Government Bill

As reported from the committee of the whole House

Key to symbols used in reprinted bill

As reported from the committee of the whole House

text inserted text deleted

Hon Andrew Little

Pae Ora (Healthy Futures) Bill

Government Bill

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	Classes of alcohol and rates for each class		
The P	arliament of New Zealand enacts as follows:		
1	Title		
	This Act is the Pae Ora (Healthy Futures) Act 2021 .		
2	Commencement		
	This Act comes into force on 1 July 2022.		5
	Part 1		
	Preliminary provisions		
3	Purpose of this Act		
	The purpose of this Act is to provide for the public funding and pro services in order to—	vision of	10

protect, promote, and improve the health of all New Zealanders; and

achieve equity in health outcomes among New Zealand's population

groups, including by striving to eliminate health disparities, in particular

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(a)

(b)

for Māori; and

(c)	build towards pae ora (healthy futures) for all New Zealanders.	5
Inte	rpretation	
In th	is Act, unless the context otherwise requires,—	
	of expectations for consumer and whānau engagement in the health or means the code approved under section 53	
	ctor-General means the chief executive or acting chief executive under Public Service Act 2020 of the Ministry of Health	10
disal	bility support services includes goods, services, and facilities—	
(a)	provided to people with disabilities for their care or support or to promote their inclusion and participation in society and their independence; or	15
(b)	provided for purposes related or incidental to the care or support of people with disabilities or to the promotion of their inclusion and partici- pation in society and their independence	
	ernment Policy Statement or GPS means the Government Policy Stateton Health required under section 43A-30	20
	ora Māori Advisory Committee means the committee established under tion 84	
	th entity means Health New Zealand, HQSC, the Māori Health Authority, mac, or NZBOS	
Heal	th New Zealand means the health entity established under section 11	25
heal	th sector principles means the principles set out in section 7(1)	
heal	th strategy means any of the following health strategies:	
(a)	the New Zealand Health Strategy:	
(b)	the Hauora Māori Strategy:	
(c)	the Pacific Health Strategy:	30
(d)	the Health of Disabled People Strategy:	
(e)	the Women's Health Strategy	
<u>(e)</u>	the Women's Health Strategy:	
<u>(f)</u>	the Rural Health Strategy	
HQSC means the Health Quality and Safety Commission continued under 35 section 71		
iwi-I	Māori partnership board means an organisation listed in Schedule 3	

locali	ity means a geographically defined area determined under section 48	
Māoi 17	ri Health Authority means the health entity established under section	
the a	ster of Health or Minister means the Minister of the Crown who, under uthority of any warrant or with the authority of the Prime Minister, is onsible for the administration of this Act	5
minis	sterial committee means a committee established under section 82	
	stry of Health or Ministry means the department of the public service red to by that name	
New tion	Zealand Health Charter or charter means the charter made under sec- 52	10
New	Zealand Health Plan means the plan required under section 44	
New	Zealand Health Strategy means the strategy required under section 37	
	OS means the New Zealand Blood and Organ Service continued under ion 68	15
perso	onal health means the health of an individual	
perso	onal health services—	
(a)	means goods, services, and facilities provided to an individual for the purpose of improving or protecting the health of that individual, whether or not they are also provided for another purpose; and	20
(b)	includes goods, services, and facilities provided for related or incidental purposes	
	mac means the Pharmaceutical Management Agency continued under ion 60	
_	maceutical means a medicine, therapeutic medical device, or related act or related thing	25
in for Crow	maceutical schedule means the list of pharmaceuticals for the time being rece that states, in respect of each pharmaceutical, the subsidy that the rn intends to provide for the supply of that pharmaceutical to a person who gible for the subsidy	30
provi vices	ider means a person who provides, or arranges for the provision of, ser-	
publi	ic health means the health of—	
(a)	all the people of New Zealand; or	
(b)	a population group, community, or section of people within New Zealand	35

Public Health Agency means the Public Health Agency established under section 3E of the Health Act 1956

21.5	Pae Ora (Healthy Futures) Bill	
purp	lic health services means goods, services, and facilities provided for the ose of improving, promoting, or protecting public health or preventing plation-wide disease, disability, or injury, and includes—	
(a)	regulatory functions relating to health or disability matters; and	
(b)	health protection and health promotion services; and	5
(c)	goods, services, and facilities provided for related or incidental functions or purposes	
-	licly available, in relation to a document, means published in a readily ssible format on an Internet site that—	
(a)	is administered by or on behalf of the Ministry or a health entity; and	10
(b)	is publicly available as far as practicable and free of charge	
serv	ices means—	
(a)	personal health services; and	
(b)	public health services; and	
(c)	disability support services; and	1:
(d)	services provided to a person who has requested assisted dying under the End of Life Choice Act 2019	
	ement of intent means a statement of intent prepared in accordance with Crown Entities Act 2004 and any regulations made under this Act.	
Gui	de to this Act	20
tions	t 1 provides for the purpose of this Act, the health sector principles, definis, and sets out how this Act provides for the Crown's intention to give to the principles of te Tiriti o Waitangi (the Treaty of Waitangi).	
the l	2 provides for the roles of the Minister of Health, Health New Zealand, Māori Health Authority, and iwi-Māori partnership boards. Part 2 also ides for the key health documents that will inform the provision of services or this Act.	2:
tees estal	3 sets out the roles of Pharmac, HQSC, NZBOS, and specified commit- including the Hauora Māori Advisory Committee, and provides for the plishment of ministerial committees.	30
Part	4 contains powers relating to service commissioning provisions that	

- (4) Part 4 contains powers relating to service commissioning, provisions that apply to health entities, and empowers the making of secondary legislation.
- This section is intended as a guide only. (5)
- 6 Te Tiriti o Waitangi (the Treaty of Waitangi)

In order to provide for the Crown's intention to give effect to the principles of te Tiriti o Waitangi (the Treaty of Waitangi), this Act—

requires the Minister, the Ministry, and all health entities to be guided by the health sector principles, which, among other things, are aimed at

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(1)

(2)

(3)

comes; and

improving the health sector for Māori and improving hauora Māori out-

(b)		lishes the Māori Health Authority and sets out its objectives and ions; and	1
(c)	requi	res the Minister—	5
	(i)	to establish a permanent committee, the Hauora Māori Advisory Committee, to advise the Minister; and	I
	(ii)	to seek that committee's advice before exercising certain powers and	;
(ca)	•	res the Minister to have regard to any advice of the Māori Health ority when determining a health strategy; and	n 10
(cb)	-	res the Hauora Māori Strategy to be jointly prepared by the Māor th Authority and the Ministry; and	i
(d)	-	ides for iwi-Māori partnership boards to enable Māori to have a ningful role in the planning and design of local services; and	15
(da)	•	res the Government Policy Statement to contain priorities for ra Māori; and	r
(e)	-	res Health New Zealand and the Māori Health Authority to engage iwi-Māori partnership boards; and	e
(f)	deve	res Health New Zealand and the Māori Health Authority to jointly lop and implement a New Zealand Health Plan and to work together performance of specified functions of Health New Zealand; and	
(g)	Auth and o tikan	des, as criteria for appointment to the board of the Māori Health ority, that the board collectively has knowledge of, and experience expertise in relation to, te Tiriti o Waitangi (the Treaty of Waitangi) ga Māori, mātauranga Māori, kaupapa Māori services, and culturally and responsiveness of services; and	e , 25
(ga)	land,	des, as criteria for appointment to the board of Health New Zeathat the board collectively has knowledge of, and experience and trise, in relation to, te Tiriti o Waitangi (the Treaty of Waitangi) and ga Māori; and	1
(gb)	cesse to un	res the board of Health New Zealand to maintain systems and pro- es to ensure that Health New Zealand has the capacity and capability aderstand te Tiriti o Waitangi (the Treaty of Waitangi), mātauranga ri, and Māori perspectives of services; and	7
(h)	requi	res the Māori Health Authority—	
	(i)	to have systems in place for the purpose of engaging with Māor and enabling responses from that engagement to inform the performance of its functions; and	
	(ii)	to support and engage with iwi-Māori partnership boards; and	40
		g)

(1)

requires the Māori Health Authority to report back to Māori on how the (i) engagement under section 20 has informed the performance of its functions.

7 Health sector principles

(1)	For the purpose of this Act, the health sector principles are as follows:		
	(a)	the health sector should be equitable, which includes ensuring Māori and	

- other population groups
 - have access to services in proportion to their health needs; and (i)
 - (ii) receive equitable levels of service; and
 - achieve equitable health outcomes:

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(b) the health sector should engage with Māori, other population groups, and other people to develop and deliver services and programmes that reflect their needs and aspirations, for example, by engaging with Maori to develop, deliver, and monitor services and programmes designed to improve hauora Māori outcomes:

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- (c) the health sector should provide opportunities for Māori to exercise decision-making authority on matters of importance to Maori and for that purpose, have regard to both
 - the strength or nature of Māori interests in a matter; and (i)
 - the interests of other health consumers and the Crown in the 20 (ii) matter:

- (d) the health sector should provide choice of quality services to Maori and other population groups, including by
 - resourcing services to meet the needs and aspirations of iwi, hapu, (i) and whānau, and Māori (for example, kaupapa Māori and whānau-centred services); and

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- providing services that are culturally safe and culturally respon-(ii) sive to people's needs; and
- (iia) developing and maintaining a health workforce that is representative of the community it serves; and

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- (iii) harnessing clinical leadership, innovation, technology, and lived experience to continuously improve services, access to services, and health outcomes; and
- (iv) providing services that are tailored to a person's mental and physical needs and their circumstances and preferences; and

- (v) providing services that reflect mātauranga Māori:
- (e) the health sector should protect and promote people's health and wellbeing, including by-

(i)

adopting population health approaches that prevent, reduce, or delay the onset of health needs; and

		(ii)	undertaking promotional and preventative measures to protect and improve Māori health and wellbeing; and	
		(iii)	working to improve mental and physical health and diagnose and treat mental and physical health problems equitably; and	5
		(iv)	collaborating with agencies and organisations to address the wider determinants of health; and	
		(v)	undertaking promotional and preventative measures to address the wider determinants of health, including climate change, that adversely affect people's health.	10
(2)	Mini	•	orming a function or exercising a power or duty under this Act, the me Ministry, and each health entity must be guided by the health sectes—	
	(a)		r as reasonably practicable, having regard to all the circumstances, ding any resource constraints; and	15
	(b)	to the	e extent applicable to them.	
(3)	In s uvidua		tion (1)(d), lived experience means the direct experience of indi-	
8	Tran	sition	al, savings, and related provisions	20
			ional, savings, and related provisions set out in Schedule 1 have ding to their terms.	
9	Act b	oinds t	the Crown	
	This	Act bi	nds the Crown.	
			Part 2	25
			Key roles and health documents	
			Subpart 1—Minister of Health	
10	Over	view o	of Minister's role	
(1)	The I	Ministe	er's role includes—	
	<u>(aa)</u>	issuii	ng a Government Policy Statement; and	30
	(a)	deter	mining the following health strategies:	
		(i)	New Zealand Health Strategy:	
		(ii)	Hauora Māori Strategy:	
		(iii)	Pacific Health Strategy:	
		(iv)	Health of Disabled People Strategy:	35
			11	

(v)

Women's Health Strategy; and

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13 (Objectives	of Health	New	Zealand
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The objectives of Health New Zealand are—

- (a) to design, arrange, and deliver services to achieve the purpose of this Act in accordance with the health sector principles; and
- (b) to encourage, support, and maintain community participation in health 5 improvement and service planning; and
- (c) to promote health and prevent, reduce, and delay ill-health, including by collaborating with other agencies, organisations, and individuals to address the determinants of health.

14 Functions of Health New Zealand

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- (1) The functions of Health New Zealand are to—
 - (a) jointly develop and implement a New Zealand Health Plan with the Māori Health Authority; and
 - (b) own and operate services; and
 - (c) provide or arrange for the provision of services at a national, regional, 15 and local level; and
 - (d) develop and implement commissioning frameworks and models for the purpose of **paragraph** (c); and
 - (e) set requirements and specifications for publicly funded services; and
 - (f) develop and implement locality plans; and

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- (fa) undertake health workforce planning; and
- (fb) collaborate with relevant entities to improve the capability and capacity of the health workforce; and
- (g) undertake and promote public health measures, including commissioning services to deliver public health programmes specified by the Public 25 Health Agency; and
- (h) improve service delivery and outcomes for all people at all levels within the publicly funded health sector; and
- (i) collaborate with other agencies, organisations, and individuals to improve health and wellbeing outcomes and to address the wider determinants of health outcomes; and
- (j) work with the Māori Health Authority when performing any function in **paragraphs** (c) to (i); and
- (k) contribute to key health documents in **subpart 5**; and
- (1) engage with iwi-Māori partnership boards; and

(m) evaluate the delivery and performance of services provided or funded by Health New Zealand; and

(n)

provide accessible and understandable information to the public about

		services funded by Health New Zealand; and						
	(na)	undertake and support research relating to health; and						
	(o)	provide, or arrange for the provision of, services on behalf of the Crown or any Crown entity within the meaning of the Crown Entities Act 2004; and	5					
	(p)	perform or exercise the functions, duties, and powers conferred or imposed on it by this Act or any other enactment; and						
	(q)	perform any other functions relevant to its objectives that the responsible Minister directs in accordance with section 112 of the Crown Entities Act 2004.	10					
(2)		th New Zealand must give effect to the GPS and the New Zealand Health when performing its functions.						
(3)		erforming any of its functions in relation to the supply of pharmaceuticals, the New Zealand must not act inconsistently with the pharmaceutical dule.	15					
15	Health New Zealand must provide information to iwi-Māori partnership boards							
	Māoı	th New Zealand must provide sufficient and timely information to iwiri partnership boards to support them in achieving their purpose in sec-27A .	20					
16	Addi	itional collective duties of board of Health New Zealand						
(1)	The b	board must ensure that Health New Zealand—						
	(a)	acts in a manner consistent with the GPS and the New Zealand Health Plan; and	25					
	(b)	works collaboratively with the Maori Health Authority; and						
	(c)	operates in a financially responsible manner and, for that purpose, endeavours to cover all its annual costs (including the cost of capital) from its net annual income; and						
	(d)	maintains systems and processes to ensure that Health New Zealand—	30					
		(i) has the capacity and capability to perform its functions; and						
		(ii) has the capacity and capability to understand te Tiriti o Waitangi (the Treaty of Waitangi), mātauranga Māori, and Māori perspectives of services.						
(2)	The o	duties of the board in subsection (1) are—	35					
	(a)	in addition to its duties in sections 49 to 52 of the Crown Entities Act						
		2004; and						

(b) collective duties owed to the Minister for the purposes of section 58 of the Crown Entities Act 2004.

Subpart 3—Māori Health Authority

17	Māori Health Authority established							
(1)	The	The Māori Health Authority is established.						
(2)	The Māori Health Authority is an independent statutory entity.							
18	Objectives of Māori Health Authority							
	The	objecti	ives of the Māori Health Authority are to—					
	(a) ensure that planning and service delivery respond to the aspirations and needs of whānau, hapū, iwi, and Māori in general; and							
	(b)	desig	gn, deliver, and arrange services—					
		(i)	to achieve the purpose of this Act in accordance with the health sector principles; and					
		(ii)	to achieve the best possible health outcomes for whānau, hapū, iwi, and Māori in general; and	15				
	(c) promote Māori health and prevent, reduce, and delay the onset of i health for Māori, including by collaborating with other agencies, orga isations, and individuals to address the determinants of Māori health.							
19	Fun	ctions	of Māori Health Authority					
(1)	The functions of the Māori Health Authority are to—							
	(a)	-	ly develop and implement a New Zealand Health Plan with Health Zealand; and					
	(b)	own	and operate services; and					
	(c)	-	rove service delivery and outcomes for Māori at all levels of the th sector; and	25				
	(d)	impr	aborate with other agencies, organisations, and individuals to rove health and wellbeing outcomes for Māori and to address the or determinants of health for Māori; and					
	(e)	_	ide accessible and understandable information to Māori on the per- nance of the publicly funded health sector; and	30				
	(f)		mission kaupapa Māori services and other services developed for ri in accordance with the New Zealand Health Plan; and					
	(g)		ew locality plans developed by Health New Zealand and participate e processes set out in sections 48 and 49 ; and					

(ga)

undertake and promote public health measures, including commissioning

		services to deliver public health programmes on its own initiative or in collaboration with the Public Health Agency; and				
	(h)	provide policy and strategy advice to the Minister on matters relevant to hauora Māori; and	5			
	(i)	work with Health New Zealand when Health New Zealand performs any function in section 14(1)(c) to (i) ; and				
	(j)	contribute to key health documents in subpart 5; and				
	(k)	monitor the delivery of hauora Māori services by Health New Zealand and provide public reports on the results of that monitoring; and	10			
	(1)	monitor, in co-operation with the Ministry and Te Puni Kōkiri, the performance of the publicly funded health sector in relation to hauora Māori; and				
	(m)	support and engage with iwi-Māori partnership boards in accordance with section 21 ; and	15			
	(n)	design and deliver programmes for the purpose of improving the capability and capacity of Māori health providers and the Māori health workforce; and				
	(na)	collaborate with relevant entities for the purpose of improving the capability and capacity of the health workforce in relation to hauora Māori; and	20			
	(nb)	undertake and support research relating to health; and				
	(nc)	evaluate the delivery and performance of services provided or funded by the Māori Health Authority; and				
	(nd)	provide, or arrange for the provision of, services on behalf of the Crown or any Crown entity within the meaning of the Crown Entities Act 2004; and	25			
	(o)	perform or exercise the functions, duties, and powers conferred or imposed on it by this Act or any other enactment; and				
	(p)	perform any other functions relevant to its objectives that the responsible Minister directs in accordance with section 112 of the Crown Entities Act 2004.	30			
(2)		Māori Health Authority must give effect to the GPS and the New Zealand th Plan when performing its functions.				
20	Enga	ging with and reporting to Māori	35			
(1)	The M	The Māori Health Authority must—				
	(a)	have systems in place for the purpose of—				
		(i) engaging with Māori in relation to their aspirations and needs for hauora Māori; and				

(ii)

enabling the responses from that engagement to inform the performance of its functions; and

	(b)	enga	engage with relevant Māori organisations when—					
		(i)	jointly developing the New Zealand Health Plan with Health New Zealand; and	5				
		(ii)	advising on the GPS and any health strategy; and					
		(iii)	preparing its statement of intent and statement of performance expectations; and					
	(c)	-	rt back to Māori from time to time on how engagement under this on has informed the performance of its functions.	10				
(2)	In th	is secti	ion,—					
	board	ds, iwi	ganisation includes (without limitation) iwi-Māori partnership and hapū authorities, rūnanga, trust boards, Māori health professioisations, and representatives of whānau and hapū					
			Māori organisation means a Māori organisation that the Māori hority considers relevant for the purpose of the engagement.	15				
21	Māori Health Authority to support and engage with iwi-Māori partnership boards							
	The Māori Health Authority must—							
	(a)		reasonable steps to support iwi-Māori partnership boards to achieve purpose in section 27A , including by—	20				
		(i)	providing administrative, analytical, or financial support where needed; and					
		(ii)	providing sufficient and timely information; and					
	(b)	_	ge with iwi-Māori partnership boards when determining priorities aupapa Māori investment.	25				
22	Boar	d of N	Aāori Health Authority					
(1)			of the Māori Health Authority consists of not fewer than 5, and not 8, members.					
(2)		When appointing members, the Minister must be satisfied that the board, collectively, has knowledge of, and experience and expertise in relation to,—						
	(a)		riti o Waitangi (the Treaty of Waitangi), tikanga Māori, and mātaur- Māori; and					
	(b)	kaup	apa Māori services; and					
	(c)	cultu	aral safety and responsiveness of services; and	35				
	(d)	the p	public funding and provision of services; and					
	(e)	publi	ic sector governance and government processes; and					

	(f)	financial management.					
(3)	co-c	Minister must appoint a chairperson or 2 co-chairpersons of the board. If hairpersons are appointed, the Minister must nominate a co-chairperson to member of the board of Health New Zealand.					
(4)	2004 Auth	ions 28 (other than section 28(1)(b)) and 29 of the Crown Entities Act apply to the appointment of members of the board of the Māori Health tority, except that the Minister must consult the Hauora Māori Advisory mittee before appointing any member.	5				
(5)		ion 32(1)(a) and (2) to (4) of the Crown Entities Act 2004 applies to the of office of members of the board.	10				
23	Rem	oval of members					
(1)		Minister may at any time remove a member of the board of the Māori th Authority from office if the Minister—					
	(a)	considers that the removal is justified for any reason; and					
	(b)	has consulted the Hauora Māori Advisory Committee and had regard to its views.	15				
(2)		removal must be made by written notice to the member (with a copy to the ri Health Authority).					
(3)	The	The notice must—					
	(a)	state the date on which the removal takes effect which must not be earlier than the date on which the notice is received; and	20				
	(b)	state the reasons for the removal.					
(4)		Minister must notify the removal in the <i>Gazette</i> as soon as practicable after otice is given.					
24	Fina	ncial operations of Māori Health Authority	25				
	Auth ende	board of the Māori Health Authority must ensure that the Māori Health tority operates in a financially responsible manner and, for that purpose, avours to cover all its annual costs (including the cost of capital) from its nnual income.					
25	App	lication of Crown Entities Act 2004 to Māori Health Authority	30				
		The following provisions of the Crown Entities Act 2004 apply, subject to this Act and with all necessary modifications, to the Māori Health Authority:					
	(a)	sections 15, 16, 17 to 35, and 41 to 78; and					
	(b)	subpart 3 of Part 2 except section 98(1)(c); and					
	(c)	Part 3 except sections 104 to 106 and 116; and	35				
	(d)	Part 4; and					
	(e)	Schedule 5 except clause 4.					

<u>25A</u>	Application of Anti-Money Laundering an	<u>nd Countering</u>	Financing of
	Terrorism Act 2009 to Māori Health Auth	ority	

The Anti-Money Laundering and Countering Financing of Terrorism Act 2009 applies to the Māori Health Authority as if it were a Crown entity.

