Editorial Changes—Report No. 17

1 January 2024–30 June 2024

1. In preparing compilations for registration during the above period, First Parliamentary Counsel made the following editorial changes under the *Legislation Act 2003*.
2. The summary of editorial changes for the 54 compilations affected is as follows:

| Item | Kind of editorial change | Number |
| --- | --- | --- |
| 1 | Changes to capitalisation | 3 |
| 2 | Changes to grammar, syntax or the use of conjunctives or disjunctives | 2 |
| 3 | Changes to punctuation | 9 |
| 4 | Changes to spelling | 2 |
| 5 | Changes to typeface | 3 |
| 6 | Correct errors arising out of an amendment of an instrument | 1 |
| 7 | Correct typographical errors | 3 |
| 8 | Give effect to the misdescribed amendments as intended | 44 |
| 9 | Numbering or renumbering of provisions | 5 |
| 10 | Removal of redundant text | 3 |
| 11 | Reordering of definitions | 8 |
| 12 | Reordering of provisions | 3 |
| 13 | Updates to cross‑references | 1 |
| 14 | Updates to references of a law or a provision | 3 |

1. Please note that each instance of the power being used in a compilation is counted. This means that for a number of compilations the power has been used multiple times (for example, to correct typographical errors in different sections of the same compilation).
2. Complete details of each use of the power within a compilation appears below:

Legislation Rule 2016, Compilation No. 1, Registration Date: 29 June 2024 [F2024C00522]

**Subsection 5(1)**

**Kind of editorial change**

Update to a reference of a law or a provision

**Details of editorial change**

Subsection 5(1) refers to “15U(1)(d)” instead of “15U(d)”.

This compilation was editorially changed to update a reference from “15U(1)(d)” to “15U(d)” in subsection 5(1).

**Subsection 6(1)**

**Kind of editorial change**

Update to a reference of a law or a provision

**Details of editorial change**

Subsection 6(1) refers to “15U(1)(e)” instead of “15U(e)”.

This compilation was editorially changed to update a reference from “15U(1)(e)” to “15U(e)” in subsection 6(1).

**Section 7**

**Kind of editorial change**

Update to a reference of a law or a provision

**Details of editorial change**

Section 7 refers to “15U(1)(d)(iii)” instead of “15U(d)(iii)”.

This compilation was editorially changed to update a reference from “15U(1)(d)(iii)” to “15U(d)(iii)” in section 7.

National Health (Listing of Pharmaceutical Benefits) Instrument 2024 (PB 26 of 2024), Compilation No. 1, Registration Date: 29 June 2024 [F2024C00520]

**Schedule 4, Part 1, entry for Circumstances code “C5571”**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended and reordering of provisions

**Details of editorial change**

Schedule 1 item 116 of the *National Health (Listing of Pharmaceutical Benefits) Amendment (May Update) Instrument 2024* (PB 39 of 2024) provides as follows:

**[116] Schedule 4, Part 1, entry for Circumstances Code “C5571”**

 *insert in alphabetical order in the column headed “Listed Drug”:***Amino acid formula with vitamins and minerals without valine, leucine, isoleucine and supplemented with arachidonic acid and docosahexaenoic acid**

However, the existing entries in the column headed “**Listed Drug**” in the entry for Circumstances Code “C5571” in Part 1 of Schedule 4 are not in alphabetical order.

This compilation was editorially changed to move the entry for Amino acid formula without valine, leucine and isoleucine to after the entry for Amino acid formula with fat, carbohydrate without valine, leucine and isoleucine and to insert the entry for Amino acid formula with vitamins and minerals without valine, leucine, isoleucine and supplemented with arachidonic acid and docosahexaenoic acid after the entry for Amino acid formula with vitamins and minerals without valine, leucine and isoleucine with fat, carbohydrate and trace elements and supplemented with docosahexanoic acid in the column headed “**Listed Drug**” in the entry for Circumstances Code “C5571” in Part 1 of Schedule 4 to correct the alphabetical order and to give effect to the misdescribed amendment as intended.

**Schedule 5, entries for Glucagon and Minoxidil**

**Kind of editorial change**

Give effect to the misdescribed amendments as intended

**Details of editorial change**

Schedule 1 items 179 and 186 of the *National Health (Listing of Pharmaceutical Benefits) Amendment (May Update) Instrument 2024* (PB 39 of 2024) instruct to omit the entry for Glucagon and Minoxidil respectively in Schedule 5.

There are 2 entries each for Glucagon and Minoxidil in Schedule 5.

This compilation was editorially changed to omit both entries for Glucagon and Minoxidil in Schedule 5 to give effect to the misdescribed amendments as intended.

Federal Court Rules 2011, Compilation No. 9, Registration Date: 28 June 2024 [F2024C00519]

**Rule 43.11**

**Kind of editorial change**

Change to typeface

**Details of editorial change**

Schedule 1 item 17 of the *Federal Court Legislation Amendment Rules 2024* instructs to insert Division 43.2 in the appropriate position in Part 43.

Rule 43.11 of the newly inserted Division 43.2 contains the definition of “amending Rules” which is missing bold italics on the defined term.

This compilation was editorially changed to insert bold italics on the words “amending Rules” in rule 43.11 to bring it into line with legislative drafting practice.

Online Safety (Basic Online Safety Expectations) Determination 2022, Compilation No. 1, Registration Date: 27 June 2024 [F2024C00516]

**Subsection 6(3)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended and change to capitalisation

**Details of editorial change**

Schedule 1 item 2 of the *Online Safety (Basic Online Safety Expectations) Amendment Determination 2024* instructs to omit “without limiting subsection (1) or (2), reasonable steps for the purposes of this section” and substitute “without limiting subsection (1), (2) or (2A), reasonable steps for the purposes of those subsections” in subsection 6(3).

The text “without limiting subsection (1) or (2), reasonable steps for the purposes of this section” does not appear in subsection 6(3). However, the text “Without limiting subsection (1) or (2), reasonable steps for the purposes of this section” does appear.

The substituted text appears at the start of a sentence and should begin with a capital letter.

This compilation was editorially changed to omit “Without limiting subsection (1) or (2), reasonable steps for the purposes of this section” and substitute “Without limiting subsection (1), (2) or (2A), reasonable steps for the purposes of those subsections” in subsection 6(3) to give effect to the misdescribed amendment as intended and to correct the capitalisation.

**Subsection 20(5)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 17 of the *Online Safety (Basic Online Safety Expectations) Amendment Determination 2024* provides as follows:

17 After subsection 20(4)

Additional expectation

(5) If the Commissioner, by written notice given to a provider of the service, requests the provider to give the Commissioner a report on the number of active end‑users of the service in Australia (disaggregated into active end‑users who are children and those who are adult end‑users) during a specified period, the provider will comply with the request within 30 days after the notice of request is given.

The instruction to insert the subsection is missing.

This compilation was editorially changed to insert subsection 20(5) after subsection 20(4) to give effect to the misdescribed amendment as intended.

List of Exempt Native Specimens Instrument 2001, Compilation No. 420, Registration Date: 26 June 2024 [F2024C00511]

**Schedule 1, entry for Western Australian Octopus Fisheries**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 of the *Amendment of List of Exempt Native Specimens – Western Australian Octopus Fisheries, May 2024* provides as follows:

Under the heading Fisheries include in the list the following items and associated notations:

| **Taxon/Item** | **Common Name** | **Notation** |
| --- | --- | --- |
| Specimens that are or are derived from fish or invertebrates, other than specimens that belong to species listed under Part 13 of the EPBC Act (other than a species listed in the conservation dependent category) and specimens that belong to taxa listed under section 303CA of the EPBC Act (Australia’s CITES list), taken in the Western Australian Octopus Fisheries, | Western Australian Octopus Fisheries | * The specimen, or the fish or invertebrate from which it is derived, was taken lawfully; and,
* The specimens are included in the list until 30 May 2025.
 |

The introductory text of the *Amendment of List of Exempt Native Specimens – Western Australian Octopus Fisheries, May 2024* and the explanatory statement make it clear that the amendment is intended to delete the Schedule 1 entry for the Western Australian Octopus Fisheries.

The text contained in the Notation column of the Schedule 1 entry for the Western Australian Octopus Fisheries does not exactly match the text to be omitted as outlined in Schedule 1 of the *Amendment of List of Exempt Native Specimens – Western Australian Octopus Fisheries, May 2024*.

This compilation was editorially changed to omit the Schedule 1 entry for the Western Australian Octopus Fisheries and give effect to the misdescribed amendment as intended.

