront price (as defined in **section** 20 **46K(2)**) payable under the contract without the right of another party to terminate the contract:
- "(g) a term that permits, or has the effect of permitting, one party unilaterally to vary the characteristics of the goods or services to be supplied, or the interest in land to be 25 sold or granted, under the contract:
- "(h) a term that permits, or has the effect of permitting, one party unilaterally to determine whether a contract has been breached or to interpret its meaning:
- "(i) a term that limits, or has the effect of limiting, one 30 party's vicarious liability for its agents:
- "(j) a term that permits, or has the effect of permitting, one party to assign the contract to the detriment of another party without that other party's consent:
- "(k) a term that limits, or has the effect of limiting, one 35 party's right to sue another party:
- "(l) a term that limits, or has the effect of limiting, the evidence one party can adduce in proceedings relating to the contract:

"(m) a term that imposes, or has the effect of imposing, the evidential burden on one party in proceedings relating to the contract."

	Offences (consequential)	
27	New section 47F substituted	5
	Section 47F is repealed and the following section substituted:	
"47F	Offence to resist, obstruct, or delay	
"(1)	Every person commits an offence who resists, obstructs, or delays—	
	"(a) any product safety officer exercising a power under	10
	section 33C or 33D; or	
	"(b) any authorised person acting pursuant to a warrant issued under section 47; or	
	"(c) any authorised employee exercising a power under section 47L .	15
"(2)	A person who commits an offence against this section is liable on summary conviction to a fine not exceeding \$10,000 in the case of an individual, or \$30,000 in the case of a body corporate."	
27A	Commission may require person to supply information or documents	20
(1)	The heading to section 47G is amended by adding "or give evidence".	
(2)	Section 47G(1) is amended by adding "; or" and also by adding the following paragraph:	25
	"(c) to appear before the Commission at a time and place specified in the notice to give evidence, either orally or in writing, and supply any document or class of docu- ments specified in the notice."	
(3)	Section 47G is amended by adding the following subsections:	30

- "(3) No person is excused from complying with a requirement to supply information or documents, or to appear before the Commission, on the ground that to do so might tend to incriminate the person.
- "(4) A statement made by a person in answer to a question put by 35 or before the Commission is not admissible against the person

in criminal proceedings other than proceedings for a charge of
perjury against the maker of the statement or in proceedings
on a charge of an offence against section 47F section 47J.

"(5) Subsections (3) and (4) prevail over subsection (2)."

		Authorised employees	5
28	New	sections 47K and 47L inserted	
	The f	following sections are inserted after section 47J:	
47K	Com	mission may authorise employees for monitoring	
	and o	enforcement purposes	
(1)	The C	Commission may authorise any employee (an authorised	10
	empl	oyee) to monitor and enforce compliance with any or all	
	of the	e following:	
	"(a)	consumer information standards:	
		product safety standards:	
		unsafe goods notices:	15
		suspension of supply notices:	
	"(e)	services safety standards.	
(2)	Every	y employee so authorised must be issued with a certificate	
	as ev	idence of the person's appointment.	
(3)	The c	certificate must be in a form determined by the Commis-	20
	sion a	and contain—	
	` /	a reference to this section; and	
		the full name of the authorised employee; and	
	"(c)	a reference to the powers conferred on the authorised	
		employee under section 47L; and	25
	"(d)	a statement of the powers (if any) of the authorised em-	
		ployee under the Search and Surveillance Act 2012.	
47L	Powe	ers of authorised employees	

"(1) In this section,—

"place means any place that an authorised employee believes 30 on reasonable grounds is a place at which consumers have access to relevant goods or services, or from which relevant goods are dispatched to consumers

"relevant goods or services means goods or services to which any consumer information standards, product safety standards, 35

- unsafe goods notices, suspension of supply notices, or services safety standards apply.
- "(1A) An authorised employee may enter and inspect a place (not being a dwellinghouse), without a warrant, for the purpose of monitoring or enforcing compliance with any consumer information standards, product safety standards, unsafe goods notices, suspension of supply notices, or services safety standards that apply to any relevant goods.
- "(2) While at the place, an authorised employee may, for the purpose described in **subsection (1A)**, do any of the following:
 - "(b) with respect to any goods at the place that are available to consumers for supply or that are dispatched for supply, inspect the goods, photograph them, and purchase them at the price for which they are currently offered for sale:
 - "(c) require the person at the place who appears to be in charge of the supply or dispatch of relevant goods or services at the time (the **person in charge**) to give his or her name and show to the authorised employee identification sufficient to confirm that the name given is correct:

