2022-2023-2024

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

As passed by both Houses

New Vehicle Efficiency Standard Bill 2024

No. , 2024

A Bill for an Act to establish a vehicle efficiency standard, and for related purposes

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liament of Australia enacts:
–Preliminary
tle
This Act is the New Vehicle Efficiency Standard Act 2024.
encement
Each provision of this Act specified in column 1 of the table commences, or is taken to have commenced, in accordance with

A Bill for an Act to establish a vehicle efficiency

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column 2 of the table. Any other statement in column 2 has effect according to its terms.

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Commencement information		
Column 1	Column 2	Column 3
Provisions	Commencement	Date/Details
1. The whole of this Act	1 January 2025.	1 January 2025
Note:	This table relates only to the provisio enacted. It will not be amended to dethis Act.	
Inform	nformation in column 3 of the table mation may be inserted in this column edited, in any published version	ımn, or information in it

3 Objects of this Acr

3 Objects of this Act

The objects of this Act are to:

- (a) establish a vehicle emissions standard covering certain vehicles, that will:
 - (i) create economic incentives for the manufacturers and suppliers of such vehicles to provide models to the Australian market that emit less carbon dioxide; and
 - (ii) provide consumers in Australia with a choice of vehicles that meet their work and lifestyle needs while also meeting the environmental expectations of the community; and
 - (iii) be transparent, flexible and able to be calibrated over time according to policy needs; and
 - (iv) be robust and based on the best available evidence and data; and
- (b) reduce carbon dioxide emissions in the transport sector, thereby contributing to the achievement of Australia's greenhouse gas emissions reduction targets; and
- (c) give effect to certain obligations that Australia has as a party to the following:

		(') 1 (1' + (1' - (
1		(i) the Climate Change Convention;
2		(ii) the Kyoto Protocol;
3		(iii) the Paris Agreement.
4	4 Simplified	d outline of this Act
5	7	Γhis Act establishes a vehicle efficiency standard to regulate the
6	c	earbon dioxide emissions of certain road vehicles. The standard
7		works by setting emissions targets for vehicles covered by the standard.
8	S	tandard.
9	A	A person to whom the standard applies in a particular year must
10	e	ensure that their final emissions value for the year is zero or less.
11	F	Failure to achieve this may result in a civil penalty.
12	A	A person's final emissions value for a year is their interim
13	e	emissions value for the year minus the number of units they have
14	e	extinguished for the purpose of reducing their final emissions
15	V	value.
16		A person's interim emissions value for a year measures the
17	r	performance of the person's vehicles against the emissions targets
18	S	set by the standard for the year. A positive value indicates that the
19	V	vehicles have collectively underperformed against their targets,
20	V	whereas a negative value indicates overperformance.
21	I	f a person has a negative interim emissions value for a year, the
22	S	Secretary must issue units to the person. The person may
23	e	extinguish some or all of those units to reduce their final emissions
24	V	value for another year. Alternatively, they may transfer some or all
25	C	of those units to another person who may extinguish them to
26		reduce their own final emissions value for that year or another
27		/ear.
28	Į	Units may also be issued in respect of vehicles covered by the

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All transactions involving units are made through a registry.

standard in other, limited circumstances.

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There are a number of offences and civil penalties in relation to the vehicle efficiency standard and the registry. A range of compliance and enforcement powers are provided for, primarily by applying the Regulatory Powers Act.

The Minister may make rules and certain legislative instruments in relation to the vehicle efficiency standard and the registry.

5 Crown to be bound

- (1) This Act binds the Crown in each of its capacities.
- (2) This Act does not make the Crown liable to be prosecuted for an offence.

6 Extension to external Territories

This Act extends to the external Territories.

7 Extraterritorial application

This Act extends to acts, omissions, matters and things outside Australia.

8 Constitutional basis of this Act

This Act relies on the Commonwealth's legislative powers under paragraph 51(xxix) of the Constitution to give effect to Australia's obligations under one or more of the following international instruments:

- (a) the Climate Change Convention;
- (b) the Kyoto Protocol;
- (c) the Paris Agreement.

9 Additional operation of this Act

(1) In addition to section 8, this Act also has effect as provided by this section.

1		Corporations
2 3	(2)	This Act also has the effect it would have if a reference in this Act to an activity were expressly confined to an activity undertaken by
4		or on behalf of a corporation to which paragraph 51(xx) of the
5		Constitution applies.
6		Trade and commerce
7	(3)	This Act also has the effect it would have if a reference in this Act
8		to an activity were expressly confined to an activity undertaken in the course of trade or commerce:
10		(a) between Australia and places outside Australia; or
1		(b) among the States; or
2		(c) between a State and a Territory; or
		(d) between 2 Territories.
13		(d) between 2 Territories.
14		Territories
15	(4)	This Act also has the effect it would have if a reference in this Act
6		to an activity were expressly confined to an activity undertaken in
17		a Territory.
18	10 Definit	ions
19		In this Act:
20		adverse publicity order: see subsection 83(2).
21		Australia, when used in a geographical sense, includes the external
22		Territories.
23		Australia's greenhouse gas emissions reduction targets has the
24		same meaning as in the National Greenhouse and Energy
25		Reporting Act 2007.
26		civil penalty provision has the same meaning as in the Regulatory
27		Powers Act.
28		Climate Change Convention means the United Nations
29		Framework Convention on Climate Change done at New York on
		Ž

1 2	9 May 1992, as amended and in force for Australia from time to time.
3 4 5	Note: The Convention is in Australian Treaty Series 1994 No. 2 ([1994] ATS 2) and could in 2024 be viewed in the Australian Treaties Library on the AustLII website (http://www.austlii.edu.au).
6 7	<i>Climate Change Department</i> means the Department administered by the Climate Change Minister.
8	Climate Change Minister means the Minister administering the Climate Change Act 2022.
10 11	concessional RAV entry approval has the same meaning as in the Road Vehicle Standards Rules 2019.
12	covered vehicle: see section 12.
13	designated MIRO: see subsection 24(1).
14	destroyed vehicle adjustment: see subsection 41(6).
15	emissions number: see section 20.
16	emissions target: see section 21.
17	engage in conduct means:
18	(a) do an act; or
19	(b) omit to perform an act.
20 21	Environment Department means the Department administered by the Environment Minister.
22	Environment Minister means the Minister administering the
23	Environment Protection and Biodiversity Conservation Act 1999.
24	exempt vehicle: see section 16.
25	Federal Court means the Federal Court of Australia.
26	Federal Register of Legislation means the Federal Register of
27	Legislation established under the Legislation Act 2003.
28	final emissions value: see section 18.

1	final reconciliation day: see subsection 17(2).
2	headline limit: see section 22.
3	heavy off-road passenger vehicle: see subsection 15(1).
4 5	<i>held</i> : a unit is <i>held</i> in a registry account if there is an entry for the unit in the account.
6 7 8	<i>inefficient vehicle</i> , for a person for a year, means a covered vehicle for the person for the year whose emissions number for the year is greater than its emissions target for the year.
9 10	<i>inspector</i> means a person appointed as an inspector under section 71.
11	interim emissions value: see section 19.
12 13	<i>interim reconciliation day</i> , for a year, means the first 1 February after the end of the year.
14	Example: The interim reconciliation day for 2025 is 1 February 2026.
15 16	<i>introductory period</i> means the 5-year period beginning on 1 January 2025.
17 18 19 20	<i>Kyoto Protocol</i> means the Kyoto Protocol to the United Nations Framework Convention on Climate Change done at Kyoto on 11 December 1997, as amended and in force for Australia from time to time.
21 22 23	Note: The Protocol is in Australian Treaty Series 2008 No. 2 ([2008] ATS 2) and could in 2024 be viewed in the Australian Treaties Library on the AustLII website (http://www.austlii.edu.au).
24	light off-road passenger vehicle: see subsection 15(2).
25	lower breakpoint: see section 25.
26	mass adjustment factor: see section 23.
27	MIRO number: see subsection 24(2).
28 29	national road vehicle standard has the same meaning as in the Road Vehicle Standards Act 2018.

1 2 3	Paris Agreement means the Paris Agreement done at Paris on 12 December 2015, as amended and in force for Australia from time to time.
4 5 6	Note: The Agreement is in Australian Treaty Series 2016 No. 24 ([2016] ATS 24) and could in 2024 be viewed in the Australian Treaties Library on the AustLII website (http://www.austlii.edu.au).
7 8	<i>personal information</i> has the same meaning as in the <i>Privacy Act</i> 1988.
9 10	RAV (short for Register of Approved Vehicles) has the same meaning as in the <i>Road Vehicle Standards Act 2018</i> .
11	reference MIRO: see section 27.
12 13	<i>registered holder</i> , of a unit, means the person in whose registry account there is an entry for the unit.
14 15	Registry means the New Vehicle Efficiency Standard Unit Registry established under section 51.
16	registry account: see subsection 55(5).
17 18	Regulatory Powers Act means the Regulatory Powers (Standard Provisions) Act 2014.
19	relevant court means:
20	(a) the Federal Court; or
21 22	(b) the Federal Circuit and Family Court of Australia(Division 2); or
23	(c) a court of a State or Territory that has jurisdiction in relation
24	to matters arising under this Act.
25	road vehicle has the same meaning as in the Road Vehicle
26	Standards Act 2018.
27 28	<i>road vehicle type approval</i> has the same meaning as in the <i>Road Vehicle Standards Act 2018</i> .
29	<i>rules</i> means the rules made under section 92.
30	Secretary means the Secretary of the Department.

1	this Act includes:
2	(a) the rules and any other instruments made under this Act; and
3	(b) the Regulatory Powers Act as it applies in relation to this
4	Act.
5	type 1 vehicle: see section 13.
6	type 2 vehicle: see section 14.
7	unit means a unit issued to a person under Division 2 of Part 3.
8	upper breakpoint: see section 26.
9	vehicle category means a vehicle category that is specified in a
10	national road vehicle standard that specifies categories of road
1	vehicle.
12	Note: In 2024 the Vehicle Standard (Australian Design Rule — Definitions
13	and Vehicle Categories) 2005 specified categories of road vehicle.
4	vehicle subcategory means a subcategory of a vehicle category that
15	is specified in a national road vehicle standard that specifies
16	subcategories of categories of road vehicle.
17	Note: In 2024 the Vehicle Standard (Australian Design Rule — Definitions
18	and Vehicle Categories) 2005 specified subcategories of categories of
19	road vehicle.
20	<i>vear</i> means calendar vear.