**Schedule 1, entry for Western Australian West Coast Rock Lobster Managed Fishery**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 of the *Amendment of List of Exempt Native Specimens – Western Australian West Coast Rock Lobster Managed Fishery, May 2024* provides as follows:

Under the heading Fisheries include in the list the following items and associated notations:

| **Taxon/Item** | **Common Name** | **Notation** |
| --- | --- | --- |
| Specimens that are or are derived from fish or invertebrates taken in the Western Australian West Coast Rock Lobster Managed Fishery as defined in the management regime in force under the Fish Resources Management Act 1994 (WA) and Fish Resources Management Regulations 1995 (WA), but not including:* specimens that belong to eligible listed threatened species, as defined under section 303BC of the EPBC Act, or
* specimens that belong to taxa listed under section 303CA of the EPBC Act (Australia’s CITES List).
 | Western Australian West Coast Rock Lobster Managed Fishery | * The specimen, or the fish or invertebrate from which it is derived, was taken lawfully; and
* The specimens are included in the list until 30 May 2025.
 |

The introductory text of the *Amendment of List of Exempt Native Specimens – Western Australian West Coast Rock Lobster Managed Fishery, May 2024* and the explanatory statement make it clear that the amendment is intended to delete the Schedule 1 entry for the Western Australian West Coast Rock Lobster Managed Fishery.

The text contained in the Notation column of the Schedule 1 entry for the Western Australian West Coast Rock Lobster Managed Fishery does not exactly match the text to be omitted as outlined in Schedule 1 of the *Amendment of List of Exempt Native Specimens – Western Australian West Coast Rock Lobster Managed Fishery, May 2024*.

This compilation was editorially changed to omit the Schedule 1 entry for the Western Australian West Coast Rock Lobster Managed Fishery and give effect to the misdescribed amendment as intended.

Federal Court of Australia Act 1976, Compilation No. 57, Registration Date: 25 June 2024 [C2024C00234]

**Subparagraph 58AA(1)(a)(i)**

**Kind of editorial change**

Change to punctuation

**Details of editorial change**

Schedule 2 item 20 of the *Attorney‑General’s Portfolio Miscellaneous Measures Act 2024* provides as follows:

20 Subparagraph 58AA(1)(a)(i)

Repeal the subparagraph, substitute:

 (i) subsection 23DQ(1), 23DU(3) or 23DZL(4); or.

Subparagraph 58AA(1)(a)(i) ends in a full stop despite being followed by subparagraph (ii).

This compilation was editorially changed to omit the full stop at the end of subparagraph 58AA(1)(a)(i) to bring it into line with legislative drafting practice.

Offshore Petroleum and Greenhouse Gas Storage Act 2006, Compilation No. 55, Registration Date: 24 June 2024 [C2024C00233]

**Subsection 586(6) (table)**

**Kind of editorial change**

Change to typeface

**Details of editorial change**

Schedule 2 item 12 of the *Offshore Petroleum and Greenhouse Gas Storage Legislation Amendment (Safety and Other Measures) Act 2024* provides as follows:

12 Subsection 586(6) (table)

Repeal the table, substitute:

| Title area |
| --- |
| Item | In the case of ... | the title area is ... |
| 1 | a petroleum exploration permit | the permit area. |
| 2 | a petroleum retention lease | the lease area. |
| 3 | a petroleum production licence | the licence area. |
| 4 | an infrastructure licence | the licence area. |
| 5 | a pipeline licence | the part of the offshore area in which the pipeline is constructed. |

Section 7 contains the definition of ***title area***.

The reference to “**title area**” in the table column headed “**the title area is ...**” in subsection 586(6) is a defined term and should be italicised.

This compilation was editorially changed to italicise “**title area**” in the table column headed “**the title area is ...**” in subsection 586(6) to bring it into line with legislative drafting practice.

Safety, Rehabilitation and Compensation Act 1988, Compilation No. 79, Registration Date: 17 June 2024 [C2024C00218]

**Paragraphs 97D(2)(c) and (d), 97DA(3)(c) and (d) and (5)(a) and (b) and 104A(2)(a) and (b)**

**Kind of editorial change**

Changes to spelling

**Details of editorial change**

Paragraphs 97D(2)(c) and (d), 97DA(3)(c) and (d) and (5)(a) and (b) and 104A(2)(a) and (b) refer to “referrable” rather than “referable”.

This compilation was editorially changed to omit the word “referrable” and substitute the word “referable” in these paragraphs to correct the spelling.

Treatment Principles (No. R52/2013), Compilation No. 30, Registration Date: 17 June 2024 [F2024C00491]

**Paragraph 1.4.1 (definition of “outreach program counselling”)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 2 of the *Veterans’ Entitlements Treatment Principles Amendment (Outreach Program Counselling) Determination 2024* provides as follows:

2 Paragraph 1.4.1, definition of “outreach program counselling”

*omit*

an entitled person

*insert*

a person

The words “an entitled person” do not appear in the definition of **“outreach program counselling”** in paragraph 1.4.1. However, the words “an *entitled person*” do appear.

This compilation was editorially changed to omit “an *entitled person*” and insert “a person” in the definition of **“outreach program counselling”** in paragraph 1.4.1 to give effect to the misdescribed amendment as intended.

Interactive Gambling Act 2001, Compilation No. 23, Registration Date: 14 June 2024 [C2024C00210]

**Section 15B**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 5 of the *Interactive Gambling Amendment (Credit and Other Measures) Act 2023* instructs to repeal and substitute section 15B.

This amendment repeals the heading to section 15B but does not replace it.

This compilation was editorially changed to reinsert the heading to section 15B and give effect to the misdescribed amendment as intended.

List of Exempt Native Specimens Instrument 2001, Compilation No. 419, Registration Date: 14 June 2024 [F2024C00484]

**Schedule 1, entry for Western Australian Sea Cucumber (formerly Bech‑de‑mer) Fishery**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 of the *Amendment of List of Exempt Native Specimens – Western Australian Sea Cucumber Fishery, May 2024* provides as follows:

Under the heading Fisheries include in the list the following items and associated notations:

| **Taxon/Item** | **Common Name** | **Notation** |
| --- | --- | --- |
| Specimens that are or are derived from fish or invertebrates, other than specimens that belong to species listed under Part 13 of the EPBC Act (other than a species listed in the conservation dependent category) and specimens that belong to taxa listed under section 303CA of the EPBC Act (Australia’s CITES list), taken in the Western Australian Sea Cucumber Fishery, | Western Australian Sea Cucumber (formerly Bech‑de‑mer) Fishery |  The specimen, or the fish or invertebrate from which it is derived, was taken lawfully; and, The specimens are included in the list until 30 May 2025. |

The introductory text of the *Amendment of List of Exempt Native Specimens – Western Australian Sea Cucumber Fishery, May 2024* and the explanatory statement make it clear that the amendment is intended to delete the Schedule 1 entry for the Western Australian Sea Cucumber (formerly Bech‑de‑mer) Fishery.

The text contained in the Notation column of the Schedule 1 entry for the Western Australian Sea Cucumber (formerly Bech‑de‑mer) Fishery does not exactly match the text to be omitted as outlined in Schedule 1 of the *Amendment of List of Exempt Native Specimens – Western Australian Sea Cucumber Fishery, May 2024*.

This compilation was editorially changed to omit the Schedule 1 entry for the Western Australian Sea Cucumber (formerly Bech‑de‑mer) Fishery and give effect to the misdescribed amendment as intended.

Telecommunications Act 1997, Compilation No. 110, Registration Date: 14 June 2024 [C2024C00209]

**Paragraph 360U(1)(a)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 137 of the *Telecommunications Legislation Amendment (Enhancing Consumer Safeguards and Other Measures) Act 2024* instructs to insert “(whether or not relating to price or a method of ascertaining price)” after “terms or conditions” in paragraph 360U(1)(a).

The words “terms or conditions” do not appear in paragraph 360U(1)(a). However, the words “terms and conditions” do appear.

This compilation was editorially changed to insert “(whether or not relating to price or a method of ascertaining price)” after “terms and conditions” in paragraph 360U(1)(a) to give effect to the misdescribed amendment as intended.

Industry Research and Development Act 1986, Compilation No. 32, Registration Date: 11 June 2024 [C2024C00201]

**Section 37 (heading)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended and change to typeface

**Details of editorial change**

Schedule 1 item 9 of the *Financial Framework (Supplementary Powers) Amendment Act 2024* provides as follows:

9 Section 37 (heading)

Omit “***certain other Acts***”, substitute “***the Public Governance, Performance and Accountability Act 2013***”.

The words “***certain other Acts***” do not appear in the heading to section 37. However, the words “**certain other Acts**” do appear.

Italics has been incorrectly applied to the word “***the***” in the substituted text.