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- "(d) require the person in charge to give the authorised employee any information about the goods or services that is normally disclosed to a consumer to whom the goods or services are supplied or dispatched:
- "(da) require the person in charge to identify the person from whom relevant goods were acquired:
- "(db) if relevant goods have, within a specified period, been supplied in trade to another person other than by retail, require the person in charge to identify the person or persons from to whom they have been supplied during that period:
- "(dc) require any person by whom any relevant goods have been are carried for delivery pursuant to, or in connection with, a contract for sale, to give—
 - "(i) his or her name and address; and
 - "(ii) the name and address of his or her employer (if any); and

if known:

sion, under section 40D.

"(e)

"(iii) the name and address of the owner of the goods,

issue an infringement notice, on behalf of the Commis-

"(3)	If an authorised employee enters a dwellinghouse with the permission of the occupier or under a warrant issued under subsection (4) , the authorised employee may, for the purpose described in subsection (1A) , exercise the powers listed in subsection (2) .	5
"(4)	An issuing officer (within the meaning of section 3 of the Search and Surveillance Act 2012) may, by warrant, authorise an authorised employee to enter and inspect a dwellinghouse or any other place specified in the warrant if the issuing officer is satisfied, on application made in accordance with subsec-	10
	tion (5), that there are reasonable grounds to believe that a search of the place is necessary for the purpose described in subsection (1A).	15
"(5)	The application for a warrant must be made in writing in the manner provided for an application for a search warrant in subpart 3 of Part 4 of the Search and Surveillance Act 2012.	20
"(6)	Part 4 of the Search and Surveillance Act 2012 (except sections 118 and 119) applies."	
	Consequential amendments, repeals, and savings	
29	Saving of other laws Section 50 is amended by adding the following subsection:	25
"(3)	However, subsection (1) does not apply in relation to any provision in Part 4A that limits or affects the operation of the Sale of Goods Act 1908 or the Contractual Remedies Act 1979."	
30	Consequential repeals and amendments	30
(1)	 The following Acts are repealed: (a) Door to Door Sales Act 1967 (1967 No 126): (b) Unsolicited Goods and Services Act 1975 (1975 No 46). 	
(2)	The enactments specified in Schedule 1 are consequentially amended as set out in that schedule.	35

- 31 Repeal and savings relating to Layby Sales Act 1971
- (1) The Layby Sales Act 1971 (1971 No 80) is repealed.
- (2) Despite **subsection (1)**, the Layby Sales Act 1971 continues to apply in relation to a layby sale entered into before the commencement of this section.

(3) In **subsection (2)**, **layby sale** has the meaning given to it by section 3 of the Layby Sales Act 1971.

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Schedule 1 s 30(2)	
Consequential amendments arising from	
amendments to Fair Trading Act 1986	
Part 1	
Amendments to Acts	5
Companies Act 1993 (1993 No 105)	
Clause 1(3) of Schedule 7: omit "section 11 of the Layby Sales Act 1971" and substitute " section 36J of the Fair Trading Act 1986".	
Clause 1(3)(b) of Schedule 7: omit "section 9 of the Layby Sales Act 1971" and substitute " section 36H of the Fair Trading Act 1986".	10
Electronic Transactions Act 2002 (2002 No 35)	
Item relating to the Door to Door Sales Act 1967 in Part 2 of the Schedule: omit.	
Goods and Services Tax Act 1985 (1985 No 141)	
Section 5(4): omit "the Door to Door Sales Act 1967" and substitute " subpart 2 of Part 4A of the Fair Trading Act 1986" and omit "sec-	15
tion 7" and substitute "section 36M".	
Section 5(5): omit "the Layby Sales Act 1971" and substitute " sub-	
part 1 of Part 4A of the Fair Trading Act 1986".	20
Section 5(5)(a): omit "the Layby Sales Act 1971" and substitute " section 36F or 36G of the Fair Trading Act 1986".	20
Section 5(5)(b)(i): omit "selling costs" and substitute "cancellation charge".	
Section 5(5)(b): omit "section 9(1)(b) of the Layby Sales Act 1971" and substitute " section 36H(b) and (c) of the Fair Trading Act 1986".	25
Section 9(2)(b): omit "section 7 of the Door to Door Sales Act 1967" and substitute " section 36M of the Fair Trading Act 1986".	
Section 9(2)(c): omit "the Layby Sales Act 1971" and substitute " section 36F or 36G of the Fair Trading Act 1986".	30

