



Editorial Changes—Report No. 18

1 July 2024–31 December 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 25 compilations affected is as follows:

Item	Kind of editorial change	Number
1	Changes to capitalisation	1
2	Changes to grammar, syntax or the use of conjunctives or disjunctives	1
3	Changes to punctuation	4
4	Changes to typeface	1
5	Correct typographical errors	1
6	Give effect to the misdescribed amendments as intended	23
7	Numbering or renumbering of provisions	2
8	Removal of redundant text	3
9	Reordering of definitions	1
10	Updates to references of a law or a provision	1

3 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).

4 Complete details of each use of the power within a compilation appears below:

List of Exempt Native Specimens Instrument 2001, Compilation No. 426, Registration Date: 4 October 2024 [F2024C00854]

Schedule 1, entry for Queensland Gulf of Carpentaria Developmental Fin Fish Trawl 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 – Queensland Gulf of Carpentaria Developmental Fin Fish Trawl Fishery, September 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
<p>Specimen that are, or are derived from, fish or invertebrates taken in the Queensland Gulf of Carpentaria Developmental Fin Fish Trawl Fishery under the management regime in force under the Queensland <i>Fisheries Act 1994</i>, Fisheries (General) Regulation 2019 and Queensland Gulf of Carpentaria Developmental Fin Fish Trawl Fishery developmental fishing permits, but not including:</p> <ol style="list-style-type: none"> 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). 	<p>Queensland Gulf of Carpentaria Developmental Fin Fish Trawl Fishery</p>	<ul style="list-style-type: none"> • 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 Taxon/Item and Notation columns of the Schedule 1 entry for the Queensland Gulf of Carpentaria Developmental Fin Fish Trawl Fishery does not exactly match the text to be omitted as outlined in Schedule 1 of the *Amendment of List of Exempt Native Specimens – Queensland Gulf of Carpentaria Developmental Fin Fish Trawl Fishery, September 2024*.

This compilation was editorially changed to omit the Schedule 1 entry for the Queensland Gulf of Carpentaria Developmental Fin Fish Trawl Fishery and give effect to the misdescribed amendment as intended.

Road Vehicle Standards (Information on the Register of Approved Vehicles) Determination 2021, Compilation No. 1, Registration Date: 25 September 2024 [F2024C00819]

Subsection 5(1)

Kind of editorial change

Reordering of definitions

Details of editorial change

This compilation was editorially changed to move the definitions of *older vehicle* and *Regulation 85* in subsection 5(1) to the correct alphabetical positions.

National Redress Scheme for Institutional Child Sexual Abuse Declaration 2018, Compilation No. 71, Registration Date: 19 September 2024 [F2024C00809]

Schedule 1 (table item 423)

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 10 of the *National Redress Scheme for Institutional Child Sexual Abuse Amendment (2024 Measures No. 3) Declaration 2024* provides as follows:

10 Schedule 1 (table item 423, column 2)

After the words “Morialta Trust” insert the word “Inc”.

Omit (a) to (d).

The words “Morialta Trust” and paragraphs (a) to (d) do not appear in the column headed “**Column 2**” of table item 423 of Schedule 1. However, the words “Morialta Trust” and paragraphs (a) to (d) do appear in the column headed “**Column 1**” of table item 423 of Schedule 1.

This compilation was editorially changed to insert the word “Inc” after the words “Morialta Trust” and to omit paragraphs (a) to (d) in the column headed “**Column 1**” of table item 423 of Schedule 1 to give effect to the misdescribed amendment as intended.

National Health (Listing of Pharmaceutical Benefits) Instrument 2024 (PB 26 of 2024), Compilation No. 4, Registration Date: 18 September 2024 [F2024C00807]

Kind of editorial change

Give effect to the misdescribed amendments as intended

Details of editorial change

Schedule 1 items 4–6, 13, 14, 25, 27–29, 52–56, 58–60, 90, 96, 113, 119, 120, 128, 130, 131, 139–142, 160 and 163–165 of the *National Health (Listing of Pharmaceutical Benefits) Amendment (August Update) Instrument 2024* (PB 76 of 2024) instruct to substitute the entry for a drug or form of a drug. However, multiple entries of these drugs or forms of drugs exist.

This compilation was editorially changed to substitute all entries for the drug or form of the drug listed in the table below to give effect to the misdescribed amendments as intended.