This compilation was editorially changed to omit “**certain other Acts**” and substitute “**the *Public Governance, Performance and Accountability Act 2013***” in the heading to section 37 to give effect to the misdescribed amendment as intended and change the typeface to bring it into line with legislative drafting practice.

Research Involving Human Embryos Act 2002, Compilation No. 8, Registration Date: 7 June 2024 [C2024C00200]

**Section 46C (heading)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 12 of the *Financial Framework (Supplementary Powers) Amendment Act 2024* provides as follows:

12 Section 46C (heading)

Omit “***certain other Acts***”, substitute “***the Public Governance, Performance and Accountability Act 2013***”.

The words “***certain other Acts***” do not appear in the heading to section 46C. However, the words “**certain other Acts**” do appear.

This compilation was editorially changed to omit “**certain other Acts**” and substitute “***the Public Governance, Performance and Accountability Act 2013***” in the heading to section 46C to give effect to the misdescribed amendment as intended.

National Capital Plan 1990 (December 1990), Compilation No. 31, Registration Date: 5 June 2024 [F2024C00463]

**Section 4.15.1 (Figure 129) and Part Four(b) (Figure 145)**

**Kind of editorial change**

Give effect to the misdescribed amendments as intended

**Details of editorial change**

Schedule 1 items 3 and 4 of the *National Capital Plan Amendment (No. 96 – Monaro Highway and Hume Industrial Estate) Amending Instrument 2024* instruct to repeal and substitute Figure 127 in section 4.15.1 and Figure 143 in Part Four(b).

However, in the previous compilation Figures 127 and 143 were renumbered as Figures 129 and 145.

This compilation was editorially changed to repeal and substitute Figure 129 in section 4.15.1 and Figure 145 in Part Four(b) to give effect to the misdescribed amendments as intended.

National Greenhouse and Energy Reporting (Safeguard Mechanism) Rule 2015, Compilation No. 12, Registration Date: 13 May 2024 [F2024C00433]

**Paragraph 24(1)(e) of Schedule 1**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 26 of the *National Greenhouse and Energy Reporting (Safeguard Mechanism) Amendment (Production Variables Update) Rules 2024* instructs to repeal and substitute paragraph 24(1)(e).

Paragraph 24(1)(e) does not appear. However, paragraph 24(1)(e) of Schedule 1 does appear.

This compilation was editorially changed to repeal and substitute paragraph 24(1)(e) of Schedule 1 to give effect to the misdescribed amendment as intended.

**Section 33 of Schedule 1**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 32 of the *National Greenhouse and Energy Reporting (Safeguard Mechanism) Amendment (Production Variables Update) Rules 2024* instructs to repeal and substitute section 33 of Schedule 1.

This amendment repeals the section heading but does not replace it.

This compilation was editorially changed to reinsert the heading to section 33 of Schedule 1 and give effect to the misdescribed amendment as intended.

**Division 9 of Part 20 of Schedule 1 (heading)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 46 of the *National Greenhouse and Energy Reporting (Safeguard Mechanism) Amendment (Production Variables Update) Rules 2024* provides as follows:

46 Division 9 of Part 20 of Schedule 1 (heading)

Omit “products”.

The word “products” appears twice in the heading to Division 9 of Part 20 of Schedule 1.

This compilation was editorially changed to omit “products” (second occurring) from the heading to Division 9 of Part 20 of Schedule 1 to give effect to the misdescribed amendment as intended.

**Paragraph 97(4)(b) of Schedule 1**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 68 of the *National Greenhouse and Energy Reporting (Safeguard Mechanism) Amendment (Production Variables Update) Rules 2024* instructs to omit “stabilised crude petroleum oil, condensate, tallow, vegetable oil and eligible feedstocks” and substitute “stabilised crude petroleum, condensate, biogenic oils, liquid synthetic hydrocarbons, alcohol feedstocks, waste or recycled material that has undergone pyrolysis, eligible petroleum feedstocks and bio‑crude or bio‑intermediates produced from thermochemical processes” in paragraph 97(4)(b) of Schedule 1.

The text “stabilised crude petroleum oil, condensate, tallow, vegetable oil and eligible feedstocks” does not appear in paragraph 97(4)(b) of Schedule 1. However, the text “stabilised crude petroleum oil, condensate, tallow, vegetable oil and eligible petroleum feedstocks” appears twice.

This compilation was editorially changed to omit “stabilised crude petroleum oil, condensate, tallow, vegetable oil and eligible petroleum feedstocks” (wherever occurring) and substitute “stabilised crude petroleum, condensate, biogenic oils, liquid synthetic hydrocarbons, alcohol feedstocks, waste or recycled material that has undergone pyrolysis, eligible petroleum feedstocks and bio‑crude or bio‑intermediates produced from thermochemical processes” in paragraph 97(4)(b) of Schedule 1 to give effect to the misdescribed amendment as intended.

List of Exempt Native Specimens Instrument 2001, Compilation No. 416, Registration Date: 10 May 2024 [F2024C00427]

**Schedule 1, entry for New South Wales Southern Cross Botanicals Beach-cast Sea Kelp Fishery**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 of the *Amendment of List of Exempt Native Specimens – New South Wales Marine Vegetation Fishery, April 2024* provides as follows:

Under the heading Freshwater and Marine Animals delete from the list the following items and any associated notations:

| **Taxon/Item** | **Common Name** | **Notation** |
| --- | --- | --- |
| Specimens that are or are derived from marine vegetation taken under permits issued by the NSW Department of Primary Industries in accordance with the *Fisheries Management Act 1994* (NSW), *Marine Estate Management Act*2014 (NSW), Fisheries Management (General) Regulation 2019(NSW)*,* theFisheries Management (Aquaculture) Regulation 2017(NSW) and the Marine Estate Management Regulation 2017 (NSW), but not including:(a)  specimens that belong to taxa listed under section 209 of the EPBC Act (Australia’s List of Migratory Species), or(b)  specimens that belong to taxa listed under section 248 of the EPBC Act (Australia’s List of Marine Species), or(c)  specimens that belong to eligible listed threatened species, as defined under section 303BC of the EPBC Act, or(d)  specimens that belong to taxa listed under section 303CA of the EPBC Act (Australia’s CITES List). | New South Wales Southern Cross Botanicals Beach-cast Sea Kelp Fishery | * The specimen, or the marine vegetation from which it is derived, was taken lawfully; and
* The specimens are included in the list until 7 April 2024.
 |

The text contained in the Taxon/Item and Notation columns of the Schedule 1 entry for the New South Wales Southern Cross Botanicals Beach-cast Sea Kelp Fishery does not exactly match the text to be omitted as outlined in Schedule 1 of the *Amendment of List of Exempt Native Specimens – New South Wales Marine Vegetation Fishery, April 2024*.

This compilation was editorially changed to omit the Schedule 1 entry for the New South Wales Southern Cross Botanicals Beach-cast Sea Kelp Fishery and give effect to the misdescribed amendment as intended.

**Schedule 1, entry for New South Wales Marine Vegetation Fishery**

**Kind of editorial change**

Correct a typographical error

**Details of editorial change**

Schedule 2 of the *Amendment of List of Exempt Native Specimens – New South Wales Marine Vegetation Fishery, April 2024* provides as follows:

Under the heading Freshwater and Marine Animals include in the list the following items and associated notations:

| **Taxon/Item** | **Common Name** | **Notation** |
| --- | --- | --- |
| Specimens that are or are derived from marine vegetation taken under permits issued by the NSW Department of Primary Industries in accordance with the *Fisheries Management Act 1994* (NSW), *Marine Estate Management Act*2014 (NSW), Fisheries Management (General) Regulation 2019(NSW)*,* theFisheries Management (Aquaculture) Regulation 2017(NSW) and the Marine Estate Management Regulation 2017 (NSW), but not including:(a)  specimens that belong to taxa listed under section 209 of the EPBC Act (Australia’s List of Migratory Species), or(b)  specimens that belong to taxa listed under section 248 of the EPBC Act (Australia’s List of Marine Species), or(c)  specimens that belong to eligible listed threatened species, as defined under section 303BC of the EPBC Act, or(a) (d)  specimens that belong to taxa listed under section 303CA of the EPBC Act (Australia’s CITES List). | New South Wales Marine Vegetation Fishery | * The specimen, or the marine vegetation from which it is derived, was taken lawfully; and
* The specimens are included in the list until 7 April 2027.
 |

Automatic numbering has resulted in the last paragraph of the Taxon/Item column reading “(a) (d)”.

This compilation was editorially changed to omit the “(a)” before “(d)” in the Schedule 1 entry for New South Wales Marine Vegetation Fishery to correct the typographical error.