Application of Public Service Act 2020 to Māori Health Authority **26**

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The following provisions of the Public Service Act 2020 apply to the Māori Health Authority:

- (a) sections 12 and 13; and
- (b) subpart 4 of Part 1; and
- (c) Part 4.

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27 **Application of Public Records Act 2005**

The Māori Health Authority is a public office for the purposes of the Public Records Act 2005.

Subpart 3A—Iwi-Māori partnership boards

27A Purpose of iwi-Māori partnership boards

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The purpose of iwi-Māori partnership boards is to represent local Māori perspectives on—

- the needs and aspirations of Māori in relation to hauora Māori outcomes; (a)
- how the health sector is performing in relation to those needs and aspira-20 (b) tions: and
- the design and delivery of services and public health interventions within (c) localities.

Functions of iwi-Māori partnership boards

(1) An iwi-Māori partnership board has the following functions: 25

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- to engage with whānau and hapū about local health needs, and commu-(a) nicate the results and insights from that engagement to Health New Zealand and the Māori Health Authority:
- to evaluate the current state of hauora Māori in the relevant locality for (b) the purpose of determining priorities for improving hauora Māori:
- to work with Health New Zealand and the Maori Health Authority in (c) agreeing to locality plans for a relevant locality:
- (d) to monitor the performance of the health sector in a relevant locality:
- to engage with the Māori Health Authority and support its stewardship (e) of hauora Māori and its priorities for kaupapa Māori investment and innovation:

	(f)		port on the activities of the Māori Health Authority to Māori within rea covered by the iwi-Māori partnership board:	
	(g)		minate members for appointment to the Hauora Māori Advisory mittee.	
(2)			on, relevant locality means the locality or localities within the area an iwi-Māori partnership board.	5
27C	Reco	gnitio	n of iwi-Māori partnership boards	
(1)			for recognition of an organisation as an iwi-Māori partnership follows:	
	(a)	overl	oundaries of the area covered by the organisation (the area) do not ap with the boundaries of any area covered by any iwi-Māori partip board; and	10
	(b)		rganisation has taken reasonable steps to engage with Māori comties and groups that—	
		(i)	are present in the area; or	15
		(ii)	have interests in the area; and	
	(c)		rganisation's constitutional and governance arrangements demonthat—	
		(i)	the organisation has the capacity and capability to perform its functions as an iwi-Māori partnership board; and	20
		(ii)	the organisation will engage with, and represent the views of, Māori within the area; and	
		(iii)	Māori communities and groups in the area can hold the organisation accountable for the performance of its functions in relation to the area; and	25
	(d)		rea is consistent with the effective functioning of iwi-Māori partner- poards as a whole.	
(2)	The n	nembe	rship of an iwi-Māori partnership board—	
	(a)	(1)(b	be determined by the board after it has complied with subsection) and the applicable requirements of its constitutional and govern- arrangements; and	30
	(b)	may l	be varied by the board in the same way.	
(3)	An iw	vi-Māc	ori partnership board may determine its own procedures.	
(4)	If an board	_	nisation wishes to be recognised as an iwi-Māori partnership	35
	(a)	it mu	st notify the Māori Health Authority; and	
	(b)		Taori Health Authority must, if satisfied that the criteria in subsec- (1) have been met, advise the Minister accordingly; and	

(a)

	(c)	the Minister must recommend the making of an Order in Council under subsection (7)(a).	
(5)	If 2	or more iwi-Māori partnership boards agree to vary or merge their bounda-	
	ries,-	_	
	(a)	they must notify the Māori Health Authority; and	5
	(b)	the Māori Health Authority must, if satisfied that the criteria in subsection (1) have been met, advise the Minister accordingly; and	
	(c)	the Minister must recommend the making of an Order in Council under subsection (7)(b).	
(6)	no lo iwi-l	e Māori Health Authority is satisfied that an iwi-Māori partnership board onger meets the criteria in subsection (1) and that it is unlikely that the Māori partnership board will be able to meet the criteria within a reason-period of time,—	10
	(a)	the Māori Health Authority must advise the Minister accordingly; and	
	(b)	the Minister must recommend the making of an Order in Council under subsection (7)(c).	15
(7)	the I	Governor-General may, by Order in Council, on the recommendation of Minister made only on the advice of the Māori Health Authority, amend edule 3 for the purpose of—	
	(a)	recognising an organisation as an iwi-Māori partnership board; or	20
	(b)	giving effect to an agreement to a variation or merger referred to in subsection (5) ; or	
	(c)	removing an iwi-Māori partnership board from Schedule 3 pursuant to subsection (6) or at the request of that iwi-Māori partnership board; or	
	(d)	making any minor or consequential changes.	25
(8)	Māo	organisation listed in column 1 of Schedule 3 is recognised as the iwiri partnership board for the corresponding area described in column 2 of edule 3 .	
(9)		Order in Council made under this section is secondary legislation (see Part the Legislation Act 2019 for publication requirements).	30
		Subpart 4—Disputes	
28	Disp othe	outes between Health New Zealand, Māori Health Authority, and	
(1)		ealth New Zealand and the Māori Health Authority disagree on a matter they are expected under this Act to work together on, jointly develop, or e,—	35

either party may give written notice to the other party that it wishes to

resolve the dispute in accordance with this section; and

	(b)	sentat	on as practicable after a party has received written notice, the repre- tives of each party must meet and use their best endeavours to we the dispute.			
(1A)	If Health New Zealand, the Māori Health Authority, and an iwi-Māori partnership board (the parties) do not agree on a locality plan or an annual report on a locality plan,—					
	(a)	-	ty may give written notice to each other party that it wishes to ve the dispute in accordance with this section; and			
	(b)	the re	on as practicable after those parties have received written notice, epresentatives of each party must meet and use their best endeaver resolve the dispute.	10		
(2)	The p	arties-	_			
	(a)	20 w	refer the dispute to the Minister if they have not resolved it within orking days after the date on which a party (or the parties) received on notice under subsection (1)(a) or (1A)(a); or	15		
	(b)	may r	refer the dispute to the Minister earlier if they agree.			
(3)	The Minister may determine the dispute or a process to resolve the dispute and, for that purpose, may require any party to provide information to the Minister.					
(3A)	However, the Minister must, before acting under subsection (3) , consult the Minister for Māori Development or the Minister for Māori Crown Relations— Te Arawhiti, as the Minister considers appropriate, depending on the nature of the dispute.					
(4)	The parties must comply with the Minister's determination or the process determined by the Minister and its outcome.					
			Subpart 5—Key health documents	25		
29	Over	view o	f important health documents			
(1)	This subpart requires—					
	(aa)		Minister to issue a Government Policy Statement that sets out the rnment's priorities and objectives for the publicly funded health r:	30		
	(a)		Minister to determine the following strategies for improving the a status of New Zealanders:			
		(i)	New Zealand Health Strategy:			
		(ii)	Hauora Māori Strategy:			
		(iii)	Pacific Health Strategy:	35		
		(iv)	Health of Disabled People Strategy:			
		(v)	Women's Health Strategy:			
		<u>(vi)</u>	Rural Health Strategy:			

the Minister to issue a Government Policy Statement that sets out the Government's priorities and objectives for the publicly funded health

(b)

sector:

	(c)	Health New Zealand and the Māori Health Authority to develop, for the Minister's approval, a New Zealand Health Plan based on population health needs:	5		
	(e)	Health New Zealand, the Māori Health Authority, and relevant iwi-Māori partnership boards to agree to locality plans for localities:			
	(f)	Health New Zealand and the Māori Health Authority to facilitate the making of a New Zealand Health Charter:	10		
	(g)	the Health Quality and Safety Commission to develop a code of expectations of consumer and whānau engagement in the health sector.			
(2)	This	section is intended as a guide only.			
		Government Policy Statement on Health			
<u>30</u>	GPS		15		
<u>(1)</u>	The	Minister must issue a GPS at intervals of no more than 3 years apart.			
<u>(2)</u>	The	purpose of the GPS is to—			
	<u>(a)</u>	set priorities for the publicly funded health sector; and			
	<u>(b)</u>	set clear parameters for the development of the New Zealand Health Plan.	20		
<u>(3)</u>	The GPS priorities for the publicly funded health sector must, where appropriate, specify measurable outcomes, including outcomes that are culturally specific.				
<u>(4)</u>	The	GPS—			
	<u>(a)</u>	must cover a period of at least 3 consecutive financial years; and	25		
	<u>(b)</u>	expires on the close of the third consecutive financial year to which it applies.			
<u>(5)</u>	The Minister must issue the GPS before the start of the first financial year to which it applies.				
<u>(6)</u>		Minister must issue the first GPS no later than 2 years after the commence of this Act.	30		
<u>31</u>	<u>Prep</u>	paration of GPS			
	Whe	When preparing a GPS, the Minister must—			
	<u>(a)</u>	be satisfied that the GPS contributes to the purpose of this Act; and			
	<u>(b)</u>	have regard to, but is not bound by, any health strategy; and	35		
	<u>(c)</u>	consult Health New Zealand and the Māori Health Authority and have regard to their views; and			
		23			

(d) engage with organisations and individuals that the Minister considers appropriate.

32 Content of GPS

- (1) The GPS must include the following:
 - (a) the Government's priorities and objectives for the publicly funded health 5 sector:
 - (b) how the Government expects health entities to meet the Government's priorities and objectives for the publicly funded health sector:
 - (c) the Government's priorities for engaging with, and improving health outcomes for, Māori:

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- (d) the Government's priorities for improving health outcomes for rural people, disabled people, women, rural communities, and other populations:
- (e) a framework for regular monitoring of progress and reporting requirements.
- (2) The GPS may include any other matters the Minister considers relevant.
- (3) To avoid doubt, the GPS may not impose an obligation on any health entity to approve or decline funding for a particular product, service, or provider.

33 GPS must be made available

- (1) As soon as practicable after issuing a GPS, the Minister must present a copy of the GPS to the House of Representatives.
- (2) The GPS must be made publicly available as soon as practicable after it is issued.

34 Status of GPS

- (1) A GPS is not a direction for the purposes of Part 3 of the Crown Entities Act 25 2004.
- (2) **Sections 30 to 35** do not limit other provisions relating to directions in the Crown Entities Act 2004.

35 Health entities must give effect to GPS

A health entity must give effect to the GPS to the extent it is relevant to its functions and subject to any applicable directions under section 103 of the Crown Entities Act 2004.

36 Amending GPS

- (1) The Minister may amend the GPS at any time.
- (2) **Sections 31 to 33** do not apply to an amendment to the GPS if the Minister 35 considers the amendment is not significant.

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Health strategies

		0.			
(1)	The Minister must p	repare and	determine a Ne	ew Zealand	Health Strategy.

- (2) The purpose of the New Zealand Health Strategy is to provide a framework to guide health entities in protecting, promoting, and improving people's health and wellbeing.
- (3) The New Zealand Health Strategy must—

New Zealand Health Strategy

- (a) contain an assessment of the current state of health outcomes and health sector performance; and
- (b) contain an assessment of the medium and long-term trends and risks that will affect health outcomes and health sector performance in the next 5 to 10 years; and
- (c) set out opportunities and priorities for improving the health sector over at least the next 5 to 10 years, including workforce development.
- (4) **Subsection (3)** does not limit what may be included in the New Zealand 15 Health Strategy.

38 Hauora Māori Strategy

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- (1) The Minister must determine a Hauora Māori Strategy.
- (1A) The Ministry and the Māori Health Authority must jointly prepare the Hauora Māori Strategy for the Minister's determination.
- (2) The purpose of the Hauora Māori Strategy is to provide a framework to guide health entities in improving Māori health outcomes.
- (3) The Hauora Māori Strategy must—
 - (a) contain an assessment of the current state of Māori health outcomes and the performance of the health sector in relation to Māori; and
 - (b) contain an assessment of medium to long-term trends that will affect hauora Māori and health sector performance; and
 - (c) set out priorities for services and health sector improvements relating to hauora Māori, including workforce development.
- (4) **Subsection (3)** does not limit what may be included in the Hauora Māori 30 Strategy.

39 Pacific Health Strategy

- (1) The Minister must prepare and determine a Pacific Health Strategy.
- (2) The purpose of the Pacific Health Strategy is to provide a framework to guide health entities in improving Pacific health outcomes in New Zealand. 35
- (3) The Pacific Health Strategy must—

(a)

(b)

contain an assessment of the current state of Pacific health outcomes and

the performance of the health sector in relation to Pacific peoples; and contain an assessment of the medium and long-term trends that will

		affect Pacific health and health sector performance; and			
	(c)	set out priorities for services and health sector improvements relating to Pacific health, including workforce development.	5		
(4)	Subsection (3) does not limit what may be included in the Pacific Health Strategy.				
(5)	In th	is section, Pacific health means the health of Pacific peoples.			
40	Heal	th of Disabled People Strategy	10		
(1)	The	Minister must prepare and determine a Health of Disabled People Strategy.			
(2)	The purpose of the Health of Disabled People Strategy is to provide a framework to guide health entities in improving health outcomes for disabled people and their families and whānau.				
(3)	The	Health of Disabled People Strategy must—	15		
	(a)	contain an assessment of the current state of health outcomes for disabled people and the performance of the health sector in relation to disabled people and their families and whānau; and			
	(b)	contain an assessment of the medium and long-term trends that will affect the health of disabled people and health sector performance; and	20		
	(c)	set out priorities for services and health sector improvements relating to the health of disabled people, including workforce development.			
(4)	Subsection (3) does not limit what may be included in the Health of Disabled People Strategy.				
40A	Won	nen's Health Strategy	25		
(1)	The Minister must prepare and determine a Women's Health Strategy.				
(2)	The purpose of the Women's Health Strategy is to provide a framework to guide health entities in improving health outcomes for women.				
(3)	The Women's Health Strategy must—				
	(a)	contain an assessment of the current state of health outcomes for women and the performance of the health sector in relation to women; and	30		
	(b)	contain an assessment of the medium and long-term trends that will affect the health of women and health sector performance; and			
	(c)	set out priorities for services and health sector improvements relating to the health of women, including workforce development.	35		
(4)	Sub : Strat	section (3) does not limit what may be included in the Women's Health egy.			

40B	Димс	al Health Streeters			
<u>40B</u> (1)	Rural Health Strategy The Minister must prepare and determine a Pural Health Strategy				
<u>(2)</u>	The Minister must prepare and determine a Rural Health Strategy. The purpose of the Rural Health Strategy is to provide a framework to guide health entities in improving health outcomes for rural communities.				
<u>(3)</u>	The Rural Health Strategy must—				
	<u>(a)</u>	contain an assessment of the current state of health outcomes of people in rural areas and the performance of the health sector in relation to rural communities; and			
	<u>(b)</u>	contain an assessment of the medium and long-term trends that will affect the health of rural communities and health sector performance; and	10		
	<u>(c)</u>	set out priorities for services and health sector improvements relating to the health of rural communities, including workforce development.			
<u>(4)</u>	Subseque Sub	ection (3) does not limit what may be included in the Rural Health Strat-	15		
41	Process for making health strategy				
(1)	When preparing a health strategy, the Minister must—				
	(a)	have regard to any advice from the Māori Health Authority; and			
	(aa)	when making a new health strategy, have regard to current strategies; and	20		
	(b)	consult health entities, individuals, and organisations that the Minister considers are reasonably likely to be affected by the health strategy.			
(2)	The Minister must present the health strategy to the House of Representatives as soon practicable after it has been made.				
(3)	The health strategy must be made publicly available as soon as practicable after it is made.				
42	Review and progress of health strategy				
	The Minister must—				
	(a)	regularly monitor and review all health strategies; and			
	(b)	assess how the health sector has performed against the health strategies.	30		
43	Health entities must have regard to health strategies				
	A health entity must have regard to all health strategies—				
	(a)	when exercising its powers or performing its functions or duties; and			

to the extent that each health strategy is relevant to those powers, func-

(b)

tions, or duties.

Government Policy Statement on Health

43A	GPS
TJA	σ

- (1) The Minister must issue a GPS at intervals of no more than 3 years apart.
- (2) The purpose of the GPS is to—
 - (a) set priorities for the publicly funded health sector; and

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- (b) set clear parameters for the development of the New Zealand Health Plan.
- (3) The GPS priorities for the publicly funded health sector must, where appropriate, specify measurable outcomes, including outcomes that are culturally specific.

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- (4) The GPS—
 - (a) must cover a period of at least 3 consecutive financial years; and
 - (b) expires on the close of the third consecutive financial year to which it applies.
- (5) The Minister must issue the GPS before the start of the first financial year to 15 which it applies.
- (6) The Minister must issue the first GPS no later than 2 years after the commencement of this Act.

43B Preparation of GPS

When preparing a GPS, the Minister must—

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- (a) be satisfied that the GPS contributes to the purpose of this Act; and
- (b) have regard to, but is not bound by, any health strategy; and
- (c) consult Health New Zealand and the Māori Health Authority and have regard to their views; and
- (d) engage with organisations and individuals that the Minister considers 25 appropriate.

43C Content of GPS

- (1) The GPS must include the following:
 - (a) the Government's priorities and objectives for the publicly funded health sector:

- (b) how the Government expects health entities to meet the Government's priorities and objectives for the publicly funded health sector:
- (c) the Government's priorities for engaging with, and improving health outcomes for, Māori:

(2) (3)

43D (1)

(2)

43E (1)

(2)

43F

43G (1)

(2)

44 (1)

(2)

(3)

(4)

The plan must give effect to the GPS.

must also take into account—

	` '	
(d)	the Government's priorities for improving health outcomes for Pacific people, disabled people, women, rural communities, and other populations:	
(e)	a framework for regular monitoring of progress and reporting requirements.	5
The	GPS may include any other matters the Minister considers relevant.	
	void doubt, the GPS may not impose an obligation on any health entity to ove or decline funding for a particular product, service, or provider.	
GPS	must be made available	
	oon as practicable after issuing a GPS, the Minister must present a copy of GPS to the House of Representatives.	1
The issue	GPS must be made publicly available as soon as practicable after it is ed.	
Stat	us of GPS	
A G	PS is not a direction for the purposes of Part 3 of the Crown Entities Act	1
	tions 43A to 43F do not limit other provisions relating to directions in Crown Entities Act 2004.	
Heal	th entities must give effect to GPS	
func	ealth entity must give effect to the GPS to the extent it is relevant to its tions and subject to any applicable directions under section 103 of the vn Entities Act 2004.	2
Ame	ending GPS	
The	Minister may amend the GPS at any time.	
	tions 43B to 43D do not apply to an amendment to the GPS if the Minisonsiders the amendment is not significant.	2
	New Zealand Health Plan	
New	Zealand Health Plan	
	th New Zealand and the Māori Health Authority must jointly develop a Zealand Health Plan.	3
	purpose of the plan is to provide a 3-year costed plan for the delivery of icly-funded services by Health New Zealand and the Māori Health Author-	

In developing the plan, Health New Zealand and the Māori Health Authority

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(a)	the functions and services of other health entities and government agencies that contribute to improving health outcomes; and			
(b)	the roles of the Cancer Control Agency, the Health and Disability Commissioner, the Health Research Council, the Mental Health and Wellbeing Commission, and the Ministry (including the Public Health Agency); and			
(c)	the f	unctions and services of non-government agencies; and		
(d)	the p	references and priorities specified in locality plans.		
Cont	ent of	New Zealand Health Plan		
The 1	New Z	ealand Health Plan must—	10	
(a)	conta	ain an assessment of population health needs; and		
(b)	ident	ify—		
	(i)	desired improvements in health outcomes (desired improvements); and		
	(ii)	priorities for the desired improvements; and	15	
(ba)	specify, where appropriate, measurable outcomes for those priorities, including outcomes that are culturally specific; and			
(c)	describe how health entities will deliver service and investment changes to achieve the desired improvements, including—			
	(i)	how Health New Zealand and the Māori Health Authority will provide and commission services to achieve the desired improvements; and	20	
	(ii)	how other health entities will contribute to achieving the desired improvements; and		
(d)	describe how the matters referred to in section 44(4) have been taken into account; and		25	
(e)	describe how government agencies, non-government agencies, organisations, and individuals will contribute to achieving the desired improvements; and			
(f)	set out—			
	(i)	key services and activities to be delivered; and		
	(ii)	key performance measures; and		
(g)	set out how Health New Zealand and the Māori Health Authority—			
	(i)	will achieve the purpose of this Act; and		
	(ii)	will engage with Māori, protect Māori interests and aspirations, and empower Māori to improve their health; and	35	

have been guided by the health sector principles in the develop-

ment and content of the New Zealand Health Plan; and

	(h) set out any other matters the Minister directs.						
46	Report of performance against New Zealand Health Plan						
(1)		Health New Zealand and the Māori Health Authority must jointly prepare an annual performance report against the New Zealand Health Plan.					
(1A)	The report must—						
	(a) provide an assessment of the performance of Health New Zealand and the Māori Health Authority against outcomes specified in the New Zealand Health Plan; and						
	(b)	include in the assessment an evaluation—					
		(i) of any new interventions or services for Māori health that either health entity has provided or funded; and	10				
		(ii) that is conducted in accordance with culturally relevant evaluation methods; and					
	(c)	be submitted to the Minister after it has been audited by the Auditor-General.	15				
(2)	The report must, as soon as practicable after it is made,—						
	(a)	(a) be presented to the House of Representatives; and					
	(b)	be made publicly available.					
47	Process for preparing New Zealand Health Plan						
(1)	In preparing the New Zealand Health Plan, Health New Zealand and the Māori 20 Health Authority must engage with—						
	(a) the Ministry; and						
	(b)	other health entities; and					
	(c)	individuals and organisations that Health New Zealand and the Māori Health Authority consider appropriate.	25				
(1A)	The plan must be submitted to the Minister after it has been audited by the Auditor-General.						
(2)	The plan is made when the Minister approves it.						
(3)	Subsection (1)(a) to (c) does not apply to any amendments to the plan that do not have a significant impact on consumers or providers of services (other 30)						

than Health New Zealand and the Māori Health Authority).

be presented to the House of Representatives; and

The plan must, as soon as practicable after it is made,—

be made publicly available.