Section 78AA(6): omit "the Layby Sales Act 1971" and substitute

"subpart 1 of Part 4A of the Fair Trading Act 1986".

Part 1—continued

Insolvency Act 2006 (2006 No 55)

Section 274(3): omit "section 11 of the Layby Sales Act 1971" and substitute "**section 36J** of the Fair Trading Act 1986".

Section 274(3)(b): omit "section 9 of the Layby Sales Act 1971" and substitute "**section 36H** of the Fair Trading Act 1986".

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Mercantile Law Act 1908 (1908 No 117)

Section 44: repeal.

Private Security Personnel and Private Investigators Act 2010 (2010 No 115)

Section 62(f)(iii): insert "12A," after "11,". 10 Section 63(1)(a)(i): insert "12A," after "12,".

Real Estate Agents Act 2008 (2008 No 66)

Section 37(1)(b): insert "12A," after "sections".

Search and Surveillance Act 2012 (2012 No 24)

Schedule: replace item relating to Fair Trading Act 1986 with: 15

33C Fair Trading Act Product safety officers All (except sections 1986 may obtain and execute 118 and 119) search warrant for purposes associated with unsafe goods 47(2) Authorised employee All (except sections may obtain and exe-118 and 119) cute search warrant to investigate breaches of Fair Trading Act 1986 47L Authorised employee All (except sections may obtain and execute 118 and 119) search warrant to moni-

> tor and enforce compliance with certain standards and notices

Part 2

Amendments to regulations

District Court Rules 2009 (SR 2009/257)

Rule 6.1.1(p): revoke.

Private Security Personnel and Private Investigators (Forms) Regulations 2011 (SR 2011/73)

Schedule: amend form 1 by omitting "section 10, 11, 13, 16, 19, 21, 24, 47F, or 47J of the Fair Trading Act 1986" and substituting "section 10, 11, **12A**, 13, 16, 19, 21, 24, **47F**, or 47J of the Fair Trading Act 1986".

Schedule: amend form 2 by omitting "section 10, 11, 12, 16, 19, 21, 24, 47F, or 47J of the Fair Trading Act 1986" and substituting "section 10, 11, 12, **12A**, 16, 19, 21, 24, **47F**, or 47J of the Fair Trading Act 1986".

Schedule: amend form 2 by omitting "section 10, 11, 13, 16, 19, 15 21, 24, 47F, or 47J of the Fair Trading Act 1986" and substituting "section 10, 11, **12A**, 13, 16, 19, 21, 24, **47F**, or 47J of the Fair Trading Act 1986"

Schedule: amend form 6 by omitting "section 10, 11, 13, 16, 19, 21, 24, 47F, or 47J of the Fair Trading Act 1986" and substituting 20 "section 10, 11, **12A**, 13, 16, 19, 21, 24, **47F**, or 47J of the Fair Trading Act 1986".

Schedule: amend form 7 by omitting "section 10, 11, 13, 16, 19, 21, 24, 47F, or 47J of the Fair Trading Act 1986" and substituting "section 10, 11, **12A**, 13, 16, 19, 21, 24, **47F**, or 47J of the Fair 2 Trading Act 1986".

Summary Proceedings (Orders of Reparation) Order 2011 (SR 2011/401)

Schedule: omit the item relating to the Door to Door Sales Act 1967. Schedule: amend the item relating to the Fair Trading Act 1986 by omitting "Section 43(2)(d)" and substituting "Section 43(3)(f)".

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Legislative history

3 December 2013

Divided from Consumer Law Reform Bill (Bill 287–2) by committee of the whole House as Bill 287–3A