Government Bill

As reported from the committee of the whole House

Key to symbols used in reprinted bill

As reported from the committee of the whole House

text inserted text deleted

Hon Maurice Williamson

Weathertight Homes Resolution Services (Financial Assistance Package) Amendment Bill

Government Bill

Contents

		Contents	
			Page
1	Title		3
2	Comm	encement	3
3	Princip	pal Act amended	3
		Part 1	
		Amendments to principal Act	
4	New s	ection 3 substituted	3
	3	Purpose of this Act	3
5	Overv	iew of this Act	3
5A	Interpretation		
6	New P	Part 1A inserted	4
		Part 1A	
		Financial assistance package	
		Preliminary	
	125A	Purpose of this Part	4
	125B	Interpretation	4
		Applications for financial assistance measures	
	125C	Application for financial assistance measures	7
	125D	Deadline for application for financial assistance measures	7

		Assessments relating to applications for financial assistance measures	
	125DA	Assessors may prepare concise assessor's report relating to application for financial assistance measures and provide other advice or recommendation	8
		Restrictions on civil proceedings relating to financial assistance measures	
	125E 125F	Protection from liability Restriction on naming or joining contributing party or additional contributing party as defendant or third or subsequent party in certain civil proceedings, or otherwise seeking remedy or relief from them	8
	125FA	Effect of contribution agreement on civil proceedings relating to dwellinghouse Effect of contribution agreement on civil	10
	120111	proceedings relating to dwellinghouse	10
		Guarantees or indemnities may be given by Minister	
	125G	Minister may give guarantee or indemnity	11
	125H	Minister of Finance may specify types of financial institutions and criteria	11
	125I	Minister of Finance may specify terms and conditions of guarantees or indemnities	12
	125J	Recovery of money paid under guarantee or indemnity	12
	125K	Payments in respect of guarantee or indemnity	13
	C	Part 2	
	Conse	equential amendment to, and relationship with, Public Finance Act 1989	
7 8		uential amendment to Public Finance Act 1989 es not limit Public Finance Act 1989	13 13
Ü	1101 UO	o not mint I done I manee Met 1707	13

Part 1 cl 5

The Parliament of New Zealand enacts as follows:

1	Title This Act is the Weathertight Homes Resolution Services (Financial Assistance Package) Amendment Act 2010 .	
2	Commencement This Act comes into force on a date to be appointed by the Governor-General by Order in Council, and 1 or more orders may be made bringing different provisions into force on different dates the day after the date on which it receives the Royal assent.	5
(2)	Any provisions of this Act that are not in force on the day that is the first anniversary of the date on which this Act receives the Royal assent come into force on that anniversary date.	10
3	Principal Act amended This Act amends the Weathertight Homes Resolution Services Act 2006.	15
	Part 1	
	Amendments to principal Act	
4	New section 3 substituted Section 3 is repealed and the following section substituted:	20
"3	Purpose of this Act The purpose of this Act is— "(a) to provide owners of dwellinghouses that are leaky buildings with access to speedy, flexible, and cost-ef-	25
	"(b) to provide for certain matters relating to the provision of a package of financial assistance measures to facilitate the repair of those buildings."	
5	Overview of this Act Section 4 is amended by inserting the following heading and paragraph after paragraph (h):	30

"Financial assistance package

Part	1 c	15	Α

	"(ha)	visio	n of a pac	ides for certain matters relating to the pro- ckage of financial assistance measures to repair of leaky buildings:".	
5A	Parag	ended	o) of the d by omitti	definition of civil proceedings in section 8 ing "sections 84 and 105" and substituting 25F, and 125FA ".	5
6			A insert ng Part i	s inserted after Part 1:	10
		" Γ	inancia	"Part 1A Il assistance package	
		ľ		1 8	
				"Preliminary	
"125.	The p	urpose by prov packag	viding for	Part is to facilitate the repair of leaky build- r certain matters relating to the provision ancial assistance measures to qualifying	15
	B Inte				
"(1)	In thi	s Part,	unless th	ne context otherwise requires,—	20
				uting party—	
	"(a)	mean "(i)	the rele "(A) p	or both of the following: vant territorial authority, if it agrees to— participate in the provision of the package of financial assistance measures to quali-	25
			"(B) n	ying claimants; and make, under a contribution agreement, a financial contribution towards the agreed repair costs of the dwellinghouse con-	23
				erned:	30
		"(ii)	contribu	her party (if any) who agrees to make a ution (whether financial or otherwise) to- the agreed repair costs of the dwelling- concerned; but	
	"(b)	does		ide a claimant or a lender	35