(4)

(a) (b)

Localities and locality plans

40	D 4	• 4•	e i	1040
48	Deterr	nination	At IAC	alities
T()	1701011		VI IV.	

- (1) Health New Zealand must determine, with the agreement of the Māori Health Authority, geographically defined areas (**localities**) for the purpose of arranging services.
- (1A) Before determining a locality, Health New Zealand and the Māori Health Authority must consult relevant local authorities and iwi-Māori partnership boards.
- (2) Health New Zealand must ensure that—
 - (a) all of New Zealand is covered by a locality; and

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- (b) the boundary of a locality is, subject to **subsection (2A)**, consistent with any regional arrangement specified in regulations made under **section 97**; and
- (c) a list of all localities (including their geographical areas) is made publicly available.
- (2A) **Subsection (2)(b)** does not apply if Health New Zealand and the Māori Health Authority are satisfied that there are exceptional circumstances and have consulted relevant local authorities and iwi-Māori partnership boards.
- (3) Health New Zealand may, with the agreement of the Māori Health Authority, amend the number or boundaries of any localities at any time, as long as the requirements in **subsections (1A) and (2)** are met.

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49 Locality plans

(a)

- (1) Health New Zealand must develop a locality plan for each locality.
- (2) A locality plan must—
 - (a) set out the priority outcomes and services for the locality; and

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- (b) state the plan's duration, which must, as a minimum, be 3 consecutive financial years; and
- (c) give effect to the relevant requirements of the New Zealand Health Plan; and
- (d) include a statement of progress against the priority outcomes set out in the previous locality plan, unless it is the first locality plan for that locality.
 - Zeoland must
- (3) In developing a locality plan for a locality, Health New Zealand must—
 - (aa) consult local authorities affected by the locality plan; and

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(b) consult social sector agencies and other entities that contribute to relevant population outcomes within the locality; and

consult consumers and communities within the locality; and

	(c)	engag	ge with—	
		(i)	the Māori Health Authority; and	
		(ii)	iwi-Māori partnership boards for the area covered by the plan; and	
	(d)		alt any other individual or group that Health New Zealand considers opriate.	5
(4)	A lo	cality p	olan is made—	
	(a)		it is agreed to by Health New Zealand, the Māori Health Authority, he relevant iwi-Māori partnership board or boards; or	
	(b)	if se 28(4)	ection 28 applies, when it is made in accordance with section).	10
(5)		rt asses	v Zealand and the Māori Health Authority must prepare an annual ssing progress against the priority outcomes set out in the locality	
(6)			is made when it is agreed to by Health New Zealand, the Māori nority, and the relevant iwi-Māori partnership board or boards.	15
(7)	The able.	-	must, as soon as practicable after it is made, be made publicly avail-	
			New Zealand Health Charter	
50	New	Zealaı	nd Health Charter	
(1)			pose of supporting the achievement of the health sector principles, and Health Charter must be made in accordance with section 52 .	20
(2)			is a statement of the values, principles, and behaviours that workers the health sector are expected to demonstrate—	
	(a)	collec	ctively, at an organisational level; and	
	(b)	indiv	idually.	25
<u>(2)</u>	The	<u>charter</u>	is a statement of the values, principles, and behaviours that—	
	<u>(a)</u>	healtl	h entities are expected to demonstrate; and	
	<u>(b)</u>	work	ers throughout the health sector are expected to demonstrate—	
		<u>(i)</u>	collectively, at an organisational level; and	
		<u>(ii)</u>	individually.	30
(3)	To a	void do	oubt, nothing in this section affects—	
	(a)		ole of responsible authorities under section 118 of the Health Practirs Competence Assurance Act 2003; and	
	(b)	existi	ing professional codes and obligations.	

52	Mak	ing of charter			
(1)		th New Zealand and the Māori Health Authority must facilitate the making e charter and, for that purpose, engage with—			
	(a)	health entities; and			
	(aa)	organisations and workers involved in delivering publicly funded services; and	5		
	(b)	organisations that, in their opinion, are representative of the interests of workers who work for health entities or organisations or workers described in paragraph (aa) ; and			
	(c)	Māori health professional organisations.	10		
(2)	The o	charter is made when the Minister endorses it.			
(3)	The o	charter must, as soon as practicable after it is made,—			
	(a)	be presented to the House of Representatives; and			
	(b)	be made publicly available.			
52A Repor		port on charter			
(1)	Health New Zealand and the Māori Health Authority must, at least once every 5 years,—				
	(a)	prepare a report on how the New Zealand Health Charter has been given effect throughout the health sector; and			
	(b)	include in the report any recommendations for changes to the charter.	20		
(2)	The report must, as soon as practicable after it is made,—				
	(a)	be presented to the House of Representatives; and			
	(b)	be made publicly available.			
		Consumer and whānau engagement			
53	Code for consumer and whānau engagement in health sector		25		
(1)	The HQSC must develop a code of expectations for consumer and whānau engagement in the health sector.				
(2)	whān	code must state expectations for the purpose of supporting consumer and hau engagement in the health sector and for enabling consumer and whavoices to be heard.	30		
(3)	The o	code is made when the Minister approves it.			
(4)	The o	code must, as soon as practicable after it is made,—			
	(a)	be presented to the House of Representatives; and			

The code is secondary legislation for the purposes of the Legislation Act 2019.

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<u>(5)</u>

(b)

be made publicly available.

54	Heal	lth ent	ities must act in accordance with code		
(1)	A health entity must act in accordance with the code approved under section 53 when engaging with consumers and whānau.				
(2)	A he	alth en	tity must report annually on how it has given effect to the code.		
			Subpart 6—Ministerial powers	5	
55	Min	ister m	nay appoint Crown observers		
(1)	The	Minist	er may make an appointment under this section if—		
	(a)		Minister considers it desirable for the purpose of assisting in improvhe performance of Health New Zealand or the Māori Health Authorand	10	
	(b)		e case of an appointment to the Māori Health Authority, the Hauora ri Advisory Committee is consulted.		
(2)	The	Minist	er may—		
	(a)		int 1 or more persons to be a Crown observer of Health New Zea- or the Māori Health Authority (as the case may be); and	15	
	(b)	requi	ire the Crown observer to attend—		
		(i)	any board meeting or board committee meeting of the health entity; or		
		(ii)	any executive level meeting of the health entity at a national or regional level.	20	
(3)	The	person	in charge of a meeting described in subsection (2)(b) must—		
	(a)	perm	nit the Crown observer to attend; and		
	(b)	-	ide the Crown observer with copies of all notices, documents, and r information that are provided to those attending the meeting.		
(4)	The	Crown	observer's functions are to—	25	
	(a)	obse	rve the meeting's decisions and decision-making processes; and		
	(b)	the C	t those at the meeting in understanding the policies and wishes of Government so that they can be appropriately reflected in decisions e meeting; and		
	(c)		se the Minister on any matter relating to the health entity or the d, or its performance.	30	
(5)			atment of a person as a Crown observer is on terms and conditions ween the Minister and the person.		

A Crown observer may provide to the Minister any information, other than personal information, that the Crown observer obtains in the course of acting as

such.

(7) **Subsection (6)** is subject to the Privacy Act 2020.

Compare: 2000 No 91 s 30

56 Minister may dismiss board or appoint commissioner

(1) If the Minister is seriously dissatisfied with the performance of the board of Health New Zealand or the Māori Health Authority, the Minister may, by written notice, dismiss all members of the board.

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- (2) The Minister may, by written notice, appoint a commissioner to replace the board of Health New Zealand or the Māori Health Authority if—
 - (a) all the members of the board are removed from office under **subsection (1)** or the Crown Entities Act 2004; and
 - (b) in the case of an appointment replacing the board of the Māori Health Authority, the Hauora Māori Advisory Committee is consulted.
- (3) A commissioner has all the functions, duties, powers, and protections of the board and of a member of the board.
- (4) A commissioner may appoint, on any terms and conditions that may be agreed, up to 3 deputy commissioners, each of whom must be a person who would be eligible to be appointed by the Minister to the board.
- (5) The Minister may at any time, by written notice, dismiss a commissioner from office.
- (6) A commissioner may at any time, by written notice, dismiss a deputy commissioner from office with the agreement of the Minister.
- (7) All the provisions of this Act and the Crown Entities Act 2004 that apply to appointed members of a board apply, with any necessary modifications, to a commissioner and a deputy commissioner.
- (8) To avoid doubt, a member of the board of Health New Zealand referred to in section 12(4)(a) is a member of that board for the purpose of subsection (1).

Compare: 2000 No 91 s 31

56A Minister may appoint Crown manager for Health New Zealand

- (1) This section applies if the Minister believes on reasonable grounds that there is a risk to the operation or long-term viability of Health New Zealand.
- (2) The Minister may, by notice in the *Gazette*, appoint a Crown manager for Health New Zealand.
- (3) The Minister may not appoint a Crown manager unless the Minister—
 - (a) gives Health New Zealand written notice (with reasons) of the Minister's 35 intention to appoint a Crown manager; and
 - (b) allows Health New Zealand reasonable time (as specified in the notice) to respond to the notice; and

	(c)		iders any written submissions received within the specified time Health New Zealand.				
(4)		hether a time is reasonable in any particular case may depend (among other ngs) on the urgency of the matters the Crown manager must deal with.					
(5)	The 1	notice	appointing a Crown manager must state—	5			
	(a)		name of the Crown manager and the day on which their appointment is effect; and				
	(b)		functions of Health New Zealand that are to be performed by the vn manager; and				
	(c)	-	conditions subject to which the Crown manager must perform those tions; and	10			
	(d)	any Zeal	matters about which the Crown manager must advise Health New and.				
(6)	Whil	While there is a Crown manager appointed for Health New Zealand,—					
	(a) the Crown manager may perform any of the functions stated in the notice, and,—						
		(i)	for that purpose, the Crown manager has all the powers of Health New Zealand; and				
		(ii)	in performing any of those functions (and exercising any of those powers in order to do so), the Crown manager must comply with all relevant duties of Health New Zealand; and	20			
	(b)	Heal	th New Zealand—				
		(i)	may not perform any of those functions; and				
		(ii)	must provide the information and access and do all other things reasonably necessary to enable the Crown manager to perform those functions and exercise those powers.	25			
(7)	The Crown manager must perform any function under subsection (6)(a) (and exercise any power in order to do so) in accordance with this Act.						
(8)	Healt expe		w Zealand must pay the Crown manager's reasonable fees and	30			
(9)			on manager's appointment has not been revoked earlier, the Minister der whether the reasons for the appointment still apply—				
	(a)	no la	iter than 12 months after it was made; or				

no later than 12 months after the Minister last considered whether they

Compare: 2020 No 38 s 334

still apply.

(b)

57 Improvement plan

- (1) If the Minister believes on reasonable grounds it is necessary to improve the performance of a health entity, the Minister may, by written notice to the health entity,—
 - (a) identify any areas within the functions of the health entity that require 5 improvement; and
 - (b) explain why the Minister believes those areas require improvement; and
 - (c) require the health entity to prepare an improvement plan for the Minister's approval.
- (2) The Minister may approve the plan if satisfied that the plan addresses the areas 10 identified in the notice.
- (3) The health entity must implement the improvement plan within any timeframe specified in the plan.
- (4) The health entity must make the improvement plan publicly available as soon as practicable after it is approved.

58 Provision of information

- (1) The Minister of Finance may, by written notice, require a health entity to—
 - (a) provide economic or financial forecasts or other economic or financial information relating to the health entity or any or all of its subsidiaries specified in the notice; and

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- (b) provide that information to the Minister or any person or class of person specified in the notice.
- (2) A health entity must comply with a requirement under **subsection (1)**.
- (3) No requirement under this section may require the supply of any information that would breach the privacy of any natural person or deceased natural person, unless the person (or a representative of the deceased person) has consented to the supply.
- (4) **Subsection (1)** does not limit sections 133 and 134 of the Crown Entities Act 2004.
- (5) **Subsection (2)** applies despite section 134 of the Crown Entities Act 2004.

59 Restrictions on directions under section 103 of Crown Entities Act 2004

- (1) No direction may be given to the Māori Health Authority under section 103 of the Crown Entities Act 2004 unless it relates to improving equity of access and outcomes for Māori.
- (2) No direction may be given to Pharmac under section 103 of the Crown Entities 35 Act 2004 that would—
 - (a) require Pharmac to purchase a pharmaceutical from a particular source or at a particular price; or

	(b)	provide any pharmaceutical or pharmaceutical subsidy or other benefit to a named individual.		
(3)		irection may be given to NZBOS under section 103 of the Crown Entities 2004 unless it concerns—		
	(a)	NZBOS's role in providing oversight and clinical governance of the organ donation system and in providing support to the transplantation system; or	5	
	(b)	protecting the gift status, donation, collection, processing, and supply of blood or controlled human substances (as defined in section 55 of the Human Tissue Act 2008); or	10	
	(c)	withdrawal of contaminated blood or contaminated controlled human substances from supply.		
		Part 3		
		Other roles		
		Subpart 1—Pharmac	15	
60	Phai	rmac		
(1)	There continues be a Pharmaceutical Management Agency (Pharmac).			
(2)		mac is the same organisation that, immediately before the commencement is section, was known as Pharmac.		
(3)		mac is a Crown entity for the purposes of section 7 of the Crown Entities 2004.	20	
(4)		Crown Entities Act 2004 applies to Pharmac except to the extent that this expressly provides otherwise.		
61	Obje	ectives of Pharmac		
(1)	The	objectives of Pharmac are—	25	
	(a)	to secure for eligible people in need of pharmaceuticals, the best health outcomes that are reasonably achievable from pharmaceutical treatment and from within the amount of funding provided; and		
	(b)	any other objectives it is given by or under any enactment, or authorised to perform by the Minister by written notice to the board of Pharmac after consultation with it.	30	
(2)	regul	is section, eligible people means people belonging to a class specified in ations made under section 97 as being eligible to receive services funder this Act.		
62	Fund	ctions of Pharmac	35	
(1)		functions of Pharmac are—	20	
` /				

(a)	to maintain and manage a pharmaceutical schedule that applies consis-
	tently throughout New Zealand, including determining eligibility and
	criteria for the provision of subsidies; and

(b) to manage incidental matters arising out of **paragraph (a)**, including in exceptional circumstances providing for subsidies for the supply of pharmaceuticals not on the pharmaceutical schedule; and

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- (c) to engage as it sees fit, but within its operational budget, in research to meet the objectives set out in **section 61(1)(a)**; and
- (d) to promote the responsible use of pharmaceuticals; and
- (e) to perform any other functions it is for the time being given under any enactment, or authorised to perform by the Minister by written notice to the board of Pharmac after consultation with it.
- (2) Pharmac must perform its functions within the amount of funding provided to it and in accordance with its statement of intent (including the statement of forecast service performance) and (subject to **section 59**) any directions given under the Crown Entities Act 2004.

63 Pharmac to consult in implementing objectives and performing functions

In performing its functions, Pharmac must, when it considers it appropriate to do so,—

- (a) consult on matters that relate to the management of pharmaceutical 20 expenditure with any sections of the public, groups, or individuals that, in the view of Pharmac, may be affected by decisions on those matters; and
- (b) take measures to inform the public, groups, and individuals of Pharmac's decisions concerning the pharmaceutical schedule.

64 Board of Pharmac to ensure advisory committees

- (1) The board of Pharmac must ensure that there are the following advisory committees under clause 14(1)(a) of Schedule 5 of the Crown Entities Act 2004:
 - (a) a pharmacology and therapeutics advisory committee to provide objective advice to Pharmac on pharmaceuticals and their benefits:
 - (b) a consumer advisory committee to provide input from a consumer or patient point of view.
- (2) Despite clause 14(1)(a) of Schedule 5 of the Crown Entities Act 2004, the members of the pharmacology and therapeutics advisory committee are appointed by the Director-General in consultation with the board of Pharmac.

65 Publication of notices

The Minister must, as soon as practicable after giving a notice under **section 61(1)(b) or 62(1)(e)**, publish in the *Gazette*, and present to the House of Representatives, a copy of the notice.

	66	Member	ship of	board	of Pharma
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The board of Pharmac consists of up to 6 members appointed under section 28 of the Crown Entities Act 2004.

67 Exemption from Part 2 of Commerce Act 1986

(1) In this section, unless the context otherwise requires,—

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agreement-

- (a) includes any agreement, arrangement, contract, covenant, deed, or understanding, whether oral or written, whether express or implied, and whether or not enforceable at law; and
- (b) without limiting the generality of **paragraph (a)**, includes any contract of service and any agreement, arrangement, contract, covenant, or deed, creating or evidencing a trust

pharmaceuticals means substances or things that are medicines, therapeutic medical devices, or products or things related to pharmaceuticals.

(2) Nothing in Part 2 of the Commerce Act 1986 applies to—

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- (a) any agreement to which Pharmac is a party and that relates to pharmaceuticals for which full or part-payments may be made from money appropriated under the Public Finance Act 1989; or
- (b) any act, matter, or thing, done by any person for the purposes of entering into such an agreement; or

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(c) any act, matter, or thing done by any person to give effect to such an agreement.

Subpart 2—New Zealand Blood and Organ Service

68 NZBOS

(1) There continues to be a New Zealand Blood and Organ Service (**NZBOS**).

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- (2) NZBOS is the same organisation that, immediately before the commencement of this section, was known as NZBOS.
- (3) NZBOS is a Crown entity for the purposes of section 7 of the Crown Entities Act 2004.
- (4) The Crown Entities Act 2004 applies to NZBOS except to the extent that this 30 Act provides expressly otherwise.

69 Functions of NZBOS

- (1) The functions of NZBOS are—
 - (a) to manage the donation, collection, processing, and supply of blood, controlled human substances, and related or incidental matters; and

- (b) to provide oversight and clinical governance of the organ donation system, to provide support to the transplantation system, and manage any related or incidental matters; and
- (c) if it is an appointed entity, to perform the functions for which it is for the time being responsible under section 63 of the Human Tissue Act 2008; and

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- (d) to perform any other functions it is for the time being given by or under any enactment, or authorised to perform by the Minister by written notice to the board of NZBOS after consultation with it.
- (2) NZBOS must perform its functions in **subsection (1)(a) and (b)** in accordance with its statement of intent (including the statement of forecast service performance) and (subject to **section 59**) any directions given under the Crown Entities Act 2004.
- (3) The Minister must, as soon as practicable after giving a notice under **subsection (1)(d)**, publish in the *Gazette*, and present to the House of Representatives, a copy of the notice.
- (4) In this section, **appointed entity**, **blood**, and **controlled human substance** have the same meaning as in section 55 of the Human Tissue Act 2008.

70 Membership of board

The board of NZBOS consists of up to 7 members appointed under section 28 20 of the Crown Entities Act 2004.

Subpart 3—Health Quality and Safety Commission

71 Health Quality and Safety Commission

- (1) There continues to be a Health Quality and Safety Commission (**HQSC**).
- (2) HQSC is the same organisation that, immediately before the commencement of 25 this section, was known as HQSC.
- (3) HQSC is a Crown entity for the purposes of section 7 of the Crown Entities Act 2004.
- (4) The Crown Entities Act 2004 applies to HQSC except to the extent that this Act expressly provides otherwise.

72 Objectives of HQSC

The objectives of HQSC are to lead and co-ordinate work across the health sector for the purposes of—

- (a) monitoring and improving the quality and safety of services; and
- (b) helping providers to improve the quality and safety of services.

73 Functions of HQSC

(1) The functions of HQSC are—

(a)	improved; and				
(b)	to ad	vise the Minister on any matter relating to—			
	(i)	health epidemiology and quality assurance; or			
	(ii)	mortality; and	5		
(c)		termine quality and safety indicators (such as serious and sentinel as) for use in measuring the quality and safety of services; and			
(d)	•	ovide public reports on the quality and safety of services as mea- against—			
	(i)	the quality and safety indicators; and	10		
	(ii)	any other information that HQSC considers relevant for the purpose of the report; and			
(e)	to pro	omote and support better quality and safety in services; and			
(f)	to dis	seminate information about the quality and safety of services; and			
(g)	the p	pport the health sector to engage with consumers and whānau for urpose of ensuring that their perspectives are reflected in the design, ery, and evaluation of services; and	15		
(h)		velop a code of expectations for consumer and whānau engagement e health sector for approval by the Minister; and			
(ha)		ake recommendations to any person in relation to matters within the e of its functions; and	20		
(i)	to per	rform any other function that—			
	(i)	relates to the quality and safety of services; and			
	(ii)	HQSC is for the time being authorised to perform by the Minister by written notice to HQSC after consultation with it.	25		
		ng its functions, HQSC must, to the extent it considers appropriate, oratively with—			
(a)	the M	linistry of Health; and			
(aa)	Healt	h New Zealand; and			
(b)	the H	ealth and Disability Commissioner; and	30		
(c)	the M	lāori Health Authority; and			
(d)	provi	ders; and			
(da)	healt	hcare professional bodies (for example, colleges); and			
(e)	any g	groups representing the interests of consumers of services; and			
(f)	•	other organisations, groups, or individuals that HQSC considers an interest in, or will be affected by, its work.	35		

(2)

(3) The Minister must, as soon as practicable after giving a notice to HQSC under **subsection (1)(i)(ii)**, publish in the *Gazette*, and present to the House of Representatives, a copy of the notice.

74 Membership of board of HQSC

The board of HQSC consists of at least 7 members appointed under section 28 5 of the Crown Entities Act 2004.

75 HQSC may appoint mortality review committees

- (1) HQSC may appoint 1 or more committees to perform any of the following functions that HQSC specifies by notice to the committee:
 - (a) to review and report to HQSC on specified classes of deaths of persons, or deaths of persons of specified classes, with a view to reducing the numbers of deaths of those classes or persons, and to continuous quality improvement through the promotion of ongoing quality assurance programmes:
 - (b) to advise on any other matters related to mortality that HQSC specifies 15 in the notice.

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- (2) A committee appointed under **subsection (1)** (a **mortality review committee**) must develop strategic plans and methodologies that—
 - (a) are designed to reduce morbidity and mortality; and
 - (b) are relevant to the committee's functions.