Part 2—New vehicle efficiency standard

Division 1—Introduction

11 Simplified outline of this Part

This Part establishes the new vehicle efficiency standard. 4 The standard applies to any person who has a covered vehicle for a 5 year beginning on or after 1 January 2025. Generally, a covered 6 vehicle for a year is a passenger or light commercial vehicle that is 7 entered on the Register of Approved Vehicles for the first time 8 during the year (or during the second half of the year in the case of 9 a covered vehicle for 2025). 10 Some vehicles are exempt from the standard. Any vehicle with a 11 gross vehicle mass exceeding 4.5 tonnes is exempt. The Minister 12 may also determine that other classes of vehicle are exempt. 13 A person to whom the standard applies in a particular year must 14 ensure that, on the third 1 February after the end of the year, their 15 final emissions value for the year is zero or less. Failure to achieve 16 this may result in a civil penalty. 17 A person's final emissions value for a year is their interim 18 emissions value for the year minus the number of units they have 19 extinguished under Part 3 for the purpose of reducing their final 20 emissions value. 21 A person's interim emissions value for a year is worked out by 22 comparing, for each covered vehicle for the person for the year, the 23 carbon dioxide emissions of the vehicle entered on the Register of 24 Approved Vehicles against an emissions target. The target takes 25 into account the vehicle's particular characteristics. If the vehicle 26 produces fewer emissions than its target, a negative number is 27 generated; if not, a positive number or zero is generated. These

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1	numbers are summated to obtain the person's interim emissions
2	value for the year.
3	A positive interim emissions value for a year indicates that a
4	person's vehicles have collectively underperformed their emissions
5	targets, whereas a negative value indicates overperformance. If a
6	person has a negative interim emissions value for a year, the
7	Secretary must issue units to the person under Part 3.
8	The Minister may determine, by legislative instrument, a range of
9	matters relevant to the vehicle efficiency standard.
10	Before making such a determination, the Minister must consult
11	with the public.

Division 2—Covered vehicles

12 Covered vehicles

3	Type approval pathway
4	(1) A vehicle is a <i>covered vehicle</i> for a person for a year if:
5	(a) the vehicle is a type 1 vehicle or a type 2 vehicle; and
6 7	(b) the person holds a road vehicle type approval that applies to the vehicle; and
8	(c) the person (or another person authorised, in writing, by the
9	first-mentioned person to enter vehicles on the RAV under
10	the approval) enters the vehicle on the RAV:
1 2	(i) if the year is 2025—between 1 July 2025 and 31 December 2025; or
13	(ii) otherwise—during the year; and
14	(d) that entry of the vehicle on the RAV is the first time the
5	vehicle is entered on the RAV.
16	Concessional RAV entry approval pathway
17	(2) A vehicle is also a <i>covered vehicle</i> for a person for a year if:
18	(a) the vehicle is a type 1 vehicle or a type 2 vehicle; and
19 20	(b) the person holds a concessional RAV entry approval in respect of the vehicle; and
21	(c) the vehicle is entered on the RAV:
22	(i) if the year is 2025—between 1 July 2025 and
23	31 December 2025; or
24	(ii) otherwise—during the year; and
25	(d) that entry of the vehicle on the RAV is the first time the
26	vehicle is entered on the RAV; and
27	(e) the vehicle is in a class of road vehicle that is determined to
28	be covered by this paragraph in an instrument in force under
29	section 28.

1	13 Type 1 vehicles
2	(1) A vehicle is a <i>type 1 vehicle</i> if:
3	(a) it is in one of the following vehicle categories:
4	(i) MA (passenger car);
5	(ii) MB (forward-control passenger vehicle); or
6	(b) it is a light off-road passenger vehicle; or
7	(c) it is in a class of road vehicle determined to have type 1
8	vehicle status in an instrument in force under section 29.
9	(2) However, a vehicle is not a type 1 vehicle if:
10	(a) it is in a class of road vehicle determined to have type 2
11	vehicle status in an instrument in force under section 29; or
12	(b) it is an exempt vehicle.
13	Note: A determination under section 29 may provide that a class of road
14 15	vehicle containing vehicles covered by paragraph (1)(a) or (b) of this section has type 2 or exempt vehicle status (see subsection 29(2)).
13	section has type 2 of exempt venicle status (see subsection 29(2)).
16	14 Type 2 vehicles
17	(1) A vehicle is a <i>type 2 vehicle</i> if:
18	(a) it is in:
19	(i) the NA (light goods vehicle) vehicle category; or
20	(ii) the NB1 vehicle subcategory of the NB (medium goods
21	vehicle) vehicle category; or
22	(b) it is a heavy off-road passenger vehicle; or
23	(c) it is in a class of road vehicle determined to have type 2
24	vehicle status in an instrument in force under section 29.
25	(2) However, a vehicle is not a type 2 vehicle if:
26	(a) it is in a class of road vehicle determined to have type 1
27	vehicle status in an instrument in force under section 29; or
28	(b) it is an exempt vehicle.
29	Note: A determination under section 29 may provide that a class of road
30 31	vehicle containing vehicles covered by paragraph (1)(a) or (b) of this
51	section has type 1 or exempt vehicle status (see subsection 29(3)).

1	15 Off-road passenger vehicles
2	(1) A vehicle is a heavy off-road passenger vehicle if:
3	(a) the vehicle is in the MC (off-road passenger vehicle) vehicle
4	category; and
5	(b) the rated towing capacity first entered on the RAV in relation
6	to the vehicle is 3 tonnes or more; and
7	(c) the vehicle's chassis:
8	(i) is determined to be covered by this subparagraph in an
9	instrument in force under section 30; or
10	(ii) if no such instrument is in force—is a body on frame
11	chassis within the ordinary meaning of that expression.
12	(2) A vehicle is a <i>light off-road passenger vehicle</i> if it is in the MC
13	(off-road passenger vehicle) vehicle category and is not a heavy
14	off-road passenger vehicle.
15	16 Exempt vehicles
16	A vehicle is an <i>exempt vehicle</i> if:
17	(a) the GVM (gross vehicle mass) entered on the RAV in
18	relation to the vehicle exceeds 4.5 tonnes; or
19	(b) it is in a class of road vehicle determined to have exempt
20	vehicle status in an instrument in force under section 29.

Division 3—Emissions from covered vehicles

Subdivision A—Final and interim emissions value

17 Duty to ensure that final emissions value is zero or less

- (1) If there is a covered vehicle for a person for a year beginning on or after 1 January 2025, the person must ensure that, at the start of the final reconciliation day for the year, the person's final emissions value for the year is zero or less.
- Civil penalty: The person's final emissions value for the year multiplied by \$100.

Note: See also section 90 (indexation).

(2) The *final reconciliation day* for a year is the third 1 February after the end of the year.

Example: The final reconciliation day for 2025 is 1 February 2028.

18 Final emissions value

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A person's *final emissions value* for a year is the number worked out using the following formula:

 $\mathit{IEV} - \mathit{U}$

where:

IEV is the person's interim emissions value for the year.

U is the number of units extinguished under section 42 for the purpose of reducing the person's final emissions value for the year.

19 Interim emissions value

A person's *interim emissions value* for a year is the number worked out using the following formula (rounded to the nearest whole number and rounded up if the first decimal place is 5 or more):

$$\sum_{i} (E_{i} - ET_{i})$$

1	where:
2	i is a covered vehicle for the person for the year.
3 4	<i>E</i> , for a covered vehicle for the person for the year, is the emissions number for the vehicle for the year.
5 6	ET , for a covered vehicle for the person for the year, is the emissions target for the vehicle for the year.
7	Subdivision B—Emissions number
8	20 Emissions number
9 10 11 12	The <i>emissions number</i> for a vehicle for a year is the number of grams of carbon dioxide emissions that are entered on the RAV (in grams of carbon dioxide per kilometre) in relation to the vehicle at the start of the interim reconciliation day for the year.
13 14 15 16	Example: If the carbon dioxide emissions that are entered on the RAV in relation to a vehicle at the start of the interim reconciliation day for a year are 130.67g/km, then the emissions number for the vehicle for the year is 130.67.
17	Subdivision C—Emissions target
18	21 Emissions target
19 20 21	The <i>emissions target</i> for a vehicle for a year is the number worked out using the following formula: $HL + MAF(DM - RM)$
22	where:
23	HL is the headline limit for the vehicle for the year.
24	$\it MAF$ is the mass adjustment factor for the vehicle for the year.
25	DM is the designated MIRO for the vehicle for the year.
26	RM is the reference MIRO for the vehicle for the year.

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- (1) The *headline limit* for a vehicle for a year specified in column 1 of an item of the following table is:
 - (a) if the vehicle is a type 1 vehicle—the number specified in column 2 of that item; or
 - (b) if the vehicle is a type 2 vehicle—the number specified in column 3 of that item.

Headline limit Item Column 1 Column 2 Column 3 Year Type 1 vehicles Type 2 vehicles

Note: Headline limits for years in the introductory period were determined consistently with the NEDC (New European Driving Cycle) test procedure.

Later years—type 1 vehicles

- (2) The *headline limit* for a type 1 vehicle for a year beginning after the introductory period is:
 - (a) if an instrument in force under section 31 determines a number for the headline limit for type 1 vehicles for the year—that number; or
 - (b) otherwise—the headline limit for type 1 vehicles for the previous year.

Later years—type 2 vehicles

(3) The *headline limit* for a type 2 vehicle for a year beginning after the introductory period is:

1 2	(a) if an instrument in force under section 31 determines a number for the headline limit for type 2 vehicles for the
3	year—that number; or
4 5	(b) otherwise—the headline limit for type 2 vehicles for the previous year.
6	23 Mass adjustment factor
7	Type 1 vehicles
8	(1) The <i>mass adjustment factor</i> for a type 1 vehicle is:
9	(a) for 2025—0.0663; or
10	(b) for a later year:
11	(i) if an instrument in force under section 32 determines a
12	number for the mass adjustment factor for type 1
13	vehicles for the year—that number; or
14 15	(ii) otherwise—the mass adjustment factor for type 1 vehicles for the previous year.
16	Type 2 vehicles
17	(2) The <i>mass adjustment factor</i> for a type 2 vehicle is:
18	(a) for 2025—0.0324; or
19	(b) for a later year:
20	(i) if an instrument in force under section 32 determines a
21	number for the mass adjustment factor for type 2
22	vehicles for the year—that number; or
23	(ii) otherwise—the mass adjustment factor for type 2
24	vehicles for the previous year.
25	24 Designated MIRO
26	(1) The <i>designated MIRO</i> for a vehicle for a year is:
27	(a) if the MIRO number for the vehicle for the year is less than
28	or equal to the lower breakpoint for the vehicle for the year—
29	that lower breakpoint; or
30	(b) if the MIRO number for the vehicle for the year is between
31	the lower breakpoint for the vehicle for the year and the

1 2	upper breakpoint for the vehicle for the year—that MIRO number; or
3	(c) if the MIRO number for the vehicle for the year is greater
4 5	than or equal to the upper breakpoint for the vehicle for the year—that upper breakpoint.
6	(2) The <i>MIRO number</i> for a vehicle for a year is the number of
7	kilograms in the MIRO (mass in running order) that is entered on
8 9	the RAV in relation to the vehicle at the start of the interim reconciliation day for the year.
10 11 12 13	Example: If the MIRO (mass in running order) that is entered on the RAV in relation to a vehicle at the start of the interim reconciliation day for a year is 2,150.3kg, then the MIRO number for the vehicle for the year is 2,150.3.
14	25 Lower breakpoint
15	Years in introductory period
16	(1) The <i>lower breakpoint</i> for a vehicle for a year in the introductory
17	period is 1,500 (whether the vehicle is a type 1 or type 2 vehicle).
18	Later years
19 20	(2) The <i>lower breakpoint</i> for a type 1 vehicle for a year beginning after the introductory period is:
21	(a) if an instrument in force under section 31 determines a
22	number for the lower breakpoint for type 1 vehicles for the
23	year—that number; or
24	(b) otherwise—the lower breakpoint for type 1 vehicles for the
25	previous year.
26	(3) The <i>lower breakpoint</i> for a type 2 vehicle for a year beginning
27	after the introductory period is:
28	(a) if an instrument in force under section 31 determines a
29	number for the lower breakpoint for type 2 vehicles for the
30	year—that number; or
31	(b) otherwise—the lower breakpoint for type 2 vehicles for the
32	previous year.