Schedule 1, Part 1

Adalimumab in the form Injection 20 mg in 0.2 mL pre-filled syringe

Adalimumab in the form Injection 20 mg in 0.4 mL pre-filled syringe

Adalimumab in the form Injection 40 mg in 0.4 mL pre-filled pen

Adalimumab in the form Injection 40 mg in 0.8 mL pre-filled pen

Adalimumab in the form Injection 40 mg in 0.8 mL pre-filled syringe

Amoxicillin in the form Powder for paediatric oral drops 100 mg (as trihydrate) per mL, 20 mL

Arsenic

Atezolizumab

Avelumab

Benralizumab

Benzatropine in the form Injection containing benzatropine mesilate 2 mg in 2 mL

Benzylpenicillin in the form Powder for injection 3 g (as sodium)

Betaxolol

Bimatoprost

Brentuximab vedotin

Brimonidine

Brinzolamide

Codeine with paracetamol

Durvalumab

Larotrectinib

Methotrexate

Metoclopramide

Nivolumab

Oxycodone in the form Capsule containing oxycodone hydrochloride 5 mg

Oxycodone in the form Capsule containing oxycodone hydrochloride 10 mg

Quetiapine in the form Tablet (modified release) 50 mg (as fumarate)

Quetiapine in the form Tablet (modified release) 200 mg (as fumarate)

Quetiapine in the form Tablet (modified release) 300 mg (as fumarate)

Quetiapine in the form Tablet (modified release) 400 mg (as fumarate)

Schedule 1, Part 1

Tenofovir

Timolol

Valganciclovir

Zoledronic acid in the form Injection concentrate for I.V. infusion 4 mg (as monohydrate) in 5 mL

Kind of editorial change

Give effect to the misdescribed amendments as intended

Details of editorial change

Schedule 1 items 70–80, 84, 85, 89 and 146–153 of the *National Health (Listing of Pharmaceutical Benefits) Amendment (August Update) Instrument 2024* (PB 76 of 2024) instruct to amend or omit the entry, the location of which is specified by reference to the drug’s form, brand, maximum quantity and number of repeats. However, there are multiple entries in the locations specified.

This compilation was editorially changed to apply the amendments to the entries listed in the table below to give effect to the misdescribed amendments as intended.

Amending provision	Principal provision Schedule 1, Part 1
70(a)	First entry for Cefalexin in the form Capsule 250 mg (as monohydrate) [Brand: APO-Cephalexin; Maximum Quantity: 20; Number of Repeats: 0]
70(b)	Second entry for Cefalexin in the form Capsule 250 mg (as monohydrate) [Brand: APO-Cephalexin; Maximum Quantity: 20; Number of Repeats: 0]
71(a)	First entry for Cefalexin in the form Capsule 250 mg (as monohydrate) [Brand: Ibilex 250; Maximum Quantity: 20; Number of Repeats: 0]
71(b)	Second entry for Cefalexin in the form Capsule 250 mg (as monohydrate) [Brand: Ibilex 250; Maximum Quantity: 20; Number of Repeats: 0]
72(a)	First entry for Cefalexin in the form Capsule 250 mg (as monohydrate) [Brand: Keflex; Maximum Quantity: 20; Number of Repeats: 0]
72(b)	Second entry for Cefalexin in the form Capsule 250 mg (as monohydrate) [Brand: Keflex; Maximum Quantity: 20; Number of Repeats: 0]
73(a)	First entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [Brand: APO-Cephalexin; Maximum Quantity: 20; Number of Repeats: 0]
73(b)	Second entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [Brand: APO-Cephalexin; Maximum Quantity: 20; Number of Repeats: 0]
74(a)	First entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [Brand: Blooms The Chemist Cefalexin; Maximum Quantity: 20; Number of Repeats: 0]
74(b)	Second entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [Brand: Blooms The Chemist Cefalexin; Maximum Quantity: 20; Number of Repeats: 0]
75(a)	First entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [Brand: Cefalexin Sandoz; Maximum Quantity: 20; Number of Repeats: 0]
75(b)	Second entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [Brand: Cefalexin Sandoz; Maximum Quantity: 20; Number of Repeats: 0]
76(a)	First entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [Brand: Cephalex 500; Maximum Quantity: 20; Number of Repeats: 0]
76(b)	Second entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [Brand: Cephalex 500; Maximum Quantity: 20; Number of Repeats: 0]