(3) HQSC—

- (a) must, at least annually, provide the Minister with a report on the progress of mortality review committees; and
- (b) must include each such report in HQSC's next annual report.
- (4) The provisions of **Schedule 4** apply in relation to a mortality review committee.
- (5) Every person who fails, without reasonable excuse, to comply with a requirement imposed under **Schedule 4** by the chairperson of a mortality review committee commits an offence and is liable on conviction to a fine not exceeding \$10,000.
- (6) Every person who discloses information contrary to **Schedule 4** commits an offence and is liable on conviction to a fine not exceeding \$10,000.
- (7) Any member of a registered occupational profession who commits an offence under **subsection (5) or (6)** is liable to any disciplinary proceedings of that profession in respect of the offence, whether or not they are fined under that subsection.

Subpart 4—Provisions that apply to Pharmac, NZBOS, and HQSC

76	Organisation	defined
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In this subpart, **organisation** means each of the following organisations:

- (a) Pharmac:
- (b) NZBOS:

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(c) HQSC.

77 Responsibility to operate in financially responsible manner

(1) Every organisation must operate in a financially responsible manner and for this purpose must endeavour to cover all its annual costs (including the cost of capital) from its net annual income.

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- (2) **Subsection (1)** does not apply to HQSC in respect of costs, which are to be met by the Ministry of Health in a financially responsible manner that allows HQSC to perform its functions to a high standard.
- (3) This section does not limit section 51 of the Crown Entities Act 2004.

80 Public Records Act 2005 to apply

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An organisation is a public office for the purposes of the Public Records Act 2005.

81 Committees

In making appointments to a committee of a board of an organisation, the board must endeavour, where appropriate, to ensure representation of Māori on the committee.

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Subpart 5—Committees

Ministerial committees

82 Ministerial committees

(1) The Minister may, by written notice,—

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- (a) establish any committee (a **ministerial committee**) that the Minister considers necessary or desirable for any purpose relating to this Act or its administration; and
- (b) appoint any person to be a member or chairperson of the committee; and
- (c) terminate the committee or the appointment of a member or chairperson 30 of the committee.

(2) A ministerial committee has the functions that the Minister determines by written notice to the committee.

(3) A ministerial committee—

((a)) consists	s of the	members	that t	he N	// Inister	determines:	and
М	· ·	,	or une	memoris	tilut t	110 1	IIIIII	acter mines	,

- (b) may, subject to any written directions that the Minister gives to the committee, regulate its procedure in any manner that the committee thinks fit.
- (4) Each member of a ministerial committee is appointed on any terms and conditions (including terms and conditions as to remuneration and travelling allowances and expenses) that the Minister determines by written notice to the member.
- (5) Nothing in this subpart limits any powers that the Minister has under any other enactment or rule of law.

83 Information about ministerial committees to be made public

- (1) As soon as practicable—
 - (a) after giving a notice establishing a ministerial committee, the Minister must present to the House of Representatives a copy of the notice together with the following information:

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- (i) the name of the committee; and
- (ii) the number of members of the committee:
- (b) after giving a notice appointing any person to be a member or chairperson of a ministerial committee, the Minister must present to the House of Representatives a copy of the notice together with the following information:
 - (i) the name of the chairperson of the committee; and
 - (ii) the names of the members of that committee.
- (2) As soon as practicable after giving a notice terminating any ministerial committee, the Minister must present to the House of Representatives a copy of the notice together with the following information:
 - (a) the name of the committee terminated; and
 - (b) the reasons for the termination of the committee.
- (3) As soon as practicable after giving a notice under **section 82(2)** determining a function of a ministerial committee, the Minister must present to the House of Representatives a copy of the notice together with the following information:
 - (a) the functions of the committee; and
 - (b) any other terms of reference or directions (other than directions as to procedure).
- (4) As soon as practicable after giving, under **section 82(3)(b)**, a written direction as to the procedure of a ministerial committee, the Minister must present to the House of Representatives a copy of the direction.
- (5) In every annual report of the Ministry of Health, the Ministry must—

(a)

give the following information in respect of every ministerial committee:

		(i) the name of the committee:	
		(ii) the name of the chairperson of the committee:	
		(iii) the name of every member of the committee; and	
	(b)	indicate whether any ministerial committee has not reported to the Minister in the year to which the report relates.	5
		Hauora Māori Advisory Committee	
84	Hau	ora Māori Advisory Committee	
(1)		Minister must establish a Hauora Māori Advisory Committee in accordwith section 84A .	10
(2)	The	functions of the committee are—	
	(a)	to provide advice to the Minister on the matters specified in subsection (3); and	
	(b)	to advise the Minister for the purposes of sections 55 and 56; and	
	(c)	to provide any other advice that the Minister requests.	15
(3)		Minister must seek and consider the committee's advice before exercising power to—	
	(a)	appoint or remove members of the board of the Māori Health Authority Board; and	
	(b)	require the Māori Health Authority to develop an improvement plan; and	20
	(c)	issue letters of expectation to the Māori Health Authority; and	
	(d)	issue directions to the Māori Health Authority; and	
	(e)	require amendments to the Māori Health Authority's statement of intent or statement of performance expectations.	
(4)	The think	committee may regulate its own procedure in any manner the committee as fit.	25
(5)	If—		
	(a)	the Minister is required to consider the committee's advice on a matter under this Act; and	
	(b)	the Minister does not agree with that advice; and	30
	(c)	the matter to which advice relates requires public notification under this Act,—	
	-	public notification must indicate that the Minister did not agree with the mittee's advice.	
84A	Men	nbership of Hauora Māori Advisory Committee	35
(1)	The	Hauora Māori Advisory Committee comprises 8 members, of whom—	

	()	(10			
	(a)		e appointed for a term not exceeding 3 years—			
		(i)	by the Minister on the nomination of all the iwi-Māori partnership boards; or			
		(ii)	by the Minister if, and to the extent that, a nomination is not made; and	5		
	(b)	2 are	appointed for a term not exceeding 3 years—			
		(i)	by the Minister on the nomination of all the organisations listed in Schedule 1A ; or			
		(ii)	by the Minister if, and to the extent that, a nomination is not made.	10		
(2)	A no	minati	on must—			
	(a)		nade in writing to the Minister not later than 2 months after the relemember's term of office expires or a vacancy arises; and			
	(b)	be si	gned,—			
		(i)	if subsection (1)(a)(i) applies, by all the chairpersons of the iwi-Māori partnership boards to indicate their accord; and	15		
		(ii)	if subsection (1)(b)(i) applies, by all the chairpersons of the organisations to indicate their accord.			
(3)	The Minister must appoint a member of the committee—					
	(a)	as so	on as practicable after receiving their nomination; or	20		
	(b)	as so	on as practicable, if subsection (1)(a)(ii) or (b)(ii) applies.			
(4)	Sect	ion 8	2(4) applies to the committee and the appointment of its members.			
(5)	The Minister must, on the recommendation of the committee, appoint a chair- person, and, if no recommendation is made, the Minister must appoint the chairperson.		25			
(6)	The Minister may, by written notice,—					
	(a) terminate the appointment of a member appointed under subsection (1)(a)(ii) or (b)(ii); and					
	(b)	(1)(z	inate the appointment of a member appointed under subsection a)(i) or (b)(i) only at the request of all the chairpersons of the iwiri partnership boards or the organisations (as the case may be).	30		
(7)	Until the date that this section takes effect, clause 5 of Schedule 1 provides for the appointment of members. This subsection is repealed on that date.					
84B	Listi	ng of o	organisations in Schedule 1A			
(1)				35		

Advisory Committee to represent the perspectives of organisations that—

Before making a recommendation, the Minister must consult the Minister for Māori Development and have regard to the need for the Hauora Māori

(2)

	(a)	are g	overned, managed, or mainly staffed by Māori; and	
	(b)	indiv	ridually or collectively hold system level insights in relation to—	5
		(i)	the needs or aspirations of particular groups of Māori health consumers (for example, tangata whaikaha or takatāpui); and	
		(ii)	the challenges and opportunities for the Māori health workforce; and	
		(iii)	the challenges and opportunities for Māori providers of services.	10
(3)			n (2) does not apply if the Minister is recommending the removal isation from Schedule 1A at the organisation's request.	
(4)			n Council under this section is secondary legislation (see Part 3 of tion Act 2019 for publication requirements).	
		Nati	ional advisory committee on health services ethics	15
85	Nati	onal a	dvisory committee on health services ethics	
(1)	for tl	ne purp	er must, by written notice, appoint a national advisory committee bose of obtaining advice on ethical issues of national significance in my health and disability matters (including research and services).	
(2)			ittee must determine nationally consistent ethical standards across ector and provide scrutiny for national health research and services.	20
(3)	region	nal, or	rpose of obtaining advice on specific ethical issues of national, public significance in respect of any health and disability matters, or may, by written notice, appoint any 1 or more of the following:	25
	(a)	1 or 1	more ministerial committees:	
	(b)		thics committee of the Health Research Council established under on 24 of the Health Research Council Act 1990—	
			matters specified by the Minister and to report to the Minister or a cified by the Minister.	30
(4)	comi	mittee unding	ommittee appointed under subsection (1) or (3) gives advice, the must consult with any members of the public, persons involved in or provision of services, and other persons that the committee conperiate.	
(5)			practicable after giving a notice under subsection (1) or (3) , the ust present a copy of the notice to the House of Representatives.	35

- (6) A committee appointed under this section must, at least once a year, deliver to the Minister a report setting out its activities and summarising its advice on the matters referred to it under this section.
- (7) As soon as practicable after receiving a report under **subsection (6)**, the Minister must present a copy of the report to the House of Representatives.

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Expert advisory committee on public health

86 Expert advisory committee on public health

- (1) The Minister must establish an expert advisory committee on public health.
- (2) The purpose of the committee is to provide independent advice to the Minister, the Public Health Agency, Health New Zealand, and the Māori Health Authority on the following matters:
 - (a) public health issues, including factors underlying the health of people, whānau, and communities:
 - (b) the promotion of public health:
 - (c) any other matters that the Minister or the Public Health Agency specifies 15 by notice to the committee.
- (3) The committee—
 - (a) consists of such members as the Minister determines after consulting the Hauora Māori Advisory Committee; and
 - (b) may, subject to any written directions that the Minister gives to the committee, regulate its procedure in any manner that the committee thinks fit.
- (3A) When determining appointments to the committee, the Minister must be satisfied that the committee collectively has knowledge of, and experience and expertise in relation to, population health, health equity, te Tiriti o Waitangi (the Treaty of Waitangi), epidemiology, health intelligence, health surveillance, health promotion, health protection, and preventative health.
- (4) Each member of the committee is appointed on any terms and conditions (including terms and conditions as to remuneration and travelling allowances and expenses) that the Minister determines by written notice to the member.

Part 4 General

Subpart 1—Powers in relation to service commissioning

90	Arrangements relating to payments				
(1)	The Crown, Health New Zealand, or the Māori Health Authority may, substo section 91 , give notice (notice) of the terms and conditions (terms a conditions) on which it will make payment to any person or persons.				
(2)	A person who accepts the payment referred to in the notice is deemed to accepte the terms and conditions.	ept			
(3)	Compliance by the person with the terms and conditions may be enforced the Crown or health entity (as the case may be) as if the person had signe deed under which the person agreed to the terms and conditions.	•			
(4)	The terms and conditions, unless the notice expressly provides otherwise, deemed to include a provision to the effect that 12 weeks' notice must be gir of any amendment or revocation of the terms and conditions.				
(5)	The notice (including any amendment or revocation) must be published in <i>Gazette</i> before it takes effect.	the			
(6)	The notice (including any amendment or revocation) must be made publi available as soon as practicable after it is made.	cly			
(7)	No notice may be issued under this section that would bind Pharmac NZBOS.	or 20			
91	Restrictions on notices given under section 90				
(1)	A notice under section 90 must not be given without the written approval of the Minister if it—				
	(a) relates to services for which a notice has not been issued before; or	25			
	(b) sets terms and conditions in respect of particular services that dependent from terms and conditions set out in an existing notice in respect of same or substantially the same services; or				
	(c) differentiates between persons or classes of person accepting paym under section 90 .	ent 30			
(2)	The Minister may approve the notice subject to any conditions the Ministeries.	ster			
(3)	Any notice under section 90 that departs from an existing notice in the manner referred to in subsection (1)(b) or differentiates in the manner referred to in subsection (1)(c) must include a statement of the reasons for the departure or differentiation.				

In this section, existing notice means a notice issued under section 90 that is

(4)

for the time being in force.

(5) The Minister must present to the House of Representatives a copy of any approval given under this section.

Subpart 2—Provisions that apply to health entities

92 Accountabil	lity docum	ents
----------------	------------	------

- (1) A health entity must ensure that its accountability documents comply with any regulations made under **section 97(1)(e)**.
- (2) In this section, **accountability document** means statements of intent, annual financial statements, and annual reports of a health entity under the Crown Entities Act 2004.

93 Director-General may require information from health entities

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- (1) For the purpose of monitoring the performance of any health entity or the health sector in general, the Director-General may, in writing,—
 - (a) request from a health entity information in relation to any matter; and
 - (b) specify a time frame by which the health entity must comply with the request.

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- (2) The health entity must comply with the request, and if a time frame is specified, within that time frame.
- (3) The Director-General must not request under this section any personal health information of any identifiable person.

94 Health entities must provide information

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A health entity must comply with any requirement specified in regulations made under **section 97** to provide information.

95 Minister's approval required for health entity's dealings with land

(1) A health entity must not sell, exchange, mortgage, or charge land without the Minister's prior written approval.

25

- (2) A health entity must not grant a lease or licence over land for a term of more than 5 years without the Minister's prior written approval.
- (3) For the purposes of **subsection (2)**, the term of a lease or licence includes any period (or, if the lease or licence provides for more than 1 such period, the total period) for which any person is entitled to have the lease or licence renewed.

- (4) Any approval under this section may be subject to any conditions the Minister specifies, and may be given in respect of any land of a class the Minister specifies.
- (5) To avoid doubt, the matters to which the Minister may have regard in giving an approval under **subsection (2)** in relation to any land include the question of the application to the land of clause 3 of Schedule 1 of the Health Sector (Transfers) Act 1993.

(6)	This	section	n applies despite sections 16 and 17 of the Crown Entities Act 2004.			
(7)	In the		tion, health entity includes a Crown entity subsidiary of a health			
			Subpart 2A—Review of Act			
95A	Act	must b	oe reviewed every 5 years	5		
(1)		The Director-General must, at least once every 5 years, review the operation and effectiveness of this Act.				
(2)		first re	eview must be completed no later than 5 years after the commences Act.			
(3)	The	Directo	or-General must—	10		
	(a)	revie	w the Act in consultation with the Māori Health Authority; and			
	(b) (c)		particular regard to the views of the Māori Health Authority; and are a report of the review.			
(4)			er must present the report to the House of Representatives as soon ble after it has been completed.	15		
			Subpart 3—Secondary legislation			
96	Levi	es for	alcohol-related purposes			
(1)		Levies may be imposed for the purpose of enabling the Ministry to recover costs it incurs—				
	(a)	in ad	dressing alcohol-related harm; and	20		
	(b)	in its	other alcohol-related activities.			
(2)	Sch	edules	5 5 and 6 apply for the purpose of this section.			
97	Regi	ulation	ıs			
(1)	The Governor-General may, by Order in Council, on the recommendation of the Minister, make regulations—					
		Regi	onal arrangements			
	(a)	spec	ifying regional arrangements—			
		(i)	through which Health New Zealand and the Māori Health Authority must provide and arrange services; and			
		(ii)	which must be maintained by Health New Zealand and the Māori Health Authority:	30		
		Infor	mation to be supplied by health entities			
	(b)	-	ifying information or classes of information that all health entities or ecified health entity must provide to the Director-General, includ-	35		

	(i)	the frequency at which it must be provided or time-frames for its provision; and	
	(ii)	the manner in which it must be provided:	
(e)	for th	ne purpose of section 92 ,—	
	(i)	specifying the form of any accountability document; and	5
	(ii)	specifying matters to be stated in any accountability document in addition to those required under this Act or the Crown Entities Act 2004:	
	New	Zealand Health Plan	
(f)	in rel	ation to the New Zealand Health Plan,—	10
	(i)	specifying the form of the plan; and	
	(ii)	imposing requirements relating to the content of the plan; and	
	(iii)	imposing procedural requirements (including engagement requirements for consultation) that must be complied with in the preparation of the plan:	15
	Prov	ision of services	
(g)	-	ring Health New Zealand or the Māori Health Authority to provide range for the provision of any specified services:	
	Entit	lement cards	
(h)	recor proce capal conti	iding for the issue of entitlement cards (including cards that may addinformation of any description that is capable of being read or essed by a computer, but not including cards that are themselves ble of processing information) to various classes of persons or the nuation of use of such cards issued under the Health Entitlement is Regulations 1993:	20 25
(i)	presc	ribing the classes of persons eligible to be issued with the cards:	
(j)	preso to)—	cribing and regulating the use of the cards, including (but not limited	
	(i)	their use to obtain any payment or exemption from payment for services supplied to the holder of a card, or their dependent spouse or partner or child:	30
	(ii)	specifying time limits on the validity of the cards:	
	(iii)	requiring holders to return the cards to the Ministry of Health:	
	(iv)	any other conditions relating to their use:	
(k)	-	iding for reviews or appeals, or both, of any decisions made under regulations authorised by paragraphs (h) to (j):	35

prescribing offences relating to improper use of the cards and the fines

(1)

		(not exceeding \$10,000) that may be imposed in respect of those offences:	
		Levies	
	(m)	providing for returns to be made by persons importing into or manufacturing in New Zealand any alcohol, or any class or kind of alcohol, for the purpose of ascertaining the amount of any levy payable under this Act, and providing for the verification of returns:	5
	(n)	exempting any person or class of persons from paying any levy that would otherwise be payable under this Act in any case where the cost of assessing or collecting the levy exceeds the amount payable by way of the levy:	10
	(o)	amending or replacing the table in Schedule 6 , and amending, omitting, or reinserting the description of the method for determining variable rates:	15
		Dispute resolution	
	(p)	for the purpose of section 28 , prescribing procedural matters and requirements:	
		Eligible people	
	(q)	specifying a class of eligible people who are eligible to receive publicly funded services under this Act:	20
		<u>General</u>	
	<u>(r)</u>	providing for anything this Act says may or must be provided for by regulations:	
	<u>(s)</u>	providing for anything incidental that is necessary for carrying out, or giving full effect to, this Act.	25
	Proce	dural and other requirements	
(2)		Minister must consult Health New Zealand and the Māori Health Authorfore recommending the making of regulations under subsection (1)(a) .	
(3)	Regul	ations under subsection (1)(o) may be made only—	30
	(a)	for the purpose of aligning the rates for classes of alcohol under this Act with the classification system applied to alcoholic beverages under Part B of the Excise and Excise-equivalent Duties Table (as defined in section 5(1) of the Customs and Excise Act 2018); and	
	(b)	after consultation with the Minister of Customs.	35
(4)		Minister must, before recommending the making of regulations under	
		ection (1)(g),—	
	(a)	have regard to—	

- (i) the objectives and functions of the health entity to whom the regulations apply; and
- (ii) the New Zealand Health Plan, all health strategies, and any relevant locality plan; and

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20

- (b) consult the board of the health entity as to the services that are to be required to be provided or arranged, and the cost and funding of those services.
- (5) Regulations under subsection (1)(g) may not—
 - (a) require the supply of services to or by any named individuals or organisations (other than Health New Zealand or the Māori Health Authority); 10 or
 - (b) specify the price for any services.
- (6) Regulations made under this section are secondary legislation (*see* Part 3 of the Legislation Act 2019 for publication requirements).

Subpart 4—Amendments to enactments

98 Enactments repealed and revoked

- (1) The New Zealand Public Health and Disability Act 2000 (2000 No 91) is repealed.
- (2) The enactments specified in **Part 3 of Schedule 2** are revoked.

99 Consequential amendments

Amend the enactments specified in **Parts 1 and 2 of Schedule 2** as set out in that schedule.

Schedule 1 Transitional, savings, and related provisions

s 8

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	Part 1	
	Provisions relating to this Act as enacted	
1	Defined terms	
	In this Part, unless the context otherwise requires,—	
	assets has the meaning given in section 2(1) of the Health Sector (Transfer Act 1993	s)
	collective agreement means a collective agreement (within the meaning section 5 of the Employment Relations Act 2000) that is in force immediate before the commencement date	
	commencement date means the date specified in section 2	
	DHB means an organisation established by or under section 19 of the form Act	er
	former Act means the New Zealand Public Health and Disability Act 2000	
	HPA or Health Promotion Agency means the agency established by section 57 of the former Act	on
	specified departmental agency means any one of the following department agencies listed in Part 2 of Schedule 2 of the Public Service Act 2020:	al
	(a) Health New Zealand:	
	(b) the Māori Health Authority.	
1A	Outline of this Part	
(1)	Subparts 1 to 3—	

(2)

(3)

(4)

(5)

2 (1)

(2)

3

(1)

(2)

effect

The Interim Health Plan—

(a)	delay certain provisions of the Act from taking effect until a specified period, for example, provisions requiring the making of health strategies take effect 12 months after the commencement date; and	
(b)	provide that an Interim Health Plan will apply until the first New Zealand Health Plan takes effect; and	5
(c)	provide for the continuation of the New Zealand disability strategy and certain committees established under the former Act.	
Subp	parts 4 to 6—	
(a)	disestablish all DHBs and the HPA on the commencement date; and	
(b)	vest in Health New Zealand all assets, money, rights, liabilities, contracts, and other things belonging to DHBs and the HPA; and	10
(c)	provide for the transfer of employees of DHBs and the HPA to Health New Zealand; and	
(d)	provide for the transfer of certain employees of the Ministry of Health (in respect of specified departmental agencies) to Health New Zealand or the Māori Health Authority (as the case may be); and	15
(e)	preserve certain entitlements of employees who are transferred.	
_	part 6A provides for protections from civil liability and related matters ag from the transfers given effect to under subparts 4 to 6.	
Subp	part 7 continues existing directions and notices under the former Act.	20
This	clause is intended as a guide only.	
Subpa	art 1—Application of certain provisions and key documents	
New	Zealand health strategy applies until health strategies take effect	
Strate Disab <u>Healt</u>	ions 37 to 43 (which require the making of the New Zealand Health egy, the Hauora Māori Strategy, the Pacific Health Strategy, the Health of oled People Strategy, and the Women's Health Strategy the Women's h Strategy, and the Rural Health Strategy) do not take effect until 12 hs after the commencement date.	25
strate	the date that sections 37 to 43 take effect, the New Zealand health gy determined under section 8(1) of the former Act continues in force and es with all necessary modifications as if it were a health strategy under Act.	30
Inter	im Health Plan applies until first New Zealand Health Plan takes	

The first New Zealand Health Plan made under subpart 5 of Part 2 must

take effect on a date no later than 2 years after the commencement date.