Part 1 cl 6

	ed rep	pair costs—	
"(a)	mean	s the costs or expenses that—	
	"(i)	a claimant may incur, or has incurred, to effect	
		any repair agreed in a contribution agreement;	
		and	5
	"(ii)	are agreed with the claimant; and	
"(b)	inclu	des—	
	"(i)	any associated costs:	
	"(ii)	the agreed value of any non-financial contribu-	
		tion made by any additional contributing party	10
		that is not a relevant territorial authority; but	
"(c)	does	not include any legal costs or expenses	
"asso	ciated	costs means the reasonable costs of any of the fol-	
lowin	g that	a claimant may incur under, and within the terms	
of, a	contrib	oution agreement:	15
"(aa)	a val	uer's report on the valuation of a dwellinghouse	
	befor	e the repair is commenced:	
"(a)	desig	n work in relation to or in connection with any	
	repair	r:	
"(b)	proje	ct management in relation to or in connection with	20
	any r	epair:	
"(c)	build	ing consent in relation to or in connection with any	
	repair	r:	
"(ca)	resou	rce consent under the Resource Management Act	
		in relation to or in connection with any repair:	25
"(d)		active accommodation for the claimant in connec-	
		with or as a result of any repair:	
"(e)		ge for the claimant's furniture, household appli-	
		, and other household effects in connection with or	
		esult of any repair if the furniture, household appli-	30
		, and other household effects were in the dwelling-	
	house	e at the time of commencement of the repair	
"cont	ributi	ng party means the Crown	
"cont	ributi	on agreement means a written agreement that—	
"(a)		ered into between—	35
. /	"(i)	a claimant and the contributing party; or	
	"(ii)	a claimant, the contributing party, and any addi-	
		tional contributing party; and	

