# **Standards and Accreditation Bill**

Government Bill

# As reported from the Commerce Committee

# **Commentary**

# Recommendation

The Commerce Committee has examined the Standards and Accreditation Bill and recommends that it be passed with the amendments shown.

# Introduction

The Standards and Accreditation Bill seeks to repeal and replace the Standards Act 1988 and the Testing Laboratory Registration Act 1972. This would consolidate legislation relating to standards (specifications for goods, services, processes, or practices) and the accreditation of conformity assessment bodies, such as inspection agencies and testing laboratories. It is intended to ensure that the New Zealand standards and conformance system functions well and meets the needs of business, regulators, and consumers.

The bill would:

- disestablish the Standards Council and replace it with the New Zealand Standards Approval Board
- rename the Testing Laboratory Registration Council the Accreditation Council, and make minor amendments to its institutional arrangements to reflect its functions more accurately

- establish an independent statutory officer—the New Zealand Standards Executive—with responsibility for standards development and New Zealand's membership of international standards organisations
- allow the formation of standards development committees
- strengthen the current cost recovery model for standards.

This commentary covers the key amendments that we recommend to the bill. It does not cover minor or technical amendments.

#### Commencement

We recommend amending clause 2 so that Part 1, subparts 1 and 3 and certain miscellaneous provisions in Part 2 would come into force the day after the Royal Assent was obtained; while the remaining provisions would come into force by one or more Orders in Council. Commencement by Order in Council is available where there is clearly good reason for it, and we are satisfied there remains a need for flexibility regarding appointments to the board. We would expect these provisions to come into force as soon as possible once appointments had been confirmed by the Cabinet.

We also recommend changing the deadline commencement date for all remaining provisions to six months after the enactment date, rather than 1 July 2016 as provided in the bill as introduced.

# **Purpose**

We recommend amending clause 3 by replacing "public" with "individuals". This would better communicate the intent of the bill that standards in New Zealand should protect the health, safety, and well-being of all natural persons.

# **Interpretation**

We recommend amending clause 4(1) by inserting a definition of "accreditation" and removing the definitions of "conformity assessment", "testing", and "testing laboratory". Accreditation is a term central to the purpose of this bill, and we consider it important to define it. The definitions of conformity assessment, testing, and testing laboratory were carried over from the Testing Laboratory Registration Act and are no longer necessary.

# **Conflicts of interest**

We recommend amendments to clauses 4(2) and 17 to address potential conflicts of interest more precisely. The amendments we propose to clause 4(2) would target only those with a personal interest so large that any reasonable person would consider them unable to carry out their role impartially. The approach taken in clause 17 as introduced could have cast its net more broadly than intended, and excluded some experts with knowledge crucial to a standards development committee.

# Standards development committees

We recommend a number of amendments to improve the operation of development committees:

- requiring nominees to declare any personal interests at the time of nomination (new clause 16A)
- providing for the functions of committee chairpersons, including that of managing conflicts of interest (new clause 16B)
- requiring the Standards Executive to refer to the board proposals for nominations of New Zealand members to development committees established by other standards organisations; and allowing the board to approve or decline such nominations (new clause 22A).

# Work programmes and work product

We recommend amendments to clauses 7 and 20. The amendments to clause 7 would require the Standards Executive's work programme to be published, and make it clear that access to archived standards would be provided. For the avoidance of doubt, we also recommend amending clause 20 by removing the reference to work product being the property of the Crown. This is intended to clarify that existing ownership of copyright would not be altered or affected.

# **Accreditation Council**

For the sake of clarity, we recommend amending clauses 32(b) and 33(1)(a) to confer specifically on the council the function of maintaining an accreditation scheme for testing and inspection undertaken by conformity assessment bodies. We further recommend amend-

ments to make it clear that the council could accredit a conformity assessment body to carry out testing and inspection even if the same body also carried out certification. We also recommend amendments to provide for the publication of conditions or requirements of accreditation schemes on the council's website.

We recommend inserting new clause 32A to prescribe the criteria the council must have regard to when establishing an accreditation scheme for conformity assessment bodies. We recommend that the criteria be required to ensure that a scheme would not create unnecessary obstacles to trade, while having regard to consistency with international standards and other relevant requirements, and whether the accreditation scheme would meet a specified industry, consumer, or regulatory need.

We also recommend deleting clauses 34 (powers of accreditation with respect to property) and 36 (contribution to Accreditation Council funds). These provisions from the Testing Laboratory Registration Act are no longer required.

# New Zealand Labour Party minority view

Labour continues to have major reservations about the ability of the bill in its current form to deliver and maintain New Zealand's strong record in standards development and to ensure the financial sustainability of the standards process.

After hearing a number of public submissions around the technical aspects of this bill and also the governance structure of the standards process, we believe there is a real risk to New Zealand's strong international reputation if the bill were to proceed in its current form.

The placement of the new executive and board within the realm of the Ministry of Business, Innovation and Employment leads to a perceived and real risk to the autonomy and independence of New Zealand's standards-setting body and process.

One submitter with a considerable amount of independent experience in this field told the committee that the bill as it stands cannot adequately control the risks associated with the new structure whether to the management of standards development or the reputation of New Zealand in the international standards community.

We also note the concern among many submitters that the proposed model under the bill would not address one of the issues driving the Government's desire for the changes within the bill around the financial sustainability of the standards process.

The committee has heard from submitters engaged in many if not most strands of the standards and accreditation process. There is a strong vein running through their submissions around the lack of representation of industry, workers, consumers, and experts in the new standards structure. We do not believe this has been addressed in the amendments recommended by the committee.

We do have some confidence that industry would have representation, but we do note concern around the lack of any onus within the bill to ensure a voice for consumers and workers.

We would like to note our support for the submission from the New Zealand Council of Trade Unions which, along with concerns around the financial viability of the new structure, called for amendment to the purpose clause "to include 'to protect the health and safety of all people at work', cross referencing the new Health and Safety Reform Bill for interpretation."

We agree with many submitters that the bill has lacked sufficient detail to give most interested individuals or organisations the confidence they need that our reputation for robust standards will continue.

We acknowledge the efforts of officials to address some of these deficiencies but we do not believe they have been addressed sufficiently.

# **Appendix**

# **Committee process**

The Standards and Accreditation Bill was referred to the committee on 4 November 2014. The closing date for submissions was 15 January 2015. We received and considered 21 submissions from interested groups and individuals. We heard 13 submissions.

We received advice from the Ministry of Business, Innovation and Employment. The Regulations Review Committee reported to the committee on the powers contained in clause 2.

# **Committee membership**

Melissa Lee (Chairperson)
Kanwaljit Singh Bakshi
Dr David Clark
Hon Judith Collins
Clare Curran
Kris Faafoi
Brett Hudson
Gareth Hughes

Simon O'Connor

James Shaw replaced Gareth Hughes for this item of business.

# Key to symbols used in reprinted bill

# As reported from a select committee

text inserted unanimously text deleted unanimously

# Hon Craig Foss

# Standards and Accreditation Bill

# Government Bill

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1	Title This Act is the Standards and Accreditation Act 2014.	
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1 2 <del>(1)</del> ·	This Act is the Standards and Accreditation Act 2014.  Commencement This Act comes into force on a date or dates to be appointed by the Governor-General by Order in Council, and 1 or more Orders in Council may be made appointing different dates for the commencement of different provisions and for different	
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(2)

by the Governor-General by Order in Council.

The remainder of this Act comes into force on a date appointed

<u>(3)</u>	Any provision of this Act that is not already in force on the	<u>e</u>
	day that is 6 months after the date on which this Act received	
	the Royal assent comes into force on that date.	5
	Part 1	
	Preliminary and key provisions	
	Subpart 1—Preliminary provisions	
3	Purpose	
	The purpose of this Act is to—	10
	(a) make provision for standards and conformity assessment systems in New Zealand that—	3-
	<ul><li>(i) are consistent with international practice; and</li><li>(ii) facilitate trade; and</li></ul>	
	(iii) protect the health, safety, and well-being of the public individuals:	e 15
	(b) provide for the development, approval, and mainter ance of New Zealand Standards:	1-
	(c) make provision for access to New Zealand Standards:	
	(d) designate an official known as the NZ Standards Executive to be responsible for the oversight of New Zealan Standards:	ı- 20
	(e) establish the New Zealand Standards Approval Board	•
	(f) continue the Testing Laboratory Registration Counc and rename it the Accreditation Council:	
	(g) provide for accreditation of conformity assessment boolies:	
	(h) repeal the Standards Act 1988 and the Testing Laboratory Registration Act 1972.	ì-
4	Interpretation	30
(1)	In this Act, unless the context otherwise requires,—	
	accreditation means formal recognition by the Accreditation	
	Council of a testing laboratory's or an inspection body's com	
	ation of that competence against requirements set by the Accreditation Council	
	viculation Countri	

	editation Council means the Accreditation Council con-	
tinue	d under section 30	
	d means the New Zealand Standards Approval Board eshed under <b>section 11</b>	
chief	<b>executive</b> means the chief executive of the Ministry	5
confo	prmity assessment is the activity undertaken by con-	
	ity assessment bodies	
	<b>prmity assessment bodies</b> includes testing laboratories, ction bodies, and certification bodies	
	ensus means—	10
(a)	unanimity; or	
(b)	general agreement characterised by the absence of sustained opposition on any substantial issue	
good	s includes products, substances, or things of any kind	
	<b>ster</b> means the Minister of the Crown for the time being nsible for the administration of this Act	15
Mini	stry means the department of State that, with the author-	
	the Prime Minister, is responsible for the administration	
of thi	s Act	
Now	Zealand Standard—	20
11011	Zealanu Stanuaru—	20
(a)	means a standard developed or adopted, and approved as a New Zealand Standard, under this Act; and	20
	means a standard developed or adopted, and approved	20
(a)	means a standard developed or adopted, and approved as a New Zealand Standard, under this Act; and includes a standard that was promulgated by the Stand- ards Council as a New Zealand Standard or a standard	
(a)	means a standard developed or adopted, and approved as a New Zealand Standard, under this Act; and includes a standard that was promulgated by the Stand-	
(a) (b)	means a standard developed or adopted, and approved as a New Zealand Standard, under this Act; and includes a standard that was promulgated by the Stand- ards Council as a New Zealand Standard or a standard specification under the Standards Act 1965 or the Stand-	
(a) (b) NZ S	means a standard developed or adopted, and approved as a New Zealand Standard, under this Act; and includes a standard that was promulgated by the Stand- ards Council as a New Zealand Standard or a standard specification under the Standards Act 1965 or the Stand- ards Act 1988	
(a) (b)  NZ S the N NZ S	means a standard developed or adopted, and approved as a New Zealand Standard, under this Act; and includes a standard that was promulgated by the Standards Council as a New Zealand Standard or a standard specification under the Standards Act 1965 or the Standards Act 1988  Standards Executive means the individual appointed as IZ Standards Executive under section 6  Standards Organisation means collectively the NZ	
(a) (b)  NZ S the N NZ S	means a standard developed or adopted, and approved as a New Zealand Standard, under this Act; and includes a standard that was promulgated by the Standards Council as a New Zealand Standard or a standard specification under the Standards Act 1965 or the Standards Act 1988  Standards Executive means the individual appointed as IZ Standards Executive under section 6	
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Standards Council means the Standards Council that was
continued under section 3 of the Standards Act 1988 and is
disestablished under <b>section 40</b> of this Act

standards development committee means a committee established by the NZ Standards Executive under section 15 standards organisation means—