26 Upper breakpoint

2	Years in t	introductory period
3		r breakpoint for a vehicle for a year in the introductory
4	period is:	
5	(a) if the	ne vehicle is a type 1 vehicle—2,200; or
6	(b) if the	ne vehicle is a type 2 vehicle—2,400.
7	Later yea	rs
8		r breakpoint for a type 1 vehicle for a year beginning
9		ntroductory period is:
10 11	* *	n instrument in force under section 31 determines a other for the upper breakpoint for type 1 vehicles for the
12	yea	r—that number; or
13	(b) other	erwise—the upper breakpoint for type 1 vehicles for the
14	pre	vious year.
15	(3) The <i>uppe</i>	r breakpoint for a type 2 vehicle for a year beginning
16	after the i	ntroductory period is:
17	(a) if a	n instrument in force under section 31 determines a
18		nber for the upper breakpoint for type 2 vehicles for the
19		r—that number; or
20		erwise—the upper breakpoint for type 2 vehicles for the
21	pre	vious year.
22	27 Reference MIR	0
23	Type 1 ve	hicles
24	(1) The <i>refer</i>	rence MIRO for a type 1 vehicle is:
25	(a) for	2025—1,723; or
26	(b) for	a later year:
27	(i)	if an instrument in force under section 32 determines a
28		number for the reference MIRO for type 1 vehicles for
29		the year—that number; or
30	(ii)	otherwise—the reference MIRO for type 1 vehicles for
31		the previous year.

1	Type 2 vehicles
2	(2) The <i>reference MIRO</i> for a type 2 vehicle is:
3	(a) for 2025—2,155; or
4	(b) for a later year:
5	(i) if an instrument in force under section 32 determines a
5	number for the reference MIRO for type 2 vehicles for
7	the year—that number; or
3	(ii) otherwise—the reference MIRO for type 2 vehicles for
€	the previous year.

Division 4—Determinations made by the Minister

Subdivision A—Determinations

3	28	Conces	ssional RAV entry approval pathway
4 5 6		(1)	The Minister may, by legislative instrument, determine that a class of road vehicle is covered by paragraph (e) of the definition of <i>covered vehicle</i> in subsection 12(2).
7 8			Note: See also Subdivision B (making a determination) and Subdivision C (consultation requirements).
9 10		(2)	A determination under this section must commence at the start of a year.
11	29	Status	for class of vehicle
12 13		(1)	The Minister may, by legislative instrument, determine that a class of road vehicle has one of the following:
14			(a) type 1 vehicle status;
15			(b) type 2 vehicle status;
16			(c) exempt vehicle status.
17 18			Note: See also Subdivision B (making a determination) and Subdivision C (consultation requirements).
19 20 21		(2)	A determination under this section may provide that a class of road vehicle containing any of the following vehicles has type 2 vehicle status or exempt vehicle status:
22			(a) vehicles in the MA (passenger car) vehicle category;
23			(b) vehicles in the MB (forward-control passenger vehicle)
24			vehicle category;
25			(c) light off-road passenger vehicles.
26		(3)	A determination under this section may provide that a class of road
27			vehicle containing any of the following vehicles has type 1 vehicle
28			status or exempt vehicle status:
29			(a) vehicles in the NA (light goods vehicle) vehicle category;

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1 2	(b) vehicles in the NB1 vehicle subcategory of the NB (medium goods vehicle) vehicle category;
3	(c) heavy off-road passenger vehicles.
4	(4) Subsections (2) and (3) do not limit subsection (1).
5	Determination generally to be made at least 3 months in advance
6 7 8	(5) A determination under this section must:(a) commence at the start of a year; and(b) be registered on the Federal Register of Legislation at least 3
9 10	months before it commences (unless it commences on 1 January 2025).
11	30 Heavy off-road passenger vehicles
12	(1) The Minister may, by legislative instrument, determine that a
13 14	chassis is covered by subparagraph (c)(i) of the definition of <i>heavy</i> off-road passenger vehicle in subsection 15(1).
15 16	Note: See also Subdivision B (making a determination) and Subdivision C (consultation requirements).
17	Determination generally to be made at least 3 months in advance
18	(2) A determination under this section must:
19	(a) commence at the start of a year; and
20	(b) be registered on the Federal Register of Legislation at least 3
21	months before it commences (unless it commences on
22	1 January 2025).
23	31 Headline limit and breakpoint
24	(1) The Minister may, by legislative instrument, determine a number
25	for any of the following, for type 1 or type 2 vehicles, for a
26	particular year:
27	(a) the headline limit;
28	(b) the lower breakpoint;
29	(c) the upper breakpoint.

1 2		Note:	See also Subdivision B (making a determination) and Subdivision C (consultation requirements).
3		Headli	ine limits must decrease or be worked out using more
4			ent test procedure
5	(2)	The M	inister may determine a number for the headline limit for
6		type 1	or type 2 vehicles for a particular year only if:
7		(a) t	he number is lower than the corresponding headline limit for
8		ť	he previous year; or
9		(b) t	both of the following apply:
10			(i) the Minister is satisfied that the number has been
11			worked out using a test procedure that is more stringent
12			than the test procedure used to work out the
13			corresponding headline limit for the previous year;
14			(ii) if the number had been worked out using the same test
15			procedure that was used to work out the corresponding
16			headline limit for the previous year, it would be lower
17			than that corresponding headline limit.
18		Detern	nination to be made at least 2 years in advance
19	(3)	A dete	rmination under this section must:
20		(a) c	commence at the start of a year; and
21			be registered on the Federal Register of Legislation at least 2
22			years before it commences.
23	32 Mass a	djustn	nent factor and reference MIRO
24	(1)	The M	inister may, by legislative instrument, determine a number
25		for any	of the following, for type 1 or type 2 vehicles, for a
26		particu	ılar year:
27		(a) t	he mass adjustment factor;
28		(b) t	he reference MIRO.
29 30		Note:	See also Subdivision B (making a determination) and Subdivision C (consultation requirements).
31		Detern	nination generally to be made at least 6 months in advance
32	(2)	A dete	rmination under this section must:

1	(a) commence at the start of a year; and
2	(b) be registered on the Federal Register of Legislation at least 6
3	months before it commences (unless it commences on
4	1 January 2025).
5	Subdivision B—Making a determination
6	33 Making a determination under this Division
7	In making a determination under this Division, the Minister:
8	(a) must consider the objects of this Act; and
9	(b) may consider:
10	(i) any submissions made as part of public consultation in
11	response to the notice published under subsection 36(1)
12	in relation to the determination; and
13	(ii) any other matter the Minister considers relevant.
14	34 Publication of reasons
15	If the Minister makes a determination under this Division, the
16	Minister must ensure that a notice is published on the Department's
17	website that sets out:
18	(a) the reasons for the Minister's decision to make the
19	determination; and
20	(b) if submissions were made as part of public consultation in
21	response to the notice published under subsection 36(1) in
22	relation to the determination—which of those submissions (if
23	any) the Minister considered.
24	35 Incorporation of other instruments
25	(1) A determination made under this Division may make provision in
26	relation to a matter by applying, adopting or incorporating, with or
27	without modification, any matter contained in an instrument or
28	other writing:
29	(a) as in force or existing at a particular time; or
30	(b) as in force or existing from time to time.

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(2) Subsection (1) has effect despite subsection 14(2) of the *Legislation Act 2003*.

Subdivision C—Consultation requirements

4	36 Public c	onsultation
5 6		Before making a determination under this Division, the Minister must ensure that a notice is published on the Department's website
7		:hat:
8		(a) includes a draft of the proposed determination; and
9		(b) invites any person to make a written submission to the
10		Department in relation to the determination within a period
11		(the <i>public consultation period</i>) specified in the notice; and
12		(c) meets the requirements (if any) prescribed by the rules.
13	(2)	The public consultation period must commence on a day after the
14		notice is published, and must be:
15		(a) if the determination is to be made under section 32 (mass
16		adjustment factor and reference MIRO)—at least 30 days; or
17		(b) otherwise—at least 60 days.
18	(3)	The Minister must not make the determination before the end of
19	` '	the public consultation period.
20	i	Publication of submissions
21	(4)	The Minister may arrange for the publication, on the Department's
22		website, of any submissions made in response to the notice
23		published under subsection (1).
24	(5) 1	However, the Minister must not arrange for the publication of a
25		submission if the person who made it requests, in writing, that the
26	5	submission not be published.

Part 3—Units issued in respect of covered vehicles

Division 1—Introduction

3

37 Simplified outline of this Part

This Part provides for units to be issued by the Secretary in respect 4 of vehicles covered by the new vehicle efficiency standard. 5 Units are issued to a person whose interim emissions value for a 6 year is less than zero. The number of units issued depends on how 7 much that value is less than zero. 8 Units may also be issued in respect of vehicles covered by the standard in other, limited circumstances. 10 A person may extinguish some or all of their units to reduce their 11 final emissions value for a year. Alternatively, they may transfer 12 units to another person who may extinguish them to reduce their 13 own final emissions value for a year. 14 A person extinguishes or transfers units by requesting that the 15 Secretary update the relevant accounts in the registry established 16 under Part 4. The Secretary may refuse such a request in certain 17 circumstances. 18 A unit is extinguished 3 years after issue, unless it is extinguished 19 earlier. 20 A unit is the personal property of the person in whose registry 21 account there is an entry for the unit. 22

Division 2—Issue of units

2	38	How u	nits are	e issued etc.
3 4		(1)		are issued to a person under this Division on behalf of the onwealth.
5 6		(2)		may be issued to a person under more than one provision of vision in respect of the same covered vehicle.
7 8		(3)		ceretary issues a unit to a person under this Division by g an entry for the unit in the person's registry account.
9	39	Interin	n emiss	sions value less than zero
10 11		(1)		rson's interim emissions value for a year beginning on or January 2025 is less than zero, the Secretary must:
12 13 14			a	ssue a number of units to the person that is equal to the bsolute value of the person's interim emissions value for the ear; and
15 16				o so as soon as practicable after the interim reconciliation ay for the year.
17 18 19			Example	e: If a person's interim emissions value for a year is -200, the absolute value is 200 and, if the person has a registry account, they will be issued 200 units.
20		(2)	Howev	ver, if:
21 22 23			S	the Secretary is required to issue a unit to a person under subsection (1) as soon as practicable after the interimeconciliation day for a year; and
24				he person does not have a registry account; and
25 26 27			a	the person does not apply under section 53, within one year fter that day, for the Secretary to open an account in the Registry in the person's name;
28 29				espite that requirement, the Secretary must not issue the unit

40 Adjusted RAV entries

2	Application for units
3 4	(1) A person may apply for the Secretary to issue a specified number of units to the person under this section.
5	(2) The application must:
6	(a) be in writing; and
7	(b) meet the requirements (if any) prescribed by the rules; and
8	(c) be accompanied by the fee (if any) prescribed by the rules.
9 10	(3) A fee prescribed for the purposes of paragraph (2)(c) must not be such as to amount to taxation.
11	Issue of units
12	(4) If a person makes an application under subsection (1), the
13	Secretary may issue one or more units to the person if:
14	(a) there is a covered vehicle for the person for a year beginning
15	on or after 1 January 2025; and
16	(b) the person has a registry account; and
17	(c) at a time after the interim reconciliation day for the year
18	either or both of the following subparagraphs apply:
19	(i) the number of grams of carbon dioxide emissions that
20	are entered (in grams of carbon dioxide per kilometre)
21	on the RAV in relation to the vehicle (the <i>adjusted</i>
22 23	<i>emissions number</i>) is different from the emissions number for the vehicle for the year;
	(ii) the number of kilograms in the MIRO (mass in running
24 25	order) that is entered on the RAV in relation to the
26	vehicle (the <i>adjusted MIRO number</i>) is different from
27	the MIRO number for the vehicle for the year; and
28	(d) the person's interim emissions value for the year would be
29	lower if it were worked out using:
30	(i) if only subparagraph (c)(i) applies—the adjusted
31	emissions number; or
32	(ii) if only subparagraph (c)(ii) applies—the adjusted MIRO
33	number; or

1 2	(iii) if both subparagraphs (c)(i) and (ii) apply—the adjusted emissions number and the adjusted MIRO number.
3	(5) The number of units issued to the person must not exceed the difference between:
5	(a) the person's interim emissions value for the year; and
6	(b) the number that is equal to what the person's interim
7	emissions value for the year would be if it were worked out
8	using:
9	(i) if only subparagraph (4)(c)(i) applies—the adjusted
10	emissions number; or
11 12	(ii) if only subparagraph (4)(c)(ii) applies—the adjusted MIRO number; or
13	(iii) if both subparagraphs (4)(c)(i) and (ii) apply—the
14	adjusted emissions number and the adjusted MIRO
15	number.
16	Notice of decision
17	(6) If the Secretary decides:
18	(a) to not issue units to the person; or
19	(b) to issue fewer units to the person than the number of units
20	specified in the application;
21	the Secretary must give the person written notice of the decision
22	and the reasons for the decision.
23	41 Destroyed vehicles
24	Application for units
25	(1) A person may apply for the Secretary to issue a specified number
26	of units to the person, under this section, in respect of a specified
27	covered vehicle for the person for a year beginning on or after
28	1 January 2025.
29	(2) The application must:
30	(a) be in writing; and
31	(b) meet the requirements (if any) prescribed by the rules; and
32	(c) be accompanied by the fee (if any) prescribed by the rules.

1 2	(3) A fee prescribed for the purposes of paragraph (2)(c) must not be such as to amount to taxation.
3	Issue of units
4	(4) If a person makes an application under subsection (1), the
5	Secretary may issue one or more units to the person if:
6	(a) the Secretary is satisfied that:
7 8	(i) the vehicle was destroyed before the final reconciliation day for the year; and
9 10	(ii) the vehicle was not provided to a consumer for the first time in Australia; and
11 12	(b) the destroyed vehicle adjustment for the vehicle for the year is more than zero; and
13	(c) the person has a registry account.
14	(5) The number of units issued to the person in respect of the vehicle
15 16	must not exceed the destroyed vehicle adjustment for the vehicle for the year.
10	·
17	(6) The <i>destroyed vehicle adjustment</i> for a vehicle for a year is the
18	number worked out using the following formula (rounded to the nearest whole number and rounded up if the first decimal place is 5
19 20	or more):
21	E - ET
22	where:
23	\boldsymbol{E} is the emissions number for the vehicle for the year.
24	ET is the emissions target for the vehicle for the year.
25	(7) For the purposes of subparagraph (4)(a)(ii), <i>providing</i> a vehicle
26	includes the provision of the vehicle due to a sale, exchange, gift,
27	lease, loan, hire or hire-purchase.
28	Notice of decision
29	(8) If the Secretary decides:
30	(a) to not issue units to the person; or

Part 3 Units issued in respect of covered vehiclesDivision 2 Issue of units

1	(b) to issue fewer units to the person than the number of units
2	specified in the application;
3	the Secretary must give the person written notice of the decision
4	and the reasons for the decision.

Division 3—Extinguishment and transfer of units

2	42 Units extinguished for purpose of reducing final emissions value
3	(1) If:
4	(a) a person is the registered holder of one or more units; and
5	(b) the person's interim emissions value for a year is greater than
6	zero;
7	the person may request that the Secretary extinguish any or all of
8	those units for the purpose of reducing the person's final emissions
9	value for the year (but not below zero).
0	(2) The request must:
1	(a) be made during the period:
12	(i) beginning on the interim reconciliation day for the year;
13	and
4	(ii) ending on the second 31 December after the end of the
15	year; and
6	(b) be in writing; and
17	(c) meet the requirements (if any) prescribed by the rules.
18	Example: A request to extinguish units for the purpose of reducing a person's
9	final emissions value for 2025 must be made between 1 February
20 21	2026 (the interim reconciliation day for 2025) and 31 December 2027).
	,
22	(3) Within 15 business days after the request is made, the Secretary
23	must extinguish the units covered by the request by removing the
24	entry for each of those units from the person's registry account.
25	(4) This section has effect subject to section 46 (Secretary may refuse
26	to extinguish or transfer units).
27	43 Units extinguished other than for purpose of reducing final
28	emissions value
29	(1) If a person is the registered holder of one or more units, the person
30	may request that the Secretary extinguish any or all of those units.

1 2	(2)	The request must be in writing and meet the requirements (if any) prescribed by the rules.
3	(3)	Within 15 business days after the request is made, the Secretary
4	(3)	must extinguish the units covered by the request by removing the
5		entry for each of those units from the person's registry account.
6 7	(4)	This section has effect subject to section 46 (Secretary may refuse to extinguish or transfer units).
8	44 Units e	extinguished 3 years after issue unless extinguished earlier
9		Units issued in respect of interim emissions values
10	(1)	If:
11		(a) the Secretary issues a unit to a person in accordance with a
12		requirement under section 39 to issue the unit as soon as
13		practicable after the interim reconciliation day for a year; and
14		(b) on the third 1 February after the interim reconciliation day
15		for the year, the Secretary has not extinguished the unit under
16		subsection 42(3) or 43(3);
17		the Secretary must extinguish the unit by removing the entry for
18		the unit from the registry account of the registered holder of the unit.
19		
20 21		Example: If the Secretary issues a unit to a person for 2025, the Secretary must extinguish the unit on 1 February 2029 (the interim reconciliation day
22		for 2025 is 1 February 2026) if the unit has not already been
23		extinguished.
24		Units issued in respect of adjusted RAV entries and destroyed
25		vehicles
26	(2)	If:
27		(a) the Secretary issues a unit to a person under section 40 or 41;
28		and
29		(b) 3 years after doing so, the Secretary has not extinguished the
30		unit under subsection 42(3) or 43(3);
31		the Secretary must extinguish the unit by removing the entry for
32		the unit from the registry account of the registered holder of the
33		unit.

1	45 Request to transfer units
2 3 4	(1) A person (the <i>transferor</i>) may request that the Secretary transfer one or more units held in the transferor's registry account to the registry account of another person (the <i>transferee</i>).
5 6	(2) The request must be in writing and meet the requirements (if any) prescribed by the rules.
7 8	(3) Within 15 business days after the request is made, the Secretary must:
9 10	(a) remove the entry for the units covered by the request from the transferor's registry account; and
11 12	(b) make an entry for those units in the transferee's registry account.
13 14	(4) This section has effect subject to section 46 (Secretary may refuse to extinguish or transfer units).
15	46 Secretary may refuse to extinguish or transfer units
16	Scope
17 18 19	(1) This section applies if a person requests, in accordance with section 42, 43 or 45, that the Secretary take an action that is one of the following:
20 21	(a) extinguishing units for the purpose of reducing the person's final emissions value for a year (but not below zero);
22 23	(b) extinguishing units other than for the purpose of reducing the person's final emissions value for a year;
24 25	(c) transferring units from the person's registry account to another registry account.
26	Refusal to take action
27 28	(2) The Secretary may refuse to take the action if the Secretary is satisfied that:
29	(a) it is prudent to do so in order to:
30	(i) ensure the integrity of the Registry; or
31	(ii) prevent, mitigate or minimise abuse of the Registry; or

1 2	(iii) prevent, mitigate or minimise criminal activity involving the Registry; or
3	(b) the person has or may have:
4 5 6	(i) committed an offence against Division 4 of Part 4 (offences and civil penalties in relation to the Registry etc.) or the <i>Crimes Act 1914</i> or the <i>Criminal Code</i> , to
7	the extent that it relates to this Act; or
8	(ii) contravened a civil penalty provision of this Act (other than section 17); or
10 11	(iii) committed an offence against Part 2 of the <i>Road Vehicle Standards Act 2018</i> ; or
12 13	(iv) contravened a civil penalty provision of Part 2 of the <i>Road Vehicle Standards Act 2018</i> .
14	Notification
15 16	(3) As soon as practicable after the Secretary refuses to take the action the Secretary must give written notice of the refusal to the person.
17 18	(4) The notice must invite the person to request the Secretary to cease to refuse to take the action.
19 20	(5) A request under subsection (4) must:(a) be in writing; and
21 22	(b) meet the requirements (if any) prescribed by the rules; and(c) set out the reason for the request.
	•
23 24	(6) If the person makes a request under subsection (4), the Secretary may, by written notice given to the person, require the person to
25	give the Secretary, within the period specified in the notice, further
26	information in connection with that request.
27	Prior notice not required
28 29	(7) The Secretary is not required to give any prior notice of a refusal under this section.

1	Decision on request
2	(8) If the Secretary receives a request under subsection (4), the
3	Secretary must:
4	(a) cease to refuse to take the action; or
5	(b) decide to continue to refuse to take the action.
6	(9) The Secretary must take all reasonable steps to ensure that a
7	decision is made under subsection (8):
8	(a) if the Secretary requires the person to give further
9	information under subsection (6) in relation to the request—
10	within 7 days after the person gave the Secretary the
1	information; or
12	(b) otherwise—within 7 days after the request was made.
13	(10) As soon as practicable after the Secretary makes a decision under
14	subsection (8), the Secretary must notify the person, in writing, of
15	the decision.

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Division 4—Property in units

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2	47 Units are personal property
3 4	(1) A unit is personal property and, subject to this Act, is transmissible by assignment, by will and by devolution by operation of law.
5	(2) A unit may be extinguished in accordance with this Act.
6	48 Ownership of units
7	(1) The registered holder of a unit:
8	(a) is the legal owner of the unit; and
9	(b) may, subject to this Act, deal with the unit as its legal owner
10	and give good discharges for any consideration for any such
11	dealing.
12	(2) Subsection (1) only protects a person who deals with the registered
13	holder of the unit as a purchaser:
14	(a) in good faith for value; and
15	(b) without notice of any defect in the title of the registered
16	holder.
17	49 Equitable interests in relation to units
18	To avoid doubt, this Act does not affect:
19	(a) the creation of; or
20	(b) any dealings with; or
21	(c) the enforcement of;
22	equitable interests in relation to a unit.

Part 4—The Registry

Division 1—Introduction

3

50 Simplified outline of this Part

4 5 6	This Part provides for the creation of a registry through which units are issued, transferred and extinguished in connection with the new vehicle efficiency standard.
7	The registry is established and maintained by the Secretary.
8	Registry accounts may be opened by persons who have vehicles covered by the standard.
10 11	Registry accounts may be closed by the Secretary in certain circumstances.
12	The Secretary may correct or rectify the registry.
13 14	There are a number of offences and civil penalties in relation to the registry.
15	The rules may provide further in relation to the registry.

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Division 2—The Registry and registry accounts

Subdivision A—Establishing and maintaining the Registry

51 The New Vehicle Efficiency Standard Unit Registry

- (1) The Secretary must establish and maintain a registry of units to be known as the New Vehicle Efficiency Standard Unit Registry.
- (2) The Registry is to be maintained by electronic means.
- (3) The Registry is not a legislative instrument.

52 Assistance of Clean Energy Regulator

- (1) The Clean Energy Regulator may assist the Secretary to perform the Secretary's functions and exercise the Secretary's powers in relation to the establishment and maintenance of the Registry if the Secretary requests such assistance.
- (2) The assistance may include providing, or arranging the provision of, services in relation to the establishment and maintenance of the Registry.

Subdivision B—Opening and closing registry accounts

53 Application to open registry account

- (1) A person may apply for the Secretary to open an account in the Registry in the person's name.
- (2) The application must:
 - (a) be in writing; and
 - (b) meet the requirements (if any) prescribed by the rules; and
 - (c) be accompanied by the fee (if any) prescribed by the rules.
- (3) A fee prescribed for the purposes of paragraph (2)(c) must not be such as to amount to taxation.

1	54 Reques	st for further information
2 3 4 5	(1)	If a person makes an application under section 53, the Secretary may, by notice in writing, require the person to give the Secretary, within the period specified in the notice, such further information in relation to the application as the Secretary requires.
6 7 8 9	(2)	Despite subsection 55(1), the Secretary is not required to decide the application, and may cease considering whether to decide the application, if the person does not provide the required information within the specified period.
10	55 Openin	ng of registry account
11 12 13 14	(1)	If a person makes an application in accordance with section 53, the Secretary must decide to: (a) open an account in the Registry in the person's name; or (b) refuse to open such an account.
15 16 17 18	(2)	The Secretary must not decide to open an account in the Registry in the person's name unless the Secretary is satisfied that: (a) there is a covered vehicle for the person for 2025 or a later year; and
19 20 21 22 23 24		 (b) the person does not have another registry account; and (c) the person is a fit and proper person, having regard to: (i) whether the Secretary has previously closed a registry account of the person under section 57; and (ii) the matters (if any) prescribed by the rules; and (iii) any other matter the Secretary considers relevant.
25 26 27	(3)	If the Secretary decides to refuse to open an account in the Registry in a person's name, the Secretary must give the person written notice of the decision and the reasons for the decision.
28 29 30	(4)	Paragraph (2)(a) does not apply in relation to an application accompanying a declaration of transmission made in accordance with section 68 (transmission of units by operation of law etc.).
31 32	(5)	An account opened in a person's name under paragraph (1)(a) is the person's <i>registry account</i> .

1	56 Voluntary closure of registry account
2 3	(1) A person who has a registry account may apply for the Secretary to close the account.
4	(2) The application must:
5	(a) be in writing; and
6	(b) meet the requirements (if any) prescribed by the rules; and
7	(c) be accompanied by the fee (if any) prescribed by the rules.
8	(3) If a person makes an application in accordance with this section,
9	the Secretary may close the person's Registry account if there are
10	no entries for units in the account.
11	(4) A fee prescribed for the purposes of paragraph (2)(c) must not be
12	such as to amount to taxation.
13	(5) The Registry must set out a record of each closure under this
14	section.
15	57 Unilateral closure of registry account
16	(1) The Secretary may close a person's registry account if the
17	Secretary is satisfied that the person has:
18	(a) committed an offence against:
19	(i) Division 4; or
20	(ii) the Crimes Act 1914 or the Criminal Code, to the extent
21	that it relates to this Act; or
22	(b) contravened a civil penalty provision of this Act (other than
23	section 17); or
24	(c) committed an offence against Part 2 of the Road Vehicle
25	Standards Act 2018; or
26	(d) contravened a civil penalty provision of Part 2 of the <i>Road</i>
27	Vehicle Standards Act 2018.
28	(2) At least 30 days before closing the person's registry account, the
29	Secretary must give the person a written notice that states that:
30	(a) the Secretary proposes to close the account; and

1 2	(b) any units held in the account when the account is closed will be extinguished.
3 (3)	The notice must meet the requirements (if any) prescribed by the
1	rules.
5 (4)	If the Secretary closes the account, any units held in the account
5	immediately before it is closed are extinguished when the account
7	is closed.
3 (5)	The Registry must set out a record of each closure under this
)	section.

Division 3—Correction and rectification of the Registry

2 3	58 Correc	etions of clerical errors, obvious defects or unauthorised entries etc.
4		Power of correction
5	(1)	The Secretary may alter the Registry for the purposes of correcting
6		an error that is any of the following:
7		(a) a clerical error or an obvious defect in the Registry;
8		(b) an entry made in the Registry without sufficient cause;
9		(c) an entry wrongly existing in the Registry;
0		(d) an entry wrongly removed from the Registry;
1		within 4 years after the error is made.
2	(2)	The Secretary may exercise the power conferred by subsection (1):
13		(a) on application being made to the Secretary by a person; or
4		(b) on the Secretary's own initiative.
15	(3)	The Secretary must not exercise the power conferred by
6		subsection (1) of this section in a manner contrary to a decision of
17		a relevant court in proceedings under section 59 (rectification of
8		the Registry by court order).
9	(4)	The Secretary must not exercise the power conferred by
20		subsection (1) of this section in a manner contrary to section 47
21		(units are personal property).
22		Application for correction
23	(5)	An application under paragraph (2)(a) must:
24		(a) be in writing; and
25		(b) meet the requirements (if any) prescribed by the rules; and
26		(c) be accompanied by the fee (if any) prescribed by the rules.
27	(6)	A fee prescribed for the purposes of paragraph (5)(c) must not be
28		such as to amount to taxation.
29	(7)	If:

1 2	(a) the Secretary decides to refuse to alter the Registry under subsection (1); and
3	(b) the Secretary made the decision in response to an application
4 5	the Secretary must give written notice of the decision to the applicant.
6	Publication of alteration
7 8 9	(8) If the Secretary alters the Registry under subsection (1), the Secretary must publish a notice on the Department's website setting out the details of the alteration.
10	59 Rectification of the Registry by court order
11	Application for rectification of Registry
12	(1) A person (including the Secretary) may apply to a relevant court
13	for the rectification of the Registry if the person is aggrieved by
14	any of the following:
15	(a) the omission of an entry from the Registry;
16	(b) an entry made in the Registry without sufficient cause;
17	(c) an entry wrongly existing in the Registry;
18	(d) an error or defect in an entry in the Registry;
19	(e) an entry wrongly removed from the Registry.
20	Court orders
21	(2) If an application is made under subsection (1) to a relevant court
22	for the rectification of the Registry, the court may make such order
23	as it thinks fit directing the rectification of the Registry.
24	(3) An order made by the court must not be expressed to take effect
25	before the order is made.
26	(4) In proceedings under this section, the court may decide any
27	question that it is necessary or expedient to decide in connection
28	with the rectification of the Registry.

1	Appearance of Secretary
2	(5) If a person (other than the Secretary) makes an application under
3	subsection (1), notice of the application must be given to the
4	Secretary, whose representative:
5	(a) may appear and be heard; and
6	(b) must appear if so directed by the court.
7	Compliance with order
8	(6) The Secretary must rectify the Registry in accordance with an
9	order made under subsection (2).

Division 4—Offences and civil penalties

2	60	False or misleading information
3		A person must not, in giving information in compliance or
4		purported compliance with this Act, give the Secretary:
5		(a) information that is false or misleading in a material
6		particular; or
7 8		(b) information that omits any matter or thing without which the information is false or misleading in a material particular.
9		Note: A person who contravenes this section might also commit an offence under Division 136 or 137 of the Criminal Code.
1		Civil penalty: 60 penalty units.
12	61	False Registry copies or extracts
13		A person commits an offence if:
4		(a) the person produces or tenders in evidence a document; and
15		(b) the document falsely purports to be a copy of or extract from
6		an entry in the Registry.
17		Penalty: Imprisonment for 12 months or 60 penalty units, or both
18		Note: The same conduct may be an offence against both this section and section 137.2 of the Criminal Code.
20	62	Contravention of requirement in relation to registry account
21		(1) A person commits an offence if:
22		(a) the person is subject to a requirement under the rules in
23		relation to a registry account; and
24		(b) the person engages in conduct; and
25		(c) the conduct contravenes the requirement.
26		Penalty: 120 penalty units.

	1 2 3	(2) Section 15.4 of the <i>Criminal Code</i> (extended geographical jurisdiction—category D) applies to an offence against subsection (1).
63 Contravention of condition imposed on registry account (1) A person commits an offence if: (a) the person has a registry account; and (b) the Secretary imposes a condition on the account; and (c) the person engages in conduct; and (d) the conduct contravenes the condition. Penalty: 120 penalty units. (2) Section 15.4 of the Criminal Code (extended geographical jurisdiction—category D) applies to an offence against subsection (1). (3) If: (a) a person has a registry account; and (b) the Secretary imposes a condition on the account; the person must not contravene the condition. Civil penalty for contravention of this subsection: 120 penalty units. 64 Failure of former registry account holder to retain record (1) A person commits an offence if: (a) the person had a registry account that was closed under section 56 or 57; and (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years		(3) If a person is subject to a requirement under the rules in relation to a registry account, the person must not contravene the requirement
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11 (b) the Secretary imposes a condition on the account; and 12 (c) the person engages in conduct; and 13 (d) the conduct contravenes the condition. 14 Penalty: 120 penalty units. 15 (2) Section 15.4 of the Criminal Code (extended geographical jurisdiction—category D) applies to an offence against subsection (1). 18 (3) If: 19 (a) a person has a registry account; and 20 (b) the Secretary imposes a condition on the account; the person must not contravene the condition. 21 Civil penalty for contravention of this subsection: 120 penalty units. 22 units. 23 (1) A person commits an offence if: 26 (a) the person had a registry account that was closed under section 56 or 57; and 28 (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	9	(1) A person commits an offence if:
12 (c) the person engages in conduct; and 13 (d) the conduct contravenes the condition. 14 Penalty: 120 penalty units. 15 (2) Section 15.4 of the <i>Criminal Code</i> (extended geographical jurisdiction—category D) applies to an offence against subsection (1). 18 (3) If: 19 (a) a person has a registry account; and 20 (b) the Secretary imposes a condition on the account; the person must not contravene the condition. 21 Civil penalty for contravention of this subsection: 120 penalty units. 22 units. 23 64 Failure of former registry account holder to retain record 25 (1) A person commits an offence if: 26 (a) the person had a registry account that was closed under section 56 or 57; and 28 (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	10	(a) the person has a registry account; and
13 (d) the conduct contravenes the condition. Penalty: 120 penalty units. (2) Section 15.4 of the <i>Criminal Code</i> (extended geographical jurisdiction—category D) applies to an offence against subsection (1). (3) If: (a) a person has a registry account; and (b) the Secretary imposes a condition on the account; the person must not contravene the condition. Civil penalty for contravention of this subsection: 120 penalty units. 64 Failure of former registry account holder to retain record (1) A person commits an offence if: (a) the person had a registry account that was closed under section 56 or 57; and (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	11	(b) the Secretary imposes a condition on the account; and
Penalty: 120 penalty units. (2) Section 15.4 of the <i>Criminal Code</i> (extended geographical jurisdiction—category D) applies to an offence against subsection (1). (3) If: (a) a person has a registry account; and (b) the Secretary imposes a condition on the account; the person must not contravene the condition. Civil penalty for contravention of this subsection: 120 penalty units. 64 Failure of former registry account holder to retain record (1) A person commits an offence if: (a) the person had a registry account that was closed under section 56 or 57; and (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	12	
(2) Section 15.4 of the Criminal Code (extended geographical jurisdiction—category D) applies to an offence against subsection (1). (3) If: (a) a person has a registry account; and (b) the Secretary imposes a condition on the account; the person must not contravene the condition. Civil penalty for contravention of this subsection: 120 penalty units. 64 Failure of former registry account holder to retain record (1) A person commits an offence if: (a) the person had a registry account that was closed under section 56 or 57; and (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	13	(d) the conduct contravenes the condition.
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subsection (1). (3) If: (a) a person has a registry account; and (b) the Secretary imposes a condition on the account; the person must not contravene the condition. Civil penalty for contravention of this subsection: 120 penalty units. 64 Failure of former registry account holder to retain record (1) A person commits an offence if: (a) the person had a registry account that was closed under section 56 or 57; and (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	15	(2) Section 15.4 of the <i>Criminal Code</i> (extended geographical
 (a) a person has a registry account; and (b) the Secretary imposes a condition on the account; the person must not contravene the condition. Civil penalty for contravention of this subsection: 120 penalty units. 64 Failure of former registry account holder to retain record (1) A person commits an offence if: (a) the person had a registry account that was closed under section 56 or 57; and (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years 		
20 (b) the Secretary imposes a condition on the account; 21 the person must not contravene the condition. 22 Civil penalty for contravention of this subsection: 120 penalty 23 units. 24 64 Failure of former registry account holder to retain record 25 (1) A person commits an offence if: 26 (a) the person had a registry account that was closed under 27 section 56 or 57; and 28 (b) the Secretary imposed a condition on the account that the 29 person retain a specified record for a period of 7 years	18	(3) If:
the person must not contravene the condition. Civil penalty for contravention of this subsection: 120 penalty units. 64 Failure of former registry account holder to retain record (1) A person commits an offence if: (a) the person had a registry account that was closed under section 56 or 57; and (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	19	(a) a person has a registry account; and
Civil penalty for contravention of this subsection: 120 penalty units. 64 Failure of former registry account holder to retain record (1) A person commits an offence if: (a) the person had a registry account that was closed under section 56 or 57; and (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	20	(b) the Secretary imposes a condition on the account;
23 units. 24 64 Failure of former registry account holder to retain record 25 (1) A person commits an offence if: 26 (a) the person had a registry account that was closed under section 56 or 57; and 28 (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	21	the person must not contravene the condition.
23 units. 24 64 Failure of former registry account holder to retain record 25 (1) A person commits an offence if: 26 (a) the person had a registry account that was closed under section 56 or 57; and 28 (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	22	Civil penalty for contravention of this subsection: 120 penalty
25 (1) A person commits an offence if: 26 (a) the person had a registry account that was closed under 27 section 56 or 57; and 28 (b) the Secretary imposed a condition on the account that the 29 person retain a specified record for a period of 7 years	23	
 (a) the person had a registry account that was closed under section 56 or 57; and (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years 	24	64 Failure of former registry account holder to retain record
section 56 or 57; and (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	25	(1) A person commits an offence if:
28 (b) the Secretary imposed a condition on the account that the person retain a specified record for a period of 7 years	26	
person retain a specified record for a period of 7 years	27	
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		* * * * * * * * * * * * * * * * * * *

1	(c) the person does not retain the record for that 7 year period.
2	Penalty: 60 penalty units.
3 4 5	(2) Section 15.4 of the Criminal Code (extended geographical jurisdiction—category D) applies to an offence against subsection (1).
6 7 8	(3) If:(a) a person had a registry account that was closed under section 56 or 57; and
9 10 11	(b) the Secretary imposed a condition on the account that the person retain a record for a period of 7 years starting on the day the record is made;the person must retain the record for that 7 period.
12 13 14	Civil penalty for contravention of this subsection: 60 penalty units.
15	65 Failure of former registry account holder to provide information
16	(1) A person commits an offence if:
17 18	(a) the person had a registry account that was closed under section 56 or 57; and
19 20 21 22 23	(b) the Secretary imposed a condition on the account that if the Secretary requests that the person provide specified information to the Secretary within a specified period, the person must do so; and(c) the person does not comply such a request.
24	Penalty: 60 penalty units.
24	
25 26 27	(2) Section 15.4 of the Criminal Code (extended geographical jurisdiction—category D) applies to an offence against subsection (1).
28	(3) If:

Part 4 The RegistryDivision 4 Offences and civil penalties

1	(b) the Secretary imposed a condition on the account that if the
2	Secretary requests that the person provide specified
3	information to the Secretary within a specified period, the
1	person must do so;
5	the person must comply with such a request.
5	Civil penalty for contravention of this subsection: 60 penalty
7	units.

Division 5—Other matters

2	66 Suspension of operation of the Registry
3	(1) The Secretary may temporarily suspend the operation of the
4	Registry if satisfied that:
5	(a) the suspension is required so that maintenance can be carried
6	out; or
7 8	(b) it is prudent to suspend the operation of the Registry in order to:
9	(i) ensure the integrity of the Registry; or
10	(ii) prevent, mitigate or minimise abuse of the Registry; or
11	(iii) prevent, mitigate or minimise criminal activity
12	involving the Registry.
13	(2) If the Secretary suspends the operation of the Registry, the
14	Secretary:
15 16	(a) must publish a notice on the Department's website informing the public of the suspension; and
17	(b) may defer taking action in relation to the Registry until the
18	suspension ends.
19	67 Evidentiary provisions
20	(1) The Secretary may supply a copy of or extract from the Registry
21	certified by the Secretary to be a true copy or true extract, as the
22	case may be.
23	Note: See also section 155 of the <i>Evidence Act 1995</i> .
24	(2) The Secretary may charge a fee prescribed by the rules for
25	supplying a certified copy or extract under subsection (1).
26	(3) A fee prescribed for the purposes of subsection (2) must not be
27	such as to amount to taxation.

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68	Transmission	of units	by operation of	law etc.
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2 3 4 5 6	(1) If a unit held in the registry account of a person (the <i>transferor</i>) is transmitted from the transferor to another person (the <i>transferee</i>) by any lawful means other than by a transfer under section 45, the transmission is of no force until the Secretary transfers the unit under subsection (7) or (8).
7	Declaration of transmission
8	(2) The transferee must, within 90 days after the transmission, give the Secretary:
10	(a) a declaration of transmission; and
11 12	(b) such evidence of transmission (if any) as is specified in the rules.
13 14	(3) A declaration of transmission must meet the requirements (if any) prescribed by the rules.
15 16 17	(4) If the transferee does not already have a registry account, the declaration of transmission must be accompanied by an application under section 53 for the Secretary to open a registry account in the name of the transferee.
19 20 21	(5) If the Secretary is satisfied that special circumstances warrant the extension of the 90-day period mentioned in subsection (2), the Secretary may extend that period.
22 23 24 25	(6) The Secretary may exercise the power conferred by subsection (5):(a) on written application being made to the Secretary by the transferee; or(b) on the Secretary's own initiative.
26	Transfer of unit—transferee already has a registry account
27 28 29	(7) If the transferee already has a registry account, the Secretary must, as soon as practicable after receiving the declaration of transmission, transfer the unit from the transferor's registry
30	account to the transferee's registry account.

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1		Transfer of unit—transferee does not have a registry account
2	(8)	If:
3		(a) the transferee does not already have a registry account; and
4		(b) in accordance with the application mentioned in
5		subsection (4), the Secretary has opened a registry account in
6		the name of the transferee;
7		the Secretary must, as soon as practicable after opening that
8		registry account, transfer the unit from the transferor's registry
9		account to the transferee's registry account.
10		Record
11	(9)	If the Secretary transfers the unit under subsection (7) or (8), the
12		Registry must set out a record of the declaration of transmission.
13		Notification
14	(10)	If:
15	, ,	(a) the Secretary decides to:
16		(i) extend the 90-day period mentioned in subsection (2);
17		or
18		(ii) refuse to extend the 90-day period mentioned in
19		subsection (2); and
20 21		(b) the Secretary makes the decision in response to an application;
22		the Secretary must give written notice of the decision to the
23		applicant.
24	69 Rules f	or or in relation to the Registry
25	(1)	The rules may provide for or in relation to the Registry.
26	(2)	The rules may provide for or in relation to any of the following:
27		(a) requirements in relation to registry accounts;
28		(b) the suspension of registry accounts;
29		(c) the identification of registry accounts;
30		(d) the identification of units;
31		(e) the registration of equitable interests in relation to units;
		- · · · · · · · · · · · · · · · · · · ·

1	(f) the inclusion of information in the Registry;
2	(g) the keeping of records in relation to a registry account by the
3	person in whose name the account was opened under
4	paragraph 55(1)(a);
5	(h) the provision of information to the Secretary that is relevant
6	to the Registry or a registry account;
7	(i) the making of applications to the Administrative Appeals
8	Tribunal for review of decisions made by the Secretary in
9	relation to the Registry;
10	(j) the charging of fees in relation to the Registry.
11	(3) The rules may provide that the Secretary may impose conditions on
12	a registry account, including any of the following:
13	(a) a condition that the person in whose name the account is
14	opened under paragraph 55(1)(a) retain a specified record in
15	relation to the account for a period of 7 years starting on the
16	day the record is made;
17	(b) a condition that if the Secretary requests that the person in
18	whose name the account is opened under paragraph 55(1)(a)
19	provide the Secretary with specified information that is
20	relevant to the account within a specified period, the person
21	comply with the request.
22	(4) Subsections (2) and (3) do not limit subsection (1).
23	(5) A fee prescribed for the purposes of paragraph (2)(j) must not be
24	such as to amount to taxation.

Part 5—Compliance and enforcement

Division 1—Introduction

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70 Simplified outline of this Part

This Part applies the Regulatory Powers Act in relation to the new vehicle efficiency standard. This creates a framework for monitoring and investigating compliance with this Act, as well as providing for the enforcement of civil penalty provisions and the use of infringement notices and enforceable undertakings.

The Secretary may appoint inspectors for the purposes of the framework.

The Secretary may also compel the production of information or documents for certain purposes.

This Part also modifies the Regulatory Powers Act as it applies to a person's duty to ensure that the person's final emissions value for a year is zero or less.

A relevant court may, on application of the Secretary, make an

71 Appointment of inspectors

(1) The Secretary may, in writing, appoint a person who is one of the following as an inspector for the purposes of this Act:

adverse publicity order or a non-punitive order against a person.

- (a) an SES employee, or acting SES employee, in the Department;
- (b) an APS employee who holds or performs the duties of an Executive Level 1 or 2 position or an equivalent position in the Department;
- (c) a person appointed as an inspector under section 49 of the *Road Vehicle Standards Act 2018*.

Part 5 Compliance and enforcement Division 1 Introduction

Section 71

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1	(2) The Secretary must not appoint a person as an inspector unless the
2	Secretary is satisfied that the person has the knowledge or
3	experience necessary to properly exercise the powers of an
4	inspector.
5 6	(3) An inspector must, in exercising powers as such, comply with any directions of the Secretary.

(4) If a direction is given under subsection (3) in writing, the direction is not a legislative instrument.

Division 2—Notices to produce

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72 Secretary may require person to give information etc.

3	Scope
4 5 6	(1) This section applies if the Secretary reasonably believes that a person is capable of giving information, or producing a document, that is relevant for the purposes of investigating:
7	(a) an offence provision, or a civil penalty provision, of
8	Division 4 of Part 4 (offences and civil penalties in relation
9	to the Registry etc.); or
10	(b) an offence provision of the <i>Crimes Act 1914</i> or the <i>Criminal</i>
11	Code, to the extent that it relates to this Act.
12	Notice to produce
13	(2) The Secretary may, by written notice, require the person to give the
14	information, or produce the document, to an inspector.
15	(3) The notice must specify the following:
16	(a) how the person is to give the information or produce the
17	document;
18	(b) the period (which must be at least 14 days after the day the
19	notice is given) within which the person is to give the
20	information or produce the document;
21	(c) the effect of subsection (4) and sections 137.1 and 137.2 of
22	the Criminal Code.
23	Civil penalty
24	(4) A person is liable to a civil penalty if the person refuses or fails to
25	comply with a notice under this section.
26	Civil penalty: 60 penalty units.
27	(5) Subsection (4) does not apply to the extent that the person is not
28	capable of complying with the notice.

1	(6) Subsection (4) does not apply to the extent that:
2	(a) the notice relates to producing documents; and
3 4	(b) the person proves that, after a reasonable search, the person is not aware of the documents; and
5	(c) the person provides a written response to the notice,
6	including a description of the scope and limitations of the
7	search.
8	(7) Without limiting paragraph (6)(b), a determination of whether a
9	search is reasonable for the purposes of that paragraph may take
10	into account any of the following:
11 12	(a) the nature and complexity of the matter to which the notice relates;
13	(b) the number of documents involved;
14	(c) the ease and cost of retrieving a document relative to the
15	resources of the person who was given the notice;
16	(d) any other relevant matter.
17	73 Retention of documents
18	If documents are produced to an inspector in accordance with a
19	notice under section 72, the inspector:
20 21	(a) may take possession of, and may make copies of or take extracts from, the documents; and
22	(b) may retain possession of the documents for such period as is
23	necessary for the purposes of the investigation to which the
24	documents relate; and
25	(c) during that period must permit a person who would be
26	entitled to inspect any one or more of the documents if they
27	were not in the possession of the inspector to inspect at all
28	reasonable times such of the documents as the person would
29	be so entitled to inspect.

Division 3—Monitoring

74 Monitoring powers

2

3	Provisions subject to monitoring
4	(1) A provision is subject to monitoring under Part 2 of the Regulatory
5	Powers Act if it is:
6	(a) a provision of this Act (other than section 17); or
7	(b) an offence provision of the Crimes Act 1914 or the Criminal
8	<i>Code</i> , to the extent that it relates to this Act.
9	Note: Part 2 of the Regulatory Powers Act creates a framework for
10	monitoring whether this Act has been complied with. It includes
1	powers of entry and inspection.
12	Information subject to monitoring
13	(2) Information given in compliance or purported compliance with a
14	provision of this Act is subject to monitoring under Part 2 of the
15	Regulatory Powers Act.
16	Note: Part 2 of the Regulatory Powers Act creates a framework for
17 18	monitoring whether the information is correct. It includes powers of entry and inspection.
19	Related provisions, authorised applicant, authorised person,
20	issuing officer, relevant chief executive and relevant court
21	(3) For the purposes of Part 2 of the Regulatory Powers Act, as that
22	Part applies in relation to the provisions mentioned in
23	subsection (1) and the information mentioned in subsection (2):
24	(a) a provision of Part 2 of the Road Vehicle Standards Act 2018
25	is related to those provisions and that information; and
26	(b) each of the following is an authorised applicant:
27	(i) the Secretary;
28	(ii) an SES employee, or acting SES employee, in the
29	Department; and
30	(c) an inspector is an authorised person; and
31	(d) each of the following is an issuing officer;

Part 5 Compliance and enforcement Division 3 Monitoring

1	(i) a magistrate;	
2	(ii) a Judge of a relevant court; and	
3	(e) the Secretary is the relevant chief executive; and	
4	(f) a relevant court (as defined in section 10 of this Act) is a	
5	relevant court.	
6	Person assisting	
7	(4) An authorised person may be assisted by other persons in	
8	exercising powers or performing functions or duties under Part 2 of	
9	the Regulatory Powers Act in relation to the provisions mentioned	
10	in subsection (1) and the information mentioned in subsection (2).	
1	Extension to external Territories	
12	(5) Part 2 of the Regulatory Powers Act, as that Part applies in relation	
13	to the provisions mentioned in subsection (1) and the information	
4	mentioned in subsection (2), extends to every external Territory.	

Division 4—Investigation

75 Investigation powers

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3	Provisions subject to investigation		
4	(1) A provision is subject to investigation under Part 3 of the		
5	Regulatory Powers Act if it is:		
6	(a) an offence provision of this Act; or		
7	(b) a civil penalty provision of this Act (other than section 17);		
8	or		
9	(c) an offence provision of the Crimes Act 1914 or the Criminal		
10	<i>Code</i> , to the extent that it relates to this Act.		
1	Note: Part 3 of the Regulatory Powers Act creates a framework for		
12	investigating whether a provision has been contravened. It includes		
13	powers of entry, search and seizure.		
14	Related provisions, authorised applicant, authorised person,		
15	issuing officer, relevant chief executive and relevant court		
16	(2) For the purposes of Part 3 of the Regulatory Powers Act, as that		
17	Part applies in relation to evidential material that relates to a		
18	provision mentioned in subsection (1):		
19	(a) a provision of Part 2 of the Road Vehicle Standards Act 2018		
20	is related to that evidential material; and		
21	(b) each of the following is an authorised applicant:		
22	(i) the Secretary;		
23	(ii) an SES employee, or acting SES employee, in the		
24	Department; and		
25	(c) an inspector is an authorised person; and		
26	(d) each of the following is an issuing officer;		
27	(i) a magistrate;		
28	(ii) a Judge of a relevant court; and		
29	(e) the Secretary is the relevant chief executive; and		
80	(f) a relevant court (as defined in section 10 of this Act) is a		
31	relevant court.		

Part 5 Compliance and enforcement Division 4 Investigation

1	Person assisting
2	(3) An authorised person may be assisted by other persons in
3	exercising powers or performing functions or duties under Part 3 of
1	the Regulatory Powers Act in relation to evidential material that
5	relates to a provision mentioned in subsection (1).
5	Extension to external Territories
7	(4) Part 3 of the Regulatory Powers Act, as that Part applies in relation
3	to a provision mentioned in subsection (1), extends to every
)	external Territory.

Division 5—Civil penalties

76 Civil penalty provisions

2

3	Enforceable civil penalty provisions
4 5	(1) Each civil penalty provision of this Act is enforceable under Part 4 of the Regulatory Powers Act.
6 7 8	Note: Part 4 of the Regulatory Powers Act allows a civil penalty provision to be enforced by obtaining an order for a person to pay a pecuniary penalty for the contravention of the provision.
9	Authorised applicant
10 11 12 13	(2) For the purposes of Part 4 of the Regulatory Powers Act, each of the following persons is an authorised applicant in relation to the civil penalty provisions of this Act:(a) the Minister;
14	(b) the Secretary;
15	(c) an SES employee, or acting SES employee, in the
16	Department.
17	Relevant court
18 19	(3) For the purposes of Part 4 of the Regulatory Powers Act, a relevant court (as defined in section 10 of this Act) is a relevant court in
20	relation to the civil penalty provisions of this Act.
21	Liability of Crown
22	(4) Part 4 of the Regulatory Powers Act, as that Part applies in relation
23	to the provisions mentioned in subsection (1), does not make the
24	Crown liable to a pecuniary penalty.
25	Extension to external Territories
26	(5) Part 4 of the Regulatory Powers Act, as that Part applies in relation
27	to the provisions mentioned in subsection (1), extends to every
28	external Territory.

1	Extended geographical jurisdiction for certain civil penalty	
2	provisions	
3	(6) Each of the civil penalty provisions specified in subsection (7) is	
4	enforceable under Part 4 of the Regulatory Powers Act:	
5	(a) whether or not the conduct constituting the alleged	
6	contravention of the civil penalty provision occurs in	
7	Australia; and	
8	(b) whether or not a result of the conduct constituting the alleged	
9	contravention of the civil penalty provision occurs in	
10	Australia.	
11	(7) The following provisions are specified:	
12	(a) section 17 (duty to ensure that final emissions value is zero	
13	or less);	
14	(b) section 60 (false or misleading information);	
15	(c) section 62 (contravention of requirement in relation to	
16	registry account);	
17	(d) section 63 (contravention of condition on registry account);	
18	(e) section 64 (failure of former registry account holder to retain	
19	record);	
20	(f) section 65 (failure of former registry account holder to	
21	provide information).	

Division 6—Infringement notices

77 I	nfringement	notices	
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3	Provisions subject to an infringement notice
4 5	(1) A civil penalty provision of this Act is subject to an infringement notice under Part 5 of the Regulatory Powers Act.
6 7	Note: Part 5 of the Regulatory Powers Act creates a framework for using infringement notices in relation to provisions.
8	Infringement officer
9	(2) For the purposes of Part 5 of the Regulatory Powers Act, each of
0	the following persons is an infringement officer in relation to the
1	provisions mentioned in subsection (1):
12	(a) the Secretary;
13	(b) an SES employee, or acting SES employee, in the
14	Department.
15	Relevant chief executive
16	(3) For the purposes of Part 5 of the Regulatory Powers Act, the
17	Secretary is the relevant chief executive in relation to the
18	provisions mentioned in subsection (1).
19	Extension to external Territories
20	(4) Part 5 of the Regulatory Powers Act, as that Part applies in relation
21	to the provisions mentioned in subsection (1), extends to every
22	external Territory

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Division 7—Enforceable undertakings

78	Enforceable	underta	kings
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3	Enforceable provisions
4 5	(1) The following provisions are enforceable under Part 6 of the Regulatory Powers Act:
6 7	(a) an offence provision, or a civil penalty provision, of this Act (other than section 17);
8 9	(b) an offence provision of the <i>Crimes Act 1914</i> or the <i>Criminal Code</i> , to the extent that it relates to this Act.
10 11 12	Note: Part 6 of the Regulatory Powers Act creates a framework for accepting and enforcing undertakings relating to compliance with provisions.
13	Authorised person
14	(2) For the purposes of Part 6 of the Regulatory Powers Act, each of
15 16	the following persons is an authorised person in relation to the provisions mentioned in subsection (1):
17	(a) the Minister;
18	(b) the Secretary;
19 20	(c) an SES employee, or acting SES employee, in the Department.
21	Relevant court
22 23 24	(3) For the purposes of Part 6 of the Regulatory Powers Act, a relevant court (as defined in section 10 of this Act) is a relevant court in relation to the provisions mentioned in subsection (1).
25 26	Enforceable undertaking must be published on the Department's website
27 28 29	(4) An authorised person in relation to a provision mentioned in subsection (1) must publish an undertaking given in relation to the provision on the Department's website.

Section 78

Frtension	to external	Territories

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(5)	Part 6 of the Regulatory Powers Act, as that Part applies in relation
	to the provisions mentioned in subsection (1), extends to every
	external Territory.

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Division 8—Modifications of the Regulatory Powers Act

2 3	79	Duty to ensure that final emissions value is zero or less—civil penalty
4		Despite subsection 82(5) of the Regulatory Powers Act, the
5		pecuniary penalty that a court orders a person to pay for a
6		contravention of the civil penalty provision in section 17 of this
7 8		Act must not exceed the pecuniary penalty specified for that civil penalty provision.
9 10	80	Duty to ensure that final emissions value is zero or less—ancillary contraventions
11		Section 92 of the Regulatory Powers Act (ancillary contravention
12		of civil penalty provisions) does not apply in relation to the civil
13		penalty provision in section 17 of this Act.
14 15	81	Duty to ensure that final emissions value is zero or less—mistake of fact
16 17 18		Section 95 of the Regulatory Powers Act (mistake of fact) does not apply in relation to the civil penalty provision in section 17 of this Act.
19 20	82	Duty to ensure that final emissions value is zero or less—infringement notice
21		Amount to be stated in an infringement notice
22		(1) Despite subsection 104(2) of the Regulatory Powers Act, if an
23		infringement notice relates to an alleged contravention of the civil
24		penalty provision in section 17 of this Act, the amount to be stated
25		in the notice for the purposes of paragraph 104(1)(f) of the
26		Regulatory Powers Act is half the maximum penalty that a court
27		could impose on the person for that contravention.

Section 82

1	Other matters to be stated in an infringement notice
2	(2) If an infringement notice relates to an alleged contravention of the
3	civil penalty provision in section 17 of this Act that consists of a
4	person's final emissions value for a year being greater than zero at
5	the start of the final reconciliation day for the year:
6	(a) subparagraph 104(1)(e)(iii) of the Regulatory Powers Act
7	does not apply in relation to the infringement notice; and
8	(b) the infringement notice must state the person's final
9	emissions value for the year at the start of the final
10	reconciliation day for the year.

Division 9—Adverse publicity orders

2	83 Adverse publicity order in relation to duty to ensure that final emissions value is zero or less
3	emissions value is zero or less
4	(1) A relevant court may, on application of the Secretary, make an
5	adverse publicity order in relation to a person who has contravened
6	section 17.
7 8	(2) An <i>adverse publicity order</i> in relation to a person is an order that requires the person:
9	(a) to disclose, in the way and to the persons specified in the
10	order, such information as is so specified, being information
11	that the person has possession of or access to; and
12	(b) to publish, at the person's expense and in the way specified
13	in the order, an advertisement in the terms specified in, or
14	determined in accordance with, the order.
15	(3) Without limiting subsection (2), an adverse publicity order may
16	require a person to disclose or publish information about the
17	person's inefficient vehicles for a year.
18	(4) This section does not limit a relevant court's powers under any
19	other provision of this Part.

Division 10—Non-punitive orders

84 Non-punitive orders

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- (1) A relevant court may, on application of the Secretary, make one or more of the orders mentioned in subsection (2) in relation to a person who has engaged in conduct that contravenes a provision of this Act.
- (2) The court may make the following orders in relation to the person who has engaged in the conduct:
 - (a) an order for the purpose of ensuring that the person does not engage in the conduct, similar conduct, or related conduct, during the period of the order (which must not be longer than 3 years) including:
 - (i) an order directing the person to establish a compliance program for employees or other persons involved in the person's business, being a program designed to ensure their awareness of the responsibilities and obligations in relation to such conduct; and
 - (ii) an order directing the person to revise the internal operations of the person's business which led to the person engaging in such conduct;
 - (b) an order requiring the person to publish, at the person's expense and in the way specified in the order, an advertisement in the terms specified in, or determined in accordance with, the order.
- (3) Without limiting paragraph (2)(b), an order requiring a person to publish an advertisement may require the person to publish information about the person's inefficient vehicles for a year.
- (4) This section does not limit a relevant court's powers under any other provision of this Part.

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Part 6—Miscellaneous

Division 1—Introduction

85 Simplified outline of this Part

4 5	This Part following	deals with miscellaneous matters, including the
6	(a)	the sharing and publication of information;
7	(b)	delegation;
8	(c)	the review of decisions by the Administrative Appeals
9		Tribunal;
10	(d)	the making of rules by the Minister.

Division 2—Publication and sharing of information

2	86 Publication	on of information
3 4		e Secretary must publish the following information on the epartment's website:
5 6 7	(a) for each person for whom there is a covered vehicle for a year beginning on or after 1 January 2025—the person's interim emissions value for the year;
8 9 10	(b) the name of each person who has a registry account; c) the number of units held in each registry account; d) such other information as is prescribed by the rules.
11 12 13	(2) Th a y	e Secretary must publish a person's interim emissions value for year under subsection (1) as soon as practicable after the interim conciliation day for the year.
14 15		e Secretary must ensure that information published under osection (1) is kept up to date.
16	87 Sharing o	f information
17 18 19 20	inf	e Secretary may share information (other than personal formation) obtained or generated under this Act with: a) the Clean Energy Regulator for the purposes of performing any of its functions; or
21 22 23	(b) the Environment Department for the purposes of administering an Act administered by the Environment Minister; or
24 25 26	(c) the Climate Change Department for the purposes of administering an Act administered by the Climate Change Minister; or
27 28 29	(d) an international body of an intergovernmental character for the purposes of monitoring obligations that Australia has as a party to an international agreement that relates to climate change; or
30 31 32	(e) any other person or body prescribed by the rules for the purposes prescribed by the rules.

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Division 3—Delegation

88 Delegation

- (1) The Secretary may, in writing, delegate any of the Secretary's functions or powers under this Act to an SES employee, or an acting SES employee, in the Department.
- (2) The functions or powers that may be delegated under subsection (1) include functions or powers the Secretary has as a relevant chief executive, authorised applicant, infringement officer or authorised person for the purposes of a provision of the Regulatory Powers Act because of this Act.

Delegate must comply with directions

(3) In performing any functions or exercising any powers under a delegation, the delegate must comply with any directions of the Secretary.

Division 4—Other matters

2	89 Reviewable decisions
3	Applications may be made to the Administrative Appeals Tribunal
4	for review of the following decisions of the Secretary:
5 6	(a) a decision under subsection 40(4) not to issue units or to issue fewer units than applied for;
7 8	(b) a decision under subsection 41(4) not to issue units or to issue fewer units than applied for;
9 10	(c) a decision under paragraph 46(8)(b) to continue to refuse to take an action;
11 12	(d) a decision under paragraph 55(1)(b) to refuse to open a registry account;
13	(e) a decision under section 57 to close a registry account;
14	(f) a decision to refuse to alter the Registry under
15	subsection 58(1) in response to an application.
16	90 Indexation
17	Indexation of penalty amount
18	(1) If the indexation factor for an indexation day is greater than 1, the
19	penalty amount is, on that day, replaced by the amount worked out
20	using the following formula:
21	The penalty amount \times Indexation factor immediately before the indexation day \times for the indexation day
22	(2) The amount worked out under subsection (1) is to be rounded to
23	the nearest whole dollar (rounding 50 cents upwards).
24	Indexation factor
25 26	(3) The <i>indexation factor</i> for an indexation day is the number worked out using the following formula:

		index number for the reference quarter
1		Index number for the base quarter
1		
2	(4)	The indexation factor is to be worked out to 3 decimal places
3		(rounding up if the fourth decimal place is 5 or more).
4		Changes to index reference period and publication of substituted
5		index numbers
6	(5)	Amounts are to be worked out under this section:
7	(-)	(a) using only the index numbers published in terms of the most
8		recently published index reference period for the Consumer
9		Price Index; and
10		(b) disregarding index numbers published in substitution for
1		previously published index numbers (except where the
12		substituted numbers are published to take account of changes
13		in the index reference period).
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4		Publication of penalty amount
15	(6)	If the penalty amount is replaced under subsection (1) on the
16		indexation day, the Secretary must, by notifiable instrument,
17		publish the replacement penalty amount as soon as practicable after
8		the indexation day. However, a failure by the Secretary to do so
19		does not invalidate the indexation.
20		Definitions
		Definitions
21	(7)	In this section:
22		base quarter means the September quarter that has the highest
23		index number of the September quarters before the reference
24		quarter (but not earlier than the September quarter of 2027).
25		indexation day means 1 January 2029 and each later 1 January.
26		index number, for a quarter, means the All Groups Consumer
27		Price Index number (being the weighted average of the 8 capital
28		cities) published by the Australian Statistician for that quarter.

1 2			<i>penalty amount</i> means the dollar amount specified in subsection 17(1).
3 4			<i>reference quarter</i> means the September quarter before the indexation day.
5			September quarter means a period of 3 months starting on 1 July.
6	91	Compe	ensation for acquisition of property
7 8 9 10		(1)	If the operation of this Act would result in an acquisition of property (within the meaning of paragraph 51(xxxi) of the Constitution) from a person otherwise than on just terms (within the meaning of that paragraph), the Commonwealth is liable to pay a reasonable amount of compensation to the person.
12 13 14 15 16		(2)	If the Commonwealth and the person do not agree on the amount of the compensation, the person may institute proceedings in the Federal Court or the Supreme Court of a State or Territory for the recovery from the Commonwealth of such reasonable amount of compensation as the court determines.
17	92	Rules	
18 19 20 21 22 23		(1)	The Minister may, by legislative instrument, make rules prescribing matters: (a) required or permitted by this Act to be prescribed by the rules; or (b) necessary or convenient to be prescribed for carrying out or giving effect to this Act.
24 25 26 27 28		(2)	Despite subsection 14(2) of the <i>Legislation Act 2003</i> , the rules may make provision in relation to a matter by applying, adopting or incorporating, with or without modification, any matter contained in an instrument or other writing as in force or existing from time to time.
29 30 31		(3)	To avoid doubt, the rules may not do the following: (a) create an offence or civil penalty;(b) provide powers of:

Section 93

1	(i) arrest or detention; or
2	(ii) entry, search or seizure;
3	(c) impose a tax;
4	(d) set an amount to be appropriated from the Consolidated
5	Revenue Fund under an appropriation in this Act;
6	(e) directly amend the text of this Act.
7	93 Review of operation of Act
8	(1) The Minister must cause a review of the operation of this Act to be commenced before 31 December 2026.
10 11	(2) The Minister must cause a written report about the review to be prepared.
12	(3) The Minister must cause a copy of the report to be laid before each
13	House of the Parliament within 15 sitting days of that House after
14	the Minister receives the report.
15	

(48/24)