New Zealand Health Plan takes effect; and

applies on and from the commencement date until the date that the first

(a)

	(b)	until Plan.	that date, must be treated as if it were the New Zealand Health	
(3)			se, Interim Health Plan means a plan approved by the Minister for of this clause.	5
4	Dete	rmina	tion of localities and locality plans	
(1)			8 , which requires localities to be determined, takes effect 2 years mmencement date.	
(2)			9 , which requires a locality plan to be developed for each locality, 3 years after the commencement date.	10
5	Initi	al app	ointment of members of Hauora Māori Advisory Committee	
(1)	Section date.		4A takes effect on the date that is 2 years after the commencement	
(2)			mencement date, the Hauora Māori Advisory Committee comprises appointed—	15
	(a)	by th and	ne Minister after consulting the Minister for Māori Development;	
	(b)	for a	term not exceeding 2 years.	
(3)	perso		er must, on the recommendation of the committee, appoint a chair- d, if no recommendation is made, the Minister must appoint the	20
(4)	Sec	tion 8	2(4) applies to the committee and the appointment of its members.	
(5)	The	Minist	er may, by written notice, terminate the appointment of a member.	
		Subpa	art 2—New Zealand disability strategy continued	25
6	Con	tinuati	on of New Zealand disability strategy	
(1)	Desp	ite the	repeal of the former Act,—	
	(a)		New Zealand disability strategy determined under section 8(2) of Act continues in force; and	
	(b)	the N	Minister of the Crown who is responsible for disability issues—	30
		(i)	must continue to determine a strategy, called the New Zealand disability strategy; and	
		(ii)	may amend or replace that strategy at any time; and	
		(iii)	must continue to comply with the requirements of section 8(3) to (5) of the former Act.	35

(2)	made	subpart expires and is repealed on a date determined by Order in Council e on the recommendation of the Minister of the Crown responsible for disty issues.			
(3)		Order in Council made under this clause is secondary legislation (see Part 3 e Legislation Act 2019 for publication requirements).	5		
		Subpart 3—Committees continued			
7	Con	tinuation of certain committees established under former Act			
(1)	conti	ortality review committee appointed under section 59 of the former Act nues as if it were a mortality review committee appointed under section f this Act.	10		
(2)		ommittee established by the Minister under section 11 of the former Act nues as if it were established under section 82 of this Act.			
(3)	port	national advisory committee on ethics governing health and disability supservices appointed under section 13 of the former Act continues as if it appointed under section 86 of this Act.	15		
(5)	ance	e pharmacology and therapeutics advisory committee established in accorde with section 50(1)(a) of the former Act continues as if it were established accordance with section 64(1)(a) of this Act.			
(6)	50(1	consumer advisory committee established in accordance with section (b) of the former Act continues as if it were established in accordance section 64(1)(b) of this Act.	20		
(7)	a co	erson who, immediately before the commencement date, was a member of mmittee referred to in subclauses (1) to (6) , continues, subject to any s and conditions of their appointment,—			
	(a)	to be a member of the committee; and	25		
	(b)	to hold any office on the committee that they held immediately before the commencement date.			
		Subpart 4—District Health Boards			
8	Dist	rict Health Boards disestablished			
	On t	ne commencement date, all DHBs are disestablished.	30		
9	Tran	sfers			
(1)	On t	ne commencement date,—			
	(a)	all assets belonging to a DHB vest in Health New Zealand; and			
	(b)	all information and documents held by a DHB are held by Health New Zealand; and	35		

(c)	all money payable to or by a DHB becomes payable to or by Health New Zealand; and	
(d)	all rights, liabilities, contracts, entitlements, undertakings, and engagements of a DHB become the rights, liabilities, contracts, entitlements, undertakings, and engagements of Health New Zealand; and	5
(e)	subject to subclause (4) , every employee of a DHB becomes an employee of Health New Zealand on the same terms and conditions as applied immediately before they became an employee of Health New Zealand; and	
(f)	anything done, or omitted to be done, or that is to be done, by or in relation to a DHB is to be treated as having been done, or having been omitted to be done, or to be done, by or in relation to Health New Zealand; and	10
(g)	proceedings, inquiries, and investigations under any enactment that may be commenced, continued, or enforced by or against a DHB (including as an interested party or intervenor) or in relation to a DHB may instead be commenced, continued, or enforced by or against or in relation to Health New Zealand without amendment to the proceedings; and	15
(h)	a matter or thing that could, but for this clause, have been done or completed by a DHB may be done or completed by Health New Zealand.	20
claus	ransfer of information from a DHB to Health New Zealand under subse (1) does not constitute an action that is a breach of information privacy iple 8 or 11 within the meaning of the Privacy Act 2020.	
The c	disestablishment of a DHB does not, by itself, affect any of the following rs:	25
(a)	any decision made, or anything done or omitted to be done, by a DHB in relation to the performance or exercise of its functions, powers, or duties under any enactment:	
(b)	any proceedings commenced by or against a DHB:	
(c)	any other matter or thing arising out of a DHB's performance or exercise, or purported performance or exercise, of its functions, powers, or duties under any enactment.	30
-	ite subclause (1)(e) , a chief executive of a DHB does not become an oyee of Health New Zealand under this schedule.	
Cons	equences of transfer for purposes of Inland Revenue Acts	35
For th	ne purposes of the Inland Revenue Acts (as defined in section 3(1) of the	

Tax Administration Act 1994), a DHB and Health New Zealand are treated as

(2)

(3)

(4)

10

the same person.

15

20

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11	References to DHE	, DHB's geographical area	. or resident population

On and from the commencement date, unless the context otherwise requires, a reference in any enactment, notice, instrument, contract, or other document to—

- (a) a District Health Board or DHB must be read as reference to Health New 5 Zealand; and
- (b) a DHB's geographical area must be read as a reference to the geographical area that the DHB previously represented, as set out in Schedule 1 of the former Act; and
- (c) a DHB's resident population must be read as a reference to the resident population of the geographical area that the DHB previously represented, as set out in Schedule 1 of the former Act.

11A References to DHB in visas granted under Immigration Act 2009

On and from the commencement date, a reference to a District Health Board or DHB in a condition imposed on a visa granted under the Immigration Act 2009 must be read as a reference to Health New Zealand.

12 Effect of transfer of contracts and engagements of DHBs

To avoid doubt, the transfer of a contract or an engagement of a DHB under **clause 9** does not affect the scope of the contract or engagement or the application of the terms and conditions of the contract or engagement.

13 Collective agreements

- (1) If a collective agreement to which more than 1 DHB is a party contains terms or conditions that apply to particular DHBs only, those terms or conditions—
 - (a) apply only to people who, immediately before the commencement date, were parties to the agreement or covered by those terms or conditions:
 - (b) must be offered by Health New Zealand to employees who, immediately before the commencement date, would have been offered those terms or conditions—
 - (i) unless the parties to the agreement agree otherwise; or
 - (ii) until the agreement expires or otherwise ceases to have effect. 30
- (2) A collective agreement that covers the employees of some but not all DHBs continues after the commencement date to cover only those employees.

14 Application of section 62(4) of Employment Relations Act 2000

- (1) Subclause (2) applies if—
 - (a) section 62 of the Employment Relations Act 2000 (the **Act**) applies to an 35 employee of Health New Zealand; and

(b)	a collective agreement covering that employee's work is in force on the	ıe
	commencement date.	

(2) If this subclause applies, the number of the employer's employees referred to in section 62(4) of the Act is taken to mean the number of the employer's employees within the geographical region of the former DHB in which the employee's work will be performed.

(3) Subclause (2) applies—

- (a) unless the parties to the collective agreement agree otherwise; or
- (b) until the collective agreement expires or otherwise ceases to have effect.

15 Final report of DHBs

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The final report of each DHB that is required under section 45J of the Public Finance Act 1989 must, despite subsection (2)(b) of that section, be provided by the close of 31 December 2022.

Subpart 5—Health Promotion Agency

16 Health Promotion Agency disestablished

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On the commencement date, the HPA is disestablished.

17 Transfers

- (1) On the commencement date,—
 - (a) all assets belonging to the HPA vest in Health New Zealand; and
 - (b) all information and documents held by the HPA are held by Health New 20 Zealand; and
 - (c) all money payable to or by the HPA becomes payable to or by Health New Zealand; and
 - (d) all rights, liabilities, contracts, entitlements, and engagements of the HPA become the rights, liabilities, contracts, entitlements, and engagements of Health New Zealand; and
 - (e) subject to **subclause (4)**, every employee of the HPA becomes an employee of Health New Zealand on the same terms and conditions as applied immediately before they became an employee of Health New Zealand; and
 - (f) anything done, or omitted to be done, or that is to be done, by or in relation to the HPA is to be treated as having been done, or having been omitted to be done, or to be done, by or in relation to Health New Zealand; and
 - (g) proceedings that may be commenced, continued, or enforced by or against the HPA (including as an interested party or intervenor) may

(i)

		Instead be commenced, continued, or enforced by or against Health New Zealand without amendment to the proceedings; and				
	(h)	a matter or thing that could, but for this clause, have been done or completed by the HPA may be done or completed by Health New Zealand.				
(2)	clau	The transfer of information from the HPA to Health New Zealand under sub-lause (1) does not constitute an action that is a breach of information privacy rinciple 8 or 11 within the meaning of the Privacy Act 2020.				
(3)	The disestablishment of the HPA does not, by itself, affect any of the follow matters:					
	(a)	any decision made, or anything done or omitted to be done, by the HPA in relation to the performance or exercise of its functions, powers, or duties under any enactment:	10			
	(b)	any proceedings commenced by or against the HPA:				
	(c)	any other matter or thing arising out of the HPA's performance or exercise, or purported performance or exercise, of its functions, powers, or duties under any enactment.	15			
(4)	Despite subclause (1)(e) , the chief executive of the HPA does not become an employee of Health New Zealand under this schedule.					
17A	Fina	Final report of HPA				
	The final report of the HPA that is required under section 45J of the Public Finance Act 1989 must, despite subsection (2)(b) of that section, be provided by the close of 31 December 2022.					
18	Consequences of transfer for purposes of Inland Revenue Acts					
	For the purposes of the Inland Revenue Acts (as defined in section 3(1) of the Tax Administration Act 1994), the HPA and Health New Zealand are treated as the same person.					
		Subpart 5A—Specified departmental agencies				
18A	Transfer of certain employees of Ministry of Health					
(1)	This clause applies to an employee of the Ministry of Health if, before the commencement date,—					
	(a)	the employee performed the functions or duties, or exercised the powers, of a specified departmental agency; and				
	(b)	the employee is notified in writing by the chief executive of that departmental agency and the Director-General that—				

this clause applies to the employee; and

(2)

(3)

(4)

(5)

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eaule 1	Pae Ora (Healthy Futures) Bill			
	(ii) on the commencement date, the employee will become an employee of Health New Zealand or the Māori Health Authority, as the case may be.			
On the commencement date, the employee becomes an employee of Health New Zealand or the Māori Health Authority, as the case may be, on the same terms and conditions that applied to the employee immediately before the commencement date.				
emp betw	The following applies if, immediately before the commencement date, the employee was covered by a collective agreement (the earlier agreement) between the chief executive of the Ministry of Health and a union of which the employee was a member (the union):			
(a)	on the commencement date, Health New Zealand or the Māori Health Authority, as the case may be, and the union are parties to a new collective agreement:			
(b)	the terms and conditions of the new collective agreement are the same as the earlier agreement, subject to any necessary modifications:			
(c)	the employee is covered by the new collective agreement as long as they remain a member of the union.			
To a	void doubt, subclause (3) —			
(a)	does not entitle an employee who was not covered by the earlier agreement to be covered by the new collective agreement; and			
(b)	does not prevent the parties to the new collective agreement from varying or terminating the agreement in accordance with the terms of the agreement and other applicable law.			
Clau	use 20(b) does not apply to this clause.			
	Subpart 6—Transfer of employees			
Inte	rpretation			
In th	is subpart, unless the context otherwise requires,—			
enti	ty A means one of the following, as the case may be:			
(a)	a DHB:			
(b)	the HPA:			
(c)	in relation to an employee to whom clause 18A applies, the Ministry of Health			
enti	ty B means Health New Zealand or the Māori Health Authority, as the case			

redundancy payment includes any payment or other benefit provided on the

ground of a person's position being disestablished or changed.

35

may be

20	Restriction on redundancy payments and continuation of collective employment agreements					
	If the rights and obligations of entity A under a contract of service between entity A and its employee are transferred to entity B by operation of clause 9, 17, or 18A—					
	(a)		is not entitled to a redundancy payment; and			
	(b)	agree the c	ose rights and obligations arise by virtue of a collective employment ement, the collective employment agreement continues, on and from commencement date, to apply on the same terms (including any s relating to new employees) as if it were an agreement made een entity B, any union that is a party to it, and the employee.			
22	Emp	oloyme	ent continuous for purpose of certain entitlements			
(1)	If an employee of entity A is moving by operation of clause 9, 17, or 18A to be an employee of entity B, their employment is to be treated as continuous for the purposes of—					
	(a)	entitlements under the following provisions in Part 2 of the Holidays Act 2003:				
		(i)	subpart 1 (annual holidays); and			
		(ii)	subpart 3 (public holidays); and			
		(iii)	subpart 4 (sick leave and bereavement leave); and			
		(iv)	subpart 5 (family violence leave); and			
	(b)		lements to leave under the Parental Leave and Employment Protec- Act 1987; and			
	(c)	the KiwiSaver Act 2006; and				
	(d)	entitlements under the Government Superannuation Fund Act 1956; and				
	(e) entitlements or obligations that—					
		(i)	are under any other enactment or under a contract; and			
		(ii)	relate to employment.			
2)	For t	For the purpose of subclause (1)(a),—				
	(a)	date	period of employment of the employee in entity A that ends with the on which the employee moved to entity B must be treated as a bid of employment with entity B for the purpose of determining the			

employee's entitlement to annual holidays, sick leave, bereavement

the chief executive of entity A must not pay the employee for annual

holidays or alternative holidays not taken before the date on which the

leave, and family violence leave; and

employee moved to the position in entity B; and

(b)

	(c)	the cl	hief executive of entity B must recognise the employee's entitle-to—	
		(i)	any sick leave, including any sick leave carried over under section 66 of the Holidays Act 2003, not taken before the date on which the employee moved to the position in entity B; and	5
		(ii)	any annual holidays not taken before the date on which the employee moved to the position in entity B; and	
		(iii)	any alternative holidays not taken or exchanged for payment under section 61 of that Act before the date on which the employee moved to the position in entity B; and	10
		(iv)	any holidays not taken before the date on which the employee moved to the position in entity B in relation to which there was an agreement between the employee and entity A under section 44A or 44B of that Act.	
(3)	For th	ne purp	oose of subclause (1)(b),—	15
	(a) the period of employment of the employee in entity A that ends with the date on which the employee moved to entity B must be treated as a period of employment with entity B; and			
	(b)	chief Protec	hief executive of entity B must treat any notice given to or by the executive of entity A under the Parental Leave and Employment ction Act 1987 as if it had been given to or by the chief executive tity B.	20
(5)	For the purpose of subclause (1)(c) , the employment of the employee in the position with entity B is not new employment within the meaning of that term in the KiwiSaver Act 2006.			25
(6)	For the purpose of subclause (1)(d) , in the definition of Government service in section 2(1) of the Government Superannuation Fund Act 1956, a health service includes, for the avoidance of doubt, Health New Zealand and the Māori Health Authority.			
23	Application of sections 14 and 15 of Health Sector Transfers Act 1993			30
(1)	Section 14 of the Health Sector Transfers Act 1993—			
	(a)		es with all necessary modifications to a person who becomes an oyee of entity B by operation of clause 9, 17, or 18A ; and	
	(b)		read as if the contract of service were transferred under clause 9, or 18A of this schedule.	35
(2)	Section 15 of the Health Sector Transfers Act 1993 applies to an employee who becomes an employee of entity B by operation of clause 9, 17, or 18A .			
23A	Employment policies			

(1)

The employment policies of entity A-

continue to apply after the commencement date—

(a)

		(i)	in relation to an employee who becomes an employee of entity B by operation of clause 9, 17, or 18A ; and			
		(ii)	with all necessary modifications; and			
	(b)	may 1	be replaced by entity B by written notice to that employee.	5		
(2)	any e		ust undertake a reasonable consultation process before introducing ment policy that is reasonably likely to have a material effect on ee.			
			Subpart 6A—Effects of transfer			
23B	Effec	t of su	ubparts 4 to 6 and other provisions	10		
	Nothithis A	_	ected or authorised by subparts 4 to 6 or any other provision of			
	(a)	-	s the Crown, a health entity, or any other person in breach of con- or confidence, or makes any of them liable for a civil wrong: or			
	(b)	ment, or reg	s any of those persons or any other person in breach of an enact, a rule of law, or a provision of a contract that prohibits, restricts, gulates the assignment or transfer of property or the disclosure of mation; or	15		
	(c)	to acc	es a person to terminate or cancel a contract or an arrangement, or celerate the performance of an obligation, or to impose a penalty or creased charge; or	20		
	(d)	releas	ses a surety from an obligation; or			
	(e)	invali	idates or discharges a contract or surety.			
23C	Effec	t of pr	ovisions in subparts 4 to 6			
(1)	A provision in subparts 4 to 6 (a relevant provision) has effect despite any restriction, prohibition, or other provision in any enactment, rule of law, or agreement that would otherwise apply.					
(2)	Howe	ever, aı	n Order in Council may—			
	(a)		a provision in any enactment or rule of law that, but for sub- se (1), would apply in relation to a relevant provision; and	30		
	(b)	speci	fy how the provision is to apply.			
(3)			n Council under subclause (2) may be made only on the recom- of the Minister after being satisfied that applying the provision—			
	(a)		cessary or desirable for the purpose of any transfer or other matter nich the relevant provision relates; and	35		
	(b)	is no rise to	broader than is reasonably necessary to address the matter giving o it.			

(4) An Order in Council under **subclause (2)** is secondary legislation (see Part 3 of the Legislation Act 2019 for publication requirements).

Subpart 7— Existing directions and notices under former Act

24 Ministerial directions

Despite the repeal of the former Act, a ministerial direction given under section 32 of that Act or section 103 of the Crown Entities Act 2004 in relation to an entity established under the former Act—

(a) continues in force on and after the commencement date; and

(b) ceases to have effect on a date specified by the Minister in writing and published in the *Gazette*.

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25 Notices relating to payment arrangements

Despite the repeal of the former Act, a notice given under section 88 of that Act—

- (a) continues in force on and after the commencement date; and
- (b) is deemed to have been made under **section 90** of this Act. 15

Schedule 1A Organisations for purpose of section 84A(1)(b)(i)

ss 84A, 84B

Schedule 2 Consequential amendments to enactments

s 99

Part 1 Amendment to Acts

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Abortion Legislation Act 2020 (2020 No 6)

In section 16(1), replace "the New Zealand Public Health and Disability Act 2000" with "the Pae Ora (Healthy Futures) Act **2021**".

Accident Compensation Act 2001 (2001 No 49)

In section 6(1), repeal the definition of **district health board or other provider** and insert in its appropriate alphabetical order:

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Health New Zealand, Māori Health Authority or other provider means Health New Zealand, Māori Health Authority or other provider, as defined in section 4 of the Pae Ora (Healthy Futures) Act 2021

Health New Zealand, Māori Health Authority, or other provider means Health New Zealand, the Māori Health Authority, or provider as each of those terms are defined in section 4 of the Pae Ora (Healthy Futures) Act 2021

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In section 6(1), repeal the definition of **Crown funding agreement**.

In section 6(1), definition of **government agency**, replace "and a Crown entity" with ", a Crown entity, and the Māori Health Authority".

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In section 6(1), insert in its appropriate alphabetical order:

Māori Health Authority means the Māori Health Authority established by section 17 of the Pae Ora (Healthy Futures) Act 2021

In section 74(4), replace "a district health board or the Minister of Health" with "Health New Zealand, the Māori Health Authority, or the Minister of Health".

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In section 282(1), replace "district health boards" with "Health New Zealand and the Māori Health Authority".

In section 282(4), replace "a district health board" with "Health New Zealand or the Māori Health Authority".

Replace section 282(8)(b) with:

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(b) an officer, employee or agent of Health New Zealand or the Māori Health Authority and who is authorised by that entity's chief executive to receive it.

In section 301(2)(a)(i), replace "district health boards" with "Health New Zealand, the Māori Health Authority,".

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Accident Compensation Act 2001 (2001 No 49)—continued

In section 301(2)(a)(i), replace "Crown funding agreements" with "Health New Zealand or the Māori Health Authority".

In section 302(1), replace "Minister of Health must enter into a Crown funding agreement with district health boards or other providers in order" with "Minister must enter into a funding agreement with Health New Zealand or other providers".

In section 302(2), replace "every Crown funding agreement" with "every funding agreement described in subsection (1)".

In section 303(1), replace "district health board" with "Health New Zealand, the Māori Health Authority".

In section 305(1), replace "district health board" with "Health New Zealand".

In Schedule 1, clause 13(7), replace "Health and Disability Services Act 1993" with "Pae Ora (Healthy Futures) Act **2021**".

Artificial Limb Service Act 2018 (2018 No 34)

In section 10(d), replace "District Health Boards" with "Health New Zealand".

Biosecurity Act 1993 (1993 No 95)

In section 87(1)(g), replace "DHBs, as defined in section 6 of the New Zealand Public Health and Disability Act 2000" with "Health New Zealand, as defined in **section 4** of the Pae Ora (Healthy Futures) Act 2021".

In section 98(1)(g), replace "DHBs, as defined in section 6 of the New Zealand Public Health and Disability Act 2000" with "Health New Zealand, as defined in **section 4** of the Pae Ora (Healthy Futures) Act 2021".