- (a) the NZ Standards Organisation:
- (b) an international, national, or regional organisation with functions similar to the NZ Standards Organisation.

testing means determining, in whole or in part, the composition or physical properties of a substance or product, calibrating a piece of equipment, or determining the ability of any substance, product, or piece of equipment to satisfy particular requirements

**testing laboratory** includes the equipment, facilities, staff, 15 records, procedures, and places used in testing.

- (2) For the purposes of this Act, unless the context otherwise requires,—
  - (a) a person is **personally interested** in a matter if he or she—
    - (i) may derive a financial benefit from the matter; or

- (ii) is the spouse, civil union partner, de facto partner, child, or parent of a person who may derive a financial benefit from the matter; or
- (iii) may have a financial interest in a person to whom 25 the matter relates; or
- (iv) is a partner, director, officer, board member, or trustee of a person who may have a financial interest in a person to whom the matter relates; or
- (v) is otherwise directly or indirectly personally 30 interested in the matter; but
- (v) has some other (direct or indirect) personal interest that could materially influence him or her, or would reasonably appear to any person to be likely to have a material influence on him or her, in the exercise of his or her responsibilities under this Act in relation to the matter; but
- (b) a person is not personally interested in a matter—

	(i)	merely because he or she receives insurance cover, remuneration, or other benefits authorised under this Act; or	
	(ii)	only because he or she has past or current involvement in the relevant sector, industry, or practice; or	5
	(iii)	if his or her personal interest is the same or substantially the same as—  (A) the benefit or interest of most other people in the industry that he or she represents; or	10
	(iv)	(B) the benefit or interest of the general public;  or.  if his or her personal interest is so remote or in-	
	(iv)	if his or her personal interest is so remote or in- significant that it cannot reasonably be regarded as likely to influence him or her in carrying out his or her responsibilities under this Act.	15
5	Act binds the This Act bin	he Crown  nds the Crown.	
	Subp	art 2—New Zealand Standards	
		NZ Standards Executive	20
6	The chief ex	nt of NZ Standards Executive secutive must appoint a suitable employee of the be the NZ Standards Executive.	
<b>7</b> (1)	The function (a) to ass of int Intern	of NZ Standards Executive as of the NZ Standards Executive are— ume responsibility for New Zealand membership ernational standards organisations, including the national Organization for Standardization and the national Electrotechnical Commission:	25
	(b) to ensimeeti (c) to coand o	oure New Zealand attendance and representation at angs of international standards organisations: operate and engage with standards organisations other standards bodies on standards development ther standards-related matters:	30

(d)	and c	sure the exercise and performance of Crown rights obligations in respect of standards (including rights obligations in relation to or arising from intellectual erty in standards):	
(e)	to est	tablish and maintain a work programme for the de- oment, maintenance, and review of New Zealand	5
	-	dards:	
(ea)	to m	ake arrangements for public access to the New	
		and Standards work programme:	
(f)		anage the processes for—	10
( )	(i)	the formation of standards development commit- tees:	
	(ii)	the development of draft standards:	
	(iii)	the review and revision of existing standards:	
(g)	` /	nter into arrangements to develop New Zealand	15
(8)		dards:	
(h)		fer the following to the Board:	
(11)	(i)	proposals for membership of standards develop-	
	(-)	ment committees:	
	(ii)	draft standards:	20
	(iii)	proposals to amend, withdraw, or archive standards:	
	(iv)	proposals to adopt standards developed by other standards organisations:	
	(v)	proposals to adopt specifications relating to goods, services, processes, or practices approved by an organisation other than a standards organisation:	25
(i)		ake arrangements for public access to standards (inng archived and withdrawn standards):	30
(j)		port to the Minister from time to time (but not less	50
())	than	once annually) on standards, the standards work ramme, and current and emerging trends in stand-	
	ards:		
(k)	to ad	vise relevant Ministers of proposals to amend, re-	35

vise, archive, or replace standards that are cited in le-

gislation:

	(1)	to set fees for obtaining copies of (including online access to) New Zealand Standards and other standards	
	(m)	publications: to establish and maintain an interests register for the purpose of section 17 purposes of sections 16A(4) and 17:	5
	(n)	to perform any other functions conferred under this Act or any other enactment.	
(2)		rforming the functions referred to in <b>subsection (1)(a)</b> , the NZ Standards Executive must—act independently; and have regard to—	10
		<ul> <li>(i) the value of standards:</li> <li>(ii) the legitimate use of standards:</li> <li>(iii) the importance of maintaining expert input into the standards development process.</li> </ul>	15
(3)	the N	rforming the functions referred to in <b>subsection (1)(n)</b> , IZ Standards Executive must act under the direction of the ster and the chief executive.	
<b>3</b> (1)	The lof the of his	Standards Executive may delegate powers, etc NZ Standards Executive may delegate to any employee e Ministry any of his or her powers, or the performance s or her functions or duties, under this Act or any other ment.	20
(2)	A de	legation under subsection (1)—	25
	(a) (b) (c)	must be in writing; and may be made subject to any conditions or restrictions that the NZ Standards Executive thinks appropriate; and may be made generally or in any particular case; and	20
	(d) (e)	is revocable at will; and does not affect or prevent the exercise of any power or the performance of any function or duty by the NZ Standards Executive; and	30
	(f)	does not affect the responsibility of the NZ Standards Executive for the actions of any person acting under a delegation; and	35

(g)	continues according to its tenor despite any change in
	the person holding office as the NZ Standards Execu-
	tive

Compare: 2011 No 4 s 72

9	<b>Powers</b>	of	delegate
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- **(1)** A person who is delegated any powers, or the performance of any functions or duties, under section 8
  - may, with the prior written approval of the NZ Standards Executive, delegate those powers to any other employee of the Ministry:

may, subject to any conditions or restrictions, exercise (b) those powers, or perform those functions or duties, in the same manner and with the same effect as if they had been conferred on that person directly by this Act and not by delegation.

(2) Every person purporting to act under any delegation under **section 8** is, in the absence of proof to the contrary, presumed to be acting in accordance with the terms of the delegation. Compare: 2011 No 4 s 73

#### 10 NZ Standards Executive must advise responsible Ministers before review of standards cited in legislation

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- (1) If any New Zealand Standard is cited or incorporated by reference in any Act or legislative instrument, regulations, or bylaw, the NZ Standards Executive must inform advise the responsible Minister of every proposal to amend, revise, revoke, or replace the standard before the proposal is referred to the Board for consideration.
- (2) In subsection (1), responsible Minister, in relation to an Act or a legislative instrument enactment, means the Minister of the Crown for the time being responsible for the administration 30 of that enactment.

# New Zealand Standards Approval Board

#### Establishment of New Zealand Standards Approval Board 11

(1) This section establishes the New Zealand Standards Approval Board.

(2)	The Board consists of 5 to 7 members appointed by the Min-
	ister under section 14.

#### 12 Functions of Board

- (a) approve or decline <u>proposals for persons to be members</u> 5 of standards development committees:
- (ab) approve or decline proposals for persons to be chairpersons of standards development committees:
- (ac) approve or decline proposals for persons to be members
  of development committees of other standards organisations:
- (b) approve or decline proposed new New Zealand Standards:
- (c) adopt or decline to adopt other standards organisations' standards as New Zealand Standards: 15
- (d) approve or decline modifications to New Zealand Standards:
- (e) archive New Zealand Standards:
- (f) revoke New Zealand Standards:
- (g) advise the Minister on any matter referred to the Board 20 by the Minister:
- (h) advise the Minister on the currency of New Zealand Standards, and on priority areas for the development and review of New Zealand Standards:
- (i) advise the Minister on any other matter that the Board 25 considers necessary or advisable.
- (2) The Board must act independently in undertaking its functions under **subsection (1)**.
- (3) If the Board declines to approve members, standards, or modification of standards under **subsection (1)(a) to (d)**, it must 30 provide the NZ Standards Executive with reasons in writing for its decision.

### 13 Considerations for Board

- (1) In undertaking its functions under **section 12(1)(a)**, the Board must—
  - (a) have regard to the importance of ensuring that members of a standards development committee constitute a bal-