Amending provision	Principal provision Schedule 1, Part 1
77(a)	First entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [<i>Brand: Cephalixin generichealth; Maximum Quantity: 20; Number of Repeats: 0</i>]
77(b)	Second entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [<i>Brand: Cephalixin generichealth; Maximum Quantity: 20; Number of Repeats: 0</i>]
78(a)	First entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [<i>Brand: Ibilex 500; Maximum Quantity: 20; Number of Repeats: 0</i>]
78(b)	Second entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [<i>Brand: Ibilex 500; Maximum Quantity: 20; Number of Repeats: 0</i>]
79(a)	First entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [<i>Brand: Keflex; Maximum Quantity: 20; Number of Repeats: 0</i>]
79(b)	Second entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [<i>Brand: Keflex; Maximum Quantity: 20; Number of Repeats: 0</i>]
80(a)	First entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [<i>Brand: NOUMED CEFALEXIN; Maximum Quantity: 20; Number of Repeats: 0</i>]
80(b)	Second entry for Cefalexin in the form Capsule 500 mg (as monohydrate) [<i>Brand: NOUMED CEFALEXIN; Maximum Quantity: 20; Number of Repeats: 0</i>]
84(a)	First entry for Cetuximab in the form Solution for I.V. infusion 100 mg in 20 mL
84(b)	First entry for Cetuximab in the form Solution for I.V. infusion 100 mg in 20 mL
84(c)	Second to fifth entries for Cetuximab in the form Solution for I.V. infusion 100 mg in 20 mL
85(a)	First entry for Cetuximab in the form Solution for I.V. infusion 500 mg in 100 mL
85(b)	First entry for Cetuximab in the form Solution for I.V. infusion 500 mg in 100 mL
85(c)	Second to fifth entries for Cetuximab in the form Solution for I.V. infusion 500 mg in 100 mL
89(a)	First entry for Codeine in the form Tablet containing codeine phosphate hemihydrate 30 mg [<i>Maximum Quantity: 10; Number of Repeats: 0</i>]
89(b)	Second entry for Codeine in the form Tablet containing codeine phosphate hemihydrate 30 mg [<i>Maximum Quantity: 10; Number of Repeats: 0</i>]
146(a)	First entry for Roxithromycin in the form Tablet 150 mg [<i>Brand: APO-Roxithromycin; Maximum Quantity: 10; Number of Repeats: 0</i>]
146(b)	Second entry for Roxithromycin in the form Tablet 150 mg [<i>Brand: APO-Roxithromycin; Maximum Quantity: 10; Number of Repeats: 0</i>]
147(a)	First entry for Roxithromycin in the form Tablet 150 mg [<i>Brand: APX-Roxithromycin; Maximum Quantity: 10; Number of Repeats: 0</i>]
147(b)	Second entry for Roxithromycin in the form Tablet 150 mg [<i>Brand: APX-Roxithromycin; Maximum Quantity: 10; Number of Repeats: 0</i>]
148(a)	First entry for Roxithromycin in the form Tablet 150 mg [<i>Brand: Roxar 150; Maximum Quantity: 10; Number of Repeats: 0</i>]
148(b)	Second entry for Roxithromycin in the form Tablet 150 mg [<i>Brand: Roxar 150; Maximum Quantity: 10; Number of Repeats: 0</i>]
149(a)	First entry for Roxithromycin in the form Tablet 150 mg [<i>Brand: Roxithromycin Sandoz; Maximum Quantity: 10; Number of Repeats: 0</i>]
149(b)	Second entry for Roxithromycin in the form Tablet 150 mg [<i>Brand: Roxithromycin Sandoz; Maximum Quantity: 10; Number of Repeats: 0</i>]
150(a)	First entry for Roxithromycin in the form Tablet 300 mg [<i>Brand: APO-Roxithromycin; Maximum Quantity: 5; Number of Repeats: 0</i>]
150(b)	Second entry for Roxithromycin in the form Tablet 300 mg [<i>Brand: APO-Roxithromycin; Maximum Quantity: 5; Number of Repeats: 0</i>]

Amending provision	Principal provision Schedule 1, Part 1
151(a)	First entry for Roxithromycin in the form Tablet 300 mg [<i>Brand: APX-Roxithromycin; Maximum Quantity: 5; Number of Repeats: 0</i>]
151(b)	Second entry for Roxithromycin in the form Tablet 300 mg [<i>Brand: APX-Roxithromycin; Maximum Quantity: 5; Number of Repeats: 0</i>]
152(a)	First entry for Roxithromycin in the form Tablet 300 mg [<i>Brand: Roxar 300; Maximum Quantity: 5; Number of Repeats: 0</i>]
152(b)	Second entry for Roxithromycin in the form Tablet 300 mg [<i>Brand: Roxar 300; Maximum Quantity: 5; Number of Repeats: 0</i>]
153(a)	First entry for Roxithromycin in the form Tablet 300 mg [<i>Brand: Roxithromycin Sandoz; Maximum Quantity: 5; Number of Repeats: 0</i>]
153(b)	Second entry for Roxithromycin in the form Tablet 300 mg [<i>Brand: Roxithromycin Sandoz; Maximum Quantity: 5; Number of Repeats: 0</i>]

Work Health and Safety Regulations 2011, Compilation No. 26, Registration Date: 7 September 2024 [F2024C00788]

Regulations 529A, 529B and 529C

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 3 item 6 of the *Work Health and Safety Amendment (Penalties and Engineered Stone and Crystalline Silica Substances) Regulations 2024* instructs to repeal regulations 529A to 529C and substitute regulations 529A to 529C and 529CA to 529CE.

Regulation 592C does not appear. However, regulation 529C does appear.

This compilation was editorially changed to repeal regulations 529A to 529C and substitute regulations 529A to 529C and 529CA to 529CE to give effect to the misdescribed amendment as intended.

Defence Trade Controls Act 2012, Compilation No. 8, Registration Date: 6 September 2024 [C2024C00355]

Subparagraph 5C(1C)(a)(ii)

Kind of editorial change

Change to punctuation

Details of editorial change

Schedule 1 item 5 of the *Defence Trade Controls Amendment Act 2024* instructs to insert sections 5AA, 5B and 5C after section 5A.

Subparagraph 5C(1C)(a)(ii) reads as follows:

- (ii) a body corporate incorporated by or under a law of a foreign country that is specified in an instrument under that subsection; or of part of such a country;

This compilation was editorially changed to omit the semicolon after the word “subsection” and substitute a comma in subparagraph 5C(1C)(a)(ii) to correct the punctuation.

National Greenhouse and Energy Reporting (Measurement) Determination 2008, Compilation No. 17, Registration Date: 3 September 2024 [F2024C00775]

Section 2.67

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 4 of the *National Greenhouse and Energy Reporting (Measurement) Amendment (2024 Update) Determination 2024* provides as follows:

4 Section 2.67 (notation)

At the end of the section, insert:

Note: The application of this section is subject to section 2.67B.

There is no notation in section 2.67.

This compilation was editorially changed to insert the note at the end of section 2.67 to give effect to the misdescribed amendment as intended.

Subsection 3.46A(3)

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 11 of the *National Greenhouse and Energy Reporting (Measurement) Amendment (2024 Update) Determination 2024* provides as follows:

11 Subsection 3.46A(3)

Omit “process vents, systems upsets and accidents”, substitute “system upsets, accidents and deliberate releases from process vents”.

The text “process vents, systems upsets and accidents” does not appear in subsection 3.46A(3). However, the text “process vents, system upsets and accidents” does appear.

This compilation was editorially changed to omit “process vents, system upsets and accidents” from subsection 3.46A(3) and substitute “system upsets, accidents and deliberate releases from process vents” to give effect to the misdescribed amendment as intended.

Sections 3.85A, 3.85K and 3.85M

Kind of editorial change

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

Details of editorial change

Schedule 1 item 15 of the *National Greenhouse and Energy Reporting (Measurement) Amendment (2024 Update) Determination 2024* provides as follows:

15 Sections 3.85A, 3.85B, 3.85K, 3.85L, 3.85M, 3.85N

Omit every occurrence of “Method 1”, substitute “Method 2”.

The text “Method 1” does not appear in sections 3.85A, 3.85K and 3.85M. However, the text “method 1” does appear.

This compilation was editorially changed to omit “method 1” from sections 3.85A, 3.85K and 3.85M and substitute “method 2” to give effect to the misdescribed amendment as intended and to correct the capitalisation.

Subsections 5.4(3) and 5.15(4) (definition of CEA)

Kind of editorial change

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

Details of editorial change

Schedule 1 item 25 of the *National Greenhouse and Energy Reporting (Measurement) Amendment (2024 Update) Determination 2024* provides as follows:

25 Subsections 5.4(3) and 5.15(4) (definition of CEA)

Omit “CEA”, substitute “CEL”.

The word “CEA” does not appear in the definition of *CEA* in subsections 5.4(3) and 5.15(4). However, the word “*CEA*” does appear.

This compilation was editorially changed to omit “*CEA*” from the definition of *CEA* in subsections 5.4(3) and 5.15(4) and substitute “*CEL*” to give effect to the misdescribed amendment as intended and bring it into line with legislative drafting practice.

Part 2 of Schedule 4 (Sources 2T and 2U tables)

Kind of editorial change

Removal of redundant text

Details of editorial change

Schedule 1 items 38 and 39 of the *National Greenhouse and Energy Reporting (Measurement) Amendment (2024 Update) Determination 2024* provide as follows:

38 Schedule 4, Part 2, under Source 2T—Onshore natural gas production—flaring (after Table item 2)

Insert:

Item	Method	Matters to be identified
3	Method 2B for the source, as set out in subsection 3.87B(1)	(a) the tonnes of flared gas (b) the tonnes and gigajoules of methane within the flared gas, calculated through a mass balance
4	Method 2B for the source, as set out in subsection 3.87B(2)	(a) the tonnes of flared crude oil and liquids (hydrocarbon component) within the flared gas, calculated through a mass balance

39 Schedule 4, Part 2, under Source 2U—Offshore natural gas production—flaring (after Table item 2)

Insert:

Item	Method	Matters to be identified
3	Method 2B for the source, as set out in subsection 3.87B(1)	(a) the tonnes of flared gas (b) the tonnes and gigajoules of methane within the flared gas, calculated through a mass balance
4	Method 2B for the source, as set out in subsection 3.87B(2)	(a) the tonnes of flared crude oil and liquids (hydrocarbon component) within the flared gas, calculated through a mass balance

These amendments result in two occurrences of the table column headings in the tables.

This compilation was editorially changed to omit the second occurrence of the table column headings from the Sources 2T and 2U tables in Part 2 of Schedule 4 to remove the redundant text.

Fair Work Act 2009, Compilation No. 62, Registration Date: 26 August 2024 [C2024C00349]

Subsection 620(1G)

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 245A of the *Fair Work Legislation Amendment (Closing Loopholes No. 2) Act 2024* provides as follows:

245A Before subsection 620(2)

Additional requirement relating to the constitution of an Expert Panel for deferral or suspension of road transport contractual chain orders

- (1G) If an Expert Panel is constituted under subsection (1E) for a purpose referred to in paragraph 617(10B)(dc), (dd), (de) or (df) in relation to a road transport contractual chain order (which deal with deferral and suspension), a majority of the members of the Expert Panel must not be members of the Expert Panel that made the road transport chain order concerned.

The instruction to insert the subsection is missing.

This compilation was editorially changed to insert subsection 620(1G) before subsection 620(2) to give effect to the misdescribed amendment as intended.

Treatment Principles (No. R52/2013), Compilation No. 32, Registration Date: 23 August 2024 [F2024C00744]

Paragraph 7.3AA.4

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 7 of the *Veterans' Affairs (Treatment Principles) Variation (Sustainability Payments) Determination 2024* provides as follows:

7 Paragraph 7.3AA.4

omit

the person received a *community nursing service* from a particular provider on more than one occasion in the calendar month

substitute

more than one claim for payment was approved in the calendar month for *community nursing services* that the person received from the provider

The words “the person received a *community nursing service* from a particular provider on more than one occasion in the calendar month” do not appear in paragraph 7.3AA.4. However, the words “the person received a *community nursing service* from a particular provider on more than one occasions in the calendar month” do appear.

This compilation was editorially changed to omit “the person received a *community nursing service* from a particular provider on more than one occasions in the calendar month” and substitute “more than one claim for payment was approved in the calendar month for *community nursing services* that the person received from the provider” in paragraph 7.3AA.4 to give effect to the misdescribed amendment as intended.

Paragraph 7.3B.4

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 14 of the *Veterans' Affairs (Treatment Principles) Variation (Sustainability Payments) Determination 2024* provides as follows:

14 Paragraph 7.3B.4

omit

the person received a service under the program from a particular provider on more than one occasion in the calendar month

substitute

more than one claim for payment was approved in the calendar month for services that the person received from the provider

The words “the person received a service under the program from a particular provider on more than one occasion in the calendar month” do not appear in paragraph 7.3B.4. However, the words “the person received a service under the program from a particular provider on more than one occasions in the calendar month” do appear.

This compilation was editorially changed to omit “the person received a service under the program from a particular provider on more than one occasions in the calendar month” and substitute “more than one claim for payment was approved in the calendar month for services that the person received from the provider” in paragraph 7.3B.4 to give effect to the misdescribed amendment as intended.

Declaration of an Approved Wildlife Trade Operation – Commonwealth Western Tuna and Billfish Fishery, November 2023, Compilation No. 1, Registration Date: 21 August 2024 [F2024C00734]

Schedule 1 (Condition 6)

Kind of editorial change

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

Details of editorial change

The *Declaration of an Approved Wildlife Trade Operation – Commonwealth Western Tuna and Billfish Fishery, June 2024* provides as follows:

Delete the words:

Condition 6

The Australian Fisheries Management Authority must:

- a) By 1 November 2024, conduct and publish an updated Ecological Risk Assessment for the Commonwealth Western Tuna and Billfish Fishery using data that best reflects the management arrangements which the fishery currently operates within. The Australian Fisheries Management Authority must ensure the data used to inform the updated Ecological Risk Assessment includes fishing operations data collected since the implementation of electronic monitoring in the fishery
- b) Implement risk mitigation strategies to address any high risks identified in the Ecological Risk Assessment, including for species identified as being at high risk due to a lack of available information. Progress in implementing the risk mitigation strategies should be included in annual reports provided to the Department of Climate Change, Energy, the Environment and Water (as specified at Condition 4 of the wildlife trade operation approval).

and replace with the words:

Condition 6

By 19 February 2025, the Australian Fisheries Management Authority must:

- a) conduct and complete an updated Ecological Risk Assessment for the Commonwealth Western Tuna and Billfish Fishery and provide a copy of the completed assessment to the Department of Climate Change, Energy, the Environment and Water. The Ecological Risk Assessment must use data that reflects current management arrangements in the fishery, including fishing operation data collected since the implementation of electronic monitoring in the fishery.
- b) continue to implement management actions to address and mitigate risks and impacts for species that are identified as high risk, including data collection for species that are assessed as high risk because of missing information.

The text contained in Condition 6 of Schedule 1 does not exactly match the text to be omitted as outlined in the *Declaration of an Approved Wildlife Trade Operation – Commonwealth Western Tuna and Billfish Fishery, June 2024*.

This compilation was editorially changed to apply the amendment to Condition 6 of Schedule 1 to give effect to the misdescribed amendment as intended and to insert a colon after “**Condition 6**” in Schedule 1 to correct the punctuation.

Declaration of an Approved Wildlife Trade Operation – Commonwealth Eastern Tuna and Billfish Fishery, November 2023, Compilation No. 1, Registration Date: 20 August 2024 [F2024C00733]

Schedule 1 (Condition 5)

Kind of editorial change

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

Details of editorial change

The *Declaration of an Approved Wildlife Trade Operation – Commonwealth Eastern Tuna and Billfish Fishery, June 2024* provides as follows:

Delete the words:

Condition 5

By 30 July 2024, the Australian Fisheries Management Authority must:

- a) publish an updated Ecological Risk Assessment for the Commonwealth Eastern Tuna and Billfish Fishery using data that best reflects the management arrangements which the fishery currently operates within. The Australian Fisheries Management Authority should ensure the data used to inform the updated Ecological Risk Assessment includes fishing operations data collected since the implementation of electronic monitoring in the fishery
- b) continue to implement management actions to address and mitigate risks and impacts for species that are identified as high risk, including data collection for species that are assessed as high risk because of missing information.

and replace with the words:

Condition 5

By 19 February 2025, the Australian Fisheries Management Authority must:

- a) conduct and complete an updated Ecological Risk Assessment for the Commonwealth Eastern Tuna and Billfish Fishery and provide a copy of the completed assessment to the Department of Climate Change, Energy, the Environment and Water. The Ecological Risk Assessment must use data that reflects current management arrangements in the fishery, including fishing operation data collected since the implementation of electronic monitoring in the fishery.
- b) continue to implement management actions to address and mitigate risks and impacts for species that are identified as high risk, including data collection for species that are assessed as high risk because of missing information.

The text “**Condition 5**” does not appear in Schedule 1. However, the text “**Condition 5:**” does appear.

This compilation was editorially changed to apply the amendment to Condition 5 of Schedule 1 to give effect to the misdescribed amendment as intended and to insert a colon after “**Condition 5**” in Schedule 1 to correct the punctuation.

National Health (Listing of Pharmaceutical Benefits) Instrument 2024 (PB 26 of 2024), Compilation No. 3, Registration Date: 14 August 2024 [F2024C00720]

Kind of editorial change

Give effect to the misdescribed amendments as intended

Details of editorial change

Schedule 1 items 25, 26, 32, 43, 67, 68, 81, 90, 384, 394, 407, 419 and 421 of the *National Health (Listing of Pharmaceutical Benefits) Amendment (July Update) Instrument 2024 (PB 68 of 2024)* instruct to substitute the entry for a drug or form of a drug. However, multiple entries of these drugs or forms of drugs exist.

This compilation was editorially changed to substitute all entries for the drug or form of the drug listed in the table below to give effect to the misdescribed amendments as intended.

Schedule 1, Part 1

Buprenorphine with naloxone

Schedule 1, Part 1

Calcium in the form Tablet, chewable, 500 mg (as carbonate)

Cetuximab

Dupilumab

Methadone in the form Oral liquid containing methadone hydrochloride 25 mg per 5 mL in 1 L bottle, 1 mL

Methadone in the form Oral liquid containing methadone hydrochloride 25 mg per 5 mL in 200 mL bottle, 1 mL

Pantoprazole in the form Tablet (enteric coated) 40 mg (as sodium sesquihydrate)

Sevelamer in the form Tablet containing sevelamer carbonate 800 mg

Schedule 5

Amoxicillin with clavulanic acid

Desvenlafaxine

Octreotide

Teriparatide

Varenicline

Telecommunications (Statutory Infrastructure Providers—Exempt Real Estate Development Projects and Building Redevelopment Projects) Determination (No.1) 2020, Compilation No. 2, Registration Date: 14 August 2024 [F2024C00721]

Section 4

Kind of editorial change

Removal of redundant text

Details of editorial change

Schedule 1 item 3 of the *Telecommunications (Statutory Infrastructure Providers—Exempt Real Estate Development Projects and Building Redevelopment Projects) Amendment Determination (No. 1) 2024* instructs to repeal subsection 4(2).

Section 4 appears, in part, as follows:

4 Definitions

[...]

- (1) In this Instrument:

Act means the *Telecommunications Act 1997*.

contractual arrangement includes a deed, contract, undertaking or any other form of legally binding arrangement.

project area:

- (a) for a building redevelopment project—has the same meaning as in section 360A of the Act; and

(b) for a real estate development project—has the same meaning as in subsections 372Q(2) and 372Q(6) of the Act.

Start Date means the day upon which Part 1, Division 2 of Schedule 3 to the *Telecommunications Legislation Amendment (Competition and Consumer) Act 2020* comes into effect.

This compilation was editorially changed to omit “(1)” from section 4 to remove the redundant text and bring it into line with legislative drafting practice.

National Health (Minimum Stockholding) Determination 2023 (PB 65 of 2023), Compilation No. 11, Registration Date: 12 August 2024 [F2024C00705]

Schedule 1

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 1 of the *National Health (Minimum Stockholding) Amendment Determination (No. 7) 2024* (PB 83 of 2024) provides as follows:

1 Schedule 1 (table)

Before:

Acamprosate	Tablet (enteric coated) containing acamprosate calcium 333 mg	Oral	Acamprosate Viatrix	after 30 July 2024—4 months stock by reference to usual demand of both Acamprosate Viatrix and Acamprosate Mylan added together.
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insert:

Abacavir with lamivudine	Tablet containing abacavir 600 mg (as sulfate) with lamivudine 300 mg	Oral	ABACAVIR/LAMI VUDINE 600/300 SUN	between 1 August 2024 and 30 September 2024—0 months stock by reference to usual demand
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The text contained in the column headed “**Column 5 Applicable quantity**” for the entry of Acamprosate does not exactly match the text as outlined in Schedule 1 item 1 of the *National Health (Minimum Stockholding) Amendment Determination (No. 7) 2024* (PB 83 of 2024).

This compilation was editorially changed to insert the entry for Abacavir with lamivudine before the entry for Acamprosate in Schedule 1 to give effect to the misdescribed amendment as intended.

Industrial Chemicals Charges (Customs) Regulations 2020, Compilation No. 3, Registration Date: 26 July 2024 [F2024C00665]

Section 7

Kind of editorial change

Removal of redundant text

Details of editorial change

Section 7 appears as follows:

7 Application of amendments made by the *Industrial Chemicals Charges (Customs) Amendment Regulations 2023*

- (1) The amendments made by Part 1 of Schedule 1 to the *Industrial Chemicals Charges (Customs) Amendment Regulations 2023* apply in relation to the registration of a person for a registration year beginning on 1 September 2023 and later registration years.

This compilation was editorially changed to omit “(1)” from section 7 to remove the redundant text and bring it into line with legislative drafting practice.

Corporations Act 2001, Compilation No. 134, Registration Date: 25 July 2024 [C2024C00307]

In preparing this compilation for registration, the following kinds of editorial change(s) were made under the *Legislation Act 2003*.

Subparagraph 953B(1)(b)(i)

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 73 of the *Treasury Laws Amendment (Delivering Better Financial Outcomes and Other Measures) Act 2024* provides as follows:

73 Subparagraph 953B(1)(b)(i)

After “disclosure document or statement”, insert “(other than website disclosure information)”.

The words “disclosure document or statement” appear twice in subparagraph 953B(1)(b)(i).

This compilation was editorially changed to insert “(other than website disclosure information)” after “disclosure document or statement” (first occurring) in subparagraph 953B(1)(b)(i) to give effect to the misdescribed amendment as intended.

Customs Act 1901, Compilation No. 182, Registration Date: 23 July 2024 [C2024C00311]

Subsection 71E(3C) (heading)

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 176 of the *Excise and Customs Legislation Amendment (Streamlining Administration) Act 2024* provides as follows:

176 Before subsection 71E(3C)

Certain cargo reports taken to be movement applications

The instruction to insert the subsection heading is missing.

This compilation was editorially changed to insert the subsection heading before subsection 71E(3C) to give effect to the misdescribed amendment as intended.

Subsection 71E(4) (heading)

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 177 of the *Excise and Customs Legislation Amendment (Streamlining Administration) Act 2024* provides as follows:

177 Before subsection 71E(4)

Directions to move goods to a warehouse

The instruction to insert the subsection heading is missing.

This compilation was editorially changed to insert the subsection heading before subsection 71E(4) to give effect to the misdescribed amendment as intended.

National Health (IVF Program) Special Arrangement 2015 (PB 60 of 2015), Compilation No. 18, Registration Date: 22 July 2024 [F2024C00645]

Subsection 17(1)

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 45 of the *National Health Legislation Amendment (Extension of Closing the Gap – PBS Co-payment Program) Instrument 2024* (PB 66 of 2024) provides as follows:

46 Subsection 17(1)

Omit “for a public or a private hospital”.

The words “for a public or a private hospital” do not appear in subsection 17(1). However, the words “for a public hospital or a private hospital” do appear.

This compilation was editorially changed to omit “for a public hospital or a private hospital” from subsection 17(1) to give effect to the misdescribed amendment as intended.

Australian Passports (Application Fees) Determination 2015, Compilation No. 4, Registration Date: 18 July 2024 [F2024C00633]

Subsection 6(3) (note)

Kind of editorial change

Update to a reference of a law or a provision

Details of editorial change

Schedule 1 item 5 of the *Australian Passports (Application Fees) Amendment Determination 2024* instructs to omit and substitute the table in subsection 6(3).

The note to subsection 6(3) refers to “item 3” instead of “item 4” of the newly substituted table.

This compilation was editorially changed to update a reference from “item 3” to “item 4” in the note to subsection 6(3).

Marriage Act 1961, Compilation No. 30, Registration Date: 17 July 2024 [C2024C00265]

Paragraph 39(2A)(a) (second occurring)

Kind of editorial change

Numbering or renumbering of provisions

Details of editorial change

Schedule 3 item 51 of the *Attorney-General's Portfolio Miscellaneous Measures Act 2024* instructs to insert subsection 39(2A) after subsection 39(2).

The newly inserted subsection 39(2A) contains two paragraph (a)s.

This compilation was editorially changed by renumbering the second occurring paragraph 39(2A)(a) as paragraph 39(2A)(b).

Work Health and Safety Regulations 2011, Compilation No. 25, Registration Date: 15 July 2024 [F2024C00580]

Part 8A.5 of Chapter 8A (heading)

Kind of editorial change

Correct a typographical error

Details of editorial change

Schedule 2 item 3 of the *Work Health and Safety Amendment (Penalties and Engineered Stone and Crystalline Silica Substances) Regulations 2024* instructs to insert Chapter 8A after Chapter 8.

The heading to Part 8A.5 of Chapter 8A is missing an em rule after “**Part 8A.5**”.

This compilation was editorially changed to insert an em rule after “**Part 8A.5**” in the heading to Part 8A.5 of Chapter 8A to bring it into line with legislative drafting practice.

Income Tax Assessment Act 1997, Compilation No. 249, Registration Date: 13 July 2024 [C2024C00280]

Paragraph 275-615(1)(c)

Kind of editorial change

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

Details of editorial change

Paragraph 275-615(1)(c) contains the phrase “at least one the parties”.

This compilation was editorially changed to insert the word “of” between the words “one” and “the” in paragraph 275-615(1)(c) to correct the grammatical error.

Therapeutic Goods (Medical Devices) Regulations 2002, Compilation No. 63, Registration Date: 12 July 2024 [F2024C00570]

Regulation 11.77 (second occurring)

Kind of editorial change

Numbering or renumbering of provisions

Details of editorial change

Schedule 2 item 10 of the *Therapeutic Goods Legislation Amendment (2024 Measures No. 2) Regulations 2024* instructs to insert regulations 11.76 and 11.77 in the appropriate position in Division 11.20.

Schedule 1 item 4 of the *Therapeutic Goods Legislation Amendment (Fees and Other Measures) Regulations 2024* instructs to insert Division 11.21 in the appropriate position in Part 11. Division 11.21 contains regulation 11.77.

These amendments result in two regulation 11.77s.

This compilation was editorially changed by renumbering the second occurring regulation 11.77 as regulation 11.78.

Public Health (Tobacco and Other Products) Act 2023, Compilation No. 1, Registration Date: 5 July 2024 [C2024C00259]

Paragraph 163C(d)

Kind of editorial change

Change to punctuation

Details of editorial change

Paragraph 163C(d) ends in a full stop despite being followed by paragraph (e).

This compilation was editorially changed to omit the full stop at the end of paragraph 163C(d) and substitute a semicolon to bring it into line with legislative drafting practice.

Water Act 2007, Compilation No. 32, Registration Date: 5 July 2024 [C2024C00260]

Paragraph 3(ga)

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 3 item 12 of the *Water Amendment (Restoring Our Rivers) Act 2023* provides as follows:

12 After paragraph (3)(g)

Insert:

- (ga) to ensure that the governance of water markets and trading arrangements relating to Basin water resources is appropriate, and that governance measures promote integrity and transparency in water markets; and

This item refers to “**Paragraph (3)(g)**” rather than “**Paragraph 3(g)**”.

This compilation was editorially changed to insert paragraph 3(ga) after paragraph 3(g) to give effect to the misdescribed amendment as intended.

Section 215VA (heading)

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 6 item 39 of the *Water Amendment (Restoring Our Rivers) Act 2023* provides as follows:

39 Subsection 215VA(1)

Repeal the heading, substitute:

215VA Inspector-General may issue standards relating to measuring water taken from Basin water resources

This item refers to “**Subsection 215VA(1)**” rather than “**Section 215VA (heading)**”.

This compilation was editorially changed to repeal and substitute the heading to section 215VA to give effect to the misdescribed amendment as intended.

National Redress Scheme for Institutional Child Sexual Abuse (Funders of Last Resort) Declaration 2019, Compilation No. 28, Registration Date: 3 July 2024 [F2024C00541]

Schedule 1 (item 81)

Kind of editorial change

Give effect to the misdescribed amendment as intended

Details of editorial change

Schedule 1 item 1 of the *National Redress Scheme for Institutional Child Sexual Abuse Amendment (Funders of Last Resort) Declaration 2024 (No. 2)* provides as follows:

1 Schedule 1 (item 81, column 2)

Omit ‘House’, substitute ‘Home’.

The word “House” does not appear in the column headed “**Column 2**” of item 81 of Schedule 1. However, the word “House” does appear in the column headed “**Column 1**” of item 81 of Schedule 1.

This compilation was editorially changed to omit “House” and substitute “Home” in the column headed “**Column 1**” of item 81 of Schedule 1 to give effect to the misdescribed amendment as intended.