Births, Deaths, Marriages, and Relationships Registration Act 1995 (1995 No 16)

In section 85A(1), replace "the New Zealand Public Health and Disability Act 2000" with "the Pae Ora (Healthy Futures) Act **2021**".

Charitable Trusts Act 1957 (1957 No 18)

In section 51(2)(b), replace "any district health board" with "Health New Zealand".

Children's Act 2014 (2014 No 40)

In section 5(1), definition of **children's agencies**, replace paragraph (c) with:

(c) Pae Ora (Healthy Futures) Act **2021**:

In section 14(a), replace "DHBs boards" with "the boards of Health New Zealand and the Māori Health Authority".

In section 15(1), replace the definition of **board** with:

board, in relation to Health New Zealand or the Māori Health Authority, means the members of the board of that organisation (who number no less than the required quorum) acting together as a board

Children's Act 2014 (2014 No 40)—continued

In section 15(1), repeal the definition of **DHB** and insert in its appropriate alphabetical order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

In section 15(1), definition of **independent person**, replace "a DHB" with "Health New Zealand or the Māori Health Authority".

In section 15(1), insert in its appropriate alphabetical order:

Māori Health Authority means the Māori Health Authority established by section 17 of the Pae Ora (Healthy Futures) Act 2021

In section 15(4)(a), replace "DHBs" with "Health New Zealand".

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In the heading to section 17, replace "DHBs boards" with "Health New Zealand and Māori Health Authority".

In section 17, replace "Every board of a DHB must" with "The board of Health New Zealand and the board of the Māori Health Authority must each".

In section 17(a), delete "after the commencement (under section 2(1)) of this section". 15

Civil Defence Emergency Management Act 2002 (2002 No 33)

In section 4, replace the definition of **health and disability services** with:

health and disability services means services as defined in section 4 of the Pae Ora (Healthy Futures) Act 2021

In section 4, replace the definition of **provider of health and disability services** 20 with:

provider of health and disability services means a provider as defined in section 4 of the Pae Ora (Healthy Futures) Act 2021

Compensation for Live Organ Donors Act 2016 (2016 No 96)

In section 9(1)(c), replace "New Zealand Public Health and Disability Act 2000" with 25 "Pae Ora (Healthy Futures) Act **2021**".

Contraception, Sterilisation, and Abortion Act 1977 (1977 No 112)

In section 16(1), replace "The Minister of Health <u>must</u>, when entering into Crown funding agreements under the New Zealand Public Health and Disability Act 2000" with "Health New Zealand and the Māori Health Authority must, when developing the New Zealand Health Plan under the Pae Ora (Healthy Futures) Act **2021**".

In section 16(2), replace "Minister the Minister of Health" with "Health New Zealand and the Māori Health Authority".

Crown Entities Act 2004 (2004 No 115)

Repeal section 98(1A).

Crown Entities Act 2004 (2004 No 115)—continued

In Schedule 1, Part 1, table, repeal the items relating to District Health Boards and Health Promotion Agency.

In Schedule 1, Part 1, table, insert the item its appropriate alphabetical order:

Health New Zealand

Crown Organisations (Criminal Liability) Act 2002 (2002 No 37)

In section 4, definition of **government-related organisation**, after paragraph (i), 5 insert:

(j) the Māori Health Authority

Customs and Excise Act 2018 (2018 No 4)

In Schedule 1, Part 1, clause 1(7)(c), replace "Schedule 4A of the New Zealand Public Health and Disability Act 2000" with "Schedule 5 of the Pae Ora (Healthy 10 Futures) Act 2021".

Disabled Persons Community Welfare Act 1975 (1975 No 122)

In section 2, repeal the definitions of Crown funding agreement, disability services, district health board, and service agreement.

In section 2, insert in their appropriate alphabetical order:

disability support services has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

Māori Health Authority has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

New Zealand Health Plan has the meaning in section 44 of the Pae Ora (Healthy Futures) Act 2021

service agreement means an agreement in which 1 or more health entities as defined in **section 4 of the Pae Ora (Healthy Futures) Act 2021** agree to provide money to a person in return for the person providing services within the meaning of section 4 of that Act or arranging for the provision of those services

In section 4(e), replace "district health boards" with "Health New Zealand, the Māori Health Authority,".

In section 25A(1)(b) and (2)(a) and (b), replace "a Crown funding agreement" with "the New Zealand Health Plan".

In section 25A(1)(b), replace "section 88 of the New Zealand Public Health and Disability Act 2000" with "section 87 section 90 of the Pae Ora (Healthy Futures) Act 2021".

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Disabled Persons Community Welfare Act 1975 (1975 No 122)—continued

In section 25A(2)(a) and (b), replace "section 88 of the New Zealand Public Health and Disability Act 2000" with "section 87 section 90 of the Pae Ora (Healthy Futures) Act 2021".

In section 25C(3)(c)(i) and (ii), replace "a Crown funding agreement" with "an agreement".

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In section 25C(3)(d), replace "district health board" with "Health New Zealand or the Māori Health Authority".

In section 25C(3)(d)(i), replace "section 88 of the New Zealand Public Health and Disability Act 2000" with "section 87 section 90 of the Pae Ora (Healthy Futures) Act 2021".

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In section 25D(4)(c), replace "any Crown funding agreement or" with "the New Zealand Health Plan or any".

In section 25D(4)(c), replace "section 88 of the New Zealand Public Health and Disability Act 2000" with "section 87 section 90 of the Pae Ora (Healthy Futures) Act 2021".

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Education and Training Act 2020 (2020 No 38)

In section 10, definition of **early childhood education and care centre**, replace paragraph (c)(iv) with:

iv) institutions under the control of the Ministry of Health, Health New Zealand, or the Māori Health Authority:

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Employment Relations Act 2000 (2000 No 24)

In section 100E(2)(a)(i), replace "not less than three quarters of district health boards" with "Health New Zealand".

In section 100E(2)(a)(ii), replace "district health boards" with "Health New Zealand".

In Schedule 1, Part A, clause 13, replace "New Zealand Public Health and Disability 25 Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In Schedule 1B, replace clause 1(1) to (3) with:

- (1) This code applies to the following parties to an employment relationship in the public health sector:
 - (a) Health New Zealand and the Māori Health Authority:

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- (b) employees of Health New Zealand or the Māori Health Authority:
- (c) unions whose members are employees of Health New Zealand or the Māori Health Authority:
- (d) other employers to the extent that they provide services to Health New Zealand, the Māori Health Authority, or the New Zealand Blood and Organ Service:

Employment Relations Act 2000 (2000 No 24)—continued

- (e) employees of the employers referred to in **paragraph (d)** to the extent that they are engaged in providing services to Health New Zealand, the Māori Health Authority, or the New Zealand Blood and Organ Service:
- (f) the New Zealand Blood and Organ Service:
- (g) employees of the New Zealand Blood and Organ Service:
- (h) unions whose members are employees of the New Zealand Blood and Organ Service.
- (2) However, to avoid doubt, **subclause (1)(d) and (e)** applies in relation to the provision of services only if the services are provided to Health New Zealand, the Māori Health Authority, or the New Zealand Blood and Organ Service in its role as a provider of services.
- (3) Before Health New Zealand, the Māori Health Authority, or the New Zealand Blood and Organ Service enters into an agreement or arrangement with another employer for the provision of services to it, it must notify the employer that this code will apply to the employer in relation to the provision of those services.

In Schedule 1B, clause 3, definition of **services**, replace paragraph (a) with:

(a) has the same meaning as in section 4 of the Pae Ora (Healthy Futures) Act 2021; and

In Schedule 1B, clause 3, definition of **good employer**, replace "section 6(1) of the New Zealand Public Health and Disability Act 2000" with "has the same meaning as in-section 118 of the Crown Entities Act 2004".

In Schedule 1B, replace clause 7 with:

7 Health sector principles

The parties must recognise and support the health sector principles in **section** 7(1) of the Pae Ora (Healthy Futures) Act 2021.

In Schedule 1B, replace clause 19(1)(a) with:

(a) an employer is Health New Zealand, the Māori Health Authority, or the New Zealand Blood and Organ Service; and

In Schedule 1B, clause 20(1), replace "a district health board or the New Zealand 30 Blood Service" with "Health New Zealand, the Māori Health Authority, or the New Zealand Blood and Organ Service" in each place.

In Schedule 1B, clause 21(1), replace "a district health board or the New Zealand Blood Service" with "Health New Zealand, the Māori Health Authority, or the New Zealand Blood and Organ Service".

Family Violence Act 2018 (2018 No 46)

In section 19, definition of **specified government agency**, replace paragraph (e) with:

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Family Violence Act 2018 (2018 No 46)—continued

(e) Health New Zealand (that is, Health New Zealand established by section 11 of the Pae Ora (Healthy Futures) Act 2021):

In section 19, definition of **specified government agency**, after paragraph (m), insert:

(n) Māori Health Authority (that is, the Māori Health Authority established by section 17 of the Pae Ora (Healthy Futures) Act 2021)

Finance Act 1994 (1994 No 73)

In section 2(2), replace "(reached before the commencement of the New Zealand Public Health and Disability Act 2000)" with "(reached before 1 January 2001)".

Goods and Services Act 1985 (1985 No 141)

Replace section 25(7) with:

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(7) In this section,—

Pharmac means the Pharmaceutical Management Agency continued by section 58 section 60 of the Pae Ora (Healthy Futures) Act 2021

Pharmac agreement means an agreement to which Pharmac is a party and under which Pharmac agrees to list a pharmaceutical on the pharmaceutical schedule as defined in section 4 of the Pae Ora (Healthy Futures) Act 2021

pharmaceutical means a pharmaceutical as defined in section 4 of the Pae Ora (Healthy Futures) Act 2021.

Hazardous Substances and New Organisms Act 1996 (1996 No 30)

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In section 2(1), definition of **public health**, replace "section 6(1) of the New Zealand Public Health and Disability Act 2000" with "**section 4 of the Pae Ora (Healthy Futures) Act 2021**".

Health Act 1956 (1956 No 65)

In section 2(1), repeal the definitions of district health board, personal health, personal health services, public health, and public health services.

In section 2(1), insert in their appropriate alphabetical order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

Māori Health Authority has the meaning in section 4 the Pae Ora 30 (Healthy Futures) Act 2021

personal health has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

personal health services has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

Health Act 1956 (195	6 No 65) —continued
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public health has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

public health services has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

Repeal section 3B(3)(b).

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Section 3E, heading, replace "Group" with "Agency".

In section 3E(1) and (2), replace "Group" with "Agency".

Replace section 3E(3) with:

- (3) The functions of the Public Health Agency are—
 - (a) to provide systems leadership across the public health sector; and

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- (b) to advise the Director-General on matters relating to public health, including—
 - (i) personal health matters relating to public health; and
 - (ii) regulatory and strategic matters relating to public health.

In the heading to section 3F, replace "Group" with "Agency".

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In section 3F, replace "Group's" with "Agency's".

In section 3F, replace "Group" with "Agency".

After section 7A(8), insert:

- (9) To avoid doubt, the Director-General may revoke a designation of a person as a medical officer of health or health or protection officer under this section.
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- (10) The Director-General must consult the Director of Public Health before revoking a designation of a medical officer of health.

After section 22(2), insert:

(3) A person who holds office as Director of Public Health has the functions of a medical officer of health and may exercise them in any part of New Zealand if they are a medical practitioner specialising in public health.

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In section 22B, definition of services, replace "section 6(1) of the New Zealand Public Health and Disability Act 2000" with "section 4 of the Pae Ora (Healthy Futures) Act 2021".

Replace section 22C(2)(j) with:

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- (j) an employee of Health New Zealand, for the purposes of exercising or performing any of that entity's powers, duties, or functions of under the Pae Ora (Healthy Futures) Act 2021:
- (k) an employee of the Māori Health Authority, for the purposes of exercising or performing any of that entity's powers, duties, or functions under the Pae Ora (Healthy Futures) Act **2021**:

Health Act 1956 (1956 No 65)—continued

(1) an employee of the New Zealand Blood and Organ Service, for the purposes of exercising or performing any of that entity's powers, duties, or functions under the Pae Ora (Healthy Futures) Act **2021**.

In section 22D(1), replace "any district health board" with "Health New Zealand or the Māori Health Authority".

In section 22D(2), replace "a district health board" with "Health New Zealand or the Māori Health Authority".

In section 22E, replace "a district health board" with "Health New Zealand or the Māori Health Authority".

In section 22G(1), after paragraph (i), insert:, replace "a district health board" with 10 "Health New Zealand".

Replace section 22G(1)(a) with:

(a) a department of the Crown that funds services within the meaning of section 4 of the Pae Ora (Healthy Futures) Act 2021:

After section 22G(1)(i), insert:

- (j) Health New Zealand:
- (k) Māori Health Authority.

In section 22G(2), replace "a district health board" with "Health New Zealand or the Māori Health Authority".

In section 22G(2)(a), replace "the district health board" with "Health New Zealand or the Māori Health Authority".

In section 92ZA(3), replace "a district health board, the district health board" with "Health New Zealand, Health New Zealand".

In section 92ZZA(1)(c), replace "the district health board" with "Health New Zealand".

In section 112J(2)(d), replace "district health board" with "Health New Zealand".

In section 112J(2)(e) and (3), replace "a district health board" with "Health New Zealand".

Health and Disability Commissioner Act 1994 (1994 No 88)

Replace section 7(a) and (b) with:

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- (a) take into account the Government Policy Statement on Health, and any health strategy issued under the Pae Ora (Healthy Futures) Act 2021, so far as those strategies are applicable to the circumstances of the particular case; and
- (b) take into account the objectives for of Health New Zealand set out in section 13 of the Pae Ora (Healthy Futures) Act 2021 and the

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Health and Disability Commissioner Act 1994 (1994 No 88)—continued

objectives of the Māori Health Authority set out in section 18 of the Pae Ora (Healthy Futures) Act 2021.

Health and Disability Services (Safety) Act 2001 (2001 No 93)

In section 5(1)(c), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act 2021".

In section 31(4)(a), replace "a District Health Board" with "Health New Zealand".

Health Practitioners Competence Assurance Act 2003 (2003 No 48)

In section 53, definition of investigation, replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act 2021".

In section 60(6), replace "clause 2 of Schedule 5 of the New Zealand Public Health 10 and Disability Act 2000" with "clause 2 of Schedule 4 of the Pae Ora (Healthy Futures) Act 2021".

In section 61(1)(b), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act 2021".

Health Sector (Transfers) Act 1993 (1993 No 23)

In section 2(1), definition of **Crown endowment**,—

- replace "a DHB" with "Health New Zealand"; and (a)
- (b) replace "the DHB" with "Health New Zealand".

In section 2(1), replace definition of Crown endowment land with:

Crown endowment land means, in relation to Health New Zealand, land that—

- (a) is vested in Health New Zealand as a Crown endowment; and
- (b) was either
 - granted by the Crown to Health New Zealand or to any of its (i) predecessors in title; or
 - (ii) vested in Health New Zealand or in any of its predecessors in title by or pursuant to any Act, Provincial Ordinance, grant, or Order in Council; and
- was not land that, before it was granted to, or vested in, Health New (c) Zealand or any of its predecessors in title, had been given to the Crown, 30 whether in trust or otherwise; and
- is not a public reserve within the meaning of the Reserves Act 1977; and (d)
- is not, except for being held as a Crown endowment, land that is held in (e) trust for a particular purpose; and
- is not, except for being held as a Crown endowment, land in respect of (f) which special provision is made by any Act or Provincial Ordinance

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Health Sector (Transfers) Act 1993 (1993 No 23)—continued

In section 2(1), repeal the definition of **HPA**.

In section 2(1), inserted insert in its appropriate alphabetical order:

Māori Health Authority has the meaning in section 4 the Pae Ora (Healthy Futures) Act 2021

In section 2(1), definition of **predecessor in title**, replace "a DHB, means any of its predecessors in title that was" with "Health New Zealand, means any of its predecessors in title that was a DHB,".

In section 2(1), replace definition of publicly-owned health and disability organisation with:

publicly-owned health and disability organisation means—

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- Health New Zealand, Māori Health Authority, NZBOS, HQSC, and Pharmac; and
- includes any companies wholly or partially owned by those organisa-(b)

In section 2(2), replace "section 6(1) of the New Zealand Public Health and Disability 15 Act 2000" with "section 4 of the Pae Ora (Healthy Futures) Act 2021".

In section 2A(b)(ii) and (c), replace "DHBs" with "Health New Zealand or the Māori Health Authority".

In the heading to section 11A, replace "DHB" with "Health New Zealand and Māori Health Authority".

Replace section 11A(1) with:

Subject to this section and section 95 of the Pae Ora (Healthy Futures) Act 2021, the powers of Health New Zealand or the Māori Health Authority to sell, exchange, mortgage, or charge land may be exercised by Health New Zealand or the Māori Health Authority in respect of land held in trust for any purpose, despite the terms of that trust.

In section 11A(6), replace "a DHB" with "Health New Zealand or the Māori Health Authority".

In section 11B(1), replace "a DHB, declare that any land vested in the DHB" with "Health New Zealand or the Maori Health Authority, declare that any land vested in 30 Health New Zealand or the Māori Health Authority.".

Replace section $\frac{11B(2)}{11B(2)(b)}$ with:

subject to section 95 of the Pae Ora (Healthy Futures) Act 2021, may be sold, exchanged, mortgaged, charged, or otherwise dealt with by Health New Zealand or the Māori Health Authority free from the terms of the Crown endowment.

In section 11B(3), replace "a DHB" with "Health New Zealand or the Maori Health Authority".

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Health Sector (Transfers) Act 1993 (1993 No 23)—continued

Replace section 11C(1) with:

- Subject to subsection (2), where Health New Zealand or the Māori Health (1) Authority holds in trust the proceeds of the sale of any land (being land that was, at the time of the sale, subject to a Crown endowment), Health New Zealand or the Māori Health Authority may, despite the terms of that endowment, and whether the land was sold before or after the commencement of this section, apply the proceeds of the sale
 - for the purposes of any health services or disability support services, or both, provided by Health New Zealand or the Māori Health Authority; or
 - for any purpose for which Health New Zealand or the Māori Health (b) Authority may lawfully apply its own property.

In section 11C(2), replace "the DHB" with "Health New Zealand or the Māori Health Authority".

In section 11C(3), replace "a DHB" with "Health New Zealand or the Māori Health Authority".

In section 11D, replace "a DHB" with "Health New Zealand or the Maori Health Authority".

In section 11E(8)(a), replace "clause 43 of Schedule 3 or clause 28 of Schedule 6 of the New Zealand Public Health and Disability Act 2000" with "section 95 of the Pae Ora (Healthy Futures) Act 2021".

In section 11E(8)(b), replace "clause 43 of Schedule 3 of the New Zealand Public Health and Disability Act 2000" with "section 95 of the Pae Ora (Healthy Futures) Act 2021".

Replace section 11H(2)(a)(i) with:

before being transferred to, or vested in, the transferee under this Act or the Pae Ora (Healthy Futures) Act 2021 had been given to the Crown, Health New Zealand, the Maori Health Authority, or any predecessors in title of Health New Zealand; and

Home and Community Support (Payment for Travel Between Clients) **Settlement Act 2016 (2016 No 2)**

In the Preamble, subsection (2), replace "District Health Boards" with "the predecessors of Health New Zealand".

In section 4, repeal the definition of **DHB** and insert in its appropriate alphabetical order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

In section 4, definition of home and community-based support services, paragraph (a)(i), replace "services funded by the Ministry of Health or a DHB" with "services

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Home and	Community	Support	(Payment	for	Travel	Between	Clients)	Settle-
ment Act 20	016 (2016 No							

funded by the Ministry of Health, Health New Zealand, or the Māori Health Authority".

In section 4, definition of **home and community-based support services**, paragraph (b)(ii), replace "Ministry of Health to allow" with "Ministry of Health or another agency to allow".

In section 4, insert in its appropriate alphabetical order:

Māori Health Authority has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

In section 8(1)(b), replace "a former HCS employer, ACC, or the Crown" with "a former HCS employer, Health New Zealand, ACC, or the Crown".

In section 8(3)(a) and (b), replace "a former HCS employer, ACC, or the Crown" with "a former HCS employer, Health New Zealand, ACC, or the Crown".

Replace the heading to section 15 with "Minimum amounts payable for travel before 1 March 2016 funded by Ministry of Health or Health New Zealand".

Replace section 28(2)(b) with:

28(2)(b) with: 15

(b) Health New Zealand:

Replace section 29(2)(c) with:

(c) Health New Zealand; and

In Schedule 3, repeal the items relating to Auckland DHB, Canterbury DHB, Hawke's Bay DHB, Nelson Marlborough DHB, Tairawhiti DHB (also known as Tairawhiti District Health and TDH), Waikato DHB, and West Coast DHB.

In Schedule 3, insert the following item in its appropriate alphabetical order:

Health New Zealand

Human Assisted Reproductive Technology Act 2004 (2004 No 92)

Replace section 27(3)(a) with:

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(a) complies in its composition with any applicable standard governing ethics committees determined by any relevant committee appointed under section 82 of the Pae Ora (Healthy Futures) Act 2021; and

Replace section 27(4) with:

(4) The committee designated under this section is subject to any applicable ethical standards determined by any relevant committee appointed under section 82 of the Pae Ora (Healthy Futures) Act 2021.

Immigration Act 2009 (2009 No 51)

In heading to section 300, replace "publicly funded health and disability support services" with "services".

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Immigration Act 2009 (2009 No 51)—continued

In section 300(1)(a) and (b), replace "publicly funded health and disability support services" with "services".

In section 300(3)(a), (b), and (c), replace "publicly funded health and disability support services" with "services".

In section 300(9), repeal the definition of **publicly funded health and disability sup-** 5 **port services**.

In section 300(9), definition of **responsible department**, replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In section 300(9), insert its appropriate alphabetical order:

services has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

Income Tax Act 2007 (2207 No 97)

In section CW 53B(1), replace "the Ministry of Health or a District Health Board" with "Health New Zealand or the Māori Health Authority".

In section CW 52B(2), definition of **disability support services**, replace "section 6(1) of the New Zealand Public Health and Disability Act 2000" with "**section 4 of the Pae Ora (Healthy Futures) Act 2021**".