Australia New Zealand Food Standards Code – Schedule 20 – Maximum residue limits, Compilation No. 76, Registration Date: 7 May 2024 [F2024C00412]

**Section S20—3 (table entry for Agvet chemical: Maldison)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended and change to capitalisation

**Details of editorial change**

Paragraph 230(z) of the Schedule to the *Food Standards (Proposal M1021 – Maximum Residue Limits (2022) – Schedule 20) Variation* instructs to omit “Citrus fruits [except kumquats]” and substitute “Citrus fruits” in the entry for Agvet chemical: Maldison in section S20—3.

The text “citrus fruits [except kumquats]” also appears in the entry for Agvet chemical: Maldison in section S20—3.

This compilation was editorially changed to omit “citrus fruits [except kumquats]” and substitute “citrus fruits” in the entry for Agvet chemical: Maldison in section S20—3 to give effect to the misdescribed amendment as intended and to correct the capitalisation.

**Section S20—3 (table entry for Agvet chemical: Metolachlor)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Table item 7 of item 143 of the Schedule to the *Food Standards (Proposal M1021 – Maximum Residue Limits (2022) – Schedule 20) Variation* instructs to omit “T\*0.05” and substitute “\*0.05” in the food commodity for Dill seed in the entry for Agvet chemical: Metolachlor in section S20—3.

The text “Dill seed” does not appear in the entry for Agvet chemical: Metolachlor in section S20—3. However, “Dill, seed” does appear.

This compilation was editorially changed to omit “T\*0.05” and substitute “\*0.05” in the food commodity for Dill, seed in the entry for Agvet chemical: Metolachlor in section S20—3 to give effect to the misdescribed amendment as intended.

**Section S20—3 (table entry for Agvet chemical: Propiconazole)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended and reordering of provisions

**Details of editorial change**

Item 166 of the Schedule to the *Food Standards (Proposal M1021 – Maximum Residue Limits (2022) – Schedule 20) Variation* provides as follows:

**[166] Section S20—3 (table entry for Agvet chemical: Propiconazole)**

 Insert in alphabetical order:

|  |  |
| --- | --- |
| Broccoli, Chinese | T1 |

However, the existing entries for Boysenberry and Blueberries in the entry for Agvet chemical: Propiconazole in section S20—3 are not in alphabetical order.

This compilation was editorially changed to move the entry for Boysenberry to after the entry for Blueberries and to insert the entry for Broccoli, Chinese after the entry for Boysenberry in the entry for Agvet chemical: Propiconazole in section S20—3 to correct the alphabetical order and to give effect to the misdescribed amendment as intended.

**Section S20—3 (table entry for Agvet chemical: Trichlorfon)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Table item 2 of item 218 of the Schedule to the *Food Standards (Proposal M1021 – Maximum Residue Limits (2022) – Schedule 20) Variation* instructs to omit “Fruit [except achachairu; assorted tropical and sub-tropical fruits – edible peel; assorted tropical and sub-tropical fruits – inedible peel [except tamarillo (tree tomato)]; babaco; berries and other small fruits; dried fruits; loquat; medlar; miracle fruit; quince; rollinia; pomelo; stone fruits (except jujube, Chinese)]” and substitute “Fruit [except as otherwise listed under this chemical]” in the entry for Agvet chemical: Trichlorfon in section S20—3.

The text contained in the entry for Agvet chemical: Trichlorfon in section S20—3 does not exactly match the text to be omitted as outlined in table item 2 of item 218 of the Schedule to the *Food Standards (Proposal M1021 – Maximum Residue Limits (2022) – Schedule 20) Variation*.

This compilation was editorially changed to omit and substitute the text in the entry for Agvet chemical: Trichlorfon in section S20—3 to give effect to the misdescribed amendment as intended.

**Section S20—3 (table entry for Agvet chemical: Trichlorfon)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended and change to capitalisation

**Details of editorial change**

Item 228 of the Schedule to the *Food Standards (Proposal M1021 – Maximum Residue Limits (2022) – Schedule 20) Variation* instructs to omit “perisimmon” (wherever occurring) and substitute “persimmon” in section S20—3.

The word “perisimmon” does not appear in the entry for Agvet chemical: Trichlorfon in section S20—3. However, the word “Perisimmon” does appear.

This compilation was editorially changed to omit “Perisimmon” and substitute “Persimmon” in the entry for Agvet chemical: Trichlorfon in section S20—3 to give effect to the misdescribed amendment as intended and to correct the capitalisation.

**Section S20—3 (table entry for Agvet chemical: Trifluralin)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Item 223 of the Schedule to the *Food Standards (Proposal M1021 – Maximum Residue Limits (2022) – Schedule 20) Variation* instructs to omit the entry for Burnet, Salad from the entry for Agvet chemical: Trifluralin in section S20—3.

The text “Burnet, Salad” does not appear in the entry for Agvet chemical: Trifluralin in section S20—3. However, “Burnet, salad” does appear.

This compilation was editorially changed to omit the entry for Burnet, salad from the entry for Agvet chemical: Trifluralin in section S20—3 to give effect to the misdescribed amendment as intended.

**Section S20—3 (table entry for Agvet chemical: Trifluralin)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Table item 3 of item 224 of the Schedule to the *Food Standards (Proposal M1021 – Maximum Residue Limits (2022) – Schedule 20) Variation* instructs to omit “T\*0.05” and substitute “\*0.05” in the food commodity for Dill seed in the entry for Agvet chemical: Trifluralin in section S20—3.

The text “Dill seed” does not appear in the entry for Agvet chemical: Trifluralin in section S20—3. However, “Dill, seed” does appear.

This compilation was editorially changed to omit “T\*0.05” and substitute “\*0.05” in the food commodity for Dill, seed in the entry for Agvet chemical: Trifluralin in section S20—3 to give effect to the misdescribed amendment as intended.

National Capital Plan 1990 (December 1990), Compilation No. 30, Registration Date: 1 May 2024 [F2024C00402]

**Section 4.12.5**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 2 of the *National Capital Plan Amendment (No.97 – Block 7 Section 4 Yarralumla (former Australian Forestry School)) Amending Instrument* provides, in part, as follows:

2 Section 4.12.5 – Detailed conditions of planning, design and development

Under ‘location specific, insert:

The text “location specific” does not appear in section 4.12.5. However, the text “**Location specific**” does appear.

This compilation was editorially changed to apply the amendment under “**Location specific**” in section 4.12.5 to give effect to the misdescribed amendment as intended.

**Kind of editorial change**

Renumbering of provisions and updates to cross‑references

**Details of editorial change**

Schedule 1 item 2 of the *National Capital Plan Amendment (No.97 – Block 7 Section 4 Yarralumla (former Australian Forestry School)) Amending Instrument* instructs, in part, to insert Figures 115 and 116 in section 4.12.5. However, there is already a Figure 115 in section 4.13.1 and a Figure 116 in section 4.13.4.

This compilation was editorially changed to renumber the Figures as shown in the table below and to update the cross‑references to those Figures.

| Renumbering |
| --- |
| Provision | Renumbered as: |
| Figure 115 (second occurring) | Figure 117 |
| Figure 116 (second occurring) | Figure 118 |
| Figure 117 | Figure 119 |
| Figure 118 | Figure 120 |
| Figure 119 | Figure 121 |
| Figure 120 | Figure 122 |
| Figure 121 | Figure 123 |
| Figure 122 | Figure 124 |
| Figure 123 | Figure 125 |
| Figure 124 | Figure 126 |
| Figure 125 | Figure 127 |
| Figure 126 | Figure 128 |
| Figure 127 | Figure 129 |
| Figure 128 | Figure 130 |
| Figure 129 | Figure 131 |
| Figure 130 | Figure 132 |
| Figure 131 | Figure 133 |
| Figure 132 | Figure 134 |
| Figure 133 | Figure 135 |
| Figure 134 | Figure 136 |
| Figure 135 | Figure 137 |
| Figure 136 | Figure 138 |
| Figure 137 | Figure 139 |
| Figure 138 | Figure 140 |
| Figure 139 | Figure 141 |
| Figure 140 | Figure 142 |
| Figure 141 | Figure 143 |
| Figure 142 | Figure 144 |
| Figure 143 | Figure 145 |
| Figure 144 | Figure 146 |
| Figure 145 | Figure 147 |
| Figure 146 | Figure 148 |
| Figure 147 | Figure 149 |
| Figure 148 | Figure 150 |
| Figure 149 | Figure 151 |
| Figure 150 | Figure 152 |
| Figure 151 | Figure 153 |
| Figure 152 | Figure 154 |

National Redress Scheme for Institutional Child Sexual Abuse Declaration 2018, Compilation No. 69, Registration Date: 18 April 2024 [F2024C00379]

**Subparagraphs 8C(1)(a)(i) and (ii)**

**Kind of editorial change**

Numbering or renumbering of provisions

**Details of editorial change**

Schedule 1 item 1 of the *National Redress Scheme for Institutional Child Sexual Abuse Amendment (2024 Measures No. 1) Declaration 2024* provides as follows:

1 Paragraph 8C(1)(a)

Omit the paragraph, and substitute:

(a) A government entity within the meaning of section 276 of the *Public Sector Act 2022* (Qld), other than an entity that:

i. is mentioned in paragraphs 276(1)(b) or (c) of the *Public Sector Act 2022* (Qld); and

ii. under a Queensland Act, does not represent the State of Queensland;

The newly substituted paragraph contains subparagraphs 8C(1)(a)i. and ii.