			I representation of the stakeholder interests rele- to the proposed draft standard; and	
	(b)		the the proposed draft standard, and the that each member of the standards development	
	(0)		nittee has—	
		(i)	skills, knowledge, and experience relevant to the	5
		(1)	standard to be developed or considered; or	3
		(ii)	knowledge and experience of the sector or sectors	
		(11)	most likely to use the standard.	
(1 A )	In un	dortale	ing its functions under section 12(1)(ab), the	
<u>(1A)</u>			consider whether—	10
	(a)		erson is capable of performing the functions set out	
			ction 16B(2):	
	(b)		erson has experience that demonstrates—	
		(i)	leadership skills:	
		(ii)	an ability to build consensus and promote effect-	15
			ive working relationships:	
		<u>(iii)</u>	good judgment:	
		<u>(iv)</u>	an understanding and appreciation of the need	
			for, and value of, diversity.	
(1B) In undertaking its functions under section 12(1)(ac				20
			ensure that each person has—	
	<u>(i)</u>	skills	, knowledge, and experience relevant to the stand-	
		ard to	be developed or considered; or	
	<u>(ii)</u>	know	rledge and experience of the sector or sectors most	
		likely	to use the standard.	25
(2)	In und	dertaki	ing its functions under section 12(1)(b), (c), and	
	(d), tl	ne Boa	ard must—	
	(a)	have	regard to the following:	
		(i)	whether the proposed standard or modification	
			has been developed using a consensus process,	30
			whether that process included public consult-	
			ation, and whether due weight was given to the	
			submissions received; and	
		(ii)	whether the proposed standard or modification is	
			based (in whole or in part) on any other national	35
			or international standard or any draft standard;	
			and	
		(iii)	whether the proposed standard is, or the standard	
			as amended by the modification would be, com-	

			patible with other national or international standards; and	
		(iv)	whether the proposed standard or modification would meet an identified industry, consumer, or regulatory need; and	5
		(v)	whether the overall expected benefit of the standard or the standard as amended, to the sector or sectors most likely to use the standard or to New Zealand as a whole, can be demonstrated; and	
	(b)	ensur	re that—	10
		(i)	New Zealand Standards do not unnecessarily duplicate the standards development work of other national or international standards organisations; and	
		(ii)	where a proposed New Zealand Standard is based on an international standard, there are good reasons for any differences between the New Zealand Standard and the international standard; and	15
		(iii)	the proposed standard or modification will not create unnecessary obstacles to international trade and investment.	20
(3)			ring its functions under <b>section 12(1)(g)</b> , the have regard to—	
	(a)		alue of standards; and	25
	(b)		egitimate use of standards; and	
	(c)		mportance of maintaining expert input into the ards development process.	
14		_	ovisions relating to Board ons of Schedule 1 apply to the Board.	30
		Sta	ndards development committees	
<b>15</b> (1)	The N	NZ Sta develog draft	development committees andards Executive must establish 1 or more stand- pment committees to— new standards: w existing standards:	35

	(c)	consider the suitability for adoption as New Zealand Standards of standards developed by other standards or-	
		ganisations or bodies:	
	(d)	advise on the content of standards:	
	(e)	consider and propose amendments to existing standards.	5
(2)	The 1	NZ Standards Executive must—	
	(a)	determine the number of standards development committees that are necessary:	
	(b)	determine what work will be carried out by each standards development committee:	10
	(c)	appoint members of each standards development <del>committees</del> committee (in accordance with <b>section 16</b> ).	
16	Mem	bership of standards development committees	
<del>(1)</del> ·	The 1	NZ Standards Executive must—	15
	<del>(a)</del>	propose persons! to be members of each standards development committee; and	
	<del>(b)</del>	refer those proposals to the Board for approval.	
<del>(2)</del>	If the	NZ Standards Executive refers a proposal for a person	

- Board, the Board must-(a) approve the proposal; or
- (b) decline the proposal with reasons.
- The NZ Standards Executive may appoint any person to be a member of a standards development committee whose membership has been approved by the Board.

to be a member of a standards development committee to the 20

#### Membership of standards development committees 16

- The NZ Standards Executive must— (1)
  - propose persons<sup>2</sup> to be members of each standards development committee:

30

For example, representatives from industry bodies, consumer groups, NGOs, and state sector agencies, experts from the relevant sector, academics, and other suitable persons.

<sup>&</sup>lt;sup>2</sup> For example, representatives from industry bodies, consumer groups, NGOs, and State sector agencies, experts from the relevant sector, academics, and other suitable persons.

	(b) propose 1 of the members (or proposed members) of a standards development committee to be the chairperson of the committee.	
(2)	The NZ Standards Executive must refer proposals for persons to be members or chairpersons of standards development committees to the Board.	5
(3)	If the NZ Standards Executive refers a proposal for a person to be a member, or a chairperson, of a standards development committee to the Board, the Board must—  (a) approve the proposal; or  (b) decline the proposal with reasons.	10
(4)	The NZ Standards Executive may—  (a) appoint any person to be a member of a standards development committee whose membership has been approved by the Board:  (b) appoint any member to be the chairperson of a standards development committee whose appointment as chair-	15
(5)	person has been approved by the Board.  The NZ Standards Executive must not appoint any person to be chairperson of a standards development committee who is personally interested in the work of that committee.	20
16A	Requirements for proposing person to be member	
(1)	Before a person is proposed as a member of a standards development committee under <b>section 16</b> , the person must—  (a) consent in writing to being a member; and  (b) disclose to the NZ Standards Executive the nature and extent (including the monetary value, if quantifiable) of any interests that the person has at that time, or is likely to have, in matters relating to the work of the (proposed) standards development committee.	25
(2)	The NZ Standards Executive must advise the Board of the nature and extent of any interests disclosed under <b>subsection</b> (1)(b) or <b>section 17</b> when referring a membership proposal to the Board.	30
(3)	The Board must have regard to the nature and extent of the interests when approving or declining a proposal under <b>section 16(3)</b> .	35

(4)	If the person is appointed to be a member of a standards devel-				
	opment committee, the NZ Standards Executive must ensure				
	that details of the nature and extent of any interests (including				
	any monetary value of the interests) are—				
	(a) disclosed to the chairperson of the committee; and	5			
	(b) recorded in an interests register kept by the NZ Stand-				
	ards Executive.				
16B	Chairpersons of standards development committees				
$\overline{(1)}$	The NZ Standards Executive must appoint a chairperson for				
	every standards development committee.	10			
(2)	The functions of a chairperson are to—				
	(a) ensure the efficient management of committee meetings				
	and the work of the committee:				
	(b) ensure the efficient development of the relevant stand-				
	ard:	15			
	(c) ensure fair and equal treatment of all members of the				
	committee:				
	(d) facilitate discussion, and the sharing of ideas, amongst				
	committee members:	20			
	(e) manage, in consultation with the NZ Standards Execu-	20			
	tive, conflicts of interest in relation to members of the				
(2)	standards development committee.				
(3)	If the chairperson is absent from a meeting of a standards de-				
	velopment committee, the members present must appoint 1 of	2.5			
(4)	their number to chair the meeting.	25			
<u>(4)</u>	A person who is personally interested in the work of a stand-				
	ards development committee is disqualified from being, or act-				
	ing as, the chairperson of the committee.				
<del>17</del>	Duty to disclose conflict of interest				
<del>(1)</del> ·	A member who is personally interested in a matter relating to	30			
	the work of any standards development committee of which				
	he or she is a member must disclose details of the nature and				
	extent of the interest (including any monetary value of the in-				
	<del>terest)</del>				
	(a) to the chairperson of the Board; and	35			
	(b) in an interests register kept by the NZ Standards Execu-				
	tive.				

- (2) Disclosure under **subsection** (1) must be made as soon as practicable after the member becomes aware that he or she is personally interested.
- (3) A member who is personally interested in a matter relating to the work of a standards development committee must not vote 5 or take part in any discussion or decision of the committee relating to the matter.

# 17 Continuing duty to disclose conflicts of interest

A member of a standards development committee who is personally interested in a matter relating to the work of that committee must, as soon as practicable after he or she becomes aware of any interest, disclose details of the nature and extent (including any monetary value, if quantifiable) of the interests to—

- (a) the chairperson of the committee; and
- (b) the NZ Standards Executive, who must record it in the interests register.

# 18 Obligation to disclose interest

- (1) The Board and the NZ Standards Executive must notify the Minister of a any failure to comply with section 17 section 20 16A(4) or 17, and of the acts or matters affected by that failure, as soon as practicable after becoming aware of the failure.
- (2) Except as provided in **subsection (3)**, a failure to comply with **section 17** does **section 16A(4) or 17** does not affect the validity of <del>an</del> any act or matter.
- (3) **Subsection (2)** does not limit the right of any person to apply for judicial review.

# 19 Duty not to disclose information

A member of a standards development committee who has information in his or her capacity as a member that would not otherwise be available to him or her may not disclose that information to any person, or make use of, or act on, that information, except—

- (a) in the performance of the committee's functions; or
- (b) as required or permitted by law; or

35

15

(c)

in complying with the requirement for members to dis-

		close interests; or	
	(d)	if the member is first authorised to do so by the NZ Standards Executive or the Minister and the disclosure, use, or action will not, or would be unlikely to, prejudice the standards development process.	5
20 1)	A star	lards development committees' work product indards development committee's work product is the rty of the Crown and must, on demand, be turned over NZ Standards Executive.	10
<i>2)</i>	opmer by a r	nt committee, means information prepared or collected member or members of the committee as a part of the hittee's responsibilities or activities.	
20	Stand	lards development committees' work product and	15
	A mendirect	ing materials mber of a standards development committee must, at the ion of the NZ Standards Executive, surrender any intion prepared or collected by that member or any other per as part of the committee's responsibilities or activates.	20
21	Liabi	lity of members	
1)	A men	mber of a standards development committee is not liable e work of the committee by reason only of being a mem- that committee.	25
2)	in respand in	mber of a standards development committee is not liable pect of an act or omission by the member in good faith a the performance or intended performance of the come's functions under this Act or any other enactment.	
3)		ng in <b>subsection (2)</b> affects— the liability of any person that is not a civil liability: the right of any person to apply for judicial review.	30

The NZ Standards Executive may effect insurance cover for a

member of a standards development committee in relation to his or her acts or omissions, except an act done or omission

**Insurance for liability of member** 

22

(1)

	made that is—	5
	(a) in bad faith:	
	(b) not in the performance or intended performance of the committee's functions.	
(2)	In this section, to <b>effect insurance</b> includes to pay, whether directly or indirectly, the costs of the insurance.	10
	Membership of other development committees	
22A	Membership of other development committees	
(1)	The NZ Standards Executive may—	
	(a) propose any person to be member of a development committee of a standards organisation other than the NZ Standards Organisation; and	15
	(b) refer that proposal to the Board for approval.	
(2)	If the NZ Standards Executive refers a proposal to the Board	
	under subsection (1), the Board must—	
	(a) approve the proposal; or	20
	(b) decline the proposal with reasons.	
(3)	The NZ Standards Executive may recommend any person to	
	be a member of a development committee of a standards or-	
	ganisation other than the NZ Standards Organisation whose	
	membership has been approved by the Board.	25
	Fees for New Zealand Standards and cost recovery	
23	Setting fees for standards	
(1)	The NZ Standards Executive may set a scale of fees payable	
	for obtaining copies of, or online access to, New Zealand Standards and other standards publications.	30
(2)	The NZ Standards Executive may set fees to recover costs associated with—	
	(a) developing, approving, maintaining, and providing access to New Zealand Standards and other standards-related publications:	35
	mod paonomiono.	
	19	

	(b)	maintaining linkages with other standards organisations:	
	(c)	responding to inquiries about New Zealand Standards.	
(3)	The	fees set by the NZ Standards Executive under subsection	
		nay reflect—	5
	(a)	the commercial arrangements entered into by the NZ Standards Executive with third parties (for example, royalties and licence fees payable in respect of intellectual property incorporated in New Zealand Standards); and	1(
	(b)	any arrangements made under section 24; and	
	(c)	a balance between the upfront costs of developing and approving a New Zealand Standard and any projected future cost recovery (for example, through the provision of access to New Zealand Standards).	15
24	Cost	arrangements for developing standards	
(1)	The	NZ Standards Executive may, if he or she considers it opriate, enter into arrangements with any person to—	
	(a)	develop a New Zealand Standard; and	
	(b)	recover the costs associated with developing, approving, maintaining, and providing access to that standard.	20
(2)	Any	charges set by the NZ Standards Executive under sub-	
	sect	ion (1)(b) may reflect—	
	(a)	the commercial arrangements entered into with third parties by the NZ Standards Executive (for example, royalties and licence fees payable in respect of intellectual property incorporated in New Zealand Standards); and	25
	(b)	a balance between the upfront costs of developing and approving a New Zealand Standard and projected future cost recovery (for example, through the provision of access to New Zealand Standards); and	30
	(c)	the projected costs of maintaining New Zealand Standards.	

# 25 Principles of cost recovery

In setting the amount of fees or charges under **sections 23** and **24**, the NZ Standards Executive must have regard to the following principles:

Equity 5

- (a) costs should, to the extent practicable, be recovered from the users or beneficiaries of the New Zealand Standard or group of New Zealand Standards at a level commensurate with their use of or benefit from the New Zealand Standard or group of New Zealand Standards: *Efficiency*
- (b) costs should generally be allocated and recovered in order to ensure that maximum benefits are delivered at minimum cost:

Justification 15

(c) costs should be collected only to meet the actual and reasonable costs (including indirect costs) associated with New Zealand Standards development, approval, maintenance, and access:

Transparency 20

(d) costs should be identified and allocated as closely as practicable in relation to the tangible value for the sector or sectors to which the New Zealand Standard or group of New Zealand Standards applies:

Flexibility 25

(e) the method determined by the NZ Standards Executive for recovering costs for New Zealand Standards development, approval, maintenance, and access should be adaptable to changes and variations in the market for New Zealand Standards and be consistent with the overarching objectives for New Zealand Standards.

New Zealand Standards and other Acts, legislative instruments, and bylaws

26	Citation	. C NT.	77 1		04	1
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- (1) A New Zealand Standard may be cited in any enactment Act, regulations, or bylaw by the title and number given to it by the 5 NZ Standards Executive.
- (2) If a New Zealand Standard is cited in an enactment by the title and number given to it by the NZ Standards Executive, that citation must, unless the context otherwise requires, be deemed to include and refer to the latest New Zealand Standard with that citation, together with any modifications to it, promulgated before the enactment in which it is cited was passed or made. Compare: 1988 No 5 s 23

# 27 <u>Legislative instruments Regulations</u> or bylaws may be made by referring to or incorporating New Zealand Standards

To avoid doubt, legislative instruments or bylaws made under any Act may be made by referring to or incorporating in whole or in part, and with or without modification, any New Zealand Standard relating to goods, services, processes, or practices of 20 any kind.

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25

(1) Regulations and bylaws made under any Act may be made by referring (with or without modification) to any New Zealand Standard relating to goods, services, processes, or practices of any kind.

(2) Regulations and bylaws made under any Act may, subject to any copyright, be made by incorporating in whole or in part (and with or without modification) any New Zealand Standard relating to goods, services, processes, or practices of any kind.

Compare: 1965 No 59 ss 26, 27; 1988 No 5 s 22

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# 28 References to New Zealand Standards in other enactments A reference in any other Act or in a legislative instrument, regulations, or bylaw to a standard, standard specification, or New Zealand Standard made under this Act, the Standards Act

1988, or the Standards Act 1965 is deemed to be a reference
to a New Zealand Standard within the meaning of this Act.
Compare: 1000 No. 5 a 24

	Proof of New Zealand Standards	
<b>29</b> (1)	Proof of New Zealand Standards The fact that any standard or specification has been approved or adopted in accordance with this Act and promulgated as a New Zealand Standard is, in the absence of proof to the contrary, sufficient evidence that it is a New Zealand Standard made in accordance with the requirements of this Act.	5
(2)	The production in any proceedings of a copy of a standard or specification purporting to be a New Zealand Standard is sufficient evidence that it is a New Zealand Standard in the absence of proof to the contrary.	
(3)	<b>Subsection (2)</b> does not affect any other method of proof. Compare: 1988 No 5 s 25	15
	Subpart 3—Accreditation of conformity assessment bodies	
	Accreditation Council	
<b>30</b> (1)	Continuation of Accreditation Council The council established under section 3 of the Testing Laboratory Registration Act 1972 is continued as the Accreditation Council (the Council).	20
(2)	The Accreditation Council is a Crown entity for the purposes of section 7 of the Crown Entities Act 2004.	25
(3)	The Crown Entities Act 2004 applies to the Accreditation Council except to the extent that this Act expressly provides otherwise.	
(4)	The members of the Accreditation Council are the board for the purposes of the Crown Entities Act 2004.	30

# 31 Membership of Accreditation Council

- (1) The Accreditation Council consists of 5 to 7 members, who must be appointed by the Minister under section 28 of the Crown Entities Act 2004.
- (2) In appointing members to the Accreditation Council, the Min-5 ister must have regard to—
  - (a) nominations put forward by persons or bodies involved or interested in the development and use of conformity assessment:
  - (b) the nominees' knowledge of, and experience in, man- 10 agement:
  - (c) the nominees' knowledge of, and experience in, conformity assessment.
- (3) The Minister may, at any time, remove a member of the Accreditation Council from office by written notice to the member (with a copy to the Council).
- (4) A member of the Accreditation Council may, at any time, resign from office by written notice to the Minister (with a copy to the Council) signed by the member.
- (5) The A resignation under **subsection (4)** is effective on receipt 20 by the Minister of the notice or at any later time specified in the notice.

Compare: 1972 No 36 s 4; 2005 No 39 Schedule 2 els 6, 7

#### 32 Functions of Accreditation Council

The functions of the Accreditation Council are—

25

- (a) to promote the development and maintenance of good practice in conformity assessment; and
- (b) to establish and maintain an accreditation scheme for conformity assessment bodies (except for certification bodies) that comply with that practice; and 30
- (b) to establish and maintain accreditation schemes for conformity assessment bodies engaged in testing and inspection activities; and
- (c) to develop and maintain international recognition and acceptance of the Council's accreditation scheme; and
- (d) to maintain appropriate international relationships consistent with the Council's functions under this section; and

pliance monitoring authority; and

to act as New Zealand's good laboratory practice com-

(e)

credited under this Act,—

(1)	and	
(g)	to perform any other functions that the Minister directs the Council to perform in accordance with section 112	5
Comp		
Comp	are. 1972 NO 30 8 12	
Crite	eria for accreditation schemes	
		10
whet	her the scheme—	
<u>(a)</u>	is consistent with international practice; and	
<u>(b)</u>	facilitates trade; and	
(c)		15
	tory need.	
	· •	
	•	
(a)		20
	•	20
	· 1	
	1 1 1	25
(b)	1 1 <u>—</u> ,	23
(0)		
(c)		
(0)	1	
	•	30
	,	23
(d)	require, for every conformity assessment body ac-	
	Crite In est sect whet (a) (b) (c)  Power (a) (b) (c)	and  (g) to perform any other functions that the Minister directs the Council to perform in accordance with section 112 of the Crown Entities Act 2004.  Compare: 1972 No 36 s 12  Criteria for accreditation schemes  In establishing and maintaining an accreditation scheme under section 32(b), the Accreditation Council must have regard to whether the scheme—  (a) is consistent with international practice; and  (b) facilitates trade; and  (c) addresses an identified industry, consumer, or regulatory need.  Powers of Accreditation Council generally  The Accreditation Council may—  (a) provide, subject to such conditions as the Council thinks fit, for the accreditation of conformity assessment bodies (except certification bodies) engaged in testing and inspection activities that—  (i) apply for accreditation; and  (ii) in the Council's opinion, comply with the requirements prescribed set by the Council:  (b) prescribe a period of accreditation for any body referred to in paragraph (a):  (c) provide for the revocation of the accreditation of a conformity assessment body under this Act (after considering any submissions made on its behalf) for failing to comply with all or any of the requirements or conditions prescribed set by the Council on accreditation:

the institution and maintenance, to the satisfac- 35 tion of the Council, of control of the services

(e)

(f)

(g)

(h)

(i)

(j)

(k)

(l)

(m)

<del>(n)</del>

for which the conformity assessment body is accredited; and	
(ii) the maintenance of any records that, in the opin-	
ion of the Council, are necessary to establish that control is maintained:	5
authorise the endorsement, in the name of the Council,	
of conformity assessment documents issued for services if—	
(i) the documents are offered by a conformity as-	
sessment body accredited under this Act; and	10
(ii) the services are services for which the <u>conformity</u>	
assessment body is accredited:	
co-operate with producers and providers of goods, ser-	
vices, and facilities in New Zealand with the object of maintaining and improving the quality of those goods,	15
services, and facilities through the use of conformity as-	13
sessment practices approved by the Council:	
co-operate with any person, association, or organisa-	
tion outside New Zealand having similar functions or	
objects, with a view to furthering the functions of the	20
Council:	
become a member of or affiliate to any international	
body concerned with similar functions or objects:	
establish and maintain libraries and other sources of in-	
formation for reference in respect of matters relating to the functions of the Council:	25
collect and disseminate information relating to con-	
formity assessment, including the publication of re-	
ports, pamphlets, books, journals, and other publica-	
tions:	30
provide advisory and other services in respect of con-	
formity assessment:	
promote research into methods of conformity assess-	
ment:	
promote the testing and assessment of goods and ser-	35
vices:	
solicit and accept any money, land, or other property,	
from any person, organisation, local authority, or public	
body by way of grant, subsidy, donation, gift, subscrip-	

	tion, or otherwise for use by the Council in the exercise	
	of its functions:	
<del>(0)</del>	extend to any person, organisation, local authority, or	
	public body, from which it accepts any money, land, or	_
	other property under paragraph (n), any concessions	5
	or benefits that the Council thinks appropriate:	
(p)	establish training centres, consultancies, and other es-	
	tablishments considered necessary for the efficient ex-	
	ercise of its functions:	1.0
(q)	charge fees in respect of accreditation under this Act and of any other services provided:	10
(r)	earry out exercise any other powers and perform any	
	other duties that are conferred on it by this Act or any	
	other enactment.	
The I	'his section does not limit the Council's powers under	15
sectio	ns 16 and 17 of the Crown Entities Act 2004.	
Compa	re: 1972 No 36 s 13	
Powe	rs of Accreditation Council with respect to property	
	rs of Accreditation Council with respect to property and held by the Accreditation Council in trust for a spe-	
Any l		20
Any l	and held by the Accreditation Council in trust for a spe-	20
Any locial prochange	and held by the Accreditation Council in trust for a speurpose may, despite the terms of the trust, be sold or exed in accordance with this section.	20
Any lacial prochange Any p	and held by the Accreditation Council in trust for a speurpose may, despite the terms of the trust, be sold or exed in accordance with this section.  broceeds of any sale referred to in subsection (1), or	20
Any la change Any pany la	and held by the Accreditation Council in trust for a spearpose may, despite the terms of the trust, be sold or exed in accordance with this section.  Proceeds of any sale referred to in subsection (1), or and or money obtained in any exchange referred to in	20
Any le change Any pany la subset	and held by the Accreditation Council in trust for a speurpose may, despite the terms of the trust, be sold or exed in accordance with this section.  broceeds of any sale referred to in subsection (1), or	20
Any la change Any pany la subset the last	and held by the Accreditation Council in trust for a spearpose may, despite the terms of the trust, be sold or exed in accordance with this section.  Proceeds of any sale referred to in subsection (1), or and or money obtained in any exchange referred to in section (1), are subject to the same or similar trusts as and disposed of.	
Any la change Any pany la subset the late Nothing	and held by the Accreditation Council in trust for a spearpose may, despite the terms of the trust, be sold or exed in accordance with this section.  Proceeds of any sale referred to in subsection (1), or and or money obtained in any exchange referred to in section (1), are subject to the same or similar trusts as and disposed of.  In g in this Act or any other Act authorises the sale or	
Any I cial prochange Any I any I a subset the late Nothing exchange.	and held by the Accreditation Council in trust for a spectrose may, despite the terms of the trust, be sold or exect in accordance with this section.  Sold or execution.  Sold or execution (1), or and or money obtained in any exchange referred to in section (1), are subject to the same or similar trusts as and disposed of.  In gin this Act or any other Act authorises the sale or ange of any land granted to the Accreditation Council, by	
Any lacial prehange Any pany la subset the lacinothic exchange the Company lacinothic exchange and the Company lacinothic exchange and lacinothic exch	and held by the Accreditation Council in trust for a spearpose may, despite the terms of the trust, be sold or exed in accordance with this section.  Proceeds of any sale referred to in subsection (1), or and or money obtained in any exchange referred to in section (1), are subject to the same or similar trusts as and disposed of.  In g in this Act or any other Act authorises the sale or	
Any lacial prehange Any pany la subset the lacinothic exchange the Company lacinothic exchange and the Company lacinothic exchange and lacinothic exch	and held by the Accreditation Council in trust for a spearpose may, despite the terms of the trust, be sold or exect in accordance with this section.  Proceeds of any sale referred to in subsection (1), or and or money obtained in any exchange referred to in section (1), are subject to the same or similar trusts as and disposed of.  Ing in this Act or any other Act authorises the sale or ange of any land granted to the Accreditation Council, by rown or under any Act, as an endowment.	
Any I cial prehange Any I any Ia subset the la Nothin excha the Compa	and held by the Accreditation Council in trust for a spearpose may, despite the terms of the trust, be sold or exect in accordance with this section.  Proceeds of any sale referred to in subsection (1), or and or money obtained in any exchange referred to in section (1), are subject to the same or similar trusts as and disposed of.  Ing in this Act or any other Act authorises the sale or ange of any land granted to the Accreditation Council, by rown or under any Act, as an endowment.	
Any le cial prehange Any le subset the la Nothine exchange Compare Accretion Accretion and the Compare Accretion and the C	and held by the Accreditation Council in trust for a spectrose may, despite the terms of the trust, be sold or exect in accordance with this section.  Proceeds of any sale referred to in subsection (1); or and or money obtained in any exchange referred to in section (1); are subject to the same or similar trusts as and disposed of:  In in this Act or any other Act authorises the sale or ange of any land granted to the Accreditation Council, by frown or under any Act, as an endowment.  The interior of the trust, be sold or expected in accordance with this section.	25
Any I cial prehang Any I any It subset the late Nothine exchant the Company Accretion The Accretion and I are the Accretion an	and held by the Accreditation Council in trust for a specurpose may, despite the terms of the trust, be sold or exect in accordance with this section.  Proceeds of any sale referred to in subsection (1), or and or money obtained in any exchange referred to in section (1), are subject to the same or similar trusts as and disposed of.  Ing in this Act or any other Act authorises the sale or ange of any land granted to the Accreditation Council, by rown or under any Act, as an endowment.  Received to the Accreditation Council, by council and a sale of the Accreditation Council, by council and a sale of the Accreditation Council and the council and t	25

site maintained by or on behalf of the Council.

(2)

34 <del>(1)</del>

<del>(2)</del> ·

<del>(3)</del> ·

<u>34</u> <u>(1)</u>

(2)	Regulations may prescribe criteria that the Accreditation				
	Council must apply when setting requirements or conditions				
	under section 33(1)(a).				
35	Accreditation Council exempted from income tax				
	The Accreditation Council is exempt from payment of income				
	tax.				
	Compare: 1972 No 36 s 21				

#### 36 Contributions to Accreditation Council's funds

A local authority or public body may (without any further authority than under this section) make grants out of its general funds to the Accreditation Council to provide funds for the performance of the Council's functions in any amount the authority or body thinks appropriate.

Compare: 1972 No 36 s 24

### *Restrictions* 15

# Restriction on use of certain words in certain circumstances

- (1) Except as authorised by the Governor-General by Order in Council, no person may operate under a name that contains any of the following phrases (or an abbreviation of them):
  - (a) testing laboratory registration:
  - (b) testing laboratory accreditation:
  - (e) international accreditation.
- (2) A registering authority acting under any Act may refuse to register a person under a name if, in the registering body's 25 opinion, the use by that person of that name, or of any word in that name, would breach subsection (1).
- (3) Subsection (1) does not apply to the continued and uninterrupted use by an association or a person of a name that was in use in New Zealand immediately before the commencement of the Testing Laboratory Registration Act 1972 whether by that association or person, or by its predecessor in business.
- (4) A person who breaches **subsection (1)** commits an offence and is liable on conviction to a fine not exceeding \$5,000.

  Compare: 1972 No 36 s 29

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38	Statements or representations about conformity
	assessment body being accredited

- No person may make any statement or representation or use (1) any mark with reference to any goods, processes, services, or facilities that gives or is likely to give the impression that 5 a testing laboratory conformity assessment body that is not accredited under this Act is so accredited.
- (2) A person who breaches subsection (1) commits an offence and is liable on conviction to a fine not exceeding \$5,000. Compare: 1972 No 36 s 30

# Part 2 Miscellaneous provisions

#### **39** Regulations

The Governor-General may, by Order in Council, make regulations providing for any matter that is contemplated by this 15 Act as necessary—

- for giving it full effect; or (a)
- for its administration. (b)

#### **40 Disestablishment of Standards Council**

The Standards Council (continued under section 3 of the 20 Standards Act 1988) is disestablished.

#### 41 **Transitional provisions**

- The transitional provisions in **Schedule 2** apply to the transfer (1) of the functions, work, and employees of the Standards Council.
- (2) The transitional provisions in **Schedule 3** relate to members of the Testing Laboratory Registration Council.

#### 42 Amendment to Copyright Act 1994

- (1) This section amends the Copyright Act 1994.
- After section 27(1B), insert:

"(1C) Subsection (1A) does not affect copyright in any New Zealand Standard (as that term is defined in the Standards and Accreditation Act 2014)."

# 43 Consequential amendments

- (1) The enactments listed in **Schedule 4** are amended in the manner set out in that schedule.
- (2) The enactments listed in **Schedule 5** are amended in the manner set out in that schedule.

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# 44 Repeals

- (1) The Standards Act 1988 (1988 No 5) is repealed.
- (2) The Testing Laboratory Registration Act 1972 (1972 No 36) is repealed.

	Schedule 1 Provisions relating to Board, chairperson,	s 14
	and members	
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29	Immunity from civil liability 41	
30	Insurance for liability of member 41	
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31	Fees and allowances 41	
<b>1</b> (1)	Appointment of Board members The Minister must appoint persons to be members of the Board who the Minister considers collectively have the skills and ex-	
	perience necessary to approve New Zealand Standards, including knowledge of the sectors that use standards.	5
(2)	The Minister must only appoint a person to be a member of the Board who the Minister considers has adequate skills and experience to perform the functions of the Board (including knowledge of, and experience in, standards).	
(3)	<ul> <li>An appointment of a member of the Board—</li> <li>(a) must be made by notice in the <i>Gazette</i>; and</li> <li>(b) takes effect from the date of the notice, or a later date specified in the notice.</li> </ul>	10
(4)	The Board's powers are not affected by any vacancy in its membership.	15
2	Nomination of Board members	
(1)	If the Minister considers it appropriate, he or she may invite public or private nominations before appointing a member to the Board.	
(2)	If the Minister invites public nominations under subclause	20
	(1), he or she must do so by publishing a notice—	
	(a) stating the number of appointments the Minister intends to make; and	
	(b) calling for nominations to be sent to the Minister; and	
	(c) stating a date after which the Minister may decline to accept nominations, being a date not less than 28 days after the date of the first publication of the notice.	25

A notice under subclause (2)—

(3)

	(a) (b)	must be published at least twice in a daily newspaper circulating in each of the cities of Auckland, Hamilton, Wellington, Christchurch, and Dunedin; and may be published in any other media, and on any other occasions, that the Minister thinks appropriate.	5
<b>3</b> (1)	The Mand a member	and of appointment Minister appoints or reappoints a member of the Board, chairperson of the Board, by giving written notice to the ber concerned.	10
(2)	(a) (b)	state the date on which the appointment takes effect, which must not be earlier than the date on which the notice is received; and in the case of the appointment of a member, state the term of the appointment.  are: 2005 No 39 Schedule 2 cl 1	15
4	The a are value (a) (b)	lity of Board members' acts acts of a person as a member or chairperson of the Board alid even though— a defect existed in the appointment of the person; or the occasion for the person's acting, or for his or her appointment, had not arisen or had ended. are: 2005 No 39 Schedule 2 cl 3	20
<b>5</b> (1)	The a	lity of appointments appointment of a person as a member or chairperson of coard is not invalid only because a defect existed in the intment of the person.	25
(2)	appoi	clause does not apply to a defect in the qualifications for intment of a member.  are: 2005 No 39 Schedule 2 cl 4	30
<b>6</b> (1)	A me	a of office ember of the Board holds office for 3 years or any shorter d stated in the notice of appointment.	

A member may be reappointed.

(2)

(3)	A member continues in office despite the expiry of his or her term of office until—				
	(a) the member is reappointed; or				
	(b) the member's successor is appointed; or	5			
	(c) the Minister informs the member by written notice (with a copy to the Board) that the member is not to be reappointed and no successor is to be appointed at that time.				
(4)	This clause is subject to clauses 7 and 8.				
	Compare: 2005 No 39 Schedule 2 cl 5	10			
7	Removal of Board members				
(1)	The Minister may at any time remove a member of the Board from office.				
(2)	The removal must be made by written notice to the member (with a copy to the Board).	15			
(3)	The notice must state the date on which the removal takes effect, which must not be earlier than the date on which the notice is received.				
(4)	The Minister must notify the removal in the <i>Gazette</i> as soon as practicable after giving the notice.	20			
(5)	To avoid doubt, the Minister may not remove a member unless the Minister has properly considered the matter and complied with the principles of natural justice. Compare: 2005 No 39 Schedule 2 cl 6				
8	Resignation of Board member	25			
(1)	A member of the Board may resign from office by written notice to the Minister (with a copy to the Board) signed by the member.				
(2)	The resignation is effective on receipt by the Minister of the notice or at any later time specified in the notice.	30			
(3)	The Minister must notify the resignation in the <i>Gazette</i> as soon as practicable after receiving the notice.  Compare: 2005 No 39 Schedule 2 cl 7				

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7	Chair person of board
(1)	The Minister must, by notice in the Gazette, appoint a member
	of the Board to be the chairperson of the Board for a term that
	the Minister specifies in the notice of appointment.

(2) If the office of chairperson is vacant, the members may elect 5 one of their number to act as chairperson until an appointment is made under **subclause (1)**.

# 10 Term of appointment of chairperson of Board

Chairmarean of Doord

O

The chairperson of the Board holds that office until—

- (a) he or she resigns that office; or
- (b) he or she is removed from it by the Minister; or
- (c) he or she ceases to hold office as a member; or
- (d) any term of office specified on appointment expires (unless the member continues to hold office in accordance with **clause 6(3)** or is reappointed for a further term).

Compare: 2004 No 115 Schedule 5 cl 2; 2005 No 39 Schedule 2 cl 8

# 11 Resignation of chairperson of Board

(1) The chairperson of the Board may, without resigning as a member, resign the office of chairperson by written notice to the Minister (with a copy to the Board).

(2) The notice of resignation must state the date on which the resignation takes effect.

(3) The Minister must notify the resignation in the *Gazette* as soon as practicable after receiving the notice.

# 12 Removal of chairperson of Board

- (1) The Minister may, after consultation with the person concerned, remove a chairperson of the Board from that office with or without also removing that person as a member by written notice to the person (with a copy to the Board).
- (2) The notice of removal must state the date on which the removal 30 takes effect.
- (3) The Minister must notify the removal in the *Gazette* as soon as practicable after giving the notice.

# No compensation for loss of office

# 13 No compensation for loss of office

A member or chairperson of the Board is not entitled to any compensation or other payment or benefit relating to his or her ceasing, for any reason, to hold office as a member or chairperson.

# Procedure of Board

### 14 Procedure of Board

The Board may, subject to **clauses 15 to 18**, regulate its own procedure.

# 15 Power to appoint committees and subcommittees

- (1) The Board may by resolution appoint any committees and subcommittees of members that it considers appropriate.
- (2) To avoid doubt, a committee is not empowered to appoint its own subcommittees.

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- (3) A committee is subject to the control of the Board, and must carry out all general and special directions of the Board.
- (4) A subcommittee is subject to the control of the committee of which it is a subcommittee, and must carry out all general and special directions of that committee.

20

(5) Unless expressly provided otherwise in any enactment, the Board may discharge or reconstitute a committee or subcommittee.

Compare: 2002 No 84 Schedule 7 cl 30

### 16 Meetings

25

- (1) The Board or its chairperson must—
  - appoint the times and places of meetings of the Board;
     and
  - (b) give notice of those meetings to each member not present when the appointment is made.
- (2) The chairperson must preside at all meetings of the Board if he or she is present and not personally interested in the matter.

If the chairperson is not present, or is personally interested in the matter, the Board must appoint one of its members to

The person appointed to preside under subclause (3) may exercise all the powers and functions of the chairperson for 5

(3)

(4)

preside.

	the p	urpose	s of the meeting.	
(5)			s may be transacted at a meeting of the Board if not present.	a
(6)	For t	he purp	poses of subclause (5) and clause 17, quorur	
	mear			10
	(a)		jority of the members if there is an odd number of the Board:	of
	(b)		of the members if there is an even number of mem of the Board.	1-
(7)	vote,		per has 1 vote and, in addition to his or her general airperson has a casting vote in the case of an equal.	
(8)	A res	solution	n of the Board is passed if—	
	(a)	all m	embers present agree to it; or	
	(b)	a maj	jority of the votes cast on it are in favour of it.	20
(9)	have of the	agreed e Board	present at a meeting of the board is presumed to, and to have voted in favour of, a resolution dunless he or she expressly dissents from or vote resolution at the meeting.	n
17			f holding meetings	25
	A me	_	of the Board may be held—	
	(a)	at the	quorum of the members, being assembled together time and place appointed for the meeting; or	
	(b)	-	eans of audio, audio and visual, or electronic com	
		muni (i)	cation provided that— all of the members who wish to participate in th meeting have access to the technology needed t participate in the meeting; and	
		(ii)	a quorum of members can simultaneously communicate with each other throughout the meeting.	
			3	37

<b>18</b> (1)	Unanimous written resolutions A resolution signed or assented to in writing (whether sent by post, delivery, or electronic communication) by all members is as valid and effectual as if it had been passed at a meeting of the Board duly called and constituted.	5
(2)	The resolution may consist of several documents containing the same resolution, each signed or assented to in writing by 1 or more members.	
	Administrative and secretarial services to Board	
19	Chief executive to provide administrative and secretarial services to Board	10
	The chief executive must provide all reasonable administrative and secretarial services that are necessary to enable the Board to discharge its functions and responsibilities under this Act or any other enactment.	15
	Individual duties of members	
20	Duty to comply with this Act A member must not—  (a) contravene this Act; or (b) cause the contravention of this Act; or (c) agree to the Board's contravening this Act.  Compare: 2005 No 39 Schedule 2 cl 16	20
21	Duty to act with honesty and integrity A member must, when acting as a member, act with honesty and integrity.  Compare: 2005 No 39 Schedule 2 of 17	25

# 22 Duty to act in good faith

A member must, when acting as a member, act in good faith and not pursue his or her own interests at the expense of the Board's interests.

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Compare: 2004 No 115 s 55; 2005 No 39 Schedule 2 cl 18

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**Duty to act with reasonable care, diligence, and skill** A member must, when acting as a member, exercise the care,

	_	the nature of the Board; and the nature of the action; and	5
	(c)	the position of the member and the nature of the responsibilities undertaken by him or her.  are: 2005 No 39 Schedule 2 cl 19	10
24	•	not to disclose information	
(1)	mem must of, or (a) (b)	ember who has information in his or her capacity as a ber that would not otherwise be available to him or her not disclose that information to any person, or make use r act on, that information, except— in the performance of the Board's functions; or as required or permitted by law; or in accordance with <b>subclause (2)</b> ; or	15
	(c) (d)	in complying with the requirement for members to disclose interests.	20
(2)	A me	ember may disclose, make use of, or act on the information	
	(a)	the member is first authorised to do so by the Board or by the Minister; and	
	(b)	the disclosure, use, or act in question will not, or will be unlikely to, prejudice the Board.	25
	Compa	are: 2005 No 39 Schedule 2 cl 20	
<b>25</b> (1)	A me	ember who is personally interested in a matter relating to board must disclose details of the nature and extent of the est (including any monetary value of the interest)—to the chairperson of the Board; and in an interests register kept by the Board.	30
(2)	pract	losure under <b>subclause</b> (1) must be made as soon as icable after the member becomes aware that he or she is onally interested.	35

(3)	A member who is personally interested in a matter relating to the Board must not vote or take part in any discussion or decision of the Board relating to the matter.				
(4)	A member who is personally interested in a matter relating to the Board must be disregarded for the purpose of forming a quorum for that part of a meeting of the board or committee during which a discussion or decision relating to the matter occurs or is made.	5			
(5)	In this clause, <b>matter</b> means the Board's performance of its functions under this Act.  Compare: 2004 No 115 ss 62(3), 66(c); 2005 No 39 Schedule 2 cl 21	10			
26	Consequences of failing to disclose interest				
(1)	The Board must notify the responsible Minister of any failure to comply with <b>clause 25</b> .				
(2)	A failure to comply with <b>clause 25</b> does not affect the validity 15 of an act or matter.				
(3)	However, <b>subclause (2)</b> does not limit the right of any person to apply, in accordance with law, for judicial review.  Compare: 2004 No 115 s 67				
27	Accountability for individual duties	20			
(1)	A member is not liable for a breach of an individual duty under this Act.				
(2)	<ul> <li>However, this clause does not affect— <ul> <li>(a) anything in clause 7 or 12 (removal of member or chairperson); or</li> <li>(b) anything else for which the member may be liable under any other Act or rule of law arising from the act or omission that constitutes the breach.</li> </ul> </li> </ul>	25			
	Compare: 2005 No 39 Schedule 2 cl 22				
	Collective duties of Board	30			
28	Collective duties of Board				
	The Board must—				
	(a) act in a manner consistent with the objectives and func-				

tions of the Board:

	(b)	perform its functions efficiently and effectively and in a manner consistent with the spirit of service to the pub- lic:	
	(c)	not contravene this Act.	
		Immunities and insurance	5
<b>29</b> (1)	A me	unity from civil liability mber of the Board is not liable, in respect of an excluded comission,— to the Minister, unless it is also a breach of an individual duty under any of clauses 20 to 25:	10
	(b)	to any other person.	
(2)	Nothi (a) (b)	ing in this clause affects— the liability of any person that is not a civil liability: the right of any person to apply for judicial review.	
(3)	sion l	s clause, <b>excluded act or omission</b> means an act or omis- by the member in good faith and in the performance or ded performance of the Board's functions.	15
30	Insur	ance for liability of member	
(1)	omiss	chief executive may effect insurance cover for the acts or sions of a member of the Board done or made during his r term as a member.	20
(2)		ever, the chief executive may not effect insurance cover	
	under (a) (b)	an act done or an omission made in bad faith: an act or omission that is not in the performance or intended performance of the Board's functions.	25
(3)		is clause, <b>to effect insurance</b> includes to pay, whether ally or indirectly, the costs of the insurance.	
		Fees and allowances	
<b>31</b> (1)	The n	and allowances nembers of the Board are entitled to be paid the following, cordance with the fees framework: fees as determined by the Minister; and	30

- (b) reimbursing allowances or actual and reasonable expenses incurred in undertaking the functions and duties of the Board.
- (2) In **subclause (1)**, **fees framework** means the framework determined by the Government from time to time for the classification and remuneration of statutory and other bodies in which the Crown has an interest.

# Schedule 2 s 41(1) Transition from Standards Council

### 1 Interpretation

In this schedule, Standards Council includes Standards NZ.

- **2** Assets, records, liabilities, and debts of Standards Council 5 All of the assets, records, liabilities, and debts of the Standards Council are vested in the Ministry.
- 2A Savings in relation to fees for New Zealand Standards

The fee for obtaining a copy, or online access to a New Zealand
Standard is the fee (if any) that applied immediately before the
repeal of the Standards Act 1988 until a fee for that standard
is set under **section 23(1)** of this Act.

# 3 Transition of work from Standards Council to Board or NZ Standards Executive

Any work of the Standards Council that was in progress immediately before the date this schedule comes into force may,—

- (a) if it corresponds substantially to the functions of the Board, be carried on and completed by the Board; and
- (b) if it corresponds substantially to the functions of the NZ Standards Executive, be carried on and completed by 20 the NZ Standards Executive.

# 4 Existing standards development work

- (1) The NZ Standards Executive must, as soon as practicable after the date this schedule comes into force, determine whether the standards development work of each committee of the Standards Council is to be continued or discontinued under this Act.
- (2) If the NZ Standards Executive determines that any standards development work is to be discontinued, he or she must return any intellectual property that was assigned to the Standards Council in respect of that standards development work to the person who assigned it.
- (3) If the NZ Standards Executive determines that any standards development work is to be continued, he or she—

	(a)	may establish a new standards development committee or committees under <b>section 15</b> to continue that work; or	
	(b)	continue a committee of the Standards Council as a	5
(4)	Act	void doubt, <b>sections 15 to 22</b> apply, from the date this comes into force, to any committee continued under <b>subsec (3)(b)</b> .	
<b>5</b> (1)	An e of Soother	riction on compensation for technical redundancy imployee of the Standards Council (including an employee tandards NZ) is not entitled to receive any payment or benefit on the ground that the position held by the emee at the Standards Council has ceased to exist if—	10
	(a)	the position ceases to exist as a result of a transfer of functions from the Standards Council to the NZ Stand- ards Executive; and	15
	(b)	<ul> <li>in connection with that transfer of functions,—</li> <li>(i) the employee is offered equivalent employment at the Ministry (whether or not the employee accepts the offer); or</li> <li>(ii) the employee is offered, and accepts, other employment at the Ministry.</li> </ul>	20
(2)	emp	oyment at the Standards Council is employment at the stry that is— in substantially the same position; and in the same general locality; and	25
	(c)	on terms and conditions of employment that are no less favourable than those that applied to the employee im-	30
	(d)	on terms that treat the period of service with the Standards Council (and any other period of service recog-	35
(3)		clause overrides Part 6A of the Employment Relations 2000.	

6	Employment of transferred employee to be treated as
	continuous employment

The employment of a transferred employee by the Ministry is to be treated as continuous employment for the purposes of any enactment.

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### **Government Superannuation Fund**

(1) Any transferred employee who, immediately before becoming an employee of the Ministry, was a contributor to the Government Superannuation Fund under Part 2 or 2A of the Government Superannuation Fund Act 1956 is deemed, for the purposes of that Act, to be employed in the Government service as long as the person continues to be an employee of the Ministry.

The Government Superannuation Fund Act 1956 applies to the (2) person in all respects as if the person's service as an employee 15 of the Ministry were Government service.

- (3) Subclause (1) does not entitle a person to become a contributor to the Government Superannuation Fund if the person has ceased to be a contributor.
- **(4)** For the purpose of applying the Government Superannuation Fund Act 1956, the chief executive is the controlling authority.

#### 8 **Transfer of contracts to Ministry**

- This clause applies to a contract (other than an employment (1) agreement) that
  - was made between the chief executive of the Standards 25 (a) Council and another person; and
  - relates related solely to a function or power of the chief (b) executive of the Standards Council under the Standards Act 1988 before the commencement of this Act that becomes a function or power of the Ministry on that 30 commencement.

- On and after the commencement of this Act,— (2)
  - the contract must be treated as if the chief executive (a) -NZ Standards Executive were the party to the contract instead of the chief executive of Standards NZ or the 35 Standards Council (as the case requires); and

(b) unless the context otherwise requires, every reference in the contract to the chief executive of Standards NZ or the Standards Council is to be read as a reference to the chief executive NZ Standards Executive.

# Schedule 3 s 41(2) Transition from Testing Laboratory Registration Council

# 1 Members appointed by Minister

- (1) Any person who was a member of the Testing Laboratory 5 Registration Council immediately before the commencement of this Act who had been appointed under section 4(1)(a) of the Testing Laboratory Registration Act 1972 continues as a member of the board of the Accreditation Council.
- (2) **Subclause (1)** is subject to section 32(3) of the Crown Entities Act 2004.

# 2 Members appointed by Accreditation Council

To avoid doubt, a person who was a member of the Testing Laboratory Registration Council immediately before the commencement of this Act who had been appointed under section 4(1)(b) of the Testing Laboratory Registration Act 1972 ceases to be a member of that council on the repeal of the Testing Laboratory Registration Act 1972 by **section 44(2)** of this Act.

# Schedule 4 s 43(1) Consequential amendments relating to standards

### Part 1

# Amendments to Acts

5

### Animal Products Act 1999 (1999 No 93)

In section 161(5)(ivb), replace "Testing Laboratory Registration Act 1972" with "Standards and Accreditation Act 2014".

# **Biosecurity Act 1993 (1993 No 95)**

In section 142S(3), replace "Sections 22 to 25 of the Standards Act 10 1988" with "**Sections 26 to 29** of the Standards and Accreditation Act **2014**".

# **Building Act 2004 (2004 No 72)**

In section 119(4), replace "Standards Council" with "NZ Standards Organisation".

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Replace section 119(5) with:

"(5) In this section, **NZ Standards Organisation** has the meaning given to it in **section 4(1)** of the Standards and Accreditation Act **2014**."

In section 413, replace "sections 22 to 25 of the Standards Act 1988" 20 with "**sections 26 to 29** of the Standards and Accreditation Act **2014**".

# **Civil Aviation Act 1990 (1990 No 98)**

In section 36(9), replace "sections 22 to 25 of the Standards Act 1988" with "sections 26 to 29 of the Standards and Accreditation 25 Act 2014".

# Climate Change Response Act 2002 (2002 No 40)

In the heading to section 177, replace "Standards Act 1988" with "Standards and Accreditation Act 2014".

In section 177, replace "sections 22 to 25 of the Standards Act 1988" 30 with "**sections 26 to 29** of the Standards and Accreditation Act **2014**".

# Commerce Act 1986 (1986 No 5)

Replace section 44(1)(e) with:

- "(e) to the entering into of a contract, or arrangement, or arriving at an understanding in so far as it contains a provision obliging a person to comply with or apply—
  - "(i) a New Zealand Standard relating to dimension, design, quality, or performance; or
  - "(ii) a standard of dimension, design, quality, or performance prepared or approved by any association or body prescribed for the purpose of this paragraph by regulations made under this Act:".

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

In Schedule 1, Part 2, insert in its appropriate alphabetical order: "Accreditation Council".

In Schedule 1, Part 2, repeal the <u>items item</u> relating to the Standards 15 Council and the Testing Laboratory Registration Council.

# Dairy Industry Restructuring Act 2001 (2001 No 51)

In Schedule 5E, replace clause 10 with:

"10 Standards and Accreditation Act 2014

Nothing in this schedule affects the application of **sections** 20 **26 to 29** of the Standards and Accreditation Act **2014**."

# **Electricity Act 1992 (1992 No 122)**

In section 2(1), definition of **official standard**, paragraph (a), replace "Standards Act 1988" with "Standards and Accreditation Act **2014**".

# Exclusive Economic Zone and Continental Shelf (Environmental 25 Effects) Act 2012 (2012 No 72)

In the heading to section 155, replace "Standards Act 1988" with "Standards and Accreditation Act 2014".

In section 155, replace "sections 22 to 25 of the Standards Act 1988" with "**sections 26 to 29** of the Standards and Accreditation Act 30 **2014**".

### Fair Trading Act 1986 (1986 No 121)

In section 2(1), definition of **official standard**, paragraph (a), replace "section 2 of the Standards Act 1988" with "**section 4(1)** of the Standards and Accreditation Act **2014**".

In section 2(1), definition of **official standard**, paragraph (b), replace 5 "Standards Council within the meaning of section 2 of the Standards Act 1988" with "NZ Standards Organisation (as that term is defined in the Standards and Accreditation Act **2014**)".

# Flags, Emblems, and Names Protection Act 1981 (1981 No 47)

In Schedule 3, replace the item relating to the Testing Laboratory 10 Registration Act 1972 with:

Standards and Accreditation Act 2014: section 37

Testing laboratory registration, testing laboratory accreditation, and international accreditation

### Gas Act 1992 (1992 No 124)

In section 2(1), definition of **official standard**, paragraph (a), replace "Standards Act 1988" with "Standards and Accreditation Act **2014**".

### Health Act 1956 (1956 No 65)

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In section 69ZY(2)(a)(i), replace "the Testing Laboratory Registration Act 1972" with "Part 2 of the Standards and Accreditation Act 2014".

Replace section 112ZO with:

# "112ZO Application of Standards and Accreditation Act 2014 not affected

Sections 112ZG to 112ZM do not affect the application of **sections 26 to 29** of the Standards and Accreditation Act **2014**."

# Human Tissue Act 2008 (2008 No 28)

In Schedule 5, replace clause 9 with:

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# "9 Application of Standards and Accreditation Act 2014 not affected

Clauses 1 to 8 do not affect the application of **sections 26 to 29** of the Standards and Accreditation Act **2014**."

In section 165(1)(b),—

- (a) replace "New Zealand Standards Association" with "NZ Standards Organisation"; and
- (b) replace "New Zealand Standards Council" with "NZ Stand- 5 ards Organisation".

In section 165(9), replace "sections 22 to 25 of the Standards Act 1988" with "**sections 26 to 29** of the Standards and Accreditation Act **2014**".

### **Legislation Act 2012 (2012 No 119)**

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In the heading to section 57, replace "Standards Act 1988" with "Standards and Accreditation Act 2014".

In section 57, replace "sections 22 to 25 of the Standards Act 1988" with "**sections 26 to 29** of the Standards and Accreditation Act **2014**".

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## Maritime Transport Act 1994 (1994 No 104)

In section 452(1)(c)(iii),—

- (a) replace "Standards New Zealand" with "the NZ Standards Organisation"; and
- (b) replace "New Zealand Standards Council" with "NZ Stand- 20 ards Organisation".

In section 452(9), replace "sections 22 to 25 of the Standards Act 1988" with "sections 26 to 29 of the Standards and Accreditation Act 2014".

### **Medicines Act 1981 (1981 No 118)**

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In Schedule 3, in the heading to clause 8, replace "Standards Act 1988" with "Standards and Accreditation Act 2014".

In Schedule 3, clause 8, replace "sections 22 to 25 of the Standards Act 1988" with "**sections 26 to 29** of the Standards and Accreditation Act **2014**".

Natio	onal Animal Identification and Tracing Act 2012 (2012 No 2)	
	ction 70(3), replace "section 2 of the Standards Act 1988" with <b>tion 4(1)</b> of the Standards and Accreditation Act <b>2014</b> ".	
Sec	tion 4(1) of the Standards and Accreditation Act 2014.	
Offic	cial Information Act 1982 (1982 No 156)	
In Sc	n Schedule 1, insert in their its appropriate alphabetical order:	
<del>"Acc</del>	reditation Council	
" <del>NZ</del>	New Zealand Standards Approval Board".	
	chedule 1, repeal the item relating to the Testing Laboratory stration Council.	
Omb	oudsmen Act 1975 (1975 No 9)	10
<del>In Sc</del>	chedule 1, Part 2, insert in its appropriate alphabetical order:	
"Acc	reditation Council".	
	n Schedule 1, Part 2, repeal the items item relating to the Standards	
Cour	ncil and Testing Laboratory Registration Council.	
Publ	ic Bodies Contracts Act 1959 (1959 No 98)	15
<del>In Se</del>	chedule 1, Part 2, insert in its appropriate alphabetical order:	
Accre	ditation Council Standards and Accreditation Act 2014	
	chedule 1, Part 2, repeal the <u>items item</u> relating to the Standards acil and the Testing Laboratory Registration Council.	
Radi	ocommunications Act 1989 (1989 No 148)	
Repla	ace section 133(3) with:	20
"(3)	Any reference standard may adopt as a standard or specification any New Zealand Standard or any part of a New Zealand Standard (as that term is defined in the Standards and Accreditation Act <b>2014</b> )."	
In Sc	chedule 8, replace clause 8 with:	25
"8	Application of Standards and Accreditation Act 2014 not affected	
	Clauses 1 to 7 do not affect the application of <b>sections 26 to 29</b> of the Standards and Accreditation Act <b>2014</b> ."	
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# **Social Security Act 1964 (1964 No 136)**

In section 88A, definition of **evidential drug test**, paragraph (c), replace "sections 22 to 25 of the Standards Act 1988" with "**sections 26 to 29** of the Standards and Testing Accreditation Act **2014**".

# Part 2 5

# Amendments to legislative instruments

# Accident Insurance (Occupational Hearing Assessment Procedures) Regulations 1999 (SR 1999/167)

In regulation 2, definition of audiometer,—

- (a) replace "Testing Laboratory Registration Council" with 10 "Accreditation Council"; and
- (b) replace "Testing Laboratory Registration Act 1972" with "Standards and Accreditation Act 2014".

### Corrections Regulations 2005 (SR 2005/53)

In regulation 3, definition of specified laboratory, paragraph (a), 15 replace "Testing Laboratory Registration Act 1972" with "Standards and Accreditation Act 2014".

# **Energy Efficiency (Energy Using Products) Regulations 2002** (SR 2002/9)

In regulation 3, definition of accredited laboratory, replace "Testing 20 Laboratory Registration Council" with "Accreditation Council".

### Gas (Safety and Measurement) Regulations 2010 (SR 2010/76)

In regulation 3(1), definition of competent organisation, paragraph (b), replace "Testing Laboratory Registration Act 1972" with "Standards and Accreditation Act 2014".

# Health and Safety in Employment (Asbestos) Regulations 1998 (SR 1998/443)

In regulation 2, definition of New Zealand accredited laboratory, replace "Testing Laboratory Registration Council" with "Accreditation Council".

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# Health and Safety in Employment (Petroleum Exploration and Extraction) Regulations 2013 (SR 2013/208)

In regulation 47(c), replace "Testing Laboratory Registration Council" with "Accreditation Council".

# Health and Safety in Employment (Pipelines) Regulations 1999 (SR 1999/350)

In regulation 9(1)(c), replace "Testing Laboratory Registration Council" with "Accreditation Council".

# Health and Safety in Employment (Pressure Equipment, Cranes, and Passenger Ropeways) Regulations 1999 (SR 1999/128)

In regulation 25(1)(a) and (g), replace "Testing Laboratory Registration Council" with "Accreditation Council".

# Weights and Measures Regulations 1999 (SR 1999/373)

Replace regulation 16(e) with:

"(e) the Accreditation Council:".

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Schedule 5 s 43(2	2)
Consequential amendments relating to	
<u>accreditation</u>	
Part 1	
Amendments to Acts	5
Animal Products Act 1999 (1999 No 93)	
In section 161(5)(a)(ivb), replace "Testing Laboratory Registration	n
Act 1972" with "Standards and Accreditation Act 2014".	_
<b>Crown Entities Act 2004 (2004 No 115)</b>	
In Schedule 1, Part 2, insert in its appropriate alphabetical order:	10
"Accreditation Council".	
In Schedule 1, Part 2, repeal the item relating to the Testing Labora	<u>1-</u>
tory Registration Council.	
Flags, Emblems, and Names Protection Act 1981 (1981 No 47)	
In Schedule 3, repeal the item relating to the Testing Laborator	y 15
Registration Act 1972.	
Health Act 1956 (1956 No 65)	
In section 69ZY(2)(a)(i), replace "registered under the Testing La	
boratory Registration Act 1972" with "accredited under <b>subpart</b> :	
of Part 1 of the Standards and Accreditation Act 2014".	20
Official Information Act 1982 (1982 No 156)	
In Schedule 1, insert in its appropriate alphabetical order:	
"Accreditation Council".	
In Schedule 1, repeal the item relating to the Testing Laborator	y
Registration Council.	25
Ombudsmen Act 1975 (1975 No 9)	
In Schedule 1, Part 2, insert in its appropriate alphabetical order:	
"Accreditation Council".	
In Schedule 1, Part 2, repeal the item relating to the Testing Labora	<u>1-</u>
tory Registration Council.	30

Public Bodies Contracts Act 1959 (1959 No 98)	
In Schedule 1, Part 2, insert in its appropriate alphabetical order:	
Accreditation Council Standards and Accreditation Act	
<u>2014</u>	
In Schedule 1, Part 2, repeal the item relating to the Testing Labora-	
tory Registration Council.	
Part 2	5
Amendments to legislative instruments	
Accident Insurance (Occupational Hearing Assessment	
Procedures) Regulations 1999 (SR 1999/167)	
In regulation 2, definition of <b>audiometer</b> ,—	
(a) replace "Testing Laboratory Registration Council" with	10
"Accreditation Council"; and	
(b) replace "Testing Laboratory Registration Act 1972" with	
"Standards and Accreditation Act 2014".	
Corrections Regulations 2005 (SR 2005/53)	
In regulation 3, definition of <b>specified laboratory</b> , paragraph (a),	15
replace "registered under the Testing Laboratory Registration Act	
1972" with "accredited under subpart 3 of Part 1 of the Standards	
and Accreditation Act 2014".	
<b>Energy Efficiency (Energy Using Products) Regulations 2002</b>	
(SR 2002/9)	20
In regulation 3, definition of <b>accredited laboratory</b> , paragraph (a),	
replace "Testing Laboratory Registration Council of New Zealand"	
with "Accreditation Council (as that term is defined in <b>section 4(1)</b>	
of the Standards and Accreditation Act 2014)".	

Gas (Safety and Measurement) Regulations 2010 (SR 2010/76)

In regulation 3(1), definition of **competent organisation**, paragraph (a), after "ISO 17025 by", insert "the Accreditation Council operating as".

In regulation 3(1), definition of **competent organisation**, paragraph (b), replace "under the Testing Laboratory Registration Act 1972" 30

### Part 2—continued

# Gas (Safety and Measurement) Regulations 2010 (SR 2010/76)—continued

with "under subpart 3 of Part 1 of the Standards and Accreditation Act 2014".

# Health and Safety in Employment (Asbestos) Regulations 1998 (SR 1998/443)

In regulation 2, definition of **New Zealand accredited labora-** 5 **tory**, replace "Testing Laboratory Registration Council" with "Accreditation Council".

# **Health and Safety in Employment (Petroleum Exploration and Extraction) Regulations 2013 (SR 2013/208)**

<u>In regulation 47(c), replace "Testing Laboratory Registration Council"</u> 10 cil" with "Accreditation Council".

# Health and Safety in Employment (Pipelines) Regulations 1999 (SR 1999/350)

<u>In regulation 9(1)(c)</u>, replace "Testing Laboratory Registration Council" with "Accreditation Council".

# <u>Health and Safety in Employment (Pressure Equipment, Cranes, and Passenger Ropeways)</u> Regulations 1999 (SR 1999/128)

In regulation 25(1)(a) and (g), replace "Testing Laboratory Registration Council" with "Accreditation Council".

# Weights and Measures Regulations 1999 (SR 1999/373)

In regulation 16, definition of **competent organisation**, replace paragraph (c) with:

"(c) the Accreditation Council:".

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# Legislative history

22 July 2014 4 November 2014 Introduction (Bill 230–1)
First reading and referral to Commerce Committee