In section LY 3(2)(d)(ii), replace "a district health board" with "Health New Zealand".

In section MX 2(c)(ii), replace "New Zealand Public Health and Disability Act 2000" 20 with "Pae Ora (Healthy Futures) Act **2021**".

Inquiries Act 2013 (2013 No 60)

In Schedule 1, repeal the item relating to New Zealand Public Health and Disability Act 2000.

Land Transport Act 1998 (1998 No 110)

In section 73(7), replace "a district health board" with "Health New Zealand".

Local Electoral Act 2001 (2001 No 35)

Repeal section 7(f).

Local Government (Rating) Act 2002 (2002 No 6)

In Schedule 1, Part 1, clause 8, replace "a district health board" with "Health New 30 Zealand".

Local Government Act 1974 (1974 No 66)

In section 2(1), repeal the definition of **district health board**.

Maritime	Transport	Act 1994	(1994 No	104)
	II WIII DOLL	1 1 C C 1 / /	1	

In section 40M(7), replace "a district health board," with "Health New Zealand,".

Medicines Act 1981 (1981 No 118)

Replace section 49A(3)(b) with:

(b) officers and employees of Health New Zealand established by section11 of the Pae Ora (Healthy Futures) Act 2021:

After section 55F(4), insert:

(5) Subsection (1) does not apply to Health New Zealand established by section 11 of the Pae Ora (Healthy Futures) Act 2021.

Replace section 96F(3) with:

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(3) Parts 2 and 3 of the Inquiries Act 2013 apply, with all necessary modifications, to the establishment and procedures of a committee that is to be, or has been, established under subsection (1) as if it were an inquiry established that Act.

Mental Health and Wellbeing Commission Act 2020 (2020 No 32)

After section 14(6)(e), insert:

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(f) the Māori Health Authority.

Mental Health (Compulsory Assessment and Treatment) Act 1992 (1992 No 46)

In section 2(1), definition of **service**, replace paragraph (a) with:

 funded by the Crown under the New Zealand Health Plan within the meaning of section 4 of the Pae Ora (Healthy Futures) Act 2021;
 or

Misuse of Drugs Act 1975 (1975 No 116)

In section 8(1)(b)(i), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In section 8(1)(f), replace "any district health board established by the New Zealand 25 Public Health and Disability Act 2000" with "Health New Zealand established by section 11 of the Pae Ora (Healthy Futures) Act 2021".

Replace section 20(3)(a) with:

(a) employees of Health New Zealand established by section 11 of the Pae Ora (Healthy Futures) Act 2021:

New Zealand Sign Language Act 2006 (2006 No 18)

Replace section 10(2) with:

(2) A report under subsection (1) may be included in any report referred to in clause 6 of Schedule 1 of the Pae Ora (Healthy Futures) Act 2021 on the progress being made in implementing the New Zealand disability strategy.

New Zealand Superannuation and Retirement Income Act 2001 (previously named the New Zealand Superannuation Act 2001) (2001 No 84)

In section 19(1), replace "a District Health Board within the meaning of the New Zealand Public Health and Disability Act 2000" with "Health New Zealand established by section 11 of the Pae Ora (Healthy Futures) Act 2021".

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Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2014 (2014 No 52)

In the heading to section 137, replace "district health boards" with "Health New Zealand".

In section 137(1),—

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- (a) replace "A district health board may dispose" with "Health New Zealand may dispose"; and
- (b) replace "the district health board's objectives" with "Health New Zealand's objectives".

Repeal section 137(2).

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Ngāi Tahu Claims Settlement Act 1998 (1998 No 97)

In section 50(j), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

Ngāti Hauā Claims Settlement Act 2014 (2014 No 75)

In section 109(1)(a)(ii), replace "Waikato District Health Board" with "Health New 20 Zealand".

Replace section 126 with:

126 Disposal by Health New Zealand

Health New Zealand (established by **section 11 of the Pae Ora (Healthy Futures) Act 2021**), or any of its subsidiaries, may dispose of RFR land to any person if the Minister of Health has given notice to the trustees that, in the Minister's opinion, the disposal will achieve, or assist in achieving, Health New Zealand's objectives.

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Ngāti Toa Rangatira Claims Settlement Act 2014 (2014 No 17)

Replace section 202 with:

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202 Disposals by Health New Zealand

Health New Zealand (established by **section 11 of the Pae Ora (Healthy Futures) Act 2021**), or any of its subsidiaries, may dispose of RFR land to any person if the Minister of Health has given notice to the trustees that, in the Minister's opinion, the disposal will achieve, or assist in achieving, Health New Zealand's objectives.

In section 2(2)(b), replace "a district health board if the district health board, whether alone or together with any other district health board," with "Health New Zealand if Health New Zealand,".

After section 2(2)(c), insert:

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(d) the Māori Health Authority if the Māori Health Authority directly or indirectly owns, or controls the exercise of all the voting rights attaching to, the issued shares of the company (other than shares that carry no right to participate beyond a specified amount in a distribution of either profits or capital).

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In Schedule 1, Part 1A, repeal the items relating to Health New Zealand and Māori Health Authority.

In Schedule 1, Part 2, repeal the following items:

District health boards

District Health Boards New Zealand Incorporated

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Health Promotion Agency

New Zealand Blood Service

Related companies of district health boards (within the meaning of section 2(2)(b))

In Schedule 1, Part 2, insert in their appropriate alphabetical order:

Health New Zealand

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Māori Health Authority

New Zealand Blood and Organ Service

Related companies of Health New Zealand

Related companies of the Māori Health Authority

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Oranga Tamariki Act 1989/Children's and Young People's Well-being Act 1989 (previously named the Children, Young Persons, and Their Families Act 1989) (1989 No 24)

In section 2(1), definition of **child welfare and protection agency**, replace paragraph (j) with:

(j) Health New Zealand:

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In section 2(1), definition of **child welfare and protection agency**, after paragraph (n), insert:

(o) the Māori Health Authority

In section 2(1), repeal the definition of **DHB** and insert in its appropriate alphabetical order:

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Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

Oranga	a Tamariki	Act 1989	9/Child	ren's ar	nd Young	Peo	ple's V	Well-being	Act	1989
(previo	usly named	d the Chi	ildren,	Young	Persons,	and	Their	Families	Act	1989)
(1989 N	No 24)—con	tinued		_						

In section 2(1), insert in its appropriate alphabetical order:

Māori Health Authority has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

Parental Leave and Employment Protection Act 1987 (1987 No 129)

Repeal section 2AB.

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Port Nicholson Block (Taranaki Whānui ki Te Upoko o Te Ika) Claims Settlement Act 2009 (2009 No 26)

Replace section 109 with:

109 Disposals by Health New Zealand

Health New Zealand (as defined in **section 4 of the Pae Ora (Healthy Futures) Act 2021**), or any of its subsidiaries, may dispose of RFR land to any person if the Minister of Health has given notice to the trustees that, in the Minister's opinion, the disposal will achieve, or assist in achieving, Health New Zealand's objectives.

Privacy Act 2020 (2020 No 31)

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In section 138, definition of **specified organisation**, replace paragraph (c) with:

(c) Health New Zealand:

In section 138, definition of **specified organisation**, after paragraph (j), insert:

(k) Māori Health Authority

In Schedule 3, table, replace each reference to "District Health Boards" with "Health New Zealand and Māori Health Authority".

Prohibition of Gang Insignia in Government Premises Act 2013 (2013 No 56)

In section 4, repeal the definition of **district health board** and insert in its appropriate alphabetical order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

In section 4, definition of **Government premises**, replace paragraph (c)(i) with:

(i) Health New Zealand; and

Public Audit Act 2001 (2001 No 10)

In Schedule 2, insert the following item in its appropriate alphabetical order:

Māori Health Authority

Public Service Act 2020 (2020 No 40)

In Schedule 2, Part 2, repeal the items relating to Health New Zealand and Māori Health Authority.

Psychoactive Substances Act 2013 (2013 No 53)

In section 8, definition of **public health**, replace "section 8(1) of the New Zealand Public Health and Disability Act 2000" with "**section 4 of the Pae Ora (Healthy Futures) Act 2021**".

Raukawa Claims Settlement Act 2014 (2014 No 7)

In section 106(1)(a)(ii), replace "the Waikato District Health Board" with "Health New Zealand".

Replace section 124 with:

124 Disposal by Health New Zealand

Health New Zealand (established by section 11 of the Pae Ora (Healthy Futures) Act 2021), or any of its subsidiaries, may dispose of RFR land to any person if the Minister of Health has given notice to the trustees that, in the Minister's opinion, the disposal will achieve, or assist in achieving, Health New Zealand's objectives.

Reserves and Other Lands Disposal Act 2015 (2015 No 84)

Replace the cross-heading above section 18 with:

Health New Zealand

In section 19(1), replace "The Nelson Marlborough District Health Board (the **DHB**)" with "Health New Zealand".

In section 19(2), replace "the DHB" with "Health New Zealand".

Residential Care and Disability Support Services Act 2018 (2018 No 33)

In section 5, repeal the definition of **DHB** and insert in its appropriate alphabetical 25 order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

In section 5, definition of **funder**, replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In section 5, replace definition of **section 88 notice** with:

section 90 notice means a notice—

- (a) given under section 90 of the Pae Ora (Healthy Futures) Act 2021; and
- (b) in respect of the provision of LTR care

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Residential Care and Disability Support Services Act 2018 (2018 No 33)—continued

In section 5, definition of **service agreement**, replace paragraph (a) with:

(a) entered into between a funder and provider; and

Replace section 13 with:

13 Funding eligible

A person is funding eligible if the person belongs to a class of eligible people specified in regulations made under section 97 of the Pae Ora (Healthy Futures) Act 2021 or is eligible under a ministerial direction continued under clause 24 of Schedule 1 of that Act.

In section 27(3), replace "A DHB" with "Health New Zealand".

In section 29(1), replace "A DHB that" with "If Health New Zealand".

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In section 29(1), replace "A DHB that receives an application under section 27(1)" with "If Health New Zealand receives an application under section 27(1), it".

In section 29(3)(c), replace "the DHB" with "Health New Zealand".

In section 30(1), replace "A DHB" with "Health New Zealand".

In section 30(2), replace "The DHB" with "Health New Zealand".

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In section 59(1)(a), replace "a DHB" with "Health New Zealand".

In section 59(1)(c)(ii), replace "section 92(3) of the New Zealand Public Health and Disability Act 2000" with "section 97(1) of the Pae Ora (Healthy Futures) Act 2021".

In section 59(2)(b), replace "New Zealand Public Health and Disability Act 2000" 20 with "Pae Ora (Healthy Futures) Act **2021**".

In section 65, replace "the applicable DHB" with "Health New Zealand".

Smokefree Environments and Regulated Products Act 1990 (1990 No 108)

In section 91(1)(a), replace "a District Health Board under the New Zealand Public Health and Disability Act 2000" with "Health New Zealand established by the Pae Ora (Healthy Futures) Act **2021**".

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Social Security Act 2018 (2018 No 32)

In section 67(d)(i), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In section 72(2)(d)(i), replace "New Zealand Public Health and Disability Act 2000" 30 with "Pae Ora (Healthy Futures) Act **2021**".

In section 86(b)(ii), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In section 96(2)(a), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

Social Security Act 2018 (2018 No 32)—continued

In section 96(2)(b), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In section 402(b), replace "section 92(3)(d) of the New Zealand Public Health and Disability Act 2000" with "section 97(1)(k) of the Pae Ora (Healthy Futures) Act 2021".

In Schedule 2, definition of hospital, replace paragraph (b) with:

(b) in sections 206 and 207, means a hospital operated by Health New Zealand within the meaning of section 4 of the Pae Ora (Healthy Futures) Act 2021

In Schedule 2, definition of **residential care services**, paragraph (g), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

Sport and Recreation New Zealand Act 2002 (2002 No 38)

In section 5, definition of New Zealand health strategy, replace "section 8(1) of the New Zealand Public Health and Disability Act 2000" with "section 4 of the Pae Ora (Healthy Futures) Act 2021".

In section 5, replace the definition of New Zealand health strategy with:

New Zealand health strategy means the New Zealand Health Strategy referred to in section 4 of the Pae Ora (Healthy Futures) Act 2021

Support Workers (Pay Equity) Settlements Act 2017 (previously named the Care and Support Workers (Pay Equity) Settlement Act 2017) (2017 No 24)

In section 3(2)(a) and (c), replace "the 20 DHBs" with "the predecessors of Health New Zealand".

In section 5, definition of **care and support services**, paragraph (a)(i), replace "the Ministry of Health, a DHB" with "Health New Zealand, the Māori Health Authority". 25 In section 5, repeal the definition of **DHB** and insert in its appropriate alphabetical order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

In section 5, definition of **employer**, replace paragraph (a)(iv) with:

(iv) Health New Zealand; but

In section 5, definition of **employer**, replace paragraph (b) with:

(b) does not include a natural person who receives funding directly from ACC, Health New Zealand, or the Māori Health Authority towards the cost of care and support services for the person or a family member of the person.

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Support Workers (Pay Equity) Settlements Act 2017 (previously named the Care and Support Workers (Pay Equity) Settlement Act 2017) (2017 No 24)—continued

In section 5, definition of **funder**, replace "Ministry for Children, a DHB, or ACC" with "Ministry for Children, Health New Zealand, the Māori Health Authority, or ACC".

Veterans' Support Act 2014 (2014 No 56)

In section 107(b), replace "New Zealand Public Health and Disability Act 2000" with 5 "Pae Ora (Healthy Futures) Act **2021**".

Victims' Rights Act 2002 (2002 No 39)

Replace section 11(2)(b) with:

(b) Health New Zealand (as defined in section 4 of the Pae Ora (Healthy Futures) Act 2021):

Part 2

Amendments to legislative instruments

Accident Compensation (Ancillary Services) Regulations 2002 (SR 2002/13)

In regulation 6(1)(b)(i), replace "a district health board or other person under an agreement (if any) in force under the New Zealand Public Health and Disability Act 2000" with "Health New Zealand or other person under an agreement (if any) in force under the Pae Ora (Healthy Futures) Act 2021".

Accident Compensation (Liability to Pay or Contribute to Cost of Treatment) Regulations 2003 (SR 2003/388)

In regulation 3, definition of **community services card**, paragraph (b), replace "section 92(3) of the New Zealand Public Health and Disability Act 2000" with "**section 97(1) of the Pae Ora (Healthy Futures) Act 2021**".

In section 13(5)(a), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In regulation 18(5)(a) and (6)(c), replace "a district health board" with "Health New 25 Zealand".

COVID-19 Public Health Response (Required Testing) Order 2020 (LI 2020/230)

In Schedule 2, table, item 3.3, replace "district health board" with "Health New Zealand".

Cremation Regulations 1973 (SR 1973/154)

In regulation 7(3), replace "a district health board established by or under section 19 of the New Zealand Public Health and Disability Act 2000" with "Health New Zealand established by the Pae Ora (Healthy Futures) Act **2021**".

Crown	Entities	(Financial	Powers)	Regulations	2005	SR 2	2005/68)
	Littles	(1 1114110141	1011013	itesulations	-000	OIL A	-000,00,

In the heading to regulation 13, replace "district health boards" with "Health New Zealand and Māori Health Authority".

In regulation 13(1), replace "A district health board" with "Health New Zealand or the Māori Health Authority".

In regulation 13(1)(b), replace "as defined in that district health board's Crown funding agreement" with "as defined in the New Zealand Health Plan".

In regulation 13(4), revoke the definition of **district health board** and insert in their appropriate alphabetical order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

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Māori Health Authority has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

New Zealand Health Plan has the meaning in section 44 of the Pae Ora (Healthy Futures) Act 2021

In regulation 13(4), revoke the definition of Crown funding agreement and insert in their appropriate alphabetical order:

Māori Health Authority has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

New Zealand Health Plan has the meaning in section 44 of the Pae Ora (Healthy Futures) Act 2021

In regulation 13(4), revoke the definition of **Crown funding agreement**.

In regulation 13(4), revoke the definition of **Residual Health Management Unit**.

Health Entitlement Cards Regulations 1993 (SR 1993/169)

In regulation 22(1), definition of **prescription item**, replace "a Crown funding agreement" with "the New Zealand Health Plan".

In regulation 22(1), definition of prescription item, replace "section 88 of the New Zealand Public Health and Disability Act 2000" with "section 44 of the Pae Ora (Healthy Futures) Act 2021".

Health (Immunisation) Regulations 1995 (SR 1995/304)

In regulation 2(1), definition of **Pharmac**, replace "established by section 46 of the New Zealand Public Health and Disability Act 2000" with "continued by **section 90** section 60 of the Pae Ora (Healthy Futures) Act 2021".

Health (Retention of Health Information) Regulations 1996 (SR 1996/343)

In regulation 2, definition of service, replace "section 6(1) of the New Zealand Public

Health and Disability Act 2000" with "section 4 of the Pae Ora (Healthy

Futures) Act 2021".

Health Entitlement Cards Regulations 1993 (SR 1993/169)

In regulation 2(1), definition of **Act**, replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In regulation 2(1), definition of **medical practitioner**, paragraph (d)(iii), replace "section 88 of the New Zealand Public Health and Disability Act 2000" with "**section 90 of the Pae Ora (Healthy Futures) Act 2021**".

In regulation 2(1), definition of **primary health organisation**, replace "a district health board" with "Health New Zealand or the Māori Health Authority".

In regulation 2(1), definition of **provider**, replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In regulation 5(2)(d), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In regulation 8(1)(g), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In regulation 8(3), replace "New Zealand Public Health and Disability Act 2000" 15 with "Pae Ora (Healthy Futures) Act **2021**".

In regulation 12(b), replace "any district health board" with "Health New Zealand".

In regulation 12(b)(ii)(A), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In regulation 13(5)(a) and (b), replace "New Zealand Public Health and Disability 20 Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In regulation 17, definition of **general medical services**, replace "section 25 or 88 of the New Zealand Public Health and Disability Act 2000" with "**section 90 of the Pae Ora (Healthy Futures) Act 2021**".

In regulation 17, definition of **qualifying medical services**, paragraph (a), replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

In regulation 20A(b), replace "the Ministry of Health or Health Benefits Limited or any medical practitioner or other health practitioner or any specialist or any pharmacist or any district health board" with "the Ministry of Health or any medical practitioner or other health practitioner or any specialist or any pharmacist or Health New Zealand".

In regulation 22(1), definition of **prescription item**, replace "a Crown funding agreement" with "the New Zealand Health Plan".

In regulation 22(1), definition of prescription item, replace "section 88 of the New Zealand Public Health and Disability Act 2000" with "section 44 of the Pae Ora (Healthy Futures) Act 2021".

In regulation 22(1), definition of **pharmaceutical**, replace "New Zealand Public Health and Disability Act 2000" with "Pae Ora (Healthy Futures) Act **2021**".

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Health Entitlement Cards Regulations 1993 (SR 1993/169)—continued

In regulation 22(1), definition of prescription item, replace "section 88 of the New Zealand Public Health and Disability Act 2000" with "section 90 of the Pae Ora (Healthy Futures) Act 2021".

In regulation 22(1), definition of **prescription item**, replace "a Crown funding agreement or a service agreement or a notice given under section 88 of the New Zealand Public Health and Disability Act 2000" with "the New Zealand Health Plan or a notice given under **section 90 of the Pae Ora (Healthy Futures) Act 2021**".

In regulation 23A(b), replace "the Director-General of Health or Health Benefits Limited or any medical practitioner or any specialist or any pharmacist or any district health board" with "the Director-General of Health or any medical practitioner or any specialist or any pharmacist or Health New Zealand".

Injury Prevention, Rehabilitation, and Compensation (Public Health Acute Services) Regulations 2002 (SR 2002/71)

In regulation 3(1), definition of **personal health services**, replace "section 6(1) of the New Zealand Public Health and Disability Act 2000" with "**section 4 of the Pae Ora (Healthy Futures) Act 2021**".

Medicines Regulations 1984 (SR 1984/143)

In regulation 2(1), definition of **Pharmac**, replace "established by section 46 of the New Zealand Public Health and Disability Act 2000" with "continued by **section 60** of the **Pae Ora** (**Healthy Futures**) **Act 2021**".

In regulation 11(3)(a)(ii), replace "section 6(1) of the New Zealand Public Health and Disability Act 2000" with "section 4 of the Pae Ora (Healthy Futures) Act 2021".

National Civil Defence Emergency Management Plan Order 2015 (LI 2015/140)

In the Schedule, clause 2(1), revoke the definition of **DHB** and insert in its appropriate alphabetical order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

In the Schedule, clause 2(1), definition of **PHU**, replace "a DHB" with "Health New Zealand".

In the Schedule, replace clause 47(1)(c) with:

(c) Health New Zealand, which plans, manages, provides, and purchases services for the New Zealand population, including primary care, public health services, aged care, and services provided by other non-government health providers; and

In the Schedule, clause 50(3), replace "DHBs are" with "Health New Zealand is". In the Schedule, clause 50(3)(a), delete "within their districts".

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National Civil Defence Emergency Management Plan Order 2015 (LI 2015/140) —continued

In the Schedule, clause 50(3)(b), delete "affecting their districts, and cooperating with neighbouring DHBs in the development of inter-DHB, sub-regional, regional, and national emergency plans and capability as appropriate to decide how services will be delivered in an emergency (acknowledging DHBs' role as both funders and providers of health and disability service providers, including the provision of support directly or indirectly to other affected parts of the country)".

In the Schedule, clause 50(3)(c), replace "ensuring that all their plans" with "ensuring that all of its plans".

In the Schedule, clause 50(3)(d)(iii), replace "that their own planning" with "that its own planning".

In the Schedule, clause 50(5)(b), replace "relevant DHBs" with "Health New Zealand".

In the Schedule, clause 50(5)(d), replace "DHB regional groups" with "Health New Zealand".

In the Schedule, clause 50(6)(b), replace "the relevant DHBs" with "Health New Zealand".

In the Schedule, clause 50(6)(d), replace "DHB regional groups" with "Health New Zealand".

In the Schedule, clause 51(1), replace "DHBs" with "Health New Zealand".

In the Schedule, clause 51(3), replace "DHBs are responsible for" with "Health New 20 Zealand is responsible for".