This compilation was editorially changed by renumbering subparagraphs 8C(1)(a)i. and ii. as subparagraphs 8C(1)(a)(i) and (ii) to maintain numbering consistency within this declaration.

Environment Protection and Biodiversity Conservation Regulations 2000, Compilation No. 25, Registration Date: 16 April 2024 [F2024C00361]

**Subregulation 4AA.01(4)**

**Kind of editorial change**

Correct a typographical error

**Details of editorial change**

Subregulation 4AA.01(4) includes the text “For a matter protected under Part 3 of the Act, ar request in relation to paragraph 78(1)(aa) of the Act”.

This compilation was editorially changed to omit “ar” and substitute “a” in subregulation 4AA.01(4) to correct the typographical error.

**Dictionary**

**Kind of editorial change**

Reordering of definitions

**Details of editorial change**

This compilation was editorially changed to move the definition of ***inspector*** in the Dictionary to the correct alphabetical position.

Migration Regulations 1994, Compilation No. 254, Registration Date: 15 April 2024 [F2024C00357]

**Subparagraph 8611(a)(ii) of Schedule 8**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 12 of the *Migration Amendment (Pacific Australia Labour Mobility Scheme) Regulations 2024* provides as follows:

12 Subparagraph 8611(1)(a)(ii) of Schedule 8

Omit “Foreign Affairs”, substitute “a Department responsible for administering the scheme known as the Pacific Australia Labour Mobility scheme”.

Subparagraph 8611(1)(a)(ii) of Schedule 8 does not appear. However, subparagraph 8611(a)(ii) of Schedule 8 does appear.

This compilation was editorially changed to omit “Foreign Affairs” and substitute “a Department responsible for administering the scheme known as the Pacific Australia Labour Mobility scheme” in subparagraph 8611(a)(ii) of Schedule 8 to give effect to the misdescribed amendment as intended.

National Health (Listing of Pharmaceutical Benefits) Instrument 2012 (PB 71 of 2012), Compilation No. 140, Registration Date: 8 April 2024 [F2024C00312]

**Schedule 1, Part 1, entry for Gliclazide in the form Tablet 80 mg**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 47 of the *National Health Legislation Amendment (Maximum Dispensed Quantities) Instrument 2024* (PB 14 of 2024) instructs to substitute the entry for Gliclazide in the form Tablet 80 mg (modified release) in Part 1 of Schedule 1.

The form “Tablet 80 mg (modified release)” does not appear. However, the form “Tablet 80 mg” does appear.

This compilation was editorially changed to substitute the entry for Gliclazide in the form Tablet 80 mg in Part 1 of Schedule 1 to give effect to the misdescribed amendment as intended.

Private Health Insurance (Benefit Requirements) Rules 2011, Compilation No. 92, Registration Date: 5 April 2024 [F2024C00305]

**Clause 6 of Schedule 4 (Table 2)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 2 item 4 of the *Private Health Insurance Legislation Amendment Rules (No. 2) 2024* provides as follows:

4 Clause 6 of Schedule 4 (Table 2, table item dealing with Private hospitals, column headed “Minimum benefit per night”)

Omit “$36.90”, substitute “$35.55”.

A column headed “Minimum benefit per night” does not appear in Table 2 in clause 6 of Schedule 4, as the table does not contain table column headings. However, a table entry for Private hospitals does appear.

This compilation was editorially changed to omit “$36.90” and substitute “$35.55” in the Table 2 entry for Private hospitals in clause 6 of Schedule 4 to give effect to the misdescribed amendment as intended.

Safety, Rehabilitation and Compensation Act 1988, Compilation No. 78, Registration Date: 5 April 2024 [C2024C00121]

**Section 99**

**Kind of editorial change**

Reordering of definitions

**Details of editorial change**

This compilation was editorially changed to move the definition of ***eligible applicant*** to the correct alphabetical position.

Classification (Publications, Films and Computer Games) (Modifications of Computer Games) Instrument 2015, Compilation No. 1, Registration Date: 4 April 2024 [F2024C00300]

**Paragraph 8(1)(b)**

**Kind of editorial change**

Change to punctuation

**Details of editorial change**

Schedule 3 item 1 of the *Classification (Publications, Films and Computer Games) Legislation Amendment Instrument 2024* provides as follows:

1 Paragraph 8(1)(b)

After “section 6”, insert “; or”.

This amendment results in the text “; or.” at the end of paragraph 8(1)(b).

This compilation was editorially changed to omit the full stop in paragraph 8(1)(b) to correct the punctuation.

Classification (Publications, Films and Computer Games) (Modifications of Films) Instrument 2015, Compilation No. 2, Registration Date: 4 April 2024 [F2024C00302]

**Paragraph 6(1)(b)**

**Kind of editorial change**

Change to punctuation

**Details of editorial change**

Schedule 2 item 1 of the *Classification (Publications, Films and Computer Games) Legislation Amendment Instrument 2024* provides as follows:

1 Paragraph 6(1)(b)

After “section 5”, insert “; or”.

This amendment results in the text “; or.” at the end of paragraph 6(1)(b).

This compilation was editorially changed to omit the full stop in paragraph 6(1)(b) to correct the punctuation.

National Environment Protection Measures (Implementation) Act 1998, Compilation No. 8, Registration Date: 4 April 2024 [C2024C00115]

**Section 5**

**Kind of editorial change**

Reordering of definitions

**Details of editorial change**

This compilation was editorially changed to move the definition of ***environmental impact statement*** in section 5 to the correct alphabetical position.

Protection of the Sea (Civil Liability) Act 1981, Compilation No. 20, Registration Date: 4 April 2024 [C2024C00116]

**Subsection 3(1)**

**Kind of editorial change**

Reordering of definitions

**Details of editorial change**

This compilation was editorially changed to move the definition of ***the 1992 Protocol*** in subsection 3(1) to the correct alphabetical position.

National Health and Medical Research Council Act 1992, Compilation No. 16, Registration Date: 3 April 2024 [C2024C00108]

**Section 4**

**Kind of editorial change**

Reordering of definitions

**Details of editorial change**

This compilation was editorially changed to move the definition of ***interim human research guidelines*** in section 4 to the correct alphabetical position.

Industrial Chemicals Environmental Management (Register) Instrument 2022, Compilation No. 1, Registration Date: 28 March 2024 [F2024C00280]

**Schedule 7 (table)**

**Kind of editorial change**

Correct a typographical error

**Details of editorial change**

Schedule 1 item 3 of the *Industrial Chemicals Environmental Management (Register) Amendment (2023 Measures No. 1) Instrument 2023* instructs to repeal and substitute the table in Schedule 7.

The newly substituted table in Schedule 7 includes an entry for “Perfluorohexanesulfonic acid (PFHxS), including its linear and branched isomers, their salts and any substance containing a linear or branched perfluorohexylsulfonyl moiety that can degrade to PFHxS” that contains a paragraph (j) which is missing the closing parenthesis.

This compilation was editorially changed to insert a closing parenthesis after “(j” in the entry for “Perfluorohexanesulfonic acid (PFHxS), including its linear and branched isomers, their salts and any substance containing a linear or branched perfluorohexylsulfonyl moiety that can degrade to PFHxS” in the table in Schedule 7 to correct the typographical error.

Australian Immunisation Register Rule 2015, Compilation No. 4, Registration Date: 27 March 2024 [F2024C00274]

**Subparagraph 9(e)(vii)**

**Kind of editorial change**

Numbering or renumbering of provisions

**Details of editorial change**

Schedule 1 item 1 of the *Australian Immunisation Register Amendment (Reporting) Rules 2024* provides as follows:

1 Paragraph 9(e)(vii)

Repeal the paragraph, substitute:

 for vaccines prescribed under paragraph 9(a)(iv) – information about the route of administration;

The substituted subparagraph does not contain a reference to the subparagraph lettering.

This compilation was editorially changed to insert “(vii)” at the beginning of subparagraph 9(e)(vii).

**Subparagraph 9(e)(vii)**

**Kind of editorial change**

Change to punctuation

**Details of editorial change**

Schedule 1 item 2 of the *Australian Immunisation Register Amendment (Reporting) Rules 2024* provides as follows:

2 At the end of paragraph 9(e)(vii)

Add:

 ; (viii) the vaccine type information.

This amendment results in two semicolons at the end of subparagraph 9(e)(vii).

This compilation was editorially changed to remove the extra semicolon at the end of subparagraph 9(e)(vii) to bring it into line with legislative drafting practice.

Autonomous Sanctions (Designated Persons and Entities and Declared Persons ‑ Zimbabwe) List 2012, Compilation No. 9, Registration Date: 27 March 2024 [F2024C00271]

**Part 2 of Schedule 1**

**Kind of editorial change**

Removal of redundant text

**Details of editorial change**

Schedule 1 item 7 of the *Autonomous Sanctions (Designated Persons and Entities and Declared Persons – Zimbabwe) Amendment (No. 1) Instrument 2023* instructs to repeal table item 1 from Part 2 of Schedule 1.

This amendment results in the table in Part 2 of Schedule 1 containing no table items.

This compilation was editorially changed to omit the redundant Part 2 of Schedule 1 heading and the table column headings.

Classification (Publications, Films and Computer Games) Act 1995, Compilation No. 41, Registration Date: 26 March 2024 [C2024C00094]

**Section 5**

**Kind of editorial change**

Reordering of definitions

**Details of editorial change**

This compilation was editorially changed to move the definition of ***adult*** in section 5 to the correct alphabetical position.

Copyright Act 1968, Compilation No. 62, Registration Date: 26 March 2024 [C2024C00092]

**Section 189**

**Kind of editorial change**

Reordering of definitions

**Details of editorial change**

This compilation was editorially changed to move the definition of ***right not to have authorship falsely attributed*** in section 189 to the correct alphabetical position.

Health Insurance (Section 3C General Medical Services – Telehealth and Telephone Attendances) Determination 2021, Compilation No. 19, Registration Date: 25 March 2024 [F2024C00258]

**Schedule 1 (Group A40 table)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 2 of the *Health Insurance (Section 3C General Medical Services – Telehealth and Telephone Attendances) Amendment (No. 1) Determination 2024* provides as follows:

2 Schedule 1 (cell at item 92024, column 2)

Omit “340”, substitute “240”.

Item 92024 appears twice in Schedule 1.

This compilation was editorially changed to omit “340” and substitute “240” in column 2 of item 92024 in the Group A40 table of Schedule 1 to give effect to the misdescribed amendment as intended.

Health Insurance (General Medical Services Table) Regulations 2021, Compilation No. 15, Registration Date: 19 March 2024 [F2024C00240]

**Subclause 1.2.4(1) of Schedule 1**

**Kind of editorial change**

Change to punctuation

**Details of editorial change**

Schedule 1 item 15 of the *Health Insurance Legislation Amendment (2024 Measures No. 1) Regulations 2024* instructs to omit “and 16404” and substitute “16404, 91823, 91825, 91826, 91833, 91836, 92611, 92612, 92613 and 92618” in subclause 1.2.4(1) of Schedule 1.

Subclause 1.2.4(1) of Schedule 1 reads as follows:

 (1) Use this clause for items 105, 116, 119, 386, 2806, 2814, 3010, 3014, 6009 to 6015, 6019, 6052 16404, 91823, 91825, 91826, 91833, 91836, 92611, 92612, 92613 and 92618.

There is no comma after “6052”.

This compilation was editorially changed to insert a comma after “6052” in subclause 1.2.4(1) of Schedule 1 to correct the punctuation.

**Schedule 1 (item 294, column 2, paragraph (b))**

**Kind of editorial change**

Changes to punctuation and change to grammar, syntax or the use of conjunctives or disjunctives

**Details of editorial change**

Schedule 1 item 37 of the *Health Insurance Legislation Amendment (2024 Measures No. 1) Regulations 2024* instructs to omit “348, 350 or 352” from paragraph (b) in column 2 of item 294 of Schedule 1.

Paragraph (b) of item 294 of Schedule 1 reads as follows:

(b) except for the requirement for the attendance to be at consulting rooms—item 291, 293, 296, 300, 302, 304, 306, 308, 310, 312, 314, 316, 318, 319, would otherwise apply to the attendance; and

A comma appears between “318” and “319” and a comma appears after “319”.

This compilation was editorially changed to omit the comma after “318” and substitute “or” and to omit the comma after “319” in paragraph (b) of column 2 of item 294 of Schedule 1 to correct the punctuation and grammatical error.

**Schedule 1 (item 296, column 2)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 38 of the *Health Insurance Legislation Amendment (2024 Measures No. 1) Regulations 2024* instructs to omit “, or item 297 or 299 or any of items of 300 to 308” and substitute “or any of items 297, 299, 300, 302, 304, 306, 308, 91827 to 91831, 91837 to 91839 and 92437” from column 2 of item 296 of Schedule 1.

The text “, or item 297 or 299 or any of items of 300 to 308” does not appear in column 2 of item 296 of Schedule 1. However, the text “, or item 297 or 299 or any of items 300 to 308” does appear.

This compilation was editorially changed to omit “, or item 297 or 299 or any of items 300 to 308” and substitute “or any of items 297, 299, 300, 302, 304, 306, 308, 91827 to 91831, 91837 to 91839 and 92437” from column 2 of item 296 of Schedule 1 to give effect to the misdescribed amendment as intended.

**Schedule 1 (item 38557, column 2)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 68 of the *Health Insurance Legislation Amendment (2024 Measures No. 1) Regulations 2024* instructs to insert “, performed by any medical practitioner,” after “with a service” from column 2 of item 38557 of Schedule 1.

The words “with a service” appear twice in column 2 of item 38557 of Schedule 1.

This compilation was editorially changed to insert “, performed by any medical practitioner,” after “with a service” (first occurring) from column 2 of item 38557 of Schedule 1 to give effect to the misdescribed amendment as intended.

**Schedule 1 (item 49518, column 2)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 132 of the *Health Insurance Legislation Amendment (2024 Measures No. 1) Regulations 2024* instructs to omit “replacement” from column 2 of items 49518 and 49519 of Schedule 1.

The word “replacement” appears three times in column 2 of item 49518 of Schedule 1.

This compilation was editorially changed to omit “replacement” (first occurring) from column 2 of item 49518 of Schedule 1 to give effect to the misdescribed amendment as intended.

Private Health Insurance (Medical Devices and Human Tissue Products) Rules (No. 2) 2023, Compilation No. 1, Registration Date: 4 March 2024 [F2024C00188]

**Subsection 24(2) (note 2)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 13 of the *Private Health Insurance (Medical Devices and Human Tissue Products) Amendment Rules (No. 2) 2023* instructs to omit “4” and substitute “5” in note 2 to subsection 23(5).

The number “4” does not appear in note 2 to subsection 23(5). However, “4” does appear in note 2 to subsection 24(2).

This compilation was editorially changed to omit “4” and substitute “5” in note 2 to subsection 24(2) to give effect to the misdescribed amendment as intended.

**Subsection 24(2) (note 3)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 14 of the *Private Health Insurance (Medical Devices and Human Tissue Products) Amendment Rules (No. 2) 2023* instructs to repeal and substitute note 3 to subsection 23(5).

Note 3 does not appear in subsection 23(5). However, note 3 does appear in subsection 24(2).

This compilation was editorially changed to repeal and substitute note 3 to subsection 24(2) to give effect to the misdescribed amendment as intended.

Customs (Prohibited Exports) Regulations 1958, Compilation No. 108, Registration Date: 1 March 2024 [F2024C00185]

**Part 2 of Schedule 8 (table item 1AAA) (first occurring)**

**Kind of editorial change**

Numbering or renumbering of provisions

**Details of editorial change**

Table item 1AAA appears twice in Part 2 of Schedule 8.

This compilation was editorially changed by renumbering the first occurring table item 1AAA as table item 1AAAA.

National Health (Price and Special Patient Contribution) Determination 2022 (PB 98 of 2022), Compilation No. 14, Registration Date: 21 February 2024 [F2024C00170]

**Schedule 1, entry for Fluconazole**

**Kind of editorial change**

Removal of redundant text

**Details of editorial change**

Schedule 1 item 2 of the *National Health (Price and Special Patient Contribution) Amendment Determination 2024 (No. 1)* (PB 9 of 2024) instructs to omit and substitute the entry for Fluconazole in Schedule 1.

In the Schedule 1 entry for Fluconazole, text appears in the second row rather than just the first row in the column headed “**Listed drug**”.

This compilation was editorially changed to remove the second occurrence of “Fluconazole” from the column headed “**Listed drug**” in the Schedule 1 entry for Fluconazole to remove the redundant text.

**Schedule 2, entry for Eprosartan**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 7 of the *National Health (Price and Special Patient Contribution) Amendment Determination 2024 (No. 1)* (PB 9 of 2024) instructs to omit and substitute the entry for Eprosartan in Schedule 2.

The text contained in the column headed “**Listed Drug**” does not exactly match the text to be omitted as outlined in Schedule 1 item 7 of the *National Health (Price and Special Patient Contribution) Amendment Determination 2024 (No. 1)* (PB 9 of 2024).

This compilation was editorially changed to omit and substitute the entry for Eprosartan in Schedule 2 to give effect to the misdescribed amendment as intended.

National Health (Minimum Stockholding) Determination 2023 (PB 65 of 2023), Compilation No. 5, Registration Date: 19 February 2024 [F2024C00164]

**Schedule 1**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 62 of the *National Health (Minimum Stockholding) Amendment Determination (No. 1) 2024* (PB 10 of 2024) instructs to omit the entries for Paroxetine and Pegfilgrastim from Schedule 1.

The text contained in the column headed “**Column 5 Applicable quantity**” for the entry of Paroxetine does not exactly match the text to be omitted as outlined in Schedule 1 item 62 of the *National Health (Minimum Stockholding) Amendment Determination (No. 1) 2024* (PB 10 of 2024).

This compilation was editorially changed to omit the entry for Paroxetine from Schedule 1 to give effect to the misdescribed amendment as intended.

National Redress Scheme for Institutional Child Sexual Abuse (Partly‑participating Institutions) Declaration 2023, Compilation No. 2, Registration Date: 13 February 2024 [F2024C00149]

**Schedule 1**

**Kind of editorial change**

Removal of redundant text

**Details of editorial change**

Schedule 2 item 2 of the *National Redress Scheme for Institutional Child Sexual Abuse Amendment (Partly‑participating Institutions) Declaration 2023 (No. 3)* provides as follows:

2 Schedule 1—Listed partly‑participating institutions (at the end of the table)

Add:

|  |  |  |
| --- | --- | --- |
| **Item** | **Column 1****Partly‑participating institution** | **Column 2****Participating jurisdiction** |
| 4 | The Portsea Camp | Victoria |

This amendment results in two occurrences of the table column headings in the table.

This compilation was editorially changed to omit the second occurrence of the table column headings from Schedule 1 to remove the redundant text.

Health Insurance (Section 3C General Medical Services – Telehealth and Telephone Attendances) Determination 2021, Compilation No. 18, Registration Date: 7 February 2024 [F2024C00131]

**Subsection 5(1) and Schedule 3**

**Kind of editorial change**

Give effect to the misdescribed amendments as intended

**Details of editorial change**

Schedule 3 of the *Health Insurance (Section 3C General Medical Services – Telehealth and Telephone Attendances) Amendment (No. 1) Determination 2024* provides as follows:

Schedule 3—Consequential amendments

1 Subsection 5(1) (definition of *Allied Health Determination*)

Omit “*Health Insurance (Allied Health Services) Determination 2014*”, substitute “*Health Insurance (Section 3C General Medical Services – Allied Health Services) Determination 2024*”.

2 Schedule 3 (cell at item 93000, column 2)

Omit “Part 1 of the Schedule to”, substitute “Subgroup 1 of Group M3 of”.

3 Schedule 3 (cell at item 93013, column 2)

Omit “Part 1 of the Schedule to”, substitute “Subgroup 1 of Group M3 of”.

Schedule 3 does not specify which instrument is to be amended.

This compilation was editorially changed by applying the amendments from Schedule 3 of the *Health Insurance (Section 3C General Medical Services – Telehealth and Telephone Attendances) Amendment (No. 1) Determination 2024* to the *Health Insurance (Section 3C General Medical Services – Telehealth and Telephone Attendances) Determination 2021* to give effect to the misdescribed amendments as intended.

List of Exempt Native Specimens Instrument 2001, Compilation No. 411, Registration Date: 6 February 2024 [F2024C00129]

**Schedule 1, entry for Western Australian Pilbara Trap Managed Fishery**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 of the *Amendment of List of Exempt Native Specimens – Western Australian Pilbara Trap Managed Fishery, January 2024* provides as follows:

Under the heading Freshwater and Marine Animals delete from the list the following items and any associated notations:

| **Taxon/Item** | **Common Name** | **Notation** |
| --- | --- | --- |
| Specimens that are or are derived from fish or invertebrates taken in the Western Australian Pilbara Trap Managed Fishery, as defined in the management regime in force under the *Fish Resources Management Act 1994* (FRMA, will be replaced by the Aquatic Resources Management Act once enacted); Fish Resources Management Regulations 1995 (FRMR); FRMA Section 43 Order — *Prohibition on Commercial Fishing for Demersal Scalefish (Pilbara Area) Order 1997* and *Prohibition on Fishing by Line from Fishing Boats (Pilbara Waters) Order 2006* , but not including:(a) specimens that belong to taxa listed under section 209 of the EPBC Act (Australia’s List of Migratory Species), or(b) specimens that belong to taxa listed under section 248 of the EPBC Act (Australia’s List of Marine Species), or(c) specimens that belong to eligible listed threatened species, as defined under section 303BC of the EPBC Act, or(d) specimens that belong to taxa listed under section 303CA of the EPBC Act (Australia’s CITES List). | Western Australian Pilbara Trap Managed Fishery | * the specimen, or the fish or invertebrate from which it is derived, was taken lawfully;
* the specimens are covered by the declaration of an approved wildlife trade operation under section 303FN of the EPBC Act in relation to the fishery.
 |

The text contained in the Notation column of the Schedule 1 entry for the Western Australian Pilbara Trap Managed Fishery does not exactly match the text to be omitted as outlined in Schedule 1 of the *Amendment of List of Exempt Native Specimens – Western Australian Pilbara Trap Managed Fishery, January 2024*.

This compilation was editorially changed to omit the Schedule 1 entry for the Western Australian Pilbara Trap Managed Fishery and give effect to the misdescribed amendment as intended.

Basin Plan 2012, Compilation No. 9, Registration Date: 2 February 2024 [F2024C00124]

**Paragraph 7.01(2)(a)**

**Kind of editorial change**

Change to punctuation

**Details of editorial change**

Schedule 2 item 13 of the *Water Amendment (Restoring Our Rivers) Act 2023* provides as follows:

13 After paragraph 7.01(2)(a)

Insert:

 ; (b) new acquisitions of held environmental water that was previously used for consumptive purposes (Part 2); or

This amendment results in a redundant semicolon at the end of paragraph 7.01(2)(a).

This compilation was editorially changed to omit the redundant semicolon at the end of paragraph 7.01(2)(a) to correct the punctuation.

**Subsection 7.15(1) (note)**

**Kind of editorial change**

Changes to punctuation

**Details of editorial change**

Schedule 2 item 36 of the *Water Amendment (Restoring Our Rivers) Act 2023* provides as follows:

36 Subsection 7.15(1) (note)

After “section 7.12”, insert “The additional supply measures were not included in this provision at the time adjustments were proposed under section 7.10.”.

This amendment results in no full stop after “section 7.12” in the note to subsection 7.15(1) and two full stops at the end of the note to subsection 7.15(1).

This compilation was editorially changed to insert a full stop after “section 7.12” in the note to subsection 7.15(1) and to omit the redundant full stop at the end of the note to subsection 7.15(1) to correct the punctuation.

**Subsection 7.15(2) (paragraph (b) of the definition of *applicable method*)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 2 item 37 of the *Water Amendment (Restoring Our Rivers) Act 2023* provides as follows:

37 Paragraph 7.15(2)(b)

Repeal the paragraph, substitute:

 (b) if the Authority, having consulted the Basin Officials Committee, decides that another method is preferable—that method.

Paragraph 7.15(2)(b) appears three times in subsection 7.15(2).

This compilation was editorially changed to repeal and substitute paragraph (b) of the definition of ***applicable method*** in subsection 7.15(2) to give effect to the misdescribed amendment as intended.

Telecommunications (Designated Service Area and Statutory Infrastructure Provider) Declaration (No. 1) 2020, Compilation No. 8, Registration Date: 30 January 2024 [F2024C00113]

**Schedule 6A**

**Kind of editorial change**

Correct an error arising out of an amendment of an instrument

**Details of editorial change**

Schedule 1 item 3 of the *Telecommunications (Designated Service Area and Statutory Infrastructure Provider) Amendment Declaration (No. 1) 2023* provides as follows:

3 After Schedule 6

Insert:

**Schedule 6A— Gtelecom Pty Ltd**

**Specified areas for which Gtelecom Pty Ltd is the specified carrier and to which this declaration applies**

Insert:

|  |  |  |
| --- | --- | --- |
| 1 | 416 Smith Street, Collingwood, VIC 3066) | POLYGON ((144.9849508702755 ‑37.795895570016256,144.9853800237179 ‑37.79594113879333,144.98540684580803 ‑37.795815029783384,144.9856348335743 ‑37.795841523290726,144.98557180166245 ‑37.79619335616743,144.98490527272224 ‑37.79611811494007,144.9849508702755 ‑37.795895570016256)) |
| 2 | 41‑55 Leakes Road, Laverton North, VIC 3026 | POLYGON ((144.76926505565643 ‑37.84244552447756,144.76935088634488 ‑37.84215322023907,144.77069735527039 ‑37.84241163419044,144.77060079574582 ‑37.84270605553977,144.76926505565643 ‑37.84244552447756)) |

This amendment results in the text “Insert:” appearing before table item 1 of Schedule 6A.

This compilation was editorially changed to omit “Insert:” from Schedule 6A to correct the error arising out of the amendment of the instrument.

Health Insurance (Section 3C Co‑Dependent Pathology Services) Determination 2018, Compilation No. 21, Registration Date: 29 January 2024 [F2024C00110]

**Schedule 1**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 1 of the *Health Insurance (Section 3C Co-Dependent Pathology) Amendment (No. 3) Determination 2023* instructs to insert table item 73307 after table item 73306 of Schedule 1.

Table item 73306 does not appear in Schedule 1.

This compilation was editorially changed to insert table item 73307 in the correct numerical order in Schedule 1 to give effect to the misdescribed amendment as intended.

Corporations Act 2001, Compilation No. 128, Registration Date: 24 January 2024 [C2024C00044]

**Paragraph 1071D(6)(b)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 103 of the *Treasury Laws Amendment (Modernising Business Communications and Other Measures) Act 2023* instructs to omit all the words after “and” and substitute “by publishing a notice in any other manner the company thinks fit” in paragraph 1071D(6)(b).

The word “and” appears twice in paragraph 1071D(6)(b).

This compilation was editorially changed to omit all the words after “and” (first occurring) and substitute “by publishing a notice in any other manner the company thinks fit” in paragraph 1071D(6)(b) to give effect to the misdescribed amendment as intended.

National Redress Scheme for Institutional Child Sexual Abuse Declaration 2018, Compilation No. 68, Registration Date: 18 January 2024 [F2024C00077]

**Subsection 15(1) (table item 17, column 1)**

**Kind of editorial change**

Change to grammar, syntax or the use of conjunctives or disjunctives

**Details of editorial change**

Schedule 1 item 6 of the *National Redress Scheme for Institutional Child Sexual Abuse Amendment (2023 Measures No. 7) Declaration 2023* provides as follows:

6 Subsection 15(1) (table item 17, column 1)

After the words “All Baptist Churches of Victoria institutions as at” insert the words “paragraphs (a) to (al), (an) to (ba), (bc) to (dm) and (do) to (ik)”.

This amendment results in the phrase “paragraphs (a) to (al), (an) to (ba), (bc) to (dm) and (do) to (ik) Item 30”.

This compilation was editorially changed to insert the word “of” before “Item 30” to correct the grammatical error.

**Schedule 1 (table item 306)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 14 of the *National Redress Scheme for Institutional Child Sexual Abuse Amendment (2023 Measures No. 7) Declaration 2023* instructs to omit column 1 of table item 306 in Schedule 1.

The instruction refers to “table item 306, column 1” rather than “table item 306”.

This compilation was editorially changed to omit the whole of table item 306 in Schedule 1 to give effect to the misdescribed amendment as intended.

VET Student Loans (Courses and Loan Caps) Determination 2016, Compilation No. 14, Registration Date: 16 January 2024 [F2024C00056]

**Schedule 3 (table item 1)**

**Kind of editorial change**

Give effect to the misdescribed amendment as intended

**Details of editorial change**

Schedule 1 item 14 of the *VET Student Loans (Courses and Loan Caps) Amendment Determination (No. 2) 2023* instructs, in part, to omit table item 1 of Schedule 3.

The text contained in the column headed “**Course or qualification name**” in table item 1 of Schedule 3 does not exactly match the text to be omitted as outlined in Schedule 1 item 14 of the *VET Student Loans (Courses and Loan Caps) Amendment Determination (No. 2) 2023*.

This compilation was editorially changed to omit table item 1 of Schedule 3 to give effect to the misdescribed amendment as intended.

Safety, Rehabilitation and Compensation Act 1988, Compilation No. 77, Registration Date: 9 January 2024 [C2024C00027]

**Section 123**

**Kind of editorial change**

Reordering of definitions

**Details of editorial change**

This compilation was editorially changed to move the definition of ***1971 amount*** in section 123 to the correct alphabetical position.

Australian Apprenticeship Support Loans Act 2014, Compilation No. 5, Registration Date: 5 January 2024 [C2024C00020]

**Section 3**

**Kind of editorial change**

Change to punctuation

**Details of editorial change**

The amendment made by Schedule 1 item 6 of the *Trade Support Loans Amendment Act 2023* results in two full stops at the end of section 3.

This compilation was editorially changed to omit the redundant full stop to correct the punctuation.

Migration (LIN 19/049: Specification of Occupations and Assessing Authorities—Subclass 186 Visa) Instrument 2019, Compilation No. 4, Registration Date: 5 January 2024 [F2024C00024]

**Section 14 (first occurring)**

**Kind of editorial change**

Numbering or renumbering of provisions and reordering of provisions

**Details of editorial change**

Schedule 1 item 17 of the *Migration Legislation Amendment (Expanding Access to Temporary Residence Transition Stream) Instrument (LIN 23/078) 2023* instructs to insert section 14 after section 13. However, a section 14 already appears.

This compilation was editorially changed by renumbering the newly inserted, first occurring section 14 as section 15 and to move section 15 into the correct numerical order.

List of Specimens Taken to be Suitable for Live Import (29/11/2001), Compilation No. 100, Registration Date: 2 January 2024 [F2024C00005]

**Part 2**

**Kind of editorial change**

Change to spelling

**Details of editorial change**

The amendment made by the *List of Specimens Taken to be Suitable for Live Import Amendment (Sixteen species of rainbowfish) Instrument 2023* instructs to include the following entries in the appropriate alphabetic positions in Part 2 under the heading ‘Vertebrate Animals’, ‘Bony fishes (Osteichthyes)’:

| **Taxon** | **Common Name** | **Conditions for import** |
| --- | --- | --- |
| *Chilatherina alleni*  | Allen’s rainbowfish | Captive-bred specimens only, of minimum length 4 cm SL |
| *Chilatherina axelrodi* | Axelrod’s rainbowfish | Captive-bred specimens only, of minimum length 4 cm SL |
| *Chilatherina bleheri* | Bleher’s rainbowfish | Captive-bred specimens only, of minimum length 4 cm SL |
| *Chilatherina pagweinsis* | Pagwi rainbowfish | Captive-bred specimens only, of minimum length 4 cm SL |
| *Chilatherina pricei*  | Price’s rainbowfish | Captive-bred specimens only, of minimum length 4 cm SL |
| *Chilatherina sentaniensis* | Sentani rainbowfish | Captive-bred specimens only, of minimum length 4 cm SL |
| *Glossolepis dorityi* | Grime rainbowfish | Captive-bred specimens only, of minimum length 4 cm SL |
| *Glossolepis maculosa* | spotted rainbowfish | Captive-bred specimens only, of minimum length 4 cm SL |
| *Glossolepis pseudoincisus*  | Tami rainbowfish | Captive-bred specimens only, of minimum length 4 cm SL |
| *Glossolepis ramuensis*  | Ramu rainbowfish | Captive-bred specimens only, of minimum length 4 cm SL |
| *Glossolepis wanamensis*  | Lake Wanam rainbowfish | Captive-bred specimens only, of minimum length 4 cm SL |

The text contained in the column headed “**Taxon**” refers to “*Chilatherina pagweinsis*” rather than “*Chilatherina pagwiensis*”.

This compilation was editorially changed to omit “*Chilatherina pagweinsis*” and substitute “*Chilatherina pagwiensis*” in the column headed “**Taxon**” in Part 2 under the heading ‘Vertebrate Animals’, ‘Bony fishes (Osteichthyes)’ to correct the spelling error.