"(B) the provision of a service: "(C) the supply of goods: "(b) a credit support facility that is in the form of a guarantee or indemnity given to a lender under section 125G(2) in respect of— "(i) any loan advanced by the lender to a claimant for the sole purpose of meeting the balance of the agreed repair costs of a dwellinghouse that are not otherwise covered by the financial contributions referred to in paragraph (a): "(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the loan described in subparagraph (i) "lender means a financial institution of a type specified under section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and meets the contribution criteria that are specified by the chief executive by notice in the Gazette in respect of the package of financial assistance measures	"(b)	sets out the terms and conditions for the provision of financial assistance measures to the claimant	
"(a) a financial support facility that is in the form of,— "(i) in the case of the contributing party and, if applicable, any additional contributing party that is a relevant territorial authority, a financial contribution towards the agreed repair costs of a dwellinghouse; and "(ii) if applicable, in the case of any other additional contributions towards the agreed repair costs of a dwellinghouse: "(A) a financial contribution: "(B) the provision of a service: "(C) the supply of goods: "(b) a credit support facility that is in the form of a guarantee or indemnity given to a lender under section 125G(2) in respect of— "(i) any loan advanced by the lender to a claimant for the sole purpose of meeting the balance of the agreed repair costs of a dwellinghouse that are not otherwise covered by the financial contributions referred to in paragraph (a): "(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the loan described in subparagraph (i) "lender means a financial institution of a type specified under section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and meets the contribution criteria that are specified by the chief executive by notice in the Gazette in respect of the package of financial assistance measures	"fina	ncial assistance measures means the measures that com-	
"(i) in the case of the contributing party and, if applicable, any additional contributing party that is a relevant territorial authority, a financial contribution towards the agreed repair costs of a dwellinghouse; and "(ii) if applicable, in the case of any other additional contributing party, any or all of the following contributions towards the agreed repair costs of a dwellinghouse: "(A) a financial contribution: "(B) the provision of a service: "(C) the supply of goods: "(b) a credit support facility that is in the form of a guarantee or indemnity given to a lender under section 125G(2) in respect of— "(i) any loan advanced by the lender to a claimant for the sole purpose of meeting the balance of the agreed repair costs of a dwellinghouse that are not otherwise covered by the financial contributions referred to in paragraph (a): "(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the loan described in subparagraph (i) "lender means a financial institution of a type specified under section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and "(b) meets the contribution criteria that are specified by the chief executive by notice in the Gazette in respect of the package of financial assistance measures			
"(ii) if applicable, in the case of any other additional contributing party, any or all of the following contributions towards the agreed repair costs of a dwellinghouse: "(A) a financial contribution: "(B) the provision of a service: "(C) the supply of goods: "(b) a credit support facility that is in the form of a guarantee or indemnity given to a lender under section 125G(2) in respect of— "(i) any loan advanced by the lender to a claimant for the sole purpose of meeting the balance of the agreed repair costs of a dwellinghouse that are not otherwise covered by the financial contributions referred to in paragraph (a): "(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the loan described in subparagraph (i) "lender means a financial institution of a type specified under section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and "(b) meets the contribution criteria that are specified by the chief executive by notice in the Gazette in respect of the package of financial assistance measures	"(a)	"(i) in the case of the contributing party and, if applicable, any additional contributing party that is a relevant territorial authority, a financial contribution towards the agreed repair costs of a dwelling-	
"(B) the provision of a service: "(C) the supply of goods: "(b) a credit support facility that is in the form of a guarantee or indemnity given to a lender under section 125G(2) in respect of— "(i) any loan advanced by the lender to a claimant for the sole purpose of meeting the balance of the agreed repair costs of a dwellinghouse that are not otherwise covered by the financial contributions referred to in paragraph (a): "(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the loan described in subparagraph (i) "lender means a financial institution of a type specified under section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and meets the contribution criteria that are specified by the chief executive by notice in the Gazette in respect of the package of financial assistance measures		"(ii) if applicable, in the case of any other additional contributing party, any or all of the following contributions towards the agreed repair costs of	10
or indemnity given to a lender under section 125G(2) in respect of— "(i) any loan advanced by the lender to a claimant for the sole purpose of meeting the balance of the agreed repair costs of a dwellinghouse that are not otherwise covered by the financial contribu- tions referred to in paragraph (a): "(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the loan described in subparagraph (i) "lender means a financial institution of a type specified under section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and "(b) meets the contribution criteria that are specified by the chief executive by notice in the Gazette in respect of the package of financial assistance measures		"(B) the provision of a service:	15
in respect of— "(i) any loan advanced by the lender to a claimant for the sole purpose of meeting the balance of the agreed repair costs of a dwellinghouse that are not otherwise covered by the financial contributions referred to in paragraph (a): "(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the loan described in subparagraph (i) "lender means a financial institution of a type specified under section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and "(b) meets the contribution criteria that are specified by the chief executive by notice in the <i>Gazette</i> in respect of the package of financial assistance measures	"(b)	**	
"(i) any loan advanced by the lender to a claimant for the sole purpose of meeting the balance of the agreed repair costs of a dwellinghouse that are not otherwise covered by the financial contributions referred to in paragraph (a): "(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the loan described in subparagraph (i) "lender means a financial institution of a type specified under section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and "(b) meets the contribution criteria that are specified by the chief executive by notice in the <i>Gazette</i> in respect of the 35 package of financial assistance measures			
the sole purpose of meeting the balance of the agreed repair costs of a dwellinghouse that are not otherwise covered by the financial contributions referred to in paragraph (a) : "(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the loan described in subparagraph (i) "lender means a financial institution of a type specified under section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and "(b) meets the contribution criteria that are specified by the chief executive by notice in the <i>Gazette</i> in respect of the package of financial assistance measures		1	20
tions referred to in paragraph (a): "(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the loan described in subparagraph (i) "lender means a financial institution of a type specified under section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and meets the contribution criteria that are specified by the chief executive by notice in the <i>Gazette</i> in respect of the package of financial assistance measures		the sole purpose of meeting the balance of the agreed repair costs of a dwellinghouse that are	
"(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the loan described in subparagraph (i) "lender means a financial institution of a type specified under section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and "(b) meets the contribution criteria that are specified by the chief executive by notice in the <i>Gazette</i> in respect of the 35 package of financial assistance measures			25
section 125H(1)(a) that satisfies the criteria specified for it under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and "(b) meets the contribution criteria that are specified by the chief executive by notice in the <i>Gazette</i> in respect of the 35 package of financial assistance measures		"(ii) any loan advanced by the lender to a claimant as a result of the restructuring or refinancing of the	
under section 125H(1)(b) "qualifying claimant means a claimant who— "(a) has an eligible claim in respect of a dwellinghouse; and "(b) meets the contribution criteria that are specified by the chief executive by notice in the <i>Gazette</i> in respect of the 35 package of financial assistance measures	"lend	ler means a financial institution of a type specified under	
 "(a) has an eligible claim in respect of a dwellinghouse; and "(b) meets the contribution criteria that are specified by the chief executive by notice in the <i>Gazette</i> in respect of the package of financial assistance measures 			30
"(b) meets the contribution criteria that are specified by the chief executive by notice in the <i>Gazette</i> in respect of the package of financial assistance measures			
ė v		meets the contribution criteria that are specified by the chief executive by notice in the <i>Gazette</i> in respect of the	35
"relevant territorial authority, in relation to a dwelling-	"rele	vant territorial authority, in relation to a dwelling-	

house, means the territorial authority for the district in which

the dwellinghouse is situated

Part 1 cl 6

	"repa	ir—	
	"(a)	means any repair to a dwellinghouse that is the subject of a contribution agreement that the parties to the agreement have agreed is directly necessary to—	
		"(i) rectify any damage to the dwellinghouse as a consequence of its penetration by water because of some aspect of its design, construction, or alteration, or of materials used in its construction or alteration; and	5
	"(b)	"(ii) make the dwellinghouse weathertight; and includes demolishing the dwellinghouse and rebuilding or re-erecting it, if provided for under the contribution agreement	10
		itorial authority means a territorial authority within the ing of the Local Government Act 2002.	15
"(2)	chief of cor house	s Part, unless the context otherwise requires, approved, executive, civil proceedings, claim, claimant, court mpetent jurisdiction, damages, department, dwellinge, eligible claim, leaky building, and Minister have the ings given to them by section 8.	20
	"Ap	plications for financial assistance measures	
"1250	A qua	olication for financial assistance measures alifying claimant who wishes to obtain any financial asce measures in relation to a dwellinghouse may apply to nief executive in the approved manner.	25
"125I		dline for application for financial assistance	
	than t	pplication under section 125C must be made no later the expiry of the period of 5 years after the date of comement of this section.	30

"Assessments	relating to	applications	for
financia	l assistance	e measures	

		financial assistance measures	
'125]	relati	ssessors may prepare concise assessor's report ing to application for financial assistance measures provide other advice or recommendation	5
(1)	In ad under	dition to any functions, duties, or powers of an assessor r Part 1, an assessor may carry out either or both of the wing functions if requested to do so by the chief execu-	J
	"(a)	prepare a concise assessor's report in relation to a dwellinghouse for which an application under section 125C for financial assistance measures has been made:	10
	"(b)	provide any other advice or recommendation in relation to the repair of the dwellinghouse concerned (including, for example, a reassessment of the damage to a dwellinghouse after the repair has commenced).	15
(2)		yoid doubt, section 122 applies to an assessor in the perance of any of the functions under subsection (1) .	
(3)	A co i "(a)	ncise assessor's report is a report stating— the work needed to make a dwellinghouse weathertight; and	20
	"(b)	the estimated cost of that work.	
(4)	infor	ncise assessor's report may (but is not required to) contain mation about—	26
	"(a) "(b)	the nature and extent of the damage caused by water penetrating a dwellinghouse; and what caused that damage.	25
	"R	Restrictions on civil proceedings relating to financial assistance measures	
		tection from liability	30
(1)	depar	twent, the Treasury, or any of the persons specified in	
	that i	ection (2) to recover damages for any loss or damage s due directly or indirectly to the repair of a dwellinge in accordance with a contribution agreement or the pronof any financial assistance measures to a claimant.	35
(2)		persons referred to in subsection (1) are—	

"(a) a Minister of the Crown: "(b) the chief executive:

"(c) the Secretary to the Treasury:

Part 1 cl 6

	"(d) an employee, agent, or contractor of the Crown.	
"(3)	Subsection (1) applies whether the loss or damage is caused by any person taking any action or omitting to take any action, so long as the act or omission occurred in the exercise or performance of his or her functions, duties, or powers in relation to the repair of a dwellinghouse in accordance with a contribution agreement or the provision of any financial assistance measures.	5
"(4)	A person is not exempted from liability under subsection (1) for any act or omission to act that constitutes bad faith or gross negligence on the part of the person.	
"125l	F Restriction on naming or joining contributing party	15
	or additional contributing party as defendant or third	
	or subsequent party in certain civil proceedings, or	
	otherwise seeking remedy or relief from them	
"(1)	Neither a claimant nor any other person may name, join, or seek to name or join the contributing party and, if applicable, any additional contributing party as a defendant or a third or subsequent party in any civil proceedings relating to a dwellinghouse if—	20
	"(a) the dwellinghouse is or was the subject of a contribution agreement; and	25
	"(b) the civil proceedings relate to the circumstances that gave rise to the need to repair the dwellinghouse in accordance with the contribution agreement.	
"(2)	Neither a claimant nor any other person may apply in any civil proceedings for any remedy or relief from the contributing party and, if applicable, any additional contributing party relating to a dwellinghouse if—	30
	"(a) the dwellinghouse is or was the subject of a contribution agreement; and	
	"(b) the civil proceedings relate to the circumstances that gave rise to the need to repair the dwellinghouse in accordance with the contribution agreement.	35
	9	
	9	

"(3)	A restriction under subsection (1) or (2) takes effect in respect of the contributing party when the claimant receives the first payment from the contributing party under the contribution agreement.	
"(4)	A restriction under subsection (1) or (2) takes effect in respect of any additional contributing party when— "(a) the claimant receives the first payment from the additional contributing party under the contribution agree-	5
	ment, if the contribution from that additional contribut- ing party under the agreement is in the form of a finan- cial contribution:	10
	"(b) the provision of a service by the additional contributing party under the contribution agreement is completed, if the contribution from that additional contributing party	
	under the agreement is in the form of the provision of a service to the claimant:	15
	"(c) the supply of goods by the additional contributing party under the contribution agreement is completed, if the contribution from that additional contributing party under the agreement is in the form of the supply of goods to the claimant.	20
"(5)	If the contribution from an additional contributing party under a contribution agreement is a combination of the forms described in subsection (4), a restriction under subsection (1) or (2) takes effect in respect of the additional contributing party at the earliest time that any of subsection (4)(a) to (c) applies.	25
	"Effect of contribution agreement on civil proceedings relating to dwellinghouse	
"125l	FA Effect of contribution agreement on civil proceedings	30
((/4)	relating to dwellinghouse	
"(1)	This section applies to civil proceedings that— "(a) are not restricted under section 125F ; and	
	"(b) relate to a dwellinghouse that is or was the subject of a contribution agreement.	35

In assessing damages in any civil proceedings to which this section applies, the court or tribunal must, to the extent that

Part 1 cl 6

it is relevant, take into account any contributions made under the contribution agreement.

"Guarantees or indemnities may be given by Minister

	Minister	
"1250	G Minister may give guarantee or indemnity	5
"(1)	The purpose of this section is to facilitate the provision of financial assistance measures that are in the form of a credit support facility to lenders.	
"(2)	For the purpose of this section, the Minister may, on behalf of the Crown, give a written guarantee or indemnity in respect of—	10
	"(a) any loan advanced by a lender to a claimant if the sole purpose of the loan is to meet the balance of the agreed repair costs of a dwellinghouse that are not otherwise covered by the financial contributions provided to the claimant by the contributing party and, if applicable, any additional contributing party under a contribution agreement:	15
	"(b) any loan advanced by a lender to a claimant as a result of the restructuring or refinancing of the loan described in paragraph (a) .	20
"(3)	The Minister must give the guarantee or indemnity on any terms and conditions specified by the Minister of Finance under section 125I .	
"(4)	If the contingent liability of the Crown under the guarantees or indemnities given under subsection (2) exceeds \$10 million, the Minister must, as soon as practicable after the guarantees or indemnities are given,—	25
	"(a) publish in the <i>Gazette</i> a statement that the guarantees or indemnities have been given; and"(b) present the statement to the House of Representatives.	30
"(5)	The statement may contain any details about the guarantees or indemnities that the Minister considers appropriate.	
	H Minister of Finance may specify types of financial institutions and criteria	35
"(1)	The Minister of Finance may, by notice, specify—	

Part	1	۵1	6

	"(a)	types of financial institutions in respect of which guarantees or indemnities may be given under section 125G(2) ; and	
	"(b)	criteria for financial institutions to satisfy before those guarantees or indemnities may be given.	5
(2)		rent criteria may be specified for different types of finan- nstitutions.	
(3)		Minister of Finance—	
	"(a)	must publish the notice in the <i>Gazette</i> ; and	
	"(b)	may withhold from the notice information that he or she considers to be commercially sensitive.	10
'125I		ister of Finance may specify terms and conditions of	
	_	antees or indemnities	
(1)		Minister of Finance may specify the terms and conditions	
		hich guarantees or indemnities may be given under sec-	15
		125G(2) , including (without limitation)—	
	"(a)	the monetary limits of the guarantees or indemnities; and	
	"(b)	the form and content of the guarantees or indemnities; and	20
	"(c)	the maximum limit of the Crown's contingent liability under the guarantees or indemnities; and	
	"(d)	the period during which the guarantees or indemnities may be given.	
(2)	If the	Minister of Finance specifies the terms and conditions on	25
` /		n guarantees or indemnities may be given under section	
	1250	6(2) , he or she must, as soon as practicable, publish in the	
	Gaze speci	tte a statement that the terms and conditions have been fied.	
(3)		statement may contain any details about the terms and tions that the Minister considers appropriate.	30
'12 5 .]	l Rece	overy of money paid under guarantee or indemnity	
(1230)		money paid by the Crown under a guarantee or indemnity	
\ /		under section 125G(2) constitutes a debt due to the	
	Crow	on from the person for whom the guarantee or indemnity given.	35

Part	2	cl	8

"(2)	A debt referred to in subsection (1) — "(a) is recoverable in any court of competent jurisdiction: "(b) may be paid over any period of time and on any terms and conditions that the Minister of Finance thinks fit:	_
	"(c) may be written down by the Minister of Finance (except that the debt must not be written down below its market value other than in accordance with an appropriation, or other authority, by or under an Act).	5
"(3)	This section does not limit or affect any other rights that the Crown may have as guarantor or indemnifier.	10
"125]	K Payments in respect of guarantee or indemnity Any money paid by the Crown under a guarantee or indemnity	
	given under section 125G(2) may be incurred without further	
	appropriation, and must be paid without further authority, than this section."	15
	Part 2	
	Consequential amendment to, and relationship with, Public Finance Act 1989	
7 (1)	Consequential amendment to Public Finance Act 1989 This section amends the Public Finance Act 1989.	20
(2)	The definition of public security in section 65D(2) is amended by omitting "or the Crown Retail Deposit Guarantee Scheme Act 2009" and substituting ", the Crown Retail Deposit Guarantee Scheme Act 2009, or section 125G of the Weathertight Homes Resolution Services Act 2006".	25
8	Act does not limit Public Finance Act 1989 Except as provided in section 7 , nothing in this Act or the amendments made by this Act limits or affects the operation of the Public Finance Act 1989.	30

Legislative history

23 November 2010	Introduction (Bill 258–1)
9 December 2010	First reading and referral to Local Government and
	Environment Committee
20 April 2011	Reported from Local Government and Environment
•	Committee (Bill 258–2)
12 May 2011	Second reading
5 July 2011	Committee of the whole House
7 July 2011	Reported from committee of the whole House
-	(Bill 258–3)