In the Schedule, clause 51(3)(c), replace "continuing their services" with "considering continuing its services".

In the Schedule, clause 51(4)(c), replace "coordinating via local DHB" with "coordinating via Health New Zealand".

In the Schedule, clause 51(5)(b), replace "coordinating via local DHB" with "coordinating via Health New Zealand".

In the Schedule, clause 51(6)(b), replace "local DHB" with "Health New Zealand".

In the Schedule, clause 68(6)(a), replace "DHBs" with "Health New Zealand".

In the Schedule, clause 68(6)(h), replace "and DHBs" with "Health New Zealand".

In the Schedule, clause 69(3)(d), replace "with DHBs and primary care and" with "Health New Zealand with Health New Zealand and".

In the Schedule, clause 69(4)(b), replace "DHBs" with "Health New Zealand".

In the Schedule, clause section 71(4), replace "DHBs are responsible for coordinating the provision of psychosocial support services (DHBs advise non-government organisations and primary health organisations on the type and nature of services needed for ongoing psychosocial support)" with "Health New Zealand is responsible for

National Civil Defe	nce Emergency Manage	ment Plan Order 201	5 (LI 2015/140)
—continued			

coordinating the provision of psychosocial support services (Health New Zealand advises non-government organisations and primary health organisations on the type and nature of services needed for ongoing psychosocial support)".

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In the Schedule, clause 71(5)(a), replace "DHBs" with "Health New Zealand".

In the Schedule, clause 72(4)(a), replace "DHBs" with "Health New Zealand".

In the Schedule, clause 73(5), replace "DHBs" with "Health New Zealand".

New Zealand Public Health and Disability (Archives) Regulations 2001 (SR 2001/248)

In regulation 4(a)(i) regulation 4(1)(a)(i) and (ii), replace "a DHB" with "Health New Zealand or the Māori Health Authority".

Privacy (Information Sharing Agreement between Inland Revenue and Ministry of Social Development) Order 2017 (LI 2017/176)

In clause 3(1), definition of **subsidies**, replace "section 92 of the New Zealand Public Health and Disability Act 2000" with "**section 97 of the Pae Ora (Healthy Futures) Act 2021**".

Privacy (Information Sharing Agreement between New Zealand Gang Intelligence Centre Agencies) Order 2018 (LI 2018/247)

In clause 3, definition of subsidies, replace "section 92 of the New Zealand Public Health and Disability Act 2000" with "section 97 of the Pae Ora (Healthy Futures) Act 2021".

Public and Community Housing Management (Prescribed Elements of Calculation Mechanism) Regulations 2018 (LI 2018/173)

In regulation 3(1), definition of **Crown**, paragraph (c), replace "(for example, DHBs)" with "(for example, Health New Zealand)".

In regulation 3(1), definition of **Crown**, paragraph (d), replace "a DHB" with "Health 25 New Zealand".

In regulation 3(1), revoke the definition of **DHB** and insert in its appropriate alphabetical order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

In regulation 3(1), definition of **disability support services**, replace "section 6(1) of the New Zealand Public Health and Disability Act 2000" with "**section 4 of the Pae Ora (Healthy Futures) Act 2021**".

In regulation 3(1), definition of **predecessor in title**, replace "a DHB" with "Health New Zealand".

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Residential Care and Disability Support Services Regulations 2018 (LI 2018/203)

In Schedule 3, Part 2, clause 2, definition of **Crown**, paragraph (c), replace "(for example, DHBs)" with "(for example, Health New Zealand)".

In Schedule 3, Part 2, clause 2, definition of **Crown**, paragraph (d), replace "a DHB" with "Health New Zealand".

In Schedule 3, Part 2, clause 2, revoke the definition of **DHB** and insert in its appropriate alphabetical order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

In Schedule 3, Part 2, clause 2, definition of **disability support services**, replace "section 6(1) of the New Zealand Public Health and Disability Act 2000" with "**section 4 of the Pae Ora (Healthy Futures) Act 2021**".

In Schedule 3, Part 2, clause 2, definition of **predecessor in title**, replace "a DHB" with "Health New Zealand".

Social Security Regulations 2018 (LI 2018/202)

In regulation 290(2)(d), replace "a district health board" with "Health New Zealand".

In Schedule 8, Part 5, clause 5, definition of **Crown**, paragraph (c), replace "DHBs" with "Health New Zealand".

In Schedule 8, Part 5, clause 5, definition of **Crown**, paragraph (d), replace "a DHB" with "Health New Zealand".

In Schedule 8, Part 5, clause 5, revoke the definition of **DHB** and insert in its appropriate alphabetical order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

In Schedule 8, Part 5, clause 5, definition of **predecessor in title**, replace "a DHB" 25 with "Health New Zealand".

Student Allowances Regulations 1998 (SR 1998/277)

In regulation 2(1), definition of **Crown**, paragraph (c), replace "DHBs" with "Health New Zealand".

In regulation 2(1), definition of **Crown**, paragraph (d), replace "a DHB" with "Health New Zealand".

In regulation 2(1), revoke the definition of **DHB** and insert in its appropriate alphabetical order:

Health New Zealand has the meaning in section 4 of the Pae Ora (Healthy Futures) Act 2021

In regulation 2(1), definition of **predecessor in title**, replace "a DHB" with "Health New Zealand".

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Part 3 Revocations

Health (Cancellation of Division of District Health Boards into Constituencies) Order 2004 (SR 2004/63)	
Health and Disability (Division of Southern DHB into Constituencies) Order 2010 (SR 2010/77)	5
Health Sector Transfers (Enable New Zealand Limited) Order 2002 (SR 2002/334)	
Health Sector (Transfer of Assets and Liabilities of Crown Public Health Limited and CLS Properties Limited) Order 2002 (SR 2002/333)	10
Health Sector Transfers (Canterbury DHB) Order 2015 (SR 2015/132)	
Health Sector Transfers (Christchurch Hospital Hagley Facility) Order 2020 (LI 2020/178)	
Health Sector Transfers (Christchurch Hospital Outpatients Facility) Order 2018 (LI 2018/212)	15
Health Sector Transfers (Hutt DHB) Order 2009 (SR 2009/205)	
Health Sector Transfers (NZ Health Partnerships Limited) Order 2015 (SR 2015/148)	
Health Sector Transfers (Organ Donation Capability) Order 2020 (LI 2020/188)	
Health Sector Transfers (Provider Arrangements) Order 2001 (SR 2001/135)	20
Health Sector Transfers (Provider Arrangements) Order (No 2) 2001 (SR 2001/247)	
Health Sector Transfers (Provider Arrangements) Order 2002 (SR 20021/151)	
Health Sector Transfers (Provider Arrangements) Order 2003 (SR 2003/219)	
Health Sector Transfers (Southern DHB) Order 2010 (SR 210/79) (SR 2010/79)	25
Health Sector Transfers (Te Nikau Grey Base Hospital and Health Centre) Order 2020 (LI 2020/148)	
Health Sector Transfers (Wellington City Council) Order 2002 (SR 2002/393)	
Health Sector Transfers (West Otago Health Trust) Order 2004 (SR 2004/16)	

New Zealand Public Health and Disability (Planning) Regulations 2011 (LI 2011/147) (SR 2011/147)

Organ Donors and Related Matters Act 2019 Commencement Order 2020 (LI 2020/192)

Schedule 3 Iwi-Māori partnership boards

s 27C

Iwi-Māori partnership board

Area covered by the board

Schedule 4 Provisions applying to mortality review committees

S	75

1	Inter	pretation					
	In th	is schedule, unless the context otherwise requires,—	5				
		document has the same meaning as in section 2(1) of the Official Information Act 1982					
	•	cial proceeding means a proceeding that is judicial within the meaning of on 108 of the Crimes Act 1961					
	mini	sterial authority means an authority—	10				
	(a)	given by the Minister under clause 6(1); and					
	(b)	in force for the time being					
		ous offence means an offence punishable by imprisonment for a term of ars or more.					
	Comp	are: 1995 No 95 s 66	15				
		Chairperson may require person to give information					
2	Chai	rperson may require person to give information					
(1)	If a mortality review committee gives its chairperson, or an agent the committee appoints for the purpose, authority in writing to do so, the chairperson or agent may, by notice in writing to any person, require the person to give the committee information in the person's possession, or under the person's control, and relevant to the performance by the committee of any of its functions.						
(3)	Exan	nples of the information the chairperson or agent may require are—					
	(a)	patient records, clinical advice, and related information:					
	(b)	answers to questions posed by the chairperson in the notice, and that the person is able to answer:	25				
	(c)	information that became known solely as a result of a declared quality assurance activity, within the meaning of Part 6 of the Medical Practitioners Act 1995, or a protected quality assurance activity within the meaning of section 53(1) of the Health Practitioners Competence Assurance Act 2003.	30				
(4)	The p	person must take all reasonable steps to comply with the notice.					
		Production, disclosure, and recording of information					
3	Meaning of information						
	In clauses 4 to 6, information means any information—						

(a)	that is persona	l information	within	the	meaning	of	section	7(1)	of	the

(b) that became known to any member or executive officer or agent of a mortality review committee only because of the committee's functions being performed (for example, because it is contained in a document created, and made available to the member or executive officer or agent, only because of those functions being performed), whether or not the performance of those functions is completed.

4 Prohibitions on production, disclosure, and recording of information

- (1) A member or executive officer or agent of a mortality review committee must not produce or disclose information to another person or in any judicial proceeding, or make any record of it, unless the production, disclosure, or record, is—
 - (a) for the purposes of performing the committee's functions; or
 - (b) in accordance with an exception stated in clause 5; or

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- (c) in accordance with a ministerial authority.
- (2) In any judicial proceeding, a member or executive officer or agent of a mortality review committee must not be required to produce information in contravention of **subclause (1)**.

Compare: 1995 No 95 s 70 20

5 Exceptions to prohibitions

Clause 4 does not prohibit—

(a) the production, disclosure, or recording of information if the information does not identify, either expressly or by implication, any particular individual:

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- (b) the disclosure of information—
 - (i) with the consent of every person who would be directly or indirectly identified by the disclosure:
 - (ii) to the Minister, or a person authorised by the Minister, for the purpose of enabling the Minister to decide whether or not to issue a ministerial authority:
 - (iii) for the purposes of the prosecution of an offence against **section 75(6)** (disclosure of information contrary to this schedule).

Compare: 1995 No 95 s 71

6 Minister may authorise disclosure of information

(1) If the Minister is satisfied that information relates to conduct (whenever occurring) that constitutes or may constitute a serious offence, the Minister may, by notice in writing signed by the Minister, give a ministerial authority authorising

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the disclosure of the information, in the manner, and subject to any conditions, specified in the notice, for 1 or more of the following purposes:

- (a) for the purposes of the investigation and prosecution of offences:
- (b) for the purposes of a Royal Commission, or a commission of inquiry appointed by an Order in Council made under the Commissions of Inquiry Act 1908:
- (c) for the purposes of an inquiry to which section 6 of the Inquiries Act 2013 applies.
- (2) However, a ministerial authority may be given for information of a non-factual nature (for example, expressions of opinion) only if that information consists only of matter contained in a report or advice prepared by the mortality review committee.
- (3) The Minister may at any time—
 - (a) revoke a ministerial authority; or
 - (b) revoke, amend, or add to any condition or conditions to which a ministerial authority is subject.
- (4) A ministerial authority authorising the disclosure of information does not of itself—
 - (a) require the disclosure of that information; or
 - (b) create a duty to disclose that information.

Compare: 1995 No 95 s 72

Supplementary procedure

7 Supplementary procedure

A mortality review committee may regulate its procedure, at its meetings and otherwise, in any manner not inconsistent with this Act it thinks fit.

Schedule 5

Provisions relating to imposition and payment of Ministry levies

ss 96, 97

1	Interp	reta	tion
-	TIL COL P	1 0 000	

(1) In this schedule, unless the context otherwise requires,—

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aggregate expenditure figure, in relation to any financial year, means the aggregate expenditure figure assessed in respect of that year by the Minister under clause 2(1)

aggregate levy figure, in relation to any financial year, means the aggregate levy figure determined in respect of that year by the Minister under **clause 2(2)**

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beer means the product of the alcoholic fermentation by yeast of liquid derived from a mash of drinking water and malt grains with hops or their extracts that on analysis is found to contain more than 1.15% volume of alcohol

class of alcohol means a class of alcohol as identified in the table in **Schedule**

preceding statistical year means the latest complete period of 12 consecutive months in respect of which, at any material time, the following information is available to the Minister:

- (a) the total number of litres of each class of alcohol imported into New 20 Zealand during that period; and
- (b) the total number of litres of each class of alcohol manufactured in New Zealand during that period

spirits means ethyl alcohol, whether denatured or not, and any spirituous beverages, including brandy, gin, rum, vodka, whisky, and every other description of spirituous alcohol derived from ethyl alcohol

wine means the product of the complete or partial fermentation of any fruit (including grapes), vegetable, or honey, and—

- (a) includes—
 - (i) cider, perry, and mead; and

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- (ii) fortified wines such as sherry, port, and fruit or vegetable-based alcohols; but
- (b) does not include—
 - (i) beer or spirits; or
 - (ii) any alcohol containing no more than 1.15% volume of alcohol

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winemaker has the same meaning as in the Wine Act 2003.

(2) For the purposes of **clauses 3 and 5**, where any wine manufactured in New Zealand is sold to another winemaker for blending with other wine, the wine so

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- sold is deemed to be manufactured by the person who blends it, and not by its original maker.
- (3) For the purposes of **clause 3(2)**, the total number of litres of wine manufactured in New Zealand during any statistical year is deemed to be the same as the total number of litres of wine sold by winemakers during that year.

(4) For the purposes of **clauses 5 and 6**, the total number of litres of wine sold in New Zealand during any financial year is deemed to be the same as the total number of litres of wine sold in New Zealand during the preceding statistical year.

(5) For the purposes of **clause 3(2) and Schedule 6**, alcohol that is exported from New Zealand during the preceding statistical year is not to be treated as alcohol that is imported into or manufactured in New Zealand.

2 Minister to assess aggregate expenditure figure and determine aggregate levy figure

- (1) For each financial year, the Minister, acting with the concurrence of the Minister of Finance, must assess the aggregate expenditure figure for that year that, in his or her opinion, would be reasonable for the Ministry to expend spend during that year—
 - (a) in addressing alcohol-related harm; and
 - (b) in meeting its operating costs that are attributable to alcohol-related 20 activities.
- Having assessed the aggregate expenditure figure for any financial year under **subclause (1)**, the Minister must determine the aggregate levy figure for that year, being an amount equal to the aggregate expenditure figure less the amount that, in his or her opinion, is likely to be received by the Ministry during the financial year by way of interest on money invested by the Ministry or from third party or other revenue.
- (3) Nothing in this clause obliges the Ministry to expend in any financial year the whole of its income received in that year, and the Ministry may accumulate any part of its income in any financial year and expend it as it sees fit for any of its purposes in any subsequent financial year.
- (4) Despite **subclause (2)**, if the Ministry carries forward any such amount to a subsequent financial year, the Minister may, in determining the aggregate levy figure for that year, take into account the whole or any part of that amount.
- (2) After assessing the aggregate expenditure figure for a financial year, the Minister must determine the aggregate levy figure for that year.
- (3) The Ministry—
 - (a) is not obliged to spend in a financial year the whole of its income received from the alcohol levy (levy income) in that year; and

(b) may accumulate any part of its levy income in a financial year and spend it as it sees fit, for a purpose referred to in **subclause (1)(a) or (b)** in any subsequent financial year.

3 Minister to determine amounts of levy for each class of alcohol

- (1) After assessing determining the aggregate levy figure for any financial year, the 5 Minister must determine, in accordance with **subclause (2)**, the amounts of the levies payable under **clause 5**, in respect of each class of alcohol, in order to yield an amount equivalent to the aggregate levy figure.
- (2) The process for determining the amounts of levy is as follows:
 - (a) Step 1—for each class of alcohol, determine the total number of litres of that class of alcohol that was imported into or manufactured in New Zealand during the preceding statistical year:

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- (b) Step 2—for each class of alcohol, multiply the result of step 1 by the appropriate rate, as set out in the table in **Schedule 6**. This gives the (nominal) total number of litres of alcohol for each class of alcohol:
- (c) Step 3—for each class of alcohol, divide the number of litres of alcohol for that class by the total number of litres of alcohol for all classes. This gives the proportion of the aggregate levy figure that is to be borne by that class of alcohol in the next financial year:
- (d) Step 4—for each class of alcohol, multiply the result of step 3 by the aggregate levy figure. This gives the amount of levy to be borne by each class of alcohol in the next financial year:
- (e) Step 5—for each class of alcohol, divide the result of step 4 by the result of step 1. This gives the amount of levy payable on each litre of alcohol of that class in the next financial year.
- (3) If a rate for a class of alcohol is described in the table in **Schedule 6** as a variable rate, the Minister must—
 - (a) determine the rate to be applied to that class of alcohol; and
 - (b) in making that determination, use the method for determining variable rates that is described in **Schedule 6**.

4 Rate of levy fixed by Order in Council

- (1) The Governor-General may, by Order in Council, fix for the next financial year, by reference to each class of alcohol, the amount of levy payable under **clause 5**.
- (2) The amount of levy for each class of alcohol must be as determined by the 35 Minister in accordance with **clause 3(2)**.
- (3) If a rate for a class of alcohol is described in the table in **Schedule 6** as a variable rate, the Order in Council must identify the rate determined by the Minister under **clause 3(3)** and used for the purpose of **clause 3(2)**.

An Order in Council made under this clause is secondary legislation (see Part 3

(4)

` /	of th	e Legislation Act 2019 for publication requirements).	
5	Levi	es payable by importers and manufacturers of alcohol	
(1)		very financial year, a levy of the amount set by Order in Council made r clause 4 is payable by every person who—	5
	(a)	enters for home consumption (as that expression is used in the Customs and Excise Act 2018) any imported alcohol that contains more than 1.15% volume of alcohol; or	
	(b)	manufactures in New Zealand any beer or spirits; or	
	(c)	sells any wine manufactured by that person in New Zealand.	10
(2)	No levy is payable under this Act in respect of any alcohol that is not subject to or is exempt from Customs duty under the Customs and Excise Act 2018.		
(3)	If any person may be allowed, under the Customs and Excise Act 2018, any drawback in respect of any alcohol, that person may also be allowed a refund of any levy paid by that person under this Act in respect of that alcohol.		15
(4)	In this section, Customs duty has the meaning given to the term duty by section 5(1) of the Customs and Excise Act 2018.		
6	Payment and collection of levies in respect of beer, wine, and spirits		
(1)	All levies payable under this Act in respect of any beer, wine, or spirits are payable to the Customs in addition to any duty payable to the Customs in respect of the beer, wine, or spirits under the Customs and Excise Act 2018.		20
(2)	For the purposes of subclause (1) , the levies are payable to the Customs at the same time as the excise duty or excise-equivalent duty is payable under the Customs and Excise Act 2018 in respect of the beer, wine, or spirits concerned.		
7	Pow	ers of Customs	25
	2018	powers and authorities of the Customs under the Customs and Excise Act, with any necessary modifications, apply in the same manner to the colon of a levy under this Act as they apply to the collection of duty under Act.	
8	All l	evies collected to be paid to the Ministry	30
(1)	The Cust	Customs must pay to the Ministry all levies received under this Act by the oms.	
(2)	This	clause is subject to clause 9 .	
9	Crov	vn may be reimbursed for collection of levies	
(1)		the purpose of reimbursing the Crown for any expenses incurred by the oms in collecting any levies under this Act, the Customs may retain any	35

- percentage of every levy collected by it that may be determined by the Minister of Finance after consultation with the Ministry.
- (2) The amount of any levy retained under **subclause** (1) must not exceed 5% of the amount of the levies collected by the Customs.
- (3) The Crown is entitled in every financial year to recover from the Ministry out 5 of the fund any sum in respect of the costs incurred by the Director-General of Health in administering this Act that may be determined by the Minister of Finance after consultation with the Ministry.

Schedule 6 Classes of alcohol and rates for each class

			ss 96, 97
Class	Legal definition of class	Indicative description	Rate
	Alcohol which, if imported, would be classified within the following tariff items	Percentage of alcohol by volume in most items in class	
A	2203.00.12, 2206.00.37, 2208.70.30, 2208.90.62	More than 1.15% but not more than 2.5%	1.5%
В	2203.00.22, 2203.00.31, 2203.00.39, 2206.00.47, 2208.70.40, 2208.90.68	More than 2.5% but not more than 6%	Variable
С	2206.00.57, 2208.70.50, 2208.90.72	More than 6% but not more than 9%	8%
D	2204.10.01, 2204.10.18, 2204.21.18, 2204.22.90, 2204.29.90, 2205.10.19, 2205.10.38, 2205.90.19, 2205.90.38, 2206.00.08, 2206.00.68, 2208.70.60, 2208.90.78	More than 9% but not more than 14%	10%
E	2204.21.13, 2204.22.19, 2204.29.20, 2205.10.12, 2205.10.33, 2205.90.12, 2205.90.33, 2206.00.17, 2206.00.78, 2208.70.71, 2208.90.06, 2208.90.85	More than 14% but not more than 23%	Variable
F	2206.00.28, 2206.00.89, 2208.20.04, 2208.20.08, 2208.20.19, 2208.20.29, 2208.30.04, 2208.30.08, 2208.30.19, 2208.40.04, 2208.40.08, 2208.40.19, 2208.50.04, 2208.50.08, 2208.50.19, 2208.60.19, 2208.60.29, 2208.60.99, 2208.70.80, 2208.90.08, 2208.90.48, 2208.90.97	More than 23%	Variable

Method for determining variable rates

For a given financial year, the variable rate for a class is the average alcohol content by volume of all the alcohol of that class that was imported into or manufactured in New Zealand in the preceding statistical year.

Legislative history

20 October 2021	Introduction (Bill 85–1)
27 October 2021	First reading and referral to Pae Ora Legislation Committee
14 April 2022	Reported from Pae Ora Legislation Committee (Bill 85–2)
5 May 2022	Second reading
2 June 2022	Committee of the whole House (Bill 85–3)

Wellington, New